THE PROVINCE OF



DIE PROVINSIE GAUTENG

Provincial Gazette Extraordinary Buitengewone Provinsiale Koerant

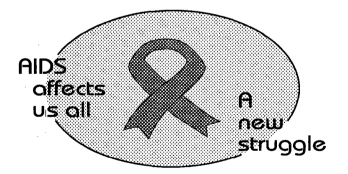
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Vol. 8

PRETORIA, 9 JULY 2002

No. 203

We all have the power to prevent AIDS



Prevention is the cure

AIDS HEWUNE

0800 012 322

DEPARTMENT OF HEALTH



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PREMIER'S NOTICES

OFFICE OF THE PREMIER

No. 8

9 July 2002

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

No. 3 of 2002: PROVINCIAL APPROPRIATION ACT, 2002

ACT

To appropriate amounts of money for the requirements of the Gauteng Province for the financial year ending 31 March 2003.

(English text signed by the Premier) (Assented to on 4 July 2002)

RE IT ENACTED by the Gauteng Provincial Legislature, as follows:—

Appropriation of amounts of money for the requirements of the Gauteng Province

1. Subject to the provisions of the Public Finance Management Act, 1999 (Act No. 1 of 1999), the amounts of money shown in the Schedule are appropriated out of the Provincial Revenue Fund for the requirements of the Province, as a charge to the Provincial Revenue Account, for the financial year ending 31 March 2003,

Short Title

2. This Act is called the Provincial Appropriation Act, 2002.

Act No. 3, 2002

PROVINCIAL APPROPRIATION ACT, 2002

SCHEDULE
(As a charge to the Provincial Revenue Fund)

				Details of approp	iated amount		
lo.	VOTE AND PROGRAMME DESCRIPTION	Appropriation	Main divisions	Capital	Specified transfer payments	Amounts specifically and exclusively appropriated	Total
	•	, m	(2)	(3)	(4)	арргоришес	(5)
_		(1)					Я
-		R'000	: R000	R'000	R'000		,
1	Dellar at the Bounday	92,539	1				
	Office of the Premier Executive Office		11,104	122		Ì	11 12
1	Policy Development and Co-ordination		12,532	445	ļ	Ĺ	21
,	Governance)	20,413	970	,		3
1	State Law Advice		3,796	111 485		\ \	28
	Management services]	28,231 14,180	150			14
	Financial management TOTAL		90,256	2,283		Ì	92
	IOIAL			· (
	Provincial Legislature	65,103	5,242	ŀ		1	
	Political representation	\ 	3,570	1		ì	;
	Speaker and provincial secretary	ľ	15,599	10		1	15
	Perlamentary operations Institutional support services	1	15,225	337			15
	Operational support	1	17,445	1,332			10
	Information and liaison	} · }	6,343			1	69
	TOTAL	ļ ļ	63,424	1,679			•
	Finance and Economic Affairs	967,821		ļ		l l	
	Management	}	7,303	182]	. 4
	Management services and communications	[[18,052	355		}	· 1
	Accounting services		7,801	2,001 383]	4
	Provincial Treasury	{	45,312	1,114		1	. 2
	Financial administration	i i	27,175 15,395	852] [10
	Economic affairs Gauteng Economic Development Agency	j 1	10,000	· ·	28,900)	2
	Gauteng Tourism Authority	i		1	28,800	Į į	2
	Blue IQ]	43,365	111,232			15
	Alberton City Council	į į	Į.	4	20,475	1	26 10
	Ekurhuleni Metropolitan Council	ł		f	16,975 195,786		19:
	Johannesburg Development Agency	}	\	1	31,150	}	3:
	Johannesburg Roads Agency	l	ŀ		88,068		81
•	Agriculture, Conservation, Environment and LA	1	. 1	}	42,487	1	. 4
	Transport, Roads and Public Works Gauteng Manufacturing Advisory Centre	[į		8,720		
	Gauteng Economic Development Agency	ì	}		2,000		
	South African National Roads Agency	į į		1	16,936	S	16
	AIDC Development Company	1]		102,000		107 40
	Innovation Hub Company	1	}	1	40,605 23,701	1	2:
	Metropolitan Trading Company		22.080	18,616	20,101	! !	40
	Information Technology TOTAL	1	186,483	134,735	646,603		967
	·	7010 507	1			·	
	Health Health Administration	7,212,507	251,926	17,040		}	268
	NGO's	1		ſ	29,900		29
	Rand Afrikaans University	ļ · i	1	ľ	190	}	
	Medical University of South Africa			1	100		
	University of Pretoria	1]	ĺ	150		
	University of Witwatersrand	! 1	1		.50	ļ .	
	HIVAIDS			į	i	29,000	2
	i Financiai manadament		•			\ \ \ \ \ \	1,110
	Financial management District Health Services	ļ (1,034,985	83,376			
	Financial management District Health Services HIV/AIDS		1,034,985	83,376	20 552	23,252	2
	District Health Services HIV/AIDS NGO's		1,034,985	83,376	38,508 55 480	23,252	2: 3:
	District Health Services HIV/AIDS NGO's Tuberculosis Hospitals		1,034,985	83,376	55,480	23,252	2: 3: 5:
	District Health Services HiV/AIDS NGO's Tuberculosis Hospitals Witkoppen Clinic		1,034,985	83,376	55,480 1,100	23,252	2 3 5
	District Health Services HtV/AIDS NGO's Tuberculosis Hospitals Witteppen Clinic Alexandra health services		1,034,885	83,376	55,480	23,252	2 3 5 1 8
	District Health Services HIV/AIDS NGO's Tuberculosis Hospitals Whitoppen Clinic Alexandra health services Johannesburg city		1,034,885	83,376	55,480 1,100 17,000 83,600 24,100	23,252	2: 3: 5: 17. 8: 24
	District Health Services HtV/AIDS NGO's Tuberculosis Hospitals Witteppen Clinic Alexandra health services		1,034,885	83,376	55,480 1,100 17,000 83,600 24,100 99,964	23.252	23 33 55 17 83 24 91
	District Health Services HIV/AIDS NGO's Tuberculosis Hospitals Witkoppen Clinic Alexandra health services Johannesburg city West Rand district		1,034,985	83,376	55,480 1,100 17,000 83,600 24,100 99,964 37,010	23.252	25 33 55 17 85 24 91 37
	District Health Services HtV/AIDS NGO's Tuberculosis Hospitals Writtoppen Clinic Alexandra health services Johannesburg city West Rand district Ekurhuleni metropolitan ocuncil Sedibeng district council City of Tshwane		1,034,985	83,376	55,480 1,100 17,000 83,600 24,100 99,964 37,010 40,790	23.252	23 33 55 83 24 99 37 44
	District Health Services HIV/AIDS NGO's Tuberculosis Hospitals Writtoppen Clinic Alexandra health services Johannesburg city West Rand district Ekurhulen metropolitan council Sedibeng district council City of Tshwane Metsweding district council		1,034,985	83,376	55,480 1,100 17,000 83,600 24,100 99,964 37,010	23.252 54,673	2 3 5 1 8 2 9 9 4
	District Health Services HiVAIDS NGO's Tuberculosis Hospitals Witkoppen Clinic Alexandra health services Johannesburg city West Rand district Ekurhuleni metropolitan council Sedibeng district council City of Tshwane Metsweding district council Integrated nutrition programme				55,480 1,100 17,000 83,600 24,100 99,964 37,010 40,790		2 3 5 1 1 8 2 9 3 4 4 5 1,83
	District Health Services HiV/AIDS NGO's Tuberculosis Hospitals Witkoppen Clinic Alexandra health services Johannesburg city West Rand district Ekurhuleni metropolitan council Sedibeng district council City of Tshwane Metsweding district council integrated nutrition programme Provincial Health Services		1,034,985	83,376 56,780	55,480 1,100 17,000 83,600 24,100 99,964 37,010 40,790		2 3 5 1 8 2 9 3 3 4 4 6 5 1,83
	District Health Services HitVAIDS NGO's Tuberculosis Hospitals Writtoppen Clinic Alexandra health services Johannesburg city West Rand district Elcurhuleni metropolitan council Sedibeng district council City of Tshwane Metsweding district council Integrated nutrition programme Provincial Health Services Lifecare Hospitals (mental health)				55,480 1,100 17,000 83,600 24,100 99,964 37,010 40,790 6,450	54,673	2: 33 5: 17 8: 2: 99 37 44 6 5- 1,838 1.47 5:18
	District Health Services HiV/AIDS NGO's Tuberculosis Hospitals Witkoppen Clinic Alexandra health services Johannesburg city West Rand district Ekurhuleni metropolitan council Sedibeng district council City of Tshwane Metsweding district council integrated nutrition programme Provincial Health Services		1,781,283	56,780	55,480 1,100 17,000 83,600 24,100 99,964 37,010 40,790 6,450	54,673 1,602,981	2: 3: 5: 17: 8: 2: 9: 3: 44: 6: 5: 1.83: 1.47: 5: 1.60:
	District Health Services HiV/AIDS NGO's Tuberculosis Hospitals Witkoppen Clinic Alexandra health services Johannesburg city West Rand district Ekurhuleni metropolitan council Sedibeng district council City of Tshwane Metsweding district council integrated nutrition programme Provincial Health Services Lifecare Hospitals (mental health) Academic Health Services Central hospitals Research and training grant		1,781,283 392,820	56,780 122,450	55,480 1,100 17,000 83,600 24,100 99,964 37,010 40,790 6,450	54,673	23 34 55 1 177 83 24 49 99 44 6 5 5 1,838 147 515 1,602
	District Health Services HiV/AIDS NGO's Tuberculosis Hospitals Wittoppen Clinic Alexandra health services Johannesburg city West Rand district Ekurhuleni metropolitan council Sedibeng district council City of Tshwane Metsweding district council integrated nutrition programme Provincial Health Services Lifecare Hospitals (mental health) Academic Health Services Central hospitals Research and training grant Health Sciences		1,781,283 392,820 104,515	56,780 122,450 6,172	55,480 1,100 17,000 83,600 24,100 99,964 37,010 40,790 6,450	54,673 1,602,981	23 34 55 1 177 85 244 99 377 44 6 5 5 1,838 147 5,1602
	District Health Services HiVAIDS NGO's Tuberculosis Hospitals Witkoppen Clinic Alexandra health services Johannesburg city West Rand district Ekurhuleni metropolitan council Seribeng district council City of Tshwane Metsweding district council integrated nutrition programme Provincial Health Services Lifecare Hospitals (mental health) Academic Health Services Central hospitals Research and training grant Health Sciences Health Care Support Services		1,781,283 392,820 104,515 82,171	56,780 122,450 8,172 730	55,480 1,100 17,000 83,600 24,100 99,964 37,010 40,790 6,450	54,673 1,602,981	23 34 55 63 63 99 97 44 6 55 1,836 147 515 1,602 528 4 110
	District Health Services HiV/AIDS NGO's Tuberculosis Hospitals Wittoppen Clinic Alexandra health services Johannesburg city West Rand district Ekurhuleni metropolitan council Sedibeng district council City of Tshwane Metsweding district council integrated nutrition programme Provincial Health Services Lifecare Hospitals (mental health) Academic Health Services Central hospitals Research and training grant Health Sciences		1,781,283 392,820 104,515	56,780 122,450 6,172	55,480 1,100 17,000 83,600 24,100 99,964 37,010 40,790 6,450	54,673 1,602,981	22 33 55 83 22 99 37 44 6 5 5 1,838 1,600 5 21 1,600

Act No. 3, 2002

			0.00	. Detail	s of appropriated amo	unt · ·	
0.	VOTE AND	Appropriation	Main divisions	Capital	Specified transfer	Amounts specifically and	Total
	PROGRAMME DESCRIPTION	. i]		payments	exclusively	
		(1)	(2)	(3)	(4)	appropriated	(5)_
		Piono	R'000	Pr000	R'000		. F
	·	R'000	nuo	1000	7000	.	
	Education	7,914,667	·			j	
	Administration Financial management and quality enhancement		554,478	16,910	i	27,591	57 2
	Public ordinary school education		5,465,512	261,000]	21,00	5,72
	Schools				214,370	. }	21
	NGO's - GICD and SET Early childhood development				7,000	6,396	
	Provincial infrastructure		·	1	1	62,918	е
	Private ordinary school education		1,000 332,912	800	116,127 67,000		11 40
	Education in specialized schools Teacher training		121,448	•••	10,500	1.	13
	Further education and training		245,792	į	7,200	47.400	25
	HIV/AIDS Non-formal education		154,687		5,510	17,466	1 16
	Auxiliary and associated services		148,050	70,000			21
	TOTAL	Ċ	7,023,879	348,710	427,707	114,371	7,91
	Social Services and Population Development	3,331,707]	ŀ		
	Administration		5,102	95		İ	
	Social security Grants to Individuals		142,923	632	2,538,907		14 2,53
	Financial management and social security system		į	j		1,200	
	Social assistance	ĺ	12,005	186	901 900		1 32
	NGO's Social welfare services		184,098	4,164	321,300		18
	Special projects	l l			6,406		
	Strategic policy and planning Special projects		3,850	211	50		
	HIV/AIDS		ł		*1	6,836	
	Population unit		1,475	25	{		5
	Weifare facilities development and maintenance Auxiliary and associated services		29,000 42,997	25,000 4,245	ŀ		4
	Special projects			1	1,000		0.00
	TOTAL	. [421,450	34,558	2,867,663	8,036	3,33
	Housing	1,026,232		[1	j	
	Management and administration Housing Fund]	48,276	3,429	ļ	44,000	5 4
	Strategic intervention	į	41,702	442		· [4:
	Housing Fund	}	}	· 1		26,700) 1,000	2
	Capacity building Housing		30,017	316		1,000	30
	Housing Fund	Ì				731,240	73
	Alexandra renewal project Alexander renewal project		1,031	79 75,000)	7
	Human settlement			i		23,000	2
	TOTAL		121,026	79,266	Ì	625,940	1,02
	Development Planning and Local Government	110,636			1	ļ	
	Transformation local government		13,910 19,291	1	1		10 10
	Quality service delivery Gauteng Department of Housing		18,281		14,000	İ	10
i	Local government (Sedibeng District Council)	l		ļ	14,000		14
Ì	Integrated development planning Bulkling local democracy and accountability	i	6,750 2,834	-			(
ı	Effective business process		39,101	750			39
	TOTAL	ļ	81,886	750	28,000	, J.	110
	Public Transport, Roads and Works	1,286,804	1				
	Management services	1	143,386 47,323	100 5,235	45]	143 52
I	Strategic planning Transfers to local government		41,020	3,230	7,000		7
1	Transport infrastructure	İ	184,853	346,569	2,300		533
I	Transport management Maintenance and community-based public works	İ	139,602 156,109	3,448 85,172	544 30,000	}	143 271
	Provincial infrastructure grant	1	1]		62,918	62
1	Professional services NLTTA		38,000	32,200	Ì	2,000	70
١	TOTAL		709,273	472,724	39,889	64,918	1,286
1	Safety and Liaison	26,053		. 1	.	1	
١	Management and administration	20,03	8,613	172	. 1	1	8
1	Community policy relations Crime prevention	}	9.740		825		4
١	Monitoring and evaluation		3,712 4,979	681	959	1	5
١	Communication	1	6,661	350	60		7
	TOTAL		23,965	1,203	885	I .	26

Act No. 3, 2002

PROVINCIAL APPROPRIATION ACT, 2002

		ł	•	Details of appr	opriated amount		
No.	VOTE AND PROGRAMME DESCRIPTION	Appropriation	Main divisions	Capital	Specified transfer payments	Amounts specifically and exclusively appropriated	Total
		(1)	(2)	(3)	(4)		(5)
- 11	Agriculture, Conservation, Environment & Land Affeirs	225,536					
••	Managament and administration	1	53,714	2,445			56,15
	Jowsco	ĺ			35,000		35,00
	Agriculture	·	18,314		1 200		18,31
	Department of Water and Forestry Rend Water Board				1,300 2,163		1,30 2,16
	Department of Transport and Public Works				200		20
	Mogale City Local Municipality	· .			200		20
	Ekurhileni Metropolitan Council		i		. 100		10
	West Rand District Council Metsweding District				100		10
	Veterinary services	ľ	18,203	221	100 928		10 19,35
	Conservation		21,094	25,727	1		46,82
	Gauteng Department of Education		• • •		420	1.	42
	Mogale City Local Municipality	1	- 1		137		131
·	City of Tshwane Merafong Local Municipality				193 137	İ	193
	Midvael Local Municipality				137	ļ	13
	Lesedi Local Municipality	1			137		137
	Ekurhileni Metropolitan Council				193	ŀ	193
	Umfuleni Local Municipality	1			137	l	137
	Randfontein Local Municipality Westonaria Local Municipality	l .	ļ		137 137	1	137
	City of Johannesburg	} . [. 1		3,193		3,193
	Nokeng tsa Taemane Local Council	[·		137	•	137
	Kungwini Local Municipality				138		138
	Environment World heritage site		41,490	2		<i>i</i> .	41,492
}	Dinokeng						
	TOTAL		152,817	28,395	45,324		226,536
12	Sport, Recreation, Arts and Culture	102,690					
·~	Management support	102,030	20,063	156			20,219
- 1	Facilities development		784		216		1,000
.]	City of Johannesburg		1		12,000		12,000
- 1	Ekurhulani Mogale City	1	1		6,000		6,000
1	Metsweding District Council]	4,000 4,000		4,000 4,000
	City of Tshwane	ì	1]	5,000		5,000
1	Masakhane development		12,670	65			12,735
- 1	Arts, culture and heritage	į	7,443	85	2,578		10,106
J	Library and information services Sports and recreation	j	12,386 4,467	450 27	817 900		13,633
ł	Financial management	}	5.244	53	500		5,394 5,297
- 1	Youth development	}	2,488	218	600		3,306
	TOTAL		65,525	1,054	36,111		102,690
13	Bauteng Shared Services Centre	172,000	ļ	l	j	,	
~ [Management Services	112444	84,347	49,463	1		133,810
	Gauteng audit services		22,762	.5,.50	1		22,762
	Procurement operations	ł	5,293		i		5,293
	Finance operations Human resources operations		4420		1		0
	Technology support services	i	4,172 5,963	1			4,172 5,963
	Total		122,537	49,463			172,000
	0			1	1		

OFFICE OF THE PREMIER

No. 9

9 July 2002

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

No. 5 of 2002: PETITIONS ACT, 2002

ACT

To provide for the right to submit a petition to the Legislature of the Province of Gauteng; to provide for the general principles and procedures for the submission of a petition to the Legislature; to provide for the consideration of a petition by the Standing Committee of the Legislature assigned to deal with petitions; to provide for the repeal of the Gauteng Petitions Act, 1998, as amended; and to provide for incidental matters.

(English text signed by the Premier) (Assented to on 4 July 2002)

RE IT ENACTED by the Provincial Legislature of Gauteng, as follows:—

Definitions

1. In this Act, unless the context otherwise indicates — "administrative support service" means employees of the Legislature assigned by	
the Secretary for purposes of the effective implementation and execution of this	
Act;	
"appeal" means an appeal contemplated in section 9;	
"Chairperson" means the chairperson of the Committee;	
"Committee" means a committee of the Legislature assigned by the Speaker to be	
responsible for the consideration of petitions in terms of this Act, consisting of	
members of the Legislature as determined from time to time in accordance with the	
Standing Rules;	
"Constitution" means the Constitution of the Republic of South Africa, 1996 (Act	
No. 108 of 1996);	1:
"Executive Council" means the executive council of the Province contemplated in	
section 132 of the Constitution:	
"Legislature" means the provincial legislature of the Province contemplated in	
section 104 of the Constitution;	
"municipal council" means the local government authority in the Province;	20
"petition" means a complaint or request or a representation or a submission	~
addressed by a petitioner to the Committee in terms of this Act;	
"petitioner" means a person who submits a petition in terms of this Act, and	
includes a natural or juristic person;	
"prescribed" means prescribed by regulation in terms of section 17;	25
"Province" means the province of Gauteng established in terms of section 103 of	۷.
· · · · · · · · · · · · · · · · · · ·	
the Constitution; "relevant authority" means a provincial department, municipal council, or other	
government institution over which the Legislature exercises oversight;	20
"Secretary" means the person appointed in terms of section 12(1)(a) of the	3(
Gauteng Provincial Legislature Services Act, 1996 (Act No. 5 of 1996);	
"Speaker" means the Speaker of the Legislature elected in terms of section 111 of	
the Constitution;	
"Standing Rules" means the rules and orders made for the conduct of the business	
of the Legislature in terms of section 116 of the Constitution;	35
"this Act" includes the regulations promulgated under this Act.	

Right to petition

2. Any person may submit a petition in terms of this Act.

Act No. 5, 2002

PETITIONS ACT, 2002

General principles

- 3. (1) A petitioner may submit a petition in any of the official languages of the Republic of South Africa.
 - (2) The Committee must—
 - (a) respect, protect and promote the rights of a petitioner provided for in this Act;
 - (b) take appropriate steps to promote and facilitate participation by the citizens of the Province in the process of government in the Province, particularly persons disadvantaged by unfair discrimination of whatever nature; and
 - (c) enhance democracy by exercising maximum accountability and transparency in their consideration of petitions.
- (3) The Speaker must promote and facilitate a fair and equitable process of considering petitions submitted to the Legislature in terms of this Act.

Petition

- 4. (1) A petition may be—(a) a single petition, which is an individual submission from a single petitioner, 15
 - a) a single petition, which is an individual submission from a single petitioner, in concerning a particular complaint or request;
 - (b) an association petition, which is an individual submission from an association or single petitioner mandated by an association to submit that petition, concerning a particular complaint or request;
 - (c) a collective petition, which is a collection of signatures from a number of 20 petitioners, concerning a particular complaint or request; or
 - (d) a mass or group petition, which is made up of individual or group submissions from a number of petitioners, concerning the same or substantially similar complaints or requests.
- (2) A petition may be submitted by a person acting— 25
 - (a) in his or her own interest;
 - (b) in the interest of another person who is not in a position for whatever reason to submit a petition in his, her or its own name;
 - (c) as a member of or in the interest of a group or class of persons; or
 - (d) in the public interest.
- (3) A petition may subject to subsection (4) address any matter—
 (a) within the legislative authority of the Province contemplated in the
 - Constitution;
 (b) within the executive authority of the Province contemplated in the Constitu-
 - tion; 35
 (c) assigned to a member of the Executive Council in terms of the Constitution;
 - (d) relating to the provincial supervision of local government contemplated in the
- Constitution.

 (4) The Committee must refuse to consider a petition—

 4
 - (a) falling outside the scope of matters contemplated in subsection (3);
 - (b) concerning a matter pending in a court of law or other tribunal or forum contemplated in the Constitution;
 - (c) in connection with the conviction and sentencing by a criminal court of law of a person to a period of imprisonment; or
- (d) addressing a matter, which falls within the scope of a commission of inquiry, established in terms of the Provincial Commissions Act, 1997 (Act No. 1 of 1997).
- (5) The Committee may refuse to consider a petition which—
 - (b) does not state the correct name and contact details of the petitioner and, where applicable, the name of the association or group on whose behalf the petition
 - applicable, the name of the association or group on whose behalf the petition has been submitted;
 (c) has not been signed by the petitioner, except in the case of a petitioner who is
 - unable to write and—
 (i) who has made a mark on the petition as a symbol of his or her authority to submit the petition; and
 - (ii) that mark was made in the presence of two witnesses who are able to write and who by signing that petition certify that the mark is that of the petitioner;

PETITIONS ACT, 2002

Act No. 5, 2002

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- (d) addresses a matter previously considered by the Committee except if that petition contains new information that may materially impact on the outcome of the consideration of the matter;
- (e) contains defamatory statements or improper language;
- (f) if applicable, addresses a matter that the petitioner has not yet brought to the attention of the relevant authority, or if the petitioner has brought it to the attention of the relevant authority, the relevant authority has not been afforded reasonable time to consider the matter.

Submission of petition

5. (1) A petition must be submitted strictly in accordance with this Act.

(2) The administrative support service must render all reasonable assistance, excluding financial assistance, to any person who is unable to submit a petition meeting all the requirements imposed by this Act so that that person may properly submit a petition.

(3) The administrative support service must take all prescribed steps to prepare the 15 petition for consideration by the Committee.

Functions of Committee

6. The Committee must-

(a) receive every petition submitted in terms of this Act;

- (b) subject to section 4(3), (4) and (5), consider every petition properly submitted 20 in terms of this Act;
- (c) record the oral submission or evidence of a petitioner given in terms of section7(a):
- (d) if a petition has been referred to a member of the Executive Council or a municipal council in terms of section 7(e)—

 direct the person or body to whom the petition was referred to consider that petition, make a decision or recommendation in respect of that petition or otherwise dispose of the request or complaint raised in that petition; and

(ii) require the person or body to whom that petition was referred to furnish 30 the Committee within four weeks of that referral in writing with a detailed report on the steps taken by that person or body to address the complaint, request, recommendation or instruction by the Committee, as the case may be, and the reasons for those particular steps;

(e) if it refuses to consider a petition in terms of section 4(3), (4) and (5) or 35 because it has not been submitted in accordance with this Act, in writing inform the petitioner of that fact as well as the reasons for its decision;

(f) on a quarterly basis report to the Legislature on the petitions submitted to it during that period and all its activities in respect thereof, including:

(i) the responsiveness, efficiency and timeousness with which petitions 40 were dealt with; and

(ii) the efficacy of the petitions process and procedures; and

(g) instruct the administrative support service to inform a petitioner timeously—

(i) from time to time, of progress in respect of the consideration of a petition;

(ii) of any decision taken by the Committee in respect of a petition, and the reasons for that decision;

- (iii) if the petitioner has been invited by the Committee to make an oral submission or call a witness;
- (iv) of the date, time and venue when the petition is to be considered and that 50 the petitioner may attend that sitting of the Committee;
- (v) of any referral to any person or body contemplated in this Act;

(vi) of other remedies available to the petitioner and;

(vii) of the fact that the petitioner has access to the petition file at all reasonable times.

Powers of Committee

7. The Committee may-

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(a)	invite a petitioner to— (i) supplement his or her petition with additional oral or written submis-	
	sions:	
	(ii) call a witness to present oral or written evidence to the Committee;	
(b)		
	settling the request or complaint contained in the petition to the satisfaction of	•
	the petitioner;	
(c)	make a recommendation to an appropriate person or body in respect of the	;
(4)	general approach to be followed in future in settling a request or complaint; if requested to do so by a petitioner, resolve a dispute or complaint, reverse an	10
(d)	act, rectify an omission, regarding matters other than those prescribed by	
	legislation by means of mediation or negotiation;	
(e)		
	Council or a municipal council for consideration and decision in respect of the	
	complaint or request contained in the petition.	15
. (f)	make a recommendation to the Speaker to refer the petition to—	
	(i) the Legislature; (ii) another committee of the Legislature;	٠,
	(iii) a member of the Executive Council;	
	(iv) a municipal council in the Province;	20
	(v) a body supporting constitutional democracy established by Chapter 9 of	
	the Constitution; or	
	(vi) the National Prosecuting Authority;	
(g)	conclude its consideration of a petition if it resolves that no steps, or no further steps, as the case may be, can be taken to settle the matter to the satisfaction	
	of the petitioner;	23
(h)		
` ,	municipal council in terms of section $6(d)$ and that person or body has failed	
	to comply with section $6(d)$ or that person or body's conduct or response is	
	unsatisfactory—	30
	(i) make a complaint to the Public Protector or the Premier;(ii) take any other appropriate steps that the Committee may lawfully take;	
(i)	if the complaint or request in the petition has since its submission been settled	
. (9	to the satisfaction of the petitioner, close the petition file;	
; (j)	delegate any of its functions or powers in terms of section 10.	35
Procedu	re for consideration of petition	
	procedure for the consideration of a petition is as prescribed in the regulations	
and in a	ccordance with the Standing Rules.	
Right of	ranneal	
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9. (1)	A petitioner may appeal to the Speaker against—	40
	a refusal by the Committee to consider a petition;	
(b)	where applicable, a determination by the Chairperson to consider the petition	
(0)	submitted by that petitioner behind closed doors; or any recommendation, referral to another person or body or other decision of	
(c)	the Committee after consideration of the petition submitted by him or her.	45
(2) Ar	appeal must be submitted and processed as prescribed.	10
	e Speaker must consider the appeal as prescribed and may thereafter—	
	dismiss the appeal;	
(b)	table the appeal document and refer it to the Committee for re-consideration;	
(a)	Of	50
(0)	refer the appeal and the petition file with a recommendation to— (i) the Legislature;	
	(ii) a standing committee of the Legislature;	
	(iii) the Premier or a member of the Executive Council;	
	(iv) the municipal council of a local government;	55
	(v) an institution supporting constitutional democracy contemplated in	
	Chapter 9 of the Constitution; or (vi) the National Prosecuting Authority; or	
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- (d) make any other determination, which he or she is competent in law to make in respect of the petition.
- (4) The Speaker must within a reasonable time after the consideration of an appeal in writing report to the Legislature on that appeal.

Delegation

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- 10. (1) The Committee may delegate any of its duties, functions or powers in respect of a particular petition to a member of the Committee.
 - (2) A member contemplated in subsection (1) shall be appointed by the Chairperson.
- (3) The Chairperson must provide that member with a written and signed authorization to consider a particular petition.
- (4) The Chairperson may at any time before the member has commenced his or her consideration of a particular petition withdraw his or her authorization.
- (5) The member must after he or she has concluded his or her consideration of a petition report the outcome of his or her consideration of that petition to the Committee.
- (6) Nothing in this section prevents the Committee from exercising any power or 15 performing any duty delegated in terms of this section.
- (7) A member appointed in terms of this section has all the powers by implication necessary to enable him or her to fulfil his or her function.

Sitting of Committee

- 11. (1) The Committee may for purposes of hearing evidence and considering a 20 petition sit at a date and time and at a place in the Province determined by the Chairperson.
- (2) The Chairperson must give public notice of a sitting in accordance with the Standing Rules.
 - (3) The Chairperson must instruct the administrative support service to timeously— 25
 - (a) ensure that subpoenas have been properly issued and served as prescribed;
 - (b) inform the petitioner in writing of any matter that the petitioner is entitled to be informed of in terms of this Act, any other law or the Standing Rules;
 - (c) if necessary, ensure that the contents of a petition file are translated into a working language of the Committee;
 - (d) perform any additional duty, which will enable the Committee to properly consider a petition and exercise its other functions in terms of this Act.
 - (4) Evidence presented before the Committee must be heard in public unless it is-
 - (a) in the interests of justice; or
 - (b) in the interests of the safety of the petitioner or a witness that, the evidence 35 must be heard behind closed doors.
- (5) The administrative support service must provide the Chairperson with a list of submitted petitions, which have not been finalised by the Committee for tabling at each meeting of the Committee.

Accountability of Committee

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- 12. (1) The Committee must report to the Legislature as contemplated in section 6(1)(f) and (g).
- (2) A debate on an issue raised in a report of the Committee to the Legislature must take place if more than five members of the Legislature so demand.
- (3) The Legislature may refer any matter contained in a report submitted to the 45 Legislature by the Committee back to the Committee for reconsideration.
 - (4) A member of the Legislature has access to a petition file at any reasonable time.
- (5) The Legislature may whilst the Committee is considering a petition only conduct an interpellation in respect of that petition relating to the process of considering the petition and not in respect of the merits thereof.
- (6) A member of the Legislature may whilst the Committee is considering a petition only put a question in respect of that petition relating to the process of considering the petition and not in respect of the merits thereof.

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Witnesses and material of evidence

- 13. (1) For the purpose of ascertaining a matter relating to the subject of its investigation, the committee may—
 - (a) summon a person to attend a sitting of the Committee, as a witness, in order to give evidence, produce any book, document, object or other material of evidence if the Committee requires it; or
 - (b) subpoena a person to attend a sitting of the Committee, as a witness in order to give evidence, or produce any book, document, object or other material of evidence, before the Committee at a time and place specified in the subpoena.
 - (2) A subpoena contemplated in subsection (2) must—
 - (a) be signed and issued by the Chairperson;
 - (b) state the matter in respect of which it is issued;
 - (c) stipulate the date, time and venue when the person or a representative of a body must appear before the Committee;
 - (d) draw the attention of the person to whom the subpoena is addressed to the 15 provisions of subsection (4); and
 - (e) be timeously served on the person to whom the subpoena is addressed by registered mail, by personal delivery or by any other prescribed method.
- (3) A person appearing before the Committee to give oral evidence must before giving that evidence take an oath or make an affirmation, administered by the Chairperson or 20 any other person authorised by him or her to do so, to only speak the truth.
- (4) Any person other than an employee of the Province or a municipal council appearing before the Committee to give oral evidence or to produce any document, object or other material of evidence under a subpoena issued in terms of this section is entitled to the witness fees payable to a witness giving evidence at a criminal trial in a 25 High Court of the Republic.
- (5) A person appearing before the Committee to give oral evidence may be assisted by a representative of their choice.

Retention of materials of evidence

- 14. (1) The Committee must make a copy or reproduction in any format of materials 30 of evidence submitted to it.
- (2) The Committee must retain such copy or reproduction for an indefinite period after conclusion of the consideration of a petition.
- (3) The Administrative support service must include the copy or reproduction contemplated in subsection (1) in the particular petition file.

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Offences

- 15. (1) A person properly subpoenaed in terms of section 13 who without sufficient cause—
 - (a) fails to appear before the Committee at the date and venue stipulated in the subpoena;
 - (b) fails to remain in attendance at the sitting of the Committee until the Chairperson excuses him or her from further attendance;
 - (c) refuses or fails to take an oath or make an affirmation contemplated in section 13(3) when called upon by the Chairperson to do so;
 - (d) refuses or fails to produce any book, document, object or other material of 45 evidence in his or her possession or under his or her control which he or she has been instructed to produce

is guilty of an offence.

- (2) A person properly subpoenaed in terms of section 13 who after having taken an oath or made an affirmation—
 - (a) fails to answer fully or truthfully any question lawfully put to him or her, or
- (b) otherwise knowingly gives false evidence is guilty of an offence.
 - (3) A person-
 - (a) who threatens, obstructs or unduly influences a person properly subpoenaed 55 in terms of section 13 to—
 - (i) refuse or fail to give oral evidence before the Committee;
 - (ii) knowingly give false evidence before the Committee; or

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 (iii) refuse or fail to produce any book, document, object or other material of evidence in his or her possession or under his or her control which he or she has been instructed to produce; 	
(b) properly subpoenaed in terms of section 13 who produces any book, document, object or other material of evidence before the Committee, which he or she knows is false, fabricated, falsified or unlawfully or falsely altered;	5
 (c) who destroys, conceals, falsifies, fabricates or unlawfully or falsely alters any book, document, object or other material of evidence which he or she knows or may be reasonably expected to know may be relevant to a petition being considered or to be considered by the Committee; or (d) who knowingly furnishes the Committee with information or makes a statement before it which is false or misleading is guilty of an offence. 	10
(4) Any person who wilfully obstructs or unduly influences the Committee, any member of the Committee or any member of the administrative support service from doing or not doing anything authorised in terms of this Act is guilty of an offence.	
Penalties	
16. A person convicted of an offence under section 15 is liable to a fine or to imprisonment for a period not exceeding 12 months or to both such fine and imprisonment.	20
Regulations	
17. (1) The Speaker must make regulations in respect of—	
 (a) the process and procedures for the submission of a petition; (b) the registration of a petition and opening of a petition file by the administrative support service; (c) the preliminary investigation of a petition by the administrative support 	25
service; (d) the process and procedures for the submission of an appeal by a petitioner; (e) the process and procedures for the handling of a petition when the Legislature is not in session; and (f) the procedure to deal with conflicts of interest.	30
(2) The Speaker may make regulations in respect of—	
 (a) the rights of a petitioner contemplated in this Act; (b) any duty or function not provided for in subsection (1), which the Committee is required to perform; (c) any duty or function not provided for in subsection (1), which the 	35
administrative support service is required to perform; (d) any time frames to be adhered to during any process or for any procedure contemplated in this Act;	
 (e) the archiving or disposal of a petition file that has been closed; (f) the procedures and process for the issuing and serving of subpoenas for purposes of this Act; 	40
(g) any measures to be taken by the Legislature, the Committee or the Secretary to promote and facilitate participation by the citizens of the Province in the process of government in the Province; or	45
(h) in general, any matter not provided for in this section that may be necessary to prescribe in order to achieve or promote the objects of this Act.	
Repeal of Laws	
18. The Gauteng Petitions Act, 1998 (Act No. 14 of 1998) and the Gauteng Petitions Amendment Act, 1999 (Act No. 5 of 1999) are repealed.	50

Short title and commencement

19. This Act is called the Gauteng Petitions Act, 2002, and comes into operation on a date fixed by the Speaker by proclamation in the *Provincial Gazette*.

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