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**

# **STAATSKOERAN**

### VAN DIE REPUBLIEK VAN SUID-AFRIKA

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**CAPE TOWN, 4 OCTOBER 1995** KAAPSTAD, 4 OKTOBER 1995

No. 16727

#### PRESIDENT'S OFFICE

KANTOOR VAN DIE PRESIDENT

Hierby word bekend gemaak dat die President sy goed-keuring geheg het aan die onderstaande Wet wat hierby ter

No. 1523.

4 October 1995

No. 1523.

4 Oktober 1995

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

No. 60 van 1995: Elektrisiteitswysigingswet, 1995.

algemene inligting gepubliseer word:-

No. 60 of 1995: Electricity Amendment Act, 1995.

Act No. 60, 1995

**ELECTRICITY AMENDMENT ACT, 1995** 

CENER	AT	EVDI	ANATA	Var	NOTE

Words underlined with a solid line indicate insertions in existing enactments.

## ACT

To amend the Electricity Act, 1987, so as to declare the National Electricity Regulator a juristic person; to make provision for the appointment, conditions of employment and functions of the chief executive officer and employees of the said National Electricity Regulator; and to make provision for the funding and accountability of and reporting by the said National Electricity Regulator; and to make provision for matters in connection therewith.

(English text signed by the President.) (Assented to 28 September 1995.)

**B**<sup>E</sup> IT ENACTED by the Parliament of the Republic of South Africa, as follows:—

#### Amendment of section 1 of Act 41 of 1987, as amended by section 1 of Act 46 of 1994

- 1. Section 1 of the Electricity Act, 1987 (hereinafter referred to as the principal Act), is hereby amended—
  - (a) by the insertion before the definition of "consumer" of the following definition:
    - "'chief executive officer' means the chief executive officer appointed in terms of section 5A(1);"; and
  - (b) by the insertion after the definition of "Eskom" of the following 10 definition:
    - "'financial institution' means a financial institution as defined in section 1 of the Financial Services Board Act, 1990 (Act No. 97 of 1990);".

#### Insertion of section 2A in Act 41 of 1987

15

2. The following section is hereby inserted in the principal Act, after section 2:

"Juristic personality of regulator

2A. The regulator shall be a juristic person.".

#### Insertion of sections 5A, 5B, 5C and 5D in Act 41 of 1987

3. The following sections are hereby inserted in the principal Act after section 5: 20

**ELECTRICITY AMENDMENT ACT, 1995** 

### "Appointment and functions of chief executive officer

	<u>5</u>	A. (1) The Minister shall appoint a member of the regulator as	
	chie	f executive officer of the regulator.	
	(2	2) The chief executive officer—	
	(a)		5
		(i) the affairs of the regulator in accordance with the provisions	
		of this Act and subject to the directions of the Minister and	
		the regulator; and	
		(ii) administrative control over the employees appointed under	
		paragraph (b);	10
	(b)	may, subject to paragraph (c) and on such conditions as the	
		regulator may determine, appoint such employees as may be	
		required to perform the work connected with the functions of the	
		regulator;	
	(c)		15
in de la fermanta de La fermanta de la fe		dies and other benefits as the regulator may determine in	•
ingen in en en disease. Tilden in en en en en en en en		accordance with a remuneration structure approved from time to	
		time by the Minister with the concurrence of the Minister of	
		Finance;	
****	(d)	may from time to time on such conditions as he or she may	20
		determine—	
		(i) provide collateral security, including guarantees, to a finan-	
		cial institution in respect of a loan granted to any employee	
		of the regulator by such financial institution to enable such	~~
		employee to acquire, improve or enlarge immovable prop-	25
		erty for the purposes of occupation; and	
		(ii) establish and manage or cause to be managed medical aid	
		schemes and bursary schemes for purposes of study for such	
		employees and their dependants.	
	Fun	ds of regulator	30
		B. (1) The funds of the regulator shall consist of—	ı
		licence fees obtained under subsection (2);	
	(b)		
		government or administration; and	
j	, (c)		
,	- 6	interest on investments.	35
		2) The Minister may, on receipt of the business plan and statement	35
	refe	2) The Minister may, on receipt of the business plan and statement rred to in subsection $(5)(b)$ , by notice in the Gazette prescribe	35
+, +, +, +,	refe lice	2) The Minister may, on receipt of the business plan and statement rred to in subsection $(5)(b)$ , by notice in the <i>Gazette</i> prescribence fees that are payable by licensed generators of electricity.	35
i. Craft	refe lice:	2) The Minister may, on receipt of the business plan and statement rred to in subsection (5)(b), by notice in the Gazette prescribe nce fees that are payable by licensed generators of electricity.  3) Licence fees referred to in subsection (2) shall—	
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anderson South Person GOLD States Official States	refe lice:	<ul> <li>2) The Minister may, on receipt of the business plan and statement rred to in subsection (5)(b), by notice in the Gazette prescribe nce fees that are payable by licensed generators of electricity.</li> <li>3) Licence fees referred to in subsection (2) shall—only be imposed after— <ol> <li>(i) the amount and composition thereof and motivation therefor, based on the business plan submitted in terms of subsection (5)(b), have been published for comment and any resulting comment has been considered; and</li> <li>(ii) the business plan and statement referred to in subsection</li> </ol> </li></ul>	
	refe licer (3 (a)	<ul> <li>(i) the business plan and statement aresulting comment has been considered; and</li> <li>(ii) the business plan and statement resulting comment has been considered; and</li> <li>(iii) the amount and composition thereof and motivation therefor, based on the business plan submitted in terms of subsection (5)(b), have been published for comment and any resulting comment has been considered; and</li> <li>(iii) the business plan and statement referred to in subsection (5)(b) have been approved;</li> </ul>	40
	refe licer (3 (a)	2) The Minister may, on receipt of the business plan and statement rred to in subsection (5)(b), by notice in the Gazette prescribe nce fees that are payable by licensed generators of electricity.  3) Licence fees referred to in subsection (2) shall—only be imposed after—  (i) the amount and composition thereof and motivation therefor, based on the business plan submitted in terms of subsection (5)(b), have been published for comment and any resulting comment has been considered; and  (ii) the business plan and statement referred to in subsection (5)(b) have been approved; be valid for the period specified in the notice referred to in	40
	refe licer (3 (a)	2) The Minister may, on receipt of the business plan and statement rred to in subsection (5)(b), by notice in the Gazette prescribe nce fees that are payable by licensed generators of electricity.  3) Licence fees referred to in subsection (2) shall—only be imposed after—  (i) the amount and composition thereof and motivation therefor, based on the business plan submitted in terms of subsection (5)(b), have been published for comment and any resulting comment has been considered; and  (ii) the business plan and statement referred to in subsection (5)(b) have been approved; be valid for the period specified in the notice referred to in subsection (2);	40
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	refe licer (3 (a)	2) The Minister may, on receipt of the business plan and statement rred to in subsection (5)(b), by notice in the Gazette prescribe nee fees that are payable by licensed generators of electricity.  3) Licence fees referred to in subsection (2) shall—only be imposed after—  (i) the amount and composition thereof and motivation therefor, based on the business plan submitted in terms of subsection (5)(b), have been published for comment and any resulting comment has been considered; and  (ii) the business plan and statement referred to in subsection (5)(b) have been approved; be valid for the period specified in the notice referred to in subsection (2); be payable in respect of the electricity, calculated in kilowatt hours, generated for supply by any licensee concerned during the	40
	refe licer (3 (a) (b) (c)	2) The Minister may, on receipt of the business plan and statement rred to in subsection (5)(b), by notice in the Gazette prescribe ace fees that are payable by licensed generators of electricity.  3) Licence fees referred to in subsection (2) shall—only be imposed after—  (i) the amount and composition thereof and motivation therefor, based on the business plan submitted in terms of subsection (5)(b), have been published for comment and any resulting comment has been considered; and  (ii) the business plan and statement referred to in subsection (5)(b) have been approved; be valid for the period specified in the notice referred to in subsection (2); be payable in respect of the electricity, calculated in kilowatt hours, generated for supply by any licensee concerned during the previous calender year;	40
	refe licer (3 (a) (b) (c)	2) The Minister may, on receipt of the business plan and statement rred to in subsection (5)(b), by notice in the Gazette prescribe ace fees that are payable by licensed generators of electricity.  3) Licence fees referred to in subsection (2) shall—only be imposed after—  (i) the amount and composition thereof and motivation therefor, based on the business plan submitted in terms of subsection (5)(b), have been published for comment and any resulting comment has been considered; and  (ii) the business plan and statement referred to in subsection (5)(b) have been approved; be valid for the period specified in the notice referred to in subsection (2); be payable in respect of the electricity, calculated in kilowatt hours, generated for supply by any licensee concerned during the previous calender year; be payable by such licensee at the times and in the instalments	40
	refe licer (3 (a) (b) (c) (d)	2) The Minister may, on receipt of the business plan and statement rred to in subsection (5)(b), by notice in the Gazette prescribe nee fees that are payable by licensed generators of electricity.  3) Licence fees referred to in subsection (2) shall—only be imposed after—  (i) the amount and composition thereof and motivation therefor, based on the business plan submitted in terms of subsection (5)(b), have been published for comment and any resulting comment has been considered; and  (ii) the business plan and statement referred to in subsection (5)(b) have been approved; be valid for the period specified in the notice referred to in subsection (2); be payable in respect of the electricity, calculated in kilowatt hours, generated for supply by any licensee concerned during the previous calender year; be payable by such licensee at the times and in the instalments determined by the regulator; and	40
	refe licer (3 (a) (b) (c) (d)	The Minister may, on receipt of the business plan and statement rred to in subsection (5)(b), by notice in the Gazette prescribe ace fees that are payable by licensed generators of electricity.  B) Licence fees referred to in subsection (2) shall—only be imposed after—  (i) the amount and composition thereof and motivation therefor, based on the business plan submitted in terms of subsection (5)(b), have been published for comment and any resulting comment has been considered; and  (ii) the business plan and statement referred to in subsection (5)(b) have been approved; be valid for the period specified in the notice referred to in subsection (2); be payable in respect of the electricity, calculated in kilowatt hours, generated for supply by any licensee concerned during the previous calender year; be payable by such licensee at the times and in the instalments determined by the regulator; and bear interest, in the case of non-payment or late payment, at such	40 45 50
	refe licer (3 (a) (b) (c) (d) (e)	The Minister may, on receipt of the business plan and statement rred to in subsection (5)(b), by notice in the Gazette prescribe nce fees that are payable by licensed generators of electricity.  B) Licence fees referred to in subsection (2) shall—only be imposed after—  (i) the amount and composition thereof and motivation therefor, based on the business plan submitted in terms of subsection (5)(b), have been published for comment and any resulting comment has been considered; and  (ii) the business plan and statement referred to in subsection (5)(b) have been approved; be valid for the period specified in the notice referred to in subsection (2); be payable in respect of the electricity, calculated in kilowatt hours, generated for supply by any licensee concerned during the previous calender year; be payable by such licensee at the times and in the instalments determined by the regulator; and bear interest, in the case of non-payment or late payment, at such rate as the regulator may determine.	40
	refe licer (3 (a) (b) (c) (d) (e)	The Minister may, on receipt of the business plan and statement rred to in subsection (5)(b), by notice in the Gazette prescribe ace fees that are payable by licensed generators of electricity.  B) Licence fees referred to in subsection (2) shall—only be imposed after—  (i) the amount and composition thereof and motivation therefor, based on the business plan submitted in terms of subsection (5)(b), have been published for comment and any resulting comment has been considered; and  (ii) the business plan and statement referred to in subsection (5)(b) have been approved; be valid for the period specified in the notice referred to in subsection (2); be payable in respect of the electricity, calculated in kilowatt hours, generated for supply by any licensee concerned during the previous calender year; be payable by such licensee at the times and in the instalments determined by the regulator; and bear interest, in the case of non-payment or late payment, at such	40 45 50

the performance of its functions; and

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6 No. 16727	GOVERNMENT GAZETTE, 4 OCTOBER 19	95
Act No. 60, 1995	ELECTRICITY AMENDMENT ACT, 1995	_
24. 195 E	(ii) may, with the approval of the Minister, granted with the	
	concurrence of the Minister of Finance, establish and manage	
h <u>e</u> gi - est		
,	alternative pension or provident fund for its employees.	Ι,
(b)	Donations and contributions referred to in subsection (1)(b) shall—	:
	(i) only be accepted with the approval of the Minister, granted	1
	with the concurrence of the Minister of Finance; and	l
and the state of the	(ii) be utilised in accordance with the conditions determined by the donor or contributor concerned with such approval and	l
		10
· · · · · · · · · · · · · · · · · · ·	5) The regulator—	'
	may, with the approval of the Minister, granted with the	
	concurrence of the Minister of Finance, authorise the chief	
	executive officer to invest any unspent portion of the funds of the	
	regulator: Provided that any surplus at the end of a financial year	1:
The Land State of the	shall be carried over to the next financial year and be utilised to	
Jan 1980 1	defray expenses incurred by the regulator during that financial	
1-1-1-1-1-1	year; he is to be the first the second of th	
	shall during each financial year, at such time as the Minister may	
	determine, submit a business plan and statement of the regula-	2
	tor's estimated income and expenditure during the following	1
and the second	financial year to the Minister for his or her approval, granted with	
	the concurrence of the Minister of Finance;	
	shall for the purposes of the Income Tax Act, 1962 (Act No. 58 of 1962), be deemed to be an institution contemplated in section	
	10(1)(cA)(i) of that Act.	1 4
	at the second of	
Ac	counting and accountability	
	SC. (1) The chief executive officer shall be the accounting officer of	
	regulator and shall—	1
	open an account in the name of the regulator with a financial	30
	institution and shall deposit therein all moneys received in terms	
	of section 5B(1);	
(b)	cause proper records to be kept of all financial transactions, assets	
	and liabilities of the regulator; and	
(c)	as soon as possible after the end of each financial year, cause to	3
	be prepared a statement of the income and expenditure of the	
	regulator for that financial year and a balance sheet of its assets	
	and liabilities as at the end of that financial year.	
	2) The records, statement and balance sheet referred to in	١.
Suc	section (1) shall be audited by the Auditor-General.  3) The financial year of the regulator shall be the period ending on	4
		١
	March in each year.	
Re	porting	
	5D. (1) The regulator shall—	
	furnish the Minister with such information and particulars as he	14
	or she may from time to time require in connection with the	
Die Ellie balle	affairs and financial position of the regulator; and	
(b)	annually, within six months after the end of the financial year,	l
a v tagáli	submit to the Minister a report with regard to the functions,	
	affairs and financial position of the regulator in respect of that	
	financial year:	l
	2) Without derogating from the generality of the provisions of	1
	esection $(1)(b)$ , the annual report referred to in that subsection shall	l
	er alia include— en	
(a)	an audited balance sheet and statement of income and expendi-	5
	ture, including any notes thereon and documents annexed	
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thereto whereby relevant information is provided;

(b) particulars of any donations or contributions received under section 5B(1)(b);

5

Act No. 60, 1995

#### **ELECTRICITY AMENDMENT ACT, 1995**

- (c) information regarding licences granted, renewed, amended, transferred, ceded, suspended or withdrawn;
- (d) the report on the audit referred to in section 5C(2);
- (e) a report regarding the execution of the business plan of the regulator;
  - (f) a report regarding the envisaged strategies of the regulator; and
  - (g) such other information as the Minister may from time to time determine.
- (3) The annual report submitted in terms of subsection (1)(b) shall be tabled in Parliament by the Minister within 14 days after receipt 10 thereof or, if Parliament is not then in session, within 14 days after the commencement of the next ensuing session.".

Amendment of section 28 of Act 41 of 1987, as amended by section 10 of Act 46 of a na a anno seo an cean-seo da an financia. San des secretos a la ciari da la finitario de la 1994

4. Section 28 of the principal Act is hereby amended by the deletion of 15 paragraph (p) of subsection (1). 

5. This Act shall be called the Electricity Amendment Act, 1995. person hat the state of the first section of the first section