RESOLUTION: 2 OF 2017

AGREEMENT ON_THRESHOLDS AND PROCEDURES FOR THE GRANTING OF
ORGANISATIONAL RIGHTS WITHIN THE PUBLIC SERVICE

1. OBJECTIVE

1.1. The objective of this agreement is to:

1.1.1. establish an agreed threshold of representativeness that registered trade
unions must meet, as contemplated in section 18 of the LRA, to exercise
organisational rights in the public service; and

1.1.2. establish a uniform and fair process to verify the membership of registered
trade unions seeking organisational rights and the granting of
organisational rights to trade unions who meet the agreed threshold of
representativeness as contemplated in this agreement.

2. SCOPE

2.1. This agreement binds the employer and the employees of the employer who-

2.1.1. are employed by the State, and

2.1.2. fall within the registered scope of the Council.

2.2. This agreement shall not prevent the conclusion of collective agreements in the
sector councils that regulate how organisational rights, as contemplated in sections
12, 13, 14 and 15 of the LRA, are to be exercised by trade unions who are granted
organisational rights in the relevant workplace within the public service, as
contemplated in section 20 of the LRA.
For the avoidance of doubt, this agreement is not intended to regulate how organisational rights are to be exercised by trade unions and the Council recommends that the sector councils conclude organisational rights agreements to regulate such matters in each of its sectors, respectively.

3. NOTING

3.1 Council acknowledges the right to freedom of association;
3.2 Council discourages trade union proliferation at the workplace;
3.3 Council encourages practices of voluntarism, majoritarianism and self-determination;
3.4 Council promotes and seeks to achieve orderly centralised collective bargaining in the public service, and the effective resolution of disputes; and
3.5 Council strives to promote labour peace and stability by setting uniform rules, norms and standards for the granting of organisational rights, across the public service, so as to –

3.5.1 facilitate an application by a registered trade union seeking organisational rights;
3.5.2 facilitate and co-ordinate the granting of organisational rights to registered and/or admitted trade unions who meet the agreed threshold of representativeness as contemplated in this agreement;
3.5.3 ensure uniformity in the granting of organisational rights across the public service and within the sector councils.

4. WORKPLACE

4.1. For the purposes of this agreement, a workplace shall be as defined in paragraph (a)(ii) of the definition of a workplace in section 213 of the LRA.

5. THRESHOLD OF REPRESENTATIVENESS

5.1. The Council, in terms of its Constitution, establishes a threshold that registered trade unions in the public service must meet to be admitted as parties to the Council ("the Admission Threshold"). The Admission Threshold may be varied by the Council in its sole discretion and in accordance with its Constitution from time to time.
5.2. Trade unions who are admitted as parties to the Council as at the date on which this agreement becomes effective, are granted the organisational rights in sections 12,
13, 14 and 15 of the LRA in the relevant workplace. The rights of such admitted trade
unions shall not be affected by the coming into effect of this agreement and such trade
unions shall continue to exercise all of the organisational rights which they enjoyed
prior to the coming into effect of this agreement.

5.3. The threshold of representativeness as contemplated in section 18 of the LRA for
trade unions who are not admitted as parties to the Council as at the date on which
this agreement becomes effective, but who seek to be granted organisational rights
in the relevant workplace, shall be 75% of the Admission Threshold as determined in
the Constitution of the Council from time to time. Trade unions who meet this threshold
of representativeness shall be granted the organisational rights in sections 12, 13 and
15 of the LRA. In respect of trade unions who seek to be admitted as parties to the
Council after the date on which this agreement becomes effective, the following shall
apply:

5.3.1. A trade union who is admitted as a party to the Council and meets the
Admission Threshold shall be granted the organisational rights in sections 12,
13, 14 and 15 of the LRA in the relevant workplace.

5.3.2. Trade unions who are admitted as parties to the Council as a result of them
acting jointly but who do not, in their own right as a single trade union, meet the
Admission Threshold of the Council, shall be granted the organisational rights
in sections 12, 13 and 15 of the LRA in the relevant workplace.

5.4. Trade unions who are not admitted as parties to the Council but who jointly meet 75%
of the Admission Threshold, shall be granted the organisational rights in sections 12,
13 and 15 of the LRA in the relevant workplace.

6. PROCEDURE TO OBTAIN ORGANISATIONAL RIGHTS

6.1. Where a registered trade union seeks to be granted organisational rights, it must serve
on the employer a notice requesting to exercise one or more of the organisational
rights conferred by the LRA in a workplace within the public service. The notice must
comply with the provisions of section 21(2) of the LRA.

6.2. The parties to this agreement agree that in order to achieve consistency in the
granting of organisational rights, the Council shall be required to consider the notice
and make a recommendation to the employer about whether the trade union meets
the minimum requirements of this agreement, read with the LRA, for the granting of
organisational rights to it. Accordingly, the employer shall forward the notice together with all annexures, to the Council immediately once it has received it.

6.3. In considering the notice, the Council will verify the membership of the trade union in any manner it deems practicable. The Council may, for verification purposes, request a trade union seeking organisational rights to verify its representativeness within the relevant workplace in the public service by submitting audited membership figures.

6.4. The Council must, within a reasonable time of receiving the notice contemplated in clause 6.1 above, inform the employer about whether the applying trade union complies with the minimum requirements of this agreement, read with the LRA, for the granting of one or more organisational rights to it, and give its recommendation to the employer.

6.5. The Council may provide reasons in writing to the employer for its recommendation.

6.6. For the avoidance of doubt:

6.6.1. the Council may only make a recommendation to the employer but the employer will make the final decision whether or not to grant one or more organisational rights to the trade union, provided that the trade union complies with the minimum requirements of this agreement, read with the LRA;

6.6.2. an employer may not grant organisational rights to a trade union who does not meet the minimum requirements of this agreement, read with the LRA; and

6.6.3. any organisational rights granted to a trade union in breach of the provisions of this agreement, read with the LRA, shall be null and void and remedial action must immediately be taken by the employer.

6.7. The employer will inform the applicant trade union of the Council’s recommendation within 30 Days of the date on which the Council confirms its recommendation to the employer in writing.
7. DEFINITIONS

In this agreement, unless the context otherwise indicates –

'day' means a working day.

'registered trade union' means a union in possession of a lawful registration certificate duly issued in terms of the LRA.

'admitted trade union' means a trade union admitted to the Council as a party complying with the provisions for admission as set out in the Constitution of the Council.

'the Council' means the Public Service Coordinating Bargaining Council (PSCBC).

'the LRA' means the Labour Relations Act, 66 of 1995, as amended from time to time.

'sector council' means the Education Labour Relations Council (ELRC), General Public Service Sectoral Bargaining Council (GPSSBC), Public Health and Social Development Sectoral Bargaining Council (PHSDSBC) and Safety and Security Sectoral Bargaining Council (SSSBC).

For the avoidance of doubt, any term and / or concept not defined in this agreement, or where the context does not otherwise provide sufficient clarity, assumes the meaning defined in the LRA.

8. DISPUTE RESOLUTION

If there is a dispute about the interpretation or application of this agreement any party may refer the matter to the Council for resolution in terms of the dispute resolution procedure of the Council.

9. IMPLEMENTATION OF AGREEMENT

9.1. This agreement shall come into effect on the date it enjoys majority support and shall remain in force unless terminated or amended by agreement in writing.
9.2. The Council will with the implementation of this agreement do an assessment of the current organisational rights awarded and align those to this agreement. Where necessary, sector councils may be advised to align sector agreements with this agreement.

9.3. The Council will monitor the implementation of this agreement.

THUS DONE AND SIGNED AT __________________________ ON THIS _______ DAY OF

JUNE 2017.

ON BEHALF OF THE EMPLOYER

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<thead>
<tr>
<th>Name</th>
<th>Signature</th>
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<tr>
<td>V. Sakala</td>
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<td>21/06/2017</td>
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ON BEHALF OF TRADE UNION PARTIES

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<tr>
<th>Trade Union</th>
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<tr>
<td>DENOSA</td>
<td>Oscar Phora</td>
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<tr>
<td>HOSPERSA/NUPSAW/NATU</td>
<td>Magale Sedematselo</td>
<td></td>
<td>2017/06/28</td>
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<td>NAPTOSA</td>
<td>Msho. Manuel</td>
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<tr>
<td>NEHAWU</td>
<td>Mike Shingang</td>
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<td>Zankele Msinto</td>
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26/06/2017