

**DETERMINATION AND DIRECTIVE ON MEDICAL
ASSISTANCE FOR EMPLOYEES IN THE PUBLIC
SERVICE**



JANUARY 2025

**ISSUED BY THE MINISTER FOR THE
PUBLIC SERVICE AND ADMINISTRATION**

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PART I: GENERAL

1. INTRODUCTION

- 1.1. Prior to 1 July 2006, the provisions dealing with medical assistance for public servants were contained in Part III of the Annexure to Resolution 3 of 1999 of the Public Service Co-ordinating Bargaining Council (PSCBC).
- 1.2. An agreement on medical assistance in the public service, PSCBC Resolution 1 of 2006, was concluded between the employer and organised labour in the PSCBC in 2006.
- 1.3. PSCBC Resolution 1 of 2006 seeks to give effect to the following principles:
 - 1.3.1. Ensure greater accessibility by providing affordable medical cover to all employees, especially lower-income earners;
 - 1.3.2. Promotion of enrolment of employees to the Government Employees Medical Scheme (GEMS);
 - 1.3.3. Ensure cost-effective medical cover for employees on GEMS over the long term;
 - 1.3.4. Efficient administration of the medical subsidy; and
 - 1.3.5. Recruitment and retention of professionals and employees with scarce skills.
- 1.4. The purpose of this Determination and Directive is to give effect to the relevant principles and clauses as contained in-
 - 1.4.1. PSCBC Resolution 1 of 2006 for in-service employees;
 - 1.4.2. PSCBC Resolutions 4 of 2010 read with PSCBC Resolution 2 of 2011 with regards to alignment of pre and post retirement medical assistance for employees on GEMS; and
 - 1.4.3. PSCBC Resolution 2 of 2015 for in-service employees on GEMS; and provisions dealing with the equalisation of post-retirement medical assistance for all qualifying former employees.

2. SCOPE OF APPLICATION

- 2.1 This Determination and Directive is applicable to employees appointed–
 - 2.1.1 on salary levels 1 to 10, in terms of the Public Service Act, 1994, (Proclamation No. 103 of 1994), as amended, and who fall within the registered scope of the PSCBC; and
 - 2.1.2 on fixed term contracts (salary level 1 to 10) for a period of six (6) months and longer, but excludes casual employees.
- 2.2. Post retirement medical assistance is applicable to qualifying former employees who exited the public service as a result of retirement, including early retirement, death or dismissal on account of incapacity due to ill- health or injury.

3. AUTHORISATION

This Determination and Directive is made by the Minister for the Public Service and Administration in terms of the provisions of section 3(5)(a) and 5(6)(b) respectively of the Public Service Act, 1994, as amended.

4. COMMENCEMENT

4.1. Unless otherwise stated, this Determination and Directive takes effect on 1 July 2006.

4.2. The Determination and Directive on post retirement medical assistance takes effect on 1 January 2015.

5. DEFINITIONS

Unless the context indicates otherwise, any word or expression to which a meaning has been assigned in the Public Service Act, 1994, as amended, bears that meaning, and -

5.1. "dependant" means-

5.1.1. the spouse or life partner, dependant children or other members of the registered employee's immediate family in respect of whom the member is liable for family care and support;
or

5.1.2. any other person who, under the rules of a medical scheme, is recognised as a dependant of a member;

5.2. "employer subsidy" or "medical assistance" is a monthly subsidy payable by the employer to the employee as a contribution to the Total Monthly Contribution Fees to a medical scheme;

5.3. "GEMS" means the Government Employees Medical Scheme registered in terms of the Medical Schemes Act, 1998, Act No. 131 of 1998, (Medical Schemes Act) as amended;

5.4. "medical scheme" means a registered medical scheme in terms of the Medical Schemes Act; of SA, Act No. 131 of 1998, (Medical Scheme Act) as amended;

5.5. "salary level 1, 2, 3, 4 or 5" means notch 1 of salary level 1 up to and including notch 12 of salary level 5 not covered by the Occupation Specific Dispensation (OSD).

5.6. "no worse-off" means that, subject to the member's benefit option and member profile-

5.7.1 an employee shall not receive a subsidy less than the subsidy received at the previous medical scheme as at 30 June 2006; *provided that the subsidy amount does not exceed the employee's total monthly contribution to GEMS;*

5.7.2 a former employee shall not receive a post retirement medical subsidy less than the subsidy received at the previous medical scheme as at 31 December 2014; *provided that such subsidy amount does not exceed the total monthly contribution to GEMS.*

The provisions in Part I, paragraph 5.7, shall apply subject to the member's benefit option.

5.7. "service" for eligibility of the employer post retirement medical assistance refers to actual service and excludes service accumulated or obtained through purchase of service.

PART II: EMPLOYER MEDICAL ASSISTANCE FOR IN-SERVICE EMPLOYEES

1. GENERAL PROVISIONS

- 1.1. The employer shall assist an in-service employee by providing him/her with an employer subsidy as provided for in this Part. Only subscription fees as contained in the registered rules of the relevant medical scheme may be taken into account for subsidy purposes.
- 1.2. An in-service employee must be a principal member of a registered medical scheme to be eligible for the employer subsidy and may not belong to two medical schemes at the same time.

2. MEDICAL ASSISTANCE FOR EMPLOYEES ON MEDICAL SCHEMES OTHER THAN GEMS BEFORE 1 JULY 2006

- 2.1. An employee appointed in the public service before 1 July 2006 and who received the employer subsidy on 30 June 2006 in respect of a registered medical scheme other than GEMS shall continue to receive the employer subsidy of 2/3rd of the Total Monthly Contribution Fees subject to a maximum of R1 014-00 per month.
- 2.2. The employee shall not be eligible for the employer subsidy in terms of Part II, paragraph 2.1, if he/she terminates his/her membership of a registered medical scheme or if he/she becomes a dependant of his/her spouse's medical scheme.
- 2.3. An employee who transfers from one registered medical scheme other than GEMS to another registered medical scheme, will only retain his/her existing employer subsidy of 2/3rd of the Total Monthly Contribution Fees subject to a maximum of R1 014-00 per month, if the effective date of the transfer is immediately after the date of termination of the first-mentioned scheme.

3. MEDICAL ASSISTANCE FOR EMPLOYEES TRANSFERRING FROM OTHER MEDICAL SCHEMES TO GEMS

- 3.1. An employee who receives an employer subsidy on 30 June 2006 and at any date thereafter, and joins GEMS on or after 1 July 2006 is eligible for the employer subsidy of 75% of the Total Monthly Contribution Fees, limited to the maximum employer subsidy as indicated in **Appendix 1**.
- 3.2. If such an employee is on salary level 1, 2, 3, 4 or 5 and joins GEMS on the Tanzanite One Option, the employer shall pay 100% of the Total Monthly Contribution Fees, limited to the maximum employer subsidy as indicated in **Appendix 1**.
- 3.3. The amount of the employer subsidy referred to in Part II, paragraph 3.1, shall not-
 - 3.3.1. be less than the subsidy payable to the employee on 30 June 2006; and
 - 3.3.2. exceed the Total Monthly Contribution Fees to GEMS.

4. MEDICAL ASSISTANCE FOR EMPLOYEES NOT BELONGING TO A MEDICAL SCHEME ON 30 JUNE 2006

- 4.1. An employee not belonging to a medical scheme on 30 June 2006 must join GEMS on or after 1 July 2006 to be eligible for the employer subsidy, which shall be 75% of the Total Monthly Contribution Fees, limited to the maximum employer subsidy as indicated in **Appendix 1**.
- 4.2. If such an employee is on salary level 1, 2, 3, 4 or 5 and joins GEMS on the Tanzanite One Option, the employer shall pay 100% of the Total Monthly Contribution Fees, limited to the maximum employer subsidy as indicated in **Appendix 1**.
- 4.3. If such an employee joins any medical scheme other than GEMS he/she shall not be eligible for the employer subsidy unless he/she joins GEMS as a member.

5. MEDICAL ASSISTANCE FOR EMPLOYEES BELONGING TO GEMS ON 30 JUNE 2006

- 5.1. An employee belonging to GEMS on 30 June 2006, shall be eligible for the employer subsidy of 75% of the Total Monthly Contribution Fees, limited to the maximum employer subsidy as indicated in **Appendix 1**.
- 5.2. If such an employee is on salary level 1, 2, 3, 4 or 5 and belongs to GEMS on the Tanzanite One Option or changes to the Tanzanite One option on 30 June 2006, the employer shall pay 100% of the Total Monthly Contribution Fees, limited to the maximum employer subsidy as indicated in **Appendix 1**.
- 5.3. The amount of the employer subsidy referred to in Part II, paragraph 5.1, shall not -
 - 5.3.1. be less than the subsidy payable to the employee on 30 June 2006; and
 - 5.3.2. exceed the Total Monthly Contribution Fees on GEMS.

6. MEDICAL ASSISTANCE FOR NEWLY APPOINTED EMPLOYEES WITH EFFECT FROM 1 JULY 2006

- 6.1 The employer shall, with effect from 1 July 2006, pay to an employee appointed in the public service on or after 1 July 2006 and who joins GEMS, 75% of the Total Monthly Contribution Fees, limited to the maximum employer subsidy as indicated in **Appendix 1**.
- 6.2 If such employee is on salary level 1, 2, 3, 4 or 5 and joins GEMS on the Tanzanite One Option, the employer shall pay 100% of the Total Monthly Contribution Fees, limited to the maximum employer subsidy as indicated in **Appendix 1**
- 6.3 An employee who is appointed in the public service on or after 1 July 2006 and remains a member of an open medical scheme or joins a medical scheme other than GEMS on or after 1 July 2006, shall not receive the employer subsidy towards his/her membership fees.

7. MEDICAL ASSISTANCE FOR EMPLOYEES ON SALARY LEVEL 1, 2, 3, 4, OR 5 BELONGING TO OR JOINING GEMS ON THE TANZANITE ONE OPTION

The employer shall, with effect from 1 July 2006, pay to an employee on salary level 1, 2, 3, 4 or 5 who belongs to or joins GEMS on the Tanzanite One Option, 100% of the Total Monthly Contribution Fees, limited to the maximum employer subsidy as indicated in **Appendix 1**.

8. EMPLOYEES APPOINTED ON FIXED-TERM CONTRACTS

- 8.1. Employees on salary level 1 to 10 who are appointed on fixed-term contracts for more than six (6) months and do not receive 37% in lieu of benefits as provided for in PSCBC Resolution 1 of 2007 (herein referred to as a “fixed-term employee”) qualify for an employer subsidy.
- 8.2. The employer shall pay to a fixed-term contract employee who-
 - 8.2.1. belongs to GEMS or joins GEMS on or after 1 July 2006, 75% of the Total Monthly Contribution Fees, limited to the maximum employer subsidy as indicated in **Appendix 1**; or
 - 8.2.2. is on salary level 1, 2, 3, 4 or 5 and belongs to or joins GEMS on or after 1 July 2006 on the Tanzanite One Option, 100% of the Total Monthly Contribution Fees, limited to the maximum employer subsidy as indicated in **Appendix 1**
- 8.3. A fixed-term contract employee appointed in the public service before 1 July 2006 and who receives the employer subsidy on 30 June 2006 in respect of a registered medical scheme other than GEMS, shall continue to receive the employer subsidy of 2/3rd of the Total Monthly Contribution Fees subject to a maximum of R1 014-00 per month.

9. ADJUSTMENT OF MEDICAL ASSISTANCE FOR IN-SERVICE EMPLOYEES ON GEMS

- 9.1 The Minister shall adjust the medical subsidy for in-service employees on GEMS annually on the basis of the average Medical Price Index (MPI) of the preceding twelve (12) months ending in August of the current year for implementation with effect from 1st January of the following year.

10. TERMINATION OF GEMS MEMBERSHIP AND THE PAYMENT OF MEDICAL ASSISTANCE DURING UNPAID LEAVE

- 10.1 An employee who terminates his/her membership with GEMS on or after 1 July 2006 shall not be eligible for the employer subsidy, unless he/she re-joins GEMS as a member.
- 10.2 If an employee is on unpaid leave, his/her department shall continue to pay the monthly employer subsidy to the employee’s registered medical scheme, provided that the employee continues to pay his/her monthly contribution in respect of his/her membership fees.

11. TRANSFER OF EMPLOYEES IN TERMS OF SECTION 197 OF LABOUR RELATIONS ACT

- 11.1 In the event that employees are transferred in terms of section 197 of Labour Relations Act (LRA) from a public service department to a State Owned Entity (SOE) and/or vice versa, GEMS makes provision for such transfers. An agreement entered into between the department and the public entity that makes provision for continuation of membership with GEMS should be concluded.

PART III: POST RETIREMENT MEDICAL ASSISTANCE (PRMA)

1. GENERAL PROVISIONS

- 1.1. The employer shall assist a former employee by providing him/her with an employer subsidy as provided for in this Part, subject to the conditions set out hereunder.
- 1.2. The former employee must be a principal member of a registered medical scheme to be eligible for the employer subsidy of 75% of the Total Monthly Contribution Fees, subject to a maximum of R3 836-00 per month, as indicated in **Appendix 2**. *The full costs for any additional dependants shall be borne by the former employee.*
- 1.3. In addition to the eligibility criteria set in Part III, 1.2 above, the employer shall provide medical assistance if an employee -
 - 1.3.1. exited or exits the public service as a result of retirement (including early retirement), death or dismissal on account of incapacity due to ill health or injury;
 - 1.3.2. has attained at least fifty (50) years of age;
 - 1.3.3. has at least fifteen (15) years of actual service; and
 - 1.3.4. remains a principal member of a registered medical scheme and receiving medical subsidy for twelve (12) months immediately before the date he/she exited or exits the public service.
- 1.4. If an employee or former employee mentioned in Part III, paragraph 1.3, who belongs to a registered medical scheme and receiving a subsidy dies and his/her spouse becomes a principal member of a registered medical scheme, the employer shall transfer the benefits provided for in **Appendix 3** to the spouse.
- 1.5. If the spouse of the deceased remarries, his/her new spouse and dependants will not be eligible for the benefit transferred with effect from 1 January 2019. Only the spouse and the dependants who were beneficiaries of the deceased principal member at the time of his/her death will continue to benefit.
- 1.6. If a former employee mentioned in Part III, paragraph 1.3 who exited the Public Service and received PRMA is reappointed, the previous period for which the benefit was paid, may not be added to the number of actual service when the employee exits service again. The number of years of actual service will be from the date of reappointment to the date of retirement.
- 1.7. If a member's last period of service is less than 15 years and he/she chooses to receive a once off or gratuity payment, the payment is calculated on the last period of service. Previous service may not be included to increase the once off calculation from 12 x to either 24 or 36 times.

2. MEDICAL ASSISTANCE FOR FORMER EMPLOYEES BELONGING TO A REGISTERED MEDICAL SCHEME BEFORE AND OR 1 JANUARY 2015

- 2.1. All former employees who receive the employer subsidy as members of a registered medical scheme, shall with effect from 1 January 2015 be eligible for the employer subsidy of 75% of the former

member's Total Monthly Contribution fees, limited to the maximum employer subsidy indicated in **Appendix 2**.

- 2.2. A former employee shall not be eligible for the employer subsidy in terms of Part III, paragraph 2.1, if he/she terminates his/her membership of a registered medical scheme, or if he/she becomes a dependant of his/her spouse's medical scheme.
- 2.3. All former employees who exited the public service on conditions stipulated in post retirement dispensations such as 2/6th, 3/6th, 4/6th and 5/6th and belonged to a registered medical scheme on 31 December 2014, shall be eligible, with effect from 1 January 2015, for the employer subsidy provided in Part III, paragraph 2.1.
- 2.4. In line with Part I, sub-paragraph 5.7.2, the amount of the employer subsidy shall not be less than the subsidy payable to the former employee on 31 December 2014, but not more than the former employee's total monthly contribution to any registered medical scheme.
- 2.5. The provisions in Part III, paragraph 2, shall apply to all eligible former employees with effect from 1 January 2015 and to eligible employees exiting the public service on or after 1 January 2015.
- 2.6 The provisions in Part III, paragraph 2, shall be the lesser of:
 - 2.6.1 75% of the total monthly contribution to any registered medical scheme; or
 - 2.6.2 the maximum employer subsidy as indicated in **Appendix 2**

3. MEDICAL ASSISTANCE FOR FORMER EMPLOYEES ON SALARY LEVELS 1, 2, 3, 4 OR 5 BELONGING TO THE TANZANITE ONE OPTION OF GEMS

- 3.1. The employer shall, with effect from 1 January 2015, continue to pay a former employee on salary level 1, 2, 3, 4 or 5 who exited the public service and belonged to the Tanzanite One Option of GEMS, 100% of the medical subsidy, limited to the maximum employer subsidy indicated in **Appendix 2**.
- 3.2. The provisions in Part III, paragraphs 3.1 shall apply to all former employees on the Tanzanite One Option of GEMS who exited before 1 January 2015 and shall include employees exiting on or after 1 January 2015.
- 3.3 Members belonging to other medical schemes who retire on salary 1,2,3,4 or 5 and wish to access the 100% medical subsidy, referred to in paragraph 3.1 above, can join GEMS, provided they meet all the qualifying requirements. Any former GEMS member who retired on salary level 1,2,3,4 and 5 and wishes to access the 100% medical subsidy can also join the Tanzanite One Option, provided he/she meets all the requirements.

4. ADJUSTMENT OF MEDICAL ASSISTANCE FOR FORMER EMPLOYEES

- 4.1. The Minister shall adjust the medical subsidy for former employees on a registered medical scheme annually with the average Medical Price Index (MPI) of the preceding twelve (12) months ending in August of the current year for implementation with effect from 1st January of the following year.

5. TERMINATION OF FORMER EMPLOYEE MEDICAL SCHEME

A former employee who terminates his/her membership with any registered medical scheme that they were members of, shall not be eligible for the employer subsidy, unless he/she joins a medical scheme of their choice, subject to the rules of their chosen medical scheme.

Appendix 1

MEDICAL ASSISTANCE PAYABLE BY THE EMPLOYER TO IN-SERVICE EMPLOYEES BELONGING TO GEMS

Medical Assistance applicable with effect from 1 January 2025.

CATEGORY	MAXIMUM EMPLOYER MONTHLY SUBSIDY 1 JANUARY 2024	MAXIMUM EMPLOYER MONTHLY SUBSIDY 1 JANUARY 2025
Principal member without a dependant	R1 810-00	R1 918-00
Member with one dependant	R3 620-00	R3 836-00
Member with two dependants	R4 726-00	R5 008-00
Member with three dependants	R5 832-00	R6 180-00
Member with four or more dependants	R6 938-00	R7 352-00

MEDICAL ASSISTANCE PAYABLE BY THE EMPLOYER TO FORMER EMPLOYEES BELONGING TO A REGISTERED MEDICAL SCHEME ON 1 JANUARY 2025

CATEGORY	MAXIMUM EMPLOYER MONTHLY SUBSIDY	MAXIMUM EMPLOYER MONTHLY SUBSIDY FOR TANZANITE ONE OPTION SALARY LEVELS 1-5
Principal member without a dependant	R1 918-00	R1 918-00 or limited to Tanzanite One contribution of a single member
Member plus dependant/s Maximum	R3 836-00*	R3 836-00** or limited to Tanzanite One contribution of member plus dependant/s

* Maximum post retirement medical subsidy calculated at the maximum of a single principal member plus dependant/s

** Maximum post retirement medical subsidy calculated at the maximum of a single principal member plus dependant/s for former employees on salary levels 1 to 5 who belonged to the Tanzanite One Option

NB: *The full costs for any additional costs shall be borne by the former employee*

MEDICAL ASSISTANCE FOR ELIGIBLE FORMER EMPLOYEES BELONGING TO A REGISTERED MEDICAL SCHEME WITH EFFECT FROM 1 JANUARY 2025

Group	Benefits
(a) An employee who dies or retires:	
(i) age 50 with at least 15 years of service	75% of the total monthly contribution of the employee's medical scheme up to maximum employer monthly subsidy of R3 836-00 per month
(ii) aged under 50 with at least 15 years of service	From age 50, the same as in (i) above.
(iii) with at least ten but less than 15 years of service, irrespective of age	A payment of 36 times of the employer's monthly contribution of (R1 380-00 per month)*
(iv) with less than 10 years of service	A payment of 12 times the employer's monthly contribution of (R1 380-00 per month)*
(b) An employee dismissed on account of incapacity due to ill health:	
(i) with at least 10 years of service	75% of the medical scheme subscription, up to the maximum subsidy of R3 836-00 per month**
(ii) with at least five but less than 10 years of service	A payment of 24 times the employer's monthly contribution of (R1 380-00 per month)*
(iii) with less than five years of service	A payment of 12 times the employer's monthly contribution of (R1 380-00 per month off)*
(c) Injury on duty	
(i) Employees who are dismissed on account of incapacity due to an injury	75% of the total monthly contribution up to the maximum of R3 836-00 per month**. The employee or, if the employee dies, the spouse, will receive the continuous medical assistance immediately at any age.
(d) Employee Initiated Severance Package	
(i) Employees aged 55 and older on the date of service termination	75% of the total monthly contribution of the employee's medical scheme up to maximum employer monthly subsidy of R3 836-00 per month
(ii) with at least 10 but less than 15 years of service	A payment of 36 times of the employer's monthly contribution of (R1 380-00 per month)*
(iii) with less than 10 years of actual service	A payment of 12 times the employer's monthly contribution of (R1 380-00 per month)*

* R1380-00 per month is only paid to those members who receive a gratuity and is the average employer contribution to GEMS based on a principal member plus four dependants as at 31 December 2014

* R3 836 maximum