Please note that most Acts are published in English and another South African official language. Currently we only have capacity to publish the English versions. This means that this document will only contain even numbered pages as the other language is printed on uneven numbered pages.



REPUBLIC OF SOUTH AFRICA

GOVERNMENT GAZETTE

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PRESIDENT'S OFFICE

4 October 1996

4 Oktober 1996

It is hereby notified that the President has assented to the following Act which is hereby published for general information:

No. 48 of 1996: Borrowing Powers of Provincial Governments Act, 1996. Hierby word bekend gemaak dat die President sy goedkeuring geheg het aan die onderstaande Wet wat hierby ter algemene inligting gepubliseer word:—

KANTOOR VAN DIE PRESIDENT

No. 48 van 1996: Wet op Leningsbevoegdhede van Provinsiale Regerings, 1996.

BORROWING POWERS OF PROVINCIAL GOVERNMENTS ACT, 1996

ACT

To provide for norms and conditions in respect of the borrowing powers of provincial governments and for matters incidental thereto.

PREAMBLE

WHEREAS section 157(1) of the Constitution provides that a province shall not be competent to raise loans for current expenditure, but shall be competent to raise loans for capital expenditure, provided it does so within the framework of reasonable norms and conditions prescribed by an Act of Parliament;

AND WHEREAS section 157(2) of the Constitution provides that loans for current expenditure may be raised by means of bridging finance during a fiscal year, subject to the condition that they shall be redeemed within 12 months and subject to such further, reasonable conditions as may be prescribed by an Act of Parliament;

(English text signed by the President.) (Assented to 27 September 1996.)

B^E IT THEREFORE ENACTED by the Parliament of the Republic of South Africa, as follows:—

Definitions

1. In this Act, unless the context otherwise indicates—

(i) "bridging finance" means funds raised during a financial year in the Republic and denominated in rand to finance current expenditure in anticipation of the receipt of current revenue during that particular financial year, and includes an overdraft on a bank account which the provincial government concerned has opened in terms of its Exchequer Act; (xii)

(ii) "capital expenditure" means any payment by a provincial government for the 10 procurement of new or existing tangible or intangible assets with a value higher than a prescribed value and with a normal life expectancy of more than one year, and includes—

(a) payment for the acquisition of goods and services for the purpose of improving, prolonging the expected working life of, and rebuilding or 15 reconstructing an existing fixed asset;

(b) a capital transfer to another person or body;

(c) the granting and payment of a money loan of which the proceeds will be used by the recipient of such a loan for capital expenditure;

(d) any other expenditure which is from time to time classified by regulation 20 as a capital expenditure;

(e) the repayment of an outstanding loan which is due for redemption or conversion, provided that the proceeds of such conversion shall be used for the financing of expenditures contemplated in subparagraphs (a), (b), (c) and (d),

but excludes a payment by a provincial government in connection with the normal maintenance of a capital asset intended to keep such asset in its original state of repair; (v)

(iii) "capital revenue" means all income of a provincial government, other than a loan, intended for the financing of capital expenditure and includes proceeds 30 from the sale of capital assets; (iii)

4(b)(vi): Provided that—

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	ACI, 1996	
b	'capital transfer" means a non-repayable, unrequited payment to, through or by a provincial government for the purpose of financing capital expenditure;	
· (v)	iv) 'Commission' means the Financial and Fiscal Commission established by ection 198 of the Constitution; (vii)	5
	'Committee' means the Loan Co-ordinating Committee referred to in section 2; (vi)	
(vii) '	'current expenditure' means any payment by a provincial government which s not a capital expenditure; (x)	
(viii) + '	'current revenue' means all income of a provincial government, other than— a) receipts from bridging finance and loans; b) receipts of capital revenue; and	10
(ix) ' (x) '	c) receipts of capital transfers; (ix) 'financial year" means the period from 1 April in any year to 31 March in the next succeeding year; (i) 'interest incurred during a financial year" includes the gross amount of any	15
e e e e e e e e e e e e e e e e e e e	inance charges, discounts or premiums attributable to that financial year, rrespective of whether such interest is deferred, paid in advance, or is calculated with reference to a fixed or variable rate of interest or in any other nanner; (xiii)	20
(xii) ' (xiii) '	'loan' means money borrowed to finance a capital expenditure; (viii) 'Minister' means the Minister of Finance; (xi) 'prescribed' means prescribed by regulation; (xv) 'responsible member' means the member of the Executive Council of a	
r r g	provincial government who is responsible for the financial affairs of the province concerned and who acts, for purposes of this Act, on behalf of that government; (xiv)	25
(xv) '	'this Act" includes the regulations. (ii)	
Loan Co-c	ordinating Committee	
(a) v	is hereby established a Loan Co-ordinating Committee—which shall consist of the Minister, as chairperson, and the responsible	30
<i>(b)</i> v	nember of each province, or his or her duly authorised representative; and which shall during a financial year co-ordinate the borrowing requirements of provincial governments, after taking into account estimates of the aggregate demand for capital market funds during that year; and	35
(c) v g r	which shall in its deliberations take account of the total debt of each provincial government and the bodies controlled by it and of their contingent liabilities, isks, and ability to service their debt, and which shall report thereon to the	,,,
e to tak	Commission in a manner which will allow the Commission to effectively fulfil ts functions in terms of section 157(3) of the Constitution.	40
Borrowing	g powers of provinces	. *
behalf of a	o person or body other than the responsible member may borrow moneys on provincial government.	
(2) A det	partment of or a body established by a provincial government may only with a approval of the responsible member accept financial assistance from any ner than the national government.	45
(3) A pr than bridgi an interest	ovincial government shall not commit itself to any financial product, other ing finance, loans or such other product as may be prescribed, which creates or any other exposure of a financial or equivalent kind.	. · ·
and unlimi	ging finance shall not be raised by a provincial government as a continuous ted revolving credit. responsible member shall not obtain loans denominated in a foreign currency	50
by the issu foreign cur	e of marketable financial instruments or incur a liability or risk payable in a reency otherwise than in terms of subsection $(6)(d)$.	
	responsible member may during a financial year raise loans to finance an	55

Act

Act No. 48, 1996	BORROWING POWERS OF PROVINCIAL GOVERNMENTS ACT, 1996	_
during reache	gregate amount of loans to be raised by each provincial government g that financial year has been considered and consensus thereon has been ed by the Committee and the Commission has been informed by the ter in writing of such consensus having been reached;	
(b) if the plated first ti	Committee cannot reach consensus on the aggregate amount contemin paragraph (a) within 21 days after being tabled for discussion for the me at a meeting of the Committee, the Minister, who may request a mendation from the Commission on the matter, shall determine the	- 5
he or (c) the to terms paragi	gate amount that may be borrowed by each provincial government, and she shall make public the reasons for such determination; tal amount of outstanding loans raised by the responsible member in of this section during such financial year shall, notwithstanding raphs (a) and (b), at no time exceed the expected loan requirement by than half a per cent;	10
(d) subject raised	et to subsection (5), loans denominated in foreign currency may be only— with the approval of the Minister and subject to the conditions	15
(ii) a	letermined by him or her; and fter the reasons for the conclusion of such a loan have been fully notivated by the responsible member to the Minister and to the Commission; and	20
(e) loans	f the Minister, after recommendations of the Commission on the matter have been considered, is satisfied that the conditions of such a loan comply with the generally accepted principles of loan agreements and the conclusion of the loan is in the public interest; raised in the Republic and denominated in rand shall, subject to this Act, tained by a provincial government—	25
(i) ti v p	hrough the conclusion of loan agreements with the national government, with the concurrence of the Minister, and the Minister may advise the	30
(ii) t	hrough an institution established by an Act of Parliament, or an institution approved by the Minister, to conclude loans and make loans to ubnational governments; or	35
· (aa) entering into loan agreements with banks or financial institutions; or bb) making issues of public stock and bonds; or cc) entering into loan agreements through the issue of financial instruments, 	
or she (7) (a) The to provincial gover	ch terms and conditions as the responsible member may deem fit, and he may furnish any security required. otal expected amount of interest incurred during a financial year by a rememt on its expected outstanding debt at the end of that financial year, then amount expect to a percentage.	
(i) of the in tern (ii) annua may r	total budgeted current revenue of that provincial government, recorded ms of section 4(a)(i); and ally determined for each provincial government by the Minister, who equest a recommendation in this connection from the Commission.	45
paragraph (a). (8) Any mone be the financia	eys borrowed by the responsible member, and the interest thereon, shall a obligation of the provincial government concerned and shall be not payable from the revenues and assets of that provincial government.	50
Statements of o	current and capital transactions	

Sta

- 4. Every provincial government shall for each financial year, in respect of all its 55 budgeted and actual transactions, make provision in its books of account for—
- (a) a statement, which shall be called the statement of current transactions, in a prescribed form, which shall on a cash basis record—
- (i) the amounts of all current revenue received by the provincial government concerned in terms of any law or otherwise;

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(ii) all amounts-

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		·	
		(aa) of current expenditure with which the provincial government is charged in terms of any law;	
		(bb) recorded in terms of paragraph (a)(i) as current revenue and which	
1	,	have been made available by the legislative authority of the	-
		province concerned for the financing of capital expenditure; and	- 5
	(iii)	the amounts—	, , ,
	(111)		
		(aa) of receipts from bridging finance; and	-
(1-1		(bb) in respect of the repayment of bridging finance; and	
(b)		atement, which shall be called the statement of capital transactions, in a	10
		cribed form, which shall on a cash basis record—	10
	. (i)	the amounts of—	
		(aa) capital revenue;	
i Harakan darak		(bb) current revenue recorded in the statement contemplated in para-	
		graph (a) and which has been made available by the legislative	
		authority of a province for the financing of capital expenditure; and	15
	,	(cc) receipts of capital transfers;	
	(ii)	all expenditures and amounts with which the provincial government is	
		charged in terms of any law and which are capital expenditure;	
	(iii)	outstanding loans which are due for redemption or conversion;	
	(iv)	proceeds from loans;	20
158.4	(v)	the excess of—	
		(aa) the total amount recorded in terms of subparagraphs (i) and (iv),	
17.5		over	
		(bb) the total amount recorded in terms of subparagraphs (ii) and (iii),	
** -		and which excess shall be referred to as the capital surplus for the	25
5 1 1		financial year concerned; and	
	(vi)	the difference between—	
	(1.1)	(aa) the total amount of budgeted appropriations for that financial year	
		recorded in terms of subparagraph (ii), together with the budgeted	
1.0	100	amounts recorded in terms of subparagraph (iii), and	30
	1,1,7	(bb) the total of the budgeted amounts recorded in terms of subparagraph	50
		(i), together with the amount of the capital surplus for the	
		immediately preceding financial year,	
		and which difference shall be referred to as the expected loan	25
		requirement for the financial year concerned.	35

Guarantees

5. (1) Notwithstanding anything to the contrary in this or any other law, no guarantee shall be furnished by the national government in respect of the fulfilment of a financial commitment incurred or to be incurred by a provincial government pursuant to the raising of bridging finance or conclusion of a loan denominated in rand.

(2) Notwithstanding anything to the contrary in this or any other law, a guarantee by the national government in respect of the fulfilment of a financial commitment incurred or to be incurred by a provincial government pursuant to the conclusion by the responsible member of a loan denominated in a foreign currency may be furnished only in terms of a national Exchequer Act.

(3) All documents issued in respect of the incurring by a provincial government of a financial commitment, shall prominently contain a statement indicating whether or not such a financial commitment is guaranteed by the national government.

Signatories to documents

6. (1) Loans or agreements entered into in terms of section 3(6)(d), (e)(i), (e)(ii) and 50 (e)(iii)(aa) and securities issued in terms thereof shall be signed by the responsible member of the provincial government concerned.

(2) Financial instruments other than those referred to in subsection (1), issued by a provincial government, shall be signed by the officer responsible for the administration of the financial affairs of the provincial government concerned or a person authorised 55 thereto by him or her in writing.

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Regulations

- 7. The Minister may, after consultation with the responsible members, make regulations regarding—
 - (a) any matter which in terms of this Act is required or permitted to be prescribed;
 - (b) disclosure requirements in respect of the borrowing operations of provincial governments; and
- (c) generally, any matter which the Minister deems necessary or expedient to prescribe in order to achieve the objects of this Act.

Short title

8. This Act shall be called the Borrowing Powers of Provincial Governments Act, 10 1996.

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