#### REPUBLIC OF SOUTH AFRICA

# **DIVISION OF REVENUE BILL**

(As amended by the Portfolio Committee on Finance (National Assembly))

(MINISTER OF FINANCE)

SCYT. COMMUNICATION & INFORMATION STATEMENT ST

[B 19B—99]

REPUBLIEK VAN SUID-AFRIKA

# WETSONTWERP OP DIE VERDELING VAN INKOMSTE

(Soos gewysig deur die Porte feuljekomitee oor Finansies (Nasionale Vergadering))

(MINISTER VAN FINANSIES)

[W 19B—99] ISBN 0 621290009

# BILL

To provide for the equitable division of revenue raised nationally among the national, provincial and local spheres of government for the 1999/2000 financial year; and to provide for matters connected therewith.

#### **PREAMBLE**

**WHEREAS section** 214 (1) of the Constitution requires an Act of Parliament to provide for—

- (a) the equitable division of revenue raised nationally among the national, provincial and local spheres of government;
- (b) the determination of each province's equitable share of the provincial share of that revenue; and
- (c) any other allocations to provinces, local government or municipalities from the national government's share of that revenue. and any conditions on which those allocations may be made.

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

#### **Definitions**

- 1. In this Act, unless the context requires otherwise—
- (i) "Bargaining Council'. means the Public Service Coordinating Bargaining Council referred to in section 35 of the Labour Relations Act, 1995 (Act No. 66 of 1995); (i)
- (ii) "Budget Council" means the council established by section 2 of the Intergovernmental Fiscal Relations Act, 1997 (Act No. 97 of 1997); (iii)
- "Budget Forum" means the Local Government Budget Forum established by section 5 of the Intergovernmental Fiscal Relations Act, 1997 (Act No. 97 of 1997): (ii)
- (iv) "department'. means a national department refereed to in section 7(2) of the Public Service Act. 1994 (Proclamation No. 103 of 1994): (vii)
- (v) "Director-General'. means the Director-General of the Department of Finance: 15 (viii)
- (vi) "head official of the provincial treasury'. means the officer in charge of the provincial department responsible for financial matters in a province; (xi)
- (vii) "financial year" means the financial year of the national and provincial government commencing on 1 April 1999 and ending on 31 March 2000; (ix)
- (viii) "Minister" means the Minister of Finance; (xii)
- (ix) "municipality.' means a local government body as defined in section 1 of the Local Government Transition Act, 1993 (Act No. 209 of 1993); (xiii)
- (x) 'national accounting officer.' means the head of a department or a statutory fund in the national government charged with the responsibility of accounting for all 25 moneys received and for all payments made by the department or the fund; (xiv)

- (xi) "next financial year" means the financial year of the national and provincial spheres of government commencing on 1 April 2000 and ending 31 March 2001: (xvii)
- (xii) "organised local government" means an organisation recognised in terms of section 2(1) of the Organised Local Government Act. 1997 (Act No.52 of 1997). in respect of which the Minister referred to in that Act has not exercised the power conferred on him or her by section 2(2) of that Act: (x)
- (xiii) "payment schedule.' means a schedule setting out-
  - (a) the amount of each installment of an equitable share or an allocation to be transferred to a province, municipality or organised local government for the financial year;
  - (b) the date on which each such installment must be paid: and
  - (c) to whom each such installment must be paid; (iv)
- (xiv) "relevant members of the provincial executive councils'. means, in respect of the South African Housing Fund. the members of the executive councils of the provinces responsible for housing. in respect of the Consolidated Municipal Infrastructure Programme, the members of the executive councils of the provinces responsible for local government and in respect of the rehabilitation of hospitals. the members of the executive councils of the provinces responsible for health: (v)
- (xv) "relevant Minister. means. in respect of the South African Housing Fund, the Minister responsible for housing, in respect of the Consolidated Municipal Infrastructure Programme, the Minister responsible for local government and in respect of the rehabilitation of hospitals, the Minister responsible for health: (vi)
- (xvi) "R293 town" means a township within the meaning of Proclamation No. R293 of 1962 or any other similar town approved by the Minister responsible for local government: (xv)
- (xvii) "SALGA" means the organisation recognised in terms of section 2(1)(a) of the organised Local Government Act. 1997 (Act No.52 of 1 997). (xvi)

### PART I 30

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#### **EQUITABLE SHARE ALLOCATION**

#### Equitable division of revenue raised nationally amongst spheres of government

**2.** Anticipated revenue raised nationally in respect of the financial year is hereby divided among the national. provincial and local spheres of government for their equitable share as set out in Schedule 1.

#### Equitable division of provincial share amongst provinces

- **3.** (1) Each provinces equitable share of the provincial share of anticipated revenue raised nationally in respect of the financial year is set out in Schedule 2.
- (2) Each provinces equitable share of the provincial share of anticipated revenue raised nationally in respect of the financial year must be transferred to the province in weekly installments in accordance with a payment schedule determined by the Director-General after consultation with the head officials of the provincial treasuries.
- (3) Despite subsection (2), the Director-General may, on conditions determined by the Minister, advance funds to a province in respect of its equitable share set out in Schedule 2 which have not yet fallen due for transfer in terms of the payment schedule referred to in subsection (2) in respect of that province.
- (4) Such advances must be set off against transfers to the province which would otherwise become due in terms of that payment schedule.

#### Equitable share for local government

- **4.** (1) The local sphere of governments equitable share of anticipated revenue raised nationally set out in Schedule 1 must comprise—
  - (a) R447 000000 in respect of R293 towns;

- (b) R 1 226000000 in respect of organised local government and municipalities other than R293 towns.
- (2) The national accounting officer responsible for local government must determine—
  - (a) the share of each R293 town in respect of the allocation mentioned in 5 subsection (1)(a); and
  - (b) the share of organised local government and municipalities other than R293 towns in respect of the allocation mentioned in subsection (1)(b).
- (3) The shares mentioned in subsection (2) must redetermined in accordance with criteria approved by the Director-General taking account of any recommendations by 10 SALGA.
- (4) The allocation to each body referred to in subsection (2) must be transferred to the body concerned in monthly or quarterly installments in accordance with a payment schedule—
  - (a) determined by the national accounting officer responsible for local govern- 15 ment; and
  - (b) which complies with any directions given by the Director-General.
- (5) The national accounting officer responsible for local government may amend a payment schedule contemplated in this section.

#### Shortfalls and excess revenue

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- **5.**(1) If actual revenue raised nationally in respect of the financial year falls short of the anticipated revenue set out in Schedule 1, the national sphere of government bears the shortfall
- (2) If actual revenue raised nationally in respect of the financial year is in excess of the anticipated revenue set out in Schedule 1. the excess accrues to the national sphere 25 of government.

#### PART II

#### OTHER ALLOCATIONS

#### Other allocations to provinces and municipalities

- 6. (1) Other allocations to provinces and municipalities from the national govern- 30 ment's share of anticipated revenue raised nationally in respect of the financial year, and the conditions on which those allocations are made, are set out in Schedule 3.
- (2) Subject to this Act. each allocation referred to in Schedule 3 and all amounts gazetted under section 14(1) must be transferred to the province or municipality concerned in accordance with a payment schedule—

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- (a) prepared by the national accounting officer responsible for the allocation: and (b) approved by the Director-General after consultation with the relevant head
- officials of the provincial treasuries.

  (3) The Director-General may, after consultation with the relevant head official of the provincial treasury, exempt a grant from this provision.

(4) Each payment schedule referred to in subsection (2) must provide for transfers to commence in advance of the date on which the province or municipality concerned is to begin expending funds in respect of the allocation in question. unless the province or municipality agrees to a later payment date.

- (5) The national accounting officer responsible for an allocation to a province 45 referred to in Schedule 3, except for agency payments, must pay the allocation into the province's provincial revenue fund but the Director-General may direct that such agency funds also be deposited into a provincial revenue fund.
- (6) If a province or municipality does not comply with all the conditions for an allocation in terms of Schedule 3, the national accounting officer responsible for that 50 allocation may nevertheless transfer that allocation to the province or municipality if the national accounting officer—
  - (a) is satisfied that the province or municipality is taking adequate steps to achieve compliance with the conditions in question: or

- (b) deems it necessary to do so to prevent—
  - (i) a disruption of basic services: or
  - (ii ) a failure by the province or municipality concerned to comply with its statutory or contractual commitments.
- (7) A national accounting officer may withhold from a province or municipality an 5 allocation or portion of an allocation referred to in Schedule 3 (excluding the Supplementary Allocation to Provinces) or any allocation gazetted in terms of section 14(1) or a portion of such allocation if he or she has submitted to the Director-General and to the province or municipality concerned a written report at least 21 days before such payment is due, setting out facts evidencing failure on the part of that province or 10 municipality to comply with the conditions on which that allocation is made and recommending the withholding of the allocation or a stated portion of it.
- (8) Despite subsection (7), the Minister may direct, in writing, that such allocation or a portion of such allocation may not be withheld.
- (9) A province or municipality may retain any funds (excluding agency allocations) 15 not expended in respect of an allocation in terms of Schedule 3.
- (10) A national accounting officer of a department referred to in Schedule 3 must submit a quarterly report in the prescribed form to the Director-General within ten days after the end of each quarter of the financial year in respect of each transfer effected or to be effected in terms of this Act.

#### **R293 towns allocations**

- 7. ( 1 ) The national accounting officer responsible for local government must. on a monthly basis—
  - (a) monitor the transfer of R293 town personnel from the provinces to the municipalities; and

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- (b) monitor the reduction of such personnel in the employ of the provinces due to any other cause.
- (2) Despite section 6(2), and after having monitored the transfers and reductions contemplated in subsection (1), the national accounting officer responsible for local government may, after consultation with the Director-General—
  - (a) reduce the amount of an allocation to a province in respect of its R293 town allocation in terms of Schedule 3 to take account of any such transfers or reductions:
  - (b) transfer any allocation intended for a province in respect of its R293 town allocation to a municipality in that province to which R293 town personnel 35 have been transferred.
- (3) Any funds not transferred in respect of a province's R293 town allocation in terms of Schedule 3 may be allocated to R293 towns and the province for local government support purposes in that province in such proportions and on such conditions as the national accounting officer responsible for local government may 40 determine.

#### **Health conditional allocations**

- 8. The allocations to provinces set out in Schedule 3 in respect of the items concerning health professional training and research, and central hospital services, respectively, must be transferred to the provinces in accordance with a payment 45 schedule determined by the Director-General after consultation with—
  - (a) the national accounting officer for health; and
  - (b) the head officials of the provincial treasuries.

#### Supplementary allocation to provinces

9. (1) Subject to subsection (2), the allocations to provinces set out in Schedule 3 in 50 respect of the item "Supplementary Allocation to Provinces'. must be transferred to the provinces in accordance with a payment schedule determined by the Director-General after consultation with the head officials of the provincial treasuries.

- (2) Transfers to a province in respect of the allocation referred to in subsection (1) must commence on the later of—
  - (a) the last day of the first quarter of the financial year: or
- (b) 14 days after the province informs the Director-General that it has enacted an Appropriation Act for the financial year.
- (3) Despite subsections (1) and (2), the Director-General may withhold from a province the transfer of an allocation or portion of it referred to in this section if the province has failed to comply with the conditions on which that allocation is made.

#### Improvement of conditions of service

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- 10. (1) Subject to subsection (2), the allocations to provinces set out in Schedule 3 in respect of the item "improvement of conditions of service", must be transferred to the provinces in accordance with a payment schedule determined by the Director-General after consulting—
  - (a) the national accounting officer responsible for the public service: and
  - (b) the head officials of the provincial treasuries.
- (2) Transfers to a province in respect of the allocation referred to in subsection (1) must commence—
  - (a) in the calendar month in which the improvements take effect; and
  - (b) in advance of the date on which the province is to begin expending funds in 2 respect of that allocation.
- (3) Despite subsection (1), the allocation to provinces in respect of improvement of conditions of service for R293 town personnel must be transferred to the national accounting officer responsible for local government, who must transfer that allocation to the provinces in accordance with a payment schedule determined by him or her, but he or she may, after taking account of the matters referred to in section 7(1)—
  - (a) reduce the amount of any such allocation to take account of any transfers or reductions contemplated in section 7(1);
  - (b) transfer any such allocation to a municipality in that province to which R293 town personnel have been transferred as contemplated in section 7(1)(a).

# Allocations in respect of SA Housing Fund, Consolidated Municipal Infrastructure Programme and rehabilitation of hospitals

- **11.** (1) In respect of the items "SA Housing Fund"., '. Consolidated Municipal Infrastructure Programme" and "Rehabilitation of Hospitals", respectively. the Director-General may permit such national accounting officer to transfer funds in respect of such allocation on receipt of approved documentation regarding expenditure and work completed.
- (2) The relevant Minister may. on written notice to the Minister and the head officials of the provincial treasuries concerned, adjust any allocation or payment schedule in respect of an allocation contemplated in this section—
  - (a) in accordance with generally applicable performance criteria determined by the relevant Minister after consultation with the relevant members of the provincial executive councils: or
  - (b) in accordance with an agreement between the relevant Minister and the relevant members of the provincial executive councils.
- (3) If an allocation is adjusted as is contemplated in subsection (2), the national accounting officer concerned must. subject to subsection (1), submit an adjusted payment schedule to the Director-General for approval.

## PART III

#### **GENERAL**

## Amendment of payment schedule

<ul> <li>12. (1) The Director-General may amend any payment schedule in the interests of improved debt and cash flow management, after consulting— <ul> <li>(a) the person or persons whom the Director-General was required to consult before determining that payment schedule: or</li> <li>(b) the national accounting officer who is responsible for that payment schedule. as the case may be.</li> </ul> </li> <li>(2) The Director-General may. after consultation with the relevant head officials of</li> </ul>	5
provincial treasuries, amend the transfer mechanism of any funds listed in Schedule 3 or gazetted.	
Transfers made in error	
13. (1) A transfer made to a province in error must be regarded as not having been received by the provincial government for the purposes of its Revenue Fund and must be recovered without delay by the national accounting officer responsible for the transfer.  (2) The Director-General may direct that such recovery be effected by set-off against transfers to the province which would otherwise become due in accordance with the	15
payment schedule contemplated in section 3(2) or other transfers to that province (3) Money transferred to a municipality in error must be recovered without delay by the national accounting officer responsible for the transfer. (4) The national accounting officer responsible for local government may direct that such recovery be effected by set-off against transfers to the municipality in question which would otherwise become due in accordance with a payment schedule.	20
Transfers not listed under Schedule 3	25
<b>14.</b> (1) A national accounting officer may effect a transfer to a province or municipality during the financial year in respect of an allocation other than an allocation set out in Schedule 3 only if the Minister has published a notice in the <i>Gazette</i> approving	
the allocation and stating—  (a) the purpose of the allocation:  (b) the amount of the allocation;  (c) to whom the allocation is made; and	30
<ul> <li>(d) any conditions on which the allocation is made,</li> <li>(2) If a transfer contemplated in subsection (1) is effected to a province or municipality between l April 1999 and the date on which this Act takes effect—</li> <li>(a) the national accounting officer concerned must. in writing, inform the Minister of that transfer within seven days after the date on which this Act takes effect; and</li> </ul>	35
<ul> <li>(b) the Minister must without delay publish a notice in the <i>Gazette</i> containing the information set out in subsection (1).</li> <li>(3) For the purpose of subsection (1). an allocation includes any agency payment or any other payment in respect of a function administered by a province or municipality.</li> <li>(4) A province or municipality performing an agency service may charge a two per cent fee or an amount agreed. to cover the costs of rendering such service.</li> </ul>	40
Transfers to local government with weak administrative capacity	45

15. (1) If the national accounting officer responsible for local government reason-

ably believes that a municipality! is not able to administer any allocation or part of it effectively, he or she may transfer such allocation or part of it to the province or district council. if any, in which the municipality is located, after consultation with the municipality and the province or district council concerned.

(2) Any allocation or part thereof transferred to a province or a district council in terms of subsection (1) shall be dealt with by the province or district council concerned in accordance with any directions given by that national accounting officer.

#### Next financial year

- 16. (1) The Director-General may effect transfers to provinces and municipalities in respect of their anticipated equitable shares for the next financial year in the following 10 manner:
  - (a) An amount equal to a maximum of 55 per cent of the equitable share of each province set out in Schedule 2 may be transferred to each province in the first six calendar months of the next financial year in accordance with a payment schedule determined by the Director-General after consultation with the head 15 officials of the provincial treasuries: and
  - (b) an amount equal to a maximum of 55 per cent of the equitable share of local government set out in Schedule 1 may be transferred to municipalities designated by the national accounting officer responsible for local government. in the first six calendar months of the next financial year in accordance with a payment schedule determined by the accounting officer for local government after consultation with the Director-General.
- (2) Amounts transferred in terms of subsection (1) must be deemed to be installments of the equitable share allocations of the provincial and local spheres of government, respectively. for the next financial year

#### Regulations

- 17. The Minister may, by notice in the Gazette, make regulations regarding—
  - (a) anything which must or may be prescribed in terms of this Act;
  - (b) any matters which it is necessary or expedient to prescribe for the effective carrying out and implementation of the provisions and objects of this Act.

#### Short title

18. This is the Division of Revenue Act. 1999.

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## SCHEDULE 1

# Equitable division of revenue raised nationally among the three spheres of government

Sphere	Share (R 000)
National	80833276
Provincial	84 201 709
Local	I 673000

## SCHEDULE 2

# Determination of each province's equitable share of the provincial sphere's share of revenue raised nationally

## (as a direct charge against the National Revenue Fund)

Province	Allocation (R 000)
Eastern Cape	14 819 396
Free State	5742237
Gauteng	12 573 114
KwaZulu-Natal	I 6706549
Mpumalanga	5 645 686
Northern Cape	2 083 524
Northern Province	11 143 847
North West	7 213 351
Western Cape	8274005

# SCHEDULE 3

	Name of Grant	Purpose	Iransfer	10tal	ativii	,	
						-	
Constitutional Development (Vote 7)	(a) Consolidated Municipal Infrastructure Programme	To provide internal bulk and connector infrastructure for low income households	Agency payment	עזיה כצים	COMMENSATION CONTRACTOR CONTRACTO	48 047 146 673 143 408 42 406 16 306 60 914 52 955 73 994	110 727 ing officer responsible for local government of business 148 047 ing officer responsible for local government of business 148 673 plans in accordance with departmental requirements.  2. Submission to the national accounting officer responsible for local government, of a municipal council resolution approving each local government project.  60 914 3. Compliance with the provisions of the prescribed 3. Compliance with the provisions of the prescribed implementation agreement.  73 994 4. A maximum of 3.5 per cent of each province's allocation may be utilised by the province for programme management services.

Vote	Name of Grant	Purpose	ıransfer	Total	Allocation		Conditions
			Mechanism	R 000			
					Province	R 000	
	(b) R293 town person- To fund personnel	To fund personnel	Conditional grant to be	463 000	463 000 Eastern Cape	000 02	I. The province must submit to the national account-
	nel conditional grant	costs of provinces and	included in estimates		Free State	25 000	55 000 ing officer responsible for local government by 9 April
	J	municipalities in re-	of expenditure in pro-		KwaZulu-Natal	144 000	144 000   1999 a detailed report outlining—
-71		spect of R293 towns	vincial Main Budget	•	Mpumalanga	30 000	30 000 (a) the names of R293 personnel, their rank, reporting
		-			Northern Province	102 000	station and remuneration as at 31 March 1999 as
					North West	62 000	listed in PERSAL and elsewhere:
							(b) the proposed date of transfer of each employee
						_	listed above, and the proposed municipality that
							will be employing him or her;
							(c) a list of all R293 personnel transferred to munici-
							palities after 1 January 1999, their last month's
							remuneration, and the municipality to which they
							were transferred, in terms of the Transfer of Staff
							to Municipalities Act, 1998 (Act No. 17 of 1998).
						_	2. The province must submit a monthly report not
							later than 10 days after the end of each month, begin-
						_	ning in April 1999, indicating the progress made with
							regard to the transfer of R293 personnel to municipali-
						_	tics or other functions, retrenchments, natural attrition
						_	and remaining supernumeraries in the month ended,
							and the expected monthly allocation required to pay
							R293 personnel retained in the following month.
			7				

Purpose transier Conditions	government must, after receipt of the above information, determine the monthly allocation to a province or	To assist provinces and Conditional grant un must determine the criteria for the municipalities with the estimates of expendication province after consultation with the responsible for special provincial heads of department responsible for the consultation with the responsible for special provincial heads of department responsible for the consultation with the responsible for special provincial heads of department responsible for the consultation with the the	To provide assistance of conditional grant in tional department and tional department and province to be negotiand municipalities and to restinates of expendition ture in provincial Adapatement adjustment and programmes and justinents Budget area.  1. Submission to the national accounting officer responsible for local government of business plans for approval in accordance with departmental requirements.  2. The Minister responsible for local government and provincial government after consultation with the relevant members of the provincial executive councils and SALGA.  3. The Minister responsible for local government and provincial executive councils and states.
Purpose		R293 transfer grant To assist provinces and Commicipalities with the escosts of transferring to R293 personnel in	C .
Name of Grant		R293 transfer grant	(d) Local Government To provide assistance Support Grant to municipalities and I fund municipal structural adjustment programmes
Vote			

Vote	Name of Grant	Purpose	Transfer	Total	Allocation		Conditions
			Mechanism	R 000			
					Province	R 000	
Education	(a) Financial Manage- To support financial	To support financial	Conditional grant in	111 000	111 000 Eastern Cape	20 535	1. Submission by the national accounting officer re-
(Vote 10)	ment and Quality En-	management and qual- estimates of expendi-	estimates of expendi-		Free State	6 993	6 993 sponsible for education of a business plan for approval
	hancement for Educa-	ity-enhancing initia-	ture in provincial Main		Gauteng	13 653	13 653 in accordance with departmental requirements.
	tion Departments	tives in school educa-	Budget		KwaZulu-Natai	24 531	
		tion			Mpumalanga	8 103	
					Northern Cape	2 109	
					Northern Province	17 427	
					North West	8 880	
					Western Cape	8 769	the state of the s
	(b) Financial Manage- To support financial	To support financial	Agency payment or	100 000	100 000 Unaflocated		1. Submission by the national accounting officer re-
	ment and Quality En-	management and qual- conditional grant in	conditional grant in				sponsible for education of a business plan for approval
	hancement for Educa-	ity-enhancing initia-	estimates of expendi-				in accordance with departmental requirements.
	tion Departments	tives in school educa-	ture in provincial Ad-				2. Transfers to a province may only be made on re-
		tion	justments Budget				ceipt by the national accounting officer responsible for
							education of appropriate documentation regarding ex-
							penditure incurred.
			=	-			

	illed-1 to omen	2024	-				
Vote	ivanic of crime		Mechanism				
					-	טטט נו	
Finance (Vote 12)	Allocation to Provinces	To supplement provincial revenues to support improvements in financial management and budget practice	Conditional grant in estimates of expenditure in provincial Main Budget	2 500 000)	2 500 000) Eastern Cape Free State Gauteng KwaZuttu-Natal Mpumalanga Northern Cape Northern Province North West Western Cape	167 818 year 167 818 year 357 969 and v 509 280 to im 171 034 2. 58 120 recog 346 221 norm 210 558 tion. 234 049 3. 234 049 agre Adji Adji Adji Adji Adji Adji Adji Adji	16. The province s Appropriation Act for the Infancial sear must reflect adequate funding of health, education and welfare and must reflect adequate steps to be taken to improve the collection of own revenue.  171 034  2. The province must comply with generally recognised financial management practices, treasury morns and standards, borrowing rules and other legislanorms and standards, borrowing rules and other legislanorms and standards, borrowing rules and other legislanorms and standards, borrowing rules and other legislanorms.  3. The province must show that it has complied with agreements for the RI billion "Contingency Grant" Adjustments Allocation in the 1998/99 financial year.  4. The province must comply with agreements of the budget Gouncil and comply with deadlines for the budgetary process.  5. The province must supply information required by the Minister to facilitate transparency and effective monitoring of expenditure.
Health (Vote 15)	(a) Health Profession Training and Research	To support neatin pro- fessional training and research	v onturtonat gram in estimates of expenditure in provincial Main Budget	18 000	Eastern Cape Free State Gauteng KwaZulu-Natal Mpumalanga Northern Cape Northern Province North West	20.310 80.496 479.622 139.750 22.360 22.360 22.360 22.360 22.360	20.510 1. Summission by 1 may 17 × 10 the national ac- 80.496 counting officer responsible for health of strategic 479.622 plans, in the prescribed format, for health professional 139.750 training and research for the 2000/01 and 2001/02 fi- 22.360 nancial years after consulting the relevant provinces 22.360 and the Department of Health, and taking into account 22.360 raining and research.

Vote	Name of Grant	Purpose	Transfer	Total		5	Conditions
					Dth	WU a	
							2. Aunerence to agreements with the Minister of
						H	Health regarding planning and provision of health pro-
						<u> </u>	fessional training and research.
							3. Compliance with reporting requirements pre-
						3.	scribed by the national accounting officer responsible
						3	for health.
							4. Ensure the availability of appropriate personnel to
						in	use these resources effectively and maintain a high
						3	standard of professional training and research.
	(b) Central Hospital	To support central hos-	Conditional grant in	3 075 000 Free State	Free State	235 698	235 698 1. Submission by 1 May 1999 to the accounting of-
	Services	pital services			Gauteng	481 307 6	481 307 ficer responsible for health of strategic plans, in a pre-
			ture in provincial Main		KwaZulu-Natal	403 496 sa	403 496 scribed format, for central hospital services for the
			Budget		Western Cape	954 499 2	954 499 2000/01 and 2001/02 financial years after consultation
			li li				with other provinces and the Department of Health.
						<u> </u>	and taking into account national policies and guidelines
						<u>=</u>	for central hospital services.
							2. Non-discrimination in admissions and tariff poli-
						J	cies between residents and non-residents and as against
				•		<u>-</u> -	patients referred by hospitals, clinics or health person-
						<u> </u>	nel of other provinces.
			-				3. Adherence to agreements with the Minister of
						-	Health regarding the planning and provision of central
	-						hospital services.

Vote	Name of Grant	Purpose	Transfer	Total	Anocadon		Conditions
			Mechanism	R 000			The state of the s
					Province	R 000	
	(c) Umtata Regional Hospital and Durban Academic Hospital	To fund construction Conditional grant in and development of the estimates of expenditional Regional Hosture in provincial Main pital and the Durhan Budget Academic Hospital	Conditional grant in estimates of expenditure in provincial Main Budget	310 876	310 876 Eastern Cape KwaZulu-Natal	63 900	4. Compliance with reporting requirements prescribed by the accounting officer responsible for health.  5. Proper and effective management of these resources by the province.  63 900  1. Payments may only be made on receipt of appropriate documentation certifying expenditure and project progress, and is subject to approval by the national accounting officer responsible for health of a detailed plan for the construction and development of this hospital.  2. Any substantial variations of the approved plans are subject to the prior approval of the accounting officer responsible for health.

Vote	Name of Grant	rurpose	Mechanism	٠,	<u>-</u>			
						c :		-
	(d) Re-distribution of Specialised Health Ser- of tertiary services to vices provinces which do no currently provide there.		Conditional grant in estimates of expenditure in provincial Adjustments Budget	112 000 0	- The Control of the		or extension or extension or extension or extension of extension of national accounting officer responsible for health by 1 May 1999, including service delivery plans and expenditure estimates for the 1999/00, 2000/01 and 2001/02 financial years taking into account national policies and guidelines for hospital service development.  2. Compliance with the reporting requirements prescribed by the national accounting officer responsible for health.  3. Adherence to agreements with the Minister responsible for health regarding planning and provision	
	(e) Rehabilitation of hospitals	To fund the rehabilitation of hospitals	Conditional grant in estimates of expenditure in provincial Adjustments Budget				priate documentation certifying expenditure and projec progress, and are subject to approval by the national accounting officer responsible for health of a detailed plan for the rehabilitation and restructuring of the hospitals in question.  2. Any substantial variation of the approved plans are subject to the prior approval of the national accounting officer responsible for health.	1

Vote	Name of Grant	Purpose	Transfer	Total	Allocation		Conditions
			Mechanism	R 000			
					Province	R 000	1 (1 ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )
	(f) Primary School	To fund primary school	Conditional grant in	554 677	554 677 Eastern Cape	125 561	1. Submission of business plans in the prescribed
	Nutrition Programme	nutrition programmes	estimates of expendi-	<u>·</u>	Free State	37.518	37 518 format to the national accounting officer responsible
			ture in provincial Main		Gauteng	52 069	52 069   for health.
			Budget		KwaZufu-Natal	126 163	2. Expenditure of funds strictly in accordance with
					Mpumalanga	37 837	37 837 the business plan.
					Northern Cape	9 615	3. Submission of monthly reports in the prescribed
					Northern Province	100 982	100 982 format to be certified by the head of the provincial de-
					North West	37.514	37 514 partment.
					Western Cape	27 418	
Housing (Vote 17)	Housing (Vote 17) (a) Special Presiden-	To fund specified ur-	Agency payment	136 000	136 000 Unallocated		1. To be finalised by agreement between the Minister
	tial Projects on Urban	ban renewał projects					responsible for housing and members of the provincial
	Renewal						executive councils responsible for housing.
	(b) Capacity Building	To fund the building of Conditional grant in	Conditional grant in	000 01	10 000 Unallocated		1. To be finalised by agreement between the Minister
		capacity and skills	estimates of expendi-				responsible for housing and members of the provincial
		amongst provincial	ture in provincial Ad-				executive councils responsible for housing.
		personnel	justments Budget				
	(c) SA Housing Fund To finance capital	To finance capital	Agency payment	2 941 244 Unaffocated	Unaffocated		1. To be finalised by agreement between the Minister
		housing programmes	·				responsible for housing and members of the provincial
				_,			executive councils responsible for housing.

Conditions						1. Submission by the national accounting officer re-	4 019 sponsible for land affairs of a working plan for ap-	7 458 proval in accordance with departmental requirements.	2. Compliance with the provisions of the prescribed	implementation agreement.										
	R 000	9 085	46 936			7 458	4 019	7 458	4 019	2 558	6 7 2 9	4 019	1 757							
Allocation	Province	56 021 Free State	North West			38 017 Eastern Cape	Free State	KwaZulu-Natal	Mpumalanga	Northern Cape	Northern Province	North West	Western Cape	Provincial aflocations	to depend on the	amounts approved by	Cabinet			
10131 R 000		56 021				L10 8E								Subject to	Cabinet de-	cision follow-	ing negotia-	tions in the	Bargaining	Council
Transfer Mechanism		Unconditional grant in	estimates of expendi-	ture in provincial Main	Budget	Conditional grant in	estimates of expendi-	ture in provincial Main	Budget	,				Conditional grant in	estimates of expendi-	ture in provincial Ad-	justments Budget			
Purpose		Function shift of the	training (manpower)	function including two	centres and staff	To subsidise the devel-	opment of land devel-	opment objectives in	poor rural areas	<u>.</u>				To effect improvement   Conditional grant in	in conditions of service estimates of expendi-	of provincial personnel				
Name of Grant		(a) Manpower Train-	ing Centres			Land Affairs (Vote (a) Land Development To subsidise the devel-	Objectives							(a) Improvement of	Conditions of Service					
Vote		1,abour	(Vote 21)			Land Affairs (Vote	22)							Improvement of	Conditions of	Service (Vote 18)				

Vote	Name of Grant	Purpose	Iranster Mechanism	10tai R 000	ואווארמווגו		
					Province	R 000	
State Expenditure (Vote 31)	State Expenditure (a) Financial and personne (Vote 31) systems support	To improve the quality of financial manage- ment in government	Conditional grant in estimates of expenditure in provincial Adjustments Budget	20 000 7	20 000 Amount to be divided between national and provincial governments		1. The national accounting officer responsible for state expenditure to determine allocation to departments or provinces after consultation with the Budget Council.
Transport (Vote 34)	(a) Bus subsidies	To subsidise bus tariffs to promote the use of public transport and to assist bus commuters	Agency payment	1 293 435	Eastern Cape Free State Gauteng KwaZutu-Natal Mpumalanga Northern Cape Northern Province North West Western Cape	46 564 68 552 525 135 289 729 111 235 3 880 59 498 41 390 147 452	46 564 1. Transfers to the provinces will be made only after 68 552 agreement on allocations is reached in MINMEC 525 135 (MINCOM) based on contracts between provinces and 289 729 bus companies.  111 235 2. Allocations per province represent maximum 3 880 amounts and certain allocations may be reduced by the 59 498 accounting officer responsible for transport to stay 41 390 within the appropriated total.
Welfare (Vote 36)	Welfare (Vote 36) (a) Developmental programme for unemployed women with children under 5 years of age	To fund projects under the Flagship Programme	Agency Payment	2 366	2 366 Unalkocated		Submission to the national accounting officer responsible for welfare of business plans in accordance with departmental requirements.     Compliance with the provisions of the prescribed implementation agreement.     Transfers to a province may only be made on receipt by the national accounting officer responsible for welfare of original documentation regarding expenditure incurred.

Conditions		1. Submission to the national accounting officer responsible for welfare of business plans in the prescribed format.
=	R 000	
Allocation	Province	50 000 Unallocated
Total R 000		50 000
Transfer Mechanism		Conditional grant in estimates of expenditure in provincial Adjustments Budget.
Purpose		
Name of Grant		(b) Financial Manage- To improve the quality ment of Social Security of financial manage-systems curity system and to eliminate fraud in the system
Vote		

# MEMORANDUM ON THE OBJECTS OF THE DIVISION OF REVENUE BILL. 1999

Section 214(1) of the Constitution requires an Act of Parliament to provide for—

- (a) the equitable division of revenue raised nationally among the national, provincial and local spheres of government:
- (b) the determination of each provinces equitable share of the provincial share of that revenue: and
- (c) any other allocation to provinces. local government or municipalities from the national governments share of that revenue, and any conditions on which those allocations may be made.

Section 214(2) of the Constitution requires that the Bill maybe enacted only after the provincial governments. organised local government and the Financial and Fiscal Commission ("FFC") have been consulted and after any recommendations of the FFC have been considered. It further provides that the Bill must take into account—

- (a) the national interest:
- (b) any provision that must be made in respect of the national debt and other national obligations:
- (c) the needs and interests of the national government, determined by objective criteria;
- (d) the need to ensure that the provinces and municipalities are able to provide basic services and perform the functions allocated to them;
- (e) the fiscal capacity and efficiency of the provinces and municipalities:
- (f) developmental and other needs of provinces. local government and municipalities:
- (g) economic disparities within and among the provinces;
- (17) obligations of the provinces and municipalities in terms of national legislation;
- (i) the desirability of stable and predictable allocations of revenue shares;
- (j) the need for flexibility in responding to emergencies or other temporary needs, and other factors based on similar objective criteria.

In terms of section 10 of the Intergovernmental Fiscal Relations Act. 1997 (Act No. 97 of 1997) ("the Act'.). each year when the annual budget is introduced, the Minister of Finance must introduce in the National Assembly a Division of Revenue Bill for the financial year to which that budget relates.

The Act requires that the Bill must be accompanied by a memorandum explaining—

- (a) how the Bill takes account of each of the matters listed in section  $2\bar{1}4(2)(a)$  to (i) of the Constitution:
- (b) the extent to which account was taken of any recommendations of the FFC submitted to the Minister or any consultations with the FFC; and
- (c) any assumptions or formulae used in arriving at the respective shares of the various spheres of government.

The Division of Revenue Bill. 1999. is introduced to comply with the above-mentioned requirements of the Constitution and the Act.

The memorandum required by section 10 of the Act is contained in Annexure E to the Budget Review.

The Bill sets out in three separate schedules—

- (a) the respective shares of revenue raised nationally which are allocated to the national, provincial and local spheres of government;
- (b) the respective shares of the provinces; and
- (c) those allocations to provinces and municipalities which are made from the national governments share of revenue.

The Bill also deals with a number of consequential matters. These are explained as follows:

Clause 1 of the Bill contains relevant definitions

**Clause** 2 provides for anticipated revenue raised nationally to be equitably divided among the national, provincial and local spheres of government as set out in Schedule 1.

Clause 3 provides for each province's equitable share, which is set out in Schedule 2 to the Bill. The clause also provides for a payment schedule based on weekly installments to the provinces in order to establish stability and predictability of transfers. It also allows for conditional advances of funds to a province in respect of its equitable share for the financial year.

**Clause 4** provides for the two components of local governments equitable share and a process for determining the allocations to municipalities and R293 towns.

Clause 5 determines what happens to actual revenues should there be an excess or shortfall of anticipated revenue for the financial year.

Clause 6 refers to all other allocations to provinces. local government or municipalities from the national government's share of revenue. These allocations, which take the form of conditional grants or agency payments, are set out in Schedule 3 of the Bill. They are made in respect of the departments of Constitutional Development, Education, Finance, Health, Housing, Public Service and Administration. Land Affairs, Labour, State Expenditure. Transport and Welfare.

This clause provides for a payment schedule for grants, In cases where a province has failed to comply with the conditions of a grant, this clause provides for a fair process to stop payments and allows for payments to continue in cases where it is necessary to avoid disruption of basic services or to comply with statutory or contractual commitments.

Clauses 7 to 11 contain specific provisions relating to the conditional grants under the Health vote, the supplementary allocations for provinces under the Finance vote, allocations in respect of improvements to conditions of service, the amounts for each province in respect of the allocation to the SA Housing Fund under the Housing vote and allocations for the Consolidated Municipal Infrastructure Programme under the Department of Constitutional Development's vote.

Clauses 12 to 14 cover a number of general matters. They provide that the payment schedule may be amended in the interests of improved debt and cash flow management. They also provide that transfers made in error must be recovered without delay by the accounting officer responsible for the transfer. A national department can make a transfer to a province or municipality that is not authorised by Schedule 3 to this Bill only if the Minister of Finance has published a notice in the *Gazette* approving the allocation.

Clause 15 deals with transfers to local governments with weak administrative capacity. This clause provides for the transfer of allocations *or* part thereof to the province or district council if a municipality is not able to manage its allocation effectively.

Clause 16 deals with transfers to provinces, local government and municipalities in respect of their anticipated equitable shares in the first six months of the 2000/2001 financial year before the enactment of the Division of Revenue Bill for the 2000/2001 Budget. The provision is similar to the deeming expenditure provisions in the Exchequer Act.

Clause 17 deals with regulations that the Minister of Finance can make regarding anything which shall or may be prescribed under the Division of Revenue Act and any matters relating to the effective carrying out and implementation of the provisions of that Act.

#### PARLIAMENTARY PROCEDURE

The State Law Advisers and the Department of Finance are of the opinion that this Bill must be dealt with in accordance with the procedure prescribed by section 76(1) of the Constitution since it provides for legislation envisaged in Chapter 13 of the Constitution, and it affects the financial interests of the provincial sphere of government as contemplated in section 76(4)(b) of the Constitution.