MINISTRY OF LANDS, AGRICULTURE, FISHERIES, WATER AND RURAL RESETTLEMENT

Competitive Bids Requested

Tender number


Interested bidders can obtain bid documents that consists the instructions and procurement requirements from the reception Accounts Section at the Ministry of Lands, Agriculture, Fisheries, Water and Rural Resettlement, Ngungunyana Building, 1, Liberation Legacy Way, Harare, upon payment of a non-refundable fee of RTGS$1 000,00, account name Ministry of Agriculture 2000005528.

Your submission should reach the Ministry of Lands, Agriculture, Fisheries, Water and Rural Resettlement not later than the closing time and date. Late submissions either by post or hand delivery will not be accepted.

Tender Cancellation

Tender number

PARKS and Wildlife Management Authority invites tenders from suitable, registered and reputable suppliers. The invitation to tender document is downloaded from our website, www.zimparks.org. Bids in sealed envelopes and clearly marked the tender number should be addressed to the Procurement Management Unit, Parks and Wildlife Management Authority, P.O. Box CY140, Causeway, or can be delivered to the Procurement Committee, Parks and Wildlife Management Authority, corner Liberation Legacy Way and Sandringham Drive, Harare, not later than 1000 hours on the closing date shown below:

Tender number


The closing date for submission of bids are shown above and closing time is at 1000 hours. One member from each bidder is free to witness the opening of the tender on the closing date and time at: Parks and Wildlife Management Authority, Head Office Lecture Theatre, corner Liberation Legacy Way and Sandringham Drive, Harare.

NB: Bidders must make sure that their bids are recorded in the tender register on the day and time of submission.

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Statutory Instruments Issued as Supplements to this Gazette Extraordinary

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Printed by the Government Printer, Harare.
IT is hereby notified that the Minister of Finance and Economic Development has, in terms of section 3 of the Finance Act [Chapter 23:04], made the following regulations:

**Title**

1. These regulations may be cited as the Finance (Amendment of Section 22H of Finance Act) Regulations, 2021.

2. With effect from the 1st January, 2021, section 22H of the Finance Act [Chapter 23:04] is repealed and the following is substituted—

**"22H NOCZIM debt redemption and strategic reserve levy**

(1) The NOCZIM debt redemption and strategic reserve levy chargeable in terms of section 36H of the Taxes Act shall—

(a) in relation to the NOCZIM debt redemption levy, where diesel or petrol is purchased or imported through the use of “free funds” (as defined in section 2 of the Exchange Control Regulations, 1996) by—

(i) an oil company from NOCZIM or its subsidiaries or successors; or

(ii) any person licensed by the Minister responsible for energy to import the petroleum product in bulk;

be calculated at the rate of zero (0.000) United States dollars per litre of diesel or petrol;

(b) in relation to the NOCZIM debt redemption levy, where diesel or petrol is purchased or imported otherwise than through the use of “free funds” (as defined in section 2 of the Exchange Control Regulations, 1996) by —
Finance (Amendment of Section 22H of Finance Act) Regulations, 2021

(i) an oil company from NOCZIM or its subsidiaries or successors; or

(ii) any person licensed by the Minister responsible for energy to import the petroleum product in bulk;

be calculated at the rate of zero (0.000) Zimbabwe dollars per litre of diesel or petrol;

(c) in relation to the strategic reserve levy, where diesel or petrol is purchased or imported through the use of “free funds” (as defined in section 2 of the Exchange Control Regulations, 1996) by—

(i) an oil company from NOCZIM or its subsidiaries or successors; or

(ii) any person licensed by the Minister responsible for energy to import the petroleum product in bulk;

be calculated at the rate of zero comma one two seven (0,127) United States dollars per litre of diesel or zero comma zero eight seven (0,087) United States dollars per litre of petrol;

(d) in relation to the strategic reserve levy, where diesel or petrol is purchased or imported otherwise than through the use of “free funds” (as defined in section 2 of the Exchange Control Regulations, 1996) by—

(i) an oil company from NOCZIM or its subsidiaries or successors; or

(ii) any person licensed by the Minister responsible for energy to import the petroleum product in bulk;

be calculated at the rate of eleven (11) Zimbabwe dollars per litre of diesel or eight (8) Zimbabwe dollars per litre of petrol.”.
WHEREAS section 237(2) of the Constitution of Zimbabwe, 2013, provides that a member of an Independent Commission may be removed from office only on the ground that the member concerned has been guilty of gross misconduct;

AND WHEREAS section 187(4) of the Constitution of Zimbabwe, 2013, provides that the President may, when he considers it advisable, appoint a tribunal consisting of three (3) members;

AND WHEREAS the President issued Proclamation 5 of 2020, published in Statutory Instrument 228 of 2020, establishing a tribunal to inquire into the question of the removal from office of Commissioner Frank Muchengwa of the Zimbabwe Anti-Corruption Commission;

AND WHEREAS an amendment to the period of the hearing of the inquiry has become necessary:

NOW, THEREFORE, under and by virtue of the powers vested in the President as afore said, I do, by this my Proclamation, amend Proclamation 5 of 2020, published in Statutory Instrument 228 of 2020, by the insertion in paragraph (d) after the words “with the option of an extension of a further six months after the expiry of the initial five months” of the words “; and an additional option of an extension by six months after the expiry of the first six months’ extension”.

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Proclamation 5 of 2021

Given under my hand and the Public Seal of Zimbabwe at Harare this second day of September, in the year of Our Lord two thousand and twenty-one.

E. D. MNANGAGWA,
President.

By Command of the President.