

Regulations Governing the Natal Joint Municipal Pension Fund

(Superannuation)

REGULATIONS GOVERNING THE NATAL JOINT MUNICIPAL PENSION FUND (SUPERANNUATION)

INDEX

Regulation Number		<u>Page</u>
	CHAPTER I	
	PRELIMINARY PROVISIONS	

1	Definitions	7		
2 (16)	Prob\vision of Chapters II, III and IV not to apply to the local authority of Durban	8		
	CHAPTER II			
	ESTABLISHMENT OF FUND			
3 (16)	Establishment of fund	9		
4 (16)	Obligatory association with fund	9		
5	Preparation, adoption and approval of a scheme			
6	Sources of the fund			
7 (16)	Committee of management			
8	Power of committee to make rules			
9	Power of committee, disputes and indemnification			
10	Power of committee to invest moneys and guarantee of interest			
11	Annual audit			
12	Power of committee or director to recover costs and expenses			
13	Actuarial valuation of the fund	20		
14	Expenses of Management of the fund	21		

	CHAPTER III	
	ADMISSION OF MEMBERS TO THE FUND AND CONTRIBUTIONS TO THE FUND	
Regulation Number		<u>Page</u>
16 (16)	Membership of fund	22
16A (16)	Transfer of membership	25
17	Payment to secure additional continuous service	26
17A (13)	Transfer of operation or service	27
18	Evidence of marriage, age of dependants, etc.	28
19	Contributions by members	28
20	How contributions by members are to be paid	29
21	Contributions by local authorities	29
22	Contributions whilst on leave	30
23	How reduction in pensionable emoluments or hours of duty to be treated	31
	CHAPTER IV	
	PENSIONS AND LUMP SUMS	
24	Retiring benefit	32
24A	Memorandum account	33
24B	Bonuse Service	36
25	Conversion of lump sum into pension	37
26	Retirement at pension age or earlier	37
27	Retirement owing to ill-health	38

Regulation Number			
28	Retirement owing to reorganization, etc	39	
29	Retirement owing to ill-health, reorganization, etc.	41	
30	Commutation of certain pensions	41	
31	Voluntary retirement or leaving service of local authority in circumstances not elsewhere provided for		
33	Member rejoining service of same or another local authority	43	
34	Dismissal and other forms of termination of service	43	
35	Death	44	
36	Recalculation of certain pensions	49	
37	Bonus additions to pensions	51	
<i>37A</i>	Annual bonus to pensions		
38	Pensions, etc, not assignable or executable	51	
39	How pensions affected by insolvency, etc.	51	
40	How pensions affected by conviction for crime	52	
41	Deductions from benefit of debt due to local authority	52	
42	Unclaimed benefits	53	
42A	Delayed payment of benefits	53	
43	Local authority may make special grants	53	
44	Effect of Regulations on other laws	54	

	CHAPTER V			
	MISCELLANEOUS			
Regulation Number		<u>Page</u>		
45	Application of Chapter V	55		
46	Local authority with separate fund becoming associated with the fund	55		
47	Transfer of employee from one local authority to another	56		
48	Interchange of employee between local authorities	59		
49	Employee seconded to another local authority			
49A	Transfer of operation or service			
49B	Closure of operation or service			
49C	Employees of fund on 31 August 1994			
49D (16)	Winding-up of local authorities			
49E (16)	Termination of fund	62		
	CHAPTER VI			
50 to 66	SPECIAL CONDITIONS APPLICABLE TO PERSONS WHO WERE MEMBERS OR PENSIONERS OF, OR WIDOWS OR CHILDREN IN RECEIPT OF PENSIONS FROM, THE PIETERMARITZBURG SUPERANNUATION FUND ON 31 MARCH 1980	63 to 65		

ALL RED NUMBERS IN BRACKETS **AMENDMENTS TO THE REGULATIONS**

P.N. = Provincial Notice 276 = Provincial Notice Number 1986 = Year of Notice

AMENDMENTS TO THE REGULATIONS

(1)	P.N. 194/1985 dated 30.05.1985 effective from 18.07.1984
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(11)	P.N. 74/1993 dated 25.03.1993 effective from 01.04.1993
(12)	P.N. 13/1994 dated 03.02.1994 effective from 28.01.1994
(13)	P.N. 123/1994 dated 01.09.1994 effective from 01.04.1994
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(17)	P.N. 136/1996 dated 04.04.1996 effective from 04.04.1996
(18)	P.N. 411/1996 dated 31.10.1996 effective from 04.04.1996
(19)	P.N. 178/1997 dated 29.05.1997 effective from 01.04.1997
(20)	P.N. 124/1998 dated 09.04.1998 effective from 01.04.1997
(21)	P.N. 139/1998 dated 30.04.1998 effective from 01.04.1998
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(22)	P.N. 80/1999 dated 01.04.1999 effective from 01.04.1999
(23)	P.N. 299/1999 dated 11.11.1999 effective from 01.08.1999
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(25)	P.N. 168/2000 dated 08.06.2000 effective from 01.04.2000
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(27)	P.N. 259/2001 dated 06.07.2001 effective from 01.07.2001
(28)	P.N. 225/2002 dated 20.06.2002 effective from 01.07.2002
(29)	P.N. 229/2002 dated 20.06.2002 effective from 01.07.2002
(30)	P.N. 1137/2003 dated 18.11.2003 effective from 01.07.2003
(31)	P.N. 1/2005 dated 06.01.2005 effective from 01.04.2004
(32)	P.N. 96/2009 dated 11.11.2008 effective from 27.11.2008
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(34)	P.N. 1137/2003 dated 22.10.2003 effective from 01.07.2003
(35)	P.N. 863/2004 dated 01.07.2004 effective from 1.04.02 or
(36)	P.N. 902/2004 dated 01.07.2004 effective from 01.07.2004
(37)	P.N. 3/2005 dated 09.12.2004 effective from 01.07.2004
(38)	P.N. 96/2009 dated 27.11.2008 effective 01.11.2008

REGULATIONS GOVERNING THE NATAL JOINT MUNICIPAL PENSION FUND (SUPERANNUATION)

CHAPTER 1

PRELIMINARY PROVISIONS

Definitions

In these Regulations, unless the context otherwise indicates, words defined in the (16) 1. Act and not in these Regulations bear the meanings assigned to them in the Act, and (i) "Act" means the Pension Funds Act, 1956 (Act No. 24 of 1956), and the Regulations framed thereunder; "actuary" means a Fellow of an institute, faculty, society or chapter (ii) of actuaries approved by the Minister and appointed by the committee; (16) (17)(iii) (iii) "adjudicator" means the person appointed to the office of the Adjudicator (26) mentioned in section 30C of the Act; "benefit" means any pension granted or other amount due in terms of (3)(16) (iv) these Regulations to a member, pensioner, dependant or other person; (V) "calendar month" means a period extending from the first to the last day, both days inclusive, of any one of the twelve named months of the year; **"Class A female member"** shall mean a female member who became a (3) (VA) member on or after 1 April 1988 and a female member who was a member on 31 March 1988 and who elected irrevocably, in writing delivered to the committee before 30 April 1988, to be a Class A female member; (3) (vB) **"Class B female member"** shall mean a female member who is not a Class A female member:

thereof referred to in Regulation 7;

(vi)

"committee" means the committee of management or a sub- committee

- (vii) "continuous service" means the last unbroken period of service of a member with any local authority or local authorities and, in respect of a member contribution to the Fund at the date of the commencement of these Regulations, his period of continuous service prior to such date shall be the period as determined under the provisions of the Local Government Superannuation Ordinance, 1939 (Ordinance No.12 of 1939) and the Local Government Superannuation Ordinance, 1966 (Ordinance No. 25 of 1966): provided that -
 - (a) the following shall not constitute a break in service for the purpose of determining the last unbroken period of service -
 - (i) authorised leave of absence;
 - (ii) a break in service regarded as leave without pay or otherwise condoned by the committee on the recommendation of the local authority concerned;
 - (iii) a period of suspension followed by reinstatement in the same or another office or post; or
 - (iv) a break in service whilst transferring from one local authority to another local authority if condoned by the committee;
 - (b) any period in respect of which a member has not paid contributions shall not be taken into account in calculating the period of his continuous service; and
 - (c) the period of continuous service shall be calculated by the year and month and a fraction of a month shall be disregarded; and
 - (d) if a member dies in the service or retires on pension and has a period of employment in a part-time capacity included in his service, only two-thirds of the period of such employment, shall be reckoned as continuous service in calculating any pension payable.

	(viii)	"contributions", when applied to the payments made or to be made by a member, shall be calculated as if he had completed payment of his arrear contributions in terms of Regulation 19(3);
(16)	(viiiA)	"date of association" means the date from which the local authority becomes associated with the Fund;
(16)	(viiiB)	"date of commencement" means the operative date of the amendments to these Regulations consequent upon the simultaneous establishment of the Provident Fund;
(27)	(viiiC)	"date of establishment" means the date of establishment of a municipality in terms of the Municipal Structures Act;
(16)(30)	(ix)	"dependant" means, in relation to a member a dependant as defined in section 1 of the Pension Funds Act, 1956 (Act No. 24 of 1956).
<i>(5)</i>		
(5)		
(21)		

(16)

- (ixA) "director" shall mean the person appointed as such by the committee and such person shall also be the principal officer as defined in section 1 of the Act;
- (x) "eligible child" means the child of a member or pensioner, and shall include a posthumous child, a stepchild, an illegitimate child, and an adopted child, on proof of the facts in each case satisfactory to the committee: provided the child has not been married and -

- (a) (i) is under the age of 18 years; or
 - (ii) is under the age of 26 years and is, in the discretion of the Committee, receiving full-time education; or
 - (iii) is on national service; or
 - (iv) is, in the opinion of the committee, permanently incapacitated by reason of physical or mental infirmity from supporting himself; and
- (b) if the child of a pensioner, was a child as specified above when the pensioner retired or was born of a marriage subsisting when he retired;

provided further that a child who is on national service shall not be included in the number of eligible children in respect of whom an annuity is calculated from time to time;

(3)(30) (xA) "eligible spouse" means a person who, at the date of the member's or pensioner's death, was either-

(a) the spouse of the member of the pensioner in a marriage recognised as

such under the civil law of the Republic of South Africa; or

- (b) the member's or pensioner's partner -
 - (i) in a union according to customary law or in a union recognised as a marriage under any religion; or
 - (ii) in a relationship where the partners, who may be persons of the same or the opposite sex, have cohabited for such period as the Committee in their discretion may accept as evidence of a permanent relationship and have shared a reciprocal duty of support: Provided that
 - (aa) such person, in the case of a pensioner, was a person as contemplated in regulation 2(a) when he or she became a pensioner;
 - (bb) the member or pensioner has notified the fund of the existence of such eligible spouse prior to the date upon which a benefit becomes due from the Fund; and
 - (cc) the Committee may direct that more than one person may be regarded as an eligible spouse. In such case, the total benefits payable to such persons shall be equal to the benefit which would have been payable to one eligible spouse.

(17)	(xi)
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- (16) "employee" means a person who is in the service of a local authority, and who -
 - (a) is employed in a full-time capacity in the said service; and

- (b) has attained the age of seventeen years, but had not at the time of joining the said service reached an age eight years less than the pension age; **provided that** -
 - (i) any person who is employed by a local authority and whose services will be terminated on completion of the purpose for which he is employed within a maximum period of three years may be deemed by the local authority not to be an employee;
 - (ii) a person joining the service of a local authority after having reached an age eight years less than the pension age may elect, with the consent of the employing local authority, to be regarded as an employee;
 - (iii) a married woman who was an employee on the 20th August 1964, and has not subsequently elected to become a member of the Fund shall not be regarded as an employee;

(17) (iv)

- (v) subject to the approval of the committee, a person joining the service of a local authority in a part-time capacity may elect, with the consent of the employing local authority, to be regarded as an employee;
- (xiii) "final average emoluments" means with effect from 1 April 1988, the annual average of a member's pensionable emoluments over the last twelve months of his continuous service, or over the whole of his continuous service if such service is less than twelve months:
- (16) (xiv) "Fund" means the Natal Joint Municipal Pension Fund (Superannuation) established in terms of Regulation 3;
 - (xv) "General Committee" means the general committee referred to in Regulation 7(1);
- (16)(27)(29) (xvi) "KZN Municipal Pension Fund" means the KZN Municipal Pension Fund established for the benefit of municipal employees and registered as such in terms of the Act:

	(xvii)	"member" means a person (not being a local authority), who is a contributor to the Fund;
(28)		"minimum individual reserve" means, in relstion to each member, the amount determined in accordance with section 14B(2) of the Pension Funds Act, 1956;
(16)	(xviiA)	"Minister" means the Member of the Executive Council for the Province of KwaZulu-Natal responsible for local government and housing;
(27)(28)	(xviiAA)	"municipal council" means where appropriate according to the context in which the expression occurs -
		(a) a municipal council as defined in section 1 of the Municipal Structures Act;
		(b) a municipality;
		(c) the management body of uMsekeli appointed in terms of section 2(2) of the uMsekeli Municipal Support Services Ordinance, 1941 (Ordinance No. 20 of 1941), as amended;
		(d) uMsekeli; or
		(e) a municipal entity as defined in section 1 of the Local Government : Municipal Systems Act, 2000 (Act No. 32 of 2000)
		and any reference in the Regulations to a local authority shall be deemed to be a reference to the appropriate meaning of "municipal council";
(27)	(xviiAB)	"municipal manager" means a municipal manager or acting municipal manager appointed in terms of the Municipal Structures Act, and includes the chief executive officer of uMsekeli;
(27)	(xviiAC)	"municipality" means a municipality, established in terms of the Municipal Structures Act and includes uMsekeli;
(27)	(xviiAD)	"Municipal Structures Act" means the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998);

(16)	(xviiB)	"municipal year" means the period commencing on 1 July in any year and terminating on 30 June in the following year or such other period as may be determined by the Minister from time to time;
	(xviii)	"month" means a period extending from a day in one calendar month to the day preceding the day corresponding numerically to that day in the following calendar month, both days inclusive;
(16)	(xviiiA)	"national service" shall mean initial training in the Citizen Force or the South African Police Force as a result of an allotment in terms of section 67 of the Defence Act, 1957 (Act No. 44 of 1957);
(16)	(xix)	"part-time capacity" means employment for an agreed proportion of not less than one-half but less than four-fifths of the normal working hours, or such other proportions as may be decided from time to time by the committee;
(16)	(xx)	"pension" means the annual sum payable to a pensioner, an eligible spouse, an eligible child, or a dependent parent in terms of these Regulations;
(16)	(xxi)	"pensionable emoluments" means, subject to the provisions of these Regulations, the emoluments on which contributions shall be paid, and shall include -

- (a) salaries or wages;
- (b) cost of living allowance, long service allowance and any other allowance approved by the Committee for inclusion in the members' pensionable emoluments;
- (c) (i) any allowance granted in lieu of the provision of free quarters; or
 - (ii) one-sixth of the amounts referred to in paragraphs (a) and (b) whenever, as a portion of the member's emoluments, occupation of quarters, whether belonging to the local authority or not, is allowed rent free,

but shall not include -

- (d) any special remuneration which may be received for performing special duties or while acting in an office, whether permanently or temporarily vacant;
- (e) any locomotion or subsistence allowance;
- (f) any fees, honoraria or bonuses of any kind;
- (g) any overtime payment; or
- (h) any other allowance not herein specified: **provided that** if a member dies in the service or retires on
 pension and has a period of employment in a part-time
 capacity included in his continuous service, then, in
 calculating his final average emoluments his
 pensionable emoluments during such service shall be
 increased by fifty per cent;

"provided further that should at any time the pensionable emoluments of a member including a section 57 contract employee, increase in excess of that assumed by the actuary from time to time for valuation purposes in terms of Regulation 13, then the committee on the advice of the actuary, may direct that the local authority employing such member pay an adjusted contribution or lump sum as determined by the actuary in terms of regulation 21 to the Fund ".

(28)

(32)

	(xxii)	"pension age" means -
(3)	(a)	the age of 60 years for a female member who was a member on 31 July 1978, who did not elect before 31 August 1978 to change her pension age to 65 years and who did not elect to become a Class A member, and
	(b)	the age of 65 years for any other member;
(16)	(xxiii)	"pensioner" means a retired member in receipt of a pension;
(11)(16)	(xxiiiA)	"prime rate" means the lending rate as applied from time to time by the Fund's bankers to the current account of the Fund;
(16)	(xxiiiB)	"provident fund" means the KwaZulu-Natal Joint Municipal Provident Fund;
(16)	(xxiiiC)	"Registrar" means the Registrar of Pension Funds as defined in the Pension Funds Act, 1956 (Act No. 24 of 1956);
(16)	(xxiiiD)	"Retirement Fund" means the Natal Joint Municipal Pension Fund (Retirement);
(17)	(xxiv)	runa (Retirement),
	(xxv)	"salary" or "wages" means the annual, monthly or daily pay, including the remuneration for piece-work, exclusive of all allowances, and shall not include payment for overtime or any bonus;
(17)	(xxvi)	DOITUS,
(29)	(xxvii)	"Superannuation fund" means a superannuation or pension fund established by a local authority and shall include a fund or scheme of a municipal council ensuring benefits to its employees upon retirement, and further includes the Fund and the KZN Municipal Pension Fund;
(28)		"Surplus Apportionment Date" means 31st March 2002
(3)	(xxviii)	"The Ordinance" means the Local Government Superannuation Ordinance, 1973 (Ordinance No. 24 of 1973) and any word or expression defined in the Ordinance or to which a meaning has been assigned therein shall, when used in these regulations, have the meaning so defined or assigned.

(27)

(XXVIX)

"uMsekeli" means the body constituted in terms of the uMsekeli Municipal Support Services Ordinance, 1941 (Ordinance No. 20 of 1941) as amended.

Provision of Chapters II, III and IV not to apply to the local authority of Durban

(16)(27)

2. The provisions of these Regulations shall not apply to that portion of the Durban Metropolitan Municipality formerly constituted as the North Central and South Central Local Councils in terms of the Local Government Transition Act, 1993 (Act No. 209 of 1993) whose employees are members of the Durban Pension Fund unless the municipal council of that municipality makes application to that end in terms of Regulation 46.

CHAPTER II

(16)	ESTABLISHMENT OF FUND									
(16)		Establishment of fund								
(16)(18)	3.	There is hereby established a pension fund to be known as the Natal Joint Municipal Pension Fund (Superannuation).								
(16)		Obligatory association with the fund								
(16)(27)	4.	Every municipal council shall, subject to Regulation 2, be associated with the Fund from the date of establishment and every future municipal council shall be associated with the Fund within six months from date of becoming a municipal council.								
(16)			Prepa	aration, adoption and approval of a scheme						
(16)	5.	(1)	Each local authority not associated with the Fund at the date of commencement shall prepare a scheme which shall provide -							
			(a)	the date from which its association with the Fund is to commence: Provided that such date shall not be later than the dates contemplated in Regulation 4;						
			(b)	that subject to the provisions of Regulation 16(3) all employees shall become members of the Fund as from the date of association.						
		(2)		scheme, after adoption at a statutory meeting of the local authority, shall re the approval of the committee.						
				Sources of the fund						
	6.	The Fund shall consist of -								
		(a)		ibutions and interest paid into the Fund in accordance with the relevant sions of these Regulations;						
		(b)	incon	ne derived from the investment of any moneys of the Fund;						
		(c)	anv c	ther sums or assets to which the Fund may become entitled.						

Committee of management

(16) (24)(6)7. (1) (A) A general committee shall be constituted in accordance with the rules made in terms of Regulation 8. A committee of management in which shall be vested the management and direction of the Fund shall be elected annually in accordance with Rules 5A and 7 of the Rules for the Management and Administration of the Natal Joint Municipal Pension Fund (Superannuation), the Natal Joint Municipal Pension Fund (Retirement) and the KwaZulu-Natal Joint Municipal Provident Fund. (2) (17) (17) (3) (17) (4) Power of committee to make rules (16) 8. (1)Subject to the approval of the Minister, and a report from an actuary where (16)any rule is in the opinion of the Minister likely to affect the financial position of the fund, the general committee may make rules, not inconsistent with the provisions of these Regulations, as to -(a) the number of members of any committee; the method of appointment of a chairman of any committee; (b) the mode and time of appointing and electing members of any (c) committee:

(d)

(e)

any committee;

the management, administration and transaction of any business of (f)the Fund;

the quorum necessary for the transaction of business at a meeting of

the method of appointment of a sub-committee of any committee;

any matter which it considers necessary or expedient in order that the (g)purposes of these Regulations may be achieved.

- (2) The Rules made by any committee under any law repealed by the Ordinance and in force immediately prior to the coming into operation of these Regulations shall, notwithstanding such repeal remain of force and effect, save in so far as they may be inconsistent with or repugnant to any provisions of these Regulations, until amended or revoked under these Regulations.
- (3) If any rule be **ultra vires** the law under which it was made, it shall nevertheless be of force and effect, if it is not inconsistent with or repugnant to the provisions of these Regulations, until it is rescinded, superseded or amended by a new rule made under these Regulations.

Powers of committee, disputes and indemnification

- 9. (1) Subject to the provisions of these Regulations the committee shall have the following powers;
 - (a) to decide whether any person is qualified to be a member of the Fund;
 - (b) to determine the method whereby the annual pensionable emoluments of hourly paid, daily paid and other workers shall be calculated and to give such directions in connection therewith as it may deem fit;
 - (c) to settle all questions not otherwise in these Regulations provided for in respect of contributions;
 - (d) to decide upon the periods of service in respect of which contributions may be made, or which may be included for pension purposes;
 - (e) to adjust and decide upon all claims made upon the Fund;
 - (f) to authorise the payment of claims made upon the Fund;
 - (g) to authorise the payment of all pensions;
 - (h) to open banking accounts and operate thereon in the customary manner;
 - (i) to obtain bank overdraft facilities;
 - (j) to institute and defend legal proceedings of every kind in any court of law;
 - (k) to perform any act relating to any registration in any deeds office;

- (I) to buy in any property mortgaged to the Fund and to lease, maintain, control, sell, dispose of or otherwise turn to account the said property;
- (m) to prescribe the terms and conditions of service of employees of the Fund and to engage professional or other assistance for such Fund;
- (n) to acquire and maintain premises for its own use and to let any part of such premises as are not so required;
- (o) to accept any property on behalf of the Fund by way of donation or bequest;
- (p) to incur in its discretion reasonable entertainment expenses in respect of the Fund;
- (q) to subscribe to any association of municipal or other pension funds having for its object the improvement and promotion of matters of common or mutual interest to such funds and their members;
- (r) to do all such things as are, in the opinion of the committee, incidental or conducive to the proper management, administration and promotion of the Fund, and to the attainment of the objects of the Ordinance and these Regulations;
- (s) to award and pay to ex-employees of the Fund who qualify for pension from the Fund a supplementary (pension) amount as a cost of living allowance, such award being in the sole discretion of the management committee and subject to a minimum monthly payment of R37,00 in respect of married White pensioners and R18,50 in respect of single White pensioners, **provided that** such awards may, in the discretion of the Committee, be paid with retrospective effect from 1 January 1977, where pensioners received a pension from the Fund on that date;
- (t) to furnish guarantees or grant loans pursuant to such guarantees, in accordance with the provisions of section 19(5), read with section 37D of the Act, to any bank or financial institution registered as such under the Banks Act No. 94 of 1990 or the Mutual Banks Act No. 124 of 1993 upon such terms and conditions as the Committee may deem fit, including the renunciation of the benefits of excussion and division.

(23)

- (16)
- (2) Any dispute which may arise in regard to claims or interpretation under these Regulations shall be decided by the committee: **Provided that** if any party to such dispute is dissatisfied with the decision, the committee shall, at the request of such party, refer the dispute to the Adjudicator for decision. Any decision of the Adjudicator may be made with retrospective effect.
- (26)

(3) The committee and all officials of the Fund shall be indemnified by the Fund against all proceedings, costs and expenses incurred by reason of any claim in connection with the Fund, not arising from their negligence, dishonesty or fraud.

Power of committee to invest moneys and guarantee of interest

- (1) Subject to the provisions of section 19 of the Act, the committee may in its discretion invest any moneys not required to meet the current charges upon the Fund in any of the following ways:
 - (a) In the Post Office Savings Bank, or in the savings bank of any bank or institution which is governed by the laws of the Republic of South Africa, or on fixed deposit or at call with any such bank or institution or with any local authority in the Republic.
 - (b) In deposits with or in the shares of societies registered under the Building Societies Act, 1965 (Act No. 24 of 1965).
 - (c) In Treasury Bills, National Savings Certificates or Savings Bank Certificates issued by or on behalf of the Government of the Republic, or in stocks, securities or funds issued or guaranteed by the Government of the Republic.
 - (d) In stocks, funds, debentures and shares of, or in loans to any provincial administration, local authority or public body in the Republic authorised by law to borrow money.
 - (e) On first mortgage upon first class immovable property in the Republic, the amount of the mortgage in any case not to exceed 75 per cent of the value of such immovable property as assessed to the satisfaction of the committee at the date of the advance.
 - (f) In participation mortgage bonds under any registered participation mortgage bond scheme as provided for in the Participation Mortgage Bonds Act, 1964 (Act No. 48 of 1964).
 - (g) In the purchase of immovable property, including the purchase of land and the erection of buildings thereon for the purpose of Regulation 9(1)(n).

(16)

- (h) In debentures, preference shares, unsecured notes, ordinary shares or similar forms of investment, where such form of investment has first been approved by the Minister.
- (i) In units of any company registered under the Unit Trusts Control Act, 1947 (Act No. 18 of 1947).

(16)

(j) In such other security or securities as may be approved, individually or as a class, by the Minister.

(1)(16)

(k) With the prior approval of the Minister and subject to such terms and conditions as he may generally or specifically approve, in deposit administration policies issued by a registered insurer as defined in section 1 of the Insurance Act, 1943 (Act 27 of 1943):

(21)

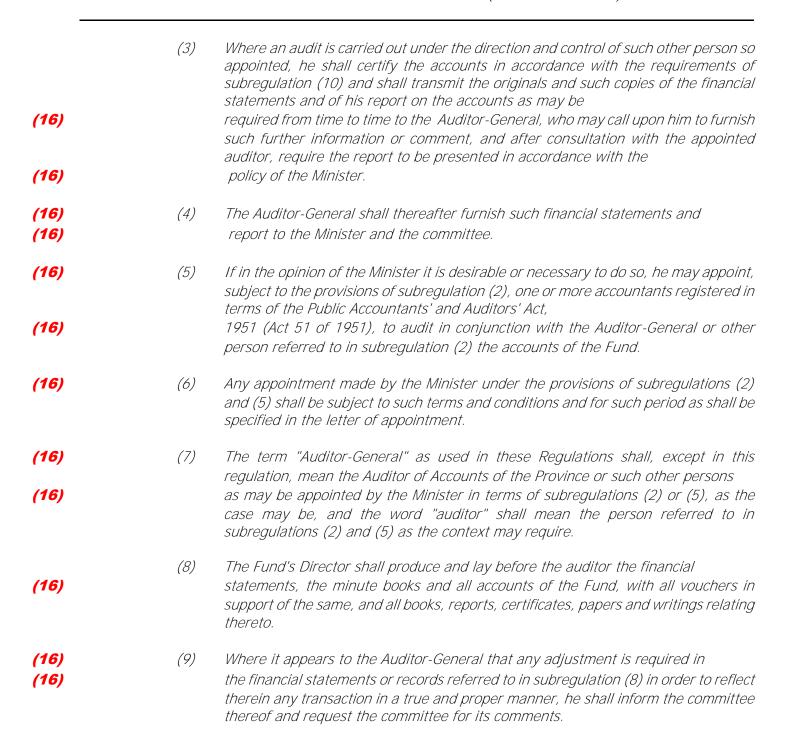
Provided that the Committee may delegate its powers to make investments of any nature to a financial institution as defined in the Financial Institutions (Investment of Funds) Act, 1984 or to a person approved in terms of section 4(1)(f) of the Stock Exchanges Control Act, 1985 (Act No. 1 of 1985), and may defray expenses incurred as a result of such delegation out of the moneys of the Fund.

(2) This Regulation shall not apply to any moneys invested at the date of the coming into operation of these Regulations until such moneys become available for reinvestment.

(28)

Annual audit

- (16) The committee shall cause the books and accounts of the Fund to be balanced as at the thirty-first day of March in each year and financial statements, prepared for audit.
 - (2) The audit of the accounts and records shall be carried out under the direction and control of the Auditor-General or any other person, subject to the provisions of section 22 of the Public Accountant's and Auditors' Act 1951 (Act 51 of 1951), whom from time to time the Minister may appoint to carry out such audit under the control of the Auditor-General.
- (16)
- (16) (16)



(16)	After consideration of such comments the Auditor-General may make such order as to adjustments as he may deem desirable and thereupon the committee shall, through the Director, give effect thereto; provided ,
(16)	however, that before doing so, the committee may refer the matter to the Minister, whose decision shall be final.

(16)	(10)	The auditor shall, not less than once in every year, audit and examine the financial statements, and shall certify whether or not -		
		a) the accounts of the Fund are in order;		
		the accounts present a true and correct view of the financial position of the Fund and of its transactions;	F	
		that all items of revenue and expenditure and all known liabilities and assets have been brought to account;		
		d) all his requirements and recommendations, as auditor, have been complied with and carried out.		
(16)	(11)	The auditor, when certifying as provided in subregulation (10), shall at the same time furnish to the Minister and the committee a report as to any matters of importance or interest arising out of the audit of accounts.		
(16) (16)	(12)	Within forty-five days after receipt thereof, or such extended period as the Minister may approve, the committee shall consider the auditor's certificate and report, together with the financial statements. If the auditor has reported any irregularities the committee shall decide what action shall be taken in regard to such irregularities.		
(16)	(13)	The committee shall, within twenty-one days of the meeting held in terms of subregulation (12) submit to the Minister a statement of the action which it proposes to take in regard to any irregularities revealed in the		
(16)		uditor's report. The Minister may, after considering such statement, require t ommittee to provide explanation of any matter contained in the Auditor's repo		
(16) (16) (16)	(14)	The Auditor-General shall prepare and submit annually to the Minister, a igned report on the financial aspects of the Fund which the Minister hall present to the Provincial Parliament.		
	(15)	or the purpose of any audit under these regulations the auditor may ear and examine witnesses upon oath and by summons under his hand equire such persons as he may think fit to appear before him at a time		

and place to be stated in the summons and to produce all such books and

papers and reports as may be necessary for the audit.

- (16) Any person who shall without lawful excuse refuse or neglect to attend in obedience to such summons or to be sworn or examined, or to produce any such book, paper or report or to answer such questions as are put to him to the best of his knowledge, shall be guilty of an offence and liable on conviction to a fine not exceeding fifty rand for every such offence or imprisonment as provided for in section 287 of the Criminal Procedure Act, No. 51 of 1977. A conviction under this regulation shall not be deemed to excuse the person convicted from the obligation to do any act or thing required of him or from being again liable to be convicted for any further or repeated commission of the act or offence.
- (17) The above references to oaths include any form of declaration allowed by law to be administered to witnesses.
- (18) (1) Where at any time the auditor is of the opinion that -
 - (a) any payment or exemption was made without due authority according to law or a charge has been improperly incurred or a payment or charge is not duly vouched;
 - (b) any deficiency has occurred in collecting, accounting for, receiving, issuing or preserving any money or other property of or under the control of the committee;
 - (c) the failure to carry out a specific duty has caused damage or loss to the Fund -

then, if a proper explanation is not furnished within a period specified by him, he may disallow the amount as assessed by him of any money improperly paid or charge improperly incurred, or payment or charge not duly vouched or deficiency or damage or loss as aforesaid, such amount being hereinafter referred to as a disallowance.

(19) If the committee is dissatisfied with a disallowance by the auditor it may make application to the Minister for relief therefrom, and if the Minister is satisfied that in all the circumstances relief should be granted, he may grant relief in whole or in part as he may deem fit and the disallowance shall be removed or reduced accordingly.

(16)

(16) (16)	(20)	Where, within a period to be specified by the Auditor General, no relief has been obtained in terms of subregulation (19) and no disallowance has been recovered in terms of subregulation (24) and the Auditor-General is of the opinion that any member of the committee or employee of the Fund is personally responsible because of his negligence or misconduct for making good to the Fund the disallowance or part thereof, he may, subject to the provisions of subregulation (23), surcharge such member of the committee or employee of the Fund with the amount requiring adjustment and shall thereupon report such surcharge and all necessary particulars to the Minister and to the committee.
(16)	(21)	Where the Auditor-General is of the opinion that more than one person is responsible for the whole or any part of a disallowance not adjusted as aforesaid, he may, subject to the provisions of subregulation (23) surcharge pro rata such of the persons responsible and shall thereupon report the
(16)		surcharge and all necessary particulars to the Minister and to the committee.
(16)	(22)	(a) Should any person surcharged by the Auditor-General feel aggrieved, he may within one month from the date of the surcharge or such longer
(16) (16)		period as the Minister may in any particular case allow, appeal against he surcharge to the Minister.
(16) (16)		(b) Any such appeal shall be forwarded through the committee which shall as soon as possible forward the appeal to the Minister together with its recommendations thereon, and the Minister, after the due enquiry, may relieve the appellant either wholly or partially of the amount surcharged or may sue or direct the committee to sue him in any court of competent jurisdiction for the recovery of any amount in respect of which relief is not granted, and the committee, if so directed, shall sue such person according to law. Any such suit may be brought on behalf
(16)		of the Minister by the Provincial Secretary, and he shall be paid by the committee his reasonable costs and expenses incurred in such proceedings.
(16)		(c) In addition to any action that the Minister may take or direct the committee to take in terms of paragraph (b), he may, if he is satisfied that the surcharge was attributable to the negligence or misconduct of any employee of the Fund, order the committee to take disciplinary action against that officer in terms of the conditions of service and the committee shall upon such direction forthwith give effect thereto which it shall have power to do and shall report the result thereof to the
(16)		Minister.

- (16)
- (16)
- (16)

- (d) Any person against whom a surcharge has been raised, may apply to any court of competent jurisdiction within a period of one month after he has been notified in writing by the Auditor-General of the surcharge, or of the decision of the Minister in terms of subregulation (22)(a), or within such further period as the court may allow, for an order setting aside or reducing the surcharge, and such court may on such application, if not satisfied by the Auditor-General on the merits of the case that the surcharge was rightly imposed, or that the amount thereof is correct, make an order setting aside the surcharge or reducing it, as the case may be.
- (e) The amount of any surcharge not appealed against as herein provided, or if appealed against, the amount in respect of which relief is not granted, shall be a debt due to the fund from the person against whom the surcharge was made.
- (23) If any member of the committee or employee of the fund liable to a surcharge ceases to be a member of the committee or employee of the Fund as the case may be, he shall be discharged from such liability and surcharge unless the surcharge is made before the expiry of three years from the date on which he ceased to be member of the committee or employee of the Fund.

(16)

(24) Every disallowance raised by the auditor or surcharge raised by the Auditor-General in terms of these regulations, shall be recovered by the committee unless relief has been granted in terms of subregulations (19) and (22). Nothing herein contained shall prevent the committee from taking proceedings for the recovery of any disallowance or surcharge by way of action or any other competent procedure in any court of competent jurisdiction.

Any disallowance or surcharge may at any time, before the Minister or the court has decided in regard thereto, be wholly or partially withdrawn by the auditor in the case of disallowances, or the Auditor-General in the case of

surcharges, if the proper vouchers or information or an explanation showing that the disallowance or surcharge should be so withdrawn, are supplied to the auditor or the Auditor-General, as the case may be, and the Minister or

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- (26) (i) Any amount included in the charges in the accounts of the Fund which has been disallowed by the auditor or surcharged by the Auditor-General shall be held in suspense in the accounts pending adjustment in terms of these regulations.

the court and the committee advised of such withdrawal.

(16)

- Any disallowance or surcharge not in respect of a charge in the (ii) accounts shall be introduced into the accounts and be held in suspense therein pending adjustment in terms of these regulations.
- (27)For the purpose of this regulation the persons making or authorising an illegal payment shall include all members of the committee or the members of any subcommittee who were present at the time when the resolution authorising such payment was carried and who notwithstanding that such irregularity was pointed out to them, did not cast their votes against that resolution and cause such votes to be recorded in the minutes.
- (28)The committee shall, in respect of the service rendered by the auditor, pay to the Auditor-General yearly within three months from the date of the auditor's signing his yearly certificate, such sum as the Auditor-General may from time to time determine, in consultation with the committee, **provided that** any service of an accounting or non-auditing nature performed by the auditor for the committee at its request, shall not be regarded as part of the service rendered by the auditor as aforementioned and the actual cost thereof, as calculated by the auditor, shall be paid by the committee to the Auditor-General within the said period of three months.
- (29)It shall be lawful for the committee at any time, upon a resolution being passed at a meeting thereof, to have an examination or audit made of the Fund's Accounts, or any part thereof, by such persons as it may think proper, but this shall not affect the holding of the audit hereinbefore provided for.

Power of committee or director to recover costs and expenses

12. The members of the committee or the director may recover from the Fund any costs and expenses incurred by them as a result of any claim in connection with the Fund not arising from their negligence, fraud or other wilful misconduct.

Actuarial valuation of the fund

13. (1)The Fund shall in terms of the Act be valued by an actuary at intervals not (1)(28) exceeding three years, for the purpose of determining whether it continues to be capable of meeting the benefits and other commitments provided for in (16) these Regulations and such actuary shall submit a report direct to the

committee.

(16) (16)

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(16)(28)	(2)	The valuation referred to in Sub-regulation (1) shall be made in respect of the position as at the expiration of a financial year and the report on such valuation shall be deposited with the Minister and the Registrar as provided for in section 16 of the Act.			
(30)(28)	(3)	If the actuary in such report certifies that there is a deficit, the committee shall submit to the Minister and to the Registrar a scheme, which shall be approved by the actuary subject to the provisions of the Act and the practice of the Registrar, in terms of which the municipalities shall make good the deficit			
(30)(28)			uary in such report certifies that there is a disposable surplus the of subregulation (4) shall apply.		
(16)(28)	(4)	the me eq Ac the	the valuation as at the surplus apportionment date discloses that ere is a disposable surplus, a local authority surplus account and a ember surplus account shall be established. Such surplus shall be uitably apportioned between the stakeholders contemplated in the t, in accordance with a scheme for apportionment to be submitted to be Registrar within eighteen months after the surplus apportionment te, or such date as approved by the Registrar.		
(28)		ар	the valuation after the implementation of the scheme for surplus portionment in terms of subregulation (a) discloses a surplus, such nount shall be credited to the surplus account of the local authority.		
(28)	(5)		There shall be established a local authority surplus account which shall be credited with -		
		(1)	the amount if any, apportioned to the local authority in terms of the surplus apportionment scheme approved by the Registrar in terms of section 15B of the Act;		
		(ii)	any amount which is required to be transferred to such an account in terms of an application made in accordance with section 15F of the Act and approved by the Registrar; and		

(iii)

(b) The amount standing to the credit of the local authority surplus account shall be increased or decreased by the investment return earned by the assets within this account, including any investment income (received and accrued) less an allowance for any tax and if

any amount contemplated in subregualtion (4)(b).

- applicable, part or all of any expenses (paid and accrued) together with capital appreciation, realized or unrealized
- (c) The amount standing to the credit of the local authority surplus account may be used by the local authority at their discretion for any of the purposes set out in section 15E of the Act
- (28)
 6. (a) There shall be established a member surplus account which shall be credited with any amount allocated in terms of section 15B of the Act to be used for the benefit of members in terms of a surplus apportionment scheme approved by the Registrar
 - (b) The amount standing to the credit of the member surplus account shall be increased or decreased by the investment return earned by the assets within this account, including any investment income (received and accrued) less an allowance for any tax and if applicable, part or all or any expenses (paid and accrued) together with capital appreciation, realized and unrealized
 - (c) The amount standing to the credit of the member surplus fund may be used in the manner and for any of the purposes set out in section 15D of the Act.

Expenses of Management of the fund

14. The whole of the expenses in connection with or incidental to the management and administration of the Fund, including the cost of the Audit and Actuarial Investigations, shall be borne by the Fund.

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CHAPTER III

ADMISSION OF MEMBERS TO THE FUND AND CONTRIBUTIONS TO THE FUND

(16)	Membership of fund
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- (16) Subject to the provisions of these Regulations, a member of the Fund immediately prior to the date of commencement shall continue to be a member.
 - (2) (a) A local authority becoming associated with the Fund in accordance with the provisions of Regulations 4 and 5 shall provide -
 - (i) that the continuous service of its employees shall commence as from the date of association or,
 - (ii) that continuous service shall commence from a prior date to be agreed upon, such date being not earlier than the date upon which respective employees entered the service of the local authority.
 - (b) If the method described in paragraph (a) (ii) applies then -
 - (i) an actuary shall calculate the cost of providing for continuous service prior to the date of association;
 - (ii) the local authority may require the employee to bear a part but not exceeding fifty per cent of such cost, in which case the employee's share shall be paid in one lump sum or together with interest at the rate of 5.5% per annum compounded yearly from the date of association in such instalments as shall be determined by the committee;
 - (iii) the share due by the local authority may be paid in one lump sum at the date of association or together with interest at the rate of 5.5% per annum compounded yearly from the date of association by equal instalments of principal and interest over a period not exceeding twenty years.
- (16)(29) (3) An employee of a local authority which becomes associated with the Fund on or after the date of commencement shall elect, in writing, to become a member with effect from the date of association of either -

- (a) the Fund;
- (b) the Retirement Fund;
- (c) the Provident Fund; or
- (d) the KZN Municipal Pension Fund:

Provided that he may elect, in writing, within a period of six months of the date of association, to amend such original election retrospectively to the date of association, but provided further, that such right of election shall not apply to an employee electing to become a member of the KZN Municipal Pension Fund;

- (16) (4) A person who becomes an employee on or after the date of commencement
- (29) shall, subject to his conditions of service, elect, in writing, to become a member of either -
 - (a) the Fund;

(16)

- (b) the Retirement Fund;
- (c) the Provident Fund; or
- (d) the KZN Municipal Pension Fund if the employee is employed by a local authority associated with such Fund in terms of its regulations:

Provided that he may elect, in writing, within a period of six months of the date of becoming an employee, to amend such original election retrospectively to the date of becoming an employee, but provided, further, that such right of election shall not apply to an employee electing to become a member of the KZN Municipal Pension Fund;

- (5) A person who is a member of the Retirement Fund or the Provident Fund, as the case may be, may elect, in writing, to become a member of the Fund in terms of the Regulations of those funds.
- (16) An employee referred to in Sub-regulations (3) or (4) shall produce to the committee within three months of becoming a member -
 - (a) evidence of age satisfactory to the committee and failing such production the age of the member will be as determined by the committee;

(13)

- (b) at the equal cost of the fund and of the local authority such evidence of health as the committee may require, and upon its being satisfied that he is -
 - (i) in a good state of health, he shall be eligible for the benefits granted under these Regulations, or

- (ii) not in a good state of health, it shall notify him in writing that his membership is subject to the restrictions, which may be withdrawn at a later date that -
 - (aa) if he dies in the service of a local authority after less than 10 years' continuous service from an illness which, in the opinion of the committee, is or is the result of the illness or condition that caused it to find that he was not in a good state of health, no pension or lump sum shall be payable in terms of Regulation 35(1), (2), (3), (4) and (12) and instead there shall be granted a lump sum equal to the benefit specified in Regulation 35(6); and
 - (bb) if he leaves the service of a local authority associated with the fund after less than 10 years' continuous service while the restriction referred to in subparagraph (aa) is still in force he shall not be entitled to transfer his pension rights to any other fund, unless with the consent of that Fund, and if this transfer is not affected, he shall be entitled to a benefit in terms of Regulation 31.
- (7) An employee who fails to produce such evidence of health as is required in terms of Sub-regulation (6) of this Regulation shall be deemed to be not in a good state of health for the purpose of that Sub-regulation unless the committee shall otherwise decide.
- (8) Subject to the provisions of Regulation 16A(1), a member may not withdraw from membership while he remains in the service of a local authority which is associated with the Fund.
- (9) When a member ceases to be in the employ of a local authority which is associated with the Fund he shall, subject to the provisions of these Regulations, forthwith cease to be a member.
- (10) If a person becomes a member on transfer from the Retirement Fund or the Provident Fund in terms of Subregulation (5), the following conditions shall apply:

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- (a) For all purposes except those referred to in paragraphs (c), (e) and (f), a period in respect of his membership of the Retirement Fund or the Provident Fund, as the case may be, as determined by the committee acting on the advice of the actuary, shall be included in his continuous service in the Fund.
- (b) His contributions to the Retirement Fund or the Provident Fund, as the case may be, shall be included in his contributions to the Fund.
- (c) For the purpose of calculating his final average emoluments, his pensionable emoluments and continuous service in the Retirement Fund or the Provident Fund, as the case may be, shall be included in his pensionable emoluments and continuous service in the Fund.
- (d) Any restriction on his membership of the Retirement Fund or the Provident Fund, as the case may be, in terms of Regulations corresponding to Subregulations (6) and (7) shall apply mutatis mutandis to his membership of the Fund.
- (e) For the purpose of the qualifying period of continuous service referred to in Subregulation (6)(b)(ii) and Regulations 26(3), 26(4), 27(1), 28(1), 28(3), 29, 31(4), 34(1)(b), 35(5), 35(12), 49A(c), 49B(c), 57(1) and 59, his continuous service in the Retirement Fund or the Provident Fund, as the case may be, shall be included in his continuous service in the Fund.
- (f) For the purposes of Regulation 31(1) or 34(1)(a), his continuous service in the Retirement Fund or the Provident Fund, as the case may be, shall be included in his continuous service in the Fund.

(16) Transfer of membership

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(16) 16A. (1) A member may elect to terminate his membership of the Fund and to become a

member of either the Retirement Fund or the Provident Fund, or the KZN Municipal Pension Fund if the local authority employing such member is associated with that Fund in accordance with its regulations (hereinafter referred to as a "transfer election"), subject to the provisions of Subregulation (2) or (3), as the case may be.

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- (2) If a member is a member referred to in Regulation 16(1) and the transfer election is his first such election, he shall give written notice to the Fund and the following provisions shall apply:
 - (a) If such notice is received on or before 30 June 1996, the operative date of such transfer shall be 1 July 1996.
 - (b) If such notice is received after 30 June 1996, the operative date of such transfer shall be the commencement of the municipal year in the following calendar year.

- (21)
- (3) If the transfer election is not in terms of Subregulation (2), the member shall give twelve months' written notice to the Fund and the operative date of such transfer shall be at least five years after the date of his last becoming a member of the Fund.

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(4) If a member elects to become a member of the Retirement Fund, the Provident Fund or the KZN Municipal Pension Fund in terms of Subregulation (1), an amount equal to his interest in the Fund at the date of transfer of membership, as determined by the committee acting on the advice of the actuary, shall be transferred to the Retirement Fund, the Provident Fund or the KZN Municipal Pension Fund, as the case may be.

Payment to secure additional continuous service

- 17. A person who becomes a member of the Fund may be permitted to purchase from the Fund such additional continuous service on such terms and conditions as the Committee, after consultation with an Actuary, may decide; **provided that** in respect of additional continuous service purchased after 1 April 1984:-
 - (i) the member shall produce, at his own expense, evidence of sound health acceptable to the Committee at the time of making application to purchase additional continuous service; and

(19)

(ii) the additional service so purchased shall not count towards any qualifying period set out in the regulations and in respect of additional continuous service purchased after 1 April 1997 the additional service so purchased shall not be included for the purpose of determining the period of bonus service in regulation 24B;

provided further that, if the Committee finds that such member is not in a sound state of health, it shall notify him in writing that his additional continuous service shall be subject to the restriction that if, within five years from the date of purchase of the additional continuous service:

- (a) he is retired on account of ill-health or dies in the service of a local authority, from an illness which, in the opinion of the Committee, is or is the result of the illness or condition that caused it to find that he was not in a sound state of health, no pension or lump sum shall be payable in terms of these regulations in respect of the additional continuous service purchased and instead there shall be granted a lump sum equal to the amount which he paid plus 4% compound interest from the date of payment to the date of retirement or death; or
- (b) he leaves the service of a local authority associated with the Fund he shall not be entitled to transfer his pension rights in respect of the additional continuous service to any other fund, except with the consent of that fund, and if the transfer is not effected, he shall be entitled to a benefit equal to the amount paid plus 4% compound interest from the date of payment to the date of his leaving the service.

Transfer of operation or service

17A. If any part of the operation or service provided by any person, body or institution is transferred to a local authority, each member employed in that operation or service who becomes a member as a result of that transfer shall, if an amount is transferred from a pension or provident fund established for the benefit of the employees of that person, body or institution to the fund, be credited, on terms and conditions approved by the committee, with a period of continuous service calculated by the actuary with due regard to the particular circumstances in every case, to be equal in value to the amount transferred.

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Evidence of marriage, age of dependants, etc.

- 18. Evidence in respect of the following matters shall be submitted to the committee in such form and at such time as the committee may determine:
 - (a) a member's marriage or re-marriage;
 - (b) the date of birth of a member's wife and eligible children; and
 - (c) any other date or any other matter in respect of which evidence is required by the committee.

Contributions by members

- 19. (1) Subject to the provisions of Sub-regulation (2) every member shall contribute to the Fund the amount of nine and one quarter per cent of his pensionable emoluments.
 - (2) An employee who becomes a member on or after the coming into operation of these Regulations and who shall have had a prior period of service with a local authority, whether associated with the Fund or not, immediately preceding his becoming a member, shall have the right, subject to the approval of the committee, to date his membership back to the date of commencement of such service or to a later date and shall in that event pay contributions for such prior period together with interest at the rate of 5.5% per annum, compounded yearly: provided that the right is exercised within one month after the date on which the first contribution is actually paid, and that all arrear contributions, with interest thereon, shall be paid within two years thereafter or within such further period as may be approved by the committee upon application by the employee.
 - (3) Where payment of arrear contributions is being made by instalments, and the member dies or ceases to contribute to the Fund before he shall have completed such arrear payments, then any benefit from the fund to which he or his dependants or estate are entitled shall be calculated as if he had completed payment of his arrear contributions, and in the case where a pension or lump sum is payable the balance of arrear contributions outstanding, including interest, shall be deducted from such pension or lump sum, and in the case where a pension is payable any amount outstanding shall be deducted from the pension payments, and if death occurs before payment is

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completed the balance outstanding shall be deducted from any payments from the fund to which his dependants or estate are entitled.

(4) A member who remains in the service of a local authority after he has attained the pension age shall continue to contribute to the Fund until the last day of the month in which he attains the pension age.

How contributions by members are to be paid

- 20. (1) The contributions to be paid by a member in terms of Regulation 19(1) shall be a first charge upon the salary or wages payable to such member, and shall be deducted monthly or at shorter intervals by the local authority concerned and paid to the Fund.
- (1) The local authority shall within seven days after the expiration of the period in respect of which the contribution is being paid certify in writing to the Director the amount of the contributions and interest paid by the members to the Fund in the preceding calendar month and shall further supply the Director with such information as the Committee may require for the purpose of these regulations.

Contributions by local authority

(1) 21. (1) A local authority shall pay to the Fund not later than the tenth day of each calendar month:-

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- (a) the contributions and interest paid by the members in the preceding calendar month;
- (b) an amount equal to the following proportion of the contributions paid in terms of Regulation (19)(1) by the members in its service:

From 1 April 1991 to 30 June 1991 1,729 From 1 July 1991 to 30 June 1992 1,838 From 1 July 1992 1,946;

(c) an amount equal to the proportion in paragraph (b) of the contributions and interest paid in terms of regulations 19(2) and 22 by the members in its service;

(d) such surcharge on its contributions in terms of paragraphs (b) and (c) as may be agreed to by the local authorities in general committee on the advice of the actuary in order to provide the whole or part of bonus additions made in terms of Regulation 37; and
 (e) any adjusted contribution or lump sum payable as contemplated in the definition of "pensionable emoluments"

provided that if the member is paying by instalments, the local authority

provided that if the member is paying by instalments, the local authority may make a lump sum payment to the fund in lieu of its instalments and interest.

(2) Whenever a local authority fails to make payment in accordance with the provisions of subregulation (1), it shall pay to the Fund interest on the amount payable at the rate prescribed by the national Minister of Finance in terms of section 13A(7) of the Act from time to time.

Contributions whilst on leave

- 22. (1) When a member is on leave with full pay or with pay less than full pay, he shall continue to contribute on the basis of his full pensionable emoluments.
 - (2) When a member is on leave without pay he may, on application to the committee, be permitted to contribute on the basis of his full pensionable emoluments for the calendar month immediately preceding the commencement of his leave without pay but such application shall be made, and the amount due in respect thereof shall be paid, by the member within one month of his return to duty: **provided that** the member may be permitted by the committee to refund the amount in six or less monthly instalments which may be deducted from the emoluments payable to him.
 - (3) Except as provided for in this Regulation, no contributions shall be collected or be payable in respect of any period of leave without pay.

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How reduction in pensionable emoluments or hours of duty to be treated

- 23. (1) Subject to the provisions of Subregulation (2), if the pensionable emoluments of a member are reduced for any reason other than misconduct, he may elect to contribute to the Fund on the basis of his pensionable emoluments as they were immediately before such reduction took place, in which event his pensionable emoluments, for so long as they are less than they were before such reduction, shall, for all purposes of these Regulations, be his pensionable emoluments as they were immediately before such reduction.
 - (2) If a member leaves the service of a local authority and enters the service of another local authority and his pensionable emoluments in the latter local authority are lower than his pensionable emoluments in the former local authority, the provisions of Subregulation (1) shall apply mutatis mutandis: **provided that** -
 - (a) he did not leave the service of the former local authority on account of misconduct;
 - (b) he entered the service of the latter local authority within twelve months after leaving the service of the former; and
 - (c) the consent of the latter local authority is first obtained.
 - (3) When the ordinary working hours of duty of a section of members have been reduced as a measure of economy, such members shall contribute on the basis of the pensionable emoluments on which they were contributing immediately before the reduction, and for all purposes of these Regulations their pensionable emoluments shall be their pensionable emoluments as they were immediately before such reduction.

				CHAPTER IV	
(16)	BENEFITS, PENSIONS AND LUMP SUMS				
				Retiring benefit	
(20)	24.	(1)	For the purposes of this regulation, "optional retiring date" shall mean the date on which a member attains the age of 60 years.		
(8)					
(20)		(2)	•	benefit payable to a member who retires on or after his ing date shall be based on his final average emoluments and of -	
(7)(16)			(a)	a pension at the rate of 2,2 per centum, and	
(7)(16)			(b)	a lump sum at the rate of 8,25 per centum, for a male member or a Class A female member or 9,9 per centum for a Class B female member,	
(7)(27) (20) (16)		(3)	optional retir	benefit payable to a member who retires before his ing date, shall be based on his final average emoluments sist of a pension and a lump sum at the following rates for each ontinuous service:	

(1)
(10)
(10)(16)
(16)(20)(27)

Period in years from date of retirement to optional retiring date	Pension po	er Centum	Lump Sum ,	per Centum
	Males and Class A Females	Class B Females	Males and Class A Females	Class B Females
0 1 2 3 4 5 6 7 8 9 10	2,20 2,11 2,02 1,93 1,84 1,75 - - -	2,20 2,11 2,02 1,93 1,84 1,75 1,66 1,60 1,54 1,48 1,42	8,25 7,90 7,55 7,20 6,85 6,50 - - - -	9,90 9,40 8,90 8,55 8,20 7,85 7,50 7,15 6,80 6,55 6,10

Where the period is not an exact number of years, allowance shall be made by interpolation for months, part of a month being taken as a complete month.

Memorandum account

(16) (16)

(4)(16)

(4)

- The actuary shall, with effect from the first day of April 1980, maintain a 24A. (1) memorandum account in such a form as will enable him to determine year by year whether there are profits on the share of the Fund which is attributable to the pensions in payment and, if so, the percentage extent to which pensions could be augmented from such profits for the whole balance of the estimated period for which such pensions would be payable by the Fund.
 - (2) The memorandum account shall -
 - (a) be credited with -
 - (i) the capital value, as determined by the actuary, of each pension that becomes payable, and
 - interest on the amount of the said account at a rate of (ii)

(16)

not less than 5,5 percent a year, earned on the total net assets of the Fund during each financial year; and for the purposes hereof the rate during a financial year shall be calculated by the actuary in accordance with the following formula:-

Α

-

В

in which formula -

"A" represents the total investment income, including capital profits and losses and any appreciation or depreciation in the value of the assets, of the Fund during such financial year;

"B" represents the mean of the total net assets of the Fund at the beginning and at the end of such financial year less one half of the aforesaid total investment income;

the total net assets being calculated on a basis consistent with the method used for the last valuation of the Fund in terms of regulation 13, and

- (b) be debited with all payments of pension made.
- (3) The pensions payable shall, with effect from 1 July 1988 and each year thereafter, be increased to the extent of the percentage calculated by the actuary in terms of Subregulation (1); **provided that** -
 - (a) if the percentage calculated in terms of Subregulation (1) is less than three-quarters of the percentage increase in the Consumer Price Index for South Africa (as published by the Department of Statistics) for the twelve months to December of the financial year in respect of which the profits have been determined in accordance with subregulation (1), the pensions shall be increased by three-quarters of such percentage increase in the Consumer Price Index;

(16)

(4)(16)

(16)

(b) if the percentage calculated in terms of Subregulation (1) is greater than three-quarters of the percentage increase in the Consumer Price Index referred to in paragraph (a), the pensions shall be increased by a percentage which shall not exceed (16) the lowest of -(i) the percentage increase in the Consumer Price Index referred to in paragraph (a), or (ii) the mean of the percentage increase calculated in terms of Subregulation (1) and three-quarters of the percentage increase in the Consumer Price Index re- ferred to in paragraph (a), or the percentage increase calculated in terms of subregulation (iii) (1) if any surcharge made in terms of Subregulation (5) during the year for which profits are being determined in accordance with subregulation (1) and one-half of any such surcharge during the preceding year were deducted from the profits; (C) if any pension becomes payable for the first time during the year for (16) which profits are determined in accordance with Subregulation (1), the percentage increase for such pension shall be (16) reduced pro rata to the period during which the pension was not payable, and (16) (d) the reduction in the percentage increase referred to in (16)paragraph (c) shall not apply in the case of a spouse's, child's (16) or parent's pension derived from a pensioner unless the (16) pensioner from whom such spouse's, child's or parent's pension was (16) derived was only granted a pension during the year for which profits are determined in accordance with Subregulation (1), in which event the percentage increase for such pension shall be (16)reduced pro rata to the period during which the pensioner was not in receipt of a pension. (16)(4)(16) (4) The capitalised cost of any further increase in pensions in terms of

local authorities associated with the Fund.

Subregulation (3) (a) shall be calculated and such cost shall be borne by the

(1) (4) (5) The manner in which local authorities shall bear the cost of further increases calculated in terms of Subregulation (4) shall be by means of a percentage surcharge on the contributions payable by the local authority in terms of regulation 21(1)(b). The surcharge shall be estimated by the Actuary and the local authority shall be advised of the estimated percentage surcharge not later than the thirty-first day of March in the year in which such further increases are to be granted.

The estimated surcharge shall become effective in respect of the contributions payable by the local authority from the first day of July of such year for the immediately ensuing twelve months. The Actuary, when he has completed his Analysis of the Operations of the Memorandum Account shall determine the actual percentage surcharge required. If this percentage surcharge is greater than the amount previously estimated, the shortfall shall be accumulated to the first day of July of the following year, and shall be taken into account by the Actuary in determining any subsequent surcharge that is required from that date.

If the actual percentage surcharge required is less than the estimated percentage, the local authority shall continue to contribute at the estimated rate of surcharge until the thirtieth day of June of the following year, and the excess surcharge shall be accumulated in the Memorandum Account and taken into account by the Actuary in

determining any subsequent surcharge that is required; **provided that** if the last valuation by the actuary in terms of regulation 13 disclosed that the Fund had a surplus, a portion of the cost of the further increases up to an amount equal to one percent of the pensionable emoluments of members shall be met from the contributions payable in terms of regulation 21(1)(b) and only the balance of the cost shall be met by a percentage surcharge in terms of this regulation.

(4)

(2)

(7) Bonus service

24B. A member who has had at least twenty years' continuous service who retires from the service or who dies or whose services are terminated in terms of regulation 27 or 28, shall be granted additional continuous service of one year and for every completed five years of continuous service in excess of twenty years, additional continuous service of one year, subject to a maximum period of continuous service, including the additional service, of fifty years.

(16) Conversion of lump sum into pension (16) 25. A member who becomes entitled to a pension and lump sum on retirement shall have the right to elect that the whole or part of the lump sum shall be (16) converted into a pension equal to thirty per cent of the pension to which he (16) was entitled on retirement, if the whole amount of the lump sum is so (16)(16) converted, or a proportionately smaller pension if a lesser portion of the lump sum is so converted. If the lump sum is payable partly by the Fund and partly (16) by the local authority out of its own revenue, and only a portion of the lump sum is converted the portion converted shall be divided between the (16) (16) Fund and the local authority in the same proportions as the total lump sum before conversion. (3) Retirement at pension age or earlier (15) (20) 26. (1)A member shall, subject to the provisions of regulation 26, be deemed to have retired from the service of a local authority on the last day of the month in which he attains the pension age. Upon a member retiring under the provisions of subregulation (1), he shall (2) be granted a retiring benefit calculated as provided in Regulation 24. (3) A member who shall have attained an age seven years earlier than the (20) pension age, and who shall have had at least ten years' continuous service, may be required by the local authority to retire, in which event he shall be granted a retiring benefit calculated as provided in Regulation 24 except that the rates shall be those which apply at his optional retiring date: (16) provided that all payments of pension in terms of Regulation 24 and Regulation 25 made before the date on which the member attains his (16)optional retiring date shall be paid by such local authority out of its own revenue, and that the lump sum shall be paid partly out of the Fund and partly out of the revenue of the local authority in accordance with the tables approved by the committee on the recommendation of the actuary.

(22)

(4) Notwithstanding the provisions of Subregulations (1) to (3), a member who has had at least ten years' continuous service and who has attained an age ten years younger than the pension age, shall have the right to retire on a retiring benefit calculated in terms of Regulation 24: **provided that,** if so required by the local authority, he shall have given three months' written notice of his intention to retire.

(15)(25)

(5) Notwithstanding the provisions of Subregulations (1) to (4), a member who has had at least ten years' continuous service and who has not attained an age ten years less than the pension age may make application to the local authority for permission to retire. If such permission is granted he shall be granted a retiring benefit calculated as provided in Regulation 24 except that the rates shall be those which would apply at the age ten years less than the pension age: **provided that** all payments of pension in terms of Regulation 24 and Regulation 25 made before the date on which the member attains the age ten years less than the pension age shall be paid by such local authority out of its own revenue and that the lump sum shall be paid partly out of the Fund and partly out of the revenue of the local authority in accordance with the tables approved by the Committee on the recommendation of the actuary.

Retirement owing to ill-health

(13)

27. (1)

- (1) If a member who has had at least ten years' continuous service or the local authority in whose service such member is, is of the opinion that such member is permanently incapable of efficiently discharging his duties by reason of any bodily or mental infirmity, the following documents shall be submitted by the local authority to the Committee:
 - (a) An affidavit in a form approved by the committee, setting out the state of health of the member and sworn to by the member.
 - (b) A report by the local authority in a form approved by the Committee, setting out the member's state of health, the manner in which his work is performed and the amount of sick leave granted to the member during the immediately preceding two years and conveying such other information as the Committee may require.

- (c) Reports concerning the member's state of health completed independently by two medical practitioners of whom one shall be selected by the local authority and the other shall be selected by the member.
- (2) Upon receipt of the affidavit and reports contemplated in Subregulation (1), the committee may require the member to be further examined by medical practitioners appointed by the committee.
- (3) If the Committee, after consideration of all the information at its disposal, is of the opinion that the member is permanently incapable of discharging his duties and that his state of health was not occasioned by his own wilfulness or negligence, such member shall, on the termination of his services with the local authority, be entitled to a retiring benefit calculated as provided for in Regulation 24(2); **provided that** the continuous service taken into account in determining his retirement benefit shall not be less than one-half of the period of continuous service that he would have completed had he remained in the service until the pension age, taken to the next higher complete year.
- (4) If the Committee is of the opinion that the member's state of health as contemplated in Subregulation (3) was occasioned by the member's own wilfulness or negligence, such member shall be entitled only to lump sum specified in Regulation 31 as if such member had retired voluntarily from the service of the local authority concerned.
- (5) The fees payable to medical practitioners in regard to the examination of a member for the purpose of this regulation shall be paid by the fund; **provided that** in the circumstances contemplated in Subregulation (4) or where the Committee is of the opinion that the member is not permanently incapable of discharging his duties, such fees shall be payable by the member or local authority, as the case may be, at whose request the member's state of health was examined.

Retirement owing to reorganisation, etc.

- 28. (1) If the employment of a member who has had at least ten years' continuous service is discontinued owing to -
 - (a) the abolition of his office or post;

(16)

- (b) a reduction in or re-organisation of staff;
- (c) retrenchment generally; or

division.

- (d) in order to facilitate improvements in efficiency or organisation, then unless such member is offered a commensurate office or post, acceptable to him, he shall be entitled to receive a retiring benefit calculated as provided in Regulation 24(2); **provided that** the words 'acceptable to him' shall not apply to an employee who is admitted to membership of the fund on or after the 1st April 1975.
- (2) Of the benefit payable in terms of Subregulation (1) the local authority shall out of its own revenue pay -
 - (a) the whole amount of the pension payable until the date on which the member attains his optional retiring date; and
 - (b) a proportion of the lump sum calculated in accordance with tables approved by the committee on the recommendation of the Actuary:

(20)

(20)

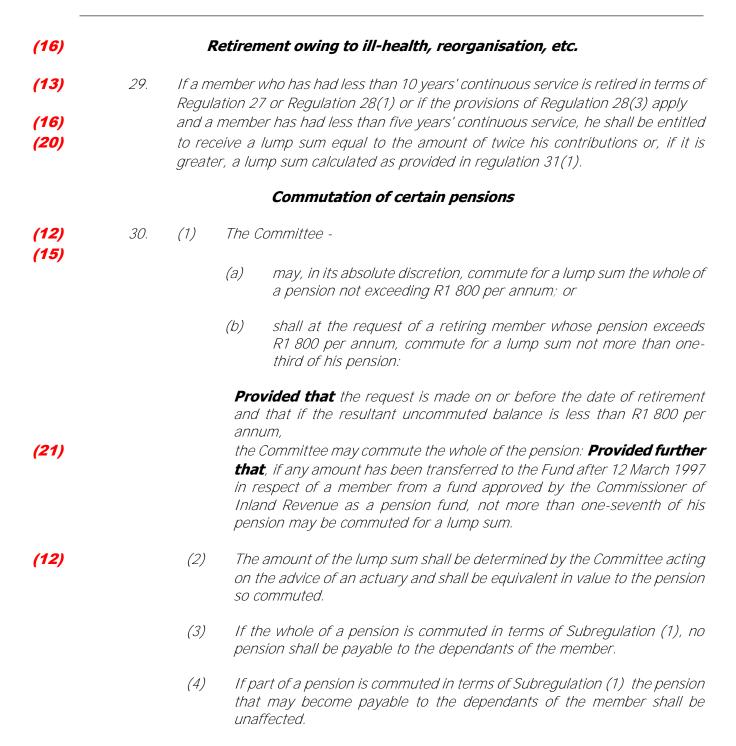
(16)

(15)(16)

(3) Notwithstanding the provisions of Subregulation (1), if there is any alteration in the continued existence of any municipal council as a result of the provisions of the Municipal Structures Act, the provisions of Subregulation (1) shall apply to those members who have completed five years' continuous service and whose positions become redundant as a result of the said alteration: **provided that**, if the alteration is the division of a municipal council into two or more municipal councils, the payments in terms of Subregulation (2) shall be divided between the new municipal councils in proportion to their total assessment rate income on the day following the

(27)

(16)



(15)

(5) If the whole or part of a pension payable in terms of regulations 26(3), 26(5), 28(1), 49A(d) or 49B(d) is commuted, the local authority employing that member shall pay to the Fund an amount determined by the Committee acting on the advice of an actuary.

Voluntary retirement or leaving service of local authority in circumstances not elsewhere provided for

(5) 31. (1) If a member retires voluntarily from the service of a local authority, or leaves the service for any reason not elsewhere provided for in these Regulations, he shall be entitled to receive a lump sum equal to

the sum of -

(11)(19)

(16)

(5)

(1)(16)

(16)(30)

(16)(30)(28)

- (a) the amount of his contributions
- (b) five-twelfths of one percent of the amount in (a) for each month of his continuous service, and
- (c) five percent of the amounts in (a) and (b) for each complete year of his continuous service up to a maximum on one hundred percent.
- (2) Notwithstanding anything contained in Subregulation (1), if a member retires voluntarily from or leaves the service of a local authority in order to enter the service of another local authority whether associated with the Fund or not in such circumstances that the relevant provisions of Regulation 33 or of Regulation 47 apply to him, he shall not be entitled to a lump sum in terms of Subregulation (1).
- (3) The lump sum, in terms of Sub-regulation (1) shall be paid as soon as administratively possible, but not later than three calendar months after the end of the month in which the member ceases to be a member.
- (4) "Notwithstanding anything contained in Subregulation (1), when a member who has had at least ten years' continuous service becomes entitled to a lump sum in terms of that Subregulation he may elect to receive a retiring benefit but not before age 55, in which event the benefit shall be calculated as provided in regulation 24(3) at the date of retirement but based on final average emoluments and continuous service at the date of leaving service: provided that -"
 - (a) the pension and lump sum shall be increased in terms of Regulation 37 until the retiring benefit becomes payable;

(30) (b) the provisions of regulation 25 and 30

- (b) the provisions of regulation 25 and 30 shall apply when the retiring benefit becomes payable;
- (c) "if he dies before payment of the retiring benefit, the benefit payable from the Fund shall be determined by the Committee acting upon the advice of the Actuary".
- (d) for the purposes of this sub-regulation, "optional retiring age" shall mean the date on which a member attains the age of 60 years.

(**30**) (**17**) 32.

(30)

Member rejoining service of same or another local authority

33. If a member leaves the service of a local authority for any reason other than retirement upon a retiring benefit as contemplated in Regulation 24 or dismissal in terms of Regulation 34(1) or 34(2) or where contributions have been refunded in terms of Regulation 21(3), and receives a benefit in terms of Regulation 29, 31 or 34(3) and if he is re-employed before he has attained the pension age by the same local authority or by another local authority associated with the Fund, then, if the date of his re-employment is within

twelve months from the date of his having left such service, he may elect, not more than four months after the date on which he rejoins the service to refund any benefit received from the Fund in one sum, or by instalments approved by the committee, together with interest at a rate decided by the committee, compounded yearly from the date he received such benefit to the date or dates of repayment, whereupon the break in service shall be condoned and he shall again contribute to the Fund as from the date of re-employment: **provided that** if the date of re-employment is more than twelve months but less than twenty-four months after the date of his having left such

service, he may elect, not more than four months after the date on which he rejoins the service and with the consent of the committee, to refund any benefit received from the Fund and the provisions of this Regulation shall apply; **provided further that** if a benefit has been paid in terms of regulation 34, the committee in its absolute discretion, may decide that the exclusion from the provisions of this regulation shall not apply.

Dismissal and other forms of termination of service

34. (1) If a member is dismissed from the service of a local authority due to a criminal offence, misconduct, negligence, dereliction of duty or other act prejudicial to the good and proper working of the local authority's service, or if he is allowed to retire or resign in order to avoid dismissal, he shall -

(a) be entitled to receive a lump sum calculated as provided in Regulation 31(1), and cease to be a member of the Fund; or

(15)

(15)

(5)(16)(19) (11)

(b) if he has had at least ten years' continuous service and has attained an age seven years younger than the pension age or ten years younger than the pension age if he was a member on 1 August 1959, have the right to retire on a retiring benefit calculated in terms of Regulation 24; (27) provided that if his conduct shall have involved the municipal council in financial loss, the amount of such loss, as certified by the Municipal Manager or the chief executive officer, as the case may be, shall, subject to the provisions of Section 37D of the Act, be (1) (16) deducted from such benefit and be paid over to the municipal council as a preferential charge. (2) Any resignation tendered during an enquiry into the conduct of a member before the result of such enquiry is announced shall be deemed to be a resignation in order to avoid dismissal. (3) If the services of a member are terminated or dispensed with for reasons not solely within his control, other than those specified in Subregulation (1) or elsewhere in these Regulations, he shall receive a lump sum equal to twice the amount of his contributions, and he shall (16) cease to be a member of the Fund; provided that the final decision as to whether or not this Regulation shall apply shall rest with the committee. Death (3) 35. (1)Subject to the provisions of Subregulation (5), if a male member or a Class A female member dies while in the service of a local authority and leaves an eligible spouse -(3)(16) (a) such spouse shall be granted a pension equal to three twohundred-and-fiftieths of the final average emoluments of such member for each year of the continuous service that such member would have had on attaining the pension age had such member lived, and (3)(16) (b) a pension shall be granted in respect of his eligible children (16) equal to the following percentage of the pension granted to the eligible spouse of such member -

			Number of eligible children 1 2 3 or more	Percentage 40 60 66 2/3;
(16)		eligible	ded that if there is no eligible spouse, the children shall be twice that which wont each of them had there been an eligible.	ould have been granted in
(3)	(2)	or a C and le mothe upon paren	ct to the provisions of Subregulations (5) a class A female member dies while in the seaves neither an eligible spouse nor an or er or a father who, in the opinion of the cosuch member, the committee may grants a pension which is not greater than the dot on eligible spouse had such member et.	service of a local authority eligible child, but leaves a committee, was dependent ont to one or both of such that which would have been
	(3)	Subje	ct to the provisions of Subregulations (5)	and (11) -
(3) (16)		(a)	if a Class B female member dies while sh authority and leaves an eligible spouse the Committee, was dependent upon he	who, in the opinion of er, the Committee may grant
			such eligible spouse a pension not great have been granted to an eligible spot member had been a Class A female me	use if such firstmentioned
(3)		(b)	if a Class B female member dies while sh authority and leaves eligible children wi	
(16)			the Committee, were dependent on her, each of such children a pension not gree have been granted in respect of the member had been a Class A female meeligible	t, the Committee may grant ater than that which would arem if such firstmentioned
(16)			spouse; provided that if no pension spouse	is payable to an eligible
(16)			who was dependent upon such firstment in respect of the eligible children shall in firstmentioned member had been a Cladied without leaving an eligible spouse.	not be greater than if such ass A female member and

(3) (4) Subject to the provisions of Subregulations (5) and (11), if a Class B female member dies while she is in the service of a local authority and leaves neither an eligible spouse or eligible child who was dependent on her, but leaves a mother or a father who, in the opinion of the committee, was dependent upon her, the committee may grant to one or both of such (16) parents a pension which is not greater than that which would have been granted to an eligible spouse if such member had been a Class A female member and been survived by an eligible spouse. (5) If a member who is subject to the provisions of Regulation 16 (6)(b)(ii) dies while in the service of a local authority before he has completed ten years' (1)(16)continuous service, no pension or lump sum shall become payable in terms (22)of Subregulation (1), (2), (3), (4) or (6) and the provisions of Subregulation (7) shall apply. (22)(6) Subject to the provision of subregulation (5), if a pension becomes payable in terms of subregulation (1), (2), (3) or (4), there shall be granted to the recipient or recipients a lump sum equal to one-quarter of the annual pensionable emoluments of the deceased member at the date of his death, increased by ten percent for each complete year by which his age at the date of his death exceeds 40 years; Provided that if the member had completed ten years continuous service, the lump sum shall not be less than the lump sum that would have been paid to him in terms of regulation 27 if he had been retired on the day before his death plus an amount equal to 2,5 per centum of his final average emoluments for each year of his continuous service. (22)(7)If a member dies while in the service of a local authority and no pension is payable in terms of this regulation, there shall be payable a lump sum benefit equal to the lumpsum that would have been payable in terms of subregulation (6): Provided that the lump sum shall not be less than the greater (30) of -(a) twice the total of the member's contributions; or (b) the lump sum calculated in accordance with the provisions of regulation 31(1) (30) (4) (8) If a male pensioner who retired on or after 1st August 1959, or a female pensioner who was a Class A female member, dies and leaves an eligible

spouse -

(16)

(a) such spouse shall be granted a pension equal to three twohundred-and-fiftieths of the final average emoluments of such pensioner for each year of such pensioner's continuous service, or if such pensioner was retired in terms of Regulation 27(1) and dies before attaining the pension age, for each year of the period that is the sum of such pensioner's continuous service and the period (calculated by the year and month and disregarding a fraction of a month) between the

		date of such pensioner's death and the date on which such pensioner would have attained the pension age had he lived, and
16)		(b) a pension calculated in terms of Subregulation (1)(b) shall be granted in respect of such pensioner's eligible children.
3)	(9)	Subject to the provisions of Subregulation (11), if a male pensioner who retired on or after 1 August 1959 or a female pensioner who was
3) 3)		a Class A female member, dies and leaves neither an eligible spouse nor an eligible child, but leaves a mother or a father, the provisions of Subregulation (2) shall mutatis mutandis apply.
2)	(10)	Subject to the provisions of Subregulation (11), if a female pensioner who retired on or after 1st August 1959 and before 1 April 1988 or a female pensioner who was a Class B female member, dies and leaves a widower, eligible children or a mother or a father, the provisions of Subregulations (3) and (4) and the proviso in Sub-regulation 8 shall mutatis mutandis apply.
16)	(11)	A pension granted in terms of Subregulation (2), (3), (4), (9) or (10) may, subject to the maximum stated therein, be increased, reduced or terminated by the committee if it decides that such a course is justified by the changed financial position of the beneficiary or for any other reason that is deemed sufficient.
?2)	(12)	If a pensioner dies within five years from the date of his retirement leaving dependants, they shall be granted a lump sum equal to one-quarter of the payments of pension that would have been made to him for the unexpired portion of the period of five years aforesaid.
<i>(</i>)	(13)	If no claim is made by a dependant within a period of twelve months after the death of a member or pensioner, it shall be assumed that no
		,

(1)		that would have been payable to the dependants in terms of subregulation (7) or (12), as the case may be, shall, subject to the provisions of Section 37C of the Act, be paid to his estate and there shall thereafter be no claim on the Fund in respect of him.	
	(14)	Subje	ect to the provisions of these Regulations -
(16)		(a)	a pension granted to a pensioner shall cease on his death;
(16)(28) (16)		(b)	a pension granted to an eligible spouse shall cease on her death and in such event the pension granted in respect of the children of her deceased spouse shall be doubled;
(3)			
(16)		(c)	if a child ceases to be an eligible child, the pension in respect of the remaining eligible children of his deceased parent shall be recalculated in accordance with the scale in Subregulation (1)(b); and
(16) (3) (16)		(d)	a child's pension or lump sum shall normally be paid to his surviving parent to administer for his benefit, but the committee may pay such pension or lump sum to the child direct or to such other person for the benefit of the child as it deems fit.
(22)	(15)	Notwithstanding anything contained in these Regulations, it is specially provided that if, when no further payments of pension are due in terms of Subregulation (1), (2), (3) or (4) in respect of a deceased member, the committee shall pay to such persons as it deems fit, the amount by which the total of the payments made in terms of Subregulations (1), (2), (4) and (6) is less than the benefit that would have been payable to the dependants in terms of subregulation (7).	

(3)(16) (16)If an eligible spouse whose pension ceased on her remarriage is again (16) widowed, or is divorced, the committee may, in its absolute discretion, reinstate her pension, and any pension payable in respect of eligible children of her deceased husband, shall be halved; provided that if a (16) payment has been made by the Fund in terms of Subregulation (15), the (16) reinstated widow's pension shall not commence until the pension payments that would have been made to her amount to the payment made in terms of subregulation (15). (17)If a benefit becomes payable to dependants in terms of this Regulation, the committee, in its absolute discretion, shall decide to which dependant or dependants, and in what proportions, the benefit shall be paid.

Recalculation of certain pensions

(16)

(3)(16) 36. (1) The pension of every person in receipt of a pension from a local authority who retired before the 20 August 1964, and whose pension will become payable by the Fund when he attains the pension age, shall be recalculated as from the date he attains the pension age on the basis of the fraction of his average emoluments during the seven years of continuous service immediately preceding his retirement or during the whole period of his continuous service if such period is shorter than seven years, as set out in the following formula:

Date of Retirement	Fraction of average emoluments payable for each year of continuous service			
	Male	Female		
Before 1 August 1959	1/80	3/220		
<i>On or after 1 August 1959 but before 20 August 1964</i>	1/70	3/200		
T/ / /				

(3)(16) (2) The pension of every person in receipt of a pension on 31 March 1988 shall be increased with effect from 1 April 1988 by 5 per centum.

(3)(16) (16)	(3)	The pension of every spouse, mother and father of a deceased member or pensioner in receipt of a pension on 31 March 1988 shall be increased with effect from 1 April 1988, in addition to the increase in terms of Subregulation (2) -	
(3)(16)		(a)	if the pension is payable in respect of a member or pensioner who died before 1 August 1978, (or 1 April 1980 if he was a member or pensioner of the Pietermaritzburg Superannuation Fund on the date of his death), by 32 per centum, or
(3)(16)		(b)	if the pension is payable in respect of a member or pensioner who died on or after 1 August 1978, (or 1 April 1980 if he was a member or pensioner of the Pietermaritzburg Superannuation Fund on 31 March 1980), by the following percentages -
(3)			(i) in respect of a member who died in the service, 32(p-n)/p percentum, where n is the period of continuous service to the date of his death and p is the period of continuous service that he would have had to the pension age;
(3) (16)			(ii) in respect of a pensioner who died within five years after his retirement, 32(60-m)/60 percentum, where m is the number of months of pension payments that was paid as a lump sum in terms of Subregulation (7) of regulation 35; or
(2)			(iii) in respect of a pensioner who died more than five years after his retirement, 32 per centum.
(3)(16) (16)		(4)	The pension of every child of a deceased member or pensioner in receipt of a pension on 31 March 1988 shall be recalculated with effect from 1 April 1988 in accordance with Subregulation (3) and the scale in regulation 35(1)(b).
(7)(16)		(5)	The pension of every pensioner in receipt of a pension on 31 March 1991 shall be increased with effect from 1 April 1991 by five per centum.

(16)

Bonus additions to pensions

(16)(28)

37. The Committee shall review the level of pension being paid from the Fund and may direct that pensions be increased. Any increase in pension shall be paid in terms of the pension increase policy adopted by the Committee in consultation

may direct that pensions be increased. Any increase in pension shall be paid in terms of the pension increase policy adopted by the Committee in consultation with the actuary from time to time, and shall be payable from the date set out in the pension increase policy and subject to the minimum pension increase in terms of the Act.

(3)(16) Annual bonus to pensions

(16)

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37A. The Committee may, on the advice of the actuary, in November of any year pay to every pensioner, widow, child, mother or father in receipt of a pension an annual bonus not exceeding one month's pension; **provided that** if a pension has become payable during the year, the amount of the annual bonus shall be reduced pro-rata to the period during which the pension was not payable and the provisions of regulation 24A(2)(c) shall apply mutatis mutandis.

Pensions, etc., not assignable or executable

(16) 38. No benefit or right to a benefit shall be capable of being assigned or transferred or otherwise ceded or of being pledged or hypothecated, nor shall the same or any contributions made by a member or on his behalf be liable to be attached or subjected to any form of execution under the judgement or order of any court

of law, and in the event of the beneficiary attempting to assign, transfer or otherwise cede, or to pledge or hypothecate a benefit or right to a benefit, payment of the same may be withheld, or suspended if the committee so determine; **provided that** the committee may direct the payment of such benefit or part thereof to any one or more dependants of the beneficiary or to a trustee for such dependant or dependants during such period as it may think fit.

(16) How pensions affected by insolvency, etc.

(16) (16)

(16)

39. (1)

If the estate of any person in receipt of a pension is sequestrated or surrendered or assigned for the benefit of his creditors, the pension shall

forthwith determine; **provided that,** in any such case, all or any part of the pension may, in the discretion of the committee, be paid to or for the benefit of his dependants. If the payment is to such person, it shall be for his own personal use and may not in any way be taken,

attached, sold or appropriated by the trustee in insolvency or by any assignee or by his creditors.

NATAL JOINT MUNICIPAL PENSION FUND (SUPERANNUATION)

(16) (16) (16)		(2)	Whenever a pension has determined under this section it may, in the discretion of the committee be revived on rehabilitation of the person in receipt of the pension, or the setting aside of the sequestration of his estate, or on the claims of his creditors being satisfied, in which event he shall receive a pension at the same rate and under the same conditions as before sequestration, surrender or assignment, together with any arrears that may have accrued.
(16)			How pensions affected by conviction for crime
(16) (16) (16)	40.	(1)	If a person in receipt of a pension is convicted before any court of any crime or offence, and is sentenced therefore to death or to any term of imprisonment exceeding twelve months without the option of a fine, the pension shall cease to be paid to such person, and in place thereof the pension shall during such person's imprisonment be paid to his dependants.
(40)		(2)	
(16) (16)		(2)	Whenever the payment of any pension has ceased under Subregulation (1) it shall be revived on the discharge of the person in receipt of the pension from prison, and he shall receive the pension at the same rate and under the same conditions as before his imprisonment, together with any arrears that may have accrued.
(16)		De	ductions from benefit of debt due to local authority
	41.	(1)	For the purpose of this Regulation -
			(a) "debt" means a money debt due by a member to a local authority; and
(27)			(b) any such debt shall be deemed to be so due, if it is certified by the municipal manager or chief executive officer, as the case may be, of the municipal council to be so due.
(1) (16) (16)		(2)	Notwithstanding anything to the contrary contained in these Regulations or in any other law, any debt due by a member to a local authority may, subject to the provisions of Section 37D of the Act, be deducted in a lump sum from the benefit payable to or in respect of him, or, in the case of a pension payable to such member, in such instalments as the committee may decide, and the amounts so deducted shall be paid by the Fund to such local authority.

- (3) If more than one claim for the payment of debts is received by the committee, the committee shall decide the order of priority of the payment of such claims or the apportionment between such claims of the amount available for payment in terms of this Regulation.
- (4) It shall not be competent to bring any action against the Fund in respect of any amount paid by it to a local authority in terms of this Regulation.

Unclaimed benefits

42. If an amount due to a former member is not paid to him or on his behalf within 3 years of his leaving the service of a local authority the amount shall cease to be due to him and shall be forfeited to the Fund; **provided that** the committee may in its absolute discretion, at a later date pay such amount to him, or if he has died, to his dependants, (subject to the provisions of Regulation 35(17) mutatis mutandis) or, failing dependants, to his estate; **provided that** no interest shall be added to any benefit which remained unclaimed for three years which may become payable in terms of this regulation.

Delayed payment of benefits

(21) (21)

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42A. If payment of a benefit is not made to the former member or beneficiary on the date on which the member leaves the service of the local authority, interest shall be added to the benefit for the period from the date on which he left the service of the local authority to the actual date of payment at a rate determined by the Committee acting on the advice of the Actuary.

Local authority may make special grants

43. (1) If in the case of a member who was in the service of a local authority on the date it became associated with the Fund, a period less than the whole of his service with such local authority or with another local authority before such date was included in his period of continuous service, or if, in terms of proviso (i) to section 9(1)(b) of the Local Government Superannuation Ordinance, 1939, the benefits payable to or in respect of the member in respect of his prior service were

NATAL JOINT MUNICIPAL PENSION FUND (SUPERANNUATION)

reduced to a proportion determined by the local authority of the benefits specified in that Ordinance, such local authority may subject to the approval of the Minister, make to such member or to his dependants in respect of such prior service any special payment or annual or other allowance in addition to any benefit which such member or his dependants may be entitled to or receive from the Fund; provided that such special payment or allowance shall be paid by such local authority out of its own revenue;

(2) any such special payment or allowance shall be of such amount that, when added to the benefit payable from the Fund, the total shall not exceed in value the amount of the benefit that would have been payable from the Fund if such prior service had been treated as continuous service or if the benefit for such service had not been reduced to a proportion of the benefits specified in these Regulations.

Effect of Regulations on other laws

(16) 44. No pension or lump sum shall be granted by a local authority out of its revenues in terms of any other law to any officer or employee who is or was a member of the Fund, or any dependant of such officer or employee, in respect of any past service of such officer or employee with such local authority, save as is provided by these regulations.

(28) Minimum Benefits

44A If a person ceases to be a member of the Fund prior to retirement, in circumstances other than the liquidation of the Fund, the benefit paid to or in respect of him or her shall not be less than his minimum individual reserve.

(16)

CHAPTER V

MISCELLANEOUS

Application of Chapter V

45. The provisions of this Chapter shall apply to every superannuation fund and every local authority.

Local authority with separate fund becoming associated with the fund

- (27) 46. (1) Subject to the provisions of Subregulations (2) and (3), the Durban Metropolitan Municipality may in respect of that portion formerly constituted as the North Central and South Central Local Councils in terms of the Local Government Transition Act 1993 adopt these regulations by becoming associated with the Fund.
 - (2) Such local authority shall prepare a scheme which shall be submitted to an actuary for his approval and which shall inter alia provide -
 - (a) that the rights of existing members shall be safeguarded;
 - (b) that future employees (as defined in Regulation 1) shall join the Fund under the provisions of Chapter III.
 - (c) that the investments and other moneys of such superannuation fund, or such part thereof as may be required, shall be transferred to the Fund, and that such further payments by or refunds to the local authority and employees shall be made as may be described in the scheme;
 - (d) for the date as from which the scheme shall take effect.
 - (3) These Regulations shall not apply to such local authority until such scheme shall have been approved by -
 - (a) the committee of management (if any) of the superannuation fund;
 - (b) a majority of the members contributing to such superannuation fund obtained in writing in such manner as such committee of management or, failing a committee of management, the local authority may determine;

- (c) the local authority;
- (d) the committee of management of the Fund; and
- (e) the Minister;

and such approval shall have been notified by the Minister by proclamation in the Gazette.

Transfer of employee from one local authority to another

- 47. (1) When an employee ceases to be employed by a local authority which has a superannuation fund of which he was a member and within twelve months thereafter becomes an employee of a local authority which has a superannuation fund, then unless it is the same local authority or unless both local authorities are associated with the Fund the following provisions shall apply:-
 - (a) In this Subregulation and Subregulation (2) the local authority by which he ceases to be employed and its superannuation fund shall be called the first authority and the first fund respectively and the local authority of which he becomes an employee and its superannuation fund shall be called the second authority and the second fund respectively.
 - (b) The employee shall satisfy the conditions laid down for eligibility as a member of the second fund except those providing for a maximum age and for evidence of health: **provided that** where the employee did not upon becoming a member of the first fund (being the fund of a local authority not associated with the fund), satisfy the committee that he was in a good state of health, he shall be eligible in respect of the second fund for only those benefits provided for by Regulation 16(6)(b)(ii) in the circumstances mentioned therein.
 - (c) Subject to the provisions of paragraphs (b) and (h) the service of the employee which is recognised as pensionable by the rules of the first fund shall be pensionable in the second fund and the employee shall be entitled to any benefit or advantage to which a member of the second fund is or becomes entitled, as if such employee has been a member of the second fund during the period covered by the period of service made

pensionable; **provided that** if the rules of the first fund provide that any part of such service shall count for benefits at less than the full rate, the service to be made pensionable in the second fund shall be subject to the same conditions; **provided further**, that if the rules of the second fund provide for a minimum age at entry, any service prior to the attainment of such age shall be disregarded;

- (ii) the contributions paid or deemed to be paid by the employee to the first fund shall be regarded as contributions paid to the second fund;
- (iii) as from the date of re-employment the employee shall contribute to the second fund at the rate applicable to his age at the commencement of the service to be made pensionable in the second fund.
- (d) The first fund shall pay to the second fund an amount in respect of the employee at the date of re-employment, called the first transfer value.
- (e) The second fund shall receive an amount in respect of the employee at the date of re-employment, called the second transfer value.
- (f) If the first transfer value is greater than the second transfer value, the balance shall be paid by the second fund to the employee either in one sum or by instalments approved by the committee of management of the second fund; **provided that** if payment be made by instalments interest shall be added thereto at the rate of five per cent per annum, compounded yearly from the date of reemployment. The amount paid, exclusive of interest, shall be deemed to be a contribution refunded to the employee by the second fund in computing any benefit based on his contributions to which he may become entitled.
- (g) Subject to the provisions of paragraph (h), if the first transfer value is less than the second transfer value the balance shall be paid to the second fund by the employee either in one sum or by instalments approved by the committee of management of the second fund; **provided that** if payment be made by instalments interest shall be added thereto at the rate of five per cent per annum, compounding yearly, from the date of re-employment.

The amount paid, exclusive of interest, shall be deemed to be a contribution paid by the employee to the second fund in computing any benefit to which he may become entitled.

- (h) If the first transfer value shall be less than the second transfer value, the employee shall have the right of reducing in the second fund his service recognised as pensionable in the first fund, so that the balance of the transfer value payable by him shall be reduced or extinguished, but to no greater extent.
- (i) The transfer values shall be ascertained by an actuary or derived from tables supplied by an actuary.
- (2) In any case to which the provisions of Subregulation (1) apply, if a benefit shall have been paid by the first fund under Regulation 29, 31, 32 or 34(3), or if in the case of a superannuation fund where Chapter III does not apply, a benefit shall have been paid in similar circumstances, the employee shall pay to the second fund in one sum or by instalments, as the latter's committee of management may determine, the amount of the benefit he had received, together with interest thereon at a rate decided by the Committee, compounding yearly, from the date on which he received such benefit up to the date or dates of payment; provided that the transfer value to be paid by the first fund to the second fund shall be reduced by the amount of such benefit, together with interest at the rate of five per cent per annum, compounding yearly from the date the benefit was paid up to the date of joining the service of the second authority; provided further that in the case of a superannuation fund where Chapter III does not apply and a lump sum shall have been paid, the employee may
 - (a) to become a new member of the Fund in which case the provision of Subregulation (1) and the other provisions of this Subregulation shall not apply; or
 - (b) that the provisions of Subregulation (1) and the other provisions of this Subregulation shall apply,

and such election shall be made in writing, within a period of four months of the date of employment and if no such election has been made within that period paragraph (a) shall be deemed to apply.

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- (3) An employee who ceased to be employed by a local authority which has no superannuation fund and within twelve months thereafter becomes an employee of a local authority which has a superannuation fund shall, if he pays to such fund a sum or sums to be determined by the actuary of such fund, be entitled to reckon service with the first local authority as pensionable service in whole or in part in accordance with the amount of the sum or sums so paid.
- (4) Any reference hereinbefore in this Regulation made to a local authority having a superannuation fund and its fund shall be deemed to include any local authority associated with the fund and the fund.
- (5) The provisions of this section shall also apply as between a local authority within the Province of KwaZulu-Natal and its superannuation fund, or, as the case may be, the Fund with which it is associated, and any local authority within any other Province of the Republic of South Africa, if such last-named local authority or its superannuation fund, or the superannuation fund with which it is associated, has adopted or is subject to similar reciprocal provisions.

Interchange of employee between local authorities

48. An employee who is interchanged between local authorities for a period not exceeding one year shall continue to make contributions to the superannuation fund of the local authority from which he is interchanged and such local authority shall continue to make contributions to such superannuation fund. The contributions so continued shall be calculated upon the pensionable emoluments drawn by the employee immediately prior to the date when he was interchanged.

Employee seconded to another local authority

49. An employee who is seconded for a period not exceeding two years to the service of another local authority shall continue, while so seconded, to make contributions to the superannuation fund of the local authority from which he is seconded, and the contributions payable by the local authority from which he is seconded shall be paid by the local authority to which he is seconded; such contribution shall be calculated upon the pensionable emoluments drawn by the employee immediately prior to the date when he was seconded.

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(11) Transfer of operation or service

- 49A. If any part of an operation or service provided by a local authority is transferred to any person, body or institution, each member employed in that operation or service whose continuous service is discontinued as a result of that transfer shall elect either -
 - (a) to be paid an amount equal to the first transfer value calculated as provided for in regulation 47, subject to a minimum of twice his contributions;
 - (b) to have an amount equal to the amount referred to in paragraph (a) transferred to a retirement annuity fund or the pension fund established for the benefit of the employees of that person, body or institution;
 - if he has had at least 10 years' continuous service, to receive the benefit (c) contemplated in regulation 31(4); or
 - (d) if he was a member on 31 March 1993, to be regarded as retired in terms of regulation 28(1).

Closure of operation or service (11)

- 49B. If any part of an operation or service provided by a local authority is closed or discontinued, each member employed in that operation or service whose continuous service is discontinued as a result of that closure shall elect either -
 - (a) to be paid an amount equal to the first transfer value calculated as provided for in regulation 47, subject to a minimum of twice his contributions:
 - (b) to have an amount equal to the amount referred to in paragraph (a) transferred to a retirement annuity fund or a pension fund of which he becomes a member;
 - (c) if he has had at least ten years' continuous service, to receive the benefit contemplated in regulation 31(4); or
 - if he was a member on 31 March 1993, to be regarded as retired in terms (d) of regulation 28(1).

(14) Employees of fund on 31 August 1994

- 49C. Each member employed by the Fund on 31 August 1994 shall cease to be a member with effect from 1 September 1994 and shall elect either -
 - (a) to be paid an amount equal to his interest in the Fund at the said date as determined by the Committee acting on the advice of the Actuary;
 - (b) to have an amount equal to the amount referred to in paragraph (a) transferred to a Retirement Annuity Fund or a Pension Fund of which he becomes a member: or
 - (c) if he has had at least ten years' continuous service, to receive the benefit contemplated in Regulation 31(4).

(16) Winding-up of local authorities

- (18) 49D. (1) If all the local authorities associated with the Fund cease to exist, the committee shall, subject to the approval of the Registrar, appoint a liquidator, who shall, as from the date of the approval of his appointment, liquidate the Fund by dividing the moneys of the Fund among the members and persons in receipt of pensions and prospectively entitled to pensions in a manner recommended by the actuary and approved by the liquidator: **Provided that** -
 - (a) the amount available for a person in receipt of a pension shall be used to purchase an annuity for him from a registered insurer;
 - (b) the amount available for a person prospectively entitled to a pension shall be transferred to another pension fund or a retirement annuity fund for his benefit or used to purchase a deferred annuity for him from a registered insurer;
 - (c) if a person to whom an amount is payable cannot be traced, it shall be disposed of in accordance with provisions included in the scheme of liquidation of the Fund provided that no payment shall be made to a local authority; and

- (d) every member who left the service of the local authority during such period immediately before the date of liquidation as may be determined by the liquidator, either voluntarily or due to a reduction or reorganisation of staff, shall for the purposes of this Regulation be regarded as being a member on the date of liquidation of the Fund, but the benefit already paid to him shall be taken into consideration in determining the amount payable to him: **provided further that** if the local authorities cease to exist but are reconstructed in a similar or amended form, the reconstructed entities or organisations shall take the place of local authorities and the Fund shall not be affected except that "local authorities" shall then mean the entities or organisations as reconstructed.
- (2) If one of the local authorities associated with the Fund ceases to exist, then, unless a reconstructed entity or organisation or another local authority takes the place of the local authority, the committee shall instruct the actuary to determine the interest in the Fund of the members in the service of such local authority, subject mutatis mutandis, to paragraph (d) of the first proviso to Subregulation (1), on a date determined by the committee, and the amount of each such member's interest shall, as the committee in its absolute discretion decides, be transferred to a retirement annuity fund or another pension fund for his benefit or paid to him, and that local authority shall cease to be associated with the Fund and those members shall cease to be members with effect from the said date.

(16) Termination of fund

(18)

49E. Notwithstanding anything in these Regulations and subject to the approval of the Minister, the general committee may terminate the Fund, provided at least 90% of the members of the general committee present and voting at a special meeting of the general committee called for the purpose, vote in favour of such termination, in which case the provisions of Regulation 49(D)(1) shall apply mutatis mutandis.

CHAPTER VI

SPECIAL CONDITIONS APPLICABLE TO PERSONS WHO WERE MEMBERS OR PENSIONERS OF, OR WIDOWS OR CHILDREN IN RECEIPT OF PENSIONS FROM, THE PIETERMARITZBURG SUPERANNUATION FUND ON 31 MARCH 1980

- 50. Notwithstanding the provisions of these regulations, the special conditions set out in this Chapter shall apply to -
 - (i) every member of the Pietermaritzburg Superannuation Fund on 31 March 1980 who has remained continuously in the service of the Council of Pietermaritzburg since that date;
 - (ii) every pensioner of the Pietermaritzburg Superannuation Fund on 31 March 1980; and
 - (iii) every widow or child who was in receipt of a pension from the Pietermaritzburg Superannuation Fund on 31 March 1980.
- 51. The pension age of a member who was a member of the fire brigade on 31 March 1980 shall be 60 years.
- 52. Any item of remuneration included in pensionable emoluments as a member of the Pietermaritzburg Superannuation Fund which is not included in the definition of pensionable emoluments in Regulation 1 shall continue to be included in pensionable emoluments.
- 53. A male member with a pension age of 60 years shall contribute 10,25% of his pensionable emoluments and a female member shall contribute 8,25% of her pensionable emoluments.
- (7) 54. The City Council of Pietermaritzburg shall contribute the following percentage of the pensionable emoluments of the members referred to in Regulation 53:

From 1 April 1991 to 30 June 1991 16% From 1 July 1991 to 30 June 1992 17% From 1 July 1992 18%

(9)

NATAL JOINT MUNICIPAL PENSION FUND (SUPERANNUATION)

55. A member who was contributing an additional percentage of his pensionable emoluments to the Pietermaritzburg Superannuation Fund in terms of Regulation 13 of the regulations of that fund shall continue to make those additional contributions to the Fund, and the Council of Pietermaritzburg shall contribute 130% of those contributions.

(16) 56.

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(22) 58.

59. If a member who has had not less than 10 years' continuous service is retired in terms of Regulation 27(1) or 28(1), the Council of Pietermaritzburg may, in its discretion, increase the retiring benefit to which the member is entitled in terms of the regulations by the addition of a period to his continuous service which shall not exceed six months for every complete year of his continuous service; provided that the member's total period of continuous service taken into account, including the additional period, shall not exceed the number of years of continuous service he would have had at the pensionable age had he not been retired, and that the additional period shall

not exceed ten years. All payments of annuity and gratuity arising from the additional period, whether to the pensioner or to his eligible widow or eligible child, shall be made by the Council of Pietermaritzburg.

- **(7)** 60.
- (7) 61. The provisions of Regulation 32 shall apply to a class B female member as if she was a member on 6 July 1961.
 - 62. Every pension that was payable by the Pietermaritzburg Superannuation Fund on 31 March 1980, or which would have become payable by that fund when the pensioner attained the pension age shall be payable, or potentially payable, by the Fund from 1 April 1980.
 - 63. Every pension payable to a male pensioner on 31 March 1980 shall be increased by 5% from 1 April 1980.
 - 64. Every pension payable to a widow or child on 31 March 1980 shall be increased by one-eleventh from 1 April 1980.
 - 65. Every pension that may become payable to the widow or child of a pensioner at 31 March 1980 shall be increased by one-eleventh.
 - 66. Nothing contained in these Regulations or in this Chapter shall derogate from any greater right or privilege acquired by or accrued to any person referred to in Rule 1 under the Rules of the Pietermaritzburg Superannuation Fund; **provided that** proof of such greater right or privilege shall be upon the person claiming it, who shall establish the same to the satisfaction of the Actuary, and that, if any additional benefits becomes payable from the Fund in terms of this condition, the Council of Pietermaritzburg shall refund the amount of such benefit to the Fund.

CHAPTER VII

SPECIAL CONDITIONS APPLICABLE TO PERSON WHO ARE CONTRACT EMPLOYEES IN ACCORDANCE WITH THE MUNICIPAL SYSTEM ACT

(31) 67. In this Chapter -

"Contract employee" means a person who is in the service of a Local Authority on a fixed period contract in accordance with the provisions of the Local Government: Municipal Systems Act, 2000 (Act No. 32 of 2000);

"Municipal Systems Act" means Local Government: Municipal Systems Act, 2000 (Act No. 32 of 2000); and

"Pensionable emoluments" means a percentage of the total remuneration package of a contract employee, being the total cost to the employer of employing a contract employee as his pensionable emoluments amounted to at the commencement of this Chapter: Provided that such contract employee shall not be entitled to adjust his pensionable emoluments during the period of his membership of the Fund save for any inflation linked adjustments to his total package remuneration pursuant to his fixed period contract and: Provided further that at all times the pensionable emoluments may be adjusted by the Committee at their sole discretion after consultation with the actuary and: Provided further that pensionable emoluments of contract employees who concluded fixed period contracts prior to the commencement of this Chapter shall not be adjusted retrospectively.

- (31) 68. "Notwithstanding the provisions of these Regulations, the provisions of this Chapter shall apply only to persons who are in the service of a Local Authority for a fixed period in accordance with the provisions of the Municipal Systems Act".
- (31) 69. (1) No contract employee who immediately prior to the commencement of his fixed period contract and was a member of the Fund, shall be obliged on the commencement of his fixed period contract to retain his membership of the Fund and in the event of the contract employee electing to remain a member, the provisions of Regulation 16 shall apply with the necessary changes to his membership: Provided that no contract employee on who was not at the commencement of his contact a member of the Fund shall be entitled to elect to become a member of the Fund.

- (2) A percentage required to be contributed in terms of Regulations 19, 20, 21 and 22 together with any additional contribution or surcharge in terms of Regulation 13 shall be deducted in full from the contract employee's total package remuneration, being the total cost to the employer, and all such contributions less any costs referred to in Regulation 73(2) shall be deemed to be employee contributions for the purposes of Regulation 71.
- (31) 70. The provisions of Regulation 28 shall not apply to contract employees.
- (31) 71. In the event that a contract employee ceases to be a member -
 - (a) in circumstances other than those contemplated in terms of Regulations 24, 26, 27, 31(4) or 35; and
 - (b) is a member of the Fund in terms of Regulation 69,

such member shall be entitled to a lump sum calculated as provided in Regulation 31(1)(a) and (b) in respect of the fixed period contract, and the provisions of Chapter IV shall apply in respect of any other period of service: Provided that the member shall not be entitled to twice his total contributions as contemplated in the proviso to regulation 35(7).

- (31) 72. Upon any renewal of a contract employee's fixed period contract by the Local Authority there shall be deemed to be a continuance of the contract employee's membership of the fund and there shall not be a termination of membership at the expiration of the initial period and any renewal thereafter of such fixed period contract.
- (31) 73. (1) If a fixed period contract is terminated by either the member or the Local Authority, or is not renewed, the member shall be entitled to the benefits provided for in Regulation 71.
 - (2) There shall be excluded form the calculation of any benefit payable to a contract employee in accordance with subregulation (1) any administration charges of the Fund, including any costs in respect of death or disability cover, in an amount as determined from time to time by the Committee upon the advice of the actuary.
- (31) 74. (1) A member who becomes a contract employee shall inform the Fund thereof within two months of the commencement of the contract with the Local Authority, or such longer period as the Committee may determine.

- (2) The contract employee may within such period of two months apply to the Fund that his contributions shall not be based on his pensionable emoluments as defined in terms of Regulation 67, but upon such pensionable emoluments as may be determined by such contract employee: Provided that any approval of such application may be subject to such conditions as the Committee may determine.
- (3) If -
 - (a) the member fails to inform the Fund in terms of the of subregulation (1) that he receives a package remuneration; and
 - (a) the member's application in terms of sub-regulation (2) is granted; and
 - (b) the member's contributions are not based on his pensionable emoluments as defined in "Regulation 67"

the contract employee's continuous service, as defined, may be adjusted by the Committee in consultation with the Actuary.

- (31) 75. The provisions of this Chapter shall apply to all contract employees notwithstanding that their fixed period contracts were concluded with the Local Authorities concerned prior to the commencement of this Chapter.
- (31) 76. In an event that, a contract employee who was compelled to become a member of the Fund in accordance with Regulation 16(4) elect, after the commencement of this Chapter, not to remain a member of the Fund, the benefits payable to such members shall be in accordance with Regulation 71.
- (31) 77. Nothing contained in this Chapter shall derogate from any greater right acquired by or accrued to any contract employee in terms of these Regulations: Provided that proof of the greater right shall be upon the contract employee who shall establish same to the satisfaction of the Committee in consultation with the Actuary and if so established, shall thereupon be entitled to any such additional benefits.