REPUBLIC OF SOUTH AFRICA

LEGAL SUCCESSION TO THE SOUTH AFRICAN TRANSPORT SERVICES AMENDMENT BILL

(As amended by the Portfolio Committee on Transport (National Assembly)) (The English text is the official text of the Bill)

(MINISTER OF TRANSPORT)

[B 43B—2008]

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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.		

BILL

To amend the Legal Succession to the South African Transport Services Act, 1989, so as to delete and substitute certain definitions; to rename the South African Rail Commuter Corporation Limited to the Passenger Rail Agency of South Africa; to regulate the objects and powers of the Agency; to make provision for the transfer of Long Haul Passenger Rail Services and Long Distance Bus Services from the Company to the Agency; and to effect certain technical amendments; and to provide for matters connected therewith.

 ${f B}^{E}$ IT ENACTED by the Parliament of the Republic of South Africa, as follows:—

Amendment of section 1 of Act 9 of 1989, as amended by section 6 of Act 52 of 1991 and section 1 of Act 47 of 1992

1. Section 1 of the Legal Succession to the South African Transport Services Act, 5 1989 (hereinafter referred to as the principal Act), is hereby amended—

- (a) by the substitution for the definition of "Corporation" of the following definition:
 - " 'Corporation' means the [South African Rail Commuter Corporation Limited] Passenger Rail Agency of South Africa established in 10 terms of section 22;";
- (b) by the deletion of the definition of "local government body"; and
- (c) by the substitution for the definition of "transport authority" of the following definition:
 - " 'transport authority' means-

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 (a) any Department of State; or
 (b) a planning authority as defined in section 1 of the National Land Transport Transition Act, 2000 (Act No. 22 of 2000).".

Amendment of section 10 of Act 9 of 1989, as amended by section 8 of Act 52 of 1991

2. Section 10 of the principal Act is hereby amended—

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- (a) by the substitution for subsection (2) of the following subsection:
 - "(2) The South African Railways and Harbours Sick Fund constituted in terms of regulations promulgated under section 32(1)(g) of the Railways and Harbours Service Act, 1960, shall continue in existence as

[the Company's] a medical scheme under the name Transmed or such other name as the Board of Trustees of Transmed may adopt."; and

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(b) by the deletion of subsections (10), (11) and (12).

Repeal of section 15 of Act 9 of 1989

3. Section 15 of the principal Act is hereby repealed.

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Amendment of section 22 of Act 9 of 1989, as amended by section 15 of Act 52 of 1991

4. Section 22 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) On the date referred to in section 3(1), a legal person, which shall be called 10 the **[South African Rail Commuter Corporation Limited]** Passenger Rail Agency of South Africa, shall be established.".

Substitution of section 23 of Act 9 of 1989, as amended by section 16 of Act 52 of 1991 and section 3 of Act 47 of Act 47 of 1992

5. The following section is hereby substituted for section 23 of the principal Act: 15

"Objects and powers of Corporation

(<i>a</i>)	ensure that, at the request of the Department of Transport, rail commuter services are provided within, to and from the Republic in	
	the public interest; and	20
(b)	1	20
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gene	2) The second object and the secondary business of the Corporation is to erate income from the exploitation of the assets acquired by it.3) In carrying out its objects and business, the Corporation shall have	23
	regard to key government social, economic and transport policy	
	ctives.	
(4	4) Without derogating from the generality of the provisions of sections (1) and (2), the Corporation may—	30
(<i>a</i>)	enter into contracts and perform any other legal acts;	
<i>(b)</i>	acquire or alienate movable and immovable property or rights therein;	
(c)	acquire or alienate rights in corporeal things and deal therewith in any	
	other manner;	35
(<i>d</i>)	borrow, lend or invest money;	
(e)	make, draw, issue, execute, accept, endorse, discount, buy or sell financial instruments, including promissory notes, bills of exchange, debentures, stock, shares and any other type of negotiable or	
	transferable document, and may acquire or alienate them in any other	40
	manner;	
(f)	enter into indemnities, guaranties and suretyships and may secure payment in terms thereof in any manner;	
(g)	make donations;	
(<i>h</i>)	grant service benefits of any nature, including pension and incentives schemes to members of the Board of Control and employees;	45
(i)	conclude partnership contracts and may participate in joint ventures;	
(j)	form companies or acquire any interest therein and may finance any company for the purposes of realising or advancing its objects, and may transfer all or any portion of its business, assets and liabilities to such companies; and	50
(<i>k</i>)	generally, to do anything or perform any other act, whether within or	

outside the Republic, that may assist the Corporation in achieving its

objects.".

Amendment of section 24 of Act 9 of 1989, as amended by section 17 of Act 52 of 1991 and section 4 of Act 47 of Act 47 of 1992

6. Section 24 of the principal Act is hereby amended by the substitution in subsection (2) for paragraph (*c*) of the following paragraph:

"(*c*) one of the members of the Board of Control shall be nominated by the 5 [Association of Regional Services Councils] South African Local Government Association recognised in terms of section 2(1)(*a*) of the Organised Local Government Act, 1997 (Act No. 52 of 1997); and".

Insertion of section 25A in Act 9 of 1989

7. The following section is hereby inserted in the principal Act after section 25: 10

"Transfer of assets relating to passenger services

25A. (1) The transfer of long-distance passenger rail services and long-distance bus services from the Company to the Corporation shall be concluded by 31 March 2009.

(2) All liabilities, rights and obligations of whatever nature relating to the assets and business operations that form part of the transfer referred to in subsection (1), shall be transferred from the Company to the Corporation by the date referred to in that subsection.

(3) Notwithstanding anything to the contrary in any other law contained, the Company is exempted from applying to the relevant authority for the approval of any subdivision of land necessary in order to effect the transfer contemplated in subsection (1): Provided that—

- (a) the Company, after consultation with the Corporation, shall notify the relevant authority in writing of each proposed subdivision and at the same time shall submit to the relevant authority a plan setting out the proposed subdivision;
- (b) the relevant authority shall inform the Company in writing within 30 working days from the receipt of the notice referred to in paragraph (a) of any objection or comment the authority may have received regarding the proposed subdivision, failing which the relevant authority shall be deemed to consent to such subdivision; and
- (c) the Company shall consider any objection and comment received in terms of paragraph (b) prior to submitting the plans, diagrams and records required by the Surveyor-General or a deed of transfer or certificate of registered title in respect of the subdivided portion to the Registrar of Deeds concerned for registration in terms of the Deeds Registries Act, 1937 (Act No. 47 of 1937).".

Amendment of section 31 of Act 9 of 1989, as amended by section 22 of Act 52 of 1991, section 7 of Act 47 of 1992 and section 2 of Act 43 of 1995

8. Section 31 of the principal Act is hereby amended—

- (a) by the substitution in subsection (1) for the words preceding paragraph (a) of the following words:
 - "The provisions of sections 13, <u>17</u>, 18 and 19 of, and of items 5 to 9 and <u>12 of Schedule 1 to</u>, this Act shall apply *mutatis mutandis* to the Corporation; provided that—"; and
- (b) by the substitution in subsection (1) for paragraph (a) of the following paragraph:

"(*a*) the reference in sections 13 (7), <u>17</u>, 18 (1) and 19 (1) to the Minister shall be interpreted as a reference to the Minister of Transport;".

Amendment of section 33 of Act 9 of 1989

9. Section 33 of the principal Act is hereby amended by the substitution in subsection (1) for paragraph (a) of the following paragraph:

"(*a*) to record the transfer of immovable property or real rights in terms of sections 3, 9, **[and]** 25 and 25A;".

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Substitution of word in Act 9 of 1989

- **10.** The principal Act is hereby amended—
 - (a) by the substitution for the word "Company", wherever it occurs in section 7, of the expression "Company and the Corporation"; and
 - (b) by the substitution for the word "Company", wherever it occurs in section 5 14(1), excluding section 14(1)(a)(iii), and items 5 to 9 and 12 of Schedule 1, of the expression "Company or the Corporation, as the case may be,".

Short title and commencement

11. This Act is called the Legal Succession to the South African Transport Services Amendment Act, 2008, and comes into operation on a date fixed by the President by 10 proclamation in the *Gazette*.

MEMORANDUM ON THE OBJECTS OF THE LEGAL SUCCESSION TO THE SOUTH AFRICAN TRANSPORT SERVICES AMENDMENT BILL, 2008

1. BACKGROUND

- 1.1 In December 2004, Cabinet approved that urgent action should be taken to improve the efficiency of the passenger rail services in the country and authorised the consolidation of the South African Rail Commuter Corporation (the SARCC), its commuter services operator, Metrorail, and the long-distance operator, Shosholoza Meyl. Cabinet further directed that the consolidation of the passenger rail entities should be executed in two phases. The first phase that has been concluded on 1 May 2006 entailed the consolidation of Metrorail within the SARCC and the second phase, which is planned for conclusion by March 2007, entails incorporating the assets, finances and personnel of Shosholoza Meyl within the SARCC.
- 1.2 Transnet Ltd (Transnet) is a public company with the State as sole shareholder. Currently it provides, amongst other, transport services, rail passenger and freight services in South Africa. Metrorail and Shosholoza Meyl have been, and in the latter case continued to be, business units of Transnet without separate legal personality. Previously, Transnet and Metrorail provided rail commuter services in urban centres in terms of a Rail Commuter Services Agreement entered into on 28 August 2000 between Transnet and the SARCC, a legal entity established in terms of section 22 of the Legal Succession to the South African Transport Services Act, 1989 (Act No. 9 of 1989) (the Act). Shosholoza Meyl currently provides long-haul rail passenger services.
- 1.3 On 26 December 2005, Transnet entered into an agreement of sale with the SARCC in respect of the business of Metrorail. In terms of the agreement, the SARCC took over the management and operational control of Metrorail's business, which included risk and reward in respect of rail commuter services provided by Metrorail. Effective the same day, the Services Agreement in respect of Metrorail's business was cancelled. On 1 May 2006, ownership in respect of all assets and liabilities of the business passed to the SARCC. The effect of this agreement is that from merely being obliged to ensure that Transnet provided rail commuter services, the SARCC now provides rail commuter services directly to the public.
- 1.4 Except for urban rail commuter services, Transnet continued to run the business of the former South African Transport Services (SATS), including long-distance rail passenger services i.e. Shosholoza Meyl. In terms of the Cabinet direction, referred to in paragraph 1.1, Transnet and the SARCC now wish to enter into an agreement of sale in respect of Shosholoza Meyl. In order to ensure that the provision of rail commuter services and long-haul passenger services remains legally unassailable, certain amendments to the Act are necessary.

2. DISCUSSION

- 2.1.1 The definition of "Corporation" is amended by the substitution for the name "South African Rail Commuter Corporation Limited" of the name "Passenger Rail Agency of South Africa". The purpose of the amendment is to reflect the new role of the Corporation.
- 2.1.2 The definition of "local government body" is deleted as it is not used in the Act anymore.
- 2.1.3 The definition of "Transport Authority" is amended in order to add and distinguish transport authorities as dealt with in the National Land Transport Transition Act, 2000 (Act No. 22 of 2000).

- 2.3 The purpose of the amendment of section 23 of the Act is to add the powers of the Corporation and to remove the restriction that was placed on the Corporation by the Act.
 - 2.3.1 It is proposed that the objects of the corporation will be to, in consultation with the Department of Transport, provide for passenger rail and for bus services within, to and from the Republic in terms of the principles set out in section 4 of the National Land Transport Transition Act, 2000 (Act No. 22 of 2000).
 - 2.3.2 Some of the powers will be the capacity to enter into contracts and perform other legal acts, to borrow money, lend or invest money, to form companies and to acquire an interest therein and to finance them for the purposes of realising or advancing its objects and to transfer all or any portion of its business, assets and liabilities to such companies.
- 2.4 The amendment proposed to section 24 of the Act seeks to replace the expression "Association of Regional Service Councils" with a reference to the South African Local Government Association.
- 2.5 The Bill also seeks to insert a new section 25A into the Act. The new subsection seeks to identify and transfer certain assets owned by Transnet to the Corporation.

3. CONSULTATION

The general public was consulted through the publication of the Bill in *Government Gazette* No. 30344 of 2 October 2007. Comments were received and were incorporated in the Bill.

4. FINANCIAL IMPLICATIONS FOR STATE

4.1 SHOSHOLOZA MEYL

The findings of an extensive due diligence report that was concluded in November 2007, showed that the operational deficit for the 2006/07 financial year was R735m. The Business and Consolidation implementation Plan that was concluded in May 2008 projected the short-term capital funding requirement for 2008/09 at R422m. National Treasury only allocated R500m, R450m and R400m operational subsidy for the 2008/09 to 2010/11 MTEF-budget cycle. The balance of the funding will be motivated in alignment with the Business and Consolidation Implementation Plan for long-distance passenger rail services, during the 2009/10 MTEF-budget cycle. The Business Plan sets the shortfall as follows:

- 08/09 Operational R735m Ca
- 09/10 Operational R845m

Capital – R442m Capital – R892m Capital – R634m

10/11 – Operational – R784m Capital

4.2 AUTOPAX

In January 2008 the due diligence, business valuation and the draft Business Plan were completed. They key issues raised in these reports are as follows:

- Transnet currently extends a line of credit to Autopax of R110 million. Autopax creditors are all current and other than the Transnet facility there is no outstanding liability of any significance.
- The net-asset-value of the company is R25 million subject to pension, leave pay and medical liabilities.

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- The Business Plan projects an operating deficit for the next three financial years. The deficit is projected as follows:

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- 08/09 -	- Operational – R54 m	Captial – R117m
- 09/10 -	- Operational – R79m	Capital – R69m
- 10/11 -	- Operational – R119m	Capital – R76m

The funding requirement will be motivated in alignment with the Business Plan for long distance passenger road services, during the 2009/10 MTEF-budget cycle.

5. PARLIAMENTARY PROCEDURE

- 5.1 The State Law Advisers and the Department of Transport are of the opinion that this Bill must be dealt with in accordance with the procedure established by section 75 of the Constitution since it contains no provision to which the procedure set out in section 74 or 76 of the Constitution applies.
- 5.2 The State Law Advisers are of the opinion that it is not necessary to refer this Bill to the National House of Traditional Leaders in terms of section 18(1)(a)of the Traditional Leadership and Governance Framework Act, 2003 (Act No. 41 of 2003), since it does not contain provisions pertaining to customary law or customs of traditional communities.

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