



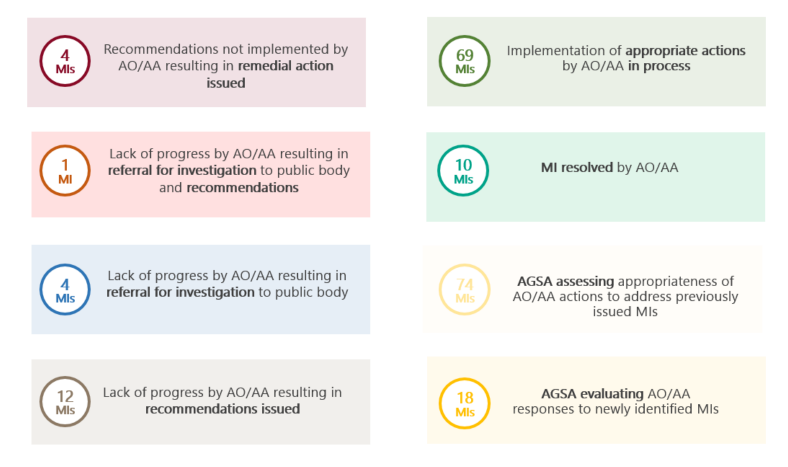
Status 15 October 2021



### MATERIAL IRREGULARITIES IDENTIFIED IN NATIONAL, PROVINCIAL AND LOCAL GOVERNMENT

This report list the details of the 100 material irregularities (MIs) of which we had notified the accounting officers or authorities (AOs/AAs) and received their responses by 15 October 2021 as well as the 92 where we are evaluating the responses to newly identified MIs and actions taken to address previously issued MIs.

### Status at 15 October 2021 of 192 MIs included in this report



In the tables that follow, we look in detail at these MIs – firstly at national level per portfolio; then at provincial level per province; and lastly at local government level per province.

# Abbreviations and acronyms used in this report

AA	accounting authority
A0	accounting officer
DM	district municipality
LM	local municipality
MFMA	Municipal Finance Management Act
МІ	material irregularity
ММ	metropolitan municipality
NPA	National Prosecuting Authority
PFMA	Public Finance Management Act
PPPFA	Preferential Procurement Policy Framework Act
PPR	Preferential Procurement Regulations
SAPS	South African Police Service
Sars	South African Revenue Service
SIU	Special Investigating Unit
TR	Treasury Regulations

# MIs in national government

No.	Notified	Туре	MI description	Status	Status description				
	BASIC EDUCATION PORTFOLIO								
			Department of Basic Educa	ation					
1.	1 July 2021	Payment for goods or services not received	Learner material was distributed to volunteer educators for learners who did not qualify to be on the Kha Ri Gude programme due to deficiencies in learner registration processes. <u>Irregularity</u> : Non-compliance with PFMA, section 38(1)(a)(i) <u>Impact</u> : Financial loss to be quantified by AO	Appropriate action by AO/AA in process	The departmental investigation committee concluded an investigation into the matter during 2016-17. Disciplinary action was instituted against the officials responsible in October 2016 and part of the financial loss had already been recovered during 2017-18. The matter was subsequently referred to the Hawks in 2017-18 to investigate and recover the remaining financial loss. An investigation by the SAPS is also still in progress.				
2.	1 July 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	Payment was not made within 30 days to a service provider pertaining to a construction project in the Eastern Cape, resulting in interest charges being raised in March 2019 and June 2019. Irregularity: Non-compliance with TR 8.2.3 Impact: Material financial loss of R7 million	Appropriate action by AO/AA in process	The department is conducting an investigation into the matter. The investigation is currently in progress and scheduled for completion in March 2022.				
3.	1 September 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	Payment was not made within 30 days to a contractor pertaining to a construction project in the Eastern Cape. This resulted in interest charges being raised as well as claims for damages by the contractor due to the cancellation of the contract and losses of unutilised materials on site that were exposed to the elements and damaged by bad weather. Irregularity: Non-compliance with TR 8.2.3 Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	The department is conducting an investigation into the matter. Pending the outcome of the investigation, steps will be taken to recover the financial loss. Disciplinary steps were also taken against the person who caused the financial loss.				

No.	Notified	Туре	MI description	Status	Status description
4.	22 July 2019	Payment for poor- quality goods or services	A contractor was paid although the work undertaken on school infrastructure was not at required standard of quality. This was due to a lack of effective internal controls for approving and processing payments. Further payments had to be made to another contractor for remedial construction work. Irregularity: Non-compliance with TR 8.1.1 Impact: Material financial loss of R2.8 million	Resolved	The departmental investigation committee concluded their investigation during 2017-18. The AO issued a letter of demand for the cost of the remedial work, which the contractor rejected in March 2020 stating that there was no formal agreement that they would be liable for the cost and that they were not in a position to incur the cost, but confirmed their commitment to resolve the matter. A facilitator was appointed in July 2020 to mediate this matter. The mediation report produced in March 2021 recommended that the department write off this debt. The department accepted the recommendation of the mediator and intended to write off the amount.
5.	1 July 2021	Payment for goods or services not received	Payment was made to a service provider of bulk materials on 31 March 2017 for which the department did not receive an equivalent value of materials. The service provider acknowledged this debt on 13 April 2021. Irregularity: Non-compliance with TR 15.10.1.2(c) Impact: Financial loss to be quantified by A0	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.
			COMMUNICATIONS PORTF	OLIO	
			South African Broadcasting Co	rporation	
6.	7 July 2020	Procurement non-compliance, resulting in overpricing of procured goods and services	A contract for security services was awarded in August 2017 to a bidder who did not score the highest points in the evaluation process, resulting in higher prices being paid. Irregularity: Non-compliance with PPPFA, section 2(1)(f) Impact: Material financial loss of R2,3 million	Appropriate action by AO/AA in process	An investigation by the AA was concluded in October 2020. The AA will take further action in line with the SIU report and outcome of the court case, dealing with the same contract, which is still in progress.

No.	Notified	Туре	MI description	Status	Status description				
	South African Post Office (Sapo)								
7.	12 November 2020	Inefficient use of resources – no benefit derived from cost	Sapo was awarded the contract for the administration and processing of the payment of South African Social Security Agency grants through its then Postbank division in 2018. They were required to procure and implement an integrated grants payment system for this purpose. The system was not properly implemented and secured, resulting in the issuer master key for the bank cards of grant beneficiaries being compromised and fraudulent transactions taking place, which is likely to result in material financial losses. <u>Irregularity</u> : Non-compliance with PFMA, section 51(1)(a)(i) Impact: Material financial loss of R158 million	Referral	Postbank became a separate public entity in April 2019, which resulted in a disagreement between them and Sapo about whose responsibility it was to resolve the MI and for the limited actions that had been taken. The auditor-general approved the referral of the MI to the Hawks in September 2021 for further investigation.				
8.	26 August 2020	Sars late payments	Sapo failed to pay the amount deducted and withheld for         employees' pay-as-you-earn tax within seven days after the         end of the month during which the amount was deducted or         withheld. This resulted in penalties and interest being charged         by Sars.         Irregularity: Non-compliance with fourth schedule of Income         Tax Act, section 2(1)         Impact: Material financial loss of R2,9 million	Resolved	<ul> <li>An investigation was undertaken by the AA and was concluded in May 2020. The investigation determined that Sapo did not have the funds to make the payment on time and no person was identified as being responsible.</li> <li>The investigation also found that there was no breakdown in controls, and that the unavailability of funds was the main root cause.</li> <li>Sapo applied for a remission to have Sars waive the interest and penalties, but this was not granted, as confirmed by Sars in October 2020.</li> </ul>				
9.	26 August 2020	Sars late payments	Sapo failed to pay the amount of value-added tax payable by the 25th day of the next month to which the tax related, or by the last day of that same month if the vendor filed the tax return electronically. As a result, penalties and interests were charged.	Resolved	An investigation was undertaken by the AA and was concluded in May 2020. The investigation determined that Sapo did not have the funds to make the payment on time and no person was identified as being responsible.				

No.	Notified	Туре	MI description	Status	Status description
			Irregularity: Value Added Tax Act, section 28(1)		The investigation further found that there was no breakdown
			Impact: Material financial loss of R8,7 million		in controls and that the unavailability of funds was the main
					root cause.
					Sapo applied for a remission to have Sars waive the interest
					and penalties, which was not granted, as confirmed by Sars in
					October 2020.
10.	12 November	Inefficient use of	Sapo failed to implement effective controls on the card	Follow-up or	We are assessing the appropriateness of the actions taken by
	2020	resources – no	management and South African Social Security Agency	assessment in	the AO/AA to address the MI.
		benefit derived	beneficiary payment system. This resulted in cards being	process	
		from cost	susceptible to fraud or used to perpetuate fraud.		
			Irregularity: Non-compliance with PFMA, section 51(1)(a)(i)		
			Impact: Financial loss to be quantified by AA		
11.	12 November	Inefficient use of	Cards that were lost because of a lack of internal controls were	Follow-up or	We are assessing the appropriateness of the actions taken by
	2020	resources – no	written off. Future losses are also likely to occur as appropriate	assessment in	the AO/AA to address the MI.
		benefit derived	internal controls are not yet in place.	process	
		from cost			
			Irregularity: Non-compliance with PFMA, section 51(1)(a)(i)		
			Impact: Financial loss to be quantified by AA		
			COOPERATIVE GOVERNANCE AND TRADITION	AL AFFAIRS PORTFOL	.10
			Department of Cooperative Gov	vernance	
12.	13 August 2019	Payment for	Payments were made in 2018-19 to non-qualifying government	Recommendations	A new A0 was appointed in April 2020 and we allowed the new
		goods or services	employees as part of the Community Work Programme due to		incumbent time to implement the planned actions to resolve
		not received	ineffective internal controls for approving and processing		the MI, keeping in mind the challenges brought about by the
			payments.		nationwide lockdown restrictions.
					An investigation commissioned by the preceding AO was
			Irregularity: Non-compliance with TR 8.1.1		concluded in October 2020, but did not quantify the financial
			Impact: Financial loss to be quantified by AO		loss, as the scope was too broad and not specific to the MI. The
					officials who were found responsible for the non-compliance

No.	Notified	Туре	MI description	Status	Status description
					<ul> <li>were suspended pending disciplinary proceedings, but no evidence was provided to confirm the recovery of the financial loss. Furthermore, controls were not implemented to prevent the non-compliance from recurring, which resulted in further losses due to continuing payments to some government employees.</li> <li>We included the following recommendations in the 2020-21 audit report, which should be implemented by 31 January 2022:</li> <li>The financial loss relating to non-qualifying participants should be appropriately and accurately quantified.</li> <li>Appropriate action should be taken to recover the financial losses suffered by the department.</li> <li>If it is determined that the department suffered financial losses through criminal acts, possible criminal acts or omission, this should be reported to the SAPS.</li> <li>Appropriate and proactive internal controls should be implemented to prevent payments to non-qualifying government employees through validating participants and removing non-qualifying government employees from the database.</li> <li>Government employees who confirmed that they have unduly benefitted from the programme should be reported to their employer and the Department of Public Service and Administration.</li> <li>Effective and appropriate disciplinary steps should be taken against any official that the investigation finds to be responsible.</li> </ul>
13.	13 August 2019	Payment for goods or services not received	Payments were made in advance to implementing agents, without evidence of goods and services having been received due to ineffective internal controls for approving and processing payments.	Appropriate action by AO/AA in process	Some implementing agents who were not complying with the requirements of the programme were referred to the internal audit unit for investigation and some contracts were subsequently terminated.

No.	Notified	Туре	MI description	Status	Status description
			Irregularity: Non-compliance with TR 8.1.1 Impact: Financial loss to be quantified by AO		An investigation conducted by the AO with the implementing agents cleared a significant portion of the financial losses. Another investigation was concluded in October 2020, and six officials found to be responsible for the MI were suspended in November 2020 and are still on suspension. The remaining outstanding invoices are being followed up to determine if any amount should be recovered from the non- profit organisations. This part of the investigation will be concluded as part of close-out procedures, as the contracts only ended in September 2021.
14.	26 August 2019	Payment for goods or services not received	Project management fees were paid to implementing agents of the Contract Work Programme from April 2018 to March 2021, without evidence of goods and services having been received due to ineffective internal controls for approving and processing payments. Irregularity: Non-compliance with TR 8.1.1 Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	An investigation was concluded in October 2020. Six officials found to be responsible were suspended in November 2020 and are still on suspension. The contracts of the implementing agents ended in September 2021. The department would only then have been able to determine the project management fees paid versus the amount payable to the implementing agents, taking into account the retention fees and any project management fees not supported in the determination. Subsequent to the close- out procedures, overpayments (if any) will be deducted from the retention fees.
15.	24 July 2019	Payment for goods or services not received	An incorrect grant payment was made to a supplier in July and August 2018 due to ineffective internal controls for approving and processing payments. The department was unable to recover all the money from the supplier. <b>Irregularity</b> : Non-compliance with TR 8.1.1 <b>Impact:</b> Material financial loss of R103 million	Appropriate action by AO/AA in process	In 2019-20, the Hawks, State Attorney and SIU took the incorrectly paid supplier to court to recover the financial loss; these proceedings are currently still in process. The AO tasked the internal audit unit with conducting an investigation to identify responsible officials, which was completed in 2020-21. Disciplinary action was taken against five of the six officials identified as responsible; except for one case, disciplinary hearings were conducted and consequences effected.

No.	Notified	Туре	MI description	Status	Status description
16.	13 August 2019	Payment for goods or services not received	Payments were made in 2018-19 to deceased participants in the Community Work Programme due to ineffective internal controls for approving and processing payments. Irregularity: Non-compliance with TR 8.1.1 Impact: Material financial loss of R0,2 million	Appropriate action by A0/AA in process	In October 2019, the AO appointed a service provider to perform an investigation, which was concluded in October 2020. Deceased participants and participants with incorrect ID numbers were removed from the Community Work Programme Management Information System or recaptured with the correct ID numbers. The financial losses relating to deceased participants have been quantified, and would be recovered from the non-profit organisations after their contracts had ended in September 2021. The recovery will be done after all documentation had been submitted and close-out procedures had been performed. The six officials found to be responsible for the MI are still suspended.
			DEFENCE AND MILITARY VETERAN	S PORTFOLIO	
			Department of Defence	3	
17.	18 July 2019	Procurement non-compliance, resulting in overpricing of procured goods and services	In February 2017, the department awarded a contract for inventory and asset management for a period of five years, starting in March 2017. The department did not comply with the requirements of the PPPFA in awarding this contract because it did not award the entire contract to the bidder who scored the highest points in the evaluation process. The non-compliance is likely to result in a material financial loss, as the contract was awarded to two bidders on a 50–50 basis at an increased price of R922 million for the same scope of work. This resulted in an increase of R250,6 million to the project cost.	Remedial action	The AO disagreed with the notification and stated that there was no non-compliance in awarding the contract. The National Treasury then further investigated the matter and confirmed in February 2020 that legislation had been contravened in the awarding of this contract. We included recommendations in the 2019-20 audit report, which the AO was required to implement by 30 November 2020. Based on our assessment of the written response and supporting evidence submitted by the AO, we concluded that the recommendations had not been adequately implemented

No.	Notified Type	MI description	Status	Status description
		Irregularity: Non-compliance with PPPFA, section 2(1)(f) Impact: Material financial loss of R250,6 million		<ul> <li>and gave extension until 30 April 2021 to implement those recommendations. Although the AO did conduct an investigation, limitations were cited in terms of the Defence Act as far as it relates to taking disciplinary action against military command members.</li> <li>We concluded that the recommendations had not been implemented adequately, particularly those relating to determining the amount of the financial loss and taking disciplinary action against non-military personnel, as the AO can take this type of action.</li> <li>On 18 August 2021, the auditor-general issued a directive to the AO to determine the amount of the financial loss and recover such loss or make progress with the recovery of the loss from the responsible person(s) by 18 November 2021. In addition, she notified the AO of the following remedial actions to address the MI, which should be implemented by the same date:</li> <li>Effective and appropriate disciplinary steps must be taken to determine whether any such person is liable for the losses suffered by the department for the purpose of recovery.</li> <li>Steps must be taken to ensure that the chief of the South African National Defence Force takes the same actions against any military command officials found to be responsible by the investigation. If the required action is not taken, the AO must promptly notify the executive authority of such failure.</li> </ul>

No.	Notified	Туре	MI description	Status	Status description
18.	11 August 2020	Procurement non-compliance, resulting in overpricing of procured goods and services	In July 2019, the department awarded a contract worth R13,9 million for the supply and delivery of fuel to a supplier using evaluation criteria that differed from those stipulated in the original request for quotations. The latter stipulated that the award would be made to a bidder with a lower price, but the department indicated that they rotated suppliers and used an average price as the evaluation criteria to award this contract. The mode of transport was also changed after the award, which resulted in a further price increase. The awarding of the contract using different criteria resulted in non-compliance with the TR, which requires the supply chain management process to be fair, transparent, competitive and cost-effective. The non-compliance caused a material financial loss of R2,6 million due to a higher price being paid for fuel. <b>Irregularity</b> : Non-compliance with TR 16A.3.2(a) <b>Impact</b> : Material financial loss of R2,6 million	Referral	In November 2020, the AO completed an investigation and disagreed that there was any non-compliance with legislation in awarding this contract. In September 2021, the auditor-general approved the referral of the MI to the Hawks for further investigation.
19.	11 August 2020	Inefficient use of resources – no benefit derived from cost	The department made lease payment from 2015-16 to 2019-20 for unoccupied office buildings. Irregularity: Non-compliance with PFMA, section 45(b) Impact: Material financial loss of R108,3 million	Recommendations	<ul> <li>The AO responded with planned actions to resolve the MI, which we considered appropriate. In April 2021, we submitted a request for information on the progress made in addressing the MI but did not receive a response; hence, we concluded that appropriate action was not taken.</li> <li>The following recommendations for implementation by 11 November 2021 were included in the 2020-21 audit report:</li> <li>The financial loss should be quantified and the officials responsible for the financial loss identified, in accordance with the applicable National Treasury instruction notes dealing with fruitless and wasteful expenditure.</li> <li>Effective and appropriate disciplinary steps should commence against any civilian official that the investigation finds to be responsible.</li> </ul>

No.	Notified	Туре	MI description	Status	Status description
					<ul> <li>Effective and appropriate disciplinary steps should commence against any military command official that the investigation finds to be responsible.</li> <li>Appropriate action should be taken to determine whether the responsible official/s is/are liable by law for the losses suffered by the department for the purpose of recovery.</li> </ul>
20.	15 July 2021	Uneconomical procurement, resulting in	The department procured 1 000 infrared thermometers in April 2020 at prices higher than those recommended (R3 984,75 as opposed to R2 727,86 each). This procurement at	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.
		overpricing of goods and	excessive prices resulted in a financial loss for the department.	process	
		services procured	<b>Irregularity:</b> Non-compliance with National Treasury Instruction Note 8 of 2019-20 (annexure A, table 2) <b>Impact:</b> Material financial loss of R0,9 million		
21.	13 August 2021	Inefficient use of	The department imported 970 895 vials of the unregistered	Follow-up or	We are evaluating the AO/AA response to the newly identified
		resources – no	drug Heberon at an estimated cost of R260,6 million from a	assessment in	MI.
		benefit derived	Cuban supplier without approval from the South African Health	process	
		from cost	Products Regulatory Authority (Sahpra). Only R34,86 million has been paid to the supplier to date.		
			Sahpra authorised the use of 10 vials of Heberon on a single patient but rejected the department's bulk stock application in		
			October 2020. Sahpra granted no further approvals. The		
			outstanding approvals, together with the approaching expiry		
			dates, will most likely result in the department not		
			administering some or all of the remaining drugs.		
			Irregularity: Non-compliance with regulation 6.2 of the General		
			Regulations (R859 of 2017) issued under the Medicines and		
			Controlled Substances Act Impact: Material financial loss of R260,3 million		
			mpaci, material inidicial loss of A200,3 million		

No.	Notified	Туре	MI description	Status	Status description				
	EMPLOYMENT AND LABOUR PORTFOLIO								
	Compensation Fund (CF)								
22.	21 July 2021	Payment for goods or services not received	An overpayment of R12,9 million was made to a medical service provider between August 2014 and April 2017 due to a lack of effective internal controls around approving and processing payments to medical service providers. After this payment was identified, through an investigation, an arrangement was made with the service provider to repay the amount but they did not honour the agreement in full. This resulted in a financial loss in the form of the unpaid balance.	Appropriate action by AO/AA in process	The CF is currently investigating this matter, which is scheduled to be completed by March 2022.				
23.	10 September	Payment not	Irregularity: Non-compliance with PFMA, section 51(1)(a)(i) Impact: Financial loss to be quantified by AA The CF failed to pay medical invoices within 75 days as ordered	Appropriate action by	The CF is currently investigating this matter, which is				
	2021	made or not made in time resulting in interest / standing time / penalties	by the court. Consequently, the medical company instituted further legal action against the CF in an attempt to get the invoices settled. The CF also had to pay interest on the late payments.	AO/AA in process	scheduled to be completed by March 2022.				
			Irregularity: Non-compliance with PFMA, section 51(a)(i) Impact: Material financial loss of R13,7 million						

No.	Notified	Туре	MI description	Status	Status description			
	ENVIRONMENTAL, FORESTRY AND FISHERIES PORTFOLIO							
			Komatiland Forests					
24.	18 August 2021	Non-compliance, resulting in penalties	Taxable income and provisional tax for the 2018 assessment year were understated, resulting in penalties being charged. The base amounts used for the estimate were below the taxable income that had been achieved in the preceding year (2017). Irregularity: Non-compliance with fourth schedule of Income Tax Act, section 19(1)(c) & (d)(ii) Impact: Material financial loss of R1,7 million	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.			
			FINANCE PORTFOLIO					
			National Treasury					
25.	13 May 2021	Inefficient use of resources – no benefit derived from cost	Payments were made for technical support and maintenance on the Integrated Financial Management System (IFMS) while not in use. Care was not taken to ensure that the expenditure incurred was aligned to the implemented IFMS project. Irregularity: Non-compliance with PFMA, section 38(1)(b) Impact: Material financial loss of R336 million	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.			
			HIGHER EDUCATION, SCIENCE AND TECH	NOLOGY PORTFOLIO				
			National Skills Fund (NS	F)				
26.	6 August 2021	Payment for goods or services not received	The NSF entered into a project funding agreement with an academy for a learnership programme from July 2017 to June 2018, at a contracted amount of R84 167 125.	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI. We re-issued the notification to the acting director-general, as the previous incumbent had been suspended.			

No.	Notified	Туре	MI description	Status	Status description				
			A change request was made, resulting in a subsequent change in the contract amount and an extension of the contract period to March 2021. In the process, the NSF approved and paid for three credits that had already been included in the original modules as additional modules. Irregularity: Non-compliance with PFMA, section 57(b) Impact: Estimated material financial loss of R3,2 million						
	National Student Financial Aid Scheme (NSFAS)								
27.	15 October 2020	Payment made was not in line with contract	The NSFAS disbursed tuition fees and allowances to studentsfrom 2017-18 above the maximum amounts stipulated in thewritten agreements with the students, as a result of ineffectivecontrols. In some cases, the amounts in the agreements wereincorrect; while in other cases, the disbursed amounts weremore than the total cost of study for the students.The non-compliance is likely to result in a material financialloss if the overpayments are not recovered from the studentsand tertiary institutions.Irregularity: Non-compliance with PFMA, section 51(1)(a)(i)	Appropriate action by AO/AA in process	The AA enlisted a service provider to assist with a full investigation to quantify all errors and resolve all scenarios where over-disbursements occurred. The NSFAS had quantified the cumulative over- disbursements as at 31 March 2021 and was awaiting board approval to proceed with resolving each scenario. The proposed plan of action includes issuing revised student contracts and recovering disbursements above students' cost of study from institutions.				
					of study from institutions.				

No.	Notified	Туре	MI description	Status	Status description
28.	4 November 2020	Debt not recovered	Tertiary institutions (universities as well as technical and vocational education and training colleges) owe the NSFAS money due to students deregistering or being awarded bursaries by other donors and thus not using the NSFAS's funding, or due to disbursements exceeding the students' total cost of study. As most of the institutions have not been following the processes for declaring amounts owing to the NSFAS since 2017, the scheme did not record and collect these amounts. The non-compliance is likely to result in a material financial loss if the debt is not recovered from the institutions. Irregularity: Non-compliance with PFMA, section 51(1)(c) Impact: Financial loss to be quantified by AA	Appropriate action by AO/AA in process	A service provider was appointed to assist with reconciling the data of the NSFAS and that of the institutions at student level for the 2017, 2018, 2019 and 2020 academic years (the close-out project). A debtors' circularisation process to confirm the amounts owed by institutions, as recorded by the institutions themselves, was completed in August 2021. Recoveries would have commenced after completion of the close-out project in September 2021.
29.	4 November 2020	Unbilled revenue	In terms of the NSFAS's policy, interest on student loans is supposed to be charged one year after students graduate or leave the tertiary institution. The NSFAS did not have up-to- date information on the status of students, resulting in loan recipients who are no longer studying continuing to be recognised as students for many years without interest being charged on their loans. Irregularity: Non-compliance with PFMA, section 51(1)(b)(i) Impact: Financial loss to be quantified by AA	Appropriate action by AO/AA in process	The AA enlisted a service provider to investigate the root causes, calculate the estimated interest loss and carry out a phased-in approach to correct the affected records. This process is currently in progress. The AA is planning to incorporate the interest correction into the loan book system and communicate the updated statements to those debtors who had additional interest added to their accounts.

Notified	Туре	MI description	Status	Status description			
HUMAN SETTLEMENTS, WATER AND SANITATION PORTFOLIO							
		Department of Water and Sar	itation				
17 July 2019	Payment for goods or services not received	Payments were made in 2018-19 to a consulting firm for financial management services without evidence of work having been performed. Irregularity: Non-compliance with TR 8.1.1 Impact: Material financial loss of R17,9 million	Appropriate action by AO/AA in process	<ul> <li>Based on an investigation concluded in July 2018, the A0 undertook the following actions:</li> <li>Opened a criminal case with the SAPS in July 2018.</li> <li>Initiated disciplinary procedures in October 2018 against the officials involved.</li> <li>The officials resigned but one official joined another department. A request was submitted to that department in June 2020 to continue with the disciplinary process.</li> <li>A summons was filed with the High Court to declare the contract invalid and recover losses in November 2018. The application to declare the contract invalid has since been withdrawn as it was no longer relevant, but court proceedings to recover the financial loss continue. The defendant has instituted a counterclaim against the department as part of the court proceedings. The court case was still in progress on 22 October 2021.</li> <li>Internal control measures to enhance the monitoring of the performance of service providers were implemented.</li> </ul>			
		Umgeni Water Board (KZ	N)				
17 March 2021	Procurement non-compliance, resulting in overpricing of procured goods and services	A service provider who had not submitted an original / certified B-BBEE certificate was incorrectly awarded points for having met this provision and was awarded the contract. This resulted in higher prices being paid as the bidder who would have had the highest points had quoted a lower price than the appointed service provider. Irregularity: Non-compliance with PPR 10(2)	Appropriate action by AO/AA in process	An investigation was concluded and its findings tabled to the board. The board resolved to appoint a legal expert to assist with the implementation of the recommendations in the report. This process was still underway in October 2021.			
	17 July 2019	17 July 2019     Payment for goods or services not received       17 March 2021     Procurement non-compliance, resulting in overpricing of procured goods	Iteration       Human SetTLEMENTS, WATER AND SANI         Department of Water and San         17 July 2019       Payment for goods or services not received       Payments were made in 2018-19 to a consulting firm for financial management services without evidence of work having been performed.         Irregularity: Non-compliance with TR 8.1.1       Impact: Material financial loss of R17.9 million         Impact: Material financial loss of R17.9 million       Very million         Impact: Material financial loss of R17.9 million       Service provider who had not submitted an original / certified B-BBEE certificate was incorrectly awarded points for having met this provision and was awarded the contract. This resulted in higher prices being paid as the bidder who would have had the highest points had quoted a lower price than the appointed service provider.	Image: Control of the service of th			

No.	Notified	Туре	MI description	Status	Status description			
	Water Trading Entity							
32.	18 July 2019	Unbilled revenue	Customers were not billed for water usage for a number of years. Irregularity: Non-compliance with TR 7.2.1 Impact: Material financial loss of R346 million	Appropriate action by AO/AA in process	An investigation completed in February 2021 identified significant control weaknesses as the cause of the MI. A total of R344,5 million of the revenue in question had been billed by 31 March 2021. A chief director: revenue management was appointed in June 2021 to provide oversight of the billing process. The recruitment for the post of chief director: water use licence management is ongoing. As the previous acting chief financial officer and acting director-general were no longer in the employ of the entity, disciplinary action cannot be taken against them.			
33.	18 July 2019	Payment not made or not made in time, resulting in interest / standing time / penalties	An advance payment was not made to a service provider as required by the contract – the court found in favour of the service provider and ordered the entity to pay interest. Irregularity: Non-compliance with TR 8.2.3 Impact: Material financial loss of R2.2 million	Appropriate action by AO/AA in process	An investigation was completed in June 2020 and the officials responsible for incurring fruitless and wasteful expenditure were identified. The AO requested legal advice, which confirmed in December 2020 that the losses can be recovered from the identified officials. Recovery letters requesting payment of the losses suffered, within 30 days, were sent to the three implicated former employees in May 2021. Legal representatives of the former employees requested the investigation report, information supporting the claim and permission to provide their representations in these claims. The AO has since reopened the investigation to allow the consideration of representations from the lawyers of the former employees.			

No.	Notified	Туре	MI description	Status	Status description			
	PUBLIC ENTERPRISES PORTFOLIO							
			Transnet					
34.	4 August 2021	Procurement non-compliance, resulting in overpricing of procured goods and services	A tender for the leasing of equipment was advertised in July 2019. The contract was not awarded to bidders who scored the highest points, resulting in contracting at higher amounts than quoted by another bidder. Irregularity: Non-compliance with PPPFA, section 2(1)(f) Impact: Material financial loss of R29,4 million	Appropriate action by AO/AA in process	An independent investigation by Transnet is underway. The AA anticipated finalising the forensic investigation no later than 15 December 2021. Based on the outcome of the investigation, the AA will institute disciplinary action against any individuals found to be responsible, in line with Transnet's disciplinary management processes.			
35.	4 August 2021	Procurement non-compliance, resulting in overpricing of procured goods and services	The contract amount exceeded the tendered prices for theleasing of equipment. The prices as indicated per the contractwere higher than the prices quoted by the bidders. This led to ahigher contract value and higher prices being paid since theinception of the contract in January 2020.Irregularity: Non-compliance with PFMA, section 57(b)Impact: Material financial loss of R1,7 million.	Appropriate action by AO/AA in process	An independent investigation by Transnet is underway. The AA anticipated finalising the forensic investigation no later than 15 December 2021. Based on the outcome of the investigation, the AA will institute disciplinary action against any individuals found to be responsible, in line with Transnet's disciplinary management processes.			
	<b></b>		PUBLIC WORKS AND INFRASTRUCTU	RE PORTFOLIO	I			
			Department of Public Works and In	frastructure				
36.	3 September 2020	Payment made was not in line with contract	The prices charged on the invoices for three state events from July 2018 to November 2018 differed from the prices quoted on the pricing schedule submitted by the supplier during the tender process. Irregularity: Non-compliance with TR 8.1.1 Impact: Material financial loss of R0,8 million	Recommendations	<ul> <li>The AO did not take appropriate actions to resolve the MI within a reasonable time.</li> <li>We included the following recommendations in the 2020-21 audit report, which should be implemented by 3 February 2022:</li> <li>The irregular expenditure should be investigated and the financial loss quantified.</li> </ul>			

No.	Notified	Туре	MI description	Status	Status description				
	Property Management Trading Entity								
38.	13 November 2020	Procurement non-compliance, resulting in overpricing of procured goods and services	Competitive bidding processes were not followed to appoint contractors and consultant for the Beitbridge borderline infrastructure project in March 2020. This is likely to result in material financial losses, as market- related prices were not secured. Irregularity: Non-compliance with TR 16A3.2(a) Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	The public works and infrastructure minister requested an investigation by the governance, risk and control unit of the department, assisted by seconded members from the SIU, which commenced in April 2020 and concluded in July 2020. In November 2020, the SIU instituted legal action against suppliers with the Special Tribunal, which held a trial from 4 to 8 October 2021 concerning this matter. The parties are awaiting the outcome of the court hearing. The National Treasury placed both companies under restriction on 21 September 2021 for a period of 10 years. Disciplinary action against responsible officials is also in progress.				
39.	13 November 2020	Procurement non-compliance, resulting in overpricing of procured goods and services	Establishment costs were incorrectly included in the bill of quantities pertaining to the Beitbridge borderline infrastructure project in March 2020, due to ineffective internal controls to prevent the inclusion and payment thereof. <u>Irregularity</u> : Non-compliance with TR 8.1.1 <u>Impact</u> : Material financial loss of R1,1 million	Appropriate action by AO/AA in process	The public works and infrastructure minister requested an investigation by the governance, risk and control unit of the department, assisted by seconded members from the SIU, which commenced in April 2020 and concluded in July 2020. In November 2020, the SIU instituted legal action against suppliers with the Special Tribunal, which held a trial from 4 to 8 October 2021 concerning this matter. The parties are awaiting the outcome of the court hearing. The National Treasury placed both companies under restriction on 21 September 2021 for a period of 10 years. Disciplinary action against responsible officials is also in progress.				

No.	Notified	Туре	MI description	Status	Status description
40.	26 August 2021	Assets not	Assets (boilers) at Leeuwkop Prison were not appropriately	Follow-up or	We are evaluating the AO/AA response to the newly identified
		safeguarded,	safeguarded during construction, resulting in them being	assessment in	MI.
		resulting in loss	damaged due to exposure to severe weather conditions.	process	
			Irregularity: Non-compliance with TR 10.1.1(a)		
			Impact: Financial loss to be quantified by A0		
41.	27 August 2021	Payment made	Between October 2017 and March 2019, payments made on the	Follow-up or	We are evaluating the AO/AA response to the newly identified
		was not in line	lease of office accommodation and parking were higher than	assessment in	MI.
		with contract	those provided for in the renewed lease agreement. This was	process	
			due to a lack of effective internal controls over approving and		
			processing payments.		
			Irregularity: Non-compliance with TR 8.1.1		
			Impact: Financial loss to be quantified by AO		
			SOCIAL DEVELOPMENT POR	TFOLIO	
			South African Social Security Age	ency (Sassa)	
42.	23 August 2021	Payment for		-	We are evaluating the AO/AA response to the newly identified
42.	23 August 2021	Payment for	In April 2018, Sassa made an automatic bank payment directly	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
42.	23 August 2021	Payment for goods or services not received	In April 2018, Sassa made an automatic bank payment directly into the bank account of Cash Paymaster Services (CPS)	Follow-up or assessment in	We are evaluating the AO/AA response to the newly identified MI.
42.	23 August 2021	goods or services	In April 2018, Sassa made an automatic bank payment directly into the bank account of Cash Paymaster Services (CPS) relating to grant payments to beneficiaries of social assistance	Follow-up or	
42.	23 August 2021	goods or services	In April 2018, Sassa made an automatic bank payment directly into the bank account of Cash Paymaster Services (CPS)	Follow-up or assessment in	
42.	23 August 2021	goods or services	In April 2018, Sassa made an automatic bank payment directly into the bank account of Cash Paymaster Services (CPS) relating to grant payments to beneficiaries of social assistance grants. CPS had billed Sassa for this amount for a service they had not rendered. When Sassa realised that CPS was not	Follow-up or assessment in	
42.	23 August 2021	goods or services	In April 2018, Sassa made an automatic bank payment directly into the bank account of Cash Paymaster Services (CPS) relating to grant payments to beneficiaries of social assistance grants. CPS had billed Sassa for this amount for a service they had not rendered. When Sassa realised that CPS was not entitled to the payment, a letter of demand and summons were	Follow-up or assessment in	
42.	23 August 2021	goods or services	In April 2018, Sassa made an automatic bank payment directly into the bank account of Cash Paymaster Services (CPS) relating to grant payments to beneficiaries of social assistance grants. CPS had billed Sassa for this amount for a service they had not rendered. When Sassa realised that CPS was not	Follow-up or assessment in	
42.	23 August 2021	goods or services	In April 2018, Sassa made an automatic bank payment directly into the bank account of Cash Paymaster Services (CPS) relating to grant payments to beneficiaries of social assistance grants. CPS had billed Sassa for this amount for a service they had not rendered. When Sassa realised that CPS was not entitled to the payment, a letter of demand and summons were issued to CPS. CPS defended this and claimed that they were in	Follow-up or assessment in	
42.	23 August 2021	goods or services	In April 2018, Sassa made an automatic bank payment directly into the bank account of Cash Paymaster Services (CPS) relating to grant payments to beneficiaries of social assistance grants. CPS had billed Sassa for this amount for a service they had not rendered. When Sassa realised that CPS was not entitled to the payment, a letter of demand and summons were issued to CPS. CPS defended this and claimed that they were in fact entitled to the payment.	Follow-up or assessment in	
42.	23 August 2021	goods or services	In April 2018, Sassa made an automatic bank payment directly into the bank account of Cash Paymaster Services (CPS) relating to grant payments to beneficiaries of social assistance grants. CPS had billed Sassa for this amount for a service they had not rendered. When Sassa realised that CPS was not entitled to the payment, a letter of demand and summons were issued to CPS. CPS defended this and claimed that they were in fact entitled to the payment. CPS is now being liquidated after a court ruling against the	Follow-up or assessment in	
42.	23 August 2021	goods or services	In April 2018, Sassa made an automatic bank payment directly into the bank account of Cash Paymaster Services (CPS) relating to grant payments to beneficiaries of social assistance grants. CPS had billed Sassa for this amount for a service they had not rendered. When Sassa realised that CPS was not entitled to the payment, a letter of demand and summons were issued to CPS. CPS defended this and claimed that they were in fact entitled to the payment. CPS is now being liquidated after a court ruling against the application for the company to be placed under business	Follow-up or assessment in	

No.	Notified	Туре	MI description	Status	Status description			
	TRANSPORT PORTFOLIO							
	Passenger Rail Agency of South Africa (Prasa)							
43.	17 July 2019	Procurement non-compliance, resulting in supplier not delivering on contract	Multiple instances of non-compliance in the procurement process for locomotives in July 2012 resulted in the contract being unfairly awarded. A prepayment of R2.6 billion was made to the supplier, but Prasa derived no value, as the locomotives were not fit for purpose. The supplier applied for liquidation in December 2018, making recovery of the financial loss unlikely and resulting in R2.2 billion in debt owed by the supplier to Prasa being impaired in 2018-19. The investigation by the board in 2015 resulted in the matter being referred to the Hawks for investigation and the contract being set aside by the court in May 2019. The second phase of the investigation into implicated officials is still in progress. <b>Irregularity</b> : Non-compliance with PFMA, section 51(1)(a)(iii) <b>Impact</b> : Material financial loss of R2.2 billion	Remedial action	<ul> <li>As little action had been taken to address the MI, the 2018-19 audit report included recommendations that should have been implemented by 31 March 2020.</li> <li>Delays were experienced with the implementation of the recommendations due to changes at AA level and the lockdown measures implemented in response to covid-19. As a result, we granted the new AA an extension for the implementation of the recommendations.</li> <li>To implement the recommendations, Prasa requested the SIU to assist with the finalisation of the investigation into the MI through the secondment of resources for six months. The recommendations were not implemented appropriately, however, as the SIU report did not address the purpose of the investigation, namely to identify the responsible officials for disciplinary action. In addition, the AA's response did not indicate what specific actions would be taken and by when, based on the SIU's report.</li> <li>On 15 September 2021, the auditor-general notified the AA of the following remedial action that must be implemented by 15 December 2021:</li> <li>Appropriate action must be taken to determine the role of the individual bid evaluation and bid adjudication committee members in the appointment of the supplier.</li> <li>Appropriate action must be taken to identify any other employees who were either actively or passively involved in the appointment of the supplier.</li> </ul>			

No.	Notified	Туре	MI description	Status	Status description
					Effective and appropriate disciplinary steps must commence against the individual bid evaluation and bid adjudication committee members and any other employees found to be responsible.
44.	17 July 2019	Procurement non-compliance, resulting in overpricing of procured goods and services	Competitive bidding processes were not followed to appoint contractors for general overhaul and upgrade services – first awarded before 2008 and extended multiple times without following competitive bidding processes. This is likely to result in material financial losses, as market- related prices were not secured. <u>Irregularity</u> : Non-compliance with PFMA, section 51(1)(a)(iii) Impact: Financial loss to be quantified by AA	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.
45.	17 July 2019	Procurement non-compliance, resulting in overpricing of procured goods and services	Non-compliance with supply chain management legislation led to an unfair procurement process for a new signalling system in the Western Cape in July 2012. The value of the contract awarded was also higher than what had been approved. This is likely to result in material financial losses, as a fair and transparent process was not followed and there was no justification for the contract value exceeding the approved amount. Irregularity: Non-compliance with PFMA, section 51(1)(a)(iii) Impact: Financial loss to be quantified by AA	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.
46.	18 July 2019	Procurement non-compliance, resulting in overpricing of procured goods and services	Competitive bidding processes were not followed to appoint contractors for the provision of bus services in the Western Cape – first awarded in 2005 and extended multiple times without following competitive bidding processes. This is likely to result in material financial losses, as market- related prices were not secured. Irregularity: Non-compliance with PFMA, section 51(1)(a)(iii) Impact: Financial loss to be quantified by AA	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.

No.	Notified	Туре	MI description	Status	Status description
47.	18 July 2019	Procurement non-compliance, resulting in overpricing of procured goods and services	Competitive bidding processes were not followed to appoint contractors for the provision of surveillance services (drones) in February 2018. This is likely to result in material financial losses, as market- related prices were not secured and the contract was extended without the required approvals. Irregularity: Non-compliance with PFMA, section 51(1)(a)(iii) Impact: Financial loss to be quantified by AA	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.
48.	18 July 2019	Procurement non-compliance, resulting in overpricing of procured goods and services	Competitive bidding processes were not followed for the repair, supply and delivery of signalling equipment in July 2018. The value of the contract awarded was also higher than what had been approved. This is likely to result in material financial losses, as market- related prices were not secured. Irregularity: Non-compliance with PFMA, section 51(1)(a)(iii)	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.
49.	11 July 2019	Procurement non-compliance, resulting in overpricing of procured goods and services	Impact: Financial loss to be quantified by AAA contract for the control of vegetation was awarded inAugust 2018 to a bidder who did not score the highest points inthe evaluation process, resulting in higher prices being paid.Irregularity: Non-compliance with PFMA, section 51(1)(a)(iii)Impact: Financial loss to be quantified by AA	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.
50.	18 July 2019	Procurement non-compliance, resulting in overpricing of procured goods and services	Competitive bidding processes were not followed in awarding a contract for repairing or replacing signalling equipment in July 2018. The value of the contract awarded was also higher than what had been approved. This is likely to result in material financial losses, as market- related prices were not secured. Irregularity: Non-compliance with PFMA, section 51(1)(a)(iii) Impact: Financial loss to be quantified by AA	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.

No.	Notified	Туре	MI description	Status	Status description
51.	18 July 2019	Procurement non-compliance, resulting in overpricing of procured goods and services	Competitive bidding processes were not followed to appoint contractors for the provision of security services in February 2018. This is likely to result in material financial losses, as market- related prices were not secured and the contract was extended without the required approvals. Irregularity: Non-compliance with PFMA, section 51(1)(a)(iii) Impact: Financial loss to be guantified by AA	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.

# MIs in provincial government

No.	Notified	Туре	MI description	Status	Status description			
			EASTERN	CAPE				
	Education							
52.	3 August 2020	Payment for goods or services not received	The department made payments in 2019-20 and 2020-21 for a school furniture refurbishment service that was not rendered. This was due to a lack of effective controls for approving and processing payments, as the payments were not approved by the department's project managers. Irregularity: Non-compliance with TR 8.1.1 Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	The AO conducted an investigation, which identified two responsible officials. Disciplinary processes against these officials are in progress. A written communication was sent to the supplier requesting that all the outstanding furniture be delivered by 31 August 2021. The matter was reported to the SAPS and the Mthatha commercial crimes unit in December 2020.			
53.	22 July 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	Various suppliers working on maintenance and construction projects at the Sijoka early childhood development centre and the Chebenca P farm school were not paid within 30 days, resulting in interest being charged. Irregularity: Non-compliance with TR 8.2.3 Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	An investigation will be conducted by the internal control unit and a report submitted accordingly. The department is tracking invoices within the different sections to expedite the payment process. The department requested additional funding in the form of an overdraft of R1,4 billion from the provincial treasury between 2019-20 and 2020-21 to address the issue of non-payments of suppliers due to a lack of funds. The department is reducing annual targets for infrastructure to alleviate the pressure on infrastructure payments.			
54.	22 July 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	A payment to a supplier responsible for renovating and redeveloping the Healdtown school campus was not made within 30 days. This led to the supplier instituting legal proceedings against the department and charging interest.	Appropriate action by AO/AA in process	An investigation will be conducted by the internal control unit and a report submitted accordingly. The department is tracking invoices within the different sections to expedite the payment process.			

No.	Notified	Туре	MI description	Status	Status description
			<b>Irregularity:</b> Non-compliance with TR 8.2.3 <b>Impact:</b> Financial loss to be quantified by AO		The department requested additional funding in the form of an overdraft of R1,4 billion from the provincial treasury between 2019-20 and 2020-21 to address the issue of non-payments of suppliers due to a lack of funds. The department is reducing annual targets for infrastructure to alleviate the pressure on infrastructure payments.
55.	22 July 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	The department did not pay a service provider responsible for a document management centre project within 30 days, resulting in interest being charged. Irregularity: Non-compliance with TR 8.2.3 Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	An investigation will be conducted by the internal control unit and a report submitted accordingly. The department is tracking invoices within the different sections to expedite the payment process. The department requested additional funding in the form of an overdraft of R1,4 billion from the provincial treasury between 2019-20 and 2020-21 to address the issue of non-payments of suppliers due to a lack of funds. The department is reducing annual targets for infrastructure to alleviate the pressure on infrastructure payments.
56.	26 July 2021	Payment for goods or services not received	The department made payments in December 2020 to a supplier appointed for manufacturing and delivering school furniture but the goods were not delivered. <b>Irregularity:</b> Non-compliance with TR 8.1.1 <b>Impact:</b> Financial loss to be quantified by AO	Appropriate action by AO/AA in process	The enterprise risk and integrity management unit conducted an investigation into the matter. The investigative report was produced in July 2021 and found that the director of school resourcing should be held accountable for the financial loss. The director was suspended for failure to execute his fiduciary duties by approving payments for goods that had not yet been received. The State Attorney has been requested to recover an amount of R1,53 million from the supplier, with interest. The matter has been reported to the SAPS.
57.	9 September 2021	Payment for goods or services not received	<ul> <li>The covid-19 presidential fund was used contrary to its intended purpose; the non-compliance included:</li> <li>Double payment of educators</li> <li>Payment of educators already paid through the Personnel and Salary System from funds intended for the youth</li> </ul>	Appropriate action by AO/AA in process	The department is conducting an investigation, which was expected to have been completed by 31 October 2021, to determine the root causes and the persons responsible for the overpayments. The department sent letters, via the district offices, instructing schools to start the recovery process.

No.	Notified	Туре	MI description	Status	Status description
			Payment of non-teaching staff		
			• Youth paid more than the set amounts		
			Irregularity: Non-compliance with TR 8.1.1		
			Impact: Financial loss to be quantified by AO		
			Healt	h	
58.	31 August 2021	Payment not made	The department did not pay a contractor within the	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		or not made in	required 30 days. The supplier left the site and charged	assessment in	
		time, resulting in	the department for standing time, which the department	process	
		interest/standing	paid without receiving any additional value.		
		time / penalties			
			Irregularity: Non-compliance with TR 8.2.3		
			Impact: Financial loss to be quantified by A0		
59.	21 October 2021	Payment not made	As the department did not pay amounts as per court	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		or not made in	judgements for medical legal claims within 30 days, it	assessment in	
		time, resulting in	had to pay interest on the late payments.	process	
		interest/standing			
		time / penalties	Irregularity: Non-compliance with PFMA,		
			section 38(1)(f) and TR 8.2.3		
			Impact: Financial loss to be quantified by AO		
			Human Sett	lements	
60.	30 October 2020	Procurement non-	A contract for housing units valued at R30,9 million was	Appropriate action by	The AO has applied to the High Court for this contract to be set aside. The High
		compliance,	awarded to a bidder who did not score the highest points	AO/AA in process	Court heard the matter and confirmed that there had been an irregularity, but
		resulting in	in the evaluation process, resulting in higher prices		did not issue an order to cancel the contract. The High Court concluded that the
		overpricing of	being paid as the cost of units from the appointed bidder		department could continue with the contract.
		procured goods	was higher than that of the bidder scoring the highest		The AO initiated a conduct review to identify the responsible officials and is
		and services	points.		currently implementing consequence management against them.
					en entry implementing consequence management against them.
			Irregularity: Non-compliance with PPPFA, section 2(1)(f)		
			Impact: Financial loss to be quantified by AO		

No.	Notified	Туре	MI description	Status	Status description
61.	30 October 2020	Procurement non- compliance, resulting in overpricing of procured goods and services	A contract for housing units valued at R16,8 million was awarded to a bidder who did not score the highest points in the evaluation process, resulting in higher prices being paid as the cost of units from the appointed bidder was higher than that of the bidder scoring the highest points. Irregularity: Non-compliance with PPPFA, section 2(1)(f) Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	The AO has applied to the High Court for this contract to be set aside. The High Court heard the matter and confirmed that there had been an irregularity, but did not issue an order to cancel the contract. The High Court concluded that the department could continue with the contract. The AO initiated a conduct review to identify the responsible officials and is currently implementing consequence management against them.
62.	30 October 2020	Procurement non- compliance, resulting in overpricing of procured goods and services	A contract for housing units valued at R21.4 million was awarded to a bidder who did not score the highest points in the evaluation process, resulting in higher prices being paid as the cost of units from the appointed bidder was higher than that of the bidder scoring the highest points. Irregularity: Non-compliance with PPPFA, section 2(1)(f) Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	The AO has applied to the High Court for this contract to be set aside. The High Court heard the matter and confirmed that there had been an irregularity, but did not issue an order to cancel the contract. The High Court concluded that the department could continue with the contract. The AO initiated a conduct review to identify the responsible officials and is currently implementing consequence management against them.
	1		Transp	ort	
63.	7 July 2020	Assets not safeguarded, resulting in loss	A construction grader was stolen in July 2019 from the premises of a community member, having been left there with the keys and operator tag inside the vehicle. Irregularity: Non-compliance with PFMA, section 38(1)(d) Impact: Material financial loss of R1,5 million	Appropriate action by AO/AA in process	The departmental investigation committee concluded an investigation in August 2020. The theft was reported to the SAPS in July 2019. The SAPS is in the process of recovering the grader as it had been found in Lesotho. The AO instituted disciplinary action in February 2021 with the intention to conclude it by July 2021. This process was, however, still in progress by the end of September 2021.
64.	21 October 2020	Payment for goods or services not received	Payments were made in November 2016 and February 2017 for a fire truck that the department had not received.	Appropriate action by AO/AA in process	A letter of demand and summons were served on the supplier in November 2020. The supplier had, however, gone into business rescue in October 2017 and the company was taken over by new owners.

No.	Notified	Туре	MI description	Status	Status description
			Irregularity: Non-compliance with TR 8.1.1		The A0 is currently waiting for a legal opinion from the State Attorney
			Impact: Financial loss to be quantified by AO		pertaining to the prospects of recovery from the new owner. The State Attorney
					has confirmed that the Johannesburg state attorney's office had received the
					summons and that it must still be served on the supplier. The State Attorney is
					awaiting confirmation of this action.
					Disciplinary actions were taken from July 2018 to April 2020 against the
					responsible officials. The outcome of the disciplinary process resulted in the
					following:
					The chief director involved was demoted.
					Lower-level staff involved were docked a month's salary.
			FREE S	ΓΑΤΕ	
			Educat	tion	
65.	16 August 2021	Sars late	Employee taxes on leave gratuities and pro-rata	Appropriate action by	The circumstances that resulted in the irregularity no longer exist, since the
		payments,	bonuses paid to retiring employees were not withheld	AO/AA in process	department is no longer requesting a tax directive from Sars for the payment of
		resulting in	and paid to Sars for the 2013 to 2016 tax periods.		pro-rata bonuses and leave gratuities.
		interest and	The department applied for a tax directive instead and		The department committed to investigate the loss to determine whether any
		penalties	incorrectly stated on the application forms that the		official is liable and to take the necessary disciplinary steps. We will follow up
			payments were in lieu of severance benefits payable		the implementation of the planned action during the 2021-22 audit.
			upon retirement. The matter was concluded by Sars on		······································
			the final audited assessment dated 13 June 2017. The		
			department paid R55,4 million in interest and penalties		
			to Sars on 9 July 2020.		
			Irregularity: Non-compliance with fourth schedule of		
			Income Tax Act, section 2(1)		
			Impact: Financial loss to be quantified by A0		
66.	7 July 2020	Procurement non-	The department did not evaluate a bidder, who had	Resolved	The contract was terminated in July 2020 before any services were received or
		compliance,	achieved the minimum qualifying score for functionality		any payments were made, thus preventing any losses.
		resulting in	criteria, for a contract to train teachers on information		

No.	Notified	Туре	MI description	Status	Status description		
67.	16 July 2020	overpricing of procured goods and services Procurement non- compliance, resulting in overpricing of procured goods and services	<ul> <li>and communication technology. Consequently, the contract was awarded to another bidder at a higher price of R27,6 million, as opposed to the R19,4 million quoted by the disqualified bidder.</li> <li>Irregularity: Non-compliance with PPR 5(7)</li> <li>Impact: Financial loss to be quantified by AO</li> <li>A three-year contract for the delivery of sanitary towels to schools was awarded to eight bidders. However, the bid document had not stipulated any objective criteria that justified the awarding of the bid to multiple bidders and not to only the highest scoring bidder.</li> <li>The price of the bidders awarded the contract was higher than that of the bidder who scored the highest points.</li> <li>Irregularity: Non-compliance with PPR 5(7)</li> <li>Impact: Financial loss to be quantified by AO</li> </ul>	Resolved	<ul> <li>In September 2020, the A0 implemented an additional internal control measure, instructing the internal audit unit to verify all bid evaluation reports and bid documents before their approval. We confirmed during the 2020-21 audit that the unit did review tenders before confirming the awarding thereof.</li> <li>The internal audit unit investigated the matter and recommended consequence management as guided by the PFMA.</li> <li>Sanctions were instituted against the members of the bid evaluation committee in the form of written warning letters.</li> <li>The A0 did not take appropriate actions to resolve the MI. We included recommendations in the 2019-20 audit report for implementation by 31 March 2021.</li> <li>Subsequent to the recommendations, the A0 took the following actions to resolve the MI:</li> <li>Requested the chief audit executive of the department's internal audit unit to investigate the irregularity. The investigation was concluded in March 2021 and identified a number of irregularities in the procurement process.</li> <li>Instituted sanctions against all the bid committee members, issuing a written warning letter coupled with a fine of one month's salary wholly suspended for a period of three months.</li> <li>Implemented an additional internal control measure, instructing the internal audit unit to verify all bid evaluation reports and bid documents before the approval thereof.</li> </ul>		
	Free State Development Corporation						
68.	23 October 2020	Debt not recovered	A service provider appointed for electricity billing and collection did not pay over all the money collected between April 2019 and March 2020, amounting to R32,6 million. The total accumulative closing balance of the receivable due by the service provider at 31 March 2021 stood as R109,2 million. Effective and	Referral and recommendations	A legal firm was instructed to proceed with legal steps against the service provider, but this process did not result in the recovery of the outstanding amount. The AA could not provide sufficient and appropriate evidence of other actions that had been taken in response to being notified of the MI. We included the following recommendations in the 2020-21 audit report, which the AA should take by 15 January 2022:		

No.	Notified	Туре	MI description	Status	Status description		
			appropriate steps were not taken to collect the outstanding amounts from the service provider. The service provider was placed under voluntary liquidation in May 2020. <u>Irregularity</u> : Non-compliance with PFMA, section 51(1)(b)(i) <u>Impact</u> : Financial loss to be quantified by AA		<ul> <li>Appropriate action should be taken to investigate the non-compliance to determine whether any official should be held responsible.</li> <li>Effective and appropriate disciplinary steps should be taken against any official whom the investigation finds to be responsible.</li> <li>In addition, the auditor-general approved the referral of the MI to the Hawks for further investigation.</li> </ul>		
	Human Settlements						
69.	12 July 2019	Payment for goods or services not received	From 2014-15 to 2016-17, a contractor was paid for the development of community residential units in Thabong, which were not completed. A new contractor had to be appointed to complete the work. Irregularity: Non-compliance with TR 8.1.1 Impact: Material financial loss of R20,2 million	Remedial action	<ul> <li>The AO responded to the notification with planned actions but has not taken any of these. The 2019-20 audit report included recommendations that should have been implemented by 28 July 2021.</li> <li>The AO did not adequately implement the recommendations. On 28 October 2021, the auditor-general notified him of the following remedial action, which should be implemented by 28 February 2022:</li> <li>Effective and appropriate steps must be taken to ensure the timely recovery of the financial loss.</li> <li>Appropriate action must be taken to investigate the non-compliance to determine whether any official should be held responsible.</li> <li>Effective and appropriate disciplinary steps must commence against any official whom the investigation finds to be responsible.</li> </ul>		
70.	12 July 2019	Payment for goods or services not received	The department made payments in 2018-19 on duplicate claims submitted by a supplier on the Kroonstad 350 housing project. Irregularity: Non-compliance with TR 8.1.1 Impact: Material financial loss of R6,6 million	Remedial action	The AO instituted a recovery process from the supplier through the State Attorney in August 2019, but did not take any further action. Hence, we included recommendations in the 2019-20 audit report that should have been implemented by 28 July 2021. The AO did not adequately implement the recommendations. On 28 October 2021, the auditor-general notified him of the following remedial action, which should be implemented by 28 February 2022:		

No.	Notified	Туре	MI description	Status	Status description
71.	26 July 2019	or services not received contractor on the Ventersburg 200 housing project in excess of the retention amount withheld by the department.	excess of the retention amount withheld by the	Resolved	<ul> <li>Appropriate action must be taken to investigate the non-compliance to determine whether any official should be held liable for the loss suffered by the department.</li> <li>If it is determined that the department suffered the financial loss due to criminal acts, possible criminal acts or omission, this must be reported to the SAPS.</li> <li>Effective and appropriate disciplinary steps must commence against any official whom the investigation finds to be responsible.</li> <li>Effective and appropriate steps must be taken to monitor the recovery process of the financial loss through the State Attorney.</li> <li>The AO did not take appropriate actions to resolve the MI. We issued recommendations on 22 February 2021 for implementation by 23 August 2021.</li> <li>Subsequent to the recommendations, the AO investigated the irregularity. As part of this investigation, the retention register was revisited by reconciling the project expenditure in order to approach the contractor to acknowledge the debt and to recover it. The reconciliation showed that there had been no overpayment, as supported by appropriate evidence. In the absence of a</li> </ul>
72.	26 July 2019	Payment for goods or services not received	The department made retention payments in 2018-19 to a contractor on the Bloemfontein 393 housing project in excess of the retention amount withheld by the department. Irregularity: Non-compliance with TR 8.1.1 Impact: Material financial loss of R1,4 million	Resolved	financial loss, no further action was required on the recommendations. The MI was thus resolved. The AO did not take appropriate actions to resolve the MI. We issued recommendations on 28 January 2021 for implementation by 28 July 2021. Subsequent to the recommendations, the AO investigated the irregularity. As part of this investigation, the retention register was revisited by reconciling the project expenditure in order to approach the contractor to acknowledge the debt and to recover it. The reconciliation showed that there had been no overpayment, as supported by appropriate evidence. In the absence of a financial loss, no further action was required on the recommendations. The MI was thus resolved.

No.	Notified	Туре	MI description	Status	Status description
73.	26 July 2019	Payment for goods or services not received	The department made retention payments in 2018-19 to a contractor on the Odendaalsrus 300 housing project in excess of the retention amount withheld by the department. <u>Irregularity</u> : Non-compliance with TR 8.1.1 <u>Impact</u> : Material financial loss of R0,7 million	Resolved	The AO did not take appropriate actions to resolve the MI. We issued recommendations on 28 January 2021 for implementation by 28 July 2021. Subsequent to the recommendations, the AO investigated the irregularity. As part of this investigation, the retention register was revisited by reconciling the project expenditure in order to approach the contractor to acknowledge the debt and to recover it. The reconciliation showed that there had been no overpayment, as supported by appropriate evidence. In the absence of a financial loss, no further action was required on the recommendations. The MI was thus resolved.
			GAUTE	NG	
			Healt	th	
74.	24 June 2019	Procurement non- compliance, resulting in overpricing of procured goods and services	The department awarded a contract for information technology infrastructure in March 2015 without inviting competitive bids, resulting in a financial loss as cheaper alternatives were available. Irregularity: Non-compliance with TR 16A6.1 Impact: Material financial loss of R148,9 million	Appropriate action by AO/AA in process	<ul> <li>Based on the outcomes of a departmental investigation finalised in September 2018, which confirmed the irregularity, the AO took the following actions:</li> <li>Referred the matter to the NPA in July 2019 to consider whether criminal charges can be instituted against the implicated officials.</li> <li>Referred the matter to the State Attorney in July 2019 to consider possible civil claims against the implicated officials.</li> <li>Took disciplinary action against two of the three implicated officials. The disciplinary process for the third official was in progress, targeted for completion by end-October 2021.</li> </ul>
75.	31 August 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	The department did not pay medical claims within 30 days from the court judgement, which resulted in interest on the late payments. Irregularity: Non-compliance with TR 8.2.3 Impact: Material financial loss of R1,5 million	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.

No.	Notified	Туре	MI description	Status	Status description
			Human Set	tlements	·
76.	7 September 2020	Payment for goods or services not received	A payment was made to the incorrect contractor in October 2019 because effective internal controls were not in place for approving and processing payments. Irregularity: Non-compliance with TR 8.1.1 Impact: Material financial loss of R2,5 million	Appropriate action by A0/AA in process	<ul> <li>A criminal case was opened against the contractor in November 2019. The contractor was arrested and subsequently released on bail in September 2020.</li> <li>A forfeiture application by the asset forfeiture unit within the NPA was served on the contractor on 9 March 2020 and an order was obtained on 25 March 2020 to preserve some of the funds. A vehicle was also seized and sold on approval by the NPA. The NPA has not yet indicated the value of the proceeds from this sale.</li> <li>An investigation into the cause of the breakdown in controls was conducted and the outcomes were approved in April 2021. The investigation identified four officials as responsible.</li> <li>A disciplinary hearing was held for one of the four officials. The disciplinary hearings for the remaining employees were expected to have been finalised by end-October 2021. These had been delayed due to postponements requested by either the representative or officials because of covid-19.</li> </ul>
			KWAZULU	-NATAL	
			Educa	tion	
77.	11 December 2020	Sars late payments, resulting in interest and penalties	The department paid penalties and interest relating to the late payment of employee taxes for temporary teachers. The pay-as-you-earn tax withheld from employees back in 2017 was only paid over with the employee tax reconciliations for 2019-20. Irregularity: Non-compliance with fourth schedule of Income Tax Act, section 2(1) Impact: Material financial loss of R6,7 million	Appropriate action by AO/AA in process	The dispute logged with Sars sought to persuade them to waive the interest and penalties and refund the department the amount taken from its bank account without formal delivery of a final letter of demand. The dispute was rejected by Sars, citing that the request would be in conflict with the Income Tax Act. The AO plans to continue engaging with Sars with the intention of getting a remission on the penalties and interest imposed on the department. Actions will be taken from the 2022 tax year against any official whose action or negligence leads to fruitless and wasteful expenditure through interest and penalties.

79.       25 June 2019       Procurement non- compliance, resulting of goods and services       Procurement non- compliance, resulting of goods and services       Procurement, prices resulted in a financial loss of the department, services procured       A0/AA in process       investigation into this matter. The A0 is busy reviewing the time. The department paid R143 per litre against the set prices of R110, 40 per litre. The procurement at excessive prices resulted in a financial loss of the department. services procured       A0/AA in process         79.       25 June 2019       Procurement non- compliance, resulting in overpricing of procured goods and services       Contracts for radiology equipment were awarded in points in the evaluation process, resulting in higher prices being paid as the cost of equipment from the appointed bidders was higher than that of the bidders scoring the highest points.       Follow-up or assessment in process       We are assessing the appropriateness of the actions taken address the MI.         Image: tringularity: Non-compliance with PPPFA, section 2(1)(f) Imaget: Financial loss to be quantified by A0       Image: tringularity: Non-compliance with PPPFA, section 2(1)(f)       We are assessing the appropriateness of the action taken address to be quantified by A0	No. Notified	Туре	MI description	Status	Status description
Resulting in overpricing of goads and services procured procured at prices higher than those permissible at the time. The department paid R143 per titre against the set price of R100.40 per titre. The procurement at excessive goads and services procured       A0/AA in process       investigation into this matter. The A0 is busy reviewing the time. The department paid R143 per titre against the set price of R100.40 per titre. The procurement at excessive goads and services procured       investigation into this matter. The A0 is busy reviewing the time. The department at excessive price of R100.40 per titre. The procurement at excessive prices resulted in a financial loss of R13 million       A0/AA in process         79.       25 June 2019       Procurement non- compliance, resulting in overpricing of procured goads and services       Contracts for radiology equipment were awarded in prices being paid as the cost of equipment from the appointed bidders was higher than that of the bidders scoring the highest points.       Follow-up or assessment in process       We are eassessing the appropriateness of the actions taken address the MI.         80.       28 May 2021       Uneconomical procurement, resulting in overpricing of procurement, resulting in ananci			Healt	h	
Resulting in overpricing of goods and services procured       time. The department paid R143 per litre against the set price of R110.40 per litre. The procurement at excessive prices resulted in a financial loss for the department.       Image: Compliance with National Treasury Instruction Note 8 of 2019-20, paragraph 3.7.6(ii) Impact: Material financial loss of R1.3 million       Follow-up or assessment in process.         79.       25 June 2019       Procurement non- compliance. resulting in overpricing of procured goods and services       Contracts for radiology equipment were awarded in September 2017 to bidders who did not score the higher prices being paid as the cost of equipment from the appointed bidders was higher than that of the bidders scoring the highest points.       Follow-up or assessment in process.       We are assessing the appropriateness of the actions taker address the MI.         80.       28 May 2021       Uneconomical procurrement, resulting in overpricing of procured goods and services       The department utilised an existing contract to procure procure of R183 per box, resulting in a financial loss of R84 per box, goods and services procured       Follow-up or assessment in process       Follow-up or assessment in process         80.       28 May 2021       Uneconomical procurement, resulting in overpricing of goods and services procured       The department utilised an existing contract to procure procurement, resulting in a financial loss of R84 per box, goods and services procured       Follow-up or assessment in process       Follow-up or assessment in process       Selember 201/AA response to the newly identified process	78. 12 February 2021 l	Uneconomical	In March 2020, 40 000 units of 1-litre sanitiser were	Appropriate action by	A service provider (investigator) was engaged in February 2021 to conduct an
Image: Service sprougeprice of RII0.40 per litre. The procurement at excessive prices resulted in a financial loss of the department. Image: Material financial loss of R13 millionServices sprougeServices sprougeService sprouge <t< td=""><td>p l</td><td>procurement,</td><td>procured at prices higher than those permissible at the</td><td>AO/AA in process</td><td>investigation into this matter. The A0 is busy reviewing the investigative report.</td></t<>	p l	procurement,	procured at prices higher than those permissible at the	AO/AA in process	investigation into this matter. The A0 is busy reviewing the investigative report.
Image: services procured services procured services services procured servicesresult services procured services services procured services services procured services services procured services p	r	resulting in	time. The department paid R143 per litre against the set		
Image: Services procuredImage: Non-compliance with National Treasury Instruction Note 8 of 2019-20, paragraph 3.7.6(ii) Impact: Material financial Loss of R1,3 millionFollow-up or assessment in procured goods and servicesWe are assessing the appropriateness of the actions taken address the MI.79.25 June 2019Procurement non- compliance, resulting in overpricing of procured goods and servicesContracts for radiology equipment were awarded in September 2017 to bidders who did not score the highest points in the evaluation process, resulting in higher overpricing of procured goods and servicesFollow-up or assessment in procured goods and servicesWe are assessing the appropriateness of the actions taken address the MI.80.28 May 2021Uneconomical procured in the department utilised an existing contract price of R183 per box, resulting in financial closs of R84 per box, goods and eresulting in a financial closs of R84 per box, goods and eresulting in a financial closs of R84 per box, goods and eresulting in a financial closs of R84 per box, goods and eresulting in a financial closs of R84 per box, goods and eresulting in a financial closs of R84 per box, goods and eresulting in a financial closs of R84 per box, goods and eresulting in a financial closs of R84 per box, goods and erecure approx resulting in financial closs of R84 per box, goods and erecure approx resulting in financial closs of R84 per box, goods and erecure approx resulting in financial closs of R84 per box, goods and erecure approx resulting in financial closs of R84 per box, goods and erecure approx resulting in financial closs of R84 per box, goods and erecure approx resulting in financial closs of R84 per box, goods and <br< td=""><td>c</td><td>overpricing of</td><td>price of R110,40 per litre. The procurement at excessive</td><td></td><td></td></br<>	c	overpricing of	price of R110,40 per litre. The procurement at excessive		
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Image: Second	s	services procured			
Image: Material financial loss of R1,3 millionImage: Material financial loss of R1,3 millionImage: Material financial loss of R1,3 million79.25 June 2019Procurement non- compliance, resulting in overpricing of procured goods and servicesContracts for radiology equipment were awarded in september 2017 to bidders who did not score the highest points in the evaluation process, resulting in higher overpricing of procured goods and servicesFollow-up or assessment in processWe are assessing the appropriateness of the actions taken address the MI.80.28 May 2021Uneconomical procurement, procurement, overpricing of procurement, procurement, resulting in procurement, presuting in a financial			Irregularity: Non-compliance with National Treasury		
79.       25 June 2019       Procurement non- compliance, resulting in overpricing of procured goods and services       Contracts for radiology equipment were awarded in September 2017 to bidders who did not score the highest resulting in overpricing of procured goods and services       Follow-up or assessment in process       We are assessing the appropriateness of the actions taken address the MI.         80.       28 May 2021       Uneconomical procurement, resulting in overpricing of procurement, resulting in contract price of R183 per box, resulting in a financial loss of R84 per box, goods and services       Follow-up or assessment in process       We are evaluating the AO/AA response to the newly identified assessment in process			Instruction Note 8 of 2019-20, paragraph 3.7.6(ii)		
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Resulting in overpricing of procured goods and servicespoints in the evaluation process, resulting in higher 	79. 25 June 2019 F	Procurement non-	Contracts for radiology equipment were awarded in	Follow-up or	We are assessing the appropriateness of the actions taken by the AO/AA to
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and servicesscoring the highest points.Irregularity: Non-compliance with PPPFA, section 2(1)(f) Impact: Financial loss to be quantified by AOVeral and services80.28 May 2021UneconomicalThe department utilised an existing contract to procure procurement,Follow-up orWe are evaluating the AO/AA response to the newly identified assessment in process80.28 May 2021UneconomicalThe department utilised an existing contract to procure overpricing of overpricing of goods and services procuredFollow-up orWe are evaluating the AO/AA response to the newly identified assessment in process80.28 May 2021UneconomicalThe department utilised an existing contract to procure procurement, resulting in contract price of R183 per box against the set price of overpricing of goods and services procuredFollow-up or processWe are evaluating the AO/AA response to the newly identified assessment in process80.28 May 2021Uneconomical procurement, overpricing of services procuredThe award was approved by the AO in June 2020. services procuredFollow-up or processWe are evaluating the AO/AA response to the newly identified assessment in process	c	overpricing of	prices being paid as the cost of equipment from the		
80.       28 May 2021       Uneconomical procurement, resulting in overpricing of services procured       The department utilised an existing contract to procure procurement, resulting in contract price of R183 per box against the set price of overpricing of services procured       Follow-up or assessment in process       We are evaluating the AO/AA response to the newly identify assessment in process	F	procured goods	appointed bidders was higher than that of the bidders		
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services procured	c	overpricing of	R99 per box, resulting in a financial loss of R84 per box.		
	ç	goods and	The award was approved by the AO in June 2020.		
Irregularity: Non-compliance with National Treasury	s	services procured			
			Irregularity: Non-compliance with National Treasury		
Instruction Note 5 of 2020-21, paragraphs 4.8 & 4.9			Instruction Note 5 of 2020-21, paragraphs 4.8 & 4.9		
Impact: Material financial loss of R11,7 million			Impact: Material financial loss of R11,7 million		

No.	Notified	Туре	MI description	Status	Status description				
	LIMPOPO								
	Education								
81.	8 July 2019	Payment not made or not made in time, resulting in interest / standing time / penalties	Goods and services were received from a supplier of information technology services. The invoices were not paid, however, as the contract was cancelled when the department was placed under administration, resulting in litigation and an order against the department to pay the outstanding amount plus interest. Irregularity: Non-compliance with TR 8.2.3 Impact: Material financial loss of R85,2 million	Resolved	The AO's preliminary investigation determined that different public sector institutions played a role in the MI. The premier's office advised that the matter be referred to the intergovernmental relations forum. The matter is currently being dealt with through the intergovernmental dispute resolution process.				
	1	L	Healt	:h					
82.	20 July 2020	Inefficient use of resources – no benefit from cost	The department made lease payments from May 2015 to February 2020 at Pietersburg Hospital for radiology equipment that was not licensed for use due to safety concerns. Irregularity: Non-compliance with PFMA, section 38(1)(b) Impact: Material financial loss of R3,7 million	Appropriate action by AO/AA in process	<ul> <li>The A0 instituted an investigation in July 2020 and issued an investigative</li> <li>report in March 2021. The investigation was delayed due to the complexity of the</li> <li>matter and the covid-19 pandemic.</li> <li>Disciplinary processes against seven officials identified as responsible are still</li> <li>in progress.</li> <li>The trauma room was deep-cleaned to address environmental challenges.</li> <li>The equipment was tested for quality and relicensed by the Radiation Control</li> <li>Board in June 2021.</li> <li>The A0 renegotiated the extension of the contract with the supplier, from the</li> <li>initial 24 months for one piece of equipment to 12 months for all six pieces of</li> <li>equipment at no cost, to recover the financial loss incurred. The free-use</li> <li>contract will run from July 2021 up to June 2022. This was formalised through a</li> <li>written contract in September 2021.</li> </ul>				

No.	Notified	Туре	MI description	Status	Status description
			Limpopo Roa	ds Agency	·
83.	27 August 2021	No benefit from cost (including standing time)	The agency obtained a permit to perform road construction work in 2017 only after the contractor had taken over the site. The contractor claimed and was paid standing time while construction was delayed. Irregularity: Non-compliance with construction regulation 3(1) Impact: Financial loss of R1,3 million	Resolved	The agency reviewed all the vouchers and concluded that no payment was made to the contractor, although the contractor still had a right to claim the amount as approved in the variation order. The agency engaged with the contractor in May 2021 to waive the claim and to avoid any future financial losses. In August 2021, the contractor wrote to the agency confirming the withdrawal of the claim and confirming that the contractor will not institute any claims concerning the approved variation order (claim) in future, which the agency then acknowledged.
			Public Works, Roads a	and Infrastructure	
84.	4 March 2021	Procurement non- compliance, resulting in overpricing of procured goods and services	The department awarded a three-year road maintenance contract in September 2018 to a bidder who did not score the highest points in the evaluation process. This resulted in higher prices being paid as the contract value of the appointed bidder was higher than the bid amount of the bidder who scored the highest points. Irregularity: Non-compliance with PPPFA, section 2(1)(f) Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	In June 2021, the AO requested a forensic investigation into this matter by the SIU. A secondment agreement was signed with the SIU in August 2021 and the investigation was set to start on 1 September 2021, with a planned completion date of 31 October 2021.
			NORTH V	NEST	
			Community Safety and Tr	ansport Management	
85.	15 July 2019	Procurement non- compliance, resulting in supplier not delivering on contract	Through participating in a contract of the Free State Department of Police, Roads and Transport, a R35 million contract was awarded to a supplier for learner driver training and a capacitation programme in October 2015. The department did this without complying	Appropriate action by AO/AA in process	The former AO was identified as the responsible official. The support of the premier's office was requested to take further actions against the former AO. A criminal case was opened with the Hawks in 2017 and the investigation was concluded; however, the director of public prosecutions in North West declined to prosecute.

No.	Notified	Туре	MI description	Status	Status description
86.	15 July 2019	Procurement non- compliance, resulting in overpricing of procured goods and services	<ul> <li>with the legislative requirements for such participation as it procured beyond the scope of the original contract.</li> <li>As a competitive bidding process was not followed, the ability of the supplier to deliver the services was not assessed.</li> <li>A prepayment was made to the supplier in November 2015 for which services have not been received to date.</li> <li>Irregularity: Non-compliance with TR 16A6.6 Impact: Material financial loss of R21.3 million</li> <li>The department directly paid scholar transport suppliers in 2017-18 and 2018-19 without following a procurement process. The price paid for scholar transport was significantly higher than the market price.</li> <li>Irregularity: Non-compliance with TR 16A6.1 Impact: Financial loss to be quantified by AO</li> </ul>	Appropriate action by AO/AA in process	A civil claim for the recovery of the loss was instituted against the supplier in September 2017. A summons would have been issued for the defendant to appear in court in August 2021, following the establishment of his whereabouts. The SIU extended the scope of an investigation into a previous scholar transport tender to the current scholar transport matter. This investigation is still in progress. The AO plans to take further action based on the outcome of the SIU investigation once completed. The National Treasury instituted a forensic investigation, which was finalised in February 2020. The AO received the report in September 2020. In response to the National Treasury report, the AO is busy implementing the recommendations. The AO has also referred the matter to the premier's office to determine further actions against the former AO if still employed by the state
					or the public sector. A judgement was issued in the High Court in December 2019 to set aside the contract, following which a new tender was advertised in April 2021.
87.	15 July 2019	Payment for goods or services not received	Effective internal controls were not in place for approving and processing payments to scholar transport suppliers in 2017-18 and 2018-19, resulting in some suppliers being paid for services not delivered. Irregularity: Non-compliance with TR 8.1.1 Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	The department, through the provincial internal audit unit, commissioned route verifications. Because of these verifications, payments made to suppliers from October 2019 were based on actual verified kilometres. The rate per kilometre was also adjusted to the correct bus capacities. The SIU extended the scope of an investigation into a previous scholar transport tender to the current scholar transport matter. This investigation is still in progress.

No.	Notified	Туре	MI description	Status	Status description
					The National Treasury instituted a forensic investigation into this matter, which was finalised in February 2020. The AO received the report in September 2020. The AO will implement the recommendations from this investigation by April 2022.
88.	13 February 2020	Payment for goods or services not received	The department awarded a contract amounting to R407 million in March 2015 for the introduction of scheduled flights to Mahikeng and Pilanesberg airports. The payments made in relation to this contract included flight subsidies, route marketing services and other costs relating to the operations of these airports. The department had already spent R203 million on this contract in previous years; however, no effective internal controls were in place for approving and processing these payments, resulting in suppliers being paid for services not delivered.	Appropriate action by AO/AA in process	The contract was terminated in June 2018 and no further payments were made. Two criminal cases were opened: one with the SAPS in 2017 and one with the Hawks in May 2020. The AO regularly follows up the status of the investigation with the Hawks. Currently, the investigation is still in progress. The department also approached the National Treasury in September 2019 to investigate the matter. As a result, the National Treasury commissioned an external forensic investigation in October 2019. This forensic investigation is still in progress.
			<b>Irregularity:</b> Non-compliance with TR 8.1.1 <b>Impact:</b> Financial loss to be quantified by AO		
89.	1 March 2021	Payment made was not in line with contract	The department overpaid a bus service company R4 million in 2019 and 2020 because of using incorrect escalations that were contradictory to those specified in the contract. Irregularity: Non-compliance with TR 8.1.1 Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	All claims paid from September 2020 were based on the contracted formula and therefore no further overpayments were made after this date. The department appointed an external investigator to investigate and quantify the overpayments. The investigation was finalised in October 2021 and the investigative report submitted to the A0. The A0 is busy studying the report and will institute disciplinary action against officials found responsible and also recover overpayments from the supplier in terms of the contract.
			Healt	h	
90.	18 September 2020	Payment not made or not made in time, resulting in	The department did not honour contractual obligations on two projects (Excelsius Nursing College – phase 1 and Jouberton Community Health Centre) by paying contractors timeously, which resulted in interest of	Appropriate action by AO/AA in process	An independent investigator from the internal labour relations unit was appointed during April 2021 to conduct an investigation into the cause of the delayed payments. The anticipated completion date for the investigation was

No.	Notified	Туре	MI description	Status	Status description
		interest/standing time/penalties	R5,5 million being charged. This loss is unlikely to be recovered from the contractors as it was legally due to them. Irregularity: Non-compliance with TR 8.2.3 Impact: Financial loss to be quantified by AO		October 2021. The AO intends taking appropriate steps based on the outcome of the investigation.
91.	29 September 2020	Payment for goods or services not received	The department paid a contractor appointed on the Mmabatho Nursing College – phase 1 project in advance before the related services were rendered. This prepayment was not provided for in the contract between the department and the contractor. Irregularity: Non-compliance with TR 15.10.1.2(c) Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	The department appointed an investigator in August 2020 to look into the matter. The investigation concluded that there had been a prepayment but the aspects of the investigation relating to the identification of responsible officials are still in progress. The anticipated completion date of the investigation was end-October 2021. The AO will take appropriate action based on the investigation. The department is busy reconciling the amounts due to the contractor based on the work performed.
92.	29 September 2020	Procurement non- compliance, resulting in overpricing of procured goods and services	During the evaluation of bidders for a R10,3 million contract for the servicing, repair and maintenance of equipment for three years from August 2019 to July 2022, a supplier was incorrectly disqualified at the functionality stage. Had this bidder not been disqualified, they could have won the award as the bid of the disqualified supplier was less than that of the winning supplier. Irregularity: Non-compliance with PPR 5(7) Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	An investigation was concluded in June 2021 and recommended that the AO seek a legal opinion prior to initiating the process to recover the loss and take action, as the implicated official had resigned. The AO referred the matter to the State Attorney in August 2021.
93.	29 September 2021	Inefficient use of resources – no benefit derived from cost	The department made two payments linked to the extension of time on the Excelsius Nursing College project in 2019-20 and 2021-21 without approval. Irregularity: Non-compliance with TR 8.1.1 Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process	The department appointed an investigator in July 2020 to determine the correct course of action. The anticipated completion date of the investigation was end- October 2021. The AO intends taking the necessary steps based on the outcome of the investigation.

No.	Notified	Туре	MI description	Status	Status description
94.	29 September 2021 8 February 2021	Inefficient use of resources – no benefit derived from cost Inefficient use of resources – no benefit derived from cost	The department made a payment of R4 million above the approved extension-of-time amount on the Jouberton Community Health Centre project.         Irregularity: Non-compliance with TR 8.1.1         Impact: Financial loss to be quantified by AO         A contract was entered into for the maintenance of medical equipment from November 2016 to October 2020 with a provision that the department was to confirm whether prices were market related for each transaction, allowing the department to engage another service provider irrespective of the contract if prices were not market related.         The department did not follow this process and paid R3.3 million as opposed to the market-related cost of R144 562 for the same service.         Irregularity: Non-compliance with PFMA, section 38(1)(b)         Impact: Financial loss to be quantified by AO	Appropriate action by AO/AA in process Appropriate action by AO/AA in process	The department appointed an investigator in October 2020. The investigation recommended that the overpayment be recovered from the parties involved. The AO intended to commence with the recovery by end-November 2021. An internal investigation into the MI was initiated and completed in May 2021. In light of the seriousness of the findings, the AO handed the matter over to law-enforcement agencies in June 2021 for criminal investigation and recovery, as recommended by the internal investigation. The AO planned to implement disciplinary action against the implicated official by end-November 2021, but this would also have been influenced by the outcome of the criminal investigation.
			Public Works	and Roads	
96.	29 September 2020	Payment not made or not made in time, resulting in interest / standing time / penalties	The department did not honour contractual obligations by paying a contractor timeously, which resulted in standing time and interest being charged on the late payments. <u>Irregularity</u> : Non-compliance with TR 8.2.3 <u>Impact</u> : Financial loss to be quantified by AO	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.

No.	Notified	Туре	MI description	Status	Status description
97.	26 August 2021	Payment for goods or services not received	The department made a payment in March 2017 for various projects to fix roads and bridges damaged by floods in the province. The payment was made prior to any goods being received or any services being rendered. Irregularity: Non-compliance with TR 15.10.1.2(c) Impact: Financial loss to be quantified by AO	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.
			NORTHER	N CAPE	
			Heal	th	
98.	18 July 2019	Procurement non- compliance, resulting in overpricing of procured goods and services	The department awarded a three-year contract for medical waste collection in November 2018 to a supplier based on criteria applied in the evaluation process that were different from those in the original bidding invitation. The value of the contract was R4,3 million per month. The non-compliance is likely to result in a material financial loss, as the fixed monthly pricing awarded to the supplier was significantly higher than the variable costing pricing included in original bidding invitation. Irregularity: Non-compliance with TR 16A3.2(a) Impact: Financial loss to be quantified by AO	Referral	The AO did not agree that there had been any non-compliance in the procurement process. We referred the matter to the National Treasury in October 2019 for investigation. After discussions and engagements, the National Treasury accepted the referral for investigation in March 2020, following delays caused by ongoing engagements on the memorandum of understanding. In June 2021, the National Treasury provided feedback to the effect that the investigation was underway but that progress had been delayed due to covid-19 lockdown restrictions.
99.	17 July 2019	Payment for goods or services not received	The department entered into a radiology services contract from November 2013, which was subsequently extended multiple times. The contract contained a mathematical error that resulted in overpayments, due to a lack of effective internal controls for processing and approving payments. The identified overpayments related to the following periods:	Appropriate action by AO/AA in process	The AO conducted a preliminary investigation, which resulted in a full-scale investigation being instituted in August 2019. The investigation was delayed due to a change in AO and covid lockdown restrictions, but was concluded in October 2020. The case was referred to the Hawks in January 2021 for criminal prosecution and the possible recovery of the loss.

No.	Notified Type	MI description	Status	Status description
NO.		<ul> <li>April 2014 to March 2015 (first contract extension)</li> <li>October 2018 to September 2019 (no signed extension contract)</li> <li>As part of the radiology services contract, the department made payments for mammogram services even though the hospital where the services were rendered did not have a mammogram machine. The identified overpayments related to the following periods:         <ul> <li>April 2014 to March 2015 (first contract extension)</li> <li>October 2015 to September 2018 (third contract extension)</li> <li>Irregularity: Non-compliance with TR 8.1.1</li> <li>Impact: Financial loss to be quantified by AO</li> </ul> </li> </ul>	Status	Actions were not taken against the official implicated in the report, as this person had retired in February 2021 without responding to the allegations as requested.         In May 2021, the AO wrote to the supplier requesting a payment plan to refund the loss, failing which, legal steps would be instituted.

## MIs in local government

No.	Notified	Туре	MI description	Status	Status description			
	EASTERN CAPE							
			Buffalo City MI	М				
100.	24 March 2021	Unbilled revenue	The municipality did not calculate revenue for water services on a monthly basis. <u>Irregularity</u> : Non-compliance with MFMA, section 64(2)(b) <u>Impact</u> : Financial loss to be quantified by AO	Appropriate action taken by AO/AA	The AO investigated the matter and all unbilled properties were identified. The AO is busy recovering the debt and letters have been sent to the unbilled customers. Management provided timelines with their response indicating the processes and steps that will be implemented to rectify the issue; some of which have already commenced and/or been completed. The matter is currently with the municipality's labour relations unit to enable the municipality to determine the necessary disciplinary action to be taken against responsible individuals.			
			King Sabata Dalindy	ebo LM				
101.	26 January 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	Eskom charged interest due to late payments. <b>Irregularity:</b> Non-compliance with MFMA, section 65(2)(e) <b>Impact:</b> Financial loss to be quantified by AO	Appropriate action taken by AO/AA	The fruitless and wasteful expenditure was referred to the municipal public accounts committee for investigation. Cost containment and financial recovery plans were developed and implemented. A cash-flow management committee was established. Arrangements for the payment of debt were made with the major service providers. Revenue from electricity is being ring-fenced to pay only for electricity expenses.			

No.	Notified	Туре	MI description	Status	Status description
102.	26 March 2021	Sars late payments, resulting in interest and penalties	Sars charged interest and penalties on late payments. Irregularity: Non-compliance with fourth schedule of Income Tax Act, section 2(1) Impact: Financial loss to be quantified by AO Makana LM	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.
103.	11 June 2021	Repeat disclaimed audit opinion	The municipality did not keep full and proper records of its financial affairs, which resulted in a repeat disclaimed opinion on its financial statements. The impact was substantial harm to the municipality as its financial position was so poor that it disclosed a material uncertainly regarding its ability to continue operations. This, in turn, is likely to have an impact on the municipality's ability to discharge its service delivery mandate. Irregularity: Non-compliance with MFMA, section 62(1) (b) Impact: Substantial harm to public sector institution	Appropriate action taken by AO/AA	An action plan was prepared to address the lack of full and proper records. The municipality is currently under section 139(5) intervention, involving – among other – the imposing of a recovery plan by the provincial government. A municipal recovery plan was prepared, which is awaiting approval by the National Treasury. A preliminary investigation concluded that no officials could be held responsible as the reason for the MI was institutional challenges – the filling of critical vacant positions will be a key solution.
			Nelson Mandela Ba	ау ММ	
104,	9 December 2019	Unbilled revenue	The municipality did not charge interest in 2018–19 on debtors in arrears who had entered into agreements for long-term payment arrangements with the municipality. Irregularity: Non-compliance with MFMA, section 64(2)(g) Impact: Financial loss to be quantified by A0	Appropriate action taken by AO/AA	An internal preliminary investigation was completed in February 2020 and found that the reason for the MI was a deficiency in the system. In February 2020, the system was programmed to charge interest correctly, prospectively from February 2020. The AO was scheduled to seek approval from the council not to raise interest retrospectively.
105, & 106.	13 December 2019 (Two material irregularities)	Payment for goods or services not received	The municipality paid two contractors in December 2018 for the provision of storm-water drain cleaning services that were not rendered. Irregularity: Non-compliance with MFMA, section 65(2)(a) Impact: Financial loss to be quantified by AO	Appropriate action taken by AO/AA	The provincial Hawks unit started investigating the matter in January 2020. The AO plans to recover the losses incurred and effect consequences against any official found to be responsible.

No.	Notified	Туре	MI description	Status	Status description
107.	13 December 2019	Unbilled revenue	The municipality did not calculate revenue from water and sanitation services on a monthly basis. Irregularity: Non-compliance with MFMA, section 64(2)(b) Impact: Financial loss to be quantified by AO	Appropriate action taken by AO/AA	<ul> <li>Findings from preliminary investigations and site visits of 913 of the 1257 properties in question were communicated to the AO.</li> <li>A monthly report will be produced to identify properties without water-related services on the consolidated billing system.</li> <li>A service level agreement has been developed to outline the value chain process between the human settlements, infrastructure and engineering directorate and the budget and treasury directorate in respect of the installation of new water meters. This will be linked to the</li> </ul>
108.	Image: Non-State State       Payment for goods       The municipality made payments to Amatola Water (an implementing agent for water projects) for goods and received         Image: State State State       Services that had not been delivered.				consolidated billing system as well. The responsible officials were identified and recommendations were tabled to the council. A letter would be written to Amatola Water to claim back the amount.
			<b>Irregularity</b> : Non-compliance with MFMA, section 65(2)(1)(a) Impact: Material financial loss of R57 million		Following engagements between Amatola Water, the national and provincial treasuries and the national and provincial cooperative governance departments, the National Treasury concluded that the projects under work in progress that had been paid must be included in the new financial year and the balance of R68 million sitting with Amatola Water must be transferred back to the municipality.

No.	Notified	Туре	MI description	Status	Status description					
	Sundays River Valley LM									
109.	11 June 2021	Repeat disclaimed audit opinion	The municipality did not keep full and proper records of its financial affairs, which resulted in a repeat disclaimed opinion on its financial statements. The impact was substantial harm to the municipality as its financial position was so poor that it disclosed a material uncertainly regarding its ability to continue operations. This, in turn, is likely to have an impact on the municipality's ability to discharge its service delivery mandate. Irregularity: Non-compliance with MFMA, section 62(1)(b) Impact: Substantial harm to public sector institution	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					
			· ·							
			FREE STATE							
			Letsemeng LN	1						
110.	25 February 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	The municipality did not pay Eskom invoices for the bulk purchase of electricity within 30 days of receipt of the invoice, resulting in interest on its outstanding Eskom accounts for April 2019 to March 2020. Irregularity: Non-compliance with MFMA, section 65(2)(e) Impact: Financial loss to be quantified by AO	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					
			Mafube LM							
111.	11 June 2021	Repeat disclaimed audit opinion	The municipality did not keep full and proper records of its financial affairs, which resulted in a repeat disclaimed opinion on its financial statements. The impact was substantial harm to the municipality as its financial position was so poor that it disclosed a material uncertainly regarding its ability to continue operations.	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					

No.	Notified	Туре	MI description	Status	Status description
			This, in turn, is likely to have an impact on the municipality's		
			ability to discharge its service delivery mandate.		
			Irregularity: Non-compliance with MFMA, section 62(1)(b)		
			Impact: Substantial harm to public sector institution		
			Maluti-A-Phofung	g LM	
112.	11 June 2021	Repeat disclaimed	The municipality did not keep full and proper records of its	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		audit opinion	financial affairs, which resulted in a repeat disclaimed	assessment in	
			opinion on its financial statements. The impact was	process	
			substantial harm to the municipality as its financial		
			position was so poor that it disclosed a material		
			uncertainly regarding its ability to continue operations.		
			This, in turn, is likely to have an impact on the municipality's		
			ability to discharge its service delivery mandate.		
			Irregularity: Non-compliance with MFMA, section 62(1)(b)		
			Impact: Substantial harm to public sector institution		
			Mangaung MM	1	
113.	8 March 2021	Sars late	The municipality understated pay-as-you-earn tax	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		payments,	withheld from employees, and was charged penalties and	assessment in	
		resulting in	related interest due to the late payment of the under-	process	
		interest and	declared amount.		
		penalties			
			Irregularity: Non-compliance with fourth schedule of		
			Income Tax Act, section 2(1)		
			Impact: Financial loss to be quantified by AO		

No.	Notified	Туре	MI description	Status	Status description					
	Masilonyana LM									
114.	11 June 2021	Repeat disclaimed audit opinion	The municipality did not keep full and proper records of its financial affairs, which resulted in a repeat disclaimed opinion on its financial statements. The impact was substantial harm to the municipality as its financial position was so poor that it disclosed a material uncertainly regarding its ability to continue operations. This, in turn, is likely to have an impact on the municipality's ability to discharge its service delivery mandate. Irregularity: Non-compliance with MFMA, section 62(1)(b) Impact: Substantial harm to public sector institution	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					
	Matjhabeng LM									
115.	5 May 2020	Payment for goods or services not received	The municipality paid an estimated R7,2 million between April 2017 and June 2019 for the construction of an attenuation (flood-protection) dam on the Nyakallong storm-water system after it had been certified as complete. However, a site visit confirmed that the attenuation dam was not constructed, resulting in overpayments on the project. Irregularity: Non-compliance with MFMA, section 65(2)(a) Impact: Financial loss to be quantified by AO	Referral	The AO could not provide sufficient and appropriate evidence of actions taken in response to being notified of the MI. The actions taken were also considered inadequate. As a result, we referred the MI to the Hawks for investigation in June 2021. The investigation is currently in progress.					
116.	4 May 2020	Payment not made or not made in time, resulting in interest / standing time / penalties	The municipality did not pay Eskom invoices for the bulk purchase of electricity within 30 days of receipt of the invoice, resulting in interest on its outstanding Eskom accounts from April 2019 to March 2020. <u>Irregularity</u> : Non-compliance with MFMA, section 65(2)(e) <u>Impact</u> : Financial loss to be quantified by A0	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.					

No.	Notified	Туре	MI description	Status	Status description
117.	15 April 2021	Sarslate	The municipality did not make payments to Sars within	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		payments,	seven days after the end of the month during which the	assessment in	
		resulting in	amounts were deducted or withheld from employees in	process	
		interest and	respect of their liability for normal tax. This resulted in		
		penalties	penalties of R1,9 million and interest of R0,6 million being		
			charged.		
			Irregularity: Non-compliance with fourth schedule of		
			Income Tax Act, section 2(1)		
			Impact: Financial loss to be quantified by AO		
			Ngwathe LM		
118.	24 February 2021	Payment not made	The municipality did not pay Eskom invoices for the bulk	Appropriate action	The municipality entered into a repayment agreement with Eskom.
		or not made in	r not made in purchase of electricity within 30 days of receipt of the	taken by A0/AA	The municipal public accounts committee investigated the loss as part
		time, resulting in	invoice, resulting in interest on its outstanding Eskom		of a fruitless and wasteful expenditure investigation. The investigation
		interest / standing	accounts from April 2019 to March 2020. Irregularity: Non-compliance with MFMA, section 65(2)(e)		concluded that no one was liable but occurred due to severe cash-flow
		time/penalties			problems at the municipality. The loss could therefore not be recovered
					from anyone.
			Impact: Financial loss to be quantified by AO		
119.	24 February 2021	Sars late	The municipality did not make payments to Sars within	Appropriate action	The municipality reached an agreement with Sars to pay at least the
		payments,	seven days after the end of the month during which the	taken by A0/AA	current account monthly. Subsequently, Sars waived the penalties and
		resulting in	amounts were deducted or withheld from employees in		interest as the municipality made payments on time and the full capital
		interest and	respect of their liability for normal tax. This resulted in		amount due to Sars was paid.
		penalties	interest and penalties being charged for April 2019 to		The municipal public accounts committee investigated the loss as part
			June 2020.		of a fruitless and wasteful expenditure investigation. The investigation
					concluded that no one was liable but occurred due to severe cash-flow
			Irregularity: Non-compliance with fourth schedule of		problems at the municipality. The loss could therefore not be recovered
			Income Tax Act, section 2(1)		from anyone.
			Impact: Financial loss to be quantified by AO		

No.	Notified	Туре	MI description	Status	Status description					
	Setsoto LM									
120.	30 March 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	The municipality did not pay Eskom invoices for the bulk purchase of electricity within 30 days of receipt of the invoice, resulting in interest on its outstanding Eskom accounts from April 2019 to March 2020. <b>Irregularity</b> : Non-compliance with MFMA, section 65(2)(e)	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					
121.	30 March 2021	Sars late payments, resulting in interest and penalties	Impact: Financial loss to be quantified by A0         The municipality did not make payments to Sars within seven days after the end of the month during which the amounts were deducted or withheld from employees in respect of their liability for normal tax. This resulted in Sars charging interest and penalties relating to pay-as-your-earn tax from April 2019 to June 2020.         Irregularity: Non-compliance with fourth schedule of Income Tax Act, section 2(1)         Impact: Financial loss to be quantified by A0	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					
	<u> </u>		Tokologo LM	<u> </u>						
122.	11 June 2021	Repeat disclaimed audit opinion	The municipality did not keep full and proper records of its financial affairs, which resulted in a repeat disclaimed opinion on its financial statements. The impact was substantial harm to the municipality as its financial position was so poor that it disclosed a material uncertainly regarding its ability to continue operations. This, in turn, is likely to have an impact on the municipality's ability to discharge its service delivery mandate. Irregularity: Non-compliance with MFMA, section 62(1)(b) Impact: Substantial harm to public sector institution	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					

No.	Notified	Туре	MI description	Status	Status description					
	GAUTENG									
	City of Johannesburg MM									
123.	123.       18 March 2021       Sars late       The municipality undercharged employee tax for gratuity payments.       Follow-up or       We are evaluating the AO/AA response to the newly identified MI.         123.       18 March 2021       Sars late       payments.       payments between 2014 and 2017, as it treated these       assessment in         resulting in       payments as severance benefit payments. This resulted in       process       process         interest and       the municipality having to pay R9,2 million for the       penalties       underpayment of employee tax and R6,3 million in       penalties and interest charged by Sars.       Irregularity: Non-compliance with fourth schedule of       Income Tax Act, section 2(1)       Income Tax Act, section 2(1)									
			Impact: Financial loss to be quantified by A0 City of Tshwane	MM	<u> </u>					
124.	11 December 2019	Assets not safeguarded, resulting in loss	Assets at the Annlin reservoir project were stolen or vandalised in January 2018, as not all reasonable steps had been taken to safeguard the assets. Irregularity: Non-compliance with MFMA, section 63(2)(c)	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.					
125.	17 December 2019	Assets not safeguarded, resulting in loss	Impact: Material financial loss of R5,5 million         Assets at the Baviaanspoort wastewater treatment works         were stolen or vandalised in February 2016, as not all         reasonable steps had been taken to safeguard the assets.         Irregularity: Non-compliance with MFMA, section 63(2)(c)         Impact: Material financial loss of R3,9 million	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.					

No.	Notified	Туре	MI description	Status	Status description
126.	20 May 2021	Payment not made	The municipality did not pay rental that became due and	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		or not made in	payable for Bothongo Plaza in accordance with the	assessment in	
		time, resulting in	contract when the lease agreement was concluded in	process	
		interest/standing	September 2015.		
		time/penalties			
			Irregularity: Non-compliance with MFMA, section 65(2)(e)		
			Impact: Material financial loss of R7,1 million		
127.	20 May 2021	Payment for goods	The municipality appointed employees without following	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		or services not	proper recruitment processes, which resulted in these	assessment in	
		received	employees being paid without performing any work.	process	
			Irregularity: Non-compliance with MFMA, section 65(2)(a)		
			Impact: Material financial loss of R88,4 million		
128.	5 March 2021	Payment for goods	The municipality paid an incorrect beneficiary due to a lack	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		or services not	of an effective internal control system relating to	assessment in	
		received	expenditure management.	process	
			The details of the institution being paid on the bank		
			payment report were not compared to the pension fund		
			master file and the supporting documents of the National		
			Fund for Municipal Workers.		
			The extraction and preparation of the payment report		
			outside the electronic payment system further exposed the		
			municipality to the manipulation of standing data. The file		
			with the payment information was not encrypted and the		
			content was viewable in clear text upon opening the file.		
			Irregularity: Non-compliance with_MFMA, section 65(2)(a)		
			Impact: Material financial loss of R53,4 million		

No.	Notified	Туре	MI description	Status	Status description
129.	25 March 2021	Payment for goods or services not received	The municipality paid a contractor for an informal trading facility at Barolak taxi rank that was not constructed. Irregularity: Non-compliance with MFMA, section 65(2)(a) Impact: Material financial loss of R5 million	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.
130.	8 June 2021	Payment for goods or services not received	The municipality overpaid three suppliers of fuel due to a lack of an effective internal control system relating to expenditure management. <u>Irregularity</u> : Non-compliance with MFMA, section 65(2)(a) <u>Impact</u> : Material financial loss of R31,8 million	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.
131.	8 June 2021	Unbilled revenue	The municipality did not charge interest on outstanding debtor accounts relating to government, embassies and sundry debtors, contrary to the municipal policy and the MFMA. Irregularity: Non-compliance with MFMA, section 64(2)(g) Impact: Financial loss to be quantified by AO	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.
			KWAZULU-NAT	AL	
			Msunduzi DM	I	
132.	1 April 2021	Unbilled revenue	The municipality did not recognise revenue earned from landfill sites, as the weighbridge digitiser at the municipal landfill site was not working for six months in 2019-20. Vehicles entering the site were not weighed and there was thus no record of tonnage deposited. Irregularity: Non-compliance with MFMA, section 4(2)(e)(i) Impact: Financial loss to be quantified by AO	Recommendations	<ul> <li>The AO did not take appropriate action to resolve the MI.</li> <li>We notified the AO of the following recommendations, which should be implemented by 29 April 2022:</li> <li>The non-compliance should be investigated to determine if any official might have committed an act of financial misconduct or an offence in terms of chapter 15 of the MFMA. The financial loss should be quantified.</li> <li>Disciplinary or, when appropriate, criminal proceedings should commence against any official who has allegedly committed an act of</li> </ul>

No.	Notified	Туре	MI description	Status	Status description
					financial misconduct or an offence, as required by section 62(1)(e) of
					the MFMA and in the manner prescribed by the Municipal
					Regulations on Financial Misconduct Procedures and Criminal
					Proceedings.
					Any person(s) liable for the losses should be identified and
					appropriate action should commence to recover the financial loss.
133.	3 May 2021	Unbilled revenue	The municipality failed to collect revenue due in terms of a	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
			service level agreement with a service provider for the	assessment in	
			sale of timber, pertaining to the purchase price for each	process	
			timber compartment to be harvested.		
			Irregularity: Non-compliance with_MFMA, section 64(2)(a)		
			Impact: Financial loss to be quantified by AO		
134.	15 April 2021	Payment for goods	The municipality made salary payments from	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		or services not	December 2016 to July 2019 to an employee who never	assessment in	
		received	reported for duty since their appointment date. The	process	
			municipality received no services in return for the		
			payments made.		
			Irregularity: Non-compliance with MFMA, section 65(2)(a)		
			Impact: Financial loss to be quantified by AO		
			Newcastle LN	1	
135.	26 February 2021	Payment not made	The municipality did not make payments due to Eskom	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		or not made in	within 30 days of the invoice date and thus incurred	assessment in	
		time, resulting in	interest on the outstanding amounts in 2019-20.	process	
		interest/standing			
		time/penalties	Irregularity: Non-compliance with MFMA, section 65(2)(e)		
			<b>Impact</b> : Financial loss to be quantified by AO		

No.	Notified	Туре	MI description	Status	Status description
136.	26 February 2021	Sars late	The municipality did not make payments due to Sars within	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		payments,	seven days after the end of the month during which the	assessment in	
		resulting in	amount was deducted or withheld from employees, and		
		interest and	thus incurred interest and penalties in 2019-20.		
		penalties			
			Irregularity: Non-compliance with fourth schedule of		
			Income Tax Act, section 2(1)		
			Impact: Financial loss to be quantified by AO		
137.	26 February 2021	Sars late	The municipality did not make payments due to Sars in the	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		payments,	period ending on the 25th day of the first month after the	assessment in	
		resulting in	end of the tax period, and thus incurred interest and	process	
		interest and	penalties for 2019-20.		
		penalties			
			Irregularity: Non-compliance with Value Added Tax Act,		
			section 28(1)		
			Impact: Financial loss to be quantified by AO		
138.	14 April 2021	Payment to	The municipality did not timeously remove terminated	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		ineligible	employees from the human resources and payroll	assessment in	
		beneficiaries	systems. This resulted in employees receiving salary	process	
			payments although they were no longer in the employ of		
			the municipality at end-June 2020.		
			Irregularity: Non-compliance with MFMA, section 65(2)(a)		
			Impact: Financial loss to be quantified by A0		

No.	Notified	Туре	MI description	Status	Status description					
	uMkhanyakude DM									
139.	28 March 2021	Assets not safeguarded, resulting in loss	Unused water pipes were not appropriately safeguarded, resulting in the impairment of the water pipes stock. The non-compliance is likely to result in a material financial loss, as the pipes are unusable due to the poor storage conditions, as confirmed during engagements with both management and an auditor's expert. <b>Irregularity:</b> Non-compliance with MFMA, sections 63(1)(a) & 63(2)(c) <b>Impact:</b> Financial loss to be quantified by AO	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					
140.	22 April 2021	Payment for goods or services not received	The municipality accepted and paid invoices to suppliers related to covid-19 infrastructure projects without confirming whether the goods paid for had been received (there was no evidence that the goods had been received before payment). Irregularity: Non-compliance with MFMA, section 65(2)(a) Impact: Financial loss to be quantified by AO	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					
141.	29 April 2021	Assets not safeguarded, resulting in loss	A contractor removed municipal assets off site in September 2019 on termination of their services with the municipality. The assets were still recorded as work in progress and included in the work-in-progress register of the municipality at the end of the 2019-20 financial year, without any attempt to recover the said assets or to report the unlawful removal of the assets by the contractor to the SAPS. Irregularity: Non-compliance with MFMA, sections 63(1)(a) & 63(2)(c) Impact: Financial loss to be quantified by AO	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					

No.	Notified	Туре	MI description	Status	Status description
142.	29 April 2021	Assets not safeguarded, resulting in loss	Prepaid water meters held as inventory were impaired as a result of poor storage conditions and a poor system of internal control over the stock. These meters lost their economic value or service, resulting in a financial loss for the municipality. Irregularity: Non-compliance with MFMA, sections 63(1)(a) & 63(2)(c) Impact: Financial loss to be quantified by AO	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.
143.	28 March 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	The municipality failed to ensure that payments due to a supplier were made within 30 days of the invoice date. The municipality then entered into an acknowledgement of debt and undertook to pay the supplier the outstanding amount over 36 instalments, at an interest rate of 5% per annum. The municipality thus incurred interest on the outstanding amount of R1,2 million for 2019- 20, with a further R0,4 million in interest still to be incurred over the remainder of the settlement period. <b>Irregularity:</b> Non-compliance with MFMA, section 65(2)(e) <b>Impact:</b> Financial loss to be quantified by A0	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.
144.	28 March 2021	Unbilled revenue	The municipality did not bill a substantial number of customers for services rendered during 2019-20. Furthermore, the municipality did not bill consumers using average billing for the months where actual monthly meter readings were not done. Irregularity: Non-compliance with MFMA, section 64(2)(b) Impact: Financial loss to be quantified by AO	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.

No.	Notified	Туре	MI description	Status	Status description
145.	9 April 2021	Debt not recovered	No steps were taken to collect long-outstanding debts due	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
			to the municipality.	assessment in	
			Irregularity: Non-compliance with MFMA,	process	
			section 62(1)(f)(iii)		
			Impact: Financial loss to be quantified by AO		
146.	29 April 2021	Assets not	The municipality wrote off infrastructure assets that had	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		safeguarded,	been paid for in prior years but could not be verified	assessment in	
		resulting in loss	anymore, due to an ineffective system of control over	process	
			municipal assets.		
			<b>Irregularity:</b> Non-compliance with MFMA, sections 63(1)(a)		
			& 63(2)(c) Impact: Financial loss to be quantified by AO		
			impact: Financial loss to be quantified by AO		
			uMzinyathi DN	4	
147.	7 June 2021	Repeat disclaimed	The municipality did not keep full and proper records of its	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		audit opinion	financial affairs, which resulted in a repeat disclaimed	assessment in	
			opinion on its financial statements. The impact was	process	
			substantial harm to the municipality as its financial		
			position was so poor that it disclosed a material		
			uncertainly regarding its ability to continue operations.		
			This, in turn, is likely to have an impact on the municipality's		
			ability to discharge its service delivery mandate.		
			Irregularity: Non-compliance with MFMA, section 62(1)(b)		
			Impact: Substantial harm to public sector institution		
148.	21 April 2021	Revenue not billed	The municipality did not charge interest on its arrear	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
			debtor accounts for January 2020. Furthermore, there was	assessment in	
			no subsequent billing of this interest and no exemption	process	
			was granted by the council to waiver the interest on the		
			arrear debtor accounts.		
			Irregularity: Non-compliance with MFMA, section 64(2)(g)		
			Impact: Financial loss to be quantified by AO		

No.	Notified	Туре	MI description	Status	Status description					
	uThukela DM									
149.	31 March 2021	Payment not made	The municipality did not pay Umgeni Water for the bulk	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.					
		or not made in	purchase of water within 30 days of receipt of an invoice,	assessment in						
		time, resulting in	resulting in interest on its outstanding accounts in 2019-20.	process						
		interest/standing								
		time/penalties	Irregularity: Non-compliance with MFMA, section 65(2)(e)							
			Impact: Financial loss to be quantified by AO							
			LIMPOPO							
			Mogalakwena l	_M						
150.	14 December	Payment for goods	The municipality made payments of R13,3 million to a	Follow-up or	We are assessing the appropriateness of the actions taken by the AO/AA					
	2019	or services not	contractor for construction work not delivered at the	assessment in	to address the MI.					
		received	Moshate Stadium on a R38,8 million contract awarded in	process						
			March 2016. This was due to a lack of effective internal							
			controls for approving and processing payments.							
			Irregularity: Non-compliance with MFMA, section 65(2)(a)							
			Impact: Material financial loss of R13,3 million							
			MPUMALANG	A						
			City of Mbombela	a LM						
151.	21 April 2021	Payment not made	The municipality did not pay Eskom within 30 days of	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.					
		or not made in	receiving the relevant invoice or statement.	assessment in						
		time, resulting in		process						
		interest/standing	Irregularity: Non-compliance with MFMA, section 65(2)(e)							
		time/penalties	Impact: Material financial loss of R31,3 million							

No.	Notified	Туре	MI description	Status	Status description
152.	21 April 2021	Payment not made	The municipality did not pay Sembcorp Silulumanzi for the	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		or not made in	provision of water services within 30 days of receiving the	assessment in	
		time, resulting in	relevant invoice or statement.	process	
		interest/standing			
		time/penalties	Irregularity: Non-compliance with MFMA, section 65(2)(e)		
			Impact: Material financial loss of R3,7 million		
			Dipaleseng LM	И	
153.	11 June 2021	Repeat disclaimed	The municipality did not keep full and proper records of its	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		audit opinion	financial affairs, which resulted in a repeat disclaimed	assessment in	
			opinion on its financial statements. The impact was	process	
			substantial harm to the municipality as its financial		
			position was so poor that it disclosed a material		
			uncertainly regarding its ability to continue operations.		
			This, in turn, is likely to have an impact on the municipality's		
			ability to discharge its service delivery mandate.		
			Irregularity: Non-compliance with MFMA, section 62(1)(b)		
			Impact: Substantial harm to public sector institution		
			Emalahleni Li	M	
154.	15 April 2021	Payment not made	The municipality did not pay Eskom within 30 days of	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		or not made in	receiving the relevant invoice or statement, resulting in	assessment in	
		time, resulting in	interest being charged on the outstanding amounts.	process	
		interest / standing			
		time/penalties	Irregularity: Non-compliance with MFMA, section 65(2)(e)		
			Impact: Financial loss to be quantified by AO		
155.	4 June 2021	Payment not made	The municipality did not pay the Department of Water and	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		or not made in	Sanitation within 30 days of the invoice date and thus	assessment in	
		time, resulting in	incurred interest on the outstanding amounts due.	process	
		interest/standing			
		time/penalties	Irregularity: Non-compliance with MFMA, section 65(2)(e)		
			Impact: Financial loss to be quantified by AO		

No.	Notified	Туре	MI description	Status	Status description
156.	14 July 2021	Payment not made	The municipality did not pay a municipal supplier within	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		or not made in	30 days of the invoice date and thus incurred interest on	assessment in	
		time, resulting in	the outstanding amounts due.	process	
		interest / standing			
		time/penalties	Irregularity: Non-compliance with MFMA, section 65(2)(e)		
			Impact: Financial loss to be quantified by AO		
			Govan Mbeki L	м	
157.	13 July 2021	Repeat disclaimed	The municipality did not keep full and proper records of its	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		audit opinion	financial affairs, which resulted in a repeat disclaimed	assessment in	
			opinion on its financial statements. The impact was	process	
			substantial harm to the municipality as its financial		
			position was so poor that it disclosed a material		
			uncertainly regarding its ability to continue operations.		
			This, in turn, is likely to have an impact on the municipality's		
			ability to discharge its service delivery mandate.		
			Irregularity: Non-compliance with MFMA, section 62(1)(b)		
			Impact: Substantial harm to public sector institution		
158.	8 April 2021	Payment not made	The municipality did not pay Rand Water for water utilities	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		or not made in	within 30 days of receiving the relevant invoice or	assessment in	
		time, resulting in	statement.	process	
		interest / standing			
		time/penalties	Irregularity: Non-compliance with MFMA, section 65(2)(e)		
			Impact: Financial loss to be quantified by AO		
159.	8 April 2021	Payment not made	The municipality did not pay Eskom within 30 days of	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		or not made in	receiving an invoice or statement.	assessment in	
		time, resulting in		process	
		interest / standing	Irregularity: Non-compliance with_MFMA, section 65(2)(e)		
		time/penalties	Impact: Financial loss to be quantified by AO		

No.	Notified	Туре	MI description	Status	Status description					
-	Lekwa LM									
160.	11 June 2021	Repeat disclaimed audit opinion	The municipality did not keep full and proper records of its financial affairs, which resulted in a repeat disclaimed opinion on its financial statements. The impact was substantial harm to the municipality as its financial position was so poor that it disclosed a material uncertainly regarding its ability to continue operations. This, in turn, is likely to have an impact on the municipality's ability to discharge its service delivery mandate. Irregularity: Non-compliance with MFMA, section 62(1)(b) Impact: Substantial harm to public sector institution	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					
	I		Thaba Chweu L	.M						
161.	22 April 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	The municipality did not pay Eskom within 30 days of receiving the relevant invoice or statement. Irregularity: Non-compliance with MFMA, section 65(2)(e) Impact: Material financial loss of R38,1 million	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					
-			NORTHERN CAI	PE						
			Emthanjeni LN	М						
162.	7 June 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	The municipality did not pay Eskom accounts within 30 days of receipt of an invoice or statement, resulting in interest on its outstanding accounts. <u>Irregularity</u> : Non-compliance with MFMA, section 65(2)(e) <u>Impact</u> : Financial loss to be quantified by A0	Appropriate action taken by AO/AA	An investigation performed concluded that no party/official could be held accountable since cash-flow constraints (mainly caused by low recoverability) resulted in the interest being incurred. A plan was implemented in an effort to improve the financial position of the municipality. A repayment agreement was signed with Eskom.					

No.	Notified	Туре	MI description	Status	Status description					
	Ga-Segonyana LM									
163.	7 June 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	The municipality did not pay Eskom accounts within 30 days of receipt of an invoice or statement, resulting in interest on its outstanding accounts. Irregularity: Non-compliance with MFMA, section 65(2)(e) Impact: Financial loss to be quantified by A0	Appropriate action taken by AO/AA	<ul> <li>An investigation was performed and concluded that no official / party could be held accountable, as the cause of the interest was budgeting or allocation calculation errors (which were taken up and resolved with the treasury) as well as cash-flow constraints because of low recoverability.</li> <li>A plan was implemented in an effort to improve the financial position of the municipality.</li> <li>A repayment agreement was signed with Eskom and the municipality was able to settle its outstanding balance with Eskom.</li> </ul>					
			Kai !Garib LM							
164.	11 June 2021	Repeat disclaimed audit opinion	The municipality did not keep full and proper records of its financial affairs, which resulted in a repeat disclaimed opinion on its financial statements. The impact was substantial harm to the municipality as its financial position was so poor that it disclosed a material uncertainly regarding its ability to continue operations. This, in turn, is likely to have an impact on the municipality's ability to discharge its service delivery mandate. Irregularity: Non-compliance with MFMA, section 62(1)(b) Impact: Substantial harm to public sector institution	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					
			!Kheis LM							
165.	11 June 2021	Repeat disclaimed audit opinion	The municipality did not keep full and proper records of its financial affairs, which resulted in a repeat disclaimed opinion on its financial statements. The impact was substantial harm to the municipality as its financial position was so poor that it disclosed a material	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.					

No.	Notified	Туре	MI description	Status	Status description
			uncertainly regarding its ability to continue operations.		
			This, in turn, is likely to have an impact on the municipality's		
			ability to discharge its service delivery mandate.		
			Irregularity: Non-compliance with MFMA, section 62(1)(b)		
			Impact: Substantial harm to public sector institution		
			Sol Plaatje LM	1	
166.	8 September	Payment not made	The municipality did not pay its accounts within 30 days of	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
	2021	or not made in	receipt of an invoice or statement, resulting in interest on	assessment in	
		time, resulting in	its outstanding accounts.	process	
		interest/standing			
		time/penalties	Irregularity: Non-compliance with MFMA, section 65(2)(e)		
			Impact: Material financial loss of R5,6 million		
		1	NORTH WEST	•	
		<u></u>	NORTH WEST City of Matlosana		
167.	22 February 2021	Payment not made			We are evaluating the AO/AA response to the newly identified MI.
167.	22 February 2021	Payment not made or not made in	City of Matlosana	LM	We are evaluating the AO/AA response to the newly identified MI.
167.	22 February 2021	-	<b>City of Matlosana</b> The municipality did not always pay money owed to Eskom	LM Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
167.	22 February 2021	or not made in	<b>City of Matlosana</b> The municipality did not always pay money owed to Eskom within 30 days, resulting in accrued interest. The	Follow-up or assessment in	We are evaluating the AO/AA response to the newly identified MI.
167.	22 February 2021	or not made in time, resulting in	<b>City of Matlosana</b> The municipality did not always pay money owed to Eskom within 30 days, resulting in accrued interest. The municipality owed Eskom interest of R46,2 million for the April 2019 to March 2020 period.	Follow-up or assessment in	We are evaluating the AO/AA response to the newly identified MI.
167.	22 February 2021	or not made in time, resulting in interest / standing	<b>City of Matlosana</b> The municipality did not always pay money owed to Eskom within 30 days, resulting in accrued interest. The municipality owed Eskom interest of R46,2 million for the April 2019 to March 2020 period. <u>Irregularity</u> : Non-compliance with MFMA, section 65(2)(e)	Follow-up or assessment in	We are evaluating the AO/AA response to the newly identified MI.
		or not made in time, resulting in interest / standing time / penalties	City of Matlosana         The municipality did not always pay money owed to Eskom         within 30 days, resulting in accrued interest. The         municipality owed Eskom interest of R46,2 million for the         April 2019 to March 2020 period.         Irregularity: Non-compliance with MFMA, section 65(2)(e)         Impact: Financial loss to be quantified by A0	Follow-up or assessment in process	
167.	22 February 2021 22 February 2021	or not made in time, resulting in interest / standing time / penalties Payment not made	City of Matlosana         The municipality did not always pay money owed to Eskom         within 30 days, resulting in accrued interest. The         municipality owed Eskom interest of R46,2 million for the         April 2019 to March 2020 period.         Irregularity: Non-compliance with MFMA, section 65(2)(e)         Impact: Financial loss to be quantified by AO         The municipality did not always pay money owed to Midvaal	Follow-up or assessment in process Follow-up or	We are evaluating the AO/AA response to the newly identified MI.         We are evaluating the AO/AA response to the newly identified MI.
		or not made in time, resulting in interest / standing time / penalties Payment not made or not made in	City of Matlosana         The municipality did not always pay money owed to Eskom         within 30 days, resulting in accrued interest. The         municipality owed Eskom interest of R46.2 million for the         April 2019 to March 2020 period.         Irregularity: Non-compliance with MFMA, section 65(2)(e)         Impact: Financial loss to be quantified by A0         The municipality did not always pay money owed to Midvaal         Water Company for water service provided within 30 days,	Follow-up or assessment in process Follow-up or assessment in	
		or not made in time, resulting in interest / standing time / penalties Payment not made or not made in time, resulting in	City of Matlosana         The municipality did not always pay money owed to Eskom         within 30 days, resulting in accrued interest. The         municipality owed Eskom interest of R46,2 million for the         April 2019 to March 2020 period.         Irregularity: Non-compliance with MFMA, section 65(2)(e)         Impact: Financial loss to be quantified by AO         The municipality did not always pay money owed to Midvaal         Water Company for water service provided within 30 days,         resulting in accrued interest. The municipality owed the	Follow-up or assessment in process Follow-up or	
		or not made in time, resulting in interest / standing time / penalties Payment not made or not made in time, resulting in interest / standing	City of Matlosana         The municipality did not always pay money owed to Eskom within 30 days, resulting in accrued interest. The municipality owed Eskom interest of R46,2 million for the April 2019 to March 2020 period.         Irregularity: Non-compliance with MFMA, section 65(2)(e)         Impact: Financial loss to be quantified by AO         The municipality did not always pay money owed to Midvaal         Water Company for water service provided within 30 days, resulting in accrued interest. The municipality owed the company interest of R3,7 million for the April 2019 to March	Follow-up or assessment in process Follow-up or assessment in	
		or not made in time, resulting in interest / standing time / penalties Payment not made or not made in time, resulting in	City of Matlosana         The municipality did not always pay money owed to Eskom         within 30 days, resulting in accrued interest. The         municipality owed Eskom interest of R46,2 million for the         April 2019 to March 2020 period.         Irregularity: Non-compliance with MFMA, section 65(2)(e)         Impact: Financial loss to be quantified by AO         The municipality did not always pay money owed to Midvaal         Water Company for water service provided within 30 days,         resulting in accrued interest. The municipality owed the	Follow-up or assessment in process Follow-up or assessment in	
		or not made in time, resulting in interest / standing time / penalties Payment not made or not made in time, resulting in interest / standing	City of Matlosana         The municipality did not always pay money owed to Eskom within 30 days, resulting in accrued interest. The municipality owed Eskom interest of R46,2 million for the April 2019 to March 2020 period.         Irregularity: Non-compliance with MFMA, section 65(2)(e)         Impact: Financial loss to be quantified by AO         The municipality did not always pay money owed to Midvaal         Water Company for water service provided within 30 days, resulting in accrued interest. The municipality owed the company interest of R3,7 million for the April 2019 to March	Follow-up or assessment in process Follow-up or assessment in	

No.	Notified	Туре	MI description	Status	Status description
169.	31 March 2021	Debt not recovered	Money owed to the municipality by the fresh produce	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
			market was not collected, resulting in a financial loss. The	assessment in	
			commission due to the municipality for 2017-18, 2018-19	process	
			and 2019–20 amounted to R10,2 million, R11,7 million and		
			R11,6 million, respectively.		
			Irregularity: Non-compliance with MFMA, section 65(2)(f)		
			Impact: Financial loss to be quantified by AO		
			Ditsobotla LM		
170.	11 June 2021	Repeat disclaimed	The municipality did not keep full and proper records of its	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		audit opinion	financial affairs, which resulted in a repeat disclaimed	assessment in	
			opinion on its financial statements. The impact was	process	
			substantial harm to the municipality as its financial		
			position was so poor that it disclosed a material		
			uncertainly regarding its ability to continue operations.		
			This, in turn, is likely to have an impact on the municipality's		
			ability to discharge its service delivery mandate.		
			Irregularity: Non-compliance with MFMA, section 62(1)(b)		
			Impact: Substantial harm to public sector institution		
			Dr Ruth Segomatsi Mo	mpati DM	
171.	3 March 2021	Loss of	The municipality invested R150 million with VBS, which was	Appropriate action	An investigation was performed, as commissioned by the provincial
		investments	not a registered bank in terms of the Banks Act.	taken by A0/AA	treasury, and found the former AO and chief financial officer to be
					responsible. Disciplinary action against the former A0 has not yet taken
			Irregularity: Non-compliance with municipal investment		place, while disciplinary action cannot be taken against the chief
			regulation 6(c)		financial officer as she had resigned.
			Impact: Financial loss to be quantified by AO		
					A claim was submitted to the VBS liquidators but the process is still
					unfolding.

No.	Notified	Туре	MI description	Status	Status description
172.	7 July 2021	Repeat disclaimed	The municipality did not keep full and proper records of its	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		audit opinion	financial affairs, which resulted in a repeat disclaimed	assessment in	
			opinion on its financial statements. The impact was	process	
			substantial harm to the municipality as its financial		
			position was so poor that it disclosed a material		
			uncertainly regarding its ability to continue operations.		
			This, in turn, is likely to have an impact on the municipality's		
			ability to discharge its service delivery mandate.		
			Irregularity: Non-compliance with MFMA, section 62(1)(b)		
			Impact: Substantial harm to public sector institution		
			JB Marks LM		
173.	23 March 2021	Assets not	The municipality did not adequately safeguard assets.	Recommendations	The AO failed to implement the planned actions to resolve the MI. We are
		safeguarded,	Buildings that form part of two sport complexes were		in the process of notifying the AO of recommendations to be
		resulting in loss	severely vandalised and the municipality needed to impair		implemented.
			these buildings in 2019-20 as per the applicable accounting		
			standards.		
			Irregularity: Non-compliance with MFMA, section 63(2)(c)		
			Impact: Financial loss to be quantified by AO		
			Kgetlengrivier l	_M	
174.	5 July 2021	Repeat disclaimed	The municipality did not keep full and proper records of its	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		audit opinion	financial affairs, which resulted in a repeat disclaimed	assessment in	
			opinion on its financial statements. The impact was	process	
			substantial harm to the municipality as its financial		
			position was so poor that it disclosed a material		
			uncertainly regarding its ability to continue operations.		
			This, in turn, is likely to have an impact on the municipality's		
			ability to discharge its service delivery mandate.		
			Irregularity: Non-compliance with MFMA, section 62(1)(b)		
			Impact: Substantial harm to public sector institution		

No.	Notified	Туре	MI description	Status	Status description				
	Madibeng LM								
175.	24 March 2021	Loss of investments	The municipality invested R60 million with VBS, which was not a registered bank in terms of the Banks Act. Irregularity: Non-compliance with municipal investment regulation 6(c) Impact: Financial loss to be quantified by AO	Appropriate action taken by AO/AA	The municipality submitted a claim to the creditors of the bank, which has been approved.         The AO opened a case with the SAPS in 2018.         The municipality initiated disciplinary processes against officials who were involved in making the investments. Some of the officials are on suspension.         The recovery of the loss is still ongoing as it is dependent on the finalisation of the VBS liquidation process.				
176.	19 April 2021	Payment not made or not made in time, resulting in interest / standing time / penalties	The municipality did not pay Eskom invoices for the bulk purchase of electricity within 30 days of receiving the invoice in September and December 2019, resulting in interest being charged on the outstanding amounts. Irregularity: Non-compliance with MFMA, section 65(2)(e) Impact: Financial loss to be quantified by A0	Appropriate action taken by AO/AA	<ul> <li>A court ordered that the municipality settle the outstanding amounts with Eskom. The municipality complied and made the required payments as stated in the court order.</li> <li>The Eskom account is currently up to date with no outstanding balance, and the municipality is therefore no longer incurring interest on this account.</li> <li>When the fruitless and wasteful expenditure was incurred, the municipality did not have sufficient funds to pay Eskom.</li> <li>The AO submitted reports to the municipal public accounts committee to determine whether any individual can be held liable for the interest incurred by the municipality, considering they had insufficient funds at the time. The recovery of interest is pending the response of the committee.</li> </ul>				
177.	8 June 2021	Repeat disclaimed audit opinion	The municipality did not keep full and proper records of its financial affairs, which resulted in a repeat disclaimed opinion on its financial statements. The impact was substantial harm to the municipality as its financial position was so poor that it disclosed a material uncertainly regarding its ability to continue operations.	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.				

No.	Notified	Туре	MI description	Status	Status description
178.	24 February 2021	Payment not made	This, in turn, is likely to have an impact on the municipality's ability to discharge its service delivery mandate. Irregularity: Non-compliance with MFMA, section 62(1)(b) Impact: Substantial harm to public sector institution Mahikeng LM The municipality did not make repayments on a loan	Recommendations	The A0 did not take appropriate action to resolve the MI.
		or not made in time, resulting in interest / standing time / penalties	agreement. Irregularity: Non-compliance with MFMA, section 65(2)(e) Impact: Material financial loss of R3,5 million		<ul> <li>We notified the AO of the following recommendations, which should be implemented by 28 February 2022:</li> <li>Appropriate action should be taken to commence with the council investigation to determine if the financial loss should be recovered from any person(s) liable for the fruitless and wasteful expenditure, as required by section 32(2)(b) of the MFMA.</li> <li>The non-compliance should be investigated to determine if any official might have committed an act of financial misconduct or an offence in terms of chapter 15 of the MFMA.</li> <li>Disciplinary or, when appropriate, criminal proceedings should commence against any official who has allegedly committed an act of financial misconduct or an offence in the manner prescribed by the Municipal Regulations on Financial Misconduct Procedures and Criminal Proceedings.</li> </ul>
179.	24 February 2021	Loss of investments	The municipality invested R83,4 million with VBS, which was not a registered bank in terms of the Banks Act. Irregularity: Non-compliance with municipal investment regulation 6(c) Impact: Financial loss to be quantified by AO	Appropriate action taken by AO/AA	An investigation and disciplinary action, including the dismissal of the previous AO, took place. The recovery of the loss is still ongoing as it is dependent on the finalisation of the VBS liquidation process.

No.	Notified	Туре	MI description	Status	Status description
180.	24 February 2021	Sars late payments, resulting in interest and penalties	The municipality did not submit payroll returns and pay over the amounts deducted timeously from April 2019 to June 2020, resulting in penalties of R3,1 million. Irregularity: Non-compliance with fourth schedule of Income Tax Act, section 2(1) Impact: Financial loss to be quantified by AO	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.
	I	I	Mamusa LM	I	1
181.	11 June 2021	Repeat disclaimed audit opinion	The municipality did not keep full and proper records of its financial affairs, which resulted in a repeat disclaimed opinion on its financial statements. The impact was substantial harm to the municipality as its financial position was so poor that it disclosed a material uncertainly regarding its ability to continue operations. This, in turn, is likely to have an impact on the municipality's ability to discharge its service delivery mandate. Irregularity: Non-compliance with MFMA, section 62(1)(b) Impact: Substantial harm to public sector institution	Follow-up or assessment in process	We are evaluating the AO/AA response to the newly identified MI.
			Maquassi Hills I	_M	
182.	11 June 2021	Repeat disclaimed audit opinion	The municipality did not keep full and proper records of its financial affairs, which resulted in a repeat disclaimed opinion on its financial statements. The impact was substantial harm to the municipality as its financial position was so poor that it disclosed a material uncertainly regarding its ability to continue operations. This, in turn, is likely to have an impact on the municipality's ability to discharge its service delivery mandate. Irregularity: Non-compliance with MFMA, section 62(1)(b) Impact: Substantial harm to public sector institution	Appropriate action taken by AO/AA	The municipality developed a financial recovery plan, which was approved by the council in August 2021. The post-audit action plan addresses all of the matters raised in the MI notification; most of the actions have a due date of end-December 2021. An investigation into the limitation of scope, which came about because of poor records management, commenced in October 2021 and is expected to be completed by 31 December 2021. The investigation will include the root causes of the finding and determine the responsible persons and the appropriate actions to be taken.

No.	Notified	Туре	MI description	Status	Status description			
	Ngaka Modiri Molema DM							
183.	14 November 2019	Payment for goods or services not received	The municipality failed to monitor a contract for construction work to the municipal office building and gate house, resulting in a contract extension that included items already paid for as part of the original contract. The original contract was awarded in 2012-13 and the said extension was done in March 2019. Irregularity: Non-compliance with MFMA, section 116(2)(b) Impact: Financial loss to be quantified by AO	Recommendations	<ul> <li>The A0 failed to implement the planned actions to resolve the MI.</li> <li>We included the following recommendations in the 2019-20 audit report, which should have been implemented by 1 October 2021:</li> <li>The financial loss should be quantified.</li> <li>Any person liable for the loss should be identified and appropriate action should commence to recover the financial loss.</li> <li>The non-compliance should be investigated to determine if any official might have committed an act of financial misconduct or an offence in terms of chapter 15 of the MFMA.</li> <li>Disciplinary or, when appropriate, criminal proceedings should commence against any official who allegedly committed an act of financial misconduct or an offence, as required by section 62(1)(e) of the MFMA and in the manner prescribed by the Municipal Regulations on Financial Misconduct Procedures and Criminal Proceedings.</li> <li>If it appears that the municipality suffered the financial loss through fraud, this should be reported to the SAPS, as required by section 32(6)(b) of the MFMA.</li> </ul>			
184.	28 November 2019	Payment for goods or services not received	The municipality overpaid a supplier appointed in June 2018 for water-tankering services to communities in 2018-19. This was due to a lack of an effective system of expenditure control to ensure that claims were based on actual kilometres travelled and services provided. Irregularity: Non-compliance with MFMA, section 65(2)(a) Impact: Financial loss to be quantified by AO	Recommendations	<ul> <li>The AO failed to implement the planned actions to resolve the MI.</li> <li>We included the following recommendations in the 2019-20 audit report, which should be implemented by 18 November 2021:</li> <li>The financial loss in the form of overpayments should be quantified and appropriate action should commence to recover the loss from the supplier.</li> <li>A system of expenditure control should be implemented, as required by section 65(2)(a) of the MFMA, for the provision of water-tankering services, to prevent the over-invoicing of kilometres and hours.</li> <li>The non-compliance should be investigated to determine if any official might have committed an act of financial misconduct or an offence in terms of chapter 15 of the MFMA.</li> </ul>			

No.	Notified	Туре	MI description	Status	Status description
185.	9 December 2019	Assets not	The municipality wrote off (disposed of) assets in 2018-19	Recommendations	<ul> <li>Disciplinary or, when appropriate, criminal proceedings should commence against any official who allegedly committed an act of financial misconduct or an offence, as required by section 62(1)(e) of the MFMA and in the manner prescribed by the Municipal Regulations on Financial Misconduct Procedures and Criminal Proceedings.</li> <li>If it appears that the municipality suffered the financial loss through fraud, this should be reported to the SAPS, as required by section 32(6)(b) of the MFMA.</li> <li>The AO failed to implement the planned actions to resolve the MI.</li> </ul>
		safeguarded, resulting in loss	as a result of infrastructure and movable assets that could not be located during an asset verification and were presumed to have been stolen, due to a lack of an internal control system to safeguard assets. Irregularity: Non-compliance with MFMA, section 63(2)(c) Impact: Material financial loss of R2,4 million		<ul> <li>We included the following recommendations in the 2019-20 audit report, which should have been implemented by 1 October 2021:</li> <li>The asset verification and investigation process should be completed and the financial loss quantified.</li> <li>Any person(s) liable for the losses should be identified and appropriate action should commence to recover the financial loss.</li> <li>Reasonable steps should be taken to safeguard the assets of the municipality from any further loss, as required by section 63(1)(1) of the MFMA.</li> <li>The non-compliance should be investigated to determine if any official might have committed an act of financial misconduct or an offence in terms of chapter 15 of the MFMA.</li> <li>Disciplinary or, when appropriate, criminal proceedings should commence against any official who has allegedly committed an act of financial misconduct or an offence, as required by section 62(1)(e) of the MFMA and in the manner prescribed by the Municipal Regulations on Financial Misconduct Procedures and Criminal Proceedings.</li> <li>If it appears that the municipality suffered the financial loss through theft, this should be reported to the SAPS, as required by section 32(6)(b) of the MFMA.</li> </ul>

No.	Notified	Туре	MI description	Status	Status description
186.	29 March 2021	Payment for goods or services not received	The municipality made payments for security services in 2020-21 without adequate measures being in place to ensure that the services provided had actually been rendered before payment was approved and processed. Irregularity: Non-compliance with MFMA, section 65(2)(a) Impact: Financial loss to be quantified by AO	Recommendations	<ul> <li>The AO failed to implement the planned actions.</li> <li>We notified the AO of the following recommendations, which should be implemented by 27 April 2022:</li> <li>The financial loss in the form of overpayments should be quantified and appropriate action should commence to recover the loss from the supplier.</li> <li>A system of expenditure control should be implemented, as required by section 65(2)(a) of the MFMA, for the provision of security services and to prevent payments for services not received.</li> <li>The non-compliance should be investigated to determine if any official might have committed an act of financial misconduct or an offence in terms of chapter 15 of the MFMA.</li> <li>Disciplinary or, when appropriate, criminal proceedings should commence against any official who allegedly committed an act of financial misconduct or an offence in the manner prescribed by the Municipal Regulations on Financial Misconduct Procedures and Criminal Proceedings.</li> <li>If it appears that the municipality suffered the financial loss through criminal acts or possible criminal acts or omission, this should be reported to the SAPS, as required by section 32(6)(b) of the MFMA.</li> </ul>
187.	14 April 2021	Payment for goods or services not received	The municipality paid claims from a supplier of sewerage- tankering services without ensuring that the services had actually been rendered and that the claims were based on actual kilometres travelled. This resulted in an overpayment to the supplier. <u>Irregularity</u> : Non-compliance with MFMA, section 65(2)(a) <u>Impact</u> : Financial loss to be quantified by AO	Recommendations	<ul> <li>The AO failed to implement the planned actions.</li> <li>We notified the AO of the following recommendations, which should be implemented by 26 April 2022:</li> <li>The financial loss in the form of overpayments should be quantified, and appropriate action should commence to recover the loss from the supplier.</li> <li>A system of expenditure control should be implemented, as required by section 65(2)(a) of the MFMA, for the provision of sanitation services and to prevent the over-invoicing of kilometres and hours.</li> </ul>

No.	Notified	Туре	MI description	Status	Status description
188.	14 December	Assets not	The municipality wrote off infrastructure assets in 2019-20,	Recommendations	<ul> <li>The non-compliance should be investigated to determine if any official might have committed an act of financial misconduct or an offence in terms of chapter 15 of the MFMA.</li> <li>Disciplinary or, when appropriate, criminal proceedings, should commence against any official who allegedly committed an act of financial misconduct or an offence, as required by section 62(1)(e) of the MFMA and in the manner prescribed by the Municipal Regulations on Financial Misconduct Procedures and Criminal Proceedings.</li> <li>If it appears that the municipality suffered the financial loss through criminal acts or possible criminal acts or omission, this should be reported to the SAPS, as required by section 32(6)(b) of the MFMA.</li> </ul>
	2020	safeguarded, resulting in loss	including 636 assets worth R35,2 million that had been removed from the municipal premises, vandalised or stolen. Irregularity: Non-compliance with MFMA, section 63(2)(c) Impact: Financial loss to be quantified by AO		<ul> <li>We notified the A0 of the following recommendations, which should be implemented by 23 March 2022:</li> <li>The asset verification and investigation process should be completed and the financial loss quantified.</li> <li>Any person(s) liable for the losses should be identified and appropriate action should commence to recover the financial loss.</li> <li>Reasonable steps should be taken to safeguard municipal assets from any further losses, as required by sections 63(1)(a) and 63(2)(c) of the MFMA.</li> <li>The non-compliance should be investigated to determine if any official might have committed an act of financial misconduct or an offence in terms of chapter 15 of the MFMA.</li> <li>Disciplinary or, when appropriate, criminal proceedings should commence against any official who allegedly committed an act of financial misconduct or an offence in the manner prescribed by the Municipal Regulations on Financial Misconduct Procedures and Criminal Proceedings.</li> </ul>

No.	Notified	Туре	MI description	Status	Status description
					<ul> <li>If it is determined that the municipality suffered the financial loss through theft, this should be reported to the SAPS, as required by section 32(6)(b) of the MFMA.</li> </ul>
			Ramotshere Moilo	a LM	
189.	25 August 2021	Repeat disclaimed	The municipality did not keep full and proper records of its	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		audit opinion	financial affairs, which resulted in a repeat disclaimed	assessment in	
			opinion on its financial statements. The impact was	process	
			substantial harm to the municipality as its financial		
			position was so poor that it disclosed a material		
			uncertainly regarding its ability to continue operations.		
			This, in turn, is likely to have an impact on the municipality's		
			ability to discharge its service delivery mandate.		
			Irregularity: Non-compliance with MFMA, section 62(1)(b)		
			Impact: Substantial harm to public sector institution		
			Rustenburg Li	М	
190.	16 March 2021	Sarslate	The municipality incurred penalties of R2,3 million on the	Follow-up or	We are evaluating the AO/AA response to the newly identified MI.
		payments,	late submission of value-added tax returns relating to the	assessment in	
		resulting in	November 2019 return.	process	
		interest and			
		penalties	Irregularity: Non-compliance with Value Added Tax Act,		
			section 28		
			Impact: Financial loss to be quantified by AO		

No.	Notified	Туре	MI description	Status	Status description				
	WESTERN CAPE								
	City of Cape Town MM								
191.	17 May 2020	Payment for goods or services not received	In some instances, contractors used for the repair of plumbing and installation of water management devices, billed items that were not indicated on job cards, resulting in overpayments. This was because the internal control system over the billing and review of invoices was not effective and controls were not carried out diligently. Irregularity: Non-compliance with MFMA, section 78(1)(a)	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.				
192.	17 May 2020	Payment for goods or services not received	Impact: Financial loss to be quantified by AO The municipality paid for more standby teams than necessary for the repair of plumbing and installation of water management devices, as account demand trends and historical data were not take into account when	Follow-up or assessment in process	We are assessing the appropriateness of the actions taken by the AO/AA to address the MI.				
			calculating the number of teams needed. Irregularity: Non-compliance with MFMA, section 78(1)(b) Impact: Financial loss to be quantified by AO						