

GOVERNMENT GAZETTE

EXTRAORDINARY

Published by Authority

Vol. XCVIII, No. 33 17th APRIL, 2020 Price RTGS\$20,00

General Notice 674 of 2020.

INSURANCE & PENSIONS COMMISSION (IPEC)

Invitation to Domestic Competitive Bidding

The Insurance & Pensions Commission (IPEC) invites prospective suppliers to participate in the following tenders:

Tender number

IPEC/CB/01/2020. Supply, installation and commissioning of 25KV solar power back up system. Quantity: 1. Pre-bid briefing date: 28th April, 2020. Closing date and time: 15th May, 2020, at 1400 hours.

Bids must be properly addressed to the address below and enclosed in sealed envelopes clearly endorsed on the outside with the advertised tender number, tender description and tender closing date. Bids should be deposited into the IPEC tender box located at the address below on or before 1000 hours on the closing date.

Documents for the above captioned tenders are obtainable upon payment of non-refundable tender fee of RTGS\$200,00 payable in cash or into our IPEC Bank Account as below;

Account Name: Insurance and Pensions Commission

Name of Bank: CBZ Branch: Newlands Branch Code: 6129

Current Account Number: 68961347320011

IPEC does not bind itself to award the lowest bidder or any bid and reserves the right to accept the whole or part of any bid. Bidders are free to attend and witness tender opening. Late bids will not be accepted.

Attn: The Acting Procurement Manager, Procurement Management Unit, Insurance and Pensions Commission, 160, Rhodesville Avenue, Greendale, Harare.

Tel: +263 242 443422/3358/61 E-mail: procurement@ipec.co.zw Web site: https://ipec.co.zw

General Notice 675 of 2020.

INSURANCE & PENSIONS COMMISSION (IPEC)

Request for Expressions of Interest for the Provision of Stock Broking and Equities Advisory Services—(Firms Selection)

IPEC/EOI/02/2020. Provision of stock broking and equities advisory services.

The Insurance and Pensions Commission wishes to engage consulting firms or Stock Brokers with valid membership with the Zimbabwe Stock Exchange in relation to the provision of stock broking and equities advisory services for a period of one year with an option for renewal. The Consulting firm or Stock Broker will

be responsible for assisting in facilitating the trading (buying and selling) of listed shares as and when required.

The Insurance and Pensions Commission now invites eligible consulting firms ("Stock Brokers") to indicate their interest in providing the services. Interested Stock Brokers should provide information demonstrating that they have the required qualifications and relevant experience to perform the services.

The short-listing criteria is as follows:

- The Consultancy firm or Stock Broker must be registered with the Procurement Regulatory Authority of Zimbabwe (PRAZ) in terms of Section 4 of the Public Procurement and Disposal of Public Assets Act Regulations (Statutory Instrument 5 of 2018).
- Competencies and qualifications of key professional staff, team leader and any other Stock brokers who will be assigned to carry out the tasks and responsibilities on a large scale.
- 3. Track record and demonstrable experience of the Stock Broker or firm in conducting similar assignments of the same scope. A minimum of three (3) reference letters from traceable organizations must be submitted.
- 4. Valid proof of membership with the Zimbabwe Stock
- Valid copy of stock broking license certificates issued by the Securities and Exchange Commission.
- Prospective consultants to provide description of their cost build up.

The following documents must be submitted in support of the information provided:

- (a) Detailed company profile;
- (b) Certificate of incorporation;
- (c) CR 5 and CR 6;
- (d) Stock broking licenses issued by the Securities and Exchange Commission;
- (e) Proof of registration with Procurement Regulatory Authority of Zimbabwe (PRAZ);
- (f) Valid Tax Clearance (ITF 263) certificate;
- (g) Detailed curriculum vitae of key personnel and professional staff
- (h) Valid NSSA certificate;
- (i) A minimum of four (4) reference letters from traceable organizations.

Short-listed Stock Brokers will be invited to submit detailed technical and financial proposals, as described in Part 1 of the Request for Proposals Procedures in the Standard Request for Proposals for the Selection of Consultancy Services.

A Stock Broker will be selected in accordance with the procedures specified in Part VIII of the Public Procurement and Disposal of Public Assets Act [Chapter22:23] and Part VI of the Public Procurement and Disposal of Public Assets (General) Regulations, 2018 (Statutory

Instrument 5 of 2018). Short-listed Stock Brokers will be invited to submit their proposals on a separate document based on the Standard Request for Proposals for the Selection of Consultancy Services and the Stock Broker submitting the successful proposal will be engaged on the contractual terms set out in that document and in the General Conditions of Contract for Consultancy Services. Copies of the Act and Regulations and the standard documentation are available on the website of the Procurement Regulatory Authority of Zimbabwe.

This opportunity is open to all Stock Brokers who meet the criteria for eligibility as stated in Section 28 of the Act and who have the nationality of an eligible country as defined in Clause 1.10 of the General Conditions of Contract for Consultancy Services.

Participation in this bidding procedure is restricted to Zimbabwean bidders and bidders must accompany their bidding documents with CR 6 certificates as proof of Nationality.

The method of selection will be Quality and Cost Based Selection.

IPEC will reject an expression of interest if it determines that the consultant has, directly or through an agent, engaged in corrupt, fraudulent, collusive, coercive or obstructive practices in competing for the Contract or been declared ineligible to be awarded a procurement contract under section 99 of the Public Procurement and Disposal of Public Assets Act [Chapter 22:23]. A Consultant may submit only one expression of interest.

Further information can be obtained at the address below during office hours from 0800 hours to 1630 hours. Expression of Interest in English must be submitted in a clearly marked envelope and deposited in the tender box to the address below **on or before 8 May 2020 by 1000 hours (Local Harare Time) (GMT +2 hours) and clearly labelled "IPEC/EOI/02/2020: Consulting Services for the Provision of Stock Broking and Equities Advisory Services".** Electronic submissions to the procurement e-mail below shall also be accepted and shall clearly be referenced as indicated above.

Late applications shall not be considered and no liability shall be accepted for loss or late delivery. The Insurance and Pensions Commission shall not be responsible for any costs or expenses incurred by firms in connection with preparation or delivery of the application.

The Request for Proposal shall be issued to a maximum of top six (6) shortlisted Consultants or Consulting firms.

Attn: The Acting Procurement Manager, Procurement Management Unit, Insurance and Pensions Commission, 160, Rhodesville Avenue, Greendale, Harare.

Tel: +263 242 443422/3358/61 E-mail: procurement@ipec.co.zw Web site: https://ipec.co.zw/

LOST DEED OF TRANSFER

NOTICE is hereby given that we intend to apply for a certified copy of Deed of Transfer 5408/84, made in favour of Tendayi Mberi (born on the 28th of July 1938) and Evangelista Mberi (born on the 2nd of January, 1955), whereby certain piece of land situate in the district of Salisbury called Stand 249 Mount Pleasant Township 9 of Lot 50 of Mount Pleasant, measuring 4234 square metres, was conveved.

All persons having any objections to, or wishing to make any representations in connexion with, the issue of such copy, are hereby required to lodge same, in writing, with the Deeds Registry, at Harare, within 14 days from the date of publication of this notice.

Dated at Harare on this 6th day of April, 2020.—Mutindi Bumhira Legal Practitioners, Aplicant's legal practitioners, JLC Building, 115 Rotten Raw Street, Harare. 301461f

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Control of Goods (Open General Import and Export Licence) (Amendment) Notice, 2020 (No. 7)

IT is hereby notified that the Minister of Industry and Commerce has, in terms of section 4(1)(a) of the Control of Goods (Import and Export) (Commerce) Regulations, 1974, published in Rhodesia Government Notice 766 of 1974, made the following notice: —

- 1. This notice may be cited as the Control of Goods (Open General Import and Export Licence) (Amendment) Notice, 2020 (No. 7).
- 2. The Control of Goods (Open General Import and Export Licence) Notice, 1974, published in Rhodesia Government Notice No. 766 of 1974, is amended by the insertion of the following products listed in the First Schedule underneath to the Open General Import and Export Licence —

"FIRST SCHEDULE

List of Pharmaceutical Medicines and Personal Protective Equipment (PPEs) to be regulated

PRODUCT DESCRIPTION	TARIFF CODE
Goggles Protective, Wraparound, Soft Frame, Indirect Vent.	9004.90
2. Alcohol-based Hand Washing Rub, Gel bottle	2207.10
3. Alcohol-based Hand Sanitizer.	3808.94
4. Tyvek Suit, Gown, AAMI level 3, Non- sterile, Disp., size M	6210.10
5. Latex Glove Examination, Nitrile, pf, size M	3926.20
6. Mask Surgical, type IIR, level 2, s.u, non-sterile, earloop, size M	6307.90/9020.00
7. Respirator, mask, FFP2/N95, type IIR, s.u., unvalved, Noseclip	9019.20
8. Face Shield, Clear Plastic, Disp.	3926.20
9. Thermometer, Infrared, No Contact, Handheld	9025.19/ 9022.19
10. Heavy Duty Gloves	3926.20/4015.11/4015.19/6116.10/ 6216.00
11. Knapsack Sprayer, Manual Pump,	
12. Gumboots,	

Control of Goods (Open General Import and Export Licence) (Amendment) Notice, 2020 (No. 7)

13. Aprons, Plastics Disposable	6210.10
14. Theatre Caps	6506.00
15. Liquid Soap	3401.3000
16. Tapped Buckets (Veronica Bucket), Elbow/Wrist Controlled Tap	
17. Bin Liners,	3920,3921,3923
18. Sodium Hypochlorite solution	30042000
19. Methylated Spirit	
20. Plastic Bins,	3920, 3921,3923
21. Ethanol	
22. Paracetamol Tablets, Oral Liquid Preparations and Sterile Dosage Forms	30042000
23. Ceftriaxone Injection	
24. Azithromycin Tablets and Suspensions	
25. Chloroquine or Hydroxychloroquine	3004.5090
26. Lopinavir/ Ritonavir	
27. Interferon Alpha 2b	
28. Remdesivir	
29. Vitamin C Tablets	
30. Amoxylin	30041000
31. Chlorine	
32. Caustic Soda	
33. Agriculture Lime	
34. Whitewash	
35. Bacille Calmette Guerim (BCG)	
36. Vaccine Injection and Oral	
37. Human Blood, Blood Fractions Products	
38. Disinfectants containing Organic Acids	
- Surfactants	
- Sodium Hypochlorite"	

Explanatory Note

3. This Statutory Instrument notice will regulate the exportation of Pharmaceutical Medicines and Personal Protective Equipment (PPEs) listed in the First Schedule above. This is in line with measures to regulate exportation (exports) of Pharmaceutical Medicines and PPEs in light with the prevention for the spread of Coronavirus (COVID-19).

S.I. 90 of 2020

4. The Ministry of Health and Child Care through Medicines Control Authority of Zimbabwe (MCAZ) issues Export Permits on medicines/drugs whilst the Ministry of Industry and Commerce issue Export Licence.

- 1. IT is hereby notified that the Minister of Finance and Economic Development has, in terms of section 36 of the Pensions and Provident Funds Act [Chapter 24:09], made the following regulations—
- 2. These regulations may be cited as the Pensions and Provident Funds (Amendment) Regulations, 2020 (No. 25).
- 3. The Pension and Provident Funds Regulations, 1991, published in Statutory Instrument 323 of 1991 (hereinafter called "the principal regulations"), is amended in section 2 ("Interpretation") by the insertion of the following definitions—
 - ""administrator" means a person appointed by trustees to administer a fund in accordance with such terms and conditions of service as may be specified in the instrument of appointment, who in terms of these regulations is permitted to carry on business that includes the provision of day to day administration, management, ensuring timely payment of contributions and benefits, secretarial services and advising the fund on strategic fund matters;
 - "financial year" in relation to a fund established in terms of the Act or any other enactment, means the period of twelve months ending on the 31st of December in any year.
 - "group life fund" means a fund which provides for the payment of a certain sum of money in the event of death of an employee while in employment.
- 4. Section 3 ("Application for registration") of the principal regulations is amended—
 - (a) in subsection (1) by the insertion of the following after paragraph (b)(ii)—
 - "(iii) if it is a group life fund, in Form P.P.F.R. 2".
 - (b) by the repeal of subsection (4) and substitution of the following—

- "(4) No person shall establish or carry on the business of a fund administrator unless—
 - (a) the person is registered in terms of these regulations;
 - (b) the person is an insurer registered in terms of the Insurance Act [Chapter 24:07];
 - (c) in the case of a person who is not an insurer referred to in paragraph (b), the person is incorporated or registered as a company in terms of the Companies and Other Business Entities [Chapter 24:31] and whose sole objective is to provide administrative services to pension funds;
 - (d) he or she keeps and maintains in respect of his or her pension and provident fund business a minimum unencumbered capital of not less than one million five hundred thousand dollars;
 - (e) has at least five shareholders:

Provided that no individual or individual and his or her close relatives may own or control, directly or indirectly, more than forty *per centum* of the voting shares of the fund administrator;

(f) has the professional and technical capacity, and adequate operational systems as directed by the Commission to perform the functions of a fund administrator;";

and

- (c) by the insertion of the following subsections after subsection 5—
- "(6) Any person who, at the publication of these regulations, may be disqualified to act as a fund administrator in terms of subsection (4) may continue to act as a fund administrator and shall comply with the requirements of subsection (4) within one year from the date of publication of these regulations.
- (7) Subject to subsection 6, any fund administrator who without good cause shown fails to comply with this section shall

be disqualified to act as such until he or she meets the requirements for the carrying on of the business of a fund administrator.";

(d) by the insertion of the following sections after section 3—

"Issue of or refusal to issue certificate of registration

- 3A. (1) On receipt of an application in terms of section 3, the Commissioner shall—
 - (a) if he or she has reason to believe that the applicant is not a fit and proper person to hold the certificate, give the applicant a notice, in writing, of the grounds for such belief, and invite the applicant to make representations, in writing, in that regard before a date specified by the Commissioner;
 - (b) in any other case, issue the certificate.
- (2) The Commissioner shall consider any representations made in terms of subsection (1) (a), and shall—
 - (a) if he or she considers that the applicant is not a fit and proper person for registration—
 - (i) refuse the application; and
 - (ii) within 7 days advise the applicant accordingly of his or her reasons thereof.

Cancellation of registration

- 3B. (1) The Commissioner shall notify a registered fund administrator in writing that he or she proposes to cancel his or her registration as a fund administrator and of his or her reasons for so doing if at any time the Commissioner is satisfied that—
 - (a) the certificate of registration of the fund administrator was obtained by fraud or material mistake on the part of such registered fund administrator; or
 - (b) such registered fund administrator, after notice from the Commissioner that he or she has contravened any of the provisions of these regulations, wilfully continues or repeats such contravention; or

- (c) such registered fund administrator has not carried on or has ceased to carry on the business of a fund administrator in Zimbabwe.
- (2) The Commission shall, before cancelling a certificate of registration consider any written representation made by the fund administrator opposing the cancellation.
- (3) The Commissioner shall consider any representations made in terms of subsection (2), and shall—
 - (a) if he or she is not satisfied by the representations made by the fund administrator—
 - (i) cancel the registration; and
 - (ii) within 7 days advise the holder accordingly of his or her reasons therefor;
 - (b) in any other case, impose specified conditions regarding that fund administrator's conduct of business; or
 - (c) take no further action in the matter.
- (4) A fund administrator who is notified that the Commissioner has cancelled his or her registration in terms of this section shall comply with any directions issued by the Commissioner in respect of the surrender of the certificate of registration.
- (5) The Commissioner shall publish a notice of the cancellation of the registration of a fund administrator in the *Gazette* and in one or more such newspapers circulating in Zimbabwe.

Appeal against decision of Commissioner

- 3C. (1) Any person who is aggrieved by the decision of the Commissioner made in terms of section 3A and 3B may appeal to the Minister, and in lodging the appeal section 31 of the Act shall apply *mutatis mutandis*.".
- 5. The principal regulations are amended by the repeal of section 4 ("Registration fees") and the substitution of the following—

"Registration fees

- 4. The fees payable for the registration and related matters in terms of the Act and these regulations shall be—
 - (a) four thousand dollars for the provisional registration of a fund;
 - (b) two thousand dollars for the renewal of provisional registration of a pension fund;
 - (c) four thousand dollars for the registration of a pension fund;
 - (d) two thousand dollars for amendment of registration of a pension fund;
 - (e) five thousand dollars for the transfer, amalgamation or splitting of a pension fund;
 - (f) one thousand dollars for each copy of a certificate of registration of a pension fund in replacement of or in addition to the original certificate of registration;
 - (g) two thousand dollars in respect of each amendment to the rules of a pension fund;
 - (h) six hundred dollars for any certified copy of the rules of a pension fund;
 - (i) two thousand dollars for the registration of redrafted rules;
 - (j) two thousand dollars for the registration of a group umbrella scheme;
 - (k) two thousand dollars for the registration of a participating employer;
 - (l) six hundred dollars for a copy of any information requested from and furnished by the Commissioner;
 - (m) eleven thousand dollars for the registration of a pension fund administrator;
 - (n) two thousand dollars for registration of a group life scheme in terms of this Act or any other enactment;
 - (o) two thousand dollars in respect of each amendment to a group life scheme.".

- 6. Section 7 ("Principal Officer") of the principal regulations is amended—
 - (a) by the repeal of subsection 2 and substitution of the following—
 - "(2) The rules of a fund shall provide that—
 - (a) the principal officer shall be appointed by the board of the fund;
 - (b) the chairperson of the board of a fund shall not be eligible to be appointed as the principal officer of the fund.":
 - (b) by the insertion of the following subsection after subsection (3)—
 - "(4) sections 6B and 6D shall, with necessary changes, apply to the principal officer.".
- 7. Part II ("Rules relating to administration") of the principal regulations is amended by the insertion of the following after section 7—

"Conduct of business by fund administrators

- 7A. (1) Every fund administrator shall comply with the following additional requirements—
 - (a) maintain a register on information relating to its shareholders and must be in a position to reproduce the full register at any time when requested to do so;
 - (b) endeavour to avoid conflict between the interests of the administrator and the duties owed to the fund, and any conflict of interest or potential conflict of interest must be disclosed by the administrator to the Commissioner and the board of trustees setting out full particulars of how such conflict will be managed;
 - (c) keep proper records;
 - (d) have well-defined compliance procedures;
 - (e) administer the fund in a responsible manner.

- (2) Section 6B shall apply, with necessary changes, to all fund administrators.".
- 8. The principal regulations are amended by the repeal of the section 21 ("Preservation of additional benefits") and the substitution of the following—

"Preservation of benefits

- 21. (1) Where a member is entitled to the additional benefits provided in terms of section 18 (b), section 19 (c) and (d) or in any case where a member is not entitled to start receiving benefits from a fund, such benefits shall be used to purchase a pension for him or her—
 - (a) within the original pension fund; or
 - (b) where the member so elects in writing, be transferred to another pension fund:

Provided that—

- (i) where such benefit is less than six thousand dollars, the trustees, upon application by the member, shall be empowered to commute the whole or part of the benefit for a lump sum;
- (ii) where the total pension that can be purchased by the benefit at the retirement of a member, does not exceed six thousand dollars per annum, the trustees, upon application by the member, shall be empowered to commute the whole or part of the benefit for a lump sum;
- (iii) such commutation does not result in the pension fund failing to pay regular monthly pensions due to illiquidity.".
- 9. Section 24 ("Commutation of Pension") of the principal regulations is amended by the repeal of paragraphs (a) and (b) and substitution of the following—
 - "(a) if the total pension does not exceed six thousand dollars, *per annum*, the trustees, upon application by the member, shall be empowered to commute the whole or part of the pension for a lump sum:

Provided such commutation does not result in the pension fund failing to pay regular monthly pensions due to illiquidity;

(b) if the total pension exceeds six thousand dollars, *per annum*, the trustees may be empowered to commute for a lump sum such portion, not exceeding one third, of the pension, as is elected by the member:

Provided that the pension purchased by the resultant balance shall not be less than six thousand dollars *per annum*.".

10. The principal regulations are amended by the repeal of the section 42A ("Financial Statements by fund administrators") and the substitution of the following—

"Financial Statements by fund administrators

- 42A. Within six months after the end of the financial year, every fund administrator shall prepare and send to the Commissioner under cover of a letter signed by the principal officer of the fund administrator each of the following—
 - (a) a return in Form P.P.F.R. 7 relating to his or her operations during the financial year to which the return relates;
 - (b) audited financial statements;
 - (c) cash flow statement using the direct method;
 - (d) a list of the directors and top management;
 - (e) a schedule of all funds administered by the administrator, listing all participating employers under each fund as at the end of that financial year;
 - (f) a schedule of all funds registered or dissolved during that financial year;
 - (g) a schedule of all participating employers registered or dissolved during that financial year;
 - (h) a schedule of debtor's aged analysis; and
 - (i) such further information as the Commissioner may request.".
- 11. Part IV ("Financial Provisions and Statements") of the principal regulations is amended by the insertion of the following sections after section 42A—

"Quarterly returns by self-administered funds

- 42B. Within 21 days after the end of each quarter every self-administered fund registered in terms of the Act, shall prepare and send to the Commissioner under cover of a letter signed by the principal officer of the fund each of the following—
 - (a) a return in Form P.P.F.R. 4 and P.P.F.R. 5 relating to his or her operations during the quarter to which the return relates;
 - (b) cash flow statement using the direct method;
 - (c) a list of the trustees and top management;
 - (d) a schedule of all participating employers who joined or exited the fund during that quarter;
 - (e) a schedule of debtor's aged analysis; and
 - (f) such further information as the Commissioner may request.

Quarterly returns by fund administrators

- 42C. (1) Within 21 days after the end of each quarter every fund administrator registered in terms of these regulations, shall prepare and send to the Commissioner under cover of a letter signed by the principal officer of the fund administrator each of the following—
 - (a) a return in Forms P.P.F.R. 7, P.P.F.R. 8 and P.P.F.R. 9 relating to his or her operations during the quarter to which the return relates;
 - (b) cash flow statement using the direct method;
 - (c) a list of the directors and top management;
 - (d) a schedule of all funds administered by the administrator, listing all participating employers under each fund as at the end of that quarter;
 - (e) a schedule of all funds registered and or dissolved during that quarter;
 - (f) a schedule of all participating employers registered and or dissolved during that quarter;
 - (g) a schedule of debtor's aged analysis; and

- (h) such further information as the Commissioner may request.
- (2) Where a fund administrator administers both self-administered funds and insured funds, two separate returns should be submitted, one for the insured and the other for the self-administered funds. Each of the returns shall clearly specify assets per fund and also have a consolidated position.".
- 12. Section 56A ("Penalties for non-compliance with regulations") of the principal regulations is amended by the repeal of the section and substitution by the following—

"Penalties for non-compliance with Regulations

56A. (1) Any person who—

- (a) fails to comply with a direction of the Commissioner issued in terms of section 6(4) to form a management committee of a fund within the time there specified; or
- (b) being a fund administrator, fails to inform the Commissioner, in writing, of any dispute mentioned in section 8(3) within 30 days from the date when the dispute is, in terms of the rules of the fund concerned, supposed to be referred to any recognised body for arbitration or to a court of law; or
- (c) being a participating employer, fails to timeously make the deductions referred to in section 13(1)(c) or to pay them to the fund concerned; or
- (d) being an insurer, fund administrator, trustee or member of a management committee of a fund, fails to report to the Commissioner, in writing, any failure by a participating employer to make the deductions referred to in section 13(1)(d) timeously;
- (e) being an employer who is responsible for paying to a fund additional voluntary contributions on behalf of an employee in terms of section 13(1)(f), wilfully fails to pay the contributions within fourteen days from the end of the calendar month in respect of which the contributions are payable;

- (f) being an insurer, fund administrator, trustee or member of a management committee of a fund, fails within the specified period to amend or secure the amendment of the rules of a fund in compliance with section 35(2);
- (g) being a fund administrator of a fund in respect of which a valuator has reported in terms of section 38(1) that it is in an unsound financial condition, fails, no later than the thirtieth day after submitting a copy of the report to the Commissioner as required by section 17(1) of the Act, to report to the Commissioner on any methods adopted for the purpose of making the fund financially sound:

Provided that this paragraph does not apply where the valuator has reported on any methods adopted for the purpose of making the fund financially sound in his or her report submitted in terms of section 17(1) of the Act;

- (h) being fund administrator or trustee or member of a management committee of a self-administered fund, fails timeously to submit to the Commissioner the documentation required under section 41(1);
- (i) being a fund administrator, fails timeously to submit a return in terms of section 41(3)(c);
- (j) being an insurer, fails timeously to submit to the Commissioner the documentation required under section 42;
- (k) being a fund administrator, fails timeously transmit to the Commissioner the return required under section 42A and 42C;
- (l) being a fund, fails timeously to transmit to the Commissioner the return required under section 42B; shall be liable to a penalty of three hundred dollars for each day that the non-compliance continues up to a maximum of sixty days.

(2) Any person who—

(a) being required to register as a fund administrator in terms of section 3(4), carries on business as a fund

- administrator for more than three months without being registered in terms of section 3(5); or
- (b) being a fund administrator, fails to submit with a report of a valuator the certificates specified in section 37(2)(a) and (b); or
- (c) being required to comply with any provision of these regulations referred to in subsection (1), persists in failing to do so after the sixtieth day from the last day on which compliance was required;

shall be guilty of an offence and liable to a fine not exceeding level six or imprisonment for one year or both such fine and such imprisonment.".

13. The First Schedule is repealed and the following is substituted—

"All Statements of Comprehensive Income shall be prepared using the accruals concept.

Statement of Financial Position items shall be prepared at market value.

First Schedule (Section 2, 3, 42, 42A, 42B, 42C)

FORMS

Form P.P.F.R. 1

PENSION AND PROVIDENT FUNDS ACT, 1976 (No. 20 of 1976) APPLICATION FOR PROVISIONAL REGISTRATION OF FUND (SCHEME)

1	O: The Commissioner of Pension and Provident Funds
	P .O Box HR6773
	Harare
	Zimbabwe
1.	Nameofapplicantfortheprovisional registration of
	Fund(Scheme) ¹ as a
	fromto
2.	The Fund (Scheme) is based on sound financial principles and I enclose

S.I. 91 of 2020

3.	Address of registered office of the Fund (Scheme) ⁴
4.	Address of head office of the Fund (Scheme) ⁵
5.	Names and addresses of persons who will manage the business of the fund (Scheme)
6.	Name and address of the person who will be principal officer of the Fund (scheme)
	Signature of applicant
Speci	fic notes
1.	Full name of Fund (Scheme) is to be given.
2.	The type of Fund, "pension fund" "provident fund" or "retirement annuity fund".
3.	The statement should be submitted by an actuary where applicable. Where financial principles are not involved this should be stated, giving reasons.
4.	This must be the street address of the registered office of the company registered in terms of the Companies Act (chapter 190) or the registered office of an insurer or, in any other case, the street address of the place of business.
5.	As in and state the country.
P.0 Ha	Form P.P.F.R. 2 PENSION AND PROVIDENT FUNDS ACT, 1976 (No. 20 of 1976) APPLICATION FOR REGISTRATION (Insurance company scheme-new) The Commissioner of Pension and Provident Funds Box HR6773 Tare Inbabwe
1.	Name of applicant for the registration of

2	. A	ddress of registered office of the Fund (Scheme) ³
3		ddress of head office of the Fund (Scheme) ⁴
4	. N	James and addresses of persons managing the business of the Fund Scheme) ⁵
5	(;	Jame and address of principal officer/representative of the Fund Scheme)
6	. Т о	The Fund will initially have a membership ofemployees ut of a work force ofemployees.
7		James and addresses of auditors of the Fund (Scheme) ⁶
8		Iame and address of valuator of the Fund (Scheme) ⁷
9		lame and address of the insurer
10	-	we enclose—
	(a)	two copies of an extract of clause
	(b)	two copies of the rules of the fund (scheme) duly certified9;
	(c)	a list of the participating employers ¹⁰ ;
	(d)	a statement from the principal employer setting out the method of funding and stating $-$
		(i) that he is aware of the total expenses to the fund charged by insurers/brokers/others and of the separate costs comprising such

total, where these can reasonably be ascertained; and

(ii) if it is a controlled funding scheme or a deposit administration scheme, that the method of funding has been explained to him¹¹;
and
(e) a copy of the valuator's explanation ¹² ;
(f) an application for exemption from section 17 of the Act ¹³ ;
(g) proof of payment for registration.
Signature of applicant ¹⁴
General note-Some of the items (a) to (f) may not apply
Specific notes
1. The full name of the fund is to be given.
The type of fund, "pension fund" provident fund" or "retirement annuity fund".
3. This must be the street address of the registered office of the company registered office of the company registered in terms of the Companies and Other Business Entities Act [Chapter 24:31] or the registered office of an insurer or, in any other case, the street address of the place of business.
4. This must be as in 3 and state the country.
5. This can be "Trustees' or a "committee' or "Management" or an insurer.
In the case of an insurance company scheme where no separate auditor has been appointed, the auditor of the insurer shall be deemed to be the auditors of the fund.
7. If no valuator has been appointed, or if the valuator is an employee of the insurer, this must be stated.
8. If no such authority exists, this must be stated.
9. "Certified that these are the rules of the
(Signed)
Chairman of trustees

A copy of a member's booklet is not sufficient

10. This must indicate the country or countries in which the participating employers operate.

11. "Wecertify that the valuator has explained to us in writing the method of funding adopted, which is

	that we understand that the rate of contribution can reasonably be ected—
(i)	to remain level;
(ii)	to increase; and
(iii)	to fluctuate

Chairman of trustees

- 12. The valuator's explanation will indicate the method of funding (for example, level rate of contribution by conventional methods, annual recalculation or controlled funding) and the following—
 - (i) The rate of interest used in his calculations;
 - (ii) The allowances made for commission and other expenses;
 - (iii) To what extent he has allowed for withdrawals, mortality, disability increases in pensionable emoluments and inflation; and
 - (iv) Whether the rate of contribution that he has estimated is expected to be level, increasing or fluctuating.
- 13. "We apply for exemption from the provisions of section 17 of the Act and attach a certificate from an actuary/an auditor".

"I/We certify that the rules of the scheme provide that the contributions payable by the members and the participating employers will be shown in the insurance policy issued in connection with the scheme and that the scheme does not provide for the payment of a pension based on the salary or emoluments of the member immediately before the pension becomes payable or the average of his salary or emoluments during a specified period".

Periodical valuations by a valuator are therefore unnecessary.

Valuator or Chartered Accountant

(Signed)

14. The application should be signed by one of the trustees but may be signed by the chairman or secretary of the principal employer or an officer of the insurer.

P.P.F.R. 3

PENSION AND PROVIDENT FUNDS ACT, 1976 (NO. 20 OF 1976) APPLICATION FOR REGISTRATION

(Self-administered fund-new)

ГО:	The Commissioner of Pension and Provident Funds
	P .O Box HR6773 Harare
	Zimbabwe
1.	
2.	Address of registered officer of the Fund ³
3.	
4.	1 00
	Names and addresses of the trustees of the Fund
~	N. J. H. Cal. St. J. Ca. J. Cal. E. J.
5.	Name and address of the principal officer/representative of the Fund
6.	Names and addresses of the auditors of the Fund
7.	Name and address of the valuator of the Fund ⁵
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
8.	1

	employees out of a work force ofemployees
9. I	/We enclose—
(a)	two copies of an extract
(b)	two copies of the rules of the Fund duly certified ⁷ ;
(c)	a certificate from the valuator8;
(d)	a list of the participating employers ⁹ ;
(e)	a certificate from the principal employer in connection with the method of funding 10 ;
(f)	a copy of the valuator's explanation ¹¹ ;
(g)	an application for exemption from section 17 of the Act ¹² ; and
(h)	proof of payment for registration.
(Au	thorized signature) Signature of applicant ¹³
Ger	neral note.—Some of the items (a) to (g) may not apply.
Spe	cific notes.
1. T	he full name of the fund is to be given.
2. T	The type of fund "pension fund" or "retirement annuity fund"
registe	This must be the street address of the registered office of the company ered in terms of the Companies and Other Business Entities Act [Chapter] or, in any other case, of the place of business.
4. T	his must be as in and state the country.
	f no valuator has been appointed, the reason must be given why a valuator ot be required.
6. I	f no such authority exists, this must be stated.
	Certified that these are the rules of the
	(Signed) Principal Officer
8. I Fund	/we certify that the rules of the

0 The lie	st indicates the country in which the participating employers operate.
funding ad	certify that the valuator has explained to us in writing the method of lopted, which is
	and that we understand that the rate of
	n can reasonably be expected—
(i)	To remain level;
` ′	To increase; and
(iii)	To fluctuate.
Level rate	aluator's explanation will indicate the method of funding (for example. of contribution by conventional methods, annual recalculation or funding) and the following—
(i)	The rate of interest used in his calculations;
(ii)	The allowance made for commission and other expenses;
(iii)	To what extent he has allowed for withdrawals, mortality, disability, increases in pensionable emoluments and inflation; and
(iv)	Whether the rate of contribution that he has estimated is expected to be level, increasing or fluctuating.
	apply for exemption from the provisions of section 17 of the Act and tificate from an actuary/an auditor".
	rtify that the financial methods adopted by the Fundare such as to render periodical valuations lator unnecessary.
•	or Chartered Accountant".
	application should be signed by one of the trustees but may be signed man or secretary of the principal employer or an officer of the insurer.
	P.P.F.R. 4
	ON AND PROVIDENT FUNDS ACT, 1976 (No. 20 OF 1976) CATEMENT OF COMPREHENSIVE INCOME OF SELF-
CTATEMI	ADMINISTERED FUND ¹
STATEME	ENT OF COMPREHENSIVE INCOME FOR FINANCIAL YEAR ENDED
INCOM	E \$
I. Con	tributions during the year—
(a) by n	nembers—

	(i) normal
	(ii) voluntary
(b)	by employers—
	(i) normal
	(ii) special
(c)	GLA premiums receivable ²
(d)	Interest on contribution arrears
II.	$Amounts transferred from (to) other funds^3$
III.	Amounts received on life insurance claims
IV.	Income from investments ⁴ —
(a)	Interest ⁵
(b)	Dividends
(c)	Rent ⁶
V.	Net surplus on sale/redemption of investments
VI.	Revaluation Income/fair value gains on investments
VII.	Other (specify)
Tota	ıl \$
EXI	PENDITURE
	enefits—
	Pensions (i.e. regular periodical payments)
()	(i) to members
	(ii) to surviving spouses
	(iii) to children and other dependants
(b)	one third commutations on retirement ⁷ and retrenchment
(c) I	Lump sum awards on withdrawal
	Lump sum awards on death
	Other commutations ⁸
	GLA Premiums paid
	Fines and Penalties ⁹
	Administrative expenditure
	Staff costs
(b)	Administration expenses
(c)	Investment expenses

(d)	Property expenses
(e)	Actuarial fees
(f)	Audit fees
(g)	Board expenses ¹⁰
(h)	IPEC levies
(i)	Bank charges
(j)	Consultancy fees
V.	other expenditure (specify)
VI.	Net loss on sale/redemption of assets and investments
VII.	Amount by which investments were written down
VIII.	Amortisation, depreciation and impairment of assets
VIX.	Provisions (specify)
Tot	al\$
X.	Surplus/deficit for the financial year
	Auditor
	Principal Officer
	Chairman of Trustees

General Note-Amounts for Zimbabwe and other countries must be shown separately

Specific notes

- 1. Contributions due must be included, whether received or not, in line with the accruals concept. Employers contributions other than normal recurrent contributions must be shown separately in item (b)(ii).
- 2. GLA premiums must be included, whether received or not, in line with the accruals concept.
- 3. The figure should be the net of amounts transferred from other funds and amounts transferred to other funds.
 - 4. Accrued interest and rent and dividend receivable may be included.
- 5. Income on all deposits or investments (guaranteed funds included) must be considered as interest and included under this item.
 - 6. This is rental received less direct expenses.
 - 7. This includes early retirement due to ill-health and redundancy.

- 8. This includes full commutations on retirement, retrenchment or withdrawal and other commutation approved by the trustees and the Commissioner.
 - 9. Full disclosure of the nature, time and amount.
- 10. A separate note or annexure showing the breakdown of the board expenses including sitting allowances, travel and subsistence and any other payments made to the trustees should be included.

		Form P.P.F.R. 5
		SION AND PROVIDENT FUNDS ACT, 1976 (No. 20 of 1976) MENT OF FINANCIAL POSITION OF SELF- ADMINISTERED FUND
		FUND
STAT	EME	ENT OF FINANCIAL POSITION AS AT
ASSI	ETS	
1.	Оре	erating Assets
	•	property
	(b)	motor vehicles
	(c)	furniture and equipment
	(d)	computer systems and hardware
	(e)	other
2.	Nor	n-current Investments—
	(a)	Investment property
	(b)	equities
		quoted
		unquoted
	(c)	prescribed assets
		government bonds
		other prescribed assets
	(d)	fixed interest securities
	(e)	loans and mortgages on property
	(f)	staff loans and mortgages
	(g)	external assets
	(h)	long term deposits
	(i)	guaranteed funds
	(j)	other non-current investments

3.	CU.	RRENT INVESTMENTS—
	(a)	prescribed assets
		government bonds
		treasury bills
		other prescribed assets
	(b)	fixed interest securities
	(c)	loans and mortgages on property
	(d)	staff loans and mortgages
	(e)	external assets
	(f)	money market investments
	(g)	cash on hand and at bank
	(h)	guaranteed funds
	(i)	other current investments
4.	SUI	NDRY DEBTORS¹—
	(a)	Contribution arrears
	(b)	Rental arrears
	(c)	Other
TO	ΓAL	
LIAB	ILIT	TIES
1.	Pro	visions
	(a)	Active members
	(b)	Pensioners
	(c)	Deferred pensioners
	(d)	Suspended pensioners
	(e)	Unclaimed benefits
	(f)	Pending exits ²
	(g)	Contribution arrears
	(h)	Rental arrears
	(i)	Depreciation and amortisation
	(j)	Other provisions (specify)
2.	Arr	ear pension benefits
3.	Res	erves (specify)

4.	Other creditors (specify)		
Tot	tal		
Sp	ecific Notes:		
1.	The figures should reflect gross a being reported under liabilities.		ponding provisions
2.	This figure includes full liability but not yet paid as well as the re		
			Form P. P. F. R. 6
]	PENSION AND PROVIDENT F		
			FUND
MEM	BERSHIP STATISTICS FOR T		
		In	Outside
		Zimbabwe	Zimbabwe
	mber of principal members beginning of year		
N	umber of beneficiaries		
	the beginning of the year		
T	OTAL		
2.	Membership as at end of year		
	(a) new entrants for the year		
	(b) transfers in		
	(c) active members ¹		
	(d) deferred pensioners		
	(e) pensioners ²		
	(f) suspended pensioners ³		
	(g) members with unclaimed b	penefits ⁴	
	Total Membership as at end of	year	

3.	Beneficiaries as at end	of year			
	(a) Pensioners				
	Surviving Spouse				
	Children				
	Other dependants				
	(b) Suspended pensio	ners			
	Surviving Spouse				
	Children				
	Other dependants				
	Total Beneficiaries as a	nt end of year			
4.	Exits as at end of year ⁵				
	(a) Transfers out				
	(b) Full commutation	S			
	(c) Death				
	(d) Other				
	Principal Officer				
1.	This figure excludes no	ew entrants for the year			
2.	This figure excludes suspended pensioners and beneficiaries				
3.	This figure excludes su	spended beneficiaries			
4.		members of the fund who entitled to receive a benef			
5.	Exits refers to member	s who have no residual as	ssets on the fund		
			"Form P.P.F.R 7		
	PENSION AND PRO	OVIDENT FUNDS ACT [Chap	ter 24:09]		
		Y FUND ADMINISTRA STERED BY FUND ADM			
		Instructions			

Attach annexures wherever necessary.

- Do not leave any questions blank or unanswered: where necessary answer "Not applicable" or "Not known".
- All responses in this form and all annexures shall be typewritten.
- Physical addresses as well as postal box addresses (if any) must be given.
- Upon completion the original of this return and supporting annexures shall be submitted to:

The Commissioner of Insurance, Pension and Provident Funds, P. O. Box HR 6773, Harare, Zimbabwe.

- 2. Annex details of the following:
 - (a) Full names of the funds or schemes administered by the administrator during the reporting period, and the type of fund ("pension fund", "provident fund" or "retirement annuity fund") in the format below;

							Fund
				Date of	Fund		status
	Date of		Number of	conversion	design as		as at
Fund	commence-	Date of	sponsoring	(where	at reporting	Insured/self-	reporting
name	ment	registration	employers	applicable)	date1	administered	date ²

(b) Full names of the funds or schemes that the administrator ceased to administer during the reporting period, together with an indication of the type of fund ("pension fund", "provident fund" or "retirement annuity fund"), the reasons why the administrator ceased to administer any of them and, if their administration was transferred to another fund administrator, the name and address of the new fund administrator;

Name of Fund	Reason ³	Date of application	Date of approval	Fund design	membership	Value of fund ⁴	Name of new fund/ administrator

(c) the total membership of each fund referred to in (a) and (b) as at the end of the financial year or date when they ceased to be administered by you during that year;

- (d) the total contributions received in respect of each fund referred to in (a) and (b) as at the end of the financial year or date when they ceased to be administered by you during that year;
- (e) the total contributions due but not received in respect of each fund referred to in (a) and (b) as at the end of the financial year or date when they ceased to be administered by you during that year;
- (f) the administration fees and commission income received in respect of each fund referred to in (a) and (b) during the financial year;
- (g) the proportion (expressed as a percentage) that the administration

	fees and commission income referred to in paragraph (d) bears to the total income of the administrator;
3.	Name, address and telephone number of the person(s) who may be contacted regarding any questions in respect of this return:
4.	Provide any other information in connection with this return that may assist the Commissioner in fully evaluating this return.
	Declaration
to a	We the undersigned do hereby certify that all information given in response and in support of the questions and items in this application is true and rect to the best of our knowledge and belief;
	Chief Executive Officer (print name)
	Signature
	Director (print name)
	Signature
	Director (print name
	Signature
	Director (print name)

Signature

	Director (print name)
1.	This refers to defined benefit, defined contribution or hybrid.
2.	Fund status refers to active, paid up, dissolved.
3.	Refers to reason why the administrator ceased to administer the fund.
4.	This refers to the value of the fund as at the date the administrator ceased to administer the fund.
	Form P.P.F.R. 8
STAT	PENSION AND PROVIDENT FUNDS ACT, 1976 (No. 20 of 1976) FEMENT OF COMPREHENSIVE INCOME OF ADMINISTRATOR IN RESPECT OF PENSION AND PROVIDENT FUND BUSINESS.
	TEMENT OF COMPREHENSIVE INCOME for
Name	of Administrator
INC	COME \$
I.	Contributions during the year ¹ —
	(a) by members—
	(i) normal
	(ii) voluntary
	(b) by employers—
	(i) normal
	(ii) special
	(c) GLA premiums receivable ²
	(d) Interest on contribution arrears
	Amounts transferred from (to) other funds ³
	Amounts received on life insurance claims
IV.	Income from investments ⁴ —
	(a) Interest ⁵
	(b) Dividends
	(c) Rent ⁶
V.	Net surplus on sale/redemption of investments
VI.	Revaluation Income/fair value gains on investments
VII.	Other (specify)
Tota	al\$

EXPENDITURE

I. Benefits—

(a) Pensions (i.e. regular periodical payments) (i) to members..... (ii) to surviving spouses..... (iii) to children and other dependants (b) one third commutations on retirement and retrenchment..... (c) Lump sum awards on withdrawal (d) Lump sum awards on death (e) Other commutations⁸..... (f) Other benefits (specify)..... II. GLA Premiums paid..... III. Fines and Penalties9 IV. Administrative expenditure (a) Administration expenses¹⁰ (b) Investment expenses (c) Property expenses (d) Actuarial fees (e) Audit fees (f) Board expenses (g) IPEC levies (h) Bank charges (i) Consultancy fees V. other expenditure (specify) VI. Net loss on sale/redemption of assets and investments..... Amount by which investments were written down..... VIII. Amortisation, depreciation and impairment of assets...... Provisions (specify) Total \$

X.	Surplus/deficit for the financial year
Au	litor
Pri	ncipal Officer
Cha	pirman of Trustees

General Note-Amounts for Zimbabwe and other countries must be shown separately

Specific notes

- 1. Contributions due must be included, whether received or not, in line with the accruals concept. Employers contributions other than normal recurrent contributions must be shown separately in item (b)(ii).
- 2. GLA premiums must be included, whether received or not, in line with the accruals concept.
- 3. The figure should be the net of amounts transferred from other funds and amounts transferred to other funds. This covers such transactions as transfers of individual members between funds, including lump sums brought into retirement annuity funds and the transfer of an insurance company scheme to another insurer or a self-administered fund or vice versa. Transactions entirely within The Pensions Fund of the insurer need not be shown.
- 4. Accrued interest and rent and dividend receivable may be included.
- 5. Income on all deposits or investments (guaranteed funds included) must be considered as interest and included under this item.
- 6. This is rental received less direct expenses.
- 7. This includes early retirement due to ill-health and redundancy.
- This includes full commutations on retirement, retrenchment or withdrawal and other commutation approved by the trustees and the Commissioner.
- 9. Full disclosure of the nature, time and amount.
- A note on the major services covered by the administration fees should be included.

P.P.F.R. 9

PENSION AND PROVIDENT FUNDS ACT, 1976 (No. 20 OF 1976) STATEMENT OF FINANCIAL POSITION OF ADMINISTRATOR

IN RESPECT OF THE PENSIONS FUND AS AT
Name of Administrator

ASSETS

- NON-CURRENT INVESTMENTS—
 - (a) Investment property
 - (b) equities quoted unquoted
 - (c) prescribed assets government bonds other prescribed assets
 - (d) fixed interest securities
 - (e) loans and mortgages on property
 - (f) staff loans and mortgages
 - (g) external assets
 - (h) long term deposits
 - (i) other non-current investments

2. CURRENT INVESTMENTS—

- (a) prescribed assets government bonds treasury bills other prescribed assets
- (b) fixed interest securities
- (c) loans and mortgages on property
- (d) staff loans and mortgages
- (e) external assets
- (f) money market investments
- (g) cash on hand and at bank
- (i) other current investments

3 SLINDRY DERTORS¹

5.5	UNL	NT DEBTORS —
	(a)	Contribution arrears
	(b)	Rental arrears
	(c)	Other
	TO	ΓAL
	10	
LIA	BIL	ITIES
1.	Pro	visions
	(a)	Active members
	(b) (c)	Pensioners Deferred pensioners
	(d)	Suspended pensioners
	(e)	Unclaimed benefits
	(f)	Pending exits
	(g)	Contribution arrears
	(h)	Rental arrears
	(i)	Depreciation and amortisation
	(j)	Other provisions (specify)
2. A	rrear	pension benefits
3. R	eser	ves (specify)
4. C	ther	creditors (specify)
		The figures should reflect gross amounts with the corresponding
prov		ns being reported under liabilities.
	2. T	his figure includes full liability for member getting full commutation

3. Provision for rental arrears, contribution arrears, leave pay and others.

For the purposes of this return, an Insurer's guaranteed fund/investment pool will not be treated as an investment. Thus, a detailed split of the guaranteed fund/investment pool per individual asset class should be presented.

but not yet paid as well as the refund component for withdrawals.

General notes

- Assets inside and outside Zimbabwe must be shown in separate columns.
- (ii) The rates of exchange used must be stated.
- (iii) The Balance Sheet must be drawn up in accordance with the insurer's normal accounting conventions.
- (iv) The assets shown are those designated by the insurer, on the recommendations of his valuator, in terms of section 16 of the Act. The insurer must state, separately in respect of each classification of assets, the percentage that the total amount shown opposite such class represents of the sum of his Zimbabwean assets, of that class, in respect of all Zimbabwean life.
 - insurance business and any amount of assets outside Zimbabwe designated above for that class of asset.
- (v) The Balance Sheet shall state how the values of the listed are arrived at. When an investigation into the financial position of the insurer is made in terms of section 34 of the Insurance Act, 1987 (No. 27 of 1987) a certificate signed by the signatories to the Balance sheet to the effect that, in their belief, the assets designated in the Balance Sheet are, in the aggregate, fully of the value stated therein, less any investment reserve- fund taken into account, shall be attached to the Balance sheet.
- (vi) The signatories to the Balance Sheet and to the Income and Expenditure Account shall be—
- (a) A director; and
- (b) The secretary, accountant or valuator of the insurer; and
- (c) The principal officer for Zimbabwe of the insurer.
 - (vii) The following auditor's statement signed by auditors of the insurer, shall accompany the Balance Sheet and Income and Expenditure Account—

Auditors"

Form **P.P.F.R.** 10

этлі	1211	CS FOR THE YE.	AR ENDED				
Name	of I	nsurer					
MEM	BER	SHIP STATISTIC	S FOR THE YEAR END	ED			
			In Zimbabwa	Outside <i>Zimbabwe</i>			
		of principal mem nning of year					
		r of beneficiaries eginning of the ye	ear				
TOTAL							
2.		Membership as at end of year					
		new entrants for	-				
	()	active members ¹					
		deferred pension	ers				
		pensioners ²	3				
	(e)	1 1					
_	(f)	members with unclaimed benefits ⁴					
Total Membership as at end of year							
3.		Beneficiaries as at end of year					
	()	Pensioners					
	Sur	viving Spouse					
	Chi	ildren					
	Oth	ner dependants					
	(b) Suspended pensioners						
	Sur	viving Spouse					
	Children Other dependants						
	Total Beneficiaries as at end of year						

- 1. This figure excludes new entrants for the year
- 2. This figure excludes suspended pensioners and beneficiaries
- 3. This figure excludes suspended beneficiaries
- 4. This figure includes all members of the fund who left employment and in terms of the rules are entitled to receive a benefit but has not claimed the benefit.

N.B All Administrators with Provident Funds to submit a separate schedule showing membership and total assets for each fund.

Form P.P.F.R. 11

PENSION AND PROVIDENT FUNDS ACT, 1976 (No. 20 of 1976) DECLARATION BY A PERSON APPLYING FOR MEMBERSHIP OF A RETIREMENT ANNUITY FUND

Name of	Fund				
	I, having made application to join the above fund, hereby declare—				
(a)	My income as declared for the purposes of the Income Tax Ac [Chapter 24:06] for the year of assessment ending				
(b)	I understand and accept that in terms of the Pension and Provident Funds Regulations, 1991, if, at any time, it can be shown that provided information in this declaration which was false in any material respect I shall cease to be a member of the fund and all contributions made shall be forfeited to the fund, unless the Commissioner of Pension and Provident Funds directs otherwise.				
Signed:.					
Date:	Witnessed by:				
	(insert full name and address in block letters				
	P.P.F.R. 12				
PENS	ION AND PROVIDENT FUNDS ACT, 1976 (No. 20 of 1976)				
DECLARATION BY A MEMBER OF A RETIREMENT ANNUITY					
FUN	ID WHO WISHES TO INCREASE HIS ANNUAL RATE OF				
CO	NTRIBUTIONS TO THE FUND OR MAKE A LUMP SUM				
	CONTRIBUTION TO THE FUND				
Name of	Fund				
I	, a member of the fund, hereby declare—				
	full name in block letters)				

SECTION A (to be completed where the member wishes to increase annual rate of contributions)				
My income as declared for the purposes of the Income Tax Act [Chapter 23:06] is \$				
SECTION B (to be completed where the member wishes to make a lump sum contribution in terms of section 14 (1) (d) of the regulations) (a) The aggregate of my previous highest five consecutive years of income as declared for the purpose of the Income Tax Act [Chapter 23:06] is \$				
(b) The years of assessment on which the above figure is based are the tax years				
Note: The five years reflected in note (b) reflected in note (b) above must have been within the ten years immediately preceding the date of this application. 1.—				
(a) I am/am not a member of other retirement annuity fund/s;				
(b) If the answer to (a), is in a affirmative provide—				
(i) Name of fund/s				
(ii) Total annual rate of contributions to such fund/s				
(iii) Details of any contract with a fund which is paid-up				
(iv) Details of any lump sum contribution made to any other fund before today				
2. I understand and accept that in terms of the Pension and Provident Funds Regulations, 1991, if at any time, it can be shown that I provided information in this declaration which was false in any material respect, I shall cease to be a member of the fund and all contributions made shall be forfeited to the fund, unless the Commissioner of Pension and Provident Funds directs otherwise.				
Signed:				
Date: Witnessed by:				
(insert full name and address in block letters)				

Form P.P.F.R. 13

PENSION AND PROVIDENT FUNDS ACT, 1976 (No. 20 of 1976) TRANSFER OF BENEFITS IN TERMS OF SECTION 14(2) OF THE PENSION AND PROVIDENT FUNDS REGULATIONS, 19911 1. I, the principal officer of Fund, have transferred withdrawal pension benefits amounting to of the......Fund since..... I principal officer of have received the benefits transferred from Fund in respect of which a supplementary certificate/deferred single premium annuity policy under membership no/an endorsement No has been issued. Signed: (Member) Date: Signed: (Principal Officer ofFund) Date: Signed: Signed: (Principal Officer ofFund)²

Date:

¹ This form shall be signed in triplicate for record keeping purposes and copies should be kept by the Principal Officers and the member.

Form P.P.F.R. 14

PENSION AND PROVIDENT FUNDS ACT, 1976 (No. 20 of 1976)
PENSION FUND AND RETIREMENT ANNUITY FUND BUSINESS
PLACED WITH REGISTERED INSURERS THROUGH INSURANCE
BROKERS

DKUKEKS						
INSURANCE BROKERS						
FINANCIAL YEAF						
Number of Schemes						
Name of Fund	Insurer/administrator ¹	Administration fee and commission income received %				

- 1. Pension funds administered by brokers.
- 2. Pensions funds administered by insurers but procured through brokers.

Signature

¹ This is the administrator/ insurer by whom the fund is administered.

