GOVERNMENT OF ZAMBIA

STATUTORY INSTRUMENT No. 43 of 2023

The Electronic Government Act, 2021 (Act No. 41 of 2021)

The Electronic Government (General) Regulations 2023

IN EXERCISE of the powers contained in section 37 of the Electronic Government Act, 2021, the following Regulations are made:

requires— "access" has the meaning assigned to the word in the Electronic Communications and Transactions Act, 2021; Act 2021 "data" has the meaning assigned to the word in the Electronic	e
Electronic Communications and Transactions Act, 2021; Act "data" has the meaning assigned to the word in the Electronic	rpretation
"data" has the meaning assigned to the word in the Electronic	No. 4 of
	Act No. 4 of 2021
"Data Protection Commissioner" has the meaning assigned to the words in the Data Protection Act, 2021; Act 202	No. 3 of
"digital platform" means a digital system and interface that facilitate communications, transactions and service delivery through digital channels;	-
"Division" has the meaning assigned to the word in the Act;	
"electronic accessibility" means the process of making a digital product accessible to a consumer;	
"e-government service" has the meaning assigned to the words in the Act;	

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		" means an interoperable digital nent to provide electronic services;
		Network" means a Government onnects public bodies within the
		anned disturbance or effects of services that result in a reduction
		a vulnerable population or people nation or exclusion to the use of ication technologies;
		means a Government that has processes and mainly relies on its operations;
Act No. 3 of 2021		ing assigned to the word in the 1, and the word "processed" shall y;
Act No. 1 of 2018	"public body" has the mean Public Finance Manager	ning assigned to the words in the nent Act, 2018; and
2018	"vulnerability" means a fla be exploied by a security	w in a computer system that may threat.
Notification of incident or vulnerability	in the Schedule, of an incident	y the Division, in the Form set out or vulnerability that may affect ely the incident or vulnerability is
Electronic accessibility	4. A public body shall, e-government services —	for the effective delivery of
		rvices offered by that public body sibility features for persons with
	(b) maintain and promote int in the provision of ser	regrated and interoperable systems vices;
	(c) ensure e-government se support systems of en	ervices delivered have adequate dusers; and
	(d) ensure e-governmen marginalised groups.	nt services are delivered to

5. (1) A public body may store a record or document which is processed by that public body in an electronic format if the—	Electronic record keeping		
<i>(a)</i> information contained in that record remains accessible to be used for a subsequent reference;	Reeping		
(b) electronic record or document is retained in the format which represents accurately the information originally generated, sent or received; and			
<i>(c)</i> details which facilitate the identification of the origin, destination, date and time of dispatch or receipt of that electronic record or document are available in electronic format.			
6. A public body shall use and process personal data in accordance with the Data Protection Act, 2021.	Use of data by public body Act No. 3 of 2021		
7. A public body shall—	Security of data and digital platforms in public body		
(a) put security measures in place to ensure the security of data and its digital platforms;			
(b) prepare and submit annual security reports to the Division in a form determined by the Division relating to its data and digital platforms; and			
<i>(c)</i> conduct regular information and communication technology security risk assessments at such intervals as the Division may determine.			
8. A public body shall store personal data processed by that public body on infrastructure domiciled within the Republic.	Localisation of personal data by public body		
(2) Despite subregulation (1), a public body that intends to store personal data outside the Republic shall —			
(a) obtain authorisation from the Division and the Data Protection Commissioner; and			
(b) store personal data on terms and conditions that the Division and the Data Protection Commissioner may determine.			
9. A public body shall—	Integration with		
(a) integrate its services with the Government Service Bus; and	Government Service Bus		
<i>(b)</i> where applicable, provide its e-government services using the Government Wide Area Network.			
10. (1) The Division shall, in collaboration with relevant institutions, determine the manner of access to, and sharing of, electronic information in a public body.	Access to and sharing of information		

- (2) A public body shall
 - (a) ensure confidentiality, integrity and availability of data in the sharing of information; and
 - (b) develop an institutional policy on access to, and sharing of, information sharing.

Attainment of paperless Government

11. (1) A public body shall, within a period that the Division
may determine, automate paper based processes and approvals of
its operations.

(2) A public body shall, for purposes of attaining paperless Government —

- (a) implement approved information and communication technology systems to digitise a public body's core processes; and
- (b) ensure the implemented information and communication technology systems are interoperable to facilitate exchange of information within and among public bodies electronically.

12. A public body shall use information and communication technology infrastructure that meets the specifications and standards set by the Division.

and communication technology infrastructure

Information

Information and communication technology asset register

Audit and inspection by Division

Information to be provided to Division

Information and communication technology education and utilisation 13. A public body shall mantain and submit an information and communication technology asset register to the Division in a manner determined by the Division.

14. (1) The Division shall conduct audits, quality assurance and inspection of electronic services provided by a public body as and when the Division considers necessary.

(2) A public body shall, for the purposes of compliance and audit, perform regular independent assessments and audits of its electronic and digital operations.

15. The Division may request a public body to provide, within a period that the Division may determine, documents and other information as the Division may require for the better carring out of its functions.

16. A public body shall, in collaboration with the Division, provide information and communication technology education and utilisation of e-government servces to the public relating to that public body.

6th October, 2023

Statutory Instruments

SCHEDULE

Form (Regulation 3)



Republic of Zambia

The Electronic Government Act, 2021 (Act No. 41 of 2021)

The Electronic Government (General) Regulations, 2023

ELECTRONIC GOVERNMENT DIVISION INCIDENT AND VULNERABILITY REPORTING FORM

Name of public body
Nature of incident or vulnerability identified
Place of occurrence
Prace of occurrence
What led to the incident?
Was there any harm to the information system?
What remedial actions will be taken to exclude future repetition of the incident?
Additional information on the incident or vulnerability
Comments from the Director/Head-Information and Communication Technologies in the institution
Comments from the Director/Head-information and Communication Technologies in the institution
Name of Permanent Secretary/Head of institution Signature
Date:

LUSAKA 4th October, 2023 [SZI/64/9/4] HAKAINDE HICHILEMA, President