THE PROVINCE OF GAUTENG



DIE PROVINSIE VAN GAUTENG

Provincial Gazette Provinsiale Koerant

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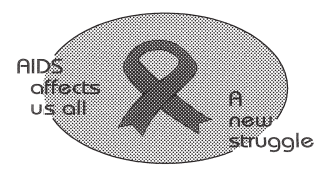
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Vol. 25

PRETORIA 22 MAY 2019 22 MEI 2019

No. 160

We all have the power to prevent AIDS



Prevention is the cure

AIDS HEWUNE

0800 012 322

DEPARTMENT OF HEALTH

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GENERAL NOTICES • ALGEMENE KENNISGEWINGS

NOTICE 799 OF 2019

GAUTENG PROVINCIAL LEGISLATURE

GAUTENG PROVINCIAL ADJUSTMENTS APPROPRIATION ACT

Mahn BEMIER

CERTIFIED CORRECT AS PASSED BY THE GAUTENG PROVINCIAL LEGISLATURE

ISIONED ISIONE

DATE 19/03/2019

ENGLISH TEXT SIGNED BY THE PREMIER

No 3, 2019

ACT

To provide for the appropriation of adjusted amounts of money from the Provincial Revenue Fund for the requirements of the Province in respect of the financial year ending 31 March 2019; and to provide for matters incidental thereto.

PREAMBLE

WHEREAS section 226(2)(a) of the Constitution of the Republic of South Africa, 1996, provides that money may be withdrawn from the Provincial Revenue Fund only in terms of an appropriation by a provincial Act, or as a direct charge against the Fund, when it is provided for in the Constitution or a provincial Act;

AND WHEREAS section 26 of the Public Finance Management Act, 1999 (Act No. 1 of 1999), provides that the Provincial Legislature must appropriate money for each financial year for the requirements of the Province;

AND WHEREAS section 31(1) of the Public Finance Management Act, 1999 (Act No. 1 of 1999), provides that the Member of an Executive Council responsible for finance in the Province may table an adjustments budget in the Provincial Legislature, subject to subsection (3),

BE IT THEREFORE ENACTED by the Provincial Legislature of the Gauteng Province, as follows:-

Definitions

1. In this Act, any expression, phrase or word to which a meaning has been assigned in the Public Finance Management Act, 1999 (Act No. 1 of 1999), has the meaning assigned to it in that Act and, unless the context indicates otherwise-

"conditional grants" means allocations to provinces, local government or municipalities from the national government's share of revenue raised nationally, provided for under section 214(1)(c) of the Constitution of the Republic of South Africa, 1996;

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"current payments" means any payments made by a provincial department in respect of the operational requirements of that department, and includes, amongst others, payments for the compensation of employees, goods and services, interest, rental of immovable property and financial transactions relating to assets and liabilities, but exclude transfers and subsidies, payments for capital assets and payments made under section 73 of the Public Finance Management Act, 1999;

"payments for capital assets" means any payments made by a provincial department-

for assets that can be used continuously or repeatedly in production for more than one year, and from which future economic benefits or service potential is 20 expected to flow directly to the provincial department making the payment;

and

(b) that must be classified as or deemed to be payments for capital assets in accordance with the "Reference Guide to the Economic Reporting Format" (September 2009) and the "Asset Management Framework" (April 2004, Version 3.3), issued by the National Treasury under section 76 of the Public Finance Management Act, 1991;

.

- "Province" means the Province of Gauteng referred to in section 103(c) of the Constitution of the Republic of South Africa, 1996;
- "Provincial Legislature" means the Provincial Legislature of the Province of Gauteng:

"this Act" includes the Schedule; and

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"transfers and subsidies" means any payments made by a provincial department to another organ of state or any other person in respect of which the provincial department does not receive anything of similar value directly in return, and includes the payment of conditional grants.

Appropriation of money for the requirements of the Province

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- 2. (1) Adjusted appropriations by the Provincial Legislature of money from the Provincial Revenue Fund for the requirements of the Province in the 2018/19 financial year, to votes and main divisions within a vote, and for the specific listed purposes, is set out in the Schedule.
- (2) Subject to section 3, spending of appropriations referred to in subsection (1) is 20 subject to the Public Finance Management Act, 1999, and, to the extent that the Provincial Legislature is concerned, the Financial Management of Parliament and Provincial Legislatures Act, 2009 (Act No. 10 of 2009).

Amounts listed as specifically and exclusively appropriated

3. Despite anything in any other law, amounts within a vote or main divisions within 25 a vote that are listed as specifically and exclusively appropriated may only be utilised for the purpose indicated and may not be used for any other purpose, unless an Act of the Provincial Legislature amends or changes the purpose for which it was allocated.

Short title

4. This Act is called the Gauteng Provincial Adjustments Appropriation Act, 2019.

		(As a charge t	o the Provincial	Revenue Fur	nd)				
		Details	of appropriated	amount			,		
Vote	Adjusted	Curr	ent Payments		Transfers	Payments	Payment s for	Adjusted Total per Vote	Specified transfer payments an amounts
R thousand	Total per Vote and Adjusted Main Division	Compensation of Employees	Goods and Services	Other	and Subsidies	for Capital Assets	Financial Assets	Total per Vote and Adjusted Main Division	specifically and exclusively appropriated
	R'000	R'000	R'000	R'000	R'000	R'000	R'000	R'000	R'000
1. Office of the Premier	839 378							839 378	
Vision: Leadership for an integrated city-region, characterised by social cohesion and economic inclusion; the leading economy on the continent, underpinned by sustainable socio-economic development									
1. Administration	278 428							278 428	
Institutional Development	254 041						A	254 041	
3. Policy and Governance	306 909						* 1	306 909	, v
of which									
Transfers to Higher education institutions									
GCRO	25 306								2
Transfers to Non-Profit Institutions	and the same								
2. Gauteng Provincial Legislature	715 824							715 824	
Vision: A modern and transformative legislature that fosters public pride and confidence in democracy and enhances service delivery to the people of Gauteng							,		
Leadership and Governance	36 814							36 814	
2. Office of the Secretary	25 032							25 032	
3. Corporate Support Services	338 173							338 173	
of which									200
Transfers to Non-Profit Institutions	121 572								
4. Core Business	259 372							259 372	
5. Office of the CFO	56 433							56 433	
3. Economic Development	1 536 399							1 536 399	
Vision: A radically transformed, modernised and re- ndustrialised economy in Gauteng, manifesting decent work, economic inclusion and equity					ę.			3000000000000	
1. Administration	277 712		1408		11.			277 712	
2. Integrated Economic Development Services	244 544							244 544	
of which									
Transfers to Departmental Agencies and Accounts		186.1							
Gauteng Enterprise Propeller	232 689	10 1 1							
3. Trade and Sector Development	847 956							847 956	
of which						2 .			
Transfers to Departmental Agencies and Accounts									
Gauteng Growth and Development Agency	619 467	r &							
Cradle of Humankind	70 554								
Dinokeng	39 056	1							
Gauteng Tourism Authority	113 339							4 1	
Business Regulation and Governance of which	61 619		-					61 619	
Transfers to Departmental Agencies and Accounts	×			l					
Gauteng Liquor Board 5. Economic Planning	25 871 104 568	*						104 568	
I. Health	46 862 330		2 108			(102 108)		46 762 330	
/ision: Daily we provide high-quality, efficient and accessible healthcare to transform people's lives.	40 002 330		2 100			(102 100)		40 102 330	
. Administration	1 040 024		34 106					1 074 130	
2. District Health Services	15 338 030		21 299			1 588		15 360 917	

		(As a charge t	SCHEDULE to the Provincial	Revenue Fur	nd)				
			of appropriated		/				
Vote		Curr	ent Payments						Specified
R thousand	Adjusted Total per Vote and Adjusted Main Division	Compensation of Employees	Goods and Services	Other	Transfers and Subsidies	Payments for Capital Assets	Payment s for Financial Assets	Adjusted Total per Vote and Adjusted Main Division	transfer payments ar amounts specifically and exclusively appropriate
National conditional grants									
Comprehensive HIV/AIDS and TB	4 239 277								
Human Papillvirus Vaccine Grant Social Sector Expanded Public Works Programme Incentive Grant for Provinces	27 312 1 470								
Transfers to Municipalities	383 475								
Transfers to Non-profit institutions 3. Emergency Medical Services	464 528 1 469 107		4 023			10 073		1 483 203	
of which								N N	
Transfers to Municipalities 4. Provincial Hospital Services	338 514 8 988 532		38 966			2 971		9 030 469	
of which									
Transfers to Non-Profit Institutions	100								
National conditional grants									
Health Professions Training and Development	226 046								
National Tertiary Services Grant 5. Central Hospital Services	23 854 16 715 556		100 273			2 397		16 818 226	
of which									
Transfers to Non-Profit Institutions	200 000								
National conditional grants									0
National Tertiary Services grant Health Professions Training and Development	4 366 338 748 066			-					1.
6. Health Sciences and Training	1 120 893		1 040	A. 6		1 362		1 123 296	
of which	1,120,000								
Transfers to Departmental Agencies and Accounts	20 962								
Transfers Higher Education Institutions 7. Health Care Support Services	13 681 310 255		1 901			-,		312 156	
8. Health Facilities Management	1 879 933		(199 500)	,ec		(120 500)		1 559 933	
of which		_						1, 1	
National conditional grants									
Health Facility Revitalisation Expanded Public Works Programme (EPWP) Integrated Grant	892 084 2 324								
5. Education	45 711 906							45 711 906	
Vision: Every learner feels valued and inspired in our nnovative education system.	43711300							45717300	
1. Administration	3 437 212							3 437 212	
Public Ordinary School Education of which	34 817 754							34 817 754	
National conditional grants									
HIV/AIDS (Life Skills Education)	35 959								
National School Nutrition	823 426								
Maths, Science and Technology	53 062	4							
Transfers to Non-Profit Institutions	2 065 733								
3. Independent School Subsidies	731 752							731 752	
of which				7					
Transfers to Non-Profit Institutions 4. Public Special School Education	731 752 2 807 577							2 807 577	
of which	1 22								
National conditional grants	0 8					1 "	4		
Learners with Profound Intellectual Disabilities	26 451								
Transfers to Non-Profit Institutions	475 906								

SCHEDULE (As a charge to the Provincial Revenue Fund) Details of appropriated amount Specified **Current Payments** Vote transfer Adjusted payments and Adjusted **Payment** Transfers **Payments** amounts specifically Total per Vote s for Total per Vote for Capital and Financial and Adjusted and Adjusted Goods and Compensation Subsidies Assets R thousand Other Main Division Assets Main Division and of Employees Services exclusively appropriated 809 855 5. Early Childhood Development 809 855 of which 152 399 Transfers to Non-Profit Institutions 1 696 137 6. Infrastructure Development 1 696 137 of which National conditional grants Education Infrastructure 1 373 073 7. Examination and Education Related Services 1 411 619 1 411 619 National conditional grants Expanded Public Works Programme Integrated Grant 2 480 Social Sector Expanded Public Works Programme Incentive Grant for Provinces 8 375 Transfers to Non-Profit Institutions 8 985 Transfers to Departmental Agencies and Accounts 95 317 6. Social Development (248 875) 4 661 496 5 009 429 (99 058) Vision: A caring and self-reliant society 1. Administration 650 730 650 730 of which 84 Transfers to Departmental Agencies and Accounts (3555) 812 959 824 314 (7800)2. Social Welfare Services of which 700 015 Transfers to Non-Profit Institutions National conditional grants Social Sector Expanded Public Works Programme Incentive Grant for Provinces 1 485 (9 309) 2 084 921 (124 101) 2 218 331 3. Children and Families of which Transfers to Non-Profit Institutions 908 091 National conditional grants 2 453 Social Workers Employment 38 489 Early Childhood Development 2 000 Expanded Public Works Programme Integrated Grant (20 455) (91819) 562 919 675 193 4. Restorative Services of which Transfers to Non-Profit Institutions 391 423 640 861 (61 494) (29 400) 549 967 5. Development and Research of which Transfers to Non-Profit Institutions 185 253 Transfers to Departmental Agencies and Accounts 32 7. Cooperative Governance and Traditional Affairs 533 235 533 235 Vision: Lead provincial department in the coordination, collaboration, and facilitation of cooperative governance in building a globally competitive and people-driven Gauteng City-Region, 1. Administration 137 284 137 284 2. Local Governance 221 389 221 389 Transfers to Provinces and Municipalities 5 000 158 483 158 483 3. Development and Planning of which National conditional grants

		(As a charge t	o the Provincial	Revenue Fur	nd)				<u> </u>
		Details	of appropriated	amount					
Vote	Adjusted	Curr	ent Payments		T(Downsta	Payment	Adjusted	Specified transfer payments a
R thousand	Total per Vote and Adjusted Main Division	Compensation of Employees	Goods and Services	Other	Transfers and Subsidies	Payments for Capital Assets	s for Financial Assets	Total per Vote and Adjusted Main Division	amounts specifically and exclusively appropriated
Expanded Public Works Programme Integrated Grant	2 000					-			
Transfers to Municipalities	44 500								
4. Traditional Institutional Development	16 079							16 079	
8. Human Settlements	6 062 042							6 062 042	
Vision: To provide integrated sustainable human settlements and improved quality of household life									
1. Administration	562 510							562 510	
2. Housing Needs, Research and Planning	41 478							41 478	
Housing Development	5 287 775							5 287 775	
of which									
National conditional grants	1					×			
Human Settlements Development	5 163 800		21 44			- 1			
Expanded Public Works Programme Integrated Grant	9 063								
 Housing Assets and Property Management of which 	170 279							170 279	
National conditional grants									
Title Deeds Restoration Grant	105 811								
9. Roads and Transport	8 116 913				(82 000)	(100 000)		7 934 913	
Vision: A modern integrated, efficient and sustainable transport and road infrastructure system in Gauteng	0110313				(02 000)	(,			
1. Administration	360 954							360 954	
2. Transport Infrastructure	2 867 971					(100 000)		2 767 971	
of which									
National conditional grants									
Provincial Roads Maintenance	742 522								
Expanded Public Works Programme Integrated Grant	6 504								
Transfers to Provinces and Municipalities	2 500								
3. Transport Operations	2 639 219				(82 000)			2 557 219	
of which									
National conditional grants									154
Public Transport Operations									(82 0
Transfers to Public corporations and private	0.545.700		1.5			1 1			
enterprise	2 545 790							303 501	
4. Transport Regulation	303 501 1 945 268							1 945 268	
5. Gautrain Rapid Rail Link	1 945 268							1 343 200	
of which									
Transfers to Departmental Agencies and Accounts	4.045.000								
Gautrain Management Agency	1 945 268								
10. Community Safety	752 015							752 015	
Vision: To realise Gauteng as a province where people feel and are safe.	405.045					6.9		135 615	
1. Administration	135 615							133 013	
of which									
Transfers to Provinces and Municipalities	10/ 000						1	181 393	
Provincial Secretariat for Police Service	181 393		× .					101 393	
of which	,								
National conditional grants Social Sector Expanded Public Works Programme Incentive Grant for Provinces	1 448						,		
Transfers to Provinces and Municipalities	870								
3. Traffic Management	435 007							435 007	
			6						

			o the Provincial of appropriated		iu)			· · · · · · · · · · · · · · · · · · ·	
Vote	Adjusted Total per Vote	Curr	ent Payments		Transfers	Payments	Payment s for	Adjusted	Specified transfer payments and amounts
R thousand	and Adjusted Main Division	Compensation of Employees	Goods and Services	Other	and Subsidies	for Capital Assets	Financial Assets	Total per Vote and Adjusted Main Division	specifically and exclusively appropriated
Transfers to Provinces and Municipalities Transfers to Public corporations and private enterprise	200								
11. Agriculture and Rural Development	997 764					1200		997 764	
Vision: An economically transformed agricultural sector including agro-processing and sustainable environmental management for healthy, food secure, developed rural and urban communities in Gauteng.									
1. Administration	232 387							232 387	
of which	-						-		
Transfers to Departmental Agencies and Accounts 2. Agriculture and Rural Development	961 535 591						9 V	535 591	
of which		-							
National conditional grants			,						
Land Care	5 399								
Ilima/Letsema Projects	30 278								
Comprehensive Agricultural Support Programme	92 347								
Expanded Public Works Programme Integrated Grant	2 621								
Transfers to Provinces and Municipalities Transfers to Public corporations and private enterprise	4 000								
Transfers to Higher Education Institutions 3. Environmental Affairs	5 291 229 786							229 786	
12. Sport, Arts, Culture and Recreation	1 008 196							1 008 196	
Vision: An active, creative and modernised Gauteng City Region contributing to sustainable economic growth and social cohesion.									
1. Administration	155 646							155 646	
2. Cultural Affairs	205 458							205 458	
of which		1 1							
National conditional grants	4					45			
Expanded Public Works Programme Integrated Grant	2 000			7					
Transfers to Departmental Agencies and Accounts	34 434								
Transfers to Non Profit Institutions	7 700								
3. Library and Archives Services	324 991							324 991	
of which							0		
National conditional grants									
Community Library Services	214 244								
Transfers to Provinces and Municipalities	137 278		. 1						
Transfers to Non Profit Institutions	1 500				N 1			200 121	
Sport and Recreation	322 101							322 101	
of which					-	4		į.	
National conditional grants						11		14	
Mass Sport and Recreation Participation Programme Social Sector Expanded Public Works Programme Incentive Grant for Provinces	85 482 1 463					140			
Transfers to Non Profit Institutions	67 347								
13. E-Government	1 390 793		1			1		1 390 793	
Vision: A connected Gauteng City-Region leverages technology to provide quality services to citizens.				1 2 1				000 100	
1. Administration	230 139			7.0				230 139	
Information Communication Technology(lct) Shared Services	1 047 328							1 047 328	
of which							1		

			SCHEDULE						
			to the Provincial		nd)				
		Details	s of appropriated	amount					
Vote	Adjusted	Cur	rent Payments				Payment	Adjusted	Specified transfer payments and
R thousand	Total per Vote and Adjusted Main Division	Compensation of Employees	Goods and Services	Other	Transfers and Subsidies	Payments for Capital Assets	s for Financial Assets	Total per Vote and Adjusted Main Division	amounts specifically and exclusively appropriated
3. Human Resources Services	113 326							113 326	
14. Gauteng Provincial Treasury	705 663							705 663	
Vision: To provide strategic leadership in financial and fiscal matters to ensure sustainable and inclusive social and economic development of the people of Gauteng so that all may enjoy valure-for-money services of the highest quality.						*		20	
1. Administration	145 635							145 635	
2. Sustainable Fiscal Resource Management	148 464							148 464	
of which									
Departmental agencies and accounts									
Gauteng Infrastructure Financing Agency 3. Financial Governance	58 544 163 964							163 964	
4. Supply Chain Management	110 834							110 834	
of which									
Transfers to Non Profit Institutions	10 000					/			
5. Municipal Financial Governance	45 712							45 712	
6. Gauteng Audit Services	91 054							91 054	
15. Infrastructure Development	3 036 964							3 036 964	
Vision: To be a leading sustainable infrastructure provider and facilitator that positions Gauteng as a globally competitive city region with inclusive economic growth and decent work for all.									
1. Administration	326 559				9.1			326 559	
2. Public Works Infrastructure	2 392 642							2 392 642	
of which									
Transfers to Municipalities									
Devolution of rates and taxes	901 394								
Transfers to Departmental Agencies and Accounts	4								
Expanded Public Works Programme	317 763							317 763	
of which							-		
Expanded Public Works Programme Integrated Grant	17 780								
TOTAL FOR THE PROVINCE	123 278 851		(96 950)		(330 875)	(202 108)		122 648 918	

NOTICE 800 OF 2019

GAUTENG PROVINCIAL LEGISLATURE

GAUTENG FINANCE MANAGEMENT SUPPLEMENTARY **AMENDMENT ACT**

CERTIFIED CORRECT AS PASSED BY THE GAUTENG PROVINCIAL LEGISLATURE

SPEAKER

2019

No 6, 2019

GENERAL EXPLANATORY NOTE: Words in bold type in square brackets indicatea omissions from existing enactments. Words underlined with a solid line indicate insertions in existing enactments.

To amend the Gauteng Finance Management Supplementary Act, 2000 (Act No. 1 of 2000), by introducing provisions intended to promote and enforce transparency and effective management in respect of revenue, expenditure, assets and liabilities of provincial departments and provincial public entities when contracting for goods or services; to establish the Gauteng Bid Appeals Tribunal; to repeal obsolete provisions; and to provide for matters in connection therewith.

BE IT ENACTED by the Provincial Legislature of the Province of Gauteng, as follows:-

Amendment of the long title of Act 1 of 2000

1. The long title of the Gauteng Finance Management Supplementary Act, 2000 (hereinafter referred to as "the principal Act") is hereby amended by the substitution for the long title of the following long title:

> "To give effect to certain provisions of the Public Finance Management Act, 1999, in the Province; to promote and enforce transparency and effective management in order to eliminate corruption, unethical practices, prevention of irregular expenditure and to restore confidence in public procurement in respect of revenue, expenditure, assets and liabilities of provincial departments and provincial public entities when contracting for goods or services; to establish the Gauteng Bid Appeals Tribunal; to repeal the Provincial Exchequer Act, 1994; and to provide for matters in connection therewith.".

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Insertion of Preamble in Act 1 of 2000

2. The following Preamble is hereby inserted after the long title of the principal Act:

"Preamble

WHEREAS section 217 of the Constitution requires that when an organ of state contracts for goods or services, it must do so in accordance with a 20 system which is fair, equitable, transparent, competitive and cost-effective;

AND WHEREAS the Provincial Government is committed to eradicate corruption, in all forms, from the process through which the state contracts for goods or services;

AND WHEREAS this Act is intended to complement the existing legislative framework to improve public confidence in the process by which provincial departments and provincial public entities contract for goods or services and public accountability in relation thereto,".

Amendment of s	ection 1	of Act	1 of	2000
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- 3. Section 1 of the principal Act is hereby amended—
 - (a) by the substitution of the words preceding the definition of the following words:

"In this Act, unless the context otherwise indicates, any meaning ascribed to a word or expression in section 1 of the Public Finance Management Act, 1999 (Act No. 1 of 1999) must bear the meaning so ascribed, and—";

(b) by the insertion after the words preceding the definition of the following definitions, respectively:

"'probity audit' means the independent review of the process through which provincial departments and provincial public entities contract for goods and services to ensure its compliance with legislation and relevant prescripts;

Province' means the Province of Gauteng established by or in section 103(1)(c) of the Constitution of the Republic of South Africa, 1996, and 20 provincial' has the same corresponding meaning';";

(c) by the substitution for the full-stop (.) at the end of the definition of the expression "; and"; and

(d) by the addition of the following definitions, respectively:

" 'this Act' includes any regulations and instructions issued in terms of sections 3N and 3O respectively; and

'Tribunal' means the Gauteng Bid Appeals Tribunal established in terms of section 3E.";

Repeal of section 3 of Act 1 of 2000

4. Section 3 of the principal Act is hereby repealed.

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Insertion of sections 3A, 3B, 3C, 3D, 3E, 3F, 3G, 3H, 3I, 3J, 3K, 3L, 3M, 3N and 3O into Act 1 of 2000

5. Sections 3A, 3B, 3C, 3D, 3E, 3F, 3G, 3H, 3I, 3J, 3K, 3L, 3M, 3N and 3O are hereby respectively inserted after section 3 of the principal Act.

"Purpose and objects of this Act

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- **3A.** (1) The purpose of this Act is to put measures in place to restore public confidence in procurement by increasing transparency, public accountability and integrity when provincial departments or provincial public entities contract for goods or services exceeding the amount determined by the Provincial Treasury, by providing for probity audit on bid specifications in relation to compliance with regulatory prescripts and the auditing of certain processes.
 - (2) The objects of this Act are to—
- (a) ensure that contracting for goods or services exceeding the amount determined by the Provincial Treasury, is effected in a manner that is fair, equitable, transparent, competitive and cost-effective;

 (b) ensure that corruption and unethical practices are eliminated when provincial departments or provincial public entities contract for goods or services exceeding the amount determined by the Provincial Treasury;

(c) ensure that irregular expenditure is prevented through improved control; and

 eliminate speculation about the motives for the eventual contracting decision by providing for adjudication in public.

(3) Every person concerned with the implementation of this Act must exercise their powers and perform their functions as to give full effect to the purpose and objects set out in subsections (1) and (2).

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Probity advisory on bid specifications

- **3B.** The accounting officer or accounting authority of a provincial department or provincial public entity, as the case may be, when contracting for goods or services exceeding the amount determined by the Provincial Treasury, must ensure that prior to publishing an invitation to bid—
- (a) the bid specification in relation to that invitation to bid is assessed by an auditor designated by the Provincial Treasury for compliance with regulatory prescripts; and
- (b) a report is issued by the auditor referred to in paragraph (a) to the accounting officer or accounting authority concerned to the effect that all regulatory prescripts have been adhered to before the invitation to bid is published.

Probity auditing

- **3C.** (1) The accounting officer or accounting authority of a provincial department or provincial public entity, as the case may be, when contracting for goods or services exceeding the amount determined by the Provincial Treasury, must ensure that—
- (a) meetings of the bid specification committee and the bid evaluation committee are attended by an auditor designated by the Provincial Treasury;
- (b) the auditor referred to in paragraph (a) probes the bid specification and the bid evaluation process to ensure the compliance of the process with legislation and relevant prescripts;
- (c) the auditor contemplated in paragraph (a) issues a report to the accounting officer or accounting authority concerned providing assurance of compliance with the process referred to in paragraph (b) prior to the bid adjudication committee considering the recommendations of the bid evaluation committee; and
- (d) the report contemplated in paragraph (c) must at least contain an assurance that the particular bid complies with the following prescripts:
 - (i) that the process is fair, equitable, transparent, competitive and cost-effective;
 - (ii) that the process is free from corruption or unethical practices; and (iii) that the process would not create irregular expenditure.
- (2) Compliance by an accounting officer or accounting authority with subsection (1) does not divest the accounting officer or accounting authority concerned of any responsibility in terms of the Act to ensure that the process concerned is compliant with legislation and relevant prescripts.
- (3) Where an accounting officer or accounting authority rejects a report by an auditor as contemplated in subsection (2), the relevant accounting officer or accounting authority must report the rejection, together with specific reasons for it, to the Provincial Treasury before a decision to award the bid is made by that accounting officer or accounting authority.
- (4) Where the Provincial Treasury is notified as contemplated in subsection (3), it must investigate the matter and advise the relevant accounting officer or accounting authority of its findings and recommend how the relevant accounting officer or accounting authority should deal with the matter before the particular bid may be awarded.
- (5) Where an auditor provides an assurance as contemplated in subsection (1)(c), the auditor does so in his or her professional capacity as an auditor as contemplated in the Auditing Professions Act, 2005 (Act No. 26 of 2005).

Adjudication of tenders in public

3D. (1) The accounting officer or accounting authority of a provincial department or provincial public entity, as the case may be, when contracting for goods or services exceeding the amount determined by the Provincial Treasury, must ensure that—

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(a) the details of the closing date in respect of each public invitation to bid issued by that provincial department or provincial public entity and the dates on which the bids submitted in response to such public invitation to bid will be evaluated and adjudicated are published in the manner and form determined by the Provincial Treasury; (b) the provincial department or provincial public entity gives adequate public notice of meetings of its bid adjudication committee at which bids will be considered in the manner and form determined by the Provincial Treasury; 10 (c) meetings of the bid adjudication committee at which reports of the bid evaluation committee are presented for consideration are made open to members of the public and bidders to attend; and (d) the meetings referred to in paragraph (c) are recorded by the provincial department or provincial public entity concerned in the form and manner as prescribed. (2) Members of the public and bidders who attend meetings of bid adjudication committee contemplated in subsection (1)(c) may observe the proceedings of those meetings, but must not participate in or disrupt those (3) A member of the public or a bidder that contravenes subsection (2) 20 may be requested by the chairperson of the bid adjudication committee to leave the meeting and such member of the public or bidder must comply with such a request. Gauteng Bid Appeals Tribunal **3E.** (1) There is hereby established an independent and impartial tribunal 25 in the Province to be known as the Gauteng Bid Appeals Tribunal. (2) The term of office of members of the Tribunal is a maximum of three years and a member may not serve more than two terms. (3) The MEC must prescribe the seat of the Tribunal. Composition of Gauteng Bid Appeals Tribunal 30 3F. (1) The Gauteng Bid Appeals Tribunal consists of no less than three and no more than five members who are appointed by the MEC on a part-time basis subject to prior approval of the Executive Council, of whom at leastone member must be admitted to practice as a legal practitioner in the Republic and has experience related to the application or administration of law, or has lectured in law at a university, in the Republic; one member who has extensive knowledge, experience and qualifications in the field of economics and finance; and one member who has extensive knowledge of and suitable qualifications in the practice of supply chain management, including the application of related legislation and processes thereof. (2) The quorum for the meetings of the Tribunal is constituted by at least three members of the Tribunal, of whom one member must be the chairperson designated in terms of subsection (3)(a) or another member acting as chairperson designated in terms of subsection (3)(b). (3) The MEC mustsubject to prior approval of the Executive Council, designate a member of the Tribunal contemplated in subsection (1) as the 50 chairperson; and (b) whenever the chairperson is absent or unable to perform the functions of the chairperson, or the office of the chairperson is vacant, designate another member to act as the chairperson of the Tribunal, either specifically for a particular meeting or temporarily until the chairperson is available or able to resume his or her functions, or the vacancy | 55 in the office of the chairperson is filled.

Procedure for appointment of members of Gauteng Bid Appeals Tribunal

3G. (1) Before the appointment of the members of the Gauteng Bid Appeals Tribunal, the MEC must, in at least two newspapers circulating widely in the Province and by notice in the Provincial Gazette, call for nominations for a period of at least 14 days of suitable candidates for appointment. (2) The MEC must, within 30 days after the closing date for nominations of suitable candidates for appointment, in the same newspapers and notice contemplated in subsection (1)-10 (a) publish the names and particulars of persons who— (i) have been nominated as suitable candidates for appointment as members of the Tribunal; and (ii) subject to sections 3H(1) or 3I, are considered as suitable candidates for appointment as members of the Tribunal; and 15 (b) invite the public to submit written comment in relation to a person who is being considered as a suitable candidate for appointment. (3) Subject to subsections (1) and (2), the MEC must-(a) compile a short list of names and particulars of persons who are suitable candidates for appointment as members of the Tribunal; 20 (b) ensure that the short list contemplated in paragraph (a) representsa broad section of the population of the Province with special attention to race, gender, youth, disability and geographical spread; and (ii) a broad criteria of knowledge, experience and skills contemplated in section 3F(1); and (c) submit to the Executive Council the short list contemplated in paragraph (a) and the recommended list of names of candidates who are suitable for appointment as members of the Tribunal for-30 (i) prior approval by the Executive Council; and

Disqualification for membership of Gauteng Bid Appeals Tribunal

(ii) appointment by the MEC as members of the Tribunal.

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3H. (1) A person may not be appointed or continue to serve as a member	
of the Gauteng Bid Appeals Tribunal if that person—	
(a) is not a citizen or permanent resident of the Republic of South Africa;(b) is a member of Parliament, a Provincial Legislature, a Municipal	35
Council or a House of Traditional Leaders;	
(c) is an unrehabilitated insolvent;	
(d) has been declared by a court of law to be mentally incompetent or has	4.0
been detained under the Mental Health Care Act, 2002 (Act No. 17 of	40
2002);	
(e) has at any time been convicted of an offence involving dishonesty;	
(f) has at any time been removed from an office of trust on account of misconduct;	
(g) has previously been removed from the Tribunal for a breach of any	45
provision of this Act; or	
(h) fails to comply with any provision of this Act.	
(2) A member must resign and vacate office if that member becomes subject to a disqualification contemplated in subsection (1).	
(3) A member of the Tribunal—	50
A CONTRACTOR OF THE CONTRACTOR	50
potential conflict; and	
(b) may not attend, participate or vote in any proceedings of the Tribunal	
in relation to any matter in respect of which the member has a conflict of interest.	55
(4) For the purposes of this section, a member has a conflict of interest	
if—	
(a) the member, a family member, partner or business associate of the member is the bidder or has a pecuniary or other interest in the matter before the Tribunal; or	60
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(b) the member has any other interest that may preclude or may reasonably be perceived as precluding the member from performing the functions of the member in a fair, unbiased and proper manner.

Termination of membership or removal from office

3I. The MEC may at any time remove any member of the Tribunal from	-
office—	
(-)	

- (a) where a member has been disqualified in terms of section 3H(1), after giving such a member an opportunity to be heard; or
- (b) if there are reasonable grounds justifying the removal.

Filling of vacancies

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- 3J. (1) If a member resigns and vacates office or is removed from office in accordance with section 3H(2) or 3I, as the case may be, the MEC may appoint a person from the recommended list of names of candidates contemplated in section 3G(3)(c) to fill the vacancy for the unexpired portion of the previous member's term of office in accordance with section 3H(1).
- (2) If the resignation or removal from office contemplated in subsection (1) affects the minimum number of the membership of the Tribunal, the MEC must appoint a person from the recommended list of names of candidates contemplated in section 3G(3)(c) to fill the vacancy of the vacating member's term of office in accordance with section 3H(1).

Appeals to Gauteng Bid Appeals Tribunal

- **3K.** (1) A bidder who is aggrieved by a procedural aspect of a decision of the bid adjudication committee of a provincial department or provincial public entity when contracting for goods or services exceeding the amount determined by the Provincial Treasury may, in the prescribed form and manner and within 30 days of the date of decision, appeal against such decision to the Gauteng Bid Appeals Tribunal.
- (2) Before lodging an appeal contemplated in subsection (1), the bidder concerned must, in the prescribed form and manner and within ten days of the date of the decision, file a notice of intention to appeal with the designated office at the department or public entity respectively.
- (3) The respective department or public entity must upon receipt of the notice contemplated in subsection (2) and within ten days of the receipt of the notice, furnish the bidder, the Provincial Treasury, and any other interested party that requests a transcript with a transcribed copy, which has been certified as accurate, of the proceedings before the bid adjudication committee concerned.
- (4) The appeal must be in the prescribed form and must be lodged with the designated office at the Provincial Treasury.
- (5) The Tribunal must make its finding on an appeal within 60 days of the date of lodgement of an appeal contemplated in subsection (1), and may confirm—
- (a) the decision of the bid adjudication committee; or
- (b) the appeal lodged against such decision.

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Effect of finding of Gauteng Bid Appeals Tribunal

- 3L. When approving a decision of the bid adjudication committee, an accounting officer or accounting authority of a provincial department or provincial public entity, as the case may be, must—
- (a) consider the findings of the Gauteng Bid Appeals Tribunal in relation to any appeal lodged against the procedural aspect of such decision to the Tribunal;
- (b) apply his or her mind with regard to such decision of the bid adjudication committee, on the one hand, and such appeal and findings of the Tribunal, on the other hand; and

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(c) thereafter, independently and separately make his or her own decision in respect of the award of the bid.

Remuneration of members of Tribunal

3M. The MEC must, with the concurrence of the Executive Council, determine the remuneration and allowances of members of the Tribunal.

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Regulations

- 3N. The MEC may make regulations and guidelines relating to-
- (a) any matter or thing that must be prescribed in terms of this Act;
- (b) a framework or procedure to ensure the uniform and effective implementation of this Act.

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Treasury instructions

30. (1) The Provincial Treasury may issue treasury instructions applicable to provincial departments and provincial public entities regarding any matter in terms of this Act which the Provincial Treasury considers necessary or expedient to prescribe to ensure the uniform and efficient implementation of this Act.

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- (2) Before issuing an instruction contemplated in subsection (1), the Provincial Treasury must—
- (a) consult with the relevant provincial departments and provincial public entities; and

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- (b) seek the concurrence of the MEC on the final version of an instruction.
- (3) An instruction issued under this section has the same force and effect as a regulation made under section 3G of this Act.

Short title and commencement

6. This Act is called the Gauteng Finance Management Supplementary Amendment 25 Act, 2019, and comes into operation on a date determined by the Premier by proclamation in the Provincial *Gazette*.

Provincial Notices • Provinsiale Kennisgewings

PROVINCIAL NOTICE 508 OF 2019

GAUTENG PROVINCIAL LEGISLATURE

GAUTENG PROVINCIAL LEGISLATURE MONEY BILLS AMENDMENT PROCEDURE AND RELATED MATTERS ACT

Chhahu

CERTIFIED CORRECT AS PASSED BY THE GAUTENG PROVINCIAL LEGISLATURE SIGNED A SPEAKER

DATE 29/03/2019

ENGLISH TEXT SIGNED BY THE PREMIER

ASSENTED TO ON:

No 5, 2019

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ACT

To provide for a procedure to amend money Bills before the Gauteng Provincial Legislature.

Preamble

WHEREAS the Constitution requires that all spheres of government must not assume any power or function except those conferred on them in terms of the Constitution;

WHEREAS the Constitution provides that only the Member of the Executive Council responsible for financial matters in the Province may introduce a money Bill;

WHEREAS the Constitution provides that legislative authority of a Province is vested in its Provincial Legislature;

WHEREAS the Constitution provides that a Provincial Act must provide for a procedure to amend money Bills before the Provincial Legislature;

AND WHEREAS the purpose of amending money Bills, is to ensure that the Provincial Budget is responsive to the needs of the people of Gauteng.

B^E IT THEREFORE ENACTED by the Gauteng Provincial Legislature, as follows:—

Definitions

- 1. In this Act, unless the context indicates otherwise—
 - **'Budget Committee'** means a committee established in terms of this Act responsible for amendments proposed on money Bills, matters of expenditure and other related matters;
 - 'Committee' means a committee of the Legislature established in terms of the Gauteng Provincial Legislature Standing Rules or any other Act;
 - **'Constitution'** means the Constitution of the Republic of South Africa, 1996;
 - 'Day' means any day other than a Saturday, Sunday, public holiday or day on which the Legislature is on recess;
- **'Department'** means a provincial department or provincial government component or any provincial entity;
- **'Division of Revenue Act'** means the Act of Parliament which must annually be 15 enacted in terms of section 214 (1) of the Constitution;
 - 'Financial year' means a year ending 31 March;
 - 'Financial statements' means statements consisting of at least-
- (a) a balance sheet;
- (b) an income statement;
- (c) a cash-flow statement;
- (d) any other statements that may be prescribed; and
- (e) any notes to these statements.

'Fiscal Framework' means the framework for a specific financial year that gives	
effect to the Provincial Executive's macro-economic policy and includes:	
(a) estimates of all revenue, budgetary and extra-budgetary specified separately,	
expected to be raised during that financial year;	
(b) estimates of all expenditure, budgetary and extra-budgetary specified separately, for that financial year;	5
(c) estimates of the borrowing of a financial year;	
(d) estimates of interest and debt servicing charges; and	
(e) an indication of the contingency reserve necessary for an appropriate response	
to emergencies or other temporary needs, and other factors based on similar objective criteria.	10
'House' means the Legislature meeting in plenary;	
'Legislature' means the Gauteng Provincial Legislature;	
'Medium term budget policy statement' is a provincial policy that sets out	
funding priorities, it reveals the intended spending plans of government for three years and it sets out the provincial policy framework for the next coming financial	15
year;	
'MEC' means the Member of the Executive Council responsible for Provincial financial matters:	
'Member' means a member of the Legislature including the Members of the	20
Executive Council;	
'Money Bill' is the Bill referred to in section 120 of the Constitution, or part of such a Bill;	
'PFMA' means the Public Finance Management Act, 1999 (Act No.1 of 1999) as	
amended;	25
'Portfolio Committees' means all committees of the Legislature responsible for	
overseeing various budget votes;	
'Provincial Adjustments Appropriation Bill' means the Bill that provides for the	
adjustments to appropriation necessary to give effect to the Provincial adjustments	
budget;	30
'Provincial Appropriation Bill' means a Bill that annually appropriates money for	
the Province for a particular financial year;	
'Provincial Adjustments Budget' means the Provincial adjustments budget	
referred to in section 31 of the Public Finance Management Act;	
'Provincial Annual Budget' means the Provincial annual budget referred to in	35
section 27 (2) of the Public Finance Management Act;	
'Secretary to the Legislature' means the Secretary to the Legislature or person	
designated to act as Secretary;	
'Speaker' means Speaker of the Legislature or the person designated to act as	
Speaker;	40
'Standing Rules' means the rules and orders of the Legislature;	
'This Act' includes any regulations made in terms of this Act;	
'Vote' means one of the main segments into which an appropriation Act is divided	
and which:	
(a) specifies the total amount which is usually appropriated per department in an	45
appropriation Act; and	
(b) is separately approved by the Legislature, as may be appropriate, before it	
approves the relevant draft appropriation Act as such.	
approves the relevant distribution for the same	
Objects of this Act	
Objects of this feet	
2. (1) The objects of this Act are to—	50
(a) give effect to section 120(3) of the Constitution;	
(b) enhance the exercise of oversight over the Provincial Executive on the	
Provincial budget; and	
(c) enhance public participation on amendments of money Bills.	
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Application of this Act	55
3. This Act applies to all proposed amendments to money Bills before the Legislature.	

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Establishment and Composition of the Budget Committee for consideration of Money Bills

- 4. (1) The Act hereby establishes a Budget Committee in the Legislature.
- (2) The Budget Committee must consist of ordinary Members proportional to their representation in the Legislature.
- (3) Chairpersons of various portfolio Committees will serve as ex-officio Members in the Budget Committee.
 - (4) The Speaker must appoint the Chairperson of the Committee.
- (5) The Budget Committee has the powers and functions conferred on it by this Act and the Standing Rules.

Functions

- 5. (1) The Budget Committee examines the draft budget policy statement presented to the House, evaluate budget estimates, economic and budgetary policies and programmes with direct outlays.
 - (2) The functions of the Budget Committee includes considering and reporting on— 15
 - (a) amendment of the Provincial Appropriation Bill;
 - (b) actual expenditure published by the Provincial Treasury;
 - (c) actual revenue published by the Provincial Treasury;
 - (d) recommendations of the Financial and Fiscal Commission, including those referred to in the Intergovernmental Fiscal Relations Act, 1997 (Act No. 97 of 20 1997); and
 - (e) any other related matter set out in this Act.
 - (3) The Budget Committee must receive reports on budget from committees—
 - (a) consider total aggregates of the budget;
 - (b) invite members of portfolio committees to attend the Budget Committee 25 meetings when issues relating to their sector are being considered; and
 - (c) make recommendations to the House on the overall budget allocation.
- (4) In consideration of (3) the committee may engage other organs of states and relevant bodies.

Powers 30

- 6. (1) The Budget Committee may determine its own—
 - (a) procedures; and
 - (b) annual programmes in accordance with the Standing Rules.
- (2) The Budget Committee must-
 - (a) consider Money Bills referred to it;
 - (b) investigate and report on issues that are referred to it or on its own initiative;
 - (c) call any person to provide evidence; summons persons to appear before it and require people to produce any documents it requires;
 - (d) hold public hearings, receive comments from the public; and
 - (e) exercise any powers granted to it by this Act, any other relevant legislation 40 and Standing Rules.

Procedure prior to introduction of the Provincial budget

- 7. (1) The Legislature, through its committees, must annually assess the performance of each Provincial Department, with reference to the following:
 - (a) the medium-term estimates of expenditure of each Provincial Department, its strategic priorities and measurable objectives, as tabled in the Legislature with the Provincial budget;
 - (b) annual performance plans;
 - (c) the expenditure report relating to each Department published by the Provincial Treasury;
 - (d) the financial statements and annual report of each Department;
 - (e) the reports of the Auditor General relating to each Department;
 - (f) the reports of the Committee on Public Accounts relating to each Department; and

(g) any other information requested by or presented to the Legislature. (2) Committees must annually submit budgetary review and recommendation reports for tabling in the Legislature for each Department. (3) A budgetary review and recommendation report-(a) must provide for an assessment of the Department's service delivery performance: (b) must provide for an assessment on the effectiveness and efficiency of the Department's use of available resources; and (c) may include recommendations on the advance use of resources. (4) Any budgetary review and recommendation report must prior to the adoption of 10 the reports on the Medium-Term Budget Policy Statement-(a) be submitted to the MEC responsible for provincial financial matters and MEC responsible for the vote to which the report applies after its adoption by the Provincial Legislature. (5) Additional budgetary and recommendation reports may be submitted at the 15 discretion of the Committee. Medium Term Budget Policy Statement 8. (1) At least four months prior to the introduction of the Provincial budget, the MEC responsible for financial matters must submit to the Legislature a medium term budget 20 policy statement. (2) The Medium-Term Budget Policy Statement must include-(a) an explanation of the economic and fiscal policy position, the economic projections and the assumptions underpinning the fiscal framework; (b) the spending priorities of provincial government for the next three years; (c) the conditional grant allocations to Departments, if any; and 25 (d) a review of actual spending by each Department between 1 April and 30 September of the current fiscal year. (3) The Speaker must refer matters referred to in subsections (2) to the Committee and each portfolio committee of the Legislature immediately after the submission of the Medium-Term Budget Policy Statement by the MEC responsible for financial matters. 30 (4) Each Portfolio Committee shall-(a) consider, discuss and review the Medium-Term Budget Policy Statement served upon it under subsection (3) specifically on matters of its concern and jurisdiction; and (b) submit its report to the Committee within 30 days after receipt of the 35 Medium-Term Budget Policy Statement from the Speaker. (5) The Budget Committee must-(a) scrutinize the allocations and the reports of the Portfolio committees; and (b) within 30 days after receiving reports from portfolio committees submit its 40 recommendations to the House. (6) The Speaker must immediately send the House resolutions to the MEC Introduction of the Provincial Annual Budget 9. (1) The MEC must table the Provincial Annual Budget in the Legislature as set out in terms of section 27(2) of the PFMA. (2) In addition to tabling the Provincial Annual Budget as stipulated in subsection (1) 45 the MEC must table the following-(a) the proposed fiscal framework for the financial year and subsequent two the key economic assumptions underlying the fiscal framework over the 50 medium term expenditure framework; key fiscal ratios for the financial year and subsequent two years, including revenue, expenditure and the primary and overall balance at the end of the financial year as a percentage of gross domestic product; (d) other revenue proposals, including the contribution of the different revenue categories to Provincial revenue for the financial year and subsequent two 55

cyclical factors taken into account in the formulation of the fiscal framework

for the financial year and subsequent two years;

- (f) an estimate and breakdown of contingent liabilities for the financial year and subsequent two years; and
- (g) any other relevant information and information so requested by the House from time to time.

Passing the Provincial Appropriation Bill

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- 10. (1) The MEC must introduce the Appropriation Bill in the House and table the proposals setting out the following—
 - (a) strategic priorities;
 - (b) measurable objectives;
 - (c) other performance information for each Department, public entity or 10 institution against its expected revenue and proposed expenditure by programme, sub-programme; and
 - (d) economic items of expenditure.
- (2) The Members of the Executive Council must table the updated annual performance plans for their respective Departments, which must be referred to the 15 relevant committee for consideration and reporting.
 - (3) The Provincial Appropriation Bill must be referred to the Committee.
- (4) The Committee must mediate between committees proposing conflicting amendments to the Provincial Appropriation Bill.
- (5) Any amendments to the Appropriation Bill must be consistent with the adopted 20 fiscal framework.
- (6) The Committee must recommend to the House that proposed amendments reported by other committees are rejected where those amendments are inconsistent with the fiscal framework or not motivated adequately in terms of this Act.
- (7) The Committee must give the MEC responsible for financial matters and any other 25 MEC affected by the proposed amendments at least 10 working days to respond to any amendments proposed to the Provincial Appropriation Bill prior to reporting to the House.
- (8) A report of the Committee to the House on Provincial Appropriations that proposes amendments to the main Provincial Appropriation Bill must, in respect of each 30 amendment—
 - (a) indicate the reason for such proposed amendment;
 - (b) demonstrate how the amendment takes into account the strategic priorities and allocations of the relevant budget;
 - (c) demonstrate the implications of each proposed amendment for an affected 35 vote and the main divisions within that vote;
 - (d) demonstrate the impact of any proposed amendment on the balance between transfer payments, capital and recurrent spending in an affected vote;
 - (e) set out the impact of any proposed amendment on service delivery; and
 - (f) set out the manner in which the amendment relates to—
 - (i) prevailing Departmental strategic plans,
 - (ii) reports of the Auditor General,
 - (iii) committee reports adopted by the House,
 - (iv) reports in terms of the Public Finance Management Act,
 - (v) annual reports; and

(vi) any other relevant information submitted to the House or committee in terms of the Standing Rules or on request.

- (9) A report in terms of subsection (8) must include the responses of the MEC to any proposed amendments.
- (10) Any Committee may advise the Budget Committee that a sub-division of a main 50 division within a vote be appropriated conditionally to ensure that the money requested for the main division will be spent effectively, efficiently and economically, provided that—
 - (a) the Committee specifies the condition that needs to be met before the Committee may recommend to the House that the funds be released;
 - (b) the MEC must be given 2 working days to respond to the proposed conditional appropriation;
 - (c) a recommendation to the House that a sub-division of a main division within a vote is appropriated conditionally must be accompanied by the response from the MEC; and

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(d)	the House must consider the recommendation of the Committee to release the
	funds within 7 working days after the Committee reported to the House.

(11) The Legislature must pass, with or without amendments, or reject the Provincial Appropriation Bill within 4 months after the start of the financial year to which it relates.

Amending Revenue Bills and Revenue Proposals

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- 11. (1) In amending revenue Bills and revenue proposals the Legislature through the Budget Committee must:
 - (a) ensure that the total amount of revenue raised is consistent with the fiscal framework and the relevant Division of Revenue Act;
 - (b) take into account the principles of equity, efficiency, certainty and ease of 10 collection
 - (c) consider the impact of the proposed change on the composition of tax revenue with reference to the balance between direct and indirect taxes;
 - (d) consider regional and international tax trends; and
 - (e) consider the impact on development, investment, employment and economic 15 growth.

Provincial Adjustments Appropriation Bill

- **12.** (1) The MEC for finance must introduce the adjustments to the Provincial Appropriation Bill and table it with the Provincial adjustments budget in the House.
- (2) The Speaker must refer the adjustments to the Provincial Appropriation Bill 20 together with the Provincial adjustments budget to the Committee and to the Portfolio Committees.
- (3) The Budget Committee must report to the House on amendments to the Provincial Adjustments Appropriation Bill.
- (4) Portfolio Committees must consult with the Budget Committee on amendments to 25 transfer payments, recurrent and capital expenditure of a vote or a main division within a vote, taking into consideration the reports by Portfolio Committees on annual budgetary review and recommendations to Departments or any other report adopted by the House.
- (5) The Budget Committee must mediate between Portfolio committees proposing 30 conflicting amendments to the Provincial Adjustments Appropriation Bill.
- (6) The Budget Committee must within 2 weeks after receiving reports from other committees recommend to the House that the proposed amendments are recommended, or rejected where those amendments are inconsistent with the fiscal framework, or not motivated adequately in terms of this section whichever the case maybe.
- (7) The MEC must be given at least 4 working days to respond to any proposed amendments to the Provincial Adjustments Appropriation Bill by the Committee.
- (8) The Budget Committee must report to the House within 30 working days after the tabling of the Provincial adjustments budget.

Amendments proposed by the MEC

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13. Notwithstanding any provision in this Act, the House or committee may consider an amendment to a money Bill proposed by the MEC in order to make technical corrections to the Bill.

Institutional Arrangements

- **14.** (1) The Legislature must establish an independent structure to support the 45 implementation of the Act, whose main objective is to provide non-partisan, high-quality and independent technical analysis, objective and professional advice to the Legislature on matters related to the budget and other money Bills.
- (2) This structure may obtain information it requires for the performance of its functions from any organ of state or person it considers appropriate.

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Public Participation

15. (1) The Budget Committee, when considering amendments on money bills, [should] must seek representations from the public and other relevant stakeholders.

(2) The Budget Committee shall take into account such recommendations when making its recommendations to the House.

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Short title

16. This Act is called the Gauteng Provincial Legislature Money Bills Amendment Procedure and related matters Act, 2019 and comes into operation on a date to be determined by the Speaker by proclamation in the Provincial *gazette*.

PROVINCIAL NOTICE 509 OF 2019

GAUTENG PROVINCIAL LEGISLATURE

FINANCIAL MANAGEMENT OF THE GAUTENG PROVINCIAL LEGISLATURE REPEAL ACT

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CERTIFIED CORRECT AS PASSED BY THE GAUTENG PROVINCIAL LEGISLATURE SIGNED SPEAKER

ENGLISH TEXT SIGNED BY THE PREMIER ASSENTED TO ON: 30/04/2019

No 4, 2019

ACT

To repeal the Financial Management of the Gauteng Provincial Legislature Act 7 of 2009 in line with the Financial Management of Parliament and Provincial Legislatures Act 10 of 2009.

BE IT ENACTED by Gauteng Legislature as follows:—

Repeal of Act 7 of 2009

1. The Financial Management of the Gauteng Provincial Legislature Act 7 of 2009 is hereby repealed.

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Short title

2. This Act is called Financial Management of the Gauteng Provincial Legislature Repeal Act, 2019.

Printed by the Government Printer, Bosman Street, Private Bag X85, Pretoria, 0001, for the *Gauteng Provincial Administration*, Johannesburg.

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