













































































		<ul style="list-style-type: none"> <li>▪ the cancellation of a servitude or a right in land; or</li> <li>○ to defray expenses incurred by South African National Parks in connection with the management of the Fund.</li> </ul>
74.	Does the instrument include provisions authorizing special financial tools for the PA System or for specific protected areas? If so, describe.	See 73 above.
75.	Does the instrument include provisions for the PA agency to accept donations in cash or in kind?	Section 75 provides that the funds of South African National Parks include voluntary contributions, donations and bequests. SANParks is accordingly entitled to accept donations of cash. It must be remembered that SANParks only administers South Africa's national parks. The remaining forms of protected areas are administered by provincial/local government authorities and private landowners/non-government organisations. In respect of the former, donations would simply fall into the general coffers of the state and would not be earmarked for protected areas expenditure unless specifically donated into the National Parks Land Acquisition Fund. In respect of the latter, cash donations can be made but would generally be subject to donations tax although recent amendments to the Income Tax Act do provide for various donation tax exemptions and tax deductions where such donations are made to certain public benefit organisations. No express statutory provision is made for donations in kind but in practice donations of this nature do occur (for example - the appointment of voluntary conservation officers to assist in the management of various protected areas).
76.	Does the PA agency have the power to collect, retain and utilize revenues (e.g. entrance fees, fees for services, concessions).	<p>Once duly appointed, management authorities generally have a broad discretion to allow activities in the park to raise revenue on condition that such activities comply with the duly approved management plan.</p> <p>In this regard, section 50 specifically prescribes that a management authority of a national park, nature reserve and world heritage site may, subject to the management plan of the park, reserve or site, carry out or allow a commercial activity in the park, reserve or site; or an activity in the park, reserve or site aimed at raising revenue.</p>
77.	Does the instrument provide for revenues to be shared or given to local communities? If so, please specify.	The contents of co-management agreements can specifically provide for 'the apportionment of any income generated from the management of the protected area or any other form of benefit sharing between the parties' (section 42(2)b)). These issues will accordingly be regulated by the terms of any co-management agreement concluded between the management authority and the local community.