Shape

Description automatically generated with medium confidence

**Comments Template:**

**Draft Prudential Standard: Flac Instrument Requirements for Designated Institutions**

**December 2023**

|  |  |
| --- | --- |
| **SECTION A – DETAILS OF COMMENTATOR** | |
| **Name of the commentator (organisation or individual):** |  |
| **If the commentator is an organisation, provide the name and designation of the contact person:** |  |
| **Email address:** |  |
| **Contact number:** |  |
| **IMPORTANT INSTRUCTIONS**  Please note the following instructions for filling in the template:   * For the purposes of referencing, please use the numbering as contained in the proposed Standard/relevant document. * For comments on the definitions please indicate which definition is being commented on under the “Section of the proposed Standard” column. * Commentators, in particular, those to whom the proposed Standard applies are requested to provide comments on the draft Statement of expected impact as well as the draft Guidance Notice. * Please send the completed template, in Word Format, to [FST-RPD@resbank.co.za](mailto:FST-RPD@resbank.co.za) for the attention of Mr Jacques Botes and  Mrs Linah Masoha, by no later than **19 February 2024**.   Please note that no PDF or scanned documents or any late submissions will be accepted unless agreed to in writing by the Prudential Authority.  **PRIVACY STATEMENT**  Please take note that information collected in this template will be used for the purposes outlined in the Template. In so doing, the identities of the entities and persons commenting on behalf of the entity will be identifiable.  The Prudential Authority will publish all comments received and responses on its website, with the names of persons that commented and the entities they represent. This is to ensure transparency and openness in the response to the comment process. All collected information will be processed in line with the Prudential Authority’s privacy policies. | |

| **SECTION B – COMMENTS ON THE DRAFT STANDARD** | | |
| --- | --- | --- |
| **No** | **Section/ Paragraph of the draft Prudential Standard** | **Comment** |
| 1. |  |  |
| 2. |  |  |
| 3. |  |  |
| 4. |  |  |
| 5. |  |  |
| 6. |  |  |
| 7. |  |  |
| 8. |  |  |
| 9. |  |  |
| 10. |  |  |
| 11. |  |  |
| 12. |  |  |
| 13. |  |  |
| 14. |  |  |
| 15. |  | (Please add more rows if required) |

| **SECTION C – COMMENTS ON THE STATEMENT OF EXPECTED IMPACT** | | |
| --- | --- | --- |
| **No** | **Section/ Paragraph of the draft Statement** | **Comment** |
| 1. |  |  |
| 2. |  |  |
| 3. |  |  |
| 4. |  |  |
| 5. |  |  |
| 6. |  |  |
| 7. |  |  |
| 8. |  |  |
| 9. |  |  |
| 10. |  |  |
| 11. |  |  |
| 12. |  |  |
| 13. |  |  |
| 14. |  |  |
| 15. |  | (Please add more rows if required) |

| **SECTION D – COMMENTS ON THE PROPOSED GUIDANCE NOTICE** | | |
| --- | --- | --- |
| **No** | **Section/ Paragraph of the draft Guidance Notice** | **Comment** |
| 1. |  |  |
| 2. |  |  |
| 3. |  |  |
| 4. |  |  |
| 5. |  |  |
| 6. |  |  |
| 7. |  |  |
| 8. |  |  |
| 9. |  |  |
| 10. |  |  |
| 11. |  |  |
| 12. |  |  |
| 13. |  |  |
| 14. |  |  |
| 15. |  | (Please add more rows if required) |