



The South African Institution of Civil Engineering

**GENERAL CONDITIONS OF CONTRACT FOR
CONSTRUCTION WORKS, Third Edition, 2015
(GCC 2015)**

**CORRECTIONS TO THE 1st PRINT
Version 3.0 – May 2018**

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1st PRINT**

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ABOUT THIS DOCUMENT

This document version replaces all preceding versions of corrections to the 1st print, namely “CORRECTIONS 2017-06-09”, which may also be taken as “Version 1.0 – June 2017”, and “Version 2.0 – March 2018”.

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CORRECTIONS TO THE *GENERAL CONDITIONS OF CONTRACT, THIRD EDITION 2015 (GCC 2015), 1st PRINT*

Clause 5.1 Time Calculations

In Sub-Clause 5.1.1.2,

SEPARATE THE PHRASE

“shall be excluded from the calculation of the time-span concerned.”

BY MOVING IT ONTO A NEW LINE AS A NEW PARAGRAPH, AND PROMOTE THAT PARAGRAPH BY ONE PARAGRAPH LEVEL TO A POSITION WHERE IT FORMS THE LAST PART OF SUB-CLAUSE 5.1.1, SO THAT THE ENTIRE SUB-CLAUSE 5.1.1 READS AS FOLLOWS:

“5.1.1 Except where otherwise provided in the Contract, where a specific time-span is stipulated in the Contract for carrying out any task, or for the termination of any right, or the duration of any event or circumstance,

5.1.1.1 The special non-working days set out in the Contract Data that fall within the said time-span, as well as

5.1.1.2 The day on which the time-span commences

shall be excluded from the calculation of the time-span concerned.”

Clause 5.7.1 Rate of progress

ON PAGE 25, IN THE TOP PARAGRAPH, FOR THE SENTENCE COMMENCING WITH

“Such steps shall...”

REPLACE THE SENTENCE

“Such steps shall be approved by the Employer's Agent, which approval shall not be unreasonably withheld.”

WITH

“Such steps shall be subject to the approval of the Employer's Agent, which approval shall not be unreasonably withheld.”

Clause 6.5.1.3 Basis of payment for dayworks

ON PAGE 40, IN THE LAST LINE OF THE SUB-CLAUSE, REPLACE THE PHRASE

“ruling plant hire rates”

WITH

“ruling construction equipment hire rates”

Clause 6.10.1.6 Interim Payments

ON PAGE 47, REPLACE THE WORDING OF CLAUSE 6.10.1.6

“A deduction of the amount of all previous payments;”

WITH

“A deduction of the amount of all previous payment certificates;”

Clause 10.1.3 Records of facts and circumstances for claim

ON PAGE 77, ADD THE FOLLOWING AT THE END OF THE FIRST PARAGRAPH OF CLAUSE 10.1.3 AFTER THE WORD “apply”:

“, and where a claim or notice to claim from a subcontractor forms in whole or in part the claim or notice to claim submitted by the Contractor to the Employer’s Agent, the subcontractor shall be joined with the Contractor in the claim procedures, and if necessary, in the dispute procedures:”