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IMPORTANT NOTICE OF OFFICE RELOCATION**government
printing**Department:
Government Printing Works
REPUBLIC OF SOUTH AFRICAPrivate Bag X85, PRETORIA, 0001 149 Bosman Street, PRETORIA
Tel: 012 748 6197, Website: www.gpwonline.co.za**URGENT NOTICE TO OUR VALUED CUSTOMERS: PUBLICATIONS
OFFICE'S RELOCATION HAS BEEN TEMPORARILY SUSPENDED.**

Please be advised that the GPW Publications office will no longer move to 88 Visagie Street as indicated in the previous notices.

The move has been suspended due to the fact that the new building in 88 Visagie Street is not ready for occupation yet.

We will later on issue another notice informing you of the new date of relocation.

We are doing everything possible to ensure that our service to you is not disrupted.

As things stand, we will continue providing you with our normal service from the current location at 196 Paul Kruger Street, Masada building.

Customers who seek further information and or have any questions or concerns are free to contact us through telephone 012 748 6066 or email Ms Maureen Toka at Maureen.Toka@gpw.gov.za or cell phone at 082 859 4910.

Please note that you will still be able to download gazettes free of charge from our website www.gpwonline.co.za.

We apologise for any inconvenience this might have caused.

Issued by GPW Communications

For purposes of reference, all Proclamations, Government Notices, General Notices and Board Notices published are included in the following table of contents which thus forms a weekly index. Let yourself be guided by the gazette numbers in the righthand column:

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IMPORTANT NOTICE:

THE GOVERNMENT PRINTING WORKS WILL NOT BE HELD RESPONSIBLE FOR ANY ERRORS THAT MIGHT OCCUR DUE TO THE SUBMISSION OF INCOMPLETE / INCORRECT / ILLEGIBLE COPY.

No FUTURE QUERIES WILL BE HANDLED IN CONNECTION WITH THE ABOVE.

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Department:
Government Printing Works
REPUBLIC OF SOUTH AFRICA

HIGH ALERT: SCAM WARNING!!!

TO ALL SUPPLIERS AND SERVICE PROVIDERS OF THE GOVERNMENT PRINTING WORKS

It has come to the attention of the *GOVERNMENT PRINTING WORKS* that there are certain unscrupulous companies and individuals who are defrauding unsuspecting businesses disguised as representatives of the *Government Printing Works* (GPW).

The scam involves the fraudsters using the letterhead of *GPW* to send out fake tender bids to companies and requests to supply equipment and goods.

Although the contact person's name on the letter may be of an existing official, the contact details on the letter are not the same as the *Government Printing Works*. When searching on the Internet for the address of the company that has sent the fake tender document, the address does not exist.

The banking details are in a private name and not company name. Government will never ask you to deposit any funds for any business transaction. *GPW* has alerted the relevant law enforcement authorities to investigate this scam to protect legitimate businesses as well as the name of the organisation.

Example of e-mails these fraudsters are using:

PROCUREMENT@GPW-GOV.ORG

Should you suspect that you are a victim of a scam, you must urgently contact the police and inform the *GPW*.

GPW has an official email with the domain as @gpw.gov.za

Government e-mails DO NOT have org in their e-mail addresses. All of these fraudsters also use the same or very similar telephone numbers. Although such number with an area code 012 looks like a landline, it is not fixed to any property.

GPW will never send you an e-mail asking you to supply equipment and goods without a purchase/order number. *GPW* does not procure goods for another level of Government. The organisation will not be liable for actions that result in companies or individuals being resultant victims of such a scam.

Government Printing Works gives businesses the opportunity to supply goods and services through RFQ / Tendering process. In order to be eligible to bid to provide goods and services, suppliers must be registered on the National Treasury's Central Supplier Database (CSD). To be registered, they must meet all current legislative requirements (e.g. have a valid tax clearance certificate and be in good standing with the South African Revenue Services - SARS).

The tender process is managed through the Supply Chain Management (SCM) system of the department. SCM is highly regulated to minimise the risk of fraud, and to meet objectives which include value for money, open and effective competition, equitability, accountability, fair dealing, transparency and an ethical approach. Relevant legislation, regulations, policies, guidelines and instructions can be found on the tender's website.

Fake Tenders

National Treasury's CSD has launched the Government Order Scam campaign to combat fraudulent requests for quotes (RFQs). Such fraudulent requests have resulted in innocent companies losing money. We work hard at preventing and fighting fraud, but criminal activity is always a risk.

How tender scams work

There are many types of tender scams. Here are some of the more frequent scenarios:

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to a company to invite it to urgently supply goods. Shortly after the company has submitted its quote, it receives notification that it has won the tender. The company delivers the goods to someone who poses as an official or at a fake site. The Department has no idea of this transaction made in its name. The company is then never paid and suffers a loss.

OR

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to Company A to invite it to urgently supply goods. Typically, the tender specification is so unique that only Company B (a fictitious company created by the fraudster) can supply the goods in question.

Shortly after Company A has submitted its quote it receives notification that it has won the tender. Company A orders the goods and pays a deposit to the fictitious Company B. Once Company B receives the money, it disappears. Company A's money is stolen in the process.

Protect yourself from being scammed

- If you are registered on the supplier databases and you receive a request to tender or quote that seems to be from a government department, contact the department to confirm that the request is legitimate. Do not use the contact details on the tender document as these might be fraudulent.
- Compare tender details with those that appear in the Tender Bulletin, available online at www.gpwonline.co.za
- Make sure you familiarise yourself with how government procures goods and services. Visit the tender website for more information on how to tender.
- If you are uncomfortable about the request received, consider visiting the government department and/or the place of delivery and/or the service provider from whom you will be sourcing the goods.
- In the unlikely event that you are asked for a deposit to make a bid, contact the SCM unit of the department in question to ask whether this is in fact correct.

Any incidents of corruption, fraud, theft and misuse of government property in the *Government Printing Works* can be reported to:

Supply Chain Management: Ms. Anna Marie Du Toit, Tel. (012) 748 6292.
Email: Annamarie.DuToit@gpw.gov.za

Marketing and Stakeholder Relations: Ms Bonakele Mbhele, at Tel. (012) 748 6193.
Email: Bonakele.Mbhele@gpw.gov.za

Security Services: Mr Daniel Legoabe, at tel. (012) 748 6176.
Email: Daniel.Legoabe@gpw.gov.za

Closing times for **ORDINARY WEEKLY** **GOVERNMENT GAZETTE** **2020**

*The closing time is **15:00** sharp on the following days:*

- **24 December 2019**, Tuesday for the issue of Friday **03 January 2020**
- **03 January**, Friday for the issue of Friday **10 January 2020**
- **10 January**, Friday for the issue of Friday **17 January 2020**
- **17 January**, Friday for the issue of Friday **24 January 2020**
- **24 January**, Friday for the issue of Friday **31 January 2020**
- **31 February**, Friday for the issue of Friday **07 February 2020**
- **07 February**, Friday for the issue of Friday **14 February 2020**
- **14 February**, Friday for the issue of Friday **21 February 2020**
- **21 February**, Friday for the issue of Friday **28 February 2020**
- **28 February**, Friday for the issue of Friday **06 March 2020**
- **06 March**, Friday for the issue of Friday **13 March 2020**
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- **29 May**, Friday for the issue of Friday **05 June 2020**
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- **06 August**, Thursday for the issue of Friday **14 August 2020**
- **14 August**, Friday for the issue of Friday **21 August 2020**
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- **17 December**, Thursday for the issue of Friday **24 December 2020**
- **23 December**, Wednesday for the issue of Friday **31 December 2020**

LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2018

NATIONAL AND PROVINCIAL

Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1008.80 per full page, pro-rated based on the above categories.

Pricing for National, Provincial - Variable Priced Notices		
Notice Type	Page Space	New Price (R)
Ordinary National, Provincial	1/4 - Quarter Page	252.20
Ordinary National, Provincial	2/4 - Half Page	504.40
Ordinary National, Provincial	3/4 - Three Quarter Page	756.60
Ordinary National, Provincial	4/4 - Full Page	1008.80

EXTRA-ORDINARY

All Extra-ordinary National and Provincial gazette notices are non-standard notices and attract a variable price based on the number of pages submitted.

The pricing structure for National and Provincial notices which are submitted as **Extra ordinary submissions** will be charged at **R3026.32** per page.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

The **Government Printing Works (GPW)** has established rules for submitting notices in line with its electronic notice processing system, which requires the use of electronic *Adobe Forms*. Please ensure that you adhere to these guidelines when completing and submitting your notice submission.

CLOSING TIMES FOR ACCEPTANCE OF NOTICES

1. The *Government Gazette* and *Government Tender Bulletin* are weekly publications that are published on Fridays and the closing time for the acceptance of notices is strictly applied according to the scheduled time for each gazette.
2. Please refer to the Submission Notice Deadline schedule in the table below. This schedule is also published online on the Government Printing works website www.gpwonline.co.za

All re-submissions will be subject to the standard cut-off times.

All notices received after the closing time will be rejected.

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Petrol Price Gazette	Monthly	Tuesday before 1st Wednesday of the month	One day before publication	1 working day prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00 for next Friday	3 working days prior to publication
Unclaimed Monies (Justice, Labour or Lawyers)	January / September 2 per year	Last Friday	One week before publication	3 working days prior to publication
Parliament (Acts, White Paper, Green Paper)	As required	Any day of the week	None	3 working days prior to publication
Manuals	Bi- Monthly	2nd and last Thursday of the month	One week before publication	3 working days prior to publication
State of Budget (National Treasury)	Monthly	30th or last Friday of the month	One week before publication	3 working days prior to publication
<i>Extraordinary Gazettes</i>	As required	Any day of the week	<i>Before 10h00 on publication date</i>	<i>Before 10h00 on publication date</i>
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 15h00 - 3 working days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days after submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
North West	Weekly	Tuesday	One week before publication	3 working days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 working days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 working days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 working days prior to publication

GOVERNMENT PRINTING WORKS - BUSINESS RULES

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 working days after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after submission deadline
Mpumalanga Liquor License Gazette	Bi-Monthly	Second & Fourth Friday	One week before publication	3 working days prior to publication

EXTRAORDINARY GAZETTES

3. *Extraordinary Gazettes* can have only one publication date. If multiple publications of an *Extraordinary Gazette* are required, a separate Z95/Z95Prov *Adobe* Forms for each publication date must be submitted.

NOTICE SUBMISSION PROCESS

4. Download the latest *Adobe* form, for the relevant notice to be placed, from the **Government Printing Works** website www.gpwonline.co.za.
5. The *Adobe* form needs to be completed electronically using *Adobe Acrobat / Acrobat Reader*. Only electronically completed *Adobe* forms will be accepted. No printed, handwritten and/or scanned *Adobe* forms will be accepted.
6. The completed electronic *Adobe* form has to be submitted via email to submit.egazette@gpw.gov.za. The form needs to be submitted in its original electronic *Adobe* format to enable the system to extract the completed information from the form for placement in the publication.
7. Every notice submitted **must** be accompanied by an official **GPW** quotation. This must be obtained from the *eGazette* Contact Centre.
8. Each notice submission should be sent as a single email. The email **must** contain **all documentation relating to a particular notice submission**.
 - 8.1. Each of the following documents must be attached to the email as a separate attachment:
 - 8.1.1. An electronically completed *Adobe* form, specific to the type of notice that is to be placed.
 - 8.1.1.1. For *National Government Gazette* or *Provincial Gazette* notices, the notices must be accompanied by an electronic Z95 or Z95Prov *Adobe* form
 - 8.1.1.2. The notice content (body copy) **MUST** be a separate attachment.
 - 8.1.2. A copy of the official **Government Printing Works** quotation you received for your notice. (*Please see Quotation section below for further details*)
 - 8.1.3. A valid and legible Proof of Payment / Purchase Order: **Government Printing Works** account customer must include a copy of their Purchase Order. **Non-Government Printing Works** account customer needs to submit the proof of payment for the notice
 - 8.1.4. Where separate notice content is applicable (Z95, Z95 Prov and TForm 3, it should **also** be attached as a separate attachment. (*Please see the Copy Section below, for the specifications*).
 - 8.1.5. Any additional notice information if applicable.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

9. The electronic *Adobe* form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered. The information submitted on the electronic *Adobe* form will be published as-is.
10. To avoid duplicated publication of the same notice and double billing, Please submit your notice **ONLY ONCE**.
11. Notices brought to **GPW** by "walk-in" customers on electronic media can only be submitted in *Adobe* electronic form format. All "walk-in" customers with notices that are not on electronic *Adobe* forms will be routed to the Contact Centre where they will be assisted to complete the forms in the required format.
12. Should a customer submit a bulk submission of hard copy notices delivered by a messenger on behalf of any organisation e.g. newspaper publisher, the messenger will be referred back to the sender as the submission does not adhere to the submission rules.

QUOTATIONS

13. Quotations are valid until the next tariff change.
 - 13.1. **Take note:** **GPW's** annual tariff increase takes place on **1 April** therefore any quotations issued, accepted and submitted for publication up to **31 March** will keep the old tariff. For notices to be published from 1 April, a quotation must be obtained from **GPW** with the new tariffs. Where a tariff increase is implemented during the year, **GPW** endeavours to provide customers with 30 days' notice of such changes.
14. Each quotation has a unique number.
15. Form Content notices must be emailed to the *eGazette* Contact Centre for a quotation.
 - 15.1. The *Adobe* form supplied is uploaded by the Contact Centre Agent and the system automatically calculates the cost of your notice based on the layout/format of the content supplied.
 - 15.2. It is critical that these *Adobe* Forms are completed correctly and adhere to the guidelines as stipulated by **GPW**.
16. **APPLICABLE ONLY TO GPW ACCOUNT HOLDERS:**
 - 16.1. **GPW** Account Customers must provide a valid **GPW** account number to obtain a quotation.
 - 16.2. Accounts for **GPW** account customers **must** be active with sufficient credit to transact with **GPW** to submit notices.
 - 16.2.1. If you are unsure about or need to resolve the status of your account, please contact the **GPW** Finance Department prior to submitting your notices. (If the account status is not resolved prior to submission of your notice, the notice will be failed during the process).
17. **APPLICABLE ONLY TO CASH CUSTOMERS:**
 - 17.1. Cash customers doing **bulk payments** must use a **single email address** in order to use the **same proof of payment** for submitting multiple notices.
18. The responsibility lies with you, the customer, to ensure that the payment made for your notice(s) to be published is sufficient to cover the cost of the notice(s).
19. Each quotation will be associated with one proof of payment / purchase order / cash receipt.
 - 19.1. This means that **the quotation number can only be used once to make a payment.**

GOVERNMENT PRINTING WORKS - BUSINESS RULES**COPY (SEPARATE NOTICE CONTENT DOCUMENT)**

20. Where the copy is part of a separate attachment document for Z95, Z95Prov and TForm03
- 20.1. Copy of notices must be supplied in a separate document and may not constitute part of any covering letter, purchase order, proof of payment or other attached documents.
- The content document should contain only one notice. (You may include the different translations of the same notice in the same document).
- 20.2. The notice should be set on an A4 page, with margins and fonts set as follows:
- Page size = A4 Portrait with page margins: Top = 40mm, LH/RH = 16mm, Bottom = 40mm;
Use font size: Arial or Helvetica 10pt with 11pt line spacing;
- Page size = A4 Landscape with page margins: Top = 16mm, LH/RH = 40mm, Bottom = 16mm;
Use font size: Arial or Helvetica 10pt with 11pt line spacing;

CANCELLATIONS

21. Cancellation of notice submissions are accepted by **GPW** according to the deadlines stated in the table above in point 2. Non-compliance to these deadlines will result in your request being failed. Please pay special attention to the different deadlines for each gazette. Please note that any notices cancelled after the cancellation deadline will be published and charged at full cost.
22. Requests for cancellation must be sent by the original sender of the notice and must be accompanied by the relevant notice reference number (N-) in the email body.

AMENDMENTS TO NOTICES

23. With effect from 01 October 2015, **GPW** will not longer accept amendments to notices. The cancellation process will need to be followed according to the deadline and a new notice submitted thereafter for the next available publication date.

REJECTIONS

24. All notices not meeting the submission rules will be rejected to the customer to be corrected and resubmitted. Assistance will be available through the Contact Centre should help be required when completing the forms. (012-748 6200 or email info.egazette@gpw.gov.za). Reasons for rejections include the following:
- 24.1. Incorrectly completed forms and notices submitted in the wrong format, will be rejected.
- 24.2. Any notice submissions not on the correct *Adobe* electronic form, will be rejected.
- 24.3. Any notice submissions not accompanied by the proof of payment / purchase order will be rejected and the notice will not be processed.
- 24.4. Any submissions or re-submissions that miss the submission cut-off times will be rejected to the customer. The Notice needs to be re-submitted with a new publication date.

GOVERNMENT PRINTING WORKS - BUSINESS RULES**APPROVAL OF NOTICES**

25. Any notices other than legal notices are subject to the approval of the Government Printer, who may refuse acceptance or further publication of any notice.
26. No amendments will be accepted in respect to separate notice content that was sent with a Z95 or Z95Prov notice submissions. The copy of notice in layout format (previously known as proof-out) is only provided where requested, for Advertiser to see the notice in final Gazette layout. Should they find that the information submitted was incorrect, they should request for a notice cancellation and resubmit the corrected notice, subject to standard submission deadlines. The cancellation is also subject to the stages in the publishing process, i.e. If cancellation is received when production (printing process) has commenced, then the notice cannot be cancelled.

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

27. The Government Printer will assume no liability in respect of—
 - 27.1. any delay in the publication of a notice or publication of such notice on any date other than that stipulated by the advertiser;
 - 27.2. erroneous classification of a notice, or the placement of such notice in any section or under any heading other than the section or heading stipulated by the advertiser;
 - 27.3. any editing, revision, omission, typographical errors or errors resulting from faint or indistinct copy.

LIABILITY OF ADVERTISER

28. Advertisers will be held liable for any compensation and costs arising from any action which may be instituted against the Government Printer in consequence of the publication of any notice.

CUSTOMER INQUIRIES

Many of our customers request immediate feedback/confirmation of notice placement in the gazette from our Contact Centre once they have submitted their notice – While **GPW** deems it one of their highest priorities and responsibilities to provide customers with this requested feedback and the best service at all times, we are only able to do so once we have started processing your notice submission.

GPW has a 2-working day turnaround time for processing notices received according to the business rules and deadline submissions.

Please keep this in mind when making inquiries about your notice submission at the Contact Centre.

29. Requests for information, quotations and inquiries must be sent to the Contact Centre **ONLY**.
30. Requests for Quotations (RFQs) should be received by the Contact Centre at least **2 working days** before the submission deadline for that specific publication.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

PAYMENT OF COST

31. The Request for Quotation for placement of the notice should be sent to the Gazette Contact Centre as indicated above, prior to submission of notice for advertising.
32. Payment should then be made, or Purchase Order prepared based on the received quotation, prior to the submission of the notice for advertising as these documents i.e. proof of payment or Purchase order will be required as part of the notice submission, as indicated earlier.
33. Every proof of payment must have a valid **GPW** quotation number as a reference on the proof of payment document.
34. Where there is any doubt about the cost of publication of a notice, and in the case of copy, an enquiry, accompanied by the relevant copy, should be addressed to the Gazette Contact Centre, **Government Printing Works**, Private Bag X85, Pretoria, 0001 email: info.egazette@gpw.gov.za before publication.
35. Overpayment resulting from miscalculation on the part of the advertiser of the cost of publication of a notice will not be refunded, unless the advertiser furnishes adequate reasons why such miscalculation occurred. In the event of underpayments, the difference will be recovered from the advertiser, and future notice(s) will not be published until such time as the full cost of such publication has been duly paid in cash or electronic funds transfer into the **Government Printing Works** banking account.
36. In the event of a notice being cancelled, a refund will be made only if no cost regarding the placing of the notice has been incurred by the **Government Printing Works**.
37. The **Government Printing Works** reserves the right to levy an additional charge in cases where notices, the cost of which has been calculated in accordance with the List of Fixed Tariff Rates, are subsequently found to be excessively lengthy or to contain overmuch or complicated tabulation.

PROOF OF PUBLICATION

38. Copies of any of the *Government Gazette* or *Provincial Gazette* can be downloaded from the **Government Printing Works** website www.gpwnonline.co.za free of charge, should a proof of publication be required.
39. Printed copies may be ordered from the Publications department at the ruling price. The **Government Printing Works** will assume no liability for any failure to post or for any delay in despatching of such *Government Gazette(s)*

GOVERNMENT PRINTING WORKS CONTACT INFORMATION

Physical Address:

Government Printing Works
149 Bosman Street
Pretoria

Postal Address:

Private Bag X85
Pretoria
0001

GPW Banking Details:

Bank: ABSA Bosman Street
Account No.: 405 7114 016
Branch Code: 632-005

For Gazette and Notice submissions: Gazette Submissions:

For queries and quotations, contact: Gazette Contact Centre:

E-mail: submit.egazette@gpw.gov.za

E-mail: info.egazette@gpw.gov.za

Tel: 012-748 6200

Contact person for subscribers: Mrs M. Toka:

E-mail: subscriptions@gpw.gov.za

Tel: 012-748-6066 / 6060 / 6058

Fax: 012-323-9574

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF CO-OPERATIVE GOVERNANCE

NO. 634

05 JUNE 2020



DR NKOSAZANA DLAMINI ZUMA MUNICIPALITY

Municipal Notice

PUBLIC NOTICE CALLING FOR INSPECTION OF THE SUPPLEMENTARY VALUATION ROLL AND LODGING OF OBJECTIONS

In terms of the Municipal Property Rates Act, 2004 (Act No. 6 of 2004), hereinafter referred to as the "Act", it is advised that the 3rd Supplementary Valuation roll for the financial years 01 July 2017 to 30 June 2022 is open for public inspection at

- *Main Municipal offices in Creighton and Himeville*
- *Library at Bulwer*
- *Library at Creighton*
- *Library at Underberg*

during office hours from **15th May 2020 to 30th June 2020**.

An invitation is hereby made in terms of section 49(l)(a)(ii) and 78(2) of the Act that any owner of property or other person who so desires should lodge an objection with the Municipal Manager in respect of any matter reflected in, or omitted from, the supplementary valuation roll within the above-mentioned period.

Attention is specifically drawn to the fact that in terms of section 50(2) of the Act an objection must be in relation to a specific individual property and not against the valuation roll as such. The form for the lodging of an objection is obtainable from the Municipal Offices.

Within the above-mentioned period, the completed forms must be returned to the following address: Municipal Manager, "Supplementary Valuation Roll", Dr Nkosazana Dlamini Zuma Municipality, P.O. Box 62, Creighton, 3263 or PO Box 43, Himeville, 3256. Completed forms can also be handed in at Main Road, Creighton or 32 Arbuckle Street, Himeville.

For enquiries please phone Ms T Piper (039) 833 1038 or by email: pipert@ndz.gov.za

Municipal Manager
Municipal Offices



DR NKOSAZANA DLAMINI ZUMA MUNICIPALITY

ISAZISO ESIMEMA UMPHAKATHI UKUBA UZOHLOLA UHLU LWEZILINGANISOMANANI (GENERAL VALUATION ROLL) NOKUFAKA ISICELO SOKUPHIKISA

Kwasizwa umphakathi, ngokwesigaba 49(1)(a)(i) sifundwa ndawonye nesigaba 78(2) soMthetho woHulumeni Basemakhaya: uMthetho Wentela yoBuninimhlaba kaMasipala ka2004, (Umthetho ongunombolo 6 ka-2004), obuye ubizwe ngokuthi uMthetho, ukuthi uhlu lwezilinganisomanani lonyaka wezimali 01 July 2017 kuya ku 30 June 2022 selivulelekile ukuthi umphakathi uluhlole emahhovisi kamasipala Dr Nkosazana Dlamini Zuma kusukela zingu **15th May 2020** kuya ku **30th June 2020** Ngaphezu kwalokho luyatholakala nakulezizindawo ezilandelayo:

- Main Municipal offices in Creighton and Himeville
- Library at Bulwer
- Library at Creighton
- Library at Underberg

Isimemo senziwe, ngokwesigaba 49(1)(a)(ii) soMthetho, noma ngubani ongumnikazi wendlu noma omunye nje-ke umuntu onesifiso sokuba afake isicelo sokuphikisa emenenjeni kamasipala kanoma yikuphi okusohlwini lwezilinganisomanani elinenezelayo noma okusalile, phakathi kwesikhathi esibekwe ngenhla.

Umphakathi uyaxwayiswa ukuthi ngokwesigaba 50(2) soMthetho ukuphikisa kumele kuqondane ngqo naleyondlu ofisa ukuphikisa ngayo kodwa kungabi ngohlu lwezilinganisomanani olunenezelayo. Ifomu lokufaka isiphikiso liyatholakala kaMasipala Dr Nkosazana Dlamini Zuma Municipality (Creighton Office and Underberg Office), eBulwer Library, Creighton Library nase Underberg Library. Amafomu asegcwalisiwe kumele abuyiselwe kuleli kheli elilandelayo P O Box 62, Creighton, 3263, nase P O Box 43, Himeville, **kodwa kungaba ngcono uma ungawaletha mathupha, sicela lokhu ukuze sibenesiqiniseko sokuthi uwalethile kamasipala.**

Uma ninemibuzo ningaxhumana noSiphosiphelele Manyathi kulezinombolo (039) 833 1038 or revenueofficer@ndz.gov.za noma Tanya Piper (039) 833 1038 or pipt@ndz.gov.za

Municipal Manager
Municipal Offices

DEPARTMENT OF HEALTH

NO. 635

05 JUNE 2020

NURSING ACT, 2005 (Act No. 33 of 2005)

Regulations Relating to the Approval of and the Minimum Requirements for the Education and Training of a Student Leading to Registration as a Nurse Specialist or Midwife Specialist

The Minister of Health has, in terms of section 58(1)(f) of the Nursing Act, 2005 (Act No. 33 of 2005) and after consultation with the South African Nursing Council, made the Regulations in the Schedule.

SCHEDULE**Definitions**

1. In these Regulations any expression to which a meaning has been assigned in the Act shall bear such meaning, unless it is specifically defined otherwise herein, and, the following shall bear the meaning as ascribed below unless the context indicates otherwise—

“academic year” means a period of at least 1200 (one thousand two hundred) notional hours which is equivalent to 120 (one hundred and twenty) credits;

“advanced standing” means the status granted to a student for admission to studies at a higher level than the student’s prior formal studies would have allowed, including exemption where applicable;

“assessment” means a structured process for gathering evidence and making judgments about a student’s performance in relation to the prescribed outcomes of the programme;

“assessor” means a practitioner registered with the relevant authority and is a specialist in the respective field, responsible for the assessment of the student’s achievement of the learning outcomes for the programme;

“clinical accompaniment” means a structured or unstructured and planned or unplanned process by a lecturer and or a preceptor who accompanies the student to facilitate directed assistance and support at the clinical facility, to ensure the achievement of the programme outcomes;

“clinical education and training” means facilitation of experiential learning in a range of settings in which the theoretical component is correlated with practice;

“clinical facility” means a continuum of services to promote health and provide care to health care users, approved by the Council, as such, and used for education and training;

“clinical learning opportunities” means the range of learning experiences, including work integrated and in-service learning, available in a healthcare setting, which also include other experiential learning sites where a student has the opportunity to gain the required skills;

“clinical placement” means the period spent by a student in an approved clinical facility and other experiential learning sites to ensure that the outcomes of the programme are achieved;

“clinical supervision” means the assistance and support extended to the student by the Nurse Specialist or Midwife Specialist at an approved clinical facility and other experiential learning sites, with the aim of developing a competent and independent Nurse Specialist or Midwife Specialist;

“competence” means the ability of a practitioner to integrate the professional attributes including, but not limited to knowledge, skills, judgment, values and beliefs required to perform as a Nurse Specialist or Midwife Specialist in all situations and practice settings in the field of specialization;

“credit accumulation” means the totalling of credits towards the completion of a qualification or a part-qualification;

“credit transfer” means the vertical, horizontal or diagonal relocation of credits towards a qualification or part-qualification registered on the same or different Sub-Framework;

“credit accumulation and transfer” means the arrangement whereby the diverse features of both credit accumulation and credit transfer are combined to facilitate life-long learning and access to the workplace;

“exit level outcomes” means the outcomes which define the exit level of performance according to which a candidate completing the qualification is assessed;

“fee” means an amount of money payable to the Council as determined from time to time and published by Notice in the *Government Gazette*;

“formative assessment” means a continuous assessment conducted during the facilitation of learning and teaching to provide students with feedback on learning achieved in order to improve competence as well as to improve teaching and learning;

“general nurse” means a person educated and competent to practice general nursing in the manner and to the level prescribed, who is capable of assuming responsibility and accountability for such practice;

“integrated education and training” means connecting skills and knowledge from multiple sources and experiences, applying theory and practice in various settings, utilizing diverse and even contradictory viewpoints;

“learning outcomes” means a description of demonstrable and assessable end results of a learning process;

“lecturer” means an academic expert in Higher Education who is responsible for education and training of students including research and publication;

“moderation” means the process conducted by an independent moderator, which ensures that assessment of the outcomes prescribed for the programme is in accordance with the assessment principles;

“moderator” means a practitioner registered with the relevant authority and is a specialist in the respective field, responsible for moderation of assessments conducted by the Nursing Education Institutions for the programme;

“nurse specialist or midwife specialist” means a nurse practitioner who has undergone and met the theoretical and practical requirements of a specific postgraduate nursing programme and is registered as such by the Council;

“preceptor” means an experienced nurse practitioner who provides day-to-day supervision during clinical practice and facilitates the application of theory to practice for students;

“programme” means a purposeful and structured set of learning experiences that lead to a qualification;

“qualification” means a planned combination of learning outcomes with a defined purpose, that is intended to provide qualifying students with applied competence for meeting the prescribed requirements of the qualification in the category Nurse Specialist or Midwife Specialist, that is registered on the National Qualifications Framework;

“recognition of prior learning” means the evidence-based assessment comparison of previous learning and experience against the learning outcomes required for a specific programme of a student, howsoever obtained, and the acceptance of such previous learning for the purpose of accessing a programme; awarding of credits and advanced standing;

“specialisation” means acquisition of in-depth knowledge and expertise in a specific field of practice;

“student” means a person enrolled for a learning programme in a Higher Education Institution and registered with the South African Nursing Council as a learner nurse or midwife;

“summative assessment” means a process to evaluate student learning, skill acquisition and academic achievement at the end of a module/programme in relation to stated outcomes and assessment criteria;

“the Act” means the Nursing Act, 2005 (Act No. 33 of 2005);

“work integrated learning” means a characteristic of vocational and professionally oriented qualifications that may be incorporated into programmes which takes various forms including simulated learning, work-directed theoretical

learning, problem-based learning, project-based learning and work place-based learning.

Application of these Regulations

2. These regulations shall apply in the Republic of South Africa to—
- (a) All postgraduate diploma programmes leading to registration as a Nurse Specialist or Midwife Specialist;
 - (b) All students following such programme; and
 - (c) Nursing Education Institutions offering such programme.

Programme admission requirements

3. (1) In order to be admitted to the programme, a person must have current registration with the Council as either –
- (a) a Professional Nurse; or
 - (b) a General Nurse with a midwifery qualification.
- (2) Registration referred to in sub-regulation (3)(1) must be maintained for the full duration of the programme, failing which, the education and training undergone in the period during which such registration was not maintained shall be rendered invalid.
- (3) A person with international nursing qualifications must be registered by the Council as a Professional Nurse or General Nurse and Midwife prior to admission into the programme provided for in these Regulations.

Requirements for the programme

4. (1) A person and or Nursing Education Institution may not elicit nor accept any application for a programme referred to in these Regulations if such Nursing Education Institution is not accredited in terms of the relevant Regulations and the programme offered is not accredited in terms of these Regulations.
- (2) The requirements for the programme must be read and applied in conjunction with the guidelines of such a programme, which may be published as determined by the Council from time to time.

- (3) A student may enter the programme only if that student has at least two (2) years' experience post registration as a Professional Nurse or General Nurse and Midwife.
- (4) A student may be admitted to the programme through Recognition of Prior Learning in line with the relevant National Policies.
- (5) The duration of training is based on the achievement of the required credits of the programme, provided the programme duration is not less than one academic year.
- (6) The Nursing Education Institution must: -
 - (a) Ensure that a student, throughout the programme, receives integrated education and training to achieve both theoretical and clinical outcomes;
 - (b) Ensure that a student complies with all experiential requirements of the programme as determined by the Council;
 - (c) Ensure that the maximum period that a student may spend in a simulated learning environment must comply with the conditions, which may be determined by Council from time to time;
 - (d) Set clinical or practical learning outcomes in line with the purpose and outcomes of the programme for each of the specializations; and
 - (e) Keep, at least for five years or in line with the relevant legislation, detailed records of all clinical education and training and must provide such to the Council whenever required to do so.
- (7) Clinical education and training must only be provided in clinical facilities that are approved for that Nursing Education Institution and for the programme in terms of these Regulations.
- (8) Clinical learning must take place in a range of approved clinical settings and other experiential learning sites that will facilitate the achievement of the programme outcomes.
- (9) The Nursing Education Institution is accountable for clinical learning accompaniment of students.

- (10) Clinical education and training shall include learning experience at night which may not exceed one month of an academic year.

Requirements for registration in the category Nurse Specialist or Midwife Specialist

5. (1) A person may be registered in the category Nurse Specialist or Midwife Specialist as stipulated in the Notice Relating to the Creation of Categories of Practitioners in terms of Section 31(2) of the Act published in Government Notice No. 368 of 15 May 2014 or any subsequent amendments if such a person -
- (a) received education and training at a Nursing Education Institution that is accredited to provide the programme;
 - (b) was registered with the Council as a student for the duration of the programme;
 - (c) has met the requirements of the accredited programme; or
 - (d) has complied with any other conditions as may be determined by the Council from time to time.
- (2) The person in charge of the Nursing Education Institution where the student was registered must, on completion or termination of the programme, within the time frame specified in the Act, submit to the Council -
- (a) a record of theoretical and clinical education and training in a format as determined by the Council;
 - (b) a record of summative assessments conducted, including evidence of recognition of prior learning where applicable;
 - (c) a declaration signed by such a person certifying that the student has met the prescribed educational requirements and is competent for registration in the category Nurse Specialist or Midwife Specialist; and
 - (d) any other information as may be required by the Council.

- (3) The application for registration in the category Nurse Specialist or Midwife Specialist must be in accordance with the Regulations Relating to the Particulars to be Furnished to the Council for Keeping of the Register for Nursing Practitioners; the Manner of Effecting Alterations to the Register; and Certificates that may be issued by the Council, published in Government Notice No. R.195 of 19 February 2008 or any subsequent amendments.
- (4) In the case of a person that was not duly registered with the Council as a student in terms of sub-regulation (1)(b), education and training undergone during the period when the person was not registered as a student shall not be recognised by Council.

Exit level outcomes

- 6. (1) In order to comply with regulation 5(1)(c) above the Nursing Education Institution at which the student is enrolled must ensure that a student undergoing this programme in the respective specialisations has acquired the following exit level outcomes applicable to all specialisations, namely:
 - (a) Practices and facilitates specialist nursing, nursing education or health services management within ethical-legal parameters of the profession;
 - (b) Applies the knowledge of and facilitates evidence-based practice, nursing education or management in the specialist field to solve contextual problems and develop policies and guidelines;
 - (c) Appraises and develops self, peers and nurse specialist or midwife specialist students by facilitating self-directedness/leadership and lifelong learning to maintain competence;
 - (d) Facilitates advocacy for the profession and provision of specialist professional support for personnel, patients, families and communities;
 - (e) Engages in planning, commissioning and managing a specialist unit, an educational entity or health service;

- (f) Engages in scholarly activities to inform evidenced based practice, education or management; and
 - (g) Utilizes, manages and communicates data to support decision-making and research.
- (2) Exit level outcomes applicable to clinical specialisations:
- (a) Renders and co-ordinates patient/client-centred specialist nursing or midwifery practice within a continuum of care using the scientific approach, integrating biomedical and psychosocial sciences including advanced pharmacology;
 - (b) Mobilizes appropriate resources to implement standards of practice relevant to the area of specialization, to ensure quality patient care and safety;
 - (c) Collaborates within the inter-professional team by engaging in health dialogue, shared leadership, decision-making and sound clinical judgment;
 - (d) Participates in the design, development, implementation and evaluation of nursing policies, programmes and projects at provincial or national level; and
 - (e) Develops and implements institutional policies, protocols, and guidelines in the area of specialisation, utilising the process of change management in improvement of quality of care.
- (3) Exit level outcomes applicable to nursing education:-
- (a) Designs, implements and evaluates or reviews a programme or curriculum for teaching and learning of nurse specialist or midwife specialist;
 - (b) Facilitates teaching and learning of students, patients or clients, families and communities in conducive theoretical, simulation, online and clinical learning environments;
 - (c) Engages in and facilitates assessment and evaluation of learning;
 - (d) Applies the knowledge of and facilitates the management of the nursing education institution; and

- (e) Participates in and facilitates internal and external review of the Nurse Specialist or Midwife Specialist programme or curriculum at all levels.
- (4) Exit level outcomes applicable to health services management:-
 - (a) Participates in the development and implementation of the strategic and operational plans including key institutional policies;
 - (b) Manages resources for the effectiveness and efficiency of a health facility or unit;
 - (c) Engages in the organisation and coordination of the nursing and midwifery activities, functions and responsibilities to align them to the strategic goals;
 - (d) Collaboratively facilitates internal and external measurement of performance or accreditation of the health facility based on the set standards;
 - (e) Initiates innovative projects based on regular evaluation and review of the strategic plan for achievement of its goals, utilising the process of change management; and
 - (f) Establishes links with the external local, regional, national and international environments to achieve best practice and a healthy competitive position.

Assessment and moderation

- 7. (1) Assessment of learning by a Nursing Education Institution must comply with the following—
 - (a) it must be conducted by an assessor and moderator registered with the relevant authority and is a specialist in the respective field of study;
 - (b) the students must be assessed and found competent in all relevant learning outcomes of the programme, in line with the associated assessment criteria;
 - (c) a minimum of 80% of clinical assessment activities must be conducted in real life situations, and the remaining 20% can be in simulated settings;
 - (d) there must be evidence of formative assessment throughout the period of education and training;

- (e) there must be evidence of internal and external moderation of formative and summative assessments respectively;
 - (f) records of assessment and moderation must, at least for five years or in line with the relevant legislation, be kept by the Nursing Education Institution, which should be produced on request by the Council; and
 - (g) any other requirements as may be determined by the Council from time to time.
- (2) Notwithstanding the provisions of subsection (1), the Council must monitor the assessment conducted by Nursing Education Institutions.

Process of Recognition of Prior Learning (RPL)

8. (1) A student who wishes to undertake RPL must:-
- (a) apply for Recognition of Prior Learning to a Nursing Education Institution accredited to offer the postgraduate diploma programme;
 - (b) provide evidence of prior learning by means of portfolios and other forms of appropriate evidence; and
 - (c) comply with the Nursing Education Institution's Recognition of Prior Learning policies and or procedures.
- (2) Credits of a completed qualification may be transferred to another qualification in line with the applicable National Policies.
- (3) The process referred to in subregulation (1) must meet the National and Council Policies for Recognition of Prior Learning.
- (4) The assessment of prior learning referred to in subregulation (1) must be conducted by an assessor and moderator registered in terms of regulation 7(1)(a).
- (5) The Nursing Education Institution must submit to the Council the credits awarded through the assessment of prior learning as part of the completion of training records referred to in regulation 5(2)(b).
- (6) The Nursing Education Institution where Recognition of Prior Learning has taken place must, at least for five years or in line with the relevant legislation, keep specified comprehensive records of the assessment

conducted, and all documentation pertaining to such assessment should be produced on request by the Council.

- (7) Where a Nursing Education Institution fails to produce the Recognition of Prior Learning records, the Council may nullify the number of credits achieved through RPL.

Transfers

9. (1) Where a student is transferred from a Nursing Education Institution to another, the person in charge of the Nursing Education Institution transferring the student must—
- (a) Submit to the receiving Nursing Education Institution, on request, a specified record of all education and training that the student had undergone; and
- (b) Submit to the Council—
- (i) a record of education and training undergone by the student, in a format determined by the Council; and
- (ii) a notice of termination of education and training, in a format determined by the Council.
- (2) The Nursing Education Institution receiving the transferred student referred to in subregulation (1) must submit to the Council an application for readmission of the student into the programme, in terms of section 32 of the Act.

Schedule of postgraduate programmes

10. The schedule of approved postgraduate programmes shall be posted on the website of the Council.

Transitional arrangements

11. (1) The Regulations mentioned in the Schedule below under Regulation 13 will remain in force until repealed by Notice published in the *Government Gazette*.

- (2) Notwithstanding the provisions of subregulation (1), the Council must, from the publication date of these Regulations, cease to accredit any new Nursing Education Institution to offer the education and training programme referred to in subregulation (1).
- (3) Notwithstanding the provisions of subregulation (1), Nursing Education Institutions accredited for education and training programmes in terms of the Regulations mentioned in subregulation (1) must cease to admit new students to such programme from the publication date of these regulations, in line with subregulation (2).
- (4) The Nursing Education Institutions referred to in subregulation (3) must ensure that all education and training programmes that commenced prior to the date referred to in subregulation (2) are completed within two year teach out period beyond the normal duration of the respective programme.
- (5) Notwithstanding the provisions of subregulation (1), no person may, after promulgation of these Regulations, be registered as a student for the first time for the education and training programmes in terms of the Regulations contemplated in sub-regulation (1), any such registration is null and void.
- (6) Notwithstanding the provisions of subregulation (1), students registered in terms of the Regulations contemplated in subregulation (1) must continue with their studies until the end of the two-year period contemplated in subregulation (4).

Penalties

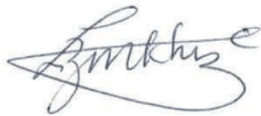
12. Any person found to be in contravention of these regulations and or preventing or attempting to prevent the implementation thereof and or the compliance thereto, shall upon being found guilty be liable to penalties as determined in the Act or if convicted, liable to a fine and or imprisonment.

Repeal

13. The Regulations in the Schedule below are, subject to the provisions of Regulation 11(1), hereby repealed.

Short title

14. These Regulations are called Regulations Relating to the Approval of and the Minimum Requirement for the Education and Training of a Student Leading to Registration as a Nurse Specialist or Midwife Specialist, 2020.



Dr Zwelini Lawrence Mkhize, MP

Minister of Health

Date: 24/03/2020

SCHEDULE**(REGULATION 13)**

No. and year	Title	Extent of repeal
R. 48	Regulations for the Diploma in Clinical Nursing Science, Health Assessment, Treatment and Care	The whole
R. 118	Regulations Concerning the Minimum Requirements for Registration of the Additional Qualification in Nursing Education	The whole
R. 203	Regulation for the Diploma in Unit Management for Registered Nurses	The whole
R. 212	Regulations Relating to the Course in Clinical Nursing Science Leading to Registration of an Additional Qualification	The whole
R. 276	Regulations for the Diploma in Community Nursing Science	The whole
R. 1501	Regulations for the Course for the Diploma in Nursing Administration	The whole

NATIONAL TREASURY

NO. 636


05 JUNE 2020

MINISTER OF FINANCE

NOTICE IN RESPECT OF METHOD OR FORMULA FOR PURPOSES OF DETERMINATION OF AMOUNT FOR PURPOSES OF PARAGRAPH (b) OF DEFINITION OF LIVING ANNUITY IN SECTION 1(1) OF INCOME TAX ACT, 1962

I, Tito Titus Mboweni, Minister of Finance, hereby prescribe that—

- (a) at the election of the annuitant, from 1 June 2020 to 30 September 2020, the amount referred to in paragraph (b) of the definition of “living annuity” in section 1(1) of the Income Tax Act, 1962 (Act 58 of 1962), may be determined to be not less than 0,5 per cent and not greater than 20 per cent of the value of assets referred to in paragraph (a) of that definition, irrespective of the date on which the living annuity contract was concluded;
- (b) in addition to the election contemplated in paragraph (a), for the purposes of the amount referred to in paragraph (b) of the definition of “living annuity” in section 1(1) of the Income Tax Act, 1962 (Act 58 of 1962) as prescribed by Government Notice 290 published in Government Gazette 32005 of 11 March 2009, an annuitant may elect a different draw-down percentage at the anniversary date of inception if that anniversary date falls within the period 1 June 2020 to 30 September 2020.

**TT MBOWENI****MINISTER OF FINANCE**

NATIONAL TREASURY

NO. 637

05 JUNE 2020

I, Tito Titus Mboweni, Minister of Finance, acting in terms of the Division of Revenue Act, 2019 (Act No. 16 of 2019), hereby publish in the attached Schedule -

a Schedule 7, Part A and B, Conversion of funds from the Municipal Disaster Relief Grant to the Provincial Disaster Relief Grant

b Schedule 7, Part A allocations to provinces - Provincial Disaster Relief Grant

For ease of reference only and where applicable, the attached Schedule reflects the allocations published in the Division of Revenue amendment Act, 2019 Schedule 7, Part A and B

This Government Notice is set out as follows:

Part 1: Conditional allocations; and

Part 2: Explanatory memorandum relating thereto



TT MBOWENI, MP
MINISTER OF FINANCE

Explanatory Memorandum to the Provincial Allocations set out in the Schedules

This *Gazette* is published in terms of the Division of Revenue Act, 2019 (Act No. 16 of 2019), and provides information on adjustments to existing allocations to national departments and provinces in the 2019/20 financial year. It therefore updates information that was published in the Division of Amendment Revenue Act (DoRA), 2019.

This notice affects the Provincial Disaster Relief Grant (PDRG) and the Municipal Disaster Relief Grant (MDRG),

- a) In compliance with section 21 of the DoRA, 2019, the Department of Cooperative Governance converts all funds in the MDRG to the PDRG for the 2019/20 financial year.
- b) In compliance with Section 26 of the Division of Revenue Act, 2019 the Department of Cooperative Governance allocates the following from the unallocated Provincial Disaster Relief Grant (Schedule 7, Part A):
 - Eastern Cape - R44.6 million
 - Free State – R12.4 million
 - Gauteng – R116 million
 - KwaZulu-Natal – R138.9 million
 - Limpopo – R42.5 million
 - Mpumalanga – R34 million
 - Northern Cape – R6.2 Million
 - North West – R18.5 million
 - Western Cape – R53.3 million.

SCHEDULE 7, PART A**UNALLOCATED PROVISIONS FOR PROVINCES FOR DISASTER RESPONSE**

Vote	Name of allocation	Purpose	2019/20	2019/20	2019/20
			(Division of Revenue Amendment Act, 2019)	Adjustment	Adjusted Allocation
Cooperative Governance and Traditional Affairs (Vote 4)	Provincial Disaster Relief Grant	To provide for the release of funds for disaster response.	R'000 130 904	R'000 335 488	R'000 466 392

SCHEDULE 7, PART B**UNALLOCATED PROVISIONS FOR MUNICIPALITIES FOR DISASTER RESPONSE**

Vote	Name of allocation	Purpose	2019/20	2019/20	2019/20
			(Division of Revenue Amendment Act, 2019)	Adjustment	Adjusted Allocation
Cooperative Governance and Traditional Affairs (Vote 4)	Municipal Disaster Relief Grant	To provide for the immediate release of funds for disaster response.	R'000 335 488	(335 488)	-

SCHEDULE 7, PART A
TRANSFERS FROM THE PROVINCIAL DISASTER RELIEF GRANT

Vote	Name of allocation	Purpose	Province	2019/20	Adjustment	2019/20
				(Division of Revenue Amendment Act, 2019)		Adjusted Allocation
				R'000	R'000	R'000
Cooperative Governance and Traditional Affairs (Vote 4)	Provincial Disaster Relief Grant	To provide for the release of funds for disaster response	Eastern Cape	-	44 551	44 551
			Free State	-	12 429	12 429
			Gauteng	-	115 996	115 996
			KwaZulu-Natal	-	138 918	138 918
			Limpopo	-	42 449	42 449
			Mpumalanga	-	33 993	33 993
			Northern Cape	-	6 224	6 224
			North West	-	18 540	18 540
			Western Cape	-	53 292	53 292
			Unallocated	466 392	(466 392)	-
			TOTAL	466 392	-	466 392

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES NOTICE 310 OF 2020



Block A | 4th Floor | Meintjiesplein Building | 536 Francis Baard Street | Arcadia | 0002
Private Bag X935 | Pretoria | 0001
Tel: 012 341 1115 | Fax: 012 341 1811/1911
<http://www.namc.co.za>

TABLE GRAPE INDUSTRY APPLICATION FOR THE CONTINUATION OF STATUTORY MEASURES

NAMC REQUESTING COMMENTS / INPUTS FROM INDUSTRY ROLE PLAYERS

On 27 May 2020, the National Agricultural Marketing Council (NAMC) received a request from the South African Table Grape Industry (SATI) for the continuation of statutory measures (levies, records & returns and registration) on table grapes produced, inspected and passed for export, in terms of the Marketing of Agricultural Products Act (MAP Act), 1996. The current statutory measures will expire on 27 October 2020.

Currently, the following statutory measures are applicable, and it is proposed that a new four year period be implemented, namely the-

- Payment of levies (in terms of section 15 of the MAP Act);
- Keeping of records & returns (section 18); and
- Registration of directly affected groups (DAGs) (section 19).

The purpose and objective of the statutory measures relating to **records & returns and registration** are to compel DAGs in the table grapes industry to register with SATI. By combining compulsory registration with the keeping of information and the rendering of returns on an individual basis, information for the whole of the industry can be processed and disseminated and will also form the basis for the collection of levies. This is necessary to ensure that continuous, timeous and accurate information is available to all role players.

Council Members: Mr. H. Prinsloo (Acting Chairperson), Ms. F. Mkile,
Mr. H. Mohane, Mr. B. Mokgatle, Ms. N. Mokose, Prof. D. Rangaka and Mr. G. Schutte

The **payment of the levy**, will be used to finance the following:

- Market Access and development (28%);
- Research and technology transfer (23%);
- Information, systems and communication (19%);
- Transformation and training (24%); and
- Administration (6%).

The current and proposed levy amounts, which will increase with approximately 3,6 cents per carton (c/carton) per year, over the next four years, (excluding VAT) are as follows:

	Current levy	Proposed new levy amount (6.7% average annual increase)			
Table grapes	2019/20	2020/21	2020/21	2020/21	2020/21
Cents per 4.5 kg carton	49.0 c/carton (10.88 c/kg)	52.3 c/carton (11.62 c/kg)	55.8 c/carton (12.4 c/kg)	59.5 c/carton (13.22 c/kg)	63.5 c/carton (14.11 c/kg)

The NAMC believes that the measures requested are consistent with the objectives of the MAP Act (as set out in section 2 of the Act).

Directly affected groups (e.g. producers, packers and exporters) in the table grape industry are kindly requested to submit any comments, in writing, regarding the proposed statutory measures, to the NAMC on or before 19 June 2020, to enable the Council to finalise its recommendation to the Minister in this regard.

ENQUIRIES:

National Agricultural Marketing Council
Mathilda van der Walt
e-mail: mathildavdw@namc.co.za

INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA
NOTICE 311 OF 2020



**FRAMEWORK TO QUALIFY TO OPERATE A SECONDARY GEO-LOCATION
SPECTRUM DATABASE**

The Independent Communications Authority of South Africa ("the Authority"), in terms of sections 4, read with sections 32 (1), and 33 of the Electronic Communications Act (Act No. 36 of 2005), and regulation 16 (1) (e) of the Regulations On the Use of Television White Spaces 2018, hereby prescribes the Framework to qualify to operate the Secondary Geo-Location Spectrum Database.

DR. KEABETSWE MODIMOENG

ACTING CHAIRPERSON

22/05/2020

SCHEDULE

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1. Definitions

In this Qualification Framework, unless the context otherwise indicates, a word or expression to which meaning has been assigned in the Electronic Communications Act, 2005 (Act No.36 of 2005), has the meaning so assigned:

"Qualification assessment" means the technical examination the Applicants will undergo with the Authority to qualify them as the S-GLSD service provider);

"Qualification material" means the necessary materials and information for completing the qualification assessment provided by the Authority to the candidate S-GLSD service provider after the successful completion of the self-declaration phase;

"Qualification period" means the period prescribed by the Authority under this Qualification Framework of which the respective candidate S-GLSD service provider is required to complete the qualification assessment;

"Reference Geo-Location Spectrum Database (R-GLSD)" means a spectrum database operated by the Authority, that performs baseline calculations for the countrywide TVWS availability maps and generates operational parameters for WSDs, for setting regulatory limits;

"Secondary Geo-Location Spectrum Database (S-GLSD)" means a spectrum database operated by qualified service provider designated by the Authority to provide GLSD services to end users;

"S-GLSD service provider" means a qualified or designated third-party organisation that provides S-GLSD services;

"S-GLSD services" means the provision of Operational Parameters in response to requests from the WSDs;

"the Act" means the Electronic Communications Act, 2005 (Act No. 36 of 2005), as amended;

"Regulations" means the Regulations on the Use of Television White Spaces, 2018 published in Government Gazette No. 41512 (Notice No. 147) of 23 March 2018.

"TVWS Algorithm" means the technical methodology, rules and procedure prescribed by the Authority to be implemented by candidate S-GLSD service providers in their calculation engines to be used in availing TVWS while protecting incumbents;

"Applicant" means an entity that has applied to be a S-GLSD service provider.

2. Purpose

The purpose of the Regulations is to provide for a qualification framework for interested entities to can operate as S-GLSD service providers.

3. Qualification Materials

- (1) The Authority will furnish Applicants with the required material to support their implementation of the Regulations. The said material shall include but not limited to the following:
 - (a) documents describing the communication protocol between the R- GLSD and the S-GLSD, including the URL of the R- GLSD;
 - (b) documents describing the PAWS RFC 7545¹ Rule set for ICASA;
 - (c) documents describing the TVWS Algorithm;
 - (d) dummy datasets containing technical information of incumbent analogue and digital television transmitters;
 - (e) information about the polygons under the Karoo Central Astronomy Advantage Areas;
 - (f) dummy datasets containing technical information of Type Approved White Space Devices;
 - (g) information about digital terrain datasets and clutter; and
 - (h) information about the bordering countries.
- (2) The qualification material will be made available only to Applicants

¹ open standard defined by the Internet Engineering Task force (IETF) to be used by WSDs to access the secondary GLSDs in the Request for Comments (RFC) 7545

who have passed the due diligence phase. This will be done twenty days (20) before the commencement of the database development phase as outlined in regulation 5, Figure 1.

4. Aspects of the Qualification Framework

The Authority will conduct the qualification assessment in a phased approach as outlined below:

4.1 Self-declaration-

- (1) The Applicant must comply with section 5 (8) (b) of the Act, that is, the Applicant will be registered under the laws of the Republic and has or will have its principal place of business located within the Republic.
- (2) The following documentary evidence must be provided by the entity in compliance to paragraph (a) above:
 - (i) A copy of the Company's registration certificate; and
 - (ii) the names and addresses of directors.
- (3) The Applicant must demonstrate their ability to establish, operate and maintain the S-GLSD system, including stating whether the S-GLSD will be hosted locally or abroad (e.g. company website, documentary proof of involvement in the field of ICT);
- (4) The Applicant must provide a Business plan, outlining the following:
 - (i) Fundamental assumptions for the business plan with financial forecasts for a minimum period of three years;
 - (ii) A market analysis of the services contemplated to be offered through the S-GLSD applied for, including forecast demand;
 - (iii) Description of products and services to be offered through the S-GLSD applied for; and
 - (iv) Description of pricing strategy for products and services to be offered through the S-GLSD license applied for.
- (5) The Applicant has less than 30% (thirty percent) equity ownership by

Historically Disadvantaged Persons (HDP) or is below a level 4 contributor (B-BBEE status) in terms of the Codes of Good Practice published in terms of section 9(1) of the B-BBEE Act;

- (6) The Applicant must indicate their approach in ensuring acceptable level of service availability (i.e. at least a 99.5% of uptime at the end of each calendar month) and reliability (i.e. a plan for a failover solution) including plan(s) for data backup, calculated as follows:
- (i) The uptime service availability level shall be the total actual uptime minutes divided by total possible uptime minutes in the month, as calculated at the end of each calendar month x 100. So that $(\text{Actual Uptime} / \text{Total Uptime}) \times 100 = \text{Uptime Service Availability percentage}$; and
 - (ii) Scheduled maintenance which has been notified to the Authority in advance shall not be counted as downtime, but any maintenance which has not been notified to the Authority in advance shall be counted as downtime.

4.2 Simulated Tests-

The Authority will repetitively perform simulated tests, remotely over the Internet Protocol, using the R-GLSD interfaces, to ascertain if components of the respective S-GLSD comply with the Regulations covering the following major aspects:

4.2.1 Implementation of the Communication Protocols, Interfaces and Storage

Protocol to Access White-Space (PAWS) databases, RFC 7545:

- (1) The Authority shall furnish Applicants with a list of test scenarios and a document describing specific variations in the sections of the baseline PAWS RFC 7545 required to be implemented to comply with the regulation 10 of the Regulations. This protocol enables a bidirectional exchange of data between S-GLSDs and WSDs. The Applicants are expected to implement this communication protocol and satisfactorily

demonstrate to the Authority the following:

- (b) correctly acknowledging, or rejecting of the initialisation requests from WSDs;
- (c) correctly allowing, or rejecting of the registration requests from WSDs;
- (d) correctly providing, or denying of the provision of Operational Parameters (OPs) requests from WSDs; and
- (e) correctly acknowledging or rejecting of the notification's requests with respect to the spectrum usage from WSDs.

Communication Protocol between R-GLSD and S-GLSDs:

- (1) The Authority shall furnish candidate S-GLSD providers with a list of test scenarios and a document describing the structure of the Application Programming Interface (API) for the communication protocol that enables a bidirectional exchange of data between the R-GLSD and the S-GLSDs. Candidate S-GLSD providers are expected to implement the PAWS communication protocol as stated in the regulations and satisfactorily demonstrate to the Authority the following:
 - (a) correct fetching of the protected incumbent datasets from the R-GLSD in each interval or upon receiving a notification request thereof;
 - (b) correct fetching of the White Space Device (WSD) Type Approval datasets from the R-GLSD in each interval or upon receiving a notification request thereof;
 - (c) to correctly, provide TVWS availability information in each point/ or multiple points of interest upon receiving an instruction request from the R-GLSD;
 - (d) blocking the usage of specific TVWS channels in each area of interest upon receiving an instruction request from the R-GLSD;
 - (e) to provide the information about WSDs in their respective S-GLSDS upon receiving request from the R-GLSD; and
 - (f) to act and respond in a timely manner when instructed by the

Authority to remove certain information from their S-GLSDs or to update the Algorithm.

Storage:

- (2) The candidate S-GLSD service provider is expected to provide enough storage (minimum of 2 Terabytes) to maintain up-to-date technical information and all incumbent datasets in the 470 MHz to 694 MHz band to allow post calculation auditing by the Authority. Post calculation data must be stored by the candidate S-GLSD provider for a maximum of six (6) months after qualification period outlined in section (5) has elapsed.

4.2.2 Implementation of the TVWS Algorithm and Calculation Engine

- (3) The Authority shall furnish candidate S-GLSD providers with a list of test scenarios and a document describing the TVWS Algorithm and details of protected incumbents. The candidate S-GLSD providers are expected to implement the Algorithm in their calculation engines and satisfactorily demonstrate to the Authority the following:
 - (a) correctly and consistently, identification and protection of incumbent analogue and TV broadcasting services;
 - (b) correctly and consistently, identification and protection of the Radio Astronomy services;
 - (c) correctly and consistently, identification and protection of the polygons under the Karoo Central Astronomy Advantage Areas;
 - (d) correctly and consistently, identification and protection of areas along the bordering countries; and
 - (e) correctly and consistently, provisioning of TVWS availability results at any point/or multiple points of interests in the republic within the accuracy as determined by thresholds given by the Authority.

4.2.3 Implementation of the S-GLSD security

- (4) The Authority expects that candidate S-GLSD service providers will implement robust and secure end-to-end communication in their respective systems and be able to demonstrate the following to the

satisfaction of the Authority:

- (a) a secure data exchange in the communication protocol between R-GLSD and S-GLSDs;
- (b) a secure data exchange in the communication protocol between S-GLSDs and WSDs; and
- (c) provisioning of OPs only to the Type Approved and authorised WSDs.

5. Qualification Period

- (1) Upon a successful completion of the self-declaration phase by the Applicant; the Authority will grant the respective Applicants a maximum period of ninety (90) calendar days to complete the subsequent phases of the qualification assessment. During this period, the Authority will provide clarification on aspects of the qualification to the Applicants.
- (2) The Applicant is expected to complete the qualification process within the above stipulated timeframe, failing to do so will result in getting disqualified. It is within the Authority's discretion to evaluate requests to provide a qualification time extension on a case by case basis. Such time extension can only be granted once for each Applicant and shall not exceed forty-five (45) calendar days.
- (3) Figures 1 and 2, describe the qualification schedule and details involved in different phases of the qualification assessment of S-GLSD service providers.

Phases	Week 1	Week 2	Week 3	Week 4	Week 5	Week 6	Week 7	Week 8	Week 9	Week 10	Week 11	Week 12	Week 13
Due-diligence Confirmed													
ICASA to provide Qualification material													
Database Development													
Simulated Tests													
Implementation of the communication protocols, interfaces and storage													
Calculation engine implementation of TVWS algorithm													
Implementation of the S-GLSD security													
Qualification Decision													

Figure 1. Qualification timeline

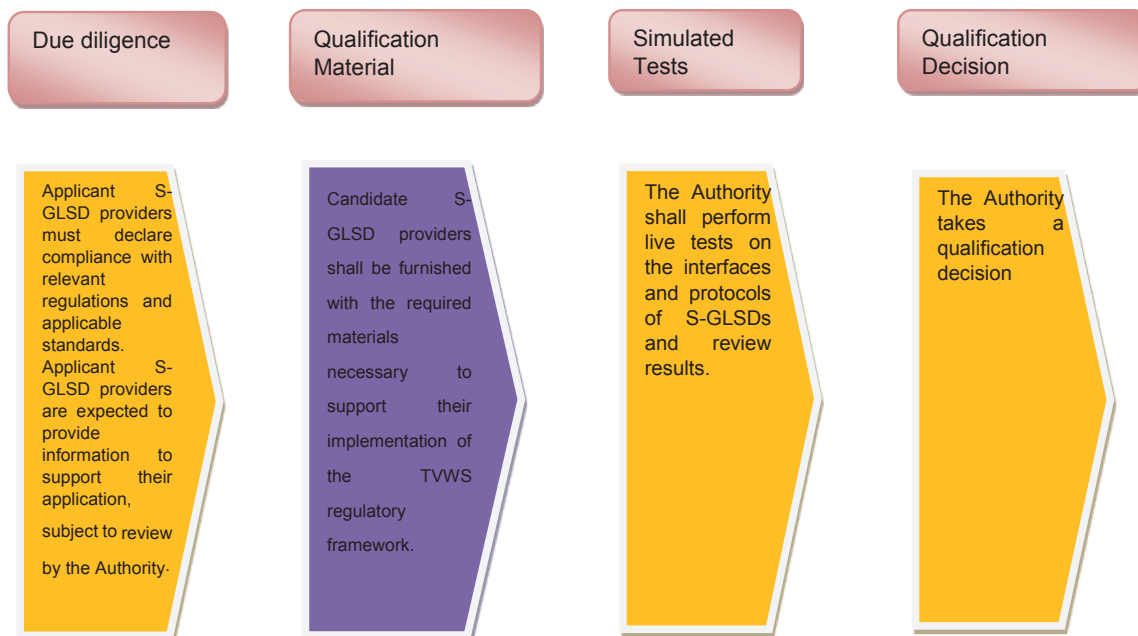


Figure 2: Overview of S-GLSD qualification process

- (4) All phases of the qualification involve a continuous interaction between the Authority and the candidate S-GLSD service provider. The Applicant will be supplied with relevant requests for information by the Authority, to which it will provide feedback or results after processing, thereafter. The Authority will review the results provided by the Applicant and decide whether the Applicant qualifies to move to the next phase. Each phase involves a decision which will either

qualify or disqualify the respective provider.

- (5) At the end of this qualification period, the Authority will furnish the Applicant that have successfully qualified to move on to the next phase of the assessment with the real TV band incumbents and Type Approval datasets required for live operation.

6. White Label² Provision of S-GLSD Services

- (1) The Authority will allow third-party organisations that are interested becoming S-GLSD service providers through white label reseller service agreements with qualified S-GLSD service provider organisations. The candidate third-party S-GLSD service providers are expected to provide the following information to the satisfaction of the Authority:

- (a) all the information required under regulation 4 (self-declaration); and
- (b) supporting reseller contractual document/or letter of offer provided by a qualified S-GLSD service provider.

7. Qualification Decision

- (1) Upon successful completion of all the qualification assessments, successful Applicants will be issued with a qualification letter by the Authority confirming their status.
- (2) The webservices URL of the respective qualified S-GLSD provider will be listed under the Authority's R-GLSD web portal so that it can be publicly discovered by Type Approved authorized WSDs.

² means a concept that involves the production of goods or services by one company and the use, or reselling of these goods and services by another company under its own brand.

8. Disqualification of S-GLSD Providers

The Authority will disqualify any S-GLSD service provider that has repeatedly failed to demonstrate compliance to the Regulations on the use TVWS.

9. Communication

All persons interested in becoming candidate S-GLSD service providers are required to provide the Authority with a point of contact during the qualification period, this information shall be shared with the Authority at the due diligence phase. All communication with the Authority shall be via the following email address:

Email: sglsd@icasa.org.za

<https://tvwhitespaces.icasa.org.za>

10. Short Title and Commencement

These Regulations are called the Framework to Qualify to Operate a Secondary Geo-Location Spectrum Database, 2020.

SOUTH AFRICAN RESERVE BANK**NOTICE 312 OF 2020****Notice and Order of Forfeiture**

Notice of Forfeiture to the State of money in terms of the provisions of Exchange Control Regulation 22B made under section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

Ms Udith Monique Devenicia Iqbal (Id number 8701300210080) (hereinafter referred to as the Respondent)

of:

20 Boodrey Street
Voorbrug
Cape Town
7100

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to the Governor or Deputy Governors of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in me, in my capacity as a Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 The amount of R437 353-33, being capital standing to the credit in the name of the Respondent in account number 62741497912, held with FirstRand Bank Limited, together with any interest thereon and/or accrual to such capital.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice and Order of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by depositing it into the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in Exchange Control Regulation 22B, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 13th day of MAY 2020.



K Naidoo
Deputy Governor
South African Reserve Bank

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