POLICY GUIDELINES FOR THE

ELECTRIFICATION OF UNPROCLAIMED AREAS
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1. Introduction

There has been a high increase in urban population due to the migration of people from rural areas to urban areas. At least 10 percent of South Africa’s 44 million people live in urban informal settlements. This equates to more than 1.2 million households and an informal settlement population of 4.4 million. The actual informal settlements backlog in South Africa is hard to determine. The actual number is probably significantly higher than this figure suggests.

Informal settlements are increasing at an alarming rate and the limited budget/funds cannot cater for the growth and demand. Although they are generally considered ‘temporary’, informal settlements tend to be there for many years, some for up to 30 years. Living conditions in informal settlements are often poor. These informal, low income and often illegal settlement areas are normally not covered by infrastructure planning of Government and Service Providers.

According to the Constitution of the Country, every citizen has a right to basic services, and this includes electricity, and this is regardless of location. It is the responsibility of Government to ensure that people living in informal settlements are also provided with basic services as they form part of the country’s society. This means municipalities, as an extension of Government, have a responsibility to ensure electrification of all citizens within their respective boundaries. However, this does not mean that electricity must be provided in areas that would pose danger to the people of this country, where it would be safe to not provide electricity, but rather relocate the community and
Traditionally, the Integrated National Electrification Programme (INEP) focused only on electrifying formal housing in rural and urban areas. However, due to the growing trend in the increasing informal settlements and the Constitutional right of all citizens to basic services, the Department is obligated to provide energy solutions to informal settlements as well. In line with the Energy White Paper, Government supports the provision of energy solutions to residential and unproclaimed/informal areas.

In this document, informal settlements are defined as residential areas that do not comply with local authority requirements for conventional/formal townships. They are typically unauthorized and are invariably located upon land that has not been proclaimed for residential use. They exist because urbanization has grown faster than the ability of Government to provide land, infrastructure and homes.

The provision of energy solutions to the informal settlements areas should, preferably, be part of urban infrastructure development and not be treated as a stand-alone activity.

This document will discuss the background behind informal settlements; the housing programme designed to eradicate informal settlements; the rationale for electrifying informal settlements; the criteria for electrification; interim services; the design and construction standards.

2. Background

It is estimated that South Africa’s housing backlog is 2.1 million housing units, affecting 12 million people, and there are currently 2 700 informal settlements in
the country (as reported at the President’s Coordinating Council in May 2010).

The housing backlog continues to grow despite the delivery of 2.4 million subsidised houses in the past 12 years. Informal settlements have grown at 4% per annum in line with urbanization trends but it is projected that the rate of growth will slow down to 3% after 2010.

The Department of Human Settlements has a housing programme which also looks at eradicating informal settlements. The programme categorizes the informal settlements when planning to eradicate these. The categories are as follows:

**Category 1:**

Settlements for which housing subsidies and infrastructure funding are already approved, and which are already scheduled for full upgrading or relocation with a suitable destination already or imminently available.

**Category 2:**

Settlements that do not warrant immediate relocation but for which there is not yet any approved or imminent funding for full scale upgrading or relocation. These settlements require some form of interim servicing or emergency relief. With these settlements, upgrading is possible in the medium to long term and often through a process of incremental upgrading. Or alternatively, a settlement may be difficult or impossible to fully upgrade due to difficult topography or very high densities.
Category 3:

Settlements where the residents are in immediate danger or at high risk, for example, subject to regular flooding or toxic waste exposure or where land is urgently required for other purposes. Urgent action needs to be taken in order to enable rapid relocation, such as identification, acquisition and planning of alternative land.

Informal settlements can either be upgraded or relocated. The housing plan supports the eradication of informal settlements through in-situ upgrading in desired locations, coupled with the relocation of households where development is not possible or desirable.

Plans for relocation are usually motivated on grounds of unsuitability of the occupied land for residential occupation. In support of in-situ upgrading, the housing programme also makes funds available for land rehabilitation. In certain cases, upgrading may be possible if extensive land rehabilitation is undertaken to make the land suitable for settlement.

Challenges or constraints with housing delivery include:

- Shortage of sufficient suitable land and affordable land
- Lack of suitable relocation destinations (for example, areas which are suitably located to job opportunities and social services such as schools and health care)
- Slow approval process with regards to planning and proclamation of land for development
- Availability of finance & escalating building costs
3. Objective

The objective of this document is to provide clear guidelines regarding the electrification of unproclaimed areas/informal settlements as part of the Integrated National Electrification Programme (INEP).

4. Scope of application

The electrification of unproclaimed areas policy guidelines is applicable to all licensed implementing entities of INEP on behalf of the Department of Energy.

5. Rationale

The Department has a target of increasing access to electricity to 92%\(^1\) by 2014 and there is a huge backlog in informal settlements. Furthermore, historical analysis shows that it takes an average of at least nine years from the commencement of preparing an in situ upgrade project to its completion.

Electrifying informal settlements will improve the living conditions and reduce the number of accidents caused by illegal connections. Furthermore, the poor people in these settlements are not benefiting from the free basic electricity that they are entitled to.

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\(^1\) This is relative to 2009 baseline
There is a high rate of illegal connections in unelectrified informal settlements. These settlements overload the network and do not pay for the electricity consumed. Electrifying these areas will address this and also generate revenue for the licensed entity.

6. Criteria for electrification

There are criteria that must be met before an informal settlement will be subsidized by the Department for electrification. The Municipality must check the area for the following:

- The informal settlement is in close proximity to existing infrastructure and in a position where electrification is practical.
- The settlement should not be encumbered by any of the following elements:
  a) Under high voltage lines;
  b) road or rail reserve;
  c) flood-prone area or flood plain;
  d) environmental issues;
  e) storm water retention or detention pond;
  f) private land;
  g) unstable land;
  h) In an area that pose any other health or safety hazard such as dump sites.

There is a guarantee in writing with the signature of the Municipal Manager, supported by a Council resolution for the electrification of the settlement.
The municipality must confirm the following in writing to the Department.

- The area has not been identified for upgrading or redevelopment within three years or be relocated in the next 3 years;
- The municipality has consulted the Ward Councillors regarding the electrification of the settlement;
- The municipality has gained the community's support and the community is willing to co-operate with the opening up of access roads where necessary and keep these access roads clear.

It is recommended that an integrated approach to the servicing of informal settlements, whereby all relevant service providers are consulted with a view to co-ordinate a range of services, is followed.

The municipality should evaluate all their informal settlements to ensure appropriate response. In the light of limited funding, Municipalities need to prioritize their informal settlements considering the characteristics of the land and area, their housing plans and municipal plans. Municipalities should align the electrification of informal settlements with a plan to eradicate these settlements.

Municipalities need to prioritize informal settlements according to these categories when electrifying informal settlements. These categories will also be used to determine allocations for funding by the Department.
Table 1: Categories of informal settlements

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<tr>
<th>Category</th>
<th>Condition/Status</th>
<th>Response</th>
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<tbody>
<tr>
<td>Category 1:</td>
<td>On suitable land (complies with the set criteria and is likely to go through in situ upgrading)</td>
<td>Will be subsidized for electrification.</td>
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<td>Category 2:</td>
<td>Settlements that do not need immediate relocation and will therefore go through the process of regularization which is pre-formalization (putting basic services with plans to relocate in future)</td>
<td>Will be subsidized if the settlement will not be relocated in the next 3 years.</td>
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<td>Category 3:</td>
<td>On unsuitable land (do not comply with the set criteria, areas such as on dolomite land, in toxic areas, or in a dangerous area) and need relocation</td>
<td>Settlements that have been there for a reasonable amount of time will be considered on a case by case upon application by the Department.</td>
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Furthermore, settlements that are linked to a programme will be funded/considered.

It is important to note that where a subsidised connection has been given to a dwelling that is then replaced with permanent (or other) structure, the cost of the relocation will be at the cost of the respective local municipality.
Furthermore, in areas where the settlement will be relocated, the Department will only subsidize once to avoid wasteful expenditure (as prescribed in the PFMA). The municipality will have to fund the electrification of the relocation.

7. Interim Services

For municipalities that utilise “Transit Camps” or Transitional Residential Areas (TRAs) to temporarily place residents from unsuitable informal settlements before they are relocated to their RDP house, the Department will subsidize the electrification of these and they will be counted as part of electrification targets. A list of dwellings/households or unit numbers will be submitted instead of beneficiaries, as beneficiaries are constantly moving in and out. However, the normal application process for subsidy applies.

8. Funding

Government will make a contribution towards the cost of connection and these connections will be treated as part of Government’s electrification targets.

Limited funding is available from the Department of Energy (DoE) for qualifying electrification projects through the Integrated National Electrification Programme. The amount allocated is determined by available funds and the allocation per connection is restricted to the cost of a connection to national minimum design standards.

The DoE will fund the electricity reticulation and service connections of qualifying informal settlements. The DoE will only provide funding for the electrification of
settlements in unproclaimed areas when the criteria (referred to under no. 6) for the electrification of such settlements are met and considering the 3 categories of informal settlements.

9. Design and construction standards

The design of the reticulation network should comply with the recommendations of NRS 034 and system reliability with NRS 048 in order to meet the quality of service standards prescribed by NRS 047.

The minimum service connection capacity shall be in compliance with the suite of supply options and the option to be used shall be agreed upfront with the Service Authority.

In areas where the medium voltage network is overhead, a bare conductor overhead line extension of the network will be considered.