

ABBOZZ TA' LIĠI
msejjah

ATT biex jemenda l-Att dwar il-Periti, Kap. 390.

IL-PRESIDENT, bil-parir u l-kunsens tal-Kamra tad-Deputati, imlaqqgħa f'dan il-Parlament, u bl-awtorità tal-istess, hareġ b'liġi dan li ġej:-

1. (1) It-titolu fil-qosor ta' dan l-Att huwa l-Att tal-2013 li jemenda l-Att dwar il-Periti u dan l-Att għandu jinqara u jiftiehem haġa waħda mal-Att dwar il-Periti, hawnhekk iżjed 'il quddiem imsejjah "l-Att prinċipali".

Titolu fil-qosor
u bidu fis-sehħ.

Kap. 390.

(2) Dan l-Att għandu jidhol fis-sehħ f'dik id-data li l-Ministru responsabbli għall-infrastruttura jista' b'avviż fil-Gazzetta jistabbilixxi, u jistgħu jigu hekk stabbiliti dati differenti għal dispozizzjonijiet differenti u għal għanijiet differenti.

2. L-artikolu 6 tal-Att prinċipali għandu jiġi emendat kif ġej:

Emenda tal-
artikolu 6 tal-
Att prinċipali.

(a) is-subartikolu (1) tiegħu għandu jiġi sostitwit b'dan li ġej:

"6. (1) Għandu jitwaqqaf Bord, li jkun magħruf bħala l-Bord tal-*Warrant* tal-Periti, u li jkun magħmul minn:

(a) *chairman* li jiġi mahtur mill-Ministru;

(b) żewġ membri mahtura mill-Ministru minn fost detenturi ta' *warrant* li jkunu

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ilhom detenturi tal-*warrant* tagħhom minn tal-inqas tmien snin;

(ċ) żewġ membri mahtura mill-Ministru minn fost detenturi ta' *warrant*;

(d) żewġ membri mahtura mill-Kamra minn fost detenturi ta' *warrant* li jkunu ilhom detenturi tal-*warrant* tagħhom minn tal-inqas tmien snin; u

(e) żewġ membri li jiġu eletti b'votazzjoni sigrieta minn fost detenturi ta' *warrant* innifishom."; u

(b) fis-subartikolu (5) tiegħu, minflok il-kliem "ikun ta' tlieta" għandhom jidhlu l-kliem "ikun ta' erbgħa".

Għanijiet u Raġunijiet

L-għanijiet u r-raġunijiet ta' dan l-Abbozz ta' Ligi huma biex jipprovdi għal proċedura interna amministrattiva fir-rigward tal-kompożizzjoni tal-Bord tal-*Warrant* tal-Periti, u dwar kif ikun kostitwit.

**A BILL
entitled**

AN ACT to amend the Periti Act, Cap. 390.

BE IT ENACTED by the President, by and with the advice and consent of the House of Representatives in this present Parliament assembled, and by the authority of the same as follows:-

1. (1) The short title of this Act is the Periti (Amendment) Act, 2013 and this Act shall be read and construed as one with the Periti Act, hereinafter referred to as "the principal Act".

Short title and commencement.
Cap. 390.

(2) This Act shall come into force on such date as the Minister responsible for infrastructure may by notice in the Gazette appoint, and different dates may be so appointed for different provisions and different purposes thereof.

2. Article 6 of the principal Act shall be amended as follows:

Amendment of article 6 of the principal Act.

(a) sub-article (1) thereof shall be substituted by the following:

"6. (1) There shall be a Board, to be known as the Bord tal-*Warrant* tal-Periti which shall consist of:

(a) a chairman to be appointed by the Minister;

(b) two members appointed by the Minister from among warrant holders, who have

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held their warrant for at least eight years;

(c) two members appointed by the Minister from among warrant holders;

(d) two members appointed by the Kamra from among warrant holders who have held their warrant for at least eight years; and

(e) two members who shall be elected by secret ballot by warrant holders from among themselves."; and

(b) in sub-article (5) thereof, for the words "shall be three" there shall be substituted the words "shall be four".

Objects and Reasons

The objects and reasons of this Bill are to provide for an administrative internal procedure regarding the composition of the Bord tal-*Warrant* tal-Periti, and the constitution of its members.