

L.N. 172 of 2014

**NATIONAL INTEREST (ENABLING POWERS) ACT
(CAP. 365)**

**Enforcement of European Union Sanctions (Zimbabwe)
Regulations, 2014**

IN exercise of the powers conferred by article 3(2) of the National Interest (Enabling Powers) Act, the Prime Minister has made the following regulations:-

1. The title of these regulations is the Enforcement of European Union Sanctions (Zimbabwe) Regulations, 2014. Citation.
2. In these regulations, unless the context otherwise requires - Interpretation.

"the Act" means the National Interest (Enabling Powers) Act; Cap. 365.

"the Council Regulation" means the Council Regulation referred to in regulation 3, any amendment thereto and any repealing Regulation;

"Monitoring Board" means the Board established under regulation 2 of the Sanctions (Monitoring Board) Regulations; S.L. 365.08

"the Treaty" means the Treaty referred to in article 2 of the European Union Act. Cap. 460.
3. These regulations apply to European Council Regulation (EC) No. 314/2004 of 19 February, 2004 on restrictive measures in respect of Zimbabwe, which text is contained in the Schedule to these regulations. Text of European Council Regulation (EU) No.314/2004.
4. For the purposes of article 3 of the European Union Act, the Council Regulation is binding in its entirety on Malta and shall be part of the domestic law thereof under the conditions laid down in the Treaty. Applicability of the European Union Act. Cap. 460.
5. (1) Where any provision of any regulation made under the Act requires any person or any other entity to carry out the identification of funds or assets belonging to or in the possession of persons or entities as may be identified or identifiable under these regulations, or the freezing or blocking of such funds or assets, such person or entity shall without delay notify in writing any relevant information it may have regarding persons, entities, assets or funds affected by these regulations to the Monitoring Board, or to such other public authority as may be prescribed by any other law. Notification about freezing of assets.

Cap. 377. (2) The disclosure of any information within the terms and requirements of this regulation shall not constitute a breach of the Professional Secrecy Act, where applicable, or of any other confidentiality obligation arising from a contract or any other law.

Cap. 9. (3) Whosoever fails to abide by the provisions of sub-regulation (1) shall be guilty of an offence as is referred to in article 4 of the Criminal Code.

Corporate liability. **6.** (1) Where an offence against any provision of the Council Regulation to which these regulations apply, or against these regulations, is committed by a body of persons, whether corporate or unincorporate, every person who, at the time of the commission of the offence, was a director, manager, secretary or other similar officer of such body or association, or was purporting to act in any such capacity, shall be guilty of that offence unless he proves that the offence was committed without his knowledge and that he exercised all due diligence to prevent the commission of the offence.

Cap. 9. (2) Where the person found guilty of an offence under these regulations is an officer of a body corporate as is referred to in article 121D of the Criminal Code or is a person having a power of representation or having such authority as is referred to in that article and the offence of which that person was found guilty was committed for the benefit, in part or in whole, of that body corporate, the said person shall for the purposes of these regulations be deemed to be vested with the legal representation of the same body corporate which shall be liable to the payment of a fine (*multa*) of not less than five thousand euro (€5,000) and not more than one hundred and sixteen thousand four hundred and sixty-eight euro (€116,468).

Penalty. **7.** Any person who commits an offence against any provision of the Council Regulation to which these regulations apply, or against these regulations shall, on conviction, be liable to imprisonment for a term from twelve months to five years or to a fine (*multa*) not exceeding one hundred and sixteen thousand four hundred and sixty-eight euro (€116,468), or to both such imprisonment and fine.

SCHEDULE

(Regulation 3)

COUNCIL REGULATION (EC) No 314/2004
of 19 February 2004
concerning certain restrictive measures in respect of Zimbabwe

Having regard to the Treaty establishing the European Community, and in particular Articles 60 and 301 thereof,

Having regard to Council Common Position 2004/161/CFSP of 19 February 2004 renewing restrictive measures against Zimbabwe^{*},

Having regard to the proposal from the Commission,

Whereas:

(1) By means of Common Position 2002/145/CFSP of 18 February 2002 concerning restrictive measures against Zimbabwe^{**}, the Council expressed serious concern about the situation in Zimbabwe and in particular about serious violations of human rights by the Government of Zimbabwe, including violations of the freedoms of opinion, of association and of peaceful assembly. In view of this, it imposed certain restrictive measures, which are subject to annual review. Some of the restrictive measures imposed against Zimbabwe were implemented at Community level by Council Regulation (EC) No 310/2002^{***}. The period of that Regulation's application was extended until 20 February 2004 by Council Regulation (EC) No 313/2003^{****}.

(2) The Council continues to consider that the Government of Zimbabwe is still engaging in serious violations of human rights. Therefore, for as long as the violations occur, the Council deems it necessary to maintain restrictive measures against the Government of Zimbabwe and those who bear prime responsibility for such violations.

(3) Accordingly, Common Position 2004/161/CFSP provides for renewal of the restrictive measures provided for by Common Position 2002/145/CFSP.

(4) The restrictive measures provided for by Common Position 2004/161/CFSP include, inter alia, a ban on technical assistance, financing and financial assistance related to military activities, a ban on the export of equipment which

* OJ L 50, 20.2.2004, p. 66.

** OJ L 50, 21.2.2002, p. 1. Common Position as last amended by Common Position 2003/115/CFSP (OJ L 46, 20.2.2003, p. 30).

*** OJ L 50, 21.2.2002, p. 4. Regulation as last amended by Commission Regulation (EC) No 743/2003 (OJ L 106, 29.4.2003, p. 18).

**** OJ L 46, 20.2.2003, p. 6.

might be used for internal repression, and the freezing of funds, financial assets and economic resources of members of the Government of Zimbabwe and of any natural or legal persons, entities or bodies associated with them.

(5) These measures fall within the scope of the Treaty and, therefore, in order to avoid any distortion of competition, Community legislation is necessary to implement them as far as the Community is concerned. For the purpose of this Regulation, the territory of the Community should be deemed to encompass the territories of the Member States to which the Treaty is applicable, under the conditions laid down in that Treaty.

(6) It is desirable to align with recent practice the provisions concerning the ban on technical assistance, financing and financial assistance related to military activities, and those concerning the freezing of funds, financial assets and economic resources.

(7) This Regulation amends and extends the restrictive measures contained in Regulation (EC) No 310/2002, which it should replace immediately on the latter's expiry,

HAS ADOPTED THIS REGULATION:

Article 1

For the purposes of this Regulation, the following definitions shall apply:

(a) 'technical assistance' means any technical support related to repairs, development, manufacture, assembly, testing, maintenance, or any other technical service, and may take forms such as instruction, advice, training, transmission of working knowledge or skills or consulting services; technical assistance includes verbal forms of assistance;

(b) 'funds' means financial assets and benefits of every kind, including but not limited to:

(i) cash, cheques, claims on money, drafts, money orders and other payment instruments;

(ii) deposits with financial institutions or other entities, balances on accounts, debts and debt obligations;

(iii) publicly and privately traded securities and debt instruments, including stocks and shares, certificates representing securities, bonds, notes, warrants, debentures and derivatives contracts;

(iv) interest, dividends or other income on or value accruing from or generated by assets;

(v) credit, right of set-off, guarantees, performance bonds or other financial commitments;

(vi) letters of credit, bills of lading, bills of sale;

(vii) documents evidencing an interest in funds or financial resources;

(viii) any other instrument of export-financing;

(c) 'freezing of funds' means preventing any move, transfer, alteration, use of, access to, or dealing with funds in any way that would result in any change in their volume, amount, location, ownership, possession, character, destination or other change that would enable the funds to be used, including portfolio management;

(d) 'economic resources' means assets of every kind, whether tangible or intangible, movable or immovable, which are not funds but can be used to obtain funds, goods or services;

(e) 'freezing of economic resources' means preventing their use to obtain funds, goods or services in any way, including, but not limited to, the selling, hiring or mortgaging of them.

Article 2

It shall be prohibited:

(a) to grant, sell, supply or transfer technical assistance related to military activities and to the provision, manufacture, maintenance and use of arms and related materiel of all types, including weapons and ammunition, military vehicles and equipment, paramilitary equipment, and spare parts for the aforementioned, directly or indirectly to any person, entity or body in, or for use in Zimbabwe;

(b) to provide financing or financial assistance related to military activities, including in particular grants, loans and export credit insurance, for any sale, supply, transfer or export of arms and related materiel, directly or indirectly to any person, entity or body in, or for use in Zimbabwe;

(c) to participate, knowingly and intentionally, in activities the object or effect of which is, directly or indirectly, to promote the transactions referred to at points (a) or (b).

Article 3

It shall be prohibited:

(a) knowingly and intentionally, to sell, supply, transfer or export, directly or indirectly, equipment which might be used for internal repression as listed in Annex I, whether or not originating in the Community, to any natural or legal person, entity or body in, or for use in Zimbabwe;

(b) to grant, sell, supply or transfer, directly or indirectly, technical assistance related to the equipment referred to at point (a), to any natural or legal person, entity or body in, or for use in Zimbabwe;

(c) to provide, directly or indirectly, financing or financial assistance related to the equipment referred to at point (a), to any natural or legal person, entity or body in, or for use in Zimbabwe;

(d) to participate, knowingly and intentionally, in activities the object or effect of which is, directly or indirectly, to promote the transactions referred to at points (a), (b) or (c).

Article 4

1. By way of derogation from Articles 2 and 3 the competent authorities of Member States as listed in Annex II may authorise:

(a) the provision of financing and financial assistance and technical assistance related to:

(i) non-lethal military equipment intended solely for humanitarian or protective use, or for institution building programmes of the United Nations, the European Union and the Community;

(ii) materiel intended for European Union and United Nations crisis-management operations;

(b) the sale, supply, transfer or export of equipment listed in Annex I intended solely for humanitarian or protective use, and the provision of financial assistance, financing and technical assistance related to these transactions.

2. No authorisations shall be granted for activities that have already taken place.

Article 5

Articles 2 and 3 shall not apply to protective clothing, including flak jackets and military helmets, temporarily exported to Zimbabwe by United Nations

personnel, personnel of the European Union, the Community or its Member States, representatives of the media and humanitarian and development workers and associated personnel for their personal use only.

Article 6

1. All funds and economic resources belonging to individual members of the Government of Zimbabwe and to any natural or legal persons, entities or bodies associated with them as listed in Annex III shall be frozen.

2. No funds or economic resources shall be made available, directly or indirectly, to or for the benefit of natural or legal persons, entities or bodies listed in Annex III.

3. The participation, knowingly and intentionally, in activities the object or effect of which is, directly or indirectly, to promote the transactions referred to in paragraphs 1 and 2 shall be prohibited.

Article 7

1. By way of derogation from Article 6, the competent authorities of the Member States as listed in Annex II may authorise the release of certain frozen funds or economic resources or the making available of certain frozen funds or economic resources, under such conditions as they deem appropriate, after having determined that the funds or economic resources concerned are:

(a) necessary for basic expenses, including payments for foodstuffs, rent or mortgage, medicines and medical treatment, taxes, insurance premiums and public utility charges;

(b) intended exclusively for payment of reasonable professional fees and reimbursement of incurred expenses associated with the provision of legal services;

(c) intended exclusively for payment of fees or service charges for routine holding or maintenance of frozen funds or economic resources;

(d) necessary for extraordinary expenses, provided that the relevant competent authority has notified the grounds on which it considers that a specific authorisation should be granted to all other competent authorities and the Commission at least two weeks prior to the authorisation.

The relevant competent authority shall inform the competent authorities of the other Member States and the Commission of any authorisation granted under this paragraph.

2. Article 6(2) shall not apply to the addition to frozen accounts of:

(a) interest or other earnings on those accounts; or

(b) payments due under contracts, agreements or obligations that were concluded or arose prior to the date on which those accounts became subject to Regulation (EC) No 310/2002 or this Regulation,

provided that any such interest, other earnings and payments continue to be subject to Article 6(1).

Article 8

1. Without prejudice to the applicable rules concerning reporting, confidentiality and professional secrecy and to the provisions of Article 284 of the Treaty, natural and legal persons, entities and bodies shall:

(a) supply immediately any information which would facilitate compliance with this Regulation, such as accounts and amounts frozen in accordance with Article 6, to the competent authorities of the Member States listed in Annex II where they are resident or located, and shall transmit such information, directly or through these competent authorities, to the Commission;

(b) cooperate with the competent authorities listed in Annex II in any verification of this information.

2. Any additional information directly received by the Commission shall be made available to the competent authorities of the Member State concerned.

3. Any information provided or received in accordance with this Article shall be used only for the purposes for which it was provided or received.

Article 9

The freezing of funds and economic resources or the not making available of funds, carried out in good faith on the basis that such action is in accordance with this Regulation, shall not give rise to liability of any kind on the part of the natural or legal person or entity implementing it, or its directors or employees, unless it is proved that the funds and economic resources were frozen as result of negligence.

Article 10

The Commission and Member States shall immediately inform each other of the measures taken under this Regulation and shall supply each other with any other relevant information at their disposal in connection with this Regulation, in particular information in respect of violation and enforcement problems and judgments handed down by national courts.

Article 11

The Commission shall be empowered to:

- (a) amend Annex II on the basis of information supplied by Member States;
- (b) amend Annex III on the basis of decisions taken in respect of the Annex to Common Position 2004/161/CFSP.

Article 12

The Member States shall lay down the rules on sanctions applicable to infringements of this Regulation and shall take all measures necessary to ensure that they are implemented. The sanctions provided for must be effective, proportionate and dissuasive. The Member States shall notify those rules to the Commission without delay after the entry into force of this Regulation and shall notify it of any subsequent amendment.

Article 13

This Regulation shall apply:

- (a) within the territory of the Community, including its airspace;
- (b) on board any aircraft or any vessel under the jurisdiction of a Member State;
- (c) to any person inside or outside the territory of the Community who is a national of a Member State;
- (d) to any legal person, group or entity which is incorporated or constituted under the law of a Member State;
- (e) to any legal person, group or entity doing business within the Community.

Article 14

This Regulation shall enter into force on 21 February 2004.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 19 February 2004.

For the Council
The President
M. McDOWELL

ANNEX I

List of equipment which might be used for internal repression
as referred to in Article 3

The list below does not comprise the articles that have been specially designed or modified for military use.

1. Helmets providing ballistic protection, anti-riot helmets, anti-riot shields and ballistic shields and specially designed components therefor.
2. Specially designed fingerprint equipment.
3. Power-controlled searchlights.
4. Construction equipment provided with ballistic protection.
5. Hunting knives.
6. Specially designed production equipment to make shotguns.
7. Ammunition hand-loading equipment.
8. Communications intercept devices.
9. Solid-state optical detectors.
10. Image-intensifier tubes.
11. Telescopic weapon sights.
12. Smooth-bore weapons and related ammunition, other than those specially designed for military use, and specially designed components therefor; except:
 - signal pistols,
 - air- and cartridge-powered guns designed as industrial tools or humane animal stunners.
13. Simulators for training in the use of firearms and specially designed or modified components and accessories therefor.
14. Bombs and grenades, other than those specially designed for military use, and specially designed components therefor.
15. Body armour, other than those manufactured to military standards or specifications, and specially designed components therefor.

16. All-wheel-drive utility vehicles capable of off-road use that have been manufactured or fitted with ballistic protection, and profiled armour for such vehicles.

17. Water cannon and specially designed or modified components therefor.

18. Vehicles equipped with a water cannon.

19. Vehicles specially designed or modified to be electrified to repel borders and components therefor specially designed or modified for that purpose.

20. Acoustic devices represented by the manufacturer or supplier as suitable for riot-control purposes, and specially designed components therefor.

21. Leg-irons, gang-chains, shackles and electric-shock belts, specially designed for restraining human beings; except:

- handcuffs for which the maximum overall dimension including chain does not exceed 240 mm when locked.

22. Portable devices designed or modified for the purpose of riot control or self-protection by the administration of an incapacitating substance (such as tear gas or pepper sprays), and specially designed components therefor.

23. Portable devices designed or modified for the purpose of riot control or self-protection by the administration of an electric shock (including electric-shocks batons, electric-shock shields, stun guns and electric-shock dart guns (tasers)) and components therefor specially designed or modified for that purpose.

24. Electronic equipment capable of detecting concealed explosives and specially designed components therefor; except:

- TV or X-ray inspection equipment.

25. Electronic jamming equipment specially designed to prevent the detonation by radio remote control of improvised devices and specially designed components therefor.

26. Equipment and devices specially designed to initiate explosions by electrical or non-electrical means, including firing sets, detonators, igniters, boosters and detonating cord, and specially designed components therefor; except:

- those specially designed for a specific commercial use consisting of the actuation or operation by explosive means of other equipment or devices the function of which is not the creation of explosions (e.g., car air-bag inflaters, electric-surge arresters of fire sprinkler actuators).

27. Equipment and devices designed for explosive ordnance disposal;

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except:

- bomb blankets,
 - containers designed for folding objects known to be, or suspected of being improvised explosive devices.
28. Night vision and thermal-imaging equipment and image intensifier tubes or solid state sensors therefor.
29. Software specially designed and technology required for all listed items.
30. Linear cutting explosive charges.
31. Explosives and related substances as follows:
- amatol,
 - nitrocellulose (containing more than 12,5% nitrogen),
 - nitroglycol,
 - pentaerythritol tetranitrate (PETN),
 - picryl chloride,
 - tinitorphenylmethylnitramine (tetryl),
 - 2,4,6-trinitrotoluene (TNT).
32. Software specially designed and technology required for all listed items.

ANNEX II

List of competent authorities referred to in Article 4, 7 and 8

BELGIUM

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Service 'Afrique du sud du Sahara'

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Service des transports
Téléphone (32-2) 501 37 62
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Direction générale de la coordination et des affaires européennes
Coordination de la politique commerciale
Téléphone (32-2) 501 83 20

Service public fédéral de l'économie, des petites et moyennes entreprises, des classes moyennes et de l'énergie

Direction générale du potentiel économique, service 'Licences'
Avenue du Général Leman 60
B-1040 Bruxelles
Téléphone (32-2) 206 58 16/27
Télécopieur (32-2) 230 83 22

Service public fédéral des finances
Administration de la Trésorerie
Avenue des Arts 30
B-1040 Bruxelles
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 Slotholmsgade 10
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GERMANY
 Concerning financing and financial assistance:
 Deutsche Bundesbank
 Servicezentrum Finanzsanktionen
 Postfach
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 Tel. (49-89) 28 89 38 00
 Fax (49-89) 35 01 63 38 00

Concerning goods, technical assistance and other services:
 Bundesamt für Wirtschaft und Ausfuhrkontrolle (BAFA)
 Frankfurter Straße 29-35
 D-65760 Eschborn
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Ministero delle Attività produttive

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Ministero delle Infrastrutture e dei trasporti

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ANNEX III

List of persons referred to in Article 6

1. Mugabe, Robert Gabriel President, born 21.2.1924
2. Buka (a.k.a. Bhuka),
Flora Minister of State in Vice-President's Office
(former Minister of State for the Land Reform
Programme in the President's Office), born
25.2.1968
3. Bonyongwe, Happyton Director-General Central Intelligence
Organisation, born 6.11.1960
4. Chapfika, David Deputy Minister of Finance and Economic
Development
5. Charamba, George Permanent Secretary Department for Information
and Publicity, born 4.4.1963
6. Charumbira, Fortune
Zefanaya Deputy Minister for Local Government, Public
Works and National Housing, born 10.6.1962
7. Chigwedere, Aeneas
Soko Minister of Education, Sports and Culture, born
25.11.1939
8. Chihuri, Augustine Police Commissioner, born 10.3.1953
9. Chikowore, Enos C. ZANU (PF) Politburo Secretary for Land and
Resettlement, born 1936
10. Chinamasa, Patrick
Anthony Minister of Justice, Legal and Parliamentary
Affairs, born 25.1.1947
11. Chindori-Chininga,
Edward Takaruza former Minister of Mines and Mining
Development, born 14.3.1955
12. Chipanga, Tongesai
Shadreck Deputy Minister of Home Affairs
13. Chiwenga, Constantine Commander Zimbabwe Defence Forces, General
(former Army Commander, Lieutenant General),
born 25.8.1956
14. Chiwewe, Willard Senior Secretary responsible for Special Affairs in
the President's Office (former Senior Secretary,
Ministry of Foreign Affairs), born 19.3.1949
15. Chombo, Ignatius
Morgan Chiminya Minister of Local Government, Public Works and
National Housing, born 1.8.1952

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| 16. Dabengwa, Dumiso | ZANU (PF) Politburo Senior Committee Member, born 1939 |
| 17. Goche, Nicholas
Tasunungurwa | Minister of State for National Security in the President's Office (former Security Minister), born 1.8.1946 |
| 18. Gula-Ndebele, Sobuza | Chairman of Electoral Supervisory Commission |
| 19. Gumbo, Rugare Eleck
Ngidi | Minister of State for State Enterprises and Parastatals in the President's Office (former Deputy Minister of Home Affairs, born 8.3.1940) |
| 20. Hove, Richard | ZANU (PF) Politburo Secretary for Economic Affairs, born 1935 |
| 21. Hungwe, Josaya (a.k.a. Josiah) Dunira | Provincial Governor: Masvingo, born 7.11.1935 |
| 22. Kangai, Kumbirai | ZANU (PF) Politburo Committee Member, born 17.2.1938 |
| 23. Karimanzira, David
Ishemunyoro Godi | ZANU (PF) Politburo Secretary for Finance, born 25.5.1947 |
| 24. Kasukuwere, Saviour | ZANU (PF) Politburo Deputy-Secretary for Youth Affairs, born 23.10.1970 |
| 25. Kuruneri, Christopher
Tichaona | Minister of Finance and Economic Development (former Deputy Minister of Finance and Economic Development), born 4.4.1949 |
| 26. Langa, Andrew | Deputy Minister of Transport and Communications |
| 27. Lesabe, Thenjiwe V. | ZANU (PF) Politburo Secretary for Women's Affairs, born 1933 |
| 28. Machaya, Jason (a.k.a. Jaison) Max Kokerai | Deputy Minister of Mines and Mining Development, born 13.6.1952 |
| 29. Made, Joseph Mtakwese | Minister of Agriculture and Rural Development (former Minister of Lands, Agricultural and Rural Resettlement), born 21.11.1954 |
| 30. Madzongwe, Edna (a.k.a. Edina) | ZANU (PF) Politburo Deputy Secretary for Production and Labour, born 11.7.1943 |
| 31. Mahofa, Shuvai Ben | Deputy Minister for Youth Development, Gender and Employment Creation, born 4.4.1941 |
| 32. Mahoso, Tafataona | Chair, Media Information Commission |
| 33. Makoni, Simbarashe | ZANU (PF) Politburo Deputy Secretary General for Economic Affairs (former Minister of Finance), born 22.3.1950 |
| 34. Malinga, Joshua | ZANU (PF) Politburo Deputy Secretary for Disabled and Disadvantaged, born 28.4.1944 |
| 35. Mangwana, Paul
Munyaradzi | Minister of Public Service, Labour and Social Welfare (former Minister of State for State Enterprises and Parastatals in the President's Office), born 10.8.1961 |

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| 36. Mangwende, Witness Pasichigare Madunda | Provincial Governor: Harare (former Minister for Transport and Communications), born 15.10.1946 |
| 37. Manyika, Elliot Tapfumanei | Minister without Portfolio (former Minister of Youth Development, Gender and Employment Creation), born 30.7.1955 |
| 38. Manyonda, Kenneth Vhundukai | Deputy Minister of Industry and International Trade, born 10.8.1934 |
| 39. Marumahoko, Rueben | Deputy Minister of Energy and Power Development, born 4.4.1948 |
| 40. Masawi, Ephrahim Sango | Provincial Governor: Mashonaland Central |
| 41. Masuku, Angeline | Provincial Governor: Matabeleland South (ZANU (PF) Politburo Secretary for Disabled and Disadvantaged), born 14.10.1936 |
| 42. Mathema, Cain | Provincial Governor: Bulawayo |
| 43. Mathuthu, T. | ZANU (PF) Politburo Deputy Secretary for Transport and Social Welfare |
| 44. Midzi, Amos Bernard (Mugenva) | Minister of Mines and Mining Development (former Minister of Energy and Power Development), born 4.7.1952 |
| 45. Mnangagwa, Emmerson Dambudzo | Speaker of Parliament, born 15.9.1946 |
| 46. Mohadi, Kembo Campbell Dugishi | Minister of Home Affairs (former Deputy Minister of Local Government, Public Works and National Housing), born 15.11.1949 |
| 47. Moyo, Jonathan | Minister of State for Information and Publicity in the President's Office, born 12.1.1957 |
| 48. Moyo, July Gabarari | Minister of Energy and Power Development (former Minister of Public Service, Labour and Social Welfare), born 7.5.1950 |
| 49. Moyo, Simon Khaya | ZANU (PF) Politburo Deputy Secretary for Legal Affairs, born 1945 |
| 50. Mpfu, Obert Moses | Provincial Governor: Matabeleland North (ZANU (PF) Politburo Deputy Secretary for National Security), born 12.10.1951 |
| 51. Msika, Joseph W. | Vice-President, born 6.12.1923 |
| 52. Msipa, Cephaz | George Provincial Governor: Midlands, born 7.7.1931 |
| 53. Muchena, Olivia Nyembesi (a.k.a. Nyembezi) | Minister of State for Science and Technology in the President's Office (former Minister of State in Vice-President Msika's Office), born 18.8.1946 |
| 54. Muchinguri, Oppah Chamu Zvipange | ZANU (PF) Politburo Secretary for Gender and Culture, born 14.12.1958 |
| 55. Mudede, Tobaiwa (Tonnet) | Registrar General, born 22.12.1942 |
| 56. Mudenge, Isack Stanilaus Goreraivo | Minister of Foreign Affairs, born 17.12.1941 |

57. Mugabe, Grace Spouse of Robert Gabriel Mugabe, born 23.7.1965
58. Mugabe, Sabina ZANU (PF) Politburo Senior Committee Member, born 14.10.1934
59. Mujuru, Joyce Teurai Ropa Minister of Water Resources and Infrastructural Development (former Minister of Rural Resources and Water Development), born 15.4.1955
60. Mujuru, Solomon T.R. ZANU (PF) Politburo Senior Committee Member, born 1.5.1949
61. Mumbengegwi, Samuel Creighton Minister of Industry and International Trade (former Minister of Higher Education and Technology), born 23.10.1942
62. Murerwa, Herbert Muchemwa Minister of Higher and Tertiary Education (former Minister of Finance and Economic Development), born 31.7.1941
63. Mushohwe, Christopher Chindoti Minister of Transport and Communications (former Deputy Minister of Transport and Communications), born 6.2.1954
64. Mutasa, Didymus Noel Edwin Minister of Special Affairs in the President's Office in charge of the Anti-Corruption and Anti-Monopolies Programme (former ZANU (PF) Politburo Secretary for External Relations), born 27.7.1935
65. Mutinhiri, Ambros (a.k.a. Ambrose) Minister of Youth Development, Gender and Employment Creation, Retired Brigadier
66. Mutiwekuziva, Kenneth Kaparadza Deputy Minister of Small and Medium Enterprises Development, born 27.5.1948
67. Muzenda, Tsitsi V. ZANU (PF) Politburo Senior Committee Member, born 28.10.1922
68. Muzonzini, Elisha Brigadier (former Director-General Central Intelligence Organisation), born 24.6.1957
69. Ncube, Abedinico Deputy Minister of Foreign Affairs, born 13.10.1954
70. Ndlovu, Naison K. ZANU (PF) Politburo Secretary for Production and Labour, born 22.10.1930
71. Ndlovu, Sikhanyiso ZANU (PF) Politburo Deputy Secretary for Commissariat, born 20.9.1949
72. Nhema, Francis Minister of Environment and Tourism, born 17.4.1959
73. Nkomo, John Landa Minister of Special Affairs in the President's Office
74. Nyambuya, Michael Reuben Lieutenant General, Provincial Governor: Manicaland
75. Nyoni, Sithembiso Gile Glad Minister of Small and Medium Enterprises Development (former Minister of State for the Informal Sector), born 20.9.1949

76. Parirenyatwa, David
Pagwese Minister of Health and Child Welfare (former Deputy Minister), born 2.8.1950
77. Pote, Selina M. ZANU (PF) Politburo Deputy Secretary for Gender and Culture
78. Rusere, Tinos Deputy Minister for Water Resources and Infrastructural Development (former Deputy Minister of Rural Resources and Water Development), born 10.5.1945
79. Sakupwanya, Stanley ZANU (PF) Politburo Deputy Secretary for Health and Child Welfare
80. Samkange, Nelson Tapera
Crispen Provincial Governor: Mashonaland West
81. Sekeramayi, Sydney
(a.k.a. Sidney) Tigere Minister of Defence, born 30.3.1944
82. Shamu, Webster Minister of State for Policy Implementation in the President's Office, born 6.6.1945
83. Shamuyarira, Nathan
Marwirakuwa ZANU (PF) Politburo Secretary for Information and Publicity, born 29.9.1928
84. Shiri, Perence Air Marshal (Air Force), born 1.11.1955
85. Shumba, Isaiah
Masvayamwando Deputy Minister of Education, Sports and Culture, born 3.1.1949
86. Sibanda, Jabulani Chair, National War Veterans Association, born 31.12.1970
87. Sibanda, Misheck Julius
Mpande Cabinet Secretary (successor to No. 93 Charles Utete), born 3.5.1949
88. Sibanda, Phillip Valerio
(a.k.a. Valentine) Commander Zimbabwe National Army, Lieutenant General, born 25.8.1956
89. Sikosana, Absolom ZANU (PF) Politburo Secretary for Youth Affairs
90. Stamps, Timothy Health Advisor in the Office of the President, born 15.10.1936
91. Tawengwa, Solomon
Chirume ZANU (PF) Politburo Deputy Secretary for Finance, born 15.6.1940
92. Tungamirai, Josiah T. Minister of State for Indigenisation and Empowerment, Retired Air Marshall (former ZANU (PF) Politburo Secretary for Empowerment and Indigenisation), born 8.10.1948
93. Utete, Charles Chairman of the Presidential Land Review Committee (former Cabinet Secretary), born 30.10.1938
94. Zimonte, Paradzai Prisons Director, born 4.3.1947
95. Zvinavashe, Vitalis Retired General (former Chief of Defense Staff), born 27.9.1943

