GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

AUDITOR-GENERAL OF SOUTH AFRICA

NO. 540 15 MAY 2020

Public Audit Act, 2004 (Act No. 25 of 2004):

Directive

Under the powers vested in me by section 13(3)(b) of the Public Audit Act, 2004 (Act No. 25 of 2004) (hereafter referred to as the PAA), I, Thembekile Kimi Makwetu, Auditor-General of the Republic of South Africa, hereby issue this directive.

Matters not directly linked to section 13 read with section 11 are included to facilitate optimal levels of accountability and transparency in the management of public resources.

CONTENT OF THE NOTICE

UDIT FUNCTIONS PERFORMED IN TERMS OF THE PAA	3
NNUAL AUDIT	3
uditing standards as well as the frequency, nature and scope of audit	rs –
ECTION 13(1)(a) AND (b) OF THE PAA	3
uditing standards	3
udit of financial statements or similar financial reporting – section 20(2)(a) of the P	AA
	4
udit of compliance with applicable legislation relating to financial matters, financial	cial
nanagement and other related matters – section 20(2)(b) of the PAA	4
udit of reported information on performance against predetermined objective	} S −
ection 20(2)(c) of the PAA	7
nternal control deficiencies, as indicated by the reference to financial management	ent
section 4(1) and (3) of the PAA	9
ocus areas – section 13(1)(b) of the PAA	9
Naterial irregularities – section 1, 5(1A), 5(1B), 5A, 5B, 20(4) of the PAA	9
viscretionary engagements – section 5(1)(a), (aA) and (d) of the PAA	. 10

Complaints against the AGSA – section 13(1)(c) of the PAA
AUDITS OF PUBLIC ENTITIES AND OTHER INSTITUTIONS NOT PERFORMED BY THE AGSA -
SECTION 4(3) OF THE PAA
Audits that the AGSA has opted not to perform – section 25(1)(a) of the PAA
AUDITEES FOR WHICH LEGISLATION IS NOT PRESCRIPTIVE IN RESPECT OF THE FINANCIAL
STATEMENTS – SECTION 14(2)(b) OF THE PAA
TIMING AND SUBMISSION OF INFORMATION FOR AUDIT PURPOSES - AND
CONFIDENTIALITY OF INFORMATION – SECTIONS 15(2)(b) and 50 OF THE PAA
ASSESSMENT AND RECOGNITION OF THE FINANCIAL REPORTING FRAMEWORKS
APPLICABLE IN THE PUBLIC SECTOR – SECTION 20(2)(a) OF THE PAA14
WITHDRAWAL OF PREVIOUS GOVERNMENT GAZETTES
EFFECTIVE DATE
ENQUIRIES
ANNEXURE A: APPLICABILITY OF COMPLIANCE SUBJECT MATTERS TO DIFFERENT
CATEGORIES OF AUDITEES
ANNEXURE B: APPLICABILITY OF CRITERIA DEVELOPED FROM THE PERFORMANCE
MANAGEMENT AND REPORTING FRAMEWORK TO DIFFERENT CATEGORIES OF
AUDITEES
ANNEXURE C: CRITERIA USED TO EVALUATE INTERNAL CONTROL
ANNEXURE D: MONITORING CHECKLIST FOR AUDITS NOT CONDUCTED BY THE AUDITOR-
GENERAL OF SOUTH AFRICA
ANNEXURE E: CONSULTATION WITH THE AUDITOR-GENERAL OF SOUTH AFRICA ON THE
APPOINTMENT OR DISCHARGE OF THE REGISTERED AUDITOR IN TERMS OF SECTIONS 25
AND 26 OF THE PAA
ANNEXURE F: REGULATIONS ISSUED IN TERMS OF THE PAA AND RELEVANT EXTRACTS
FROM THE PAA 47

AUDIT FUNCTIONS PERFORMED IN TERMS OF THE PAA

ANNUAL AUDIT

- 1. Financial and performance management and compliance with legislation are audited as part of the annual audit process. The auditor's report reflects an opinion or material findings on the following:
 - The financial statements or similar financial reporting.
 - Compliance with specific matters in key legislation
 - Reported performance information, if applicable.
 - Internal control deficiencies that resulted in:
 - o modifications of the opinion on the financial statements
 - o findings on the reported information on performance against predetermined objectives
 - o findings on compliance with legislation.
- 2. Material irregularities are identified during the annual audit process and reported in the auditor's report. The actions taken by accounting officers and authorities to address identified material irregularities are also audited and reported in the auditor's report. In terms of section 20(4) of the PAA, the auditor's report may include recommendations for addressing the identified material irregularities by a stipulated date if the actions of the accounting officer or authority are not appropriate.

AUDITING STANDARDS AS WELL AS THE FREQUENCY, NATURE AND SCOPE OF AUDITS – SECTION 13(1)(a) AND (b) OF THE PAA

Auditing standards

3. The International Quality Control, Auditing, Review, Other Assurance, and Related Services Pronouncements issued by the International Auditing and Assurance Standards Board (IAASB)¹ of the International Federation of Accountants (IFAC), as well as the International Code of Ethics for Professional Accountants (including

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¹ http://www.ifac.org/IAASB

- International Independence Standards) issued by IFAC's International Ethics Standards Board for Accountants (IESBA)² are applied in the audits.
- 4. In addition, relevant principles contained in the International Standards of Supreme Audit Institutions (ISSAIs) published by the International Organization of Supreme Audit Institutions (INTOSAI)³ are applied.

Audit of financial statements or similar financial reporting – section 20(2)(a) of the PAA

- 5. In terms of section 20(2)(a) of the PAA, the auditor's report must reflect an opinion, conclusion or findings on the financial statements of the auditee in accordance with the applicable financial reporting framework and legislation. Assurance is provided by way of an opinion in the auditor's report.
- 6. The audit is performed in accordance with the International Standards on Auditing (ISAs).

Audit of compliance with applicable legislation relating to financial matters, financial management and other related matters – sections 20(2)(b) and 28(1)(b) of the PAA

- 7. In terms of section 20(2) (b) of the PAA, the auditor's report must reflect an opinion, conclusion or findings on the auditee's compliance with any applicable legislation relating to financial matters, financial management and other related matters. In terms of section 28(1) (b) of the PAA, the auditor's report must reflect at least an opinion or conclusion on the auditee's compliance with any applicable legislation relating to financial matters, financial management and other related matters. Currently, the auditor's report reflects material findings on non-compliance with specific matters in key legislation but does not provide assurance by way of an opinion or conclusion.
- 8. The audit of compliance with legislation is performed in accordance with principles in the applicable ISSAIs and the International Standard on Assurance Engagements (ISAE) 3000 (Revised), Assurance Engagements Other than Audits or Reviews of Historical Financial Information (ISAE 3000 (Revised)).
- 9. The determination of compliance subject matters to be included in the scope of the compliance audit is undertaken on an annual basis as follows:
 - Predetermined at AGSA level for each category of auditee.

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² https://www.ifac.org/ethics

³ https://www.intosai.org

⁴ http://www.asb.co.za

- Further refinement at engagement level taking into account the specific circumstances of the auditee, including the nature and extent of its business and operations, and the impact of specific actions, transactions or events.
- 10. The AGSA applies the following scoping criteria in selecting the subject matters for the audit of compliance:
 - Specific areas of relevance to intended users; matters of significant national, community or public interest – as identified through consultation with internal and external parties.
 - Government priorities in all three spheres of government as communicated in the state of the nation address, the national budget speech, the Medium Term Strategic Framework or other similar documents.
 - Results of previous assurance engagements (i.e. past experience) and how this may affect intended users' expectations about compliance, including improvement.
 - Enhancement of effective legislative oversight; enhancement of transparency, accountability and good governance; focus on continuous improvement and public confidence.
- 11. The auditor's report reflects material findings on compliance with relevant legislation in respect of the following subject matters selected in accordance with the criteria in paragraph 10
 - Financial statements, performance reports and annual reports
 - Procurement and contract management including procurement and contract management functions performed on behalf of another organ of state (e.g. as procurement or implementing agents)
 - Human resource management and compensation
 - Expenditure management
 - Transfer of funds
 - Utilisation of conditional grants
 - Revenue management
 - Asset management
 - Liability management
 - Consequence management
 - Strategic planning and performance management
 - Environmental management
 - Governance and oversight

- 12. Annexure A contains details on the applicability of the subject matters to the different categories of auditees. Where there is nothing to be reported for any of the applicable subject matters, a statement to this effect will be included in the auditor's report.
- 13. The criteria used to evaluate the above subject matters are derived from the applicable legislation, with specific focus on the following:
 - Public Finance Management Act, 1999 (Act No. 1 of 1999) (PFMA) and regulations and instructions issued in terms of the act
 - Municipal Finance Management Act, 2003 (Act No. 56 of 2003) (MFMA) and regulations issued in terms of the act
 - Financial Management of Parliament and Provincial Legislatures Act, 2009
 (Act No. 10 of 2009) (FMPPLA) and regulations issued in terms of the act
 - Continuing Education and Training Act, 2006 (Act No. 16 of 2006) and regulations issued in terms of the act
 - Division of Revenue Act (DoRA)
 - Appropriation Act
 - Municipal Structures Act, 1998 (Act No. 117 of 1998) and regulations and instructions issued in terms of the act
 - Municipal Systems Act, 2000 (Act No. 32 of 2000) (MSA) and regulations and instructions issued in terms of the act
 - Municipal Property Rates Act, 2004 (Act No. 6 of 2004) and regulations and instructions issued in terms of the act
 - Companies Act, 2008 (Act No. 71 of 2008) and regulations and instructions issued in terms of the act
 - Public Service Act, 1994 (Act No. 103 of 1994) (PSA) and regulations issued in terms of the act
 - Preferential Procurement Policy Framework Act, 2000 (Act No. 5 of 2000) and regulations and instructions issued in terms of the act
 - Construction Industry Development Board Act, 2000 (Act No. 38 of 2000) and regulations issued in terms of the act
 - State Information Technology Agency Act, 1998 (Act No. 88 of 1998) and regulations issued in terms of the act
 - Prevention and Combating of Corrupt Activities Act, 2004 (Act No. 12 of 2004)
 - Auditee-specific enabling legislation
 - National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA)

- National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008)
 (NEMWA)
- National Water Act, 1998 (Act No. 36 of 1998)
- Environmental Conservation Act, 1989 (Act No. 73 of 1989) (ECA)

Audit of reported information on performance against predetermined objectives – sections 20(2)(c) and 28(1)(c) of the PAA

- 14. In terms of section 20(2)(c) of the PAA, the auditor's report must reflect an opinion, conclusion or findings on the reported performance of the auditee against its predetermined objectives. In terms of section 28(1)(c) of the PAA, the auditor's report must reflect at least an opinion or conclusion on the reported information relating to the performance of the auditee against predetermined objectives. Assurance in the form of an audit opinion or conclusion on the usefulness and reliability of the reported information on performance against predetermined objectives is currently included in the management report, with material findings being reported in the auditor's report.
- 15. The level of assurance provided may be reasonable or limited as predetermined by the AGSA based on the following:
 - The importance of the mandate of the auditee
 - The size and nature of the auditee's business
- 16. Where the entity is not required to report on its performance or where it has nothing to report in the case of a dormant entity, a statement to this effect will be included in the auditor's report.
- 17. The audit of reported information on performance against predetermined objectives is performed in accordance with ISAE 3000 (Revised) and the criteria developed from the Performance Management and Reporting Framework (PMRF), consisting of the following:
 - Legislation applicable to performance planning, management and reporting, which includes the following:
 - o PFMA
 - o Treasury Regulations (TR), 2005, issued in terms of the PFMA
 - National Treasury (NT) Practice Note 4 of 2009-10
 - o Public Service Act, 1994 (PSA)
 - o Public Service Regulations, 2016, issued in terms of the PSA
 - o MFMA

- Municipal Systems Act, 2000 (MSA)
- Regulations for Planning and Performance Management, 2001, issued in terms of the MSA
- Municipal Performance Regulations for Municipal Managers and Managers Directly Accountable to Municipal Managers, 2006, issued in terms of the MSA
- o FMPPLA
- Regulations for reporting by public higher education institutions, 2014, issued in terms of the Higher Education Act No. 101 of 1997 (applicable to universities only).
- Framework for the Managing of Programme Performance Information (FMPPI),
 issued by the NT. This framework is applicable to all spheres of government.
- Framework for Strategic Plans and Annual Performance Plans (FSAPP), issued by the NT. This framework is applicable to all national and provincial departments, constitutional institutions and those public entities listed in parts A and C of schedule 3 of the PFMA.
- Circulars and guidance issued by the NT and the Department of Public Service and Administration (DPSA) and supported by the Department of Planning, Monitoring and Evaluation (DPME) regarding the planning, management, monitoring and reporting of performance against predetermined objectives.
- 18. The criteria applicable to the different categories of auditees, as derived from the PMRF, are detailed in Annexure B. Material findings on the completeness of planned performance information and overall presentation of reported information will only be included in the management report and not in the auditor's report.
- 19. The AGSA applies the following scoping criteria in selecting the subject matters (programmes / objectives / development priorities) for the audit:
 - Qualitative and quantitative considerations such as the following considered individually and in combination:
 - Subject matters that are a requirement of a law, regulation or sector determination.
 - Subject matters that relate to the primary functions or purposes of the entity,i.e. its reason for being.
 - Subject matters that could be of significant national, community or public interest.

- Subject matters that relate to outputs of significant importance to the public, such as those with an impact on public health, safety as well as social, economic or environmental well-being.
- Any individual subject matter with a budgeted or actual expenditure or revenue amount constituting 30% or more of the total budgeted or actual expenditure or revenue amount.

Internal control deficiencies, as indicated by the reference to financial management in section 4(1) and (3) of the PAA

- 20. In terms of section 4(1) and (3) of the PAA, financial management must be audited and reported on. Deficiencies in internal control that resulted in the modification of the opinion on the financial statements and in material findings on the reported performance information and compliance with legislation are included in the auditor's report.
- 21. The criteria used to evaluate internal control are set out in Annexure C.

Focus areas – section 13(1)(b) of the PAA

22. Additional specific audit focus areas are identified based on an annual risk assessment. Guidance on the scoping of the focus areas is provided annually in a technical update. Significant findings arising from the audits are included in the reports to management and in the AGSA's general reports.

Material irregularities – sections 1, 5(1A), 5(1B), 5A, 5B, 20(4) of the PAA

23. The introduction of the concept of material irregularities through the amendment to the PAA was not an attempt to bring in another punitive measure but is rather a complementary mechanism for strengthening financial and performance management, which in turn will contribute to improved accountability in the public sector. If the accounting officer and authority, supported by their political leadership, adhere to their legislated responsibilities and commit to taking swift action when notified of a material irregularity, there will be no need for the Auditor-General to use the remedial and referral powers provided for by section 5(1) (1A) and 5(1) (1B) of the PAA.

- 24. The identification of material irregularities is implemented in a phased approach to allow for the establishment of the capacity, processes and relationships required for full implementation:
 - Material irregularities are reported in the auditor's report only if they relate
 to non-compliance with key legislation (as detailed in paragraphs 7 to 13),
 suspected fraud and theft and breaches of fiduciary duty that resulted in or
 are likely to result in a material financial loss.
 - The material irregularity process is implemented at selected auditees audited by the AGSA which cumulatively represent a significant portion of the expenditure budget and the irregular expenditure of national, provincial and local government, including state-owned entities. The selection is also focused on auditees that are key contributors to the government priorities.

Discretionary engagements – section 5(1)(a), (aA) and (d) of the PAA

- 25. The AGSA may, at its discretion, perform audit-related services, performance audits, special audits, investigations and other defined types of engagements. In addition to the International Standard on Quality Control (ISQC) 1, Quality Control for Firms that Perform Audits and Reviews of Financial Statements, and Other Assurance and Related Services Engagements, the following standards guide these audits:
 - Performance audits
 These audits are conducted in accordance with ISSAI 3000, Standard for Performance Auditing and the Performance audit manual developed by the AGSA.
 - Investigations

In terms of section 5(1)(d) of the PAA and Investigations and special audits regulation 3(1) the Auditor-General may exercise discretion in deciding to carry out an investigation after taking into account all relevant information and circumstances relating to that information. Investigations and special audits regulation 5(1) prescribes the process of acceptance or declination of a request for an investigation.

Investigations are conducted in accordance with Standards and guidelines: Investigations developed by the AGSA.

The annual audit process is vastly different from an investigation. The purpose of the annual audit is not to identify and report on fraud and corruption, but the audit processes could identify possible fraud and corruption which is then reported to management for investigation. The audit evidence gathered as part of the annual audit process is persuasive in nature for the purpose of reaching a particular conclusion and does not require the audit of every transaction, event or action. In contrast, the main objective of an investigation is to gather extensive, factual and conclusive evidence in order for the matter to, for example, hold up in court or in a disciplinary forum. To equate an audit to an investigation is misdirected and leads to unrealistic expectations in respect of the results that an audit can deliver.

Other defined engagements

These audits are conducted in accordance with ISA 805 (Revised), Audits of Single Financial Statements and Specific Elements, Accounts or Items of a Financial Statement, ISAE 3000 (Revised), Assurance Engagements Other than Audits or Reviews of Historical Financial Information or International Standard on Related Services (ISRS) 4400, Engagements to Perform Agreed-Upon Procedures Regarding Financial Information, as appropriate.

Complaints against the AGSA – section 13(1)(c) of the PAA

- 26. The AGSA's complaints mechanism in terms of section 13(1)(c) of the PAA accommodates complaints pertaining to the following:
 - The exercising of powers, the performance of duties and the administration of the AGSA pertaining to the performance of audits and any other functions in terms of section 11 of the PAA.
 - Work performed during an audit by the AGSA, authorised auditors and other personnel where it is alleged that such work does not meet professional standards and regulatory and legal requirements.
 - Complaints of non-compliance by the AGSA, authorised auditors and other personnel with the AGSA's internal system of quality control.
 - Complaints pertaining to the auditor-general as a person.
- 27. Complaints against the AGSA should be addressed in writing to the:

Complaints Manager, Auditor-General of South Africa
Physical address: 300 Middel Street, New Muckleneuk, Pretoria

Postal address: PO Box 446, Pretoria, 0001

Email: ethics@agsa.co.za

AUDITS OF PUBLIC ENTITIES AND OTHER INSTITUTIONS NOT PERFORMED BY THE AGSA – SECTION 4(3) OF THE PAA

Audits that the AGSA has opted not to perform – section 25(1)(a) of the PAA

- 28. In terms of section 4(3)(a) and (b) of the PAA, the AGSA may audit and report on the accounts, financial statements and financial management of any public entity listed in the PFMA and any other institution not mentioned in section 4(1) of the PAA and which is:
 - funded from the national revenue fund or a provincial revenue fund or by a municipality, or
 - authorised in terms of any legislation to receive money for a public purpose.
- 29. In terms of section 25(1)(a) of the PAA, the AGSA opts not to perform the audits of any auditees within the ambit of section 4(3) of the PAA, which are not already being audited by the AGSA for the 2019-20 financial year, unless the auditee is advised otherwise before the start of that financial year.
- 30. The requirements for the procedural matters relating to the audits that the AGSA has opted not to perform in terms of section 4(3) of the PAA are contained in the Public Audit Act, 2004 (Act No. 25 of 2004): Regulations on Audits by Auditors in Private Practice which were issued on 1 April 2019. Annexures D and E of this directive should be used together with the implementation of these regulations.

AUDITEES FOR WHICH LEGISLATION IS NOT PRESCRIPTIVE IN RESPECT OF THE FINANCIAL STATEMENTS – SECTION 14(2)(b) OF THE PAA

- 31. The financial statements of an auditee, as defined in section 1(1) of the PAA, that are not subject to the PFMA, the MFMA or any other legislation that is prescriptive in respect of the financial statements, must:
 - be prepared in accordance with the Generally Recognised Accounting Practice (GRAP) reporting framework issued by the Accounting Standards Board (ASB)⁴
 - comply with the PFMA requirements applicable to entities as they pertain to
 the information to be contained in the financial statements, as well as the
 period within which the financial statements are to be submitted for auditing.

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⁴ http://www.asb.co.za

- 32. The above requirement regarding the application of the GRAP reporting framework is not applicable where the auditee is not required to prepare full financial statements comprising a statement of financial position, a statement of financial performance, a statement of changes in net assets, a cash flow statement and notes, including a summary of significant accounting policies and other explanatory notes.
- 33. Where an entity is not listed in the PFMA, even though it appears to comply with the criteria of a public entity, it should comply with paragraph 31.

TIMING AND SUBMISSION OF INFORMATION FOR AUDIT PURPOSES – AND CONFIDENTIALITY OF INFORMATION – SECTIONS 15(2)(b) and 50 OF THE PAA

- 34. In compliance with applicable legislated submission, auditing and tabling deadlines in the PFMA and the MFMA, as well as to allow adequate time for conducting the audit in accordance with the relevant auditing standards, auditees must adhere to the following:
 - The annual performance reports must be submitted not later than the legislated submission date for the financial statements.
 - The trial balance and general ledger that agree with the financial statements, together with the supporting asset register, inventory register and subsidiary ledgers for receivables and payables, must be submitted together with the financial statements. All information in support of disclosures in the financial statements not included in the general and subsidiary ledgers must also be submitted concurrently with the financial statements.
 - The strategic development plan and all other documentation and information in support of the annual performance report must be submitted at the latest with the annual performance report.
 - All documentation and information in support of the financial statements, reported performance against predetermined objectives and compliance with legislation must be available on request and be retrievable within a reasonable time, as agreed per the engagement letter. If this information is not provided in the time agreed, it will be regarded as a limitation on the audit, which could result in a modification of the audit opinion.
 - As agreed in the audit engagement letter, the other financial and nonfinancial information to be included in the annual report should be made available on or before the date contained therein. If this other information is

not provided before the date of the auditor's report, management will be requested to provide written representation that the information will be provided as soon as possible and before the annual report is published; this confirmation will be referred to in the auditor's report. The fact that the other information is not provided before the date of the auditor's report does not prevent the auditor from issuing the auditor's report, but the other information will be read and considered when it becomes available, which may require amendments to the auditor's report if inconsistencies or material misstatements are identified.

- The withdrawal and re-submission of financial statements and performance reports submitted for auditing are not permitted; the financial statements and performance reports may only be adjusted for matters identified during the audit.
- 35. The confidentiality of information obtained in an engagement must be observed at all times. In terms of section 50 of the PAA and the *International Code of Ethics for Professional Accountants* of the International Ethics Standards Board for Accountants, the AGSA, or an audit firm appointed in terms of section 25 of the PAA, will not disclose or make available any information obtained during an audit, other than the final auditor's report, to any third party unless this is to a legislature or internal committee of a legislature or a court in a criminal matter and the disclosure has been approved by the auditee and the Auditor-General.

ASSESSMENT AND RECOGNITION OF THE FINANCIAL REPORTING FRAMEWORKS APPLICABLE IN THE PUBLIC SECTOR – SECTION 20(2)(a) OF THE PAA

- 36. The applicable financial reporting framework provides the criteria against which the auditor audits the financial statements. As one of the preconditions for an audit, the auditor is required to determine whether the financial reporting framework applied in preparing the financial statements is acceptable. This is done by applying the requirements of the ISAs and the guidance set out in South African Auditing Practice Statement (SAAPS) 2. The following financial reporting frameworks are recognised in the public sector and are considered fair presentation frameworks:
 - International Financial Reporting Standards (IFRS)
 - Standards of GRAP
 - Modified Cash Standard (MCS) prescribed by the NT

- 37. Departures or exemptions from the applicable financial reporting framework are granted in terms of sections 79 and 92 of the PFMA, respectively, and sections 170 and 177 of the MFMA, respectively.
- 38. Should an auditee be granted a departure or exemption from the applicable financial reporting framework in accordance with the requirements of the PFMA or the MFMA, additional disclosure of the nature and reasons for, the period of, and the items affected by, the departure or exemption from the applicable financial reporting framework is required in the financial statements to mitigate any possible misunderstanding by the users of the financial statements.
- 39. The departure or exemption or use of a financial reporting framework other than that prescribed, may affect the acceptability of the financial reporting framework and, as a consequence, the wording of the audit opinion. This is assessed on a case-by-case basis in terms of the ISAs.

WITHDRAWAL OF PREVIOUS GOVERNMENT GAZETTES

40. General Notice 618, issued in Government Gazette No. 41321 of 15 December 2017, is hereby withdrawn and replaced by the requirements as set out in this notice.

EFFECTIVE DATE

41. This notice is effective for financial periods beginning on or after 1 April 2019 and is applicable until further notice. A similar notice will not necessarily be issued annually.

ENQUIRIES

42. Any enquiry related to this notice should be addressed to the following office:

Business Executive: Audit Research and Development, Auditor-General of

South Africa

Telephone: 012 426 8000

Fax: 012 426 8333

Email: ARDsupport@agsa.co.za

Signed and approved: TK Makwetu, Auditor-General

ANNEXURE A: APPLICABILITY OF COMPLIANCE SUBJECT MATTERS TO DIFFERENT CATEGORIES OF AUDITEES

			Higher learning institutions	Yes										Yes										
			Municipal entities	Yes										Yes-	except if	total	expenditure	is not	material					
	es)	ts)	Municipalities	Yes										Yes										
	o dormant entiti	Jalitative aspec	Parliament & legislatures	Yes										Yes										
	do not apply t	ntitative and qu	Public entities	Yes										Yes –	except if	total	expenditure	is not	material					
	npliance audits	clude both qua	Trading entities	Yes										Yes										
	ability rule: con	o materiality inc	Constitutional	Yes										Yes										
APPLICABLE TO	(General applicability rule: compliance audits do not apply to dormant entities)	(All references to materiality include both quantitative and qualitative aspects)	Departments	Yes										Yes										
OBJECTIVE				Transparency and	accountability through	reporting on an annual basis	on the state of affairs of the	institution, its business, its	financial results, its	performance against	predetermined objectives and	its financial positions for the	year.	Management of expenditure	to ensure that resources are	used in an effective, efficient,	economical and transparent	manner and that all	expenditure is necessary,	appropriate and paid	promptly and is adequately	recorded and reported.	Effective / reasonable	measures to prevent
SUBJECT	MATTER			Annual	financial	statements,	performance	reports and	annual reports					Expenditure	management									

SUBJECT	OBJECTIVE	APPLICABLE TO	0						
MATTER		(General applic	(General applicability rule: compliance audits do not apply to dormant entities)	npliance audits	do not apply t	o dormant enti	fies)		
		(All references t	(All references to materiality include both quantitative and qualitative aspects)	slude both qua	ntitative and qu	valitative aspe	cts)		
		Departments	Constitutional	Trading	Public entities	Parliament & legislatures	Municipalities	Municipal entities	Higher learning institutions
	unauthorised, irregular as well								
	as fruitless and wasteful								
	expenditure.								
Revenue	Effective and efficient	Yes – only	No	Yes – only	Yes – only	No	Yes-only	Yes – only	Yes – only
management	revenue management that	departments		entities that	public		municipalities	municipal	institutions
	provides for the identification,	that		generated	entities that		that	entities that	that
	collection, recording and	generated		material	generated		generated	generated	generated
	reconciliation of revenue.	material		revenue	material		any revenue	any	material
		revenue		other than	revenue		from	revenue	revenue
		other than		voted and			municipal	from	
		voted and		donor funds			services	municipal	
		donor funds						services	
Asset	Effective asset management,	Yes	Yes	Yes	Yes-	No	Yes	Yes-	Yes
management	including the safeguarding				except if it			except if it	
	and maintenance of assets to				is a small			is a small	
	eliminate theft, losses,				auditee			auditee	
	wastage and misuse and a								
	management and								
	accounting information								
	system that accounts for the								
	assets.								

SUBJECT	OBJECTIVE	APPLICABLE TO	0						
MATTER		(General applic	(General applicability rule: compliance audits do not apply to dormant entities)	pliance audits	do not apply te	o dormant entit	lies)		
		(All references	(All references to materiality include both quantitative and qualitative aspects)	lude both quai	ntiitative and qu	alitative aspec	cts)		
		Departments	Constitutional	Trading entities	Public entities	Parliament &	Municipalities	Municipal entities	Higher learning institutions
	The disposal of significant								
	assets is properly dealt with in								
	terms of applicable legislation.								
Liability	Effective liability	ON.	ON.	ON	Yes-	ON.	Yes – except	Yes –	o _N
management	management, including an				except if		if the	except if	
	accounting information				the entity		municipality	the entity	
	system that accounts for				has no		has no	has no	
	liabilities. The focus is on				liabilities or		liabilities or	liabilities or	
	borrowings (long term and				liabilities are		liabilities are	liabilities are	
	short term), credit cards,				not material		not material	not material	
	guarantees, indemnities and								
	securities.								
Strategic	Strategic planning that	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
planning and	identifies strategically								
performance	important outcome-								
management	orientated goals and								
	objectives against which the								
	institution's medium-term								
	results can be measured and								
	evaluated.								
	Effective system for								
	performance planning,								
	monitoring, measurement,								

SUBJECT	OBJECTIVE	APPLICABLE TO	0						
MATTER									
		(General applic	(General applicability rule: compliance audits do not apply to dormant entities)	pliance audits	do not apply t	o dormant entil	ies)		
		(All references	ences to materiality include both quantitative and qualitative aspects)	lude both qua	ntitative and q	valitative aspec	cts)		
		Departments	Constitutional institutions	Trading entities	Public entities	Parliament &	Municipalities	Municipal entities	Higher learning institutions
	review, reporting and					•			
	improvement.								
Procurement	Procurement of goods and	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
and contract	services in accordance with a								
management	system that is fair, equitable,								
	transparent, competitive and								
	cost effective.								
Human	Effective human resource	ON.	ON	No	No	ON ON	Yes	Yes – unless	Yes
resource	management to ensure that							it is a small	
management	adequate and sufficiently							auditee	
	skilled resources are in place.								
Environmental	Compliance with legislation	ON.	ON.	No	No	9	Yes –	No	No No
management	such as obtaining a licence						applicable		
	and complying with licence						only to		
	conditions for the operation of						metropolitan		
	landfill sites and wastewater						municipalities		
	treatment plants.								
Transfer of	Transfer of funds in	Yes	No	No	No	Yes – where	Yes	ON ON	O _N
funds	accordance with the					applicable			
	legislative requirements.								
Utilisation of	Utilisation of conditional grants	Yes	ON O	No	No	Yes - where	Yes	No	o _Z
conditional	in accordance with the					applicable			
grants	conditions of the allocation.								

SUBJECT	OBJECTIVE	APPLICABLE TO							
MATTER									
		(General applicability rule: compliance audits do not apply to dormant entities)	ability rule: con	npliance audits	do not apply t	o dormant enti	fies)		
		(All references t	ences to materiality include both quantitative and qualitative aspects)	clude both qua	ntitative and q	Jalitative aspe	cts)		
			Constitutional	Trading	Public	Parliament	:	Municipal	Higher
		Departments	institutions	entities	entities	& legislatures	Municipalities	entities	learning institutions
Consequence	Allegations of financial	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
management	misconduc† (including possible								
	fraud and improper conduct								
	relating to supply chain								
	management); unauthorised,								
	iregular as well as fruitless and								
	wasteful expenditure; and								
	other transgressions are								
	investigated and appropriate								
	action is taken based on the								
	outcome of the investigation.								
Governance	Exercise of ethical and	ON.	No	o _N	Yes – only	o _N	ON.	9N	ON.
and oversight	effective leadership by				schedule 2				
	governing and oversight				entities				
	bodies towards the								
	achievement of ethical								
	culture, good performance,								
	effective control, and								
	legitimacy.								

ANNEXURE B: APPLICABILITY OF CRITERIA DEVELOPED FROM THE PERFORMANCE MANAGEMENT AND REPORTING FRAMEWORK TO DIFFERENT CATEGORIES OF AUDITEES

The criteria developed from the above framework are applicable to audits in all three spheres of government unless otherwise indicated.

	References to PMRF per t	type of institution				
Criteria	Departments /	Public entities	Municipalities	Municipal	Parliament /	Universities
	Constitutional			entities	Provincial	
	institutions / Trading				legislatures	
	entities					
Consistency: Objectives, ₁	performance indicators and	Consistency: Objectives, performance indicators and targets are consistent between planning and reporting documents.	ning and reporting c	documents.		
1. Reported strategic	Section 40(3)(a) of the	Section 55(2)(a) of the PFMA	Section 121(3)(f)	Section 121(4)(d)	Section 55(3)(d)	Section 5(2)(k) &
or development	PFMA	TR 28.2.2	of the MFMA	of the MFMA	of the FMPPLA	7(4)(a)of the
objectives are	TR 5.2.4	Applicable to 3A & 3C public	Section 41 (a) -			regulations for
consistent or	NT Instruction Note 33:	entities: TR 30.1.3(g)	(c) & 46 of the			reporting by
complete when	Implementation of the	NT Instruction Note 33:	MSA			Public Higher
compared to	Framework for	Implementation of the FSAPP				Education
planned objectives.	Strategic Plans and	Applicable to 2; 38 & 3D public				Institutions
	Annual Performance	entities: TR 29.1.1 & TR 29.2				
	Plans (FSAPP)					
	Sections 25(1) and					
	31(1) of the Public					
	Service Regulations					
	(PSR)					
2. Changes to	TR 5.1.1	Applicable to 3A & 3C public	Section 25(2) of	Section 54(1)(c)	Section 15(1) &	Section 5(2) (m)
strategic or	NT Instruction Note 33:	entities: TR 30.1.1	the MSA	of the MFMA	(2)(b) of the	& 7(4)(a) of the
development	Implementation of the	NT Instruction Note 33:			FMPPLA	regulations for
objectives are	FSAPP	Implementation of the FSAPP				reporting by
approved.	Section 4 of FSAPP	Section 4 of FSAPP				Public Higher
		Applicable to 2; 38 & 3D public				Education
		entities: TR 29.1.1 & TR 29.2				Institutions

	References to PMRF per type of institution	ype of institution				
Criteria	Departments /	Public entities	Municipalities	Municipal	Parliament /	Universities
	Constitutional institutions / Trading			entifies	Provincial legislatures	
	entities					
3. Reported indicators	Section 40(3)(a) of the	Section 55(2)(a) of the PFMA	Section 121(3)(f)	Section 121(4)(d)	Section 55(3)(d)	Section 5(2) (k) &
are consistent or	PFMA	TR 28.2.2	of the MFMA	of the MFMA	of the FMPPLA	7(4)(a) of the
complete when	TR 5.2.4	Applicable to 3A & 3C public	Section 41 (a) -			regulations for
compared to	NT Instruction Note 33:	entities: TR 30.1.3(g)	(c) & section 46			reporting by
planned indicators.	Implementation of the	NT Instruction Note 33:	of the MSA			Public Higher
	FSAPP	Implementation of the FSAPP				Education
	Section 25(1) of the PSR	Applicable to 2;38 & 3D public				Institutions
		entities: TR 29.1.1 & TR 29.2				
4. Changes to	TR 5.1.1	Applicable to 3A & 3C public	Section 25(2) of	Section 54(1)(c)	Section 15(1) &	Section 5(2) (m)
indicators are	NT Instruction Note 33:	entities: TR 30.1.1	the MSA	of the MFMA	(2)(b) of the	of the
approved.	Implementation of the	NT Instruction Note 33:			FMPPLA	regulations for
	FSAPP	Implementation of the FSAPP				reporting by
	Section 4 of FSAPP	Section 4 of FSAPP				Public Higher
		Applicable to 2; 38 & 3D public				Education
		entities: TR 29.1.1 & TR 29.2				Institutions
5. Reported targets are	Section 40(3)(a) of the	Section 55(2)(a) of the PFMA	Section 121(3)(f)	Section 121(4)(d)	Section 55(3)(d)	Section 5(2)(k) &
consistent or	PFMA	TR 28.2.2	of the MFMA	of the MFMA	of the FMPPLA	7(4)(a) of the
complete	TR 5.2.4	Applicable to 3A & 3C public	Section 41 (a) -			regulations for
compared to	NT Instruction Note 33:	entities: TR 30.1.3(g)	(c) & section 46			reporting by
planned targets.	Implementation of the	Applicable to 2;38 & 3D public	of the MSA			Public Higher
	FSAPP	entities: TR 29.1.1 & TR 29.2				Education
	Section 25(1) of the					Institutions
	PSR					

	References to PMRF per type of institution	rpe of institution				
Č	Donath Control	D.:Life on this of	AA.:	Minimi) tagasina d	Il in the second
	Departments /		Municipalines	Monicipal	randmeni /	Universines
	Constitutional			entifies	Provincial	
	institutions / Trading				legislatures	
	entities					
6. Changes to targets	TR 5.1.1	Applicable to 3A & 3C public	Section 25(2) of	Section 54(1)(c)	Section 15(1) &	Section 5(2) (m)
are approved.	NT Instruction Note 33:	entities: TR 30.1.1	the MSA	of the MFMA	(2) (b) of the	of the
	Implementation of the	NT Instruction Note 33:			FMPPLA	regulations for
	FSAPP	Implementation of the FSAPP				reporting by
	Section 4 of FSAPP	Section 4 of FSAPP				Public Higher
		Applicable to 2; 38 & 3D public				Education
		entities: TR 29.1.1 & TR 29.2				
7. Reported	Section 40(3)(a) of the	Section 55(2)(a) of the PFMA	Section 121(3)(f)	Section 121(4)(d)	Section 55(3)(d)	Section 7(4)(a)
achievements are	PFMA		of the MFMA	of the MFMA	ofthe FMPPLA	of the
consistent with the						regulations for
planned and						reporting by
reported indicator						Public Higher
and target*.						Education
						Institutions
Measurability: Performanc	Measurability: Performance indicators are well defined	d and verifiable, and targets are specific, measurable and time bound	cific, measurable ar	id fime bound.		
8. A performance	FMPPI chapter 3.2				Criteria not	Section 1(d) of
indicator is well					applicable	the regulations
defined when it has						for reporting by
a clear,						Public Higher
unambiguous						Education
definition so that						Institutions
data will be						
collected						
consistently and is						

	References to PMRF per typ	ype of institution				
Criteria	Departments /	Public entities	Municipalities	Municipal	Parliament /	Universities
	Constitutional			entities	Provincial	
	institutions / Trading				legislatures	
	entities					
easy to understand						
and use.						
9. A performance	FMPPI chapter 3.2				Criteria not applicable	able
indicator is verifiable						
when it is possible to						
validate or verify the						
processes and						
systems that						
produce the						
indicator.						
10. A target is specific	FMPPI chapter 3.3				Criteria not	Section 1 (a) of
when					applicable	the regulations
the nature and						for reporting by
required level of						Public Higher
performance of the						Education
target is clearly						Institutions
identifiable.						
11. A target is	FMPPI chapter 3.3				Criteria not	Section 1(b) of
measurable when					applicable	the regulations
the required						for reporting by
performance can						Public Higher
be measured.						Education
						Institutions

	References to PMRF per type of institution	ype of institution				
Criteria	Departments /	Public entities	Municipalities	Municipal	Parliament /	Universities
	Constitutional			entities	Provincial	
	institutions / Trading				legislatures	
	entities					
12. A target is time	FMPPI chapter 3.3				Criteria not	Section 1(c) of
bound when the					applicable	the regulations
time-frames for						for reporting by
achievement of						Public Higher
targets are						Education
indicated.						Institutions
4				:		:
Relevance: Performance i	ndicators relate logically a	Relevance: Performance indicators relate logically and directly to an aspect of the institution's mandate and the realisation of its strategic goals and objectives.	on's mandate and i	the realisation of its :	strategic goals and	objectives.
13. The performance	FMPPI chapter 3.2				Criteria not	Section 1(e) of
indicator and target					applicable	the regulations
relate logically and						for reporting by
directly to an aspect						Public Higher
of the institution's						Education
mandate and the						Institutions
realisation of its						
strategic goals and						
objectives.						
Presentation and disclosur	Presentation and disclosure: Performance information	n in the annual performance report is presented and disclosed in accordance with the requirements contained in	oresented and disc	losed in accordanc	e with the requirem	ents contained in
the legislation, frameworks, circulars and guidance.	s, circulars and guidance.					
14. Reasons for	NT annual report guide	Applicable to 3A & 3C public	Criteria not applicable	able		
variances between	for national and	entities:				
planned and actual	provincial departments	NT annual report guide for				
performance are		schedule 3A and 3C public entities				

	References to PMRF per type of institution	rpe of institution				
Criteria	Departments /	Public entities	Municipalities	Municipal	Parliament /	Universities
	Constitutional			entities	Provincial	
	institutions / Trading				legislatures	
	entities					
disclosed in the	Section 31(1) of the					
annual performance	PSR					
report.						
15. Reasons for	NT annual report guide	Applicable to 3A & 3C public	Criteria not applicable	able		
variances are	for national and	entities:				
corroborated by	provincial departments	NT annual report guide for				
source	Chapter 5 of the FMPPI	schedule 3A and 3C public entities				
documentation.		Chapter 5 of the FMPPI				
16. Changes to	NT annual report guide	Applicable to 3A & 3C public	Criteria not applicable	able		
objectives,	for national and	entities:				
performance	provincial departments	NT annual report guide for				
indicators and		schedule 3A and 3C public entities				
performance targets	Section 31(1) of the PSR					
are disclosed in the						
annual performance						
report.						
17. Actual performance	Criteria not applicable		Section 46 of the	Criteria not applicable	able	
compared to			MSA			
planned targets and						
prior year						
performance is						
disclosed in the						
			,			

	References to PMRF per type of institution	ype of institution				
Criteria	Departments /	Public entities	Municipalities	Municipal	Parliament /	Universities
	Constitutional			entities	Provincial	
	institutions / Trading				legislatures	
	entities					
annual performance						
report.						
18 Medsures taken to	Criteria not applicable		Section 46 of the	Criteria not applicable	alde	
improve			MSA	5		
performance are						
disclosed in the						
annual performance						
report.						
19. Measures taken to	Criteria not applicable		Section 46 of the	Criteria not applicable	able	
improve			MSA			
performance are						
corroborated with						
audit evidence.						
Reliability: The recording, n	neasuring, collating, prepo	 Reliability: The recording, measuring, collating, preparing and presenting of information on actual performance achievements is valid, accurate and complete.	actual performanc	e achievements is v	ralid, accurate and o	complete.
20. Reported	Section 40(3)(a) of the	Section 55(2)(a) of the PFMA	Section 45 of the	Section 45 of the	Section 55 of the	Section 7 of the
performance	PFMA	Chapter 5 of the FMPPI	MSA	MSA	FMPPLA	regulations for
occurred and	Chapter 5 of the FMPPI		Chapter 5 of the	Chapter 5 of the		reporting by
pertains to the	Section 25(1)(e) of the		FMPPI	FMPPI		Public Higher
reporting entity.	PSR					Education
						Institutions

	References to PMRF per type of institution	/pe of institution				
Criteria	Departments /	Public entities	Municipalities	Municipal	Parliament /	Universities
	Constitutional			entities	Provincial	
	institutions / Trading				legislatures	
	entities					
21. Amounts, numbers						
and other data						
relating to reported						
performance are						
recorded and						
reported correctly.						
22. All actual						
performance that						
should have been						
recorded is included						
in the reported						
performance						
information.						

ANNEXURE C: CRITERIA USED TO EVALUATE INTERNAL CONTROL

LEADERSHIP

- Provide effective leadership based on a culture of honesty, ethical business practices and good governance, protecting and enhancing the best interests of the auditee.
- Exercise oversight responsibility regarding financial and performance reporting, compliance and related internal controls.
- Implement effective human resource management to ensure that adequate and sufficiently skilled resources are in place and that performance is monitored.
- Establish and communicate policies and procedures to enable and support the understanding and execution of internal control objectives, processes and responsibilities.
- Develop and monitor the implementation of action plans to address internal control deficiencies.
- Establish an information technology (IT) governance framework that supports and enables the business, delivers value and improves performance.

FINANCIAL AND PERFORMANCE MANAGEMENT

- Implement proper record keeping in a timely manner to ensure that complete, relevant and accurate information is accessible and available to support financial and performance reporting.
- Implement controls over daily and monthly processing and reconciling of transactions.
- Prepare regular, accurate and complete financial and performance reports that are supported and evidenced by reliable information.
- Review and monitor compliance with applicable legislation.
- Design and implement formal controls over IT systems to ensure the reliability of the systems and the availability, accuracy and protection of information.

GOVERNANCE

• Implement appropriate risk management activities to ensure that regular risk assessments, including the consideration of IT risks and fraud prevention, are

- conducted and that a risk strategy to address the risks is developed and monitored.
- Ensure that there is an adequately resourced and functioning internal audit unit that identifies internal control deficiencies and recommends corrective action effectively.
- Ensure that the audit committee promotes accountability and service delivery through evaluating and monitoring responses to risks and overseeing the effectiveness of the internal control environment, including financial and performance reporting and compliance with legislation.

ANNEXURE D: MONITORING CHECKLIST FOR AUDITS NOT CONDUCTED BY THE AUDITOR-GENERAL OF SOUTH AFRICA

INSTRUCTIONS

1. This checklist should be completed by the appointed audit firm for each audit it has conducted and should be submitted together with the information required in terms of sections 27(5) and 28(3)(c) of the PAA within five months after the financial year-end, i.e. on or before 31 August.

DETAILS OF AUDITEE	
Name of auditee	
Controlling department	
Type of auditee (schedule	
number)	
Holding company (if applicable)	
Subsidiaries (if applicable)	
DETAILS OF AUDIT FIRM	
Engagement firm	
Engagement firm's address	
Engagement firm's contact	
details	
Engagement partner	
Engagement partner's contact	
details	
AGSA DETAILS	
Audit business unit	
Business executive	

No.	Requirements	Complied	Remarks / comments
		Yes / no* /	
		not	
		applicable	
Public	: Audit Act, 2004 (Act No. 25 of 2004) (P	AA)	
1.	All the requirements of the PAA and		
	this general notice were complied		
	with.		
2.	The auditor's report to the		
	accounting authority was submitted		
	within the time-frame prescribed by		
	the PFMA.		
3.	Three copies of the annual report,		
	containing the auditor's report and		
	the audited financial statements,		
	were submitted to the AGSA by 31		
	August.		
Audit			
4.	The auditor's report complied with		
	the template and reporting guide		
	provided by the AGSA.		
5.	Other technical guidance provided		
	by the AGSA as applicable to the		
	auditee has been complied with.		
6.	Separate financial statements were		
	audited and an auditor's report was		
	submitted for all subsidiaries.		
* Wh	nere the answer is 'no', comments mus	be included.	

7. General comments:

Insert details		

Constitution	Signature:
Completed by engagement partner:	Name:
	Date:

CONCLUSION (to be completed by the audit business unit after receipt of all information)

No.	Requirements	Complied	Remarks / comments
		Yes / no*	
1.	Did the auditors and the auditee		
	satisfy the requirements of sections 25		
	to 27 of the PAA, relating to the		
	following:		
	Appointment of auditors		
	Discharge of auditors		
	Duties and powers of auditors		
2.	Has the engagement firm satisfied		
	the reporting requirements of the		
	following:		
	The PAA		
	This general notice		
	The AGSA's Reporting guide and		
	reporting template		
	Other technical guidance		
	applicable to the auditee		
* WI	here the answer is 'no', comments must I	be included	

3.	General	comments	:

Insert details		

4. Recommended furt	her action in terms of this notice:
Insert details	
Evaluated by a	Signature:
business executive / senior manager of	Name:
the AGSA	Date:

ANNEXURE E: CONSULTATION WITH THE AUDITOR-GENERAL OF SOUTH AFRICA ON THE APPOINTMENT OR DISCHARGE OF THE REGISTERED AUDITOR IN TERMS OF SECTIONS 25 AND 26 OF THE PAA

INSTRUCTIONS

The auditee should submit the following details and complete the applicable sections as follows:

- PART 1 When the auditee has not received confirmation that the AGSA has
 opted to perform the audit prior to the commencement of the financial year
 and is appointing a new audit firm.
- PART 2 When the auditee has not received confirmation that the AGSA has
 opted to perform the audit prior to the commencement of the financial year
 and the current audit firm is to be reappointed.
- PART 3 When the auditee wishes to discharge the current audit firm.
- PART 4 When the auditor in private practice wishes to resign from being the appointed auditor.

Particulars of auditee		
Name		
Postal address		
Physical address		
Fax number		
Telephone number		
Email address of chief financial officer		
Accounting authority	Name	
chairperson	Contact details	
Responsible minister	Name	
(executive authority) Contact details		
Responsible department		
Contact person at department		
Financial year in questio	n	
PFMA schedule (2, 3A, 3)	B, 3C or 3D)	
Name of holding entity (if applicable)	

PART 1 - Appointment of new audit firm

Information to be supplied

- 1. Submit the following via email to section4@agsa.co.za:
 - Completed information sheet (see below)
 - Declaration of independence from the proposed audit firm (see section 3 below)
 - Confirmation and details of the process followed for the procurement of the external audit services
 - BBBEE certificate of the audit firm
 - Confirmation of the registration of the audit firm with the Independent Regulatory Board for Auditors (IRBA)
 - Approved minutes of the meeting where the appointment of the auditors was discussed
 - Proposal received from the audit firm

Information sheet

Particulars of audit firm		
Name of audit firm		
Address and contact details		
Engagement partner		
Proposed audit fee		

2.	Details of how the quality of the audit firm's work has been assessed, e.g. results of
	IRBA reviews, as well as confirmation from IRBA that the appointed audit firm is in
	good standing with IRBA:

Insert details		

3. Matters that may influence a decision regarding the independence, objectivity or perceived independence of the audit firm:

Insert details			

Confirmation from	the accounting aut	hority / boar	rd that a pro	ocurement process
was followed and r	no exceptions were	noted:		
Insert details				
			_	
•	or non-audit service	s provided k	by the audit	firm during the last
three years:			<u>. </u>	
Financial year				
Audit fees				
Fees for other serv	vices			
Total fees				
Non-audit fees as	a percentage of to	tal		
fees				
Nature of services	performed		 	
Name of audit firm	1			
Name of audit firm Address and conto				
Engagement partr				
Liigageilleili pa	iei –			
auditors ofWe, or any reloservices at the control	n the following co for the finance ated network firm, of auditee and have no cessary competence	cial year do not unde ot done so fo	ertake any or the past fi	audit or non-audit ve years.
Completed by engagement	Signature: Name:			
partner:				
	Date:			

Information submitted by:

	Signature:
Completed by auditee:	Name and designation:
	Date:

PART 2 – Reappointment of audit firm

Information to be supplied

- Completed information sheet (see below)
- Declaration of independence from the proposed audit firm (see section 3 below)
- Confirmation and details of the process followed for the procurement of the external audit services
- BBBEE certificate of the audit firm
- Confirmation of the IRBA registration of the audit firm
- Approved minutes of the meeting where the appointment of the auditors was discussed
- Proposal received from the audit firm
- 6. In this regard the following information should be submitted via email to section4@agsa.co.za:

Information sheet

Particulars of audit firm		
Name of audit firm		
Address and contact details		
Engagement partner		
Financial years previously		
audited		

7.	Details of the audit committee's assessment of the effectiveness and efficiency of
	the performance of the external auditors, including IRBA review results:
	Insert details

8.	Details of	significant	disagreements	between	the	external	auditors	and	the
	accountin	g authority	during the prece	eding finan	icial '	year, if an	y:		

Insert details			

9. Indicate any matter that may influence a decision regarding the independence,

0	bjectivity or perceived independence of the auditors:
	Insert details

10. Name of partner in charge of the audit for the last five years:

Year	Name of partner
1	
2	
3	
4	
5	

11. Name of senior audit manager in charge of the audit for the last five years:

Year	Name of senior audit manager
1	
2	
3	
4	
5	

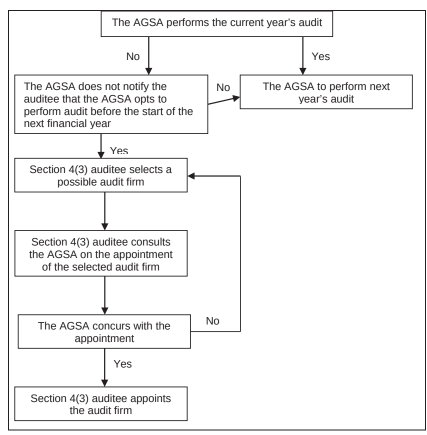
12. Costs of audit and non-audit services provided by the audit firm during the last three years:

Financial year		
Audit fees		
Fees for other services		
Total fees		
Non-audit fees as a percentage of total		
fees		
Nature of services performed		

Information submitted by:

Constitution	Signature:
Completed by auditee:	Name and designation:
	Date:

SCHEMATIC ILLUSTRATION OF THE PROCESS FOR APPOINTING AN AUDITOR



PART 3 – Discharge of audit firm

Information to be supplied

- 13. In this connection the following information should be submitted via email to section4@agsa.co.za:
 - Information sheet
 - Notice to the auditor in private practice, giving the reasons for the impending discharge
 - Notice to the Auditor-General, giving the reasons for the impending discharge of auditors in private practice
 - Written concurrence by the executive authority with the planned discharge

Information sheet

Particulars of audit firm		

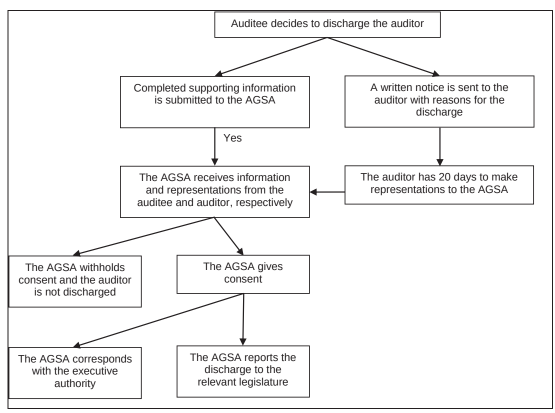
14. Costs of audit and non-audit services provided by the audit firm during the last three years:

Financial year		
Audit fees		
Fees for other services		
Total fees		
Non-audit fees as a percentage of total		
fees		
Nature of services performed		

Completed and	Signature:
submitted by:	Name and designation:

Date:

SCHEMATIC ILLUSTRATION OF THE PROCESS FOR DISCHARGING AN AUDITOR



PART 4 – Resignation of auditor in private practice

<u>Information to be supplied</u>

- 15. In this connection the following information should be submitted via email to section4@agsa.co.za:
 - Information sheet
 - Notice to the institution and the Auditor-General, giving the reasons for the resignation

Information sheet

Particulars of audit firm	
Name of audit firm	
Address and contact details	
Engagement partner	
Financial years previously	
engaged on the audit	

16. Costs of audit and non-audit services provided by the audit firm during the last three years:

Financial year		
Audit fees		
Fees for other services		
Total fees		
Non-audit fees as a percentage of total		
fees		
Nature of services performed		

	Signature:
Completed and submitted by:	Name and designation:
	Date:

ANNEXURE F: REGULATIONS ISSUED IN TERMS OF THE PAA AND RELEVANT EXTRACTS FROM THE PAA

- 1. The following regulations, made in terms of section 52(1) of the PAA, were published in Government Gazette No. 42368 of 1 April 2019:
 - Material irregularity regulations
 - Investigations and special audits regulations
 - Regulations on Audits by Auditors in Private Practice
- 2. The following extracts from the PAA are relevant for this directive:

1. Definitions

(1) In this Act, unless the context indicates otherwise—

"Material irregularity" means any non-compliance with, or contravention of, legislation, fraud, theft or a breach of a fiduciary duty identified during an audit performed under this Act that resulted in or is likely to result in a material financial loss, the misuse or loss of a material public resource or substantial harm to a public sector institution or the general public.

2. Objects of this Act

The objects of this Act are—

(b) to provide for the auditing of institutions and accounting entities in the public sector;

4. Constitutional functions

- (1) The Auditor-General must audit and report on the accounts, financial statements and financial management of—
 - (a) all national and provincial state departments and administrations;
 - (b) all constitutional institutions;
 - (c) the administration of Parliament and of each provincial legislature;
 - (d) all municipalities;
 - (e) all municipal entities; and
 - (f) any other institution or accounting entity required by other national or by provincial legislation to be audited by the Auditor-General.

- (2) The Auditor-General must audit and report on the consolidated financial statements of—
 - (a) the national government as required by section 8 of the PFMA;
 - (b) all provincial governments as required by section 19 of the PFMA; and
 - (c) a parent municipality and all municipal entities under its sole or effective control as required by section 122 (2) of the MFMA.
- (3) The Auditor-General may audit and report on the accounts, financial statements and financial management of—
 - (a) any public entity listed in the PFMA; and
 - (b) any other institution ... which is—
 - (i) funded from the National Revenue Fund or a Provincial Revenue Fund or by a municipality; or
 - (ii) authorised in terms of any legislation to receive money for a public purpose.
- (3A) The discretion of the Auditor-General as contemplated in subsection (3) applies to any public entity contemplated in subsection (3) (a) and any other institution contemplated in subsection (3) (b) that meets prescribed criteria.
- (4) In the event of any conflict between this section and any other legislation, this section prevails.

5. Other functions

- (1) The Auditor-General may, at a fee, and without compromising the role of the Auditor-General as an independent auditor—
 - (a) provide audit-related services to an auditee ..., which is commonly performed by a supreme audit institution on condition that—
 - no services may be provided in respect of any matter that may subsequently have to be audited by the Auditor-General;
 - (ii) such service will not directly result in the formulation of policy; and
 - (iii) there must be full and proper disclosure of (the categories of) such services (in the report annually submitted by the Auditor-General to the National Assembly) in terms of section 10(1)(b).
 - (aA) perform an appropriate audit of any institution ... to determine whether appropriate and adequate measures have been implemented to ensure

- that resources are procured economically and utilised efficiently and effectively;
- (d) carry out an appropriate investigation or special audit of any institution ..., if the Auditor-General considers it to be in the public interest or upon the receipt of a complaint or request.
- (3) The Auditor-General may, in the public interest, report on any matter within the functions of the Auditor-General and submit such a report to the relevant legislature and to any other organ of state with a direct interest in the matter.
- (1A) The Auditor-General may, as prescribed, refer any suspected material irregularity identified during an audit performed under this Act to a relevant public body for investigation, and the relevant public body must keep the Auditor-General informed of the progress and the final outcome of the investigation.
- (1B) The Auditor-General has the power to—
 - (a) take any appropriate remedial action; and
 - (b) issue a certificate of debt, as prescribed, where an accounting officer or accounting authority has failed to comply with remedial action

5A. Taking remedial action

- (1) The Auditor-General must, within a reasonable time after the issuing of an audit report ..., follow up on whether the accounting officer or accounting authority has implemented the recommendations contained in the audit report relating to any material irregularity, within the time-frame stipulated in the audit report.
- (2) If the accounting officer or accounting authority has failed to implement the recommendations contained in the audit report ..., the Auditor-General must take appropriate remedial action to address the failure to implement the recommendations.
- (3) Where a material irregularity resulted in a financial loss to the State, and the accounting officer or accounting authority failed to implement the recommendations contained in the audit report ..., the remedial action taken by the Auditor-General ... must include a directive to the accounting officer or accounting authority to determine the amount of the loss, if not yet determined,

and to recover such loss as required in terms of any applicable legislation, from the responsible person.

5B. Failure to comply with specific remedial action

- (1) Where the accounting officer or accounting authority has failed to implement the remedial action ..., the Auditor-General must issue a certificate of debt, as prescribed, to the accounting officer or accounting authority requiring the accounting officer or accounting authority to repay the amount specified in the certificate of debt to the State.
- (2) The Auditor-General must submit a copy of the certificate of debt, ..., to the responsible executive authority to collect the amount specified in the certificate of debt from the accounting officer or accounting authority in terms of the debt recovery process applicable to the executive authority.
- (3) The executive authority must keep the Auditor-General informed of progress made in collecting the amount due by the accounting officer or accounting authority.
- (4) The Auditor-General, in determining whether to issue a certificate of debt ..., must consider the written representations, as prescribed, received from the accounting officer or accounting authority, and may have due regard to—
 - (a) the progress or outcome of an investigation conducted by the Auditor-General ...;
 - (b) the progress or outcome of any investigation ...; or
 - (c) any other relevant factor.
- (5) If the Auditor-General still intends to issue the certificate of debt after the consideration of the written representations, the Auditor-General must—
 - (a) afford the accounting officer or accounting authority an opportunity to make an oral representation, as prescribed, to an advisory structure, established for this purpose ...; and
 - (b) consider the written recommendations of the advisory structure ... before issuing the certificate.

(6) The Auditor-General must submit a copy of the certificate of debt issued ... to the relevant legislature for tabling in the relevant legislature.

11. Application of this part

This part applies to all audits of auditees which the Auditor-General—

- (c) must perform in terms of section 4 (1) or (2); or
- (d) opts to perform in terms of section 4 (3).

13. Standards for audits

- (1) The Auditor-General, after consulting the oversight mechanism, must determine—
 - (a) the standards to be applied in performing audits ...;
 - (b) the frequency, nature and scope of such audits; and
 - (c) procedures for the handling of complaints when performing such audits.
- (3) The Auditor-General may—
 - (a) make different determinations on the matters mentioned in subsection (1) for different categories of audits based on recognised best practice; or
 - (b) issue specific directives on those matters in any specific case.

14. Submission of financial statements

- (2) Financial statements submitted by an auditee which is not subject to the PFMA or the MFMA must be submitted within the period, be in a format, contain the information and otherwise comply with any requirements determined—
 - (a) by any legislation applicable to that auditee; or
 - (b) in the absence of such legislation, by the Auditor-General.

15. General auditing powers

- (2) The Auditor-General or an authorised auditor may for the purpose of an audit—
 - (b) direct a person to produce or to deliver at a specified place and time and in a specified format—
 - (i) any such document, book or written or electronic record or information

20. Audit reports

- (2) An audit report must reflect such opinions and statements as may be required by any legislation applicable to the auditee which is the subject of the audit, but must reflect at least an opinion, conclusion or findings on—
 - (a) the financial statements of the auditee in accordance with the applicable financial reporting framework and legislation;
 - (b) compliance with any applicable legislation relating to financial matters, financial management and other related matters; and
 - (c) reported performance of the auditee against its predetermined objectives.
- (3) In addition, the Auditor-General may report on whether the auditee's resources were procured economically and utilised efficiently and effectively.
- (4) An audit report may contain recommendations to address any matter raised

50. Disclosure of information

No authorised auditor, person assisting an authorised auditor or member of the staff of the Auditor-General may, without the permission of the Auditor-General, disclose information obtained in the course of an audit or the carrying out of duties in terms of this Act otherwise than in an audit report or in accordance with section 18(4).