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GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF WATER AFFAIRS DEPARTEMENT VAN WATERWESE

No. 566

17 July 2014

WATER RESEARCH FUND – RATES AND CHARGES: INCREASE OF 5.5%

1. I, Mrs. NP Mokonyane, in my capacity as the Minister of Water and Sanitation , hereby levy, in terms of the authority vested in me by section 11 of the Water Research Act, 1971 (Act No. 34 of 1971), the Water Research Levy be increased by 5.5% and the following rates and charges will apply as from 1 July 2014 to 30 June 2015:
 - (a) Five hundred and twenty seven cents (527c) in respect of each hectare of land of which the water use is permissible during the 2013/2014 water year in terms of section 22(1)(a)(ii) of the National Water Act, 1998 (Act No. 36 of 1998), or in respect of which an allocation has been made under Chapter 4 of the said National Water Act for the irrigation thereof at any time during the said water year, with water supplied or made available from any government water work. These rates and charges shall be recovered by or on the instructions of the Director-General: Water Affairs, simultaneously with any other charge which I may make in respect of the land concerned during the said period in terms of section 57 of the said National Water Act or, if no such charge is made, the charge shall be payable upon demand to the Director-General: Water Affairs.
 - (b) The amount mentioned in 1(a) above shall apply in respect of each hectare of land permitted under the control of an irrigation board or other water management institution established in terms of the said National Water Act for the irrigation of land at any time during the 2014/2015 financial year of such board or institution with water supplied or made available from a government water work or a water work belonging to such board or institution. This charge shall be recovered by the irrigation board or statutory body concerned and shall be remitted to the Director-General: Water Affairs within thirty (30) days of the close of the financial year of that irrigation board or statutory body.
 - (c) With effect from 1 July 2014,five comma one three cents (5,13c) per cubic meter in respect of metered water supplied or made available from a government water work for purposes other than the irrigation of land: Provided that if a free allocation has been made to a specific consumer from a government water work, the said charge shall not apply to that allocation as it shall be deemed to be water supplied from his own sources by the consumer concerned. These charges shall be recovered by the Director-General: Water Affairs, simultaneously with any charge which I may make in terms of section 57 of the National Water Act in respect of the supply of water as from the said date or shall be payable to him upon demand.

- (d) With effect from 1 July 2014, five comma one three cents (5,13c) per cubic meter in respect of the quantity of water supplied or made available for use for urban, industrial or domestic purposes by a statutory body or water management institution established in terms of the said National Water Act or by any other water services institution as defined in terms of the Water Services Act, 1997 (Act No. 108 of 1997): Provided that there shall be deduction from the total quantity of water supplied or made available after 1 July 2014 by any one of the abovementioned suppliers the quantity of water supplied or made available from a government water work as contemplated in paragraph 1(c) and the quantity of water obtained from any of the abovementioned suppliers after that date in respect of which the charge referred to in paragraph 1(c) or (d) has already been paid. The total amount payable in terms of this paragraph in respect of water supplied or made available shall be remitted by the supplier concerned, so as to reach the Director-General: Water Affairs, Private Bag X313, Pretoria, 0001, or such other offices as may be agreed upon, as follows:
- (aa) In respect of the period 1 July to 31 December of each year, on or before 31 March of the ensuing year; and
 - (bb) in respect of the period 1 January to 30 June of each year, on or before 30 September of the same year.

The audited statements prescribed in terms of section 11(3)(b) of the said Water Research Act shall be submitted as soon as possible after the payments mentioned in paragraph 1(d) have been made.

2. If such rates and charges remain wholly or partly unpaid after the due date, interest shall be charged in terms of section 80(1)(a) of the Public Finance Management Act, 1999 (Act No. 1 of 1999) on the outstanding amount at a rate determined from time to time by the Minister of Finance, on loans granted out of a Revenue Fund.
3. For the purpose of this notice, one cubic meter shall be equal to one kiloliter.
4. The effective date of this Notice is 1 July 2014.



**MRS NP MOKONYANE, MP
MINISTER OF WATER AND SANITATION
DATE: 08.07.14**

No. 566

17 Julie 2014

WATERNAVORSINGSFONDS – BELASTINGS EN VORDERINGS: VEHOGING VAN 5.5%

1. Ek, Mev NP Mokonyane, in my hoedanigheid as Minister van Waterwese en Sanitasie, hef hierby kragtens die bevoegdheid aan my verleen ingevolge artikel 11 van die Waternavorsingswet, 1971 dat die waternavorsingbelasting met 5.5% verhoog word en die volgende belasting en vorderings: sal vanaf 1 Julie 2014 tot 30 Junie 2015 geldig wees:
 - (a) Vyf honderd twee sewe sent (527c) ten opsigte van elke hektaar grond wat te eniger tyd gedurende die 2014/2015-waterjaar kragtens artikel 22(1)(a)(ii) van die Nasionale Waterwet, 1998 (Wet No 36 van 1998), toelaatbaar is of ten opsigte waarvan 'n toewysing ingevolge Hoofstuk 4 van die genoemde Nasionale Waterwet gemaak is met die oog op die besproeiing daarvan te eniger tyd gedurende genoemde waterjaar met water wat uit enige staatswaterwerk verskaf of beskikbaar gestel word. Hierdie belastings en vorderings word deur of in opdrag van die Direkteur-Generaal: Waterwese verhaal gelyktydig met enige ander vordering wat ek gedurende genoemde tydperk kragtens artikel 57 van genoemde Nasionale Waterwet ten opsigte van die betrokke grond hef, en indien geen sodanige vordering gehef word nie, is die vordering wat hierby gehef word op aanvraag aan die Direkteur-Generaal: Waterwese betaalbaar.
 - (b) Die bedrag in 1(a) hierbo vermeld, is van toepassing ten opsigte van elke hektaar grond wat onder beheer van 'n besproeiingsraad of 'n ander waterbestuursinstelling kragtens genoemde Nasionale Waterwet toelaatbaar is met die oog op die besproeiing daarvan te eniger tyd gedurende die 2014/2015-boekjaar van so 'n raad of liggaam, met water wat verskaf of beskikbaar gestel word uit 'n staatswaterwerk of 'n waterwerk wat aan sodanige raad of liggaam behoort. Hierdie vordering word deur die betrokke raad of liggaam verhaal en binne dertig (30) dae na die sluiting van daardie raad of liggaam se boekjaar aan die Direkteur-Generaal: Waterwese oorbetaal.
 - (c) Met ingang van 1 Julie 2014, vyf komma een drie sent (5,13c) per kubieke meter ten opsigte van gemeterde water wat vir ander doeleindes as die besproeiing van grond uit 'n staatswaterwerk verskaf of beskikbaar gestel word: Met dien verstande dat waar aan 'n bepaalde verbruiker 'n gratis toewysing uit 'n staatswaterwerk gemaak is, genoemde vordering nie op daardie toewysing van toepassing is nie deurdat dit geag word water te wees wat deur die betrokke verbruiker uit eie bronne voorsien is. Hierdie vordering word deur die Direkteur-Generaal: Waterwese verhaal, gelyktydig met enige vordering wat ek kragtens artikel 57 van die Nasionale Waterwet hef ten opsigte van die verskaffing van sodanige water vanaf genoemde datum, of is op aanvraag aan hom betaalbaar.
 - (d) Met ingang van 1 Julie 2014, vyf komma een drie sent (5,13c) per kubieke meter ten opsigte van die hoeveelheid water verskaf of beskikbaar gestel vir gebruik vir stedelike, nywerheids- of huishoudelike doeleindes deur 'n statutêre liggaam of 'n waterbestuursinstelling ingestel kragtens die Nasionale Waterwet, of deur 'n waterdiensteinstelling soos omskryf in die Wet op Waterdienste, 1997 (Wet No. 108 van 1997): Met dien verstande dat daar van die totale hoeveelheid water wat

na daardie datum verskaf of beskikbaar gestel word deur een van bogenoemde verskaffers, die hoeveelheid water afgetrek moet word wat veskaf of bekikbaar gestel is uit 'n staatswaterwerk soos bedoel in paragraaf 1(c) en die hoeveelheid water wat na daardie datum van enige van bogenoemde verskaffers verkry is ten opsigte waarvan die vordering in paragraaf 1(c) en (d) bedoel, reeds betaal is. Die betrokke verskaffer moet toesien dat die totale bedrag betaalbaar ingevolge hierdie paragraaf ten opsigte van water verskaf of beskikbaar gestel, die Direkteur-generaal: Waterwese, Privaatsak X313, Pretoria, 0001, of sodanige ander kantore as waarop ooreengekom is, soos volg bereik:

- (aa) Ten opsigte van die tydperk 1 Julie tot 31 Desember van elke jaar, voor of op 31 Maart van die daaropvolgende jaar; en
- (bb) ten opsigte van die tydperk 1 Januarie tot 30 Junie van elke jaar, voor of op 30 September van dieselfde jaar.

Die geouditeerde state voorgeskryf kragtens artikel 11(3)(b) van genoemde Waternavorsingswet, moet so gou moontlik nadat die betaling genoem in paragraaf 1(d) gedoen is, voorgelê word.

2. Indien sodanige belastings en vorderings na die betaaldag in die geheel of gedeeltelik nog onbetaald is, word rente op die onbetaalde bedrag gehef, teen 'n rentekoers wat van tyd tot tyd deur die Minister van Finansies, in terme van artikel 80(1)(a) van die Wet op Openbare Finansiële Bestuur, 1999 (Wet No 1 van 1999), op lenings wat uit die Staatsinkomstefonds deur die Staat toegestaan word.
3. By die toepassing van hierdie kennisgewing is een kubieke meter gelyk aan een kiloliter.
4. Die sper datum van hierdie Kennisgewing is 1 Julie 2014.



MEV-NP MOKONYANE, LP
MINISTER VAN WATERWESE EN SANITASIE
DATUM: 08.07.14

No. 567

17 July 2014

WATER RESEARCH LEVY – RATES AND CHARGES: INCREASE OF 5.7%

1. I, Mrs. NP Mokonyane , in my capacity as the Minister of Water and Sanitation , hereby approve that, in terms of the authority vested in me by section 11 of the Water Research Act, 1971 (Act No. 34 of 1971) the Water Research Levy be increased by 5.7% and the following rates and charges will apply as from 1 July 2013 to 30 June 2014:
 - (a) Five hundred cents (500c) in respect of each hectare of land of which the water use is permissible during the 2013/2014 water year in terms of section 22(1)(a)(ii) of the National Water Act, 1998 (Act No. 36 of 1998), or in respect of which an allocation has been made under Chapter 4 of the said National Water Act for the irrigation thereof at any time during the said water year, with water supplied or made available from any government water work. These rates and charges shall be recovered by or on the instructions of the Director-General: Water Affairs, simultaneously with any other charge which I may make in respect of the land concerned during the said period in terms of section 57 of the said National Water Act or, if no such charge is made, the charge shall be payable upon demand to the Director-General: Water Affairs.
 - (b) The amount mentioned in 1(a) above shall apply in respect of each hectare of land permitted under the control of an irrigation board or other water management institution established in terms of the said National Water Act for the irrigation of land at any time during the 2013/2014 financial year of such board or institution with water supplied or made available from a government water work or a water work belonging to such board or institution. This charge shall be recovered by the irrigation board or statutory body concerned and shall be remitted to the Director-General: Water Affairs within thirty (30) days of the close of the financial year of that irrigation board or statutory body.
 - (c) With effect from 1 July 2013, four comma eight six cents (4,86c) per cubic meter in respect of metered water supplied or made available from a government water work for purposes other than the irrigation of land: Provided that if a free allocation has been made to a specific consumer from a government water work, the said charge shall not apply to that allocation as it shall be deemed to be water supplied from his own sources by the consumer concerned. These charges shall be recovered by the Director-General: Water Affairs, simultaneously with any charge which I may make in terms of section 57 of the National Water Act in respect of the supply of water as from the said date or shall be payable to him upon demand.

- (d) With effect from 1 July 2013, four comma seven zero cents (4,86c) per cubic meter in respect of the quantity of water supplied or made available for use for urban, industrial or domestic purposes by a statutory body or water management institution established in terms of the said National Water Act or by any other water services institution as defined in terms of the Water Services Act, 1997 (Act No. 108 of 1997): Provided that there shall be deducted from the total quantity of water supplied or made available after 1 July 2013 by any one of the abovementioned suppliers the quantity of water supplied or made available from a government water work as contemplated in paragraph 1(c) and the quantity of water obtained from any of the abovementioned suppliers after that date in respect of which the charge referred to in paragraph 1(c) or (d) has already been paid. The total amount payable in terms of this paragraph in respect of water supplied or made available shall be remitted by the supplier concerned, so as to reach the Director-General: Water Affairs, Private Bag X313, Pretoria, 0001, or such other offices as may be agreed upon, as follows:
- (aa) In respect of the period 1 July to 31 December of each year, on or before 31 March of the ensuing year; and
 - (bb) in respect of the period 1 January to 30 June of each year, on or before 30 September of the same year.

The audited statements prescribed in terms of section 11(3)(b) of the said Water Research Act shall be submitted as soon as possible after the payments mentioned in paragraph 1(d) have been made.

2. If such rates and charges remain wholly or partly unpaid after the due date, interest shall be charged in terms of section 80(1)(a) of the Public Finance Management Act, 1999 (Act No. 1 of 1999) on the outstanding amount at a rate determined from time to time by the Minister of Finance, on loans granted out of a Revenue Fund.
3. For the purpose of this notice, one cubic meter shall be equal to one kiloliter.
4. The effective date of this Notice is 1 July 2013.



MRS NP MOKONYANE , MP
MINISTER OF WATER AND SANITATION
DATE: 08 - 07 - 14

No. 567

17 Julie 2014

WATERNAVORSINGS HEFFING – BELASTINGS EN VORDERINGS: VERHOGING VAN 5.7%

1. Ek, Mev NP Mokonyane , in my hoedanigheid as Minister van Waterwese en Sanitasie, gee hiermee goedkeuring, kragtens die bevoegdheid aan my verleen ingevolge artikel 11 van die Waternavorsingswet, 1971 (Wet No 34 van 1971), dat die waternavorsingbelasting met 5.7% verhoog word en die volgende belastings en vorderings:sal vanaf 1 Julie 2013 tot 30 Junie 2014 gelig wees:
 - (a) Vyf honderd sent (500c) ten opsigte van elke hektaar grond wat te eniger tyd gedurende die 2013/2014-waterjaar kragtens artikel 22(1)(a)(ii) van die Nasionale Waterwet, 1998 (Wet No 36 van 1998), toelaatbaar is of ten opsigte waarvan 'n toewysing ingevolge Hoofstuk 4 van die genoemde Nasionale Waterwet gemaak is met die oog op die besproeiing daarvan te eniger tyd gedurende genoemde waterjaar met water wat uit enige staatswaterwerk verskaf of beskikbaar gestel word. Hierdie belastings en vorderings word deur of in opdrag van die Direkteur-generaal: Waterwese verhaal gelyktydig met enige ander vordering wat ek gedurende genoemde tydperk kragtens artikel 57 van genoemde Nasionale Waterwet ten opsigte van die betrokke grond hef, en indien geen sodanige vordering gehef word nie, is die vordering wat hierby gehef word op aanvraag aan die Direkteur-generaal: Waterwese betaalbaar.
 - (b) Die bedrag in 1(a) hierbo vermeld, is van toepassing ten opsigte van elke hektaar grond wat onder beheer van 'n besproeiingsraad of 'n ander waterbestuursinstelling kragtens genoemde Nasionale Waterwet toelaatbaar is met die oog op die besproeiing daarvan te eniger tyd gedurende die 2013/2014-boekjaar van so 'n raad of liggaam, met water wat verskaf of beskikbaar gestel word uit 'n staatswaterwerk of 'n waterwerk wat aan sodanige raad of liggaam behoort. Hierdie vordering word deur die betrokke raad of liggaam verhaal en binne dertig (30) dae na die sluiting van daardie raad of liggaam se boekjaar aan die Direkteur-generaal: Waterwese oorbetaal.
 - (c) Met ingang van 1 Julie 2013, vier komma agt ses (4,86c) per kubieke meter ten opsigte van gemeterde water wat vir ander doeleinades as die besproeiing van grond uit 'n staatswaterwerk verskaf of beskikbaar gestel word: Met dien verstande dat waar aan 'n bepaalde verbruiker 'n gratis toewysing uit 'n staatswaterwerk gemaak is, genoemde vordering nie op daardie toewysing van toepassing is nie deurdat dit geag word water te wees wat deur die betrokke verbruiker uit eie bronne voorsien is. Hierdie vordering word deur die Direkteur-generaal: Waterwese verhaal, gelyktydig met enige vordering wat ek kragtens artikel 57 van die Nasionale Waterwet hef ten opsigte van die verskaffing van sodanige water vanaf genoemde datum, of is op aanvraag aan hom betaalbaar.
 - (d) Met ingang van 1 Julie 2013, vier komma sewe nul sent (4,86c) per kubieke meter ten opsigte van die hoeveelheid water verskaf of beskikbaar gestel vir gebruik vir stedelike, nywerheids- of huishoudelike doeleinades deur 'n statutêre

liggaam of 'n waterbestuursinstelling ingestel kragtens die Nasionale Waterwet, of deur 'n waterdiensteinstelling soos omskryf in die Wet op Waterdienste, 1997 (Wet No. 108 van 1997): Met dien verstande dat daar van die totale hoeveelheid water wat na daardie datum verskaf of beskikbaar gestel word deur een van bogenoemde verskaffers, die hoeveeldheid water afgetrek moet word wat veskaf of bekikbaar gestel is uit 'n staatswaterwerk soos bedoel in paragraaf 1(c) en die hoeveelheid water wat na daardie datum van enige van bogenoemde verskaffers verkry is ten opsigte waarvan die vordering in paragraaf 1(c) en (d) bedoel, reeds betaal is. Die betrokke verskaffer moet toesien dat die totale bedrag betaalbaar ingevolge hierdie paragraaf ten opsigte van water verskaf of beskikbaar gestel, die Direkteur-generaal: Waterwese, Privaat Sak X313, Pretoria, 0001, of sodanige ander kantore as waarop oorengerek is, soos volg bereik:

- (aa) Ten opsigte van die tydperk 1 Julie tot 31 Desember van elke jaar, voor of op 31 Maart van die daaropvolgende jaar; en
- (bb) ten opsigte van die tydperk 1 Januarie tot 30 Junie van elke jaar, voor of op 30 September van dieselfde jaar.

Die geouditeerde state voorgeskryf kragtens artikel 11(3)(b) van genoemde Waternavorsingswet, moet so gou moontlik nadat die betaling genoem in paragraaf 1(d) gedoen is, voorgelê word.

2. Indien sodanige belastings en vorderings na die betaaldag in die geheel of gedeeltelik nog onbetaald is, word rente op die onbetaalde bedrag gehef, teen 'n rentekoers wat van tyd tot tyd deur die Minister van Finansies, in terme van artikel 80(1)(a) van die Wet op Openbare Finansiële Bestuur, 1999 (Wet No 1 van 1999), op lenings wat uit die Staatsinkomstefonds deur die Staat toegestaan word.
3. By die toepassing van hierdie kennisgewing is een kubieke meter gelyk aan een kiloliter.
4. Die effektiewe datum van inwerkingstelling van hierdie kennisgewing is 1 Julie 2013.

**MEV NP MOKONYANE, LP
MINISTER VAN WATERWESE EN SANITASIE
DATUM: 08.07.14**

NOTICE – CHANGE OF TELEPHONE NUMBERS: GOVERNMENT PRINTING WORKS

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