



## **GOVERNMENT NOTICE**

### **DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT**

**No.25695 R. 1660**

**12 November 2003**

#### **PROMOTION OF NATIONAL UNITY AND RECONCILIATION ACT, 1995 (ACT No. 34 of 1995): REGULATIONS REGARDING REPARATION TO VICTIMS**

The President has, under section 27(2) of the Promotion of National Unity and Reconciliation Act, 1995 (Act No. 34 of 1995), and after the procedures prescribed in sections 4(f)(i) and 27(1) and (2) of the said Act have been complied with, I hereby make the regulations in the Schedule in English and Afrikaans.

### **SCHEDULE**

#### **Definitions**

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

"accounting officer" means the officer appointed by the Minister under section 42(6) of the Act;

"alive" means alive at the time of the request for payment in terms of regulation 4;

"beneficiary" means a person contemplated in regulation 3;

"completed request form" means a form contemplated in regulation 4(1) or (2), on which all the required information has been submitted;

"child" means a child of an identified victim, irrespective of whether such child was born in or out of wedlock or was legally adopted;

"Fund" means the Fund established under section 42(1) of the Act;

"Fund administrator" means an officer designated by the Minister under section 42(5) of the Act;

"identified victim" means a person who has been found by the Commission to be a victim of a gross violation of human rights;

"parent of a victim" means a parent of, or a person who exercises or has exercised parental responsibility over, an identified victim;

"reparation grant" means the reparation grant referred to in regulation 3(1);

"spouse" means the person married to an identified victim under any law, custom or belief; and

"the Act" means the Promotion of National Unity and Reconciliation Act, 1995 (Act No. 34 of 1995).

### **Authority responsible for application of regulations**

2. The accounting officer is responsible for the application of these Regulations.

### **Basis and conditions of individual reparation grant**

3. (1) An identified victim is entitled to a once-off reparation grant in the amount of R30 000 as final reparation.

(2) The reparation grant must be paid to an identified victim if he or she is alive.

(3) If an identified victim is not alive, the reparation grant must, subject to the provisions of subregulation (7), be paid to the person to whom urgent interim reparation relating to that identified victim had been paid.

(4) If both the identified victim and the person to whom urgent interim reparation relating to that identified victim had been paid are not alive, the reparation grant must –

(a) be paid to the spouse of the identified victim; or

(b) in the case of the identified victim having more than one spouse, be divided equally among and paid to all the spouses of that victim.

(5) If both the identified victim and the person to whom urgent interim reparation relating to an identified victim had been paid are not alive, and that victim is not survived by a spouse, the reparation grant is to be divided equally among and paid to the following persons in the following order of preference:

(a) If the victim is survived by children, the reparation grant must be paid to those children;

(b) if the victim is not survived by a child, the reparation grant must be paid to the parents of that victim;

(c) if the victim is not survived by a parent, the reparation grant must be paid to other blood relations of that victim who are related to the victim nearest in degree; or

(d) if the victim is not survived by any person contemplated in this subregulation, the reparation grant must remain in the Fund.

(6) If an identified victim is not alive and no urgent interim reparation relating to that victim has been paid, the reparation grant must be paid to a person contemplated in subregulation (4) or (5) in the order of preference contemplated in the said subregulations.

(7) If an identified victim is not alive, the reparation grant may be paid to a person contemplated in subregulation (4) or (5) in the order of preference contemplated in the

said subregulations, if such person, in the opinion of the Fund administrator, ranks higher than the recipient of the urgent interim reparation in terms of the order of preference referred to.

### **Request for payment**

4. (1) A request by –

- (a) an identified victim; or
- (b) a person to whom urgent interim reparation relating to that identified victim had been paid,

for payment of the reparation grant contemplated in regulation 3 must be made in the form of Request Form 1 contained in the Annexure.

(2) A request by a beneficiary, excluding a person contemplated in subregulation (1), for payment of the reparation grant contemplated in regulation 3 must be made in the form of Request Form 2 contained in the Annexure.

(3) A reparation grant must, subject to the provisions of regulation 5, be paid on receipt of a completed request form.

(4) The completed request form must be submitted to the Fund administrator in one of the following ways:

- (a) By mail, in which case it must be addressed to the Fund Administrator of the President's Fund, Private Bag X81, Pretoria, 0001; or
- (b) by personal delivery to the Fund Administrator of the President's Fund, Presidia Building, corner of Paul Kruger and Pretorius Street, Room 245, Pretoria.

PLEASE NOTE: The delivery address as stated in paragraph (4)(b) above has changed. Request forms, as stated above, must be delivered to the Fund Administrator at the following address:

**The Fund Administrator of the President's Fund, Momentum Centre, 329 Pretorius Street, West Tower, Room 2.37, Pretoria.**

## **Processing of request**

5. (1) On receipt of a completed request form the Fund administrator must –
- (a) forthwith, for purposes of the speedy payment of the reparation grant, obtain any further information or documentation or clarify any uncertainties with regard to the information in that form;
  - (b) make arrangements with relevant persons or institutions to facilitate the payment of the reparation grant;
  - (c) satisfy himself or herself that the person requesting the payment is a beneficiary entitled to the reparation grant; and
  - (d) subject to the provisions of subregulation (2), make the payment in accordance with the manner specified by the beneficiary in the completed request form.
- (2) The Fund administrator must, before a reparation grant is paid to a person other than an identified victim, in a notice -
- (a) make known the particulars of the identified victim, the person to whom the reparation grant will be paid, the relation between the identified victim and the person and the amount to be paid; and
  - (b) invite the persons contemplated in regulation 3(4) and (5) to lodge, within 30 days after the date of the notice, an objection, if any, to the payment to be made.
- (3) The notice contemplated in subregulation (2) must be displayed on the notice board at every magistrate's office or post office.

## **Payment of reparation grant**

6. (1) The payment of the reparation grant is made from the Fund.
- (2) The reparation grant may be paid –
- (a) by electronic bank transfer; or
  - (b) by cheque.

- (3) The Fund administrator must –
  - (a) inform the beneficiary when the payment of the reparation grant has been made; and
  - (b) retain proof of the payment.

### **Representations by aggrieved persons**

7. (1) Any person who is aggrieved by a decision of the Fund administrator regarding the person to whom the reparation grant is to be or was paid, may make representations to the accounting officer.

- (2) The representations contemplated in subregulation (1) –
  - (a) may be made at any time but not later than 30 calendar days after payment of the reparation grant to a beneficiary;
  - (b) must be in writing;
  - (c) must indicate the reasons why the person is aggrieved; and
  - (d) must, where possible, be accompanied by documents as proof for the reasons why the person is aggrieved.

(3) The Fund administrator must, immediately upon notification by the accounting officer of representations received in terms of subregulation (1), submit to the accounting officer the documents in his or her possession that relate to the matter, together with his or her reasons for the decision.

(4) The accounting officer may, in order to make a finding regarding the representations, make any enquiries that he or she deems fit.

(5) The accounting officer must make a finding in regard to the representations and inform, in writing, the person who made the representations of his or her finding.

### **Cession, assignment or attachment of reparation**

8. Despite any law to the contrary, no reparation grant shall –

- (a) be capable of cession or assignment by the beneficiary to whom it has been awarded;
- (b) be capable of attachment under a judgment or execution of a judgment of a court of law; or
- (c) form part of the estate of the beneficiary, should such estate be sequestrated.

## **ANNEXURE**

### **REQUEST FORM 1**

#### **REQUEST FOR PAYMENT OF ONCE-OFF REPARATION GRANT BY A VICTIM OR PERSON WHO HAD RECEIVED URGENT INTERIM REPARATION [Regulation 4(1)]**

The information and documents requested in this form are required for payment of the once-off reparation grant.

#### **PLEASE READ THE FOLLOWING NOTES BEFORE COMPLETING THE FORM:**

- Use this form to request payment of the once-off reparation grant provided for by the Promotion of National Unity and Reconciliation Act, 1995.
- Only persons who request payment by completing this form will be considered for payment.
- Complete this form only if you –
  - (i) have been identified by the TRC as a victim; or
  - (ii) have received urgent interim reparation.

Please ensure that the required information is complete and correct and that, where required, relevant proof and documents are attached before submitting the form to the Fund administrator.



**PART A**

**YOUR PERSONAL AND CONTACT DETAILS**

**1. Your personal details**

(a) Surname: .....

(b) Full names: .....

(c) Title: .....

(d) If married, indicate your surname before you were married:  
.....

(e) ID Number:

(f) Are you an identified victim? Yes/No .....

(g) Are you a person to whom urgent interim reparation had been paid?  
Yes/No  
.....

**2. Your contact details**

Address to which post may be sent:

(a) Street address: .....

.....

.....

(Block/Street & Number, Township/Suburb, City, Province, Postal Code, District, Country)

**OR**

(b) Postal address: .....

.....

.....

(Postal address, Suburb, City, and Postal Code if street address is not to be used)

(c) Particulars where you can be contacted:

\* Work telephone: Code (.....) .....

\* Home telephone: Code (.....) .....

\* Cell phone: .....

**NOTE: If you cannot be contacted directly, give the telephone particulars of the person through whom you can be contacted.**

**PART B**

**MANNER OF PAYMENT AND BANKING DETAILS**

1. Payment of the reparation grant by cheque

Yes  No

2. Particulars of the bank account into which the reparation grant must be paid, in the case of payment by electronic bank transfer:

Name of bank: .....

Branch: .....

Branch code: .....

Type of account: .....

Account number: .....

Name of account holder: .....



**NOTE: The above particulars must be confirmed by the bank by means of the bank stamp.**

**PART C**

**OATH AND SIGNATURES**

The beneficiary has acknowledged that he/she knows and understands the content of this declaration and that he/she hereby requests payment of the individual reparation grant as provided for by the Promotion of National Unity and Reconciliation Act, 1995.

This oath was duly declared/solemnly affirmed before me at  
..... this ..... day of .....

.....  
COMMISSIONER OF OATHS

.....  
BENEFICIARY

## REQUEST FORM 2

### REQUEST FOR PAYMENT OF ONCE-OFF REPARATION GRANT BY BENEFICIARY OTHER THAN A VICTIM OR PERSON WHO HAD RECEIVED URGENT INTERIM REPARATION [Regulation 4(2)]

The information and documents requested in this form are required for payment of the once-off reparation grant.

#### PLEASE READ THE FOLLOWING NOTES BEFORE COMPLETING THE FORM:

- Use this form to request payment of the once-off reparation grant provided for by the Promotion of National Unity and Reconciliation Act, 1995.
- Only persons who request payment by completing this form will be considered for payment.
- Complete this form only if you –
  - (i) are a spouse of an identified victim, and that victim and the person who had received urgent interim reparation are not alive;
  - (ii) are a child of an identified victim, and that victim and the person who had received urgent interim reparation are not alive, and that victim is not survived by a spouse;
  - (iii) are a parent of an identified victim, and that victim and the person who had received urgent interim reparation are not alive, and that victim is not survived by a spouse or a child;
  - (iv) are the nearest blood relation of an identified victim, and that victim and the person who had received urgent interim reparation is not alive and that victim is not survived by a spouse, child or parent;
  - (v) are a spouse, child, parent or the nearest blood relative of an identified victim and that victim is not alive and no urgent interim reparation relating to that victim has been paid; or

- (vi) are a spouse, child, parent or the nearest blood relative of an identified victim and that victim is not alive and the Fund administrator is of the opinion that you rank higher than the recipient of the urgent interim reparation.
- You are a spouse of the victim if you are married to the victim under any law, custom or belief.
- You are a child of a victim, whether born in or out of wedlock or legally adopted.
- You are a parent of the victim if you are the biological parent of the victim, if the victim is your adopted child or if you exercise or have exercised parental responsibility over a victim.
- You are a blood relative of the victim if you are, for example –
  - (a) a brother or sister of the victim;
  - (b) an uncle or an aunt of the victim;
  - (c) a nephew or niece of the victim; or
  - (d) a cousin of the victim.

Please ensure that the required information is complete and correct and that, where required, relevant proof and documents are attached before submitting the form to the Fund administrator.

<b>PART A</b>	
<b>YOUR PERSONAL AND CONTACT DETAILS</b>	
<b>1.</b>	<b>Your personal details</b>
(a)	Surname: .....
(b)	Full names: .....
(c)	Title: .....

(d) If married, indicate your surname before you were married:

.....

(e) ID Number:

(f) Relation to the identified victim: .....

.....

(g) Particulars of other persons who according to you are surviving spouses, children, parents or blood relatives of the identified victim who may qualify for the grant, and their relation to the victim:

.....

.....

.....

.....

.....

.....

**NOTE:**

- (i) You must submit proof of the deaths of the victim and the person who received urgent interim reparation.
- (ii) You must submit proof of your relation to the identified victim.
- (iii) If possible, also submit proof of the relation of the persons, in paragraph (g) above, to the identified victim.

**2. Your contact details**

Address to which post may be sent:

(a) Street address: .....  
.....  
.....

(Block/Street & Number, Township/Suburb, City, Province, and Postal Code, District, Country)

**OR**

(b) Postal Address: .....  
.....  
.....

(Postal address, Suburb, City and Postal Code if street address is not to be used)

(c) Particulars where you can be contacted:

- \* Work telephone: Code (.....) .....
- \* Home telephone: Code (.....) .....
- \* Cell phone: .....

**NOTE: If you cannot be contacted directly, give the telephone particulars of the person through whom you can be contacted.**



**PART B**

**MANNER OF PAYMENT AND BANKING DETAILS**

1. Payment of the reparation grant by cheque

Yes                   No

2. Particulars of the bank account into which the reparation grant must be paid, in the case of payment by electronic bank transfer:

Name of bank: .....

Branch: .....

Branch code: .....

Type of account: .....

Account number: .....

Name of account holder: .....



**NOTE: The above particulars must be confirmed by the bank by means of the bank stamp.**

**PART C**

**OATH AND SIGNATURES**

The beneficiary has acknowledged that he/she knows and understands the content of this declaration and that he/she hereby requests payment of the individual reparation grant as provided for by the Promotion of National Unity and Reconciliation Act, 1995.

This oath was duly declared /solemnly affirmed before me at  
..... this ..... day of .....

.....  
COMMISSIONER OF OATHS

.....  
BENEFICIARY

## BYLAE

### Woordomskrywing

1. In hierdie Regulasies het enige woord of uitdrukking waaraan 'n betekenis in die Wet geheg word, die betekenis aldus daaraan geheg en, tensy uit die samehang anders blyk, beteken –

"begunstigde" 'n persoon beoog in regulasie 3;

"die Wet" die Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995 (Wet No. 34 van 1995);

"Fonds" die Fonds ingestel kragtens artikel 42(1) van die Wet;

"Fondsadministrateur" 'n beamppte deur die Minister kragtens artikel 42(5) van die Wet aangewys;

"gade" die persoon getroud met 'n geïdentifiseerde slagoffer kragtens enige wet, gebruik of oortuiging;

"geïdentifiseerde slagoffer" 'n persoon wat deur die Kommissie bevind is 'n slagoffer te wees van 'n growwe skending van menseregte;

"hersteltoelae" die hersteltoelae genoem in regulasie 3(1);

"ingevulde versoekvorm" 'n vorm beoog in regulasie 4(1) of (2) waarop al die vereiste inligting voorgelê is;

"kind" 'n kind van 'n geïdentifiseerde slagoffer, ongeag of sodanige kind binne of buite die eg gebore is of wettiglik aangeneem is;

"lewendig" lewendig ten tye van die versoek om betaling ingevolge regulasie 4;

"ouer van 'n slagoffer" 'n ouer van, of 'n persoon wat ouerlike verantwoordelikhede oor 'n geïdentifiseerde slagoffer uitoefen of uitgeoefen het;  
en

"rekenpligtige beamppte" die beamppte deur die Minister kragtens artikel 42(6) van die Wet aangestel.

## **Owerheid verantwoordelik vir toepassing van regulasies**

2. Die rekenpligtige beampte is verantwoordelik vir die toepassing van hierdie Regulasies.

## **Grondslag en voorwaardes vir individuele hersteltoelae**

3. (1) 'n Geïdentifiseerde slagoffer is geregtig op 'n eenmalige hersteltoelae ten bedrae van R30 000 as finale herstel.

(2) Die hersteltoelae moet aan 'n geïdentifiseerde slagoffer betaal word indien hy of sy lewendig is.

(3) Indien 'n geïdentifiseerde slagoffer nie lewendig is nie, moet die hersteltoelae, behoudens die bepalings van subregulasie (7), betaal word aan die persoon aan wie dringende tussentydse herstel betreffende daardie geïdentifiseerde slagoffer betaal is.

(4) Indien die geïdentifiseerde slagoffer sowel as die persoon aan wie dringende tussentydse herstel betreffende daardie geïdentifiseerde slagoffer betaal is, nie lewendig is nie, moet die hersteltoelae –

- (a) aan die gade van die geïdentifiseerde slagoffer betaal word; of
- (b) in die geval waar die geïdentifiseerde slagoffer meer as een gade het, eweredig tussen die gades verdeel word en aan al die gades van daardie slagoffer betaal word.

(5) Indien die geïdentifiseerde slagoffer sowel as die persoon aan wie dringende tussentydse herstel betreffende daardie geïdentifiseerde slagoffer betaal is, nie lewendig is nie en daardie slagoffer nie deur 'n gade oorleef word nie, moet die hersteltoelae eweredig tussen die volgende persone verdeel word en in die volgende voorkeurvorgorde betaal word:

- (a) Indien die slagoffer deur kinders oorleef word, moet die hersteltoelae aan daardie kinders betaal word;
- (b) indien die slagoffer nie deur 'n kind oorleef word nie, moet die hersteltoelae aan die ouers van daardie slagoffer betaal word;

- (c) indien die slagoffer nie deur 'n ouer oorleef word nie, moet die hersteltoelae betaal word aan ander bloedverwante van daardie slagoffer wat die naaste aan die slagoffer verwant is; of
- (d) indien die slagoffer nie deur enige persoon beoog in hierdie subregulasie oorleef word nie, moet die hersteltoelae in die Fonds bly.

(6) Indien 'n geïdentifiseerde slagoffer nie lewendig is nie en geen dringende tussentydse herstel betreffende daardie slagoffer betaal is nie, moet die hersteltoelae betaal word aan 'n persoon beoog in subregulasie (4) of (5), in die voorkeurvolgorde beoog in genoemde subregulasies.

(7) Indien 'n geïdentifiseerde slagoffer nie lewendig is nie, kan die hersteltoelae betaal word aan 'n persoon beoog in subregulasie (4) of (5), in die voorkeurvolgorde beoog in genoemde subregulasies, indien sodanige persoon, na die oordeel van die Fondsadministrateur, 'n groter voorkeur het kragtens die voorkeurvolgorde waarna verwys is, as die ontvanger van die dringende tussentydse herstel.

## **Versoek om betaling**

**4. (1)** 'n Versoek deur –

- (a) 'n geïdentifiseerde slagoffer; of
- (b) 'n persoon aan wie dringende tussentydse herstel betreffende daardie geïdentifiseerde slagoffer betaal is,

om betaling van die hersteltoelae beoog in regulasie 3 moet in die vorm van Versoekvorm 1 vervat in die Aanhangsel gerig word.

(2) 'n Versoek deur 'n begunstigde, uitgesonderd 'n persoon beoog in subregulasie (1), om betaling van die hersteltoelae beoog in regulasie 3 moet in die vorm van Versoekvorm 2 vervat in die Aanhangsel gerig word.

(3) 'n Hersteltoelae moet, behoudens aan die bepalings van regulasie 5, by ontvangs van 'n ingevulde versoekvorm betaal word.

(4) Die ingevulde versoekvorm moet aan die Fondsadministrateur op een van die volgende wyses voorgelê word:

- (a) Per pos, in welke geval dit gerig moet word aan die Fondsadministrateur van die Presidentsfonds, Privaatsak X81, Pretoria, 0001; of
- (b) persoonlike aflewering aan die Fondsadministrateur van die Presidentsfonds, Presidia-gebou, hoek van Paul Kruger en Pretoriusstraat, Kamer 245, Pretoria.

LET WEL: Die afleweringadres soos in paragraaf (4)(b) hierbo vermeld, het verander. Bovermelde versoekvorms moet by die Fondsadministrateur by die volgende adres afgelewer word:

**Die Fondsadministrateur van die Presidentsfonds, Momentum Sentrum, 329 Pretorius Straat, West Toring, Kamer 2.37, Pretoria.**

## **Verwerking van versoek**

5. (1) By ontvangs van 'n ingevulde versoekvorm moet die Fondsadministrateur –
- (a) onverwyld, vir doeleindes van die vinnige betaling van die hersteltoelae, enige verdere inligting of dokumentasie bekom of enige onsekerhede ten opsigte van die inligting in daardie vorm uitklaar;
  - (b) reëlings met tersaaklike persone of instellings tref om die betaling van die hersteltoelae te fasiliteer;
  - (c) hom- of haarself tevrede stel dat die persoon wat die betaling versoek, 'n begunstigde is wat geregtig is op die hersteltoelae; en
  - (d) behoudens aan die bepalings van subregulasie (2), die betaling doen ooreenkomstig die wyse deur die begunstigde in die ingevulde versoekvorm gespesifiseer.
- (2) Die Fondsadministrateur moet, voordat die hersteltoelae aan 'n ander persoon as die geïdentifiseerde slagoffer betaal word, in 'n kennisgewing -
- (a) die besonderhede van die geïdentifiseerde slagoffer, die persoon aan wie die hersteltoelae betaal staan te word, die verwantskap tussen die

geïdentifiseerde slagoffer en die persoon, en die bedrag wat betaal staan te word, bekend maak; en

(b) die persone beoog in regulasie 3(4) en (5) uitnoui om 'n beswaar, indien enige, teen die betaling wat gemaak staan te word, binne 30 dae na die datum van die kennisgewing, in te dien.

(3) Die kennisgewing beoog in subregulasie (2) moet op die kennisgewingbord by elke landdroskantoor of poskantoor vertoon word.

### **Betaling van hersteltoelae**

6. (1) Die betaling van die hersteltoelae word uit die Fonds gedoen.

(2) Die hersteltoelae moet betaal word –

(a) per elektroniese bankoorplasing; of

(b) per tjek.

(3) Die Fondsadministrateur moet –

(a) die begunstigde verwittig wanneer die betaling van die hersteltoelae gedoen is; en

(b) bewys van die betaling hou.

### **Vertoë deur gegriefde persone**

7. (1) Enige persoon wat gegrief is deur 'n besluit van die Fondsadministrateur betreffende die persoon aan wie die hersteltoelae betaal moet word of is, kan vertoë rig tot die rekenpligtige beampte.

(2) Die vertoë beoog in subregulasie (1) –

(a) kan te eniger tyd gerig word, maar nie later as 30 kalenderdae na betaling van die hersteltoelae aan 'n begunstigde nie;

(b) moet skriftelik wees;

(c) moet die redes verstrek waarom die persoon gegrief is; en

- (d) moet, waar moontlik, vergesel gaan van dokumente as bewys van die redes waarom die persoon gegrief is.
- (3) Die Fondsadministrateur moet, onmiddellik by kennisgewing deur die rekenpligtige beampte van 'n verstoë ingevolge subregulasie (1) ontvang, die dokumente in sy of haar besit wat op die aangeleentheid betrekking het, aan die rekenpligtige beampte voorlê saam met sy of haar redes vir die besluit.
- (4) Die rekenpligtige beampte kan, ten einde 'n bevinding betreffende die verstoë te maak, enige navrae doen wat hy of sy nodig ag.
- (5) Die rekenpligtige beampte moet 'n bevinding ten opsigte van die verstoë maak en die persoon wat die verstoë gerig het, skriftelik van sy of haar bevinding verwittig.

### **Sessie van, opdra van of beslaglegging op herstel**

8. Ten spyte van enige wet tot die teendeel, mag geen hersteltoelae –

- (a) vir sessie of opdrag deur die begunstigde aan wie dit toegestaan is, vatbaar wees nie;
- (b) vir beslaglegging kragtens 'n uitspraak of tenuitvoerlegging van 'n uitspraak van 'n geregshof vatbaar wees nie; of
- (c) deel uitmaak van die boedel van die begunstigde nie, indien sodanige boedel gesekwestreer word.



## **AANHANGSEL**

### **VERSOEKVORM 1**

#### **VERSOEK OM BETALING VAN EENMALIGE HERSTELTOELAE DEUR 'N SLAGOFFER OF PERSOON WAT DRINGENDE TUSSENTYDSE HERSTEL ONTVANG HET [Regulasie 4(1)]**

Die inligting en dokumente in hierdie vorm versoek, word vereis vir betaling van die eenmalige hersteltoelae.

#### **LEES ASSEBLIEF DIE VOLGENDE NOTAS VOOR DIE INVUL VAN DIE VORM**

- Gebruik hierdie vorm om betaling te versoek van die eenmalige hersteltoelae waarvoor die Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995, voorsiening maak.
- Slegs persone wat deur die invul van hierdie vorm betaling versoek, sal vir betaling oorweeg word.
- Vul hierdie vorm in slegs indien u –
  - (ii) deur die WVK geïdentifiseer is as 'n slagoffer; of
  - (ii) dringende tussentydse herstel ontvang het.

Verseker asseblief dat die verlangde inligting volledig en korrek is en dat, waar nodig, die tersaaklike bewyse en dokumente aangeheg word voordat die vorm aan die Fondsadministrateur voorgelê word.

## DEEL A

### U PERSOONLIKE EN KONTAKBESONDERHEDE

#### 1. U persoonlike besonderhede

(a) Van: .....

(b) Volle name: .....

(c) Titel: .....

(d) Indien getroud, dui u van vóór u huwelik aan:

.....

(e) ID-nommer:

(f) Is u 'n geïdentifiseerde slagoffer? Ja /Nee .....

(g) Is u iemand aan wie dringende tussentydse herstel betaal is?  
Ja/Nee

.....

#### 2. U kontakbesonderhede

Adres waarheen pos gestuur kan word:

(a) Straatadres:

.....

.....

.....

(Blok/Straat & Nommer, Township/Voorstad, Stad, Provinsie,  
Poskode, Distrik, Land)

**OF**

(b) Posadres:

.....  
.....  
.....

(Posadres, Voorstad, Stad, en Poskode indien straatadres nie gebruik moet word nie)

(c) Besonderhede waar u gekontak kan word:

- \* Werktelefoon: Kode(.....).....
- \* Huistelefoon: Kode (.....).....
- \* Selfoon: .....

**NOTA: Indien u nie regstreeks gekontak kan word nie, gee die telefoonbesonderhede van die persoon deur wie u gekontak kan word.**

## DEEL B

### WYSE VAN BETALING EN BANKBESONDERHEDE

1. Betaling van die hersteltoelae per tjek

Ja  Nee

2. Besonderhede van die bankrekening waarop die hersteltoelae inbetaal moet word, in die geval van betaling per elektroniese bankoorplasing:

Naam van bank: .....

Tak: .....

Takkode: .....

Soort rekening: .....

Rekeningnommer: .....

Naam van rekeninghouer: .....

**Bankstempel**

**NOTA: Bostaande besonderhede moet deur die bank deur middel van die bankstempel bevestig word.**

### **DEEL C**

#### **EED EN HANDTEKENINGE**

Die begunstigde het erken dat hy/sy die inhoud van hierdie verklaring ken en begryp en dat hy/sy hierby betaling versoek van die individuele hersteltoelae waarvoor die Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995, voorsiening maak.

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## VERSOEKVORM 2

### VERSOEK OM BETALING VAN EENMALIGE HERSTELTOELAE DEUR ANDER BEGUNSTIGDE AS 'N SLAGOFFER OF PERSOON WAT DRINGENDE TUSSENTYDSE HERSTEL ONTVANG HET [Regulasie 4(2)]

Die inligting en dokumente in hierdie vorm versoek, word vereis vir die betaling van die eenmalige hersteltoelae.

#### LEES ASSEBLIEF DIE VOLGENDE NOTAS VOOR DIE INVUL VAN DIE VORM

- Gebruik hierdie vorm om betaling te versoek van die eenmalige hersteltoelae waarvoor die Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995, voorsiening maak.
- Slegs persone wat deur die invul van hierdie vorm betaling versoek, sal vir betaling oorweeg word.
- Vul hierdie vorm in slegs indien u –
  - (i) 'n gade van 'n geïdentifiseerde slagoffer is, en daardie slagoffer en die persoon wat dringende tussentydse herstel ontvang het, nie lewendig is nie;
  - (ii) 'n kind van 'n geïdentifiseerde slagoffer is, en daardie slagoffer en die persoon wat dringende tussentydse herstel ontvang het, nie lewendig is nie en daardie slagoffer nie deur 'n gade oorleef word nie;
  - (iii) 'n ouer van 'n geïdentifiseerde slagoffer is, en daardie slagoffer en die persoon wat dringende tussentydse herstel ontvang het, nie lewendig is nie en daardie slagoffer nie deur 'n gade of 'n kind oorleef word nie;
  - (iv) die naaste bloedverwant van 'n geïdentifiseerde slagoffer is, en daardie slagoffer en die persoon wat dringende tussentydse herstel ontvang het, nie lewendig is nie en daardie slagoffer nie deur 'n gade, kind of ouer oorleef word nie;

- (v) 'n gade, kind, ouer of die naaste bloedverwant van 'n geïdentifiseerde slagoffer is en daardie slagoffer nie lewendig is nie en geen dringende tussentydse herstel betreffende daardie slagoffer betaal is nie; of
  - (vi) 'n gade, kind, ouer of die naaste bloedverwant van 'n geïdentifiseerde slagoffer is en daardie slagoffer nie lewendig is nie en die Fondsadministrateur van oordeel is dat u 'n groter voorkeur het as die ontvanger van die dringende tussentydse herstel.
- U is 'n gade van die slagoffer indien u kragtens enige wet, gebruik of oortuiging met die slagoffer getroud is.
  - U is 'n kind van 'n slagoffer, hetsy binne of buite die eg gebore of wettiglik aangeneem.
  - U is 'n ouer van die slagoffer indien u die biologiese ouer van die slagoffer is, indien die slagoffer u aangenome kind is of indien u ouerlike verantwoordelikheid oor 'n slagoffer uitoefen of uitgeoefen het.
  - U is 'n bloedverwant van die slagoffer indien u byvoorbeeld –
    - (a) 'n broer of suster van die slagoffer is;
    - (b) 'n oom of 'n tante van die slagoffer is;
    - (c) 'n broers- of susterskind van die slagoffer is; of
    - (d) 'n neef of niggie van die slagoffer is.

Verseker asseblief dat die verlangde inligting volledig en korrek is en dat, waar nodig, die tersaaklike bewys en dokumente aangeheg word voordat die vorm aan die Fondsadministrateur voorgelê word.

## DEEL A

### U PERSOONLIKE EN KONTAKBESONDERHEDE

#### 1. U persoonlike besonderhede

(a) Van: .....

(b) Volle name: .....

(c) Titel: .....

(d) Indien getroud, dui u van vóór u huwelik aan:

.....

(e) ID-nommer:

(f) Verwantskap met die geïdentifiseerde slagoffer:

.....

(g) Besonderhede van ander persone wat volgens u oorlewende gades, kinders, ouers of bloedverwante van die geïdentifiseerde slagoffer is wat kan kwalifiseer vir die toelae, en hulle verwantskap met die slagoffer:

.....

.....

.....

.....

.....

.....

.....

.....

**NOTA:**

(i) U moet bewys voorlê van die afsterwe van die slagoffer en die persoon wat dringende tussentydse herstel ontvang het.

(ii) U moet bewys voorlê van u verwantskap met die geïdentifiseerde slagoffer.

(iii) Indien moontlik, lê ook bewys voor van die verwantskap van die persone, in paragraaf (g) hierbo, met die geïdentifiseerde slagoffer.

**2. U kontakbesonderhede**

Adres waarheen pos gestuur kan word:

(a) Straatadres:

.....

.....

.....

(Blok/Straat & Nommer, Township/Voorstad, Stad, Provinsie, Poskode, Distrik, Land)

**OF**

(b) Posadres:

.....

.....

.....

(Posadres, Voorstad, Stad, en Poskode indien straatadres nie gebruik moet word nie)

(c) Besonderhede waar u gekontak kan word:

\* Werktelefoon: Kode (.....).....

\* Huistelefoon: Kode (.....).....

\* Selfoon: .....

**NOTA: Indien u nie regstreeks gekontak kan word nie, gee die telefoonbesonderhede van die persoon deur wie u gekontak kan word.**



## DEEL B

### WYSE VAN BETALING EN BANKBESONDERHEDE

1. Betaling van die hersteltoelae per tjek

Ja

Nee

2. Besonderhede van die bankrekening waarop die hersteltoelae inbetaal moet word, in die geval van betaling per elektroniese bankoorplasing:

Naam van bank: .....

Tak: .....

Takkode: .....

Soort rekening: .....

Rekeningnommer: .....

Naam van rekeninghouer: .....

**Bankstempel**

**NOTA: Bostaande besonderhede moet deur die bank deur middel van die bankstempel bevestig word.**

**DEEL C**

**EED EN HANDTEKENINGE**

Die begunstigde het erken dat hy/sy die inhoud van hierdie verklaring ken en begryp en dat hy/sy hierby betaling versoek van die individuele hersteltoelae waarvoor die Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995, voorsiening maak.

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