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IMPORTANT NOTICE

The
KwaZulu-Natal Provincial Gazette Function
will be transferred to the
Government Printer in Pretoria
as from 26 April 2007

NEW PARTICULARS ARE AS FOLLOWS:

Physical address:

Government Printing Works
149 Bosman Street
Pretoria

Postal address:

Private Bag X85
Pretoria
0001

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Mrs H. Wolmarans Tel.: (012) 334-4591
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Hester.Wolmarans@gpw.gov.za

Contact persons for subscribers:

Mrs S. M. Milanzi Tel.: (012) 334-4734
Mrs J. Wehmeyer Tel.: (012) 334-4753
Fax.: (012) 323-9574

This phase-in period is to commence from **26 April 2007**, which is the closing date for all adverts to be received for the publication date of **3 May 2007**.

Subscribers and all other stakeholders are advised to send their advertisements directly to the **Government Printing Works**, one week (five working days) before the date of printing, which will be a Thursday.

Payment:

- (i) Departments/Municipalities: Notices must be accompanied by an order and official letterhead, including financial codes, contact person and address of Department.
- (ii) Private persons: Must pay in advance before printing.

AWIE VAN ZYL

Advertising Manager

IT IS THE CLIENTS RESPONSIBILITY TO ENSURE THAT THE CORRECT AMOUNT IS PAID AT THE CASHIER OR DEPOSITED INTO THE GOVERNMENT PRINTING WORKS BANK ACCOUNT AND ALSO THAT THE REQUISITION/COVERING LETTER TOGETHER WITH THE ADVERTISEMENTS AND THE PROOF OF DEPOSIT REACHES THE GOVERNMENT PRINTING WORKS IN TIME FOR INSERTION IN THE PROVINCIAL GAZETTE.

No ADVERTISEMENTS WILL BE PLACED WITHOUT PRIOR PROOF OF PRE-PAYMENT.

$\frac{1}{4}$ page **R 187.37**

Letter Type: Arial Size: 10

Line Spacing: At:
Exactly 11pt

**A PRICE
INCREASE OF
8,5% WILL BE
EFFECTIVE ON
ALL TARIFFS
FROM
1 MAY 2009**

$\frac{1}{4}$ page **R 374.75**

Letter Type: Arial Size: 10

Line Spacing: At:
Exactly 11pt

$\frac{1}{4}$ page **R 562.13**

Letter Type: Arial Size: 10

Line Spacing: At:
Exactly 11pt

$\frac{1}{4}$ page **R 749.50**

Letter Type: Arial Size: 10

Line Spacing: At:
Exactly 11pt



REPUBLIC
OF
SOUTH AFRICA

LIST OF FIXED TARIFF RATES AND CONDITIONS

FOR PUBLICATION OF LEGAL NOTICES
IN THE *KwaZulu-Natal PROVINCE*
PROVINCIAL GAZETTE

COMMENCEMENT: 1 MAY 2007

CONDITIONS FOR PUBLICATION OF NOTICES

CLOSING TIMES FOR THE ACCEPTANCE OF NOTICES

1. (1) The *KwaZulu-Natal Provincial Gazette* is published every week on Thursday, and the closing time for the acceptance of notices which have to appear in the *KwaZulu-Natal Provincial Gazette* on any particular Thursday, is **15:00 one week prior to the publication date**. Should any Thursday coincide with a public holiday, the publication date remains unchanged. However, the closing date for acceptance of advertisements moves backwards accordingly, in order to allow for 5 working days prior to the publication date.
- (2) The date for the publication of an **Extraordinary KwaZulu-Natal Province Provincial Gazette** is negotiable.
2. (1) Notices received **after closing time** will be held over for publication in the next *KwaZulu-Natal Provincial Gazette*.
- (2) Amendments or changes in notices cannot be undertaken unless instructions are received **before 10:00 on Fridays**.
- (3) Notices for publication or amendments of original copy can not be accepted over the telephone and must be brought about by letter, by fax or by hand. The Government Printer will not be liable for any amendments done erroneously.
- (4) In the case of cancellations a refund of the cost of a notice will be considered only if the instruction to cancel has been received on or before the stipulated closing time as indicated in paragraph 2(2).

APPROVAL OF NOTICES (This only applies to Private Companies)

3. In the event where a cheque, submitted by an advertiser to the Government Printer as payment, is dishonoured, then the Government Printer reserves the right to refuse such client further access to the *KwaZulu-Natal Provincial Gazette* until any outstanding debts to the Government Printer is settled in full.

THE GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

4. The Government Printer will assume no liability in respect of—
 - (1) any delay in the publication of a notice or publication of such notice on any date other than that stipulated by the advertiser;
 - (2) erroneous classification of a notice, or the placement of such notice in any section or under any heading other than the section or heading stipulated by the advertiser;

- (3) any editing, revision, omission, typographical errors, amendments to copies or errors resulting from faint or indistinct copy.

LIABILITY OF ADVERTISER

5. Advertisers will be held liable for any compensation and costs arising from any action which may be instituted against the Government Printer in consequence of the publication of any notice.

COPY

6. Notices must be typed on one side of the paper only and may not constitute part of any covering letter or document.
7. At the top of any copy, and set well apart from the notice, the following must be stated:

Where applicable

- (1) The heading under which the notice is to appear.
- (2) The cost of publication applicable to the notice, in accordance with the "Word Count Table".

PAYMENT OF COST (This only applies to Private Companies)

9. **With effect from 26 April 2007 no notice will be accepted for publication unless the cost of the insertion(s) is prepaid in CASH or by CHEQUE or POSTAL ORDERS. It can be arranged that money can be paid into the banking account of the Government Printer, in which case the deposit slip accompanies the advertisement before publication thereof.**
10. (1) The cost of a notice must be calculated by the advertiser in accordance with the word count table.

(2) Where there is any doubt about the cost of publication of a notice, and in the case of copy, an enquiry, accompanied by the relevant copy, should be addressed to the **Advertising Section, Government Printing Works, Private Bag X85, Pretoria, 0001 [Fax: (012) 323-8805], before publication.**
11. Overpayment resulting from miscalculation on the part of the advertiser of the cost of publication of a notice will not be refunded, unless the advertiser furnishes adequate reasons why such miscalculation occurred. In the event of underpayments, the difference will be recovered from the advertiser, and the notice(s) will not be published until such time as the full cost of such publication has been duly paid in cash or by cheque or postal orders, or into the banking account.

12. *In the event of a notice being cancelled, a refund will be made only if no cost regarding the placing of the notice has been incurred by the Government Printing Works.*
13. The Government Printer reserves the right to levy an additional charge in cases where notices, the cost of which has been calculated in accordance with the Word Count Table, are subsequently found to be excessively lengthy or to contain overmuch or complicated tabulation.

PROOF OF PUBLICATION

14. **Copies of the *KwaZulu-Natal Provincial Gazette* which may be required as proof of publication, may be ordered from the Government Printer at the ruling price.** The Government Printer will assume no liability for any failure to post such *KwaZulu-Natal Provincial Gazette(s)* or for any delay in despatching it/them.

GOVERNMENT PRINTERS BANK ACCOUNT PARTICULARS

Bank:	ABSA
	BOSMAN STREET
Account No.:	4057114016
Branch code:	632-005
Reference No.:	00000006
Fax No.:	(012) 323 8805

Enquiries:

Mrs. L. Fourie	Tel.: (012) 334-4686
Mrs. H. Wolmarans	Tel.: (012) 334-4591
Mr. A. van Zyl	Tel.: (012) 334-4523

PROVINCIAL NOTICES—PROVINSIALE KENNISGEWINGS—IZAZISO ZESIFUNDAZWE

The following notices are published for general information.

Onderstaande kennisgewings word vir algemene inligting gepubliseer.

DR K. B. MBANJWA
Director-General

DR K. B. MBANJWA
Direkteur-generaal

300 Langalibalele Street
Pietermaritzburg
23 April 2009

Langalibalelestraat 300
Pietermaritzburg
23 April 2009

Izaziso ezilandelayo zikhishelwe ulwazi lukawonkewonke.

DKT. K. B. MBANJWA
uMqondisi-Jikelele

300 Langalibalele Street
Pietermaritzburg
23 kuMbaso 2009

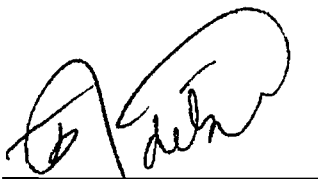
No. 63

23 April 2009

DEPARTMENT OF THE PREMIER**REPLACEMENT OF RULES FOR THE CONTROL OF BOOKMAKERS AND THE MANAGEMENT AND CONTROL OF BETTING ROOMS, MADE BY THE KWAZULU-NATAL BOOKMAKERS' CONTROL COMMITTEE IN TERMS OF REGULATION 10 OF THE REGULATIONS MADE IN TERMS OF SECTION 42 OF THE REGULATION OF RACING AND BETTING ORDINANCE, 1957 (ORDINANCE NO. 28 OF 1957)**

I hereby replace the Rules made in terms of regulation 10 of the Regulations made in terms of section 42 of the Regulation of Racing and Betting Ordinance, 1957 (Ordinance No. 28 of 1957), published on 17 September, 1992 under Provincial Notice No. 244 of 1992, as amended, with the Rules as set out in the Schedules hereto

Given under my Hand at Pietermaritzburg, this 2nd day of April Two Thousand and Nine.

**JS NDEBELE**

Member of the Executive Council of the Province of KwaZulu-Natal
responsible for Gaming and Betting

SCHEDULE 1

RULES FOR THE CONTROL OF BOOKMAKERS AND THE MANAGEMENT AND CONTROL OF BETTING ROOMS, MADE BY THE KWAZULU-NATAL BOOKMAKERS' CONTROL COMMITTEE IN TERMS OF REGULATION 10 OF THE HORSE RACING AND BETTING CONTROL REGULATIONS.

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3. Cut-off time to accept and process bets
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SECTION A DEFINITIONS

Definitions

1. In these rules unless the context indicates otherwise –

“**a place bet**” means a bet on a participant being placed in accordance with the rules of the particular race, sporting event or contingency;

“**all clear**” means an official announcement confirming a result after which payouts are claimable;

“**ante post bet**” means in the case of horseracing, any bet accepted by a bookmaker before the final field is declared; and “**ante post bet**” in the case of sports, sporting events, other events or contingencies means any bet accepted by a bookmaker prior to seven days before the sport, sporting event, other event or contingency is scheduled to commence;

“**betting in running**” means a process when quotes or prices on selected events or contestants are updated during the event arising in betting occurring after the official start but before the official end of an event and “**in-running**” has a corresponding meaning ;

“**betting ticket**” means a document, adequately identifying all information in betting transactions either physically handed to a patron or appearing within the patron’s account information reflected on the wagering system;

“**bookmaker**” means a person who directly or indirectly lays fixed-odds bets or open bets with members of the public or other bookmakers, or places such bets with other bookmakers or with the holder of a totalisator licence;

“**contingency**” means an event or occurrence of which the outcome is uncertain or unknown to any person until it happens;

“**connected bet**” means a multiple bet where the same selection is picked for two or more different events;

“**customer**” means a person who places a bet with a licensed bookmaker or totalisator operator, and “**punter**”, and “**investor**”, and “**bettor**” have corresponding meanings;

“**deduction**” means a deduction as calculated in accordance with Annexure A;

“**fixed-odds bet**” means a bet on one or more contingencies in which odds are agreed at the time the bet is placed;

“**fixed place bet**” means a place bet at fixed-odds that are agreed upon prior to the event subject to there being no deductions or dead heats;

“**fixed win bet**” means a win bet at fixed-odds agreed upon prior to the event subject to there being no deductions or dead heats;

“**full accumulative multiple odds**” means the odds of a multiple bet, calculated by multiplying the odds of the first selection plus one, by the odds of the second selection plus one, by the odds of the third selection plus one, and so on for further selections, and the product thereof minus one, as illustrated in the formula as contemplated in Annexure B;

“**group betting**” means betting on specified groups of players to achieve the lowest individual aggregate, or best placing for the tournament irrespective of how far each player progresses;

“**key bet**” means a place bet where the selection finishes in either first or second position;

“**late withdrawal**” means a withdrawal that occurs after the official starting price has been disseminated by the Natal Bookmakers' Society dissemination facility and the betting could not be revised as a result of the time at which the withdrawal took place;

“**lay a bet**” means the acceptance by a licensed bookmaker of a bet and “**laying a bet**” has a corresponding meaning;

“**licensed premises**” means specific premises that are named or described in a bookmaker's licence;

"match betting" means betting on specified pairings to achieve the higher placing, or the lowest individual aggregate score, for the whole tournament, on a selected day or over a number of selected days;

"match play" means any sporting event limited to two participants;

"match race" means a horse race limited to two participants;

"multiple bet" means a bet involving more than one selection in different horse races, sporting events or contingencies, combined to form one bet, and **"multiple event bet"** or **"all to come"** have corresponding meanings;

"Natal Bookmakers' Society dissemination facility" means the provider of an electronic transmission service to subscribers, of betting data, betting information or sounds and images relating to betting upon any contingency;

"official fixed price" means the betting price set in respect of a contingency and either disseminated from a race track for public consumption or transmitted by the Natal Bookmakers' Society dissemination facility to those licensed bookmakers in South Africa who or which subscribe to such Natal Bookmakers' Society dissemination facility;

"open bet" means –

(a) a bet, other than a totalisator bet, laid by a bookmaker on one or more contingencies, in which no fixed-odds are agreed at the time the bet is placed; or

(b) a bet in respect of which the payout is determined after the outcome of the contingency on which such a bet is struck became known, with reference to dividends generated by a totalisator;

"other contingency" means any lawful event or contingency other than horseracing or a sporting contest and **"other contingencies"** has a corresponding meaning;

"place a bet" means to stake money or a valuable thing in anticipation of financial gain should the bet win;

“**related bet**” means a bet where the outcome of one part of the bet contributes directly to the outcome of the other;

“**scratching**” means a participant has been withdrawn from a particular race or event prior to the start thereof, and “**withdrawal**” has a corresponding meaning;

“**single bet**” means a selection of a single contestant for a bet in a horse race, sporting event, other event or contingency, and “**single event bet**” has a corresponding meaning;

“**selection**” means a choice made by a customer of a contestant or contestants in any horse race, sporting event, other event or contingency, for the purposes of placing a bet;

“**starting price**” means the official fixed price of the selected contestant at the commencement of the event;

“**starting price win**” means a bet where the starting price is used when the contestant is placed first in an event;

“**stake**” means the monetary outlay by the customer in placing a bet;

“**totalisator bet**” means a bet placed with a totalisator;

“**win**” means the profit portion of a winning bet;

“**win bet**” means any bet where the person who placed the bet correctly predicted the result of the event or contingency or combination thereof in respect of which the bet was placed;

“**with a run bet**” means any bet accepted by a bookmaker after the final field is declared in the case of horseracing, and in the case of sports, sporting events, other events or contingencies means any bet accepted by a bookmaker within seven days of the scheduled commencement of the sport, sporting event, other event or contingency and “**given a run bet**” and “**with a run**” have corresponding meanings;

“**wooden spoon bet**” means a fixed odds bet on a selection to finish last in a sporting event involving three or more participants

SECTION B**GENERAL RULES**

(Incorporating Horse Racing, Sport Events & Other Events and Contingencies)

Application of Rules

2. The following rules are binding on all bookmakers and customers who place bets with bookmakers in KwaZulu-Natal, in addition to the rights, duties and obligations, imposed on bookmakers in terms of the Regulation of Racing and Betting Ordinance, 1957 (Ordinance No. 28 of 1957) (hereinafter referred to as "the Ordinance") and the regulations made thereunder.

Cut-off time to accept and process bets

3.(1) A bookmaker shall, subject to the provisions of the relevant legislation, close all betting on an event on which the bet is sought to be placed within thirty seconds after the event has officially started: Provided that where the event is expected to last less than 30 seconds, betting shall be closed at the commencement of the event.

(2) In the event that a bookmaker makes use of an independent service provider to close all betting on an event on its behalf, the onus shall remain on the bookmaker to ensure that the provisions of sub-rule (1) are complied with.

(3) Any selections placed contrary to sub-rule (1) shall be null and void.

Collection of winning bets

4. (1) In the event that any money due from any winning bet payable by a bookmaker is not collected within a period of 90 days from the date on which the contingency, in respect of which such bet was placed, or took place, such a bet shall be payable at the discretion of the relevant bookmaker: Provided that the tax on such a bet has been paid.

(2) A bookmaker shall, in a prominent position within that bookmaker's licensed premises or website, if applicable, display a notice, informing the public that winnings in respect of any bet must be claimed within a period of 90 days from the date on which the winnings become payable or such longer period as the bookmaker may allow.

Calculation of Multiple Bets

5. All multiple bets shall be calculated at the minimum of full accumulative multiple odds.

Settlement of related bet and Reduction of odds on connected bet

6. (1) Where a bookmaker offers various betting opportunities or selections on the same match, competition, event or contingency, these selections cannot be deliberately combined in a manner in which the bet constitutes a related bet.

(2) Notwithstanding rule 5 -

(a) If a related bet has been accepted by a bookmaker in error, it will be settled-

(i) in the case of a related bet consisting of two selections, by splitting the related bet into two single bets and by equally dividing the stake unit amongst the two single bets so created at the applicable odds; and

(ii) in the case of a related bet consisting of more than two selections, by splitting the related bet into as many new bets as is necessary to de-link the related selections comprising the bet and by equally dividing the stake unit amongst the new bets so created at the applicable full accumulative multiple odds; or

(b) If a connected bet is accepted by a bookmaker, the full accumulative multiple odds on the relevant selections comprising the connected bet may be reduced by an amount agreed by the bookmaker and customer at the time that the bet is struck.

Calculation of key bet

7.(1) The odds for a key bet are calculated as a percentage of the bookmaker's fixed-odds win price, depending on the number of runners.

(2) In the event of a scratching and the race has four runners or less, the key bets that –

- (a),do not form part of an all to come, are void; and
- (b) are included in the all to come will be recalculated by excluding the key bet leg.

(3) A bookmaker laying a key bet shall display its prices on a betting display indicator or its notice board.

Confidentiality of betting transactions

8. All betting transactions between a bookmaker and a customer or another bookmaker shall –

- (a) be strictly private; and
- (b) not be divulged to any third party, other than –
 - (i) an appointed officer;
 - (ii) an inspector appointed in terms of the relevant legislation;
 - (iii) a police official as defined in section 1 of the Criminal Procedure Act, 1977 (Act No. 51 of 1977); or
 - (iv) a person specially authorised thereto in terms of any legislation, where this is done in terms of an order of a competent court or where the customer has consented thereto.

Void bets and invalid selection

9.(1) Where a void bet has been made the stake money shall be returned to the customer.

(2) Where an invalid selection in a single bet has been made, the bet shall be void.

(3) Where a scratched selection in a single bet has been made, the bet shall be void except if the bet was an ante post bet.

(4) Where an invalid selection and subsequent scratching in a multiple bet has been made the –

- (a) selection shall be ignored; and
- (b) stake shall run onto the other selection in the bet at the price indicated on the ticket issued.

(5) The calculation contemplated in sub-rule (4) shall be at full accumulative multiple odds.

Possibility to win

10. (1) There must be a possibility for either party to win at the time the bet is made, failing which the bet shall be void.

(2) All bets on contingencies which have already arisen shall be void.

Acceptance of bets

11. (1) A bookmaker is not compelled to accept any bet or any type of bet.

(2) A bookmaker may not offer a wooden spoon bet on any horse racing event.

(3) A cash bet is concluded once a bookmaker issues a ticket to the customer in exchange for monetary value.

(4) A credit or deposit account bet is concluded by a bookmaker, when a bookmaker indicates to the customer that the bet has been accepted.

Error in communication of official fixed price

12. All bets struck at an incorrectly disseminated or transmitted official fixed price which had earlier been incorrectly disseminated from the race track, or incorrectly transmitted by the Natal Bookmakers' Society dissemination facility, and which are subsequently officially corrected, shall be settled at the corrected official fixed price, or at the starting price, whichever is the greater.

Settling

13. (1) Bookmakers shall pay out winning bets –

(a) in respect of horseracing, after the all clear has been given; or

- (b) in respect of other sporting events or contingencies, once the medal ceremony, prize giving or podium presentation has been concluded.
- (2) Subsequent disqualification, promotion of competitors, or any other change is irrelevant for the purposes of determining a betting result.
- (3) Settling of all other bets not previously paid shall take place on demand, except –
- (a) where a bookmaker –
 - (i) has reason to doubt that a person who is the holder of a winning betting ticket is the person who purchased the said ticket; or
 - (ii) reasonably ought to know that a person who is the holder of a winning betting ticket is not the person who purchased the said ticket,the bookmaker shall require such person to furnish, in support of his or her claim for payment on the ticket, an affidavit setting out the grounds for the claim, and may thereupon withhold payment to such person until the expiry of 90 days calculated from the date upon which the winnings became payable; and
 - (b) where a person who makes a claim for payment on a winning bet placed with a bookmaker, alleges that the winning betting ticket has been lost or destroyed, the bookmaker concerned shall require such person to furnish, in support of his or her claim for payment on the ticket, an affidavit setting out the grounds for the claim and the factors on which it is alleged the ticket was lost, and may thereupon withhold payment to such person until the expiry of 90 days calculated from the date upon which the winnings became payable.
- (4) In the event that a bookmaker makes payment to a person who made a claim for payment and who submitted an affidavit as contemplated in sub-rule (3), the bookmaker shall not make payment to any other subsequent claimant.
- (5) The bookmaker shall retain, along with the records required to be retained in terms of the Regulation of Racing and Betting Ordinance, 1957, all affidavits contemplated in sub-rule (3).

Rules for other contingencies

14. Rules 3 to 13 shall apply, with the necessary changes, to all betting relating to other contingencies, in those circumstances not specifically covered by these rules.

SECTION C
BETTING RULES FOR HORSERACING

Ante post bets

15. (1) With the exception of starting price win bets, should any selection not run for any reason other than the abandonment of the race itself –

(a) an ante post bet shall be lost and the customer shall forfeit his or her stake;
and

(b) ante post bets struck on other horses in the race shall not be subject to any adjustment in betting odds.

(2) Where a race is abandoned, all ante post selections that are still live or undetermined, shall become void.

(3) Should a selected horse in any leg of a multiple event bet be scratched, withdrawn or not accepted prior to the bet becoming void or being won, the bet shall be regarded as lost, notwithstanding the fact that the race is abandoned.

Display of odds

16. (1) A bookmaker laying ante post bets shall display the betting odds on the betting display indicator, whether on its premises or on a website, and indicate betting odds against the name of each horse in the race.

(2) In all races on which a bookmaker is laying bets, betting odds shall be shown against each horse not officially scratched.

(3) Doubtful starters must be indicated as such.

Betting with a run

17. (1) Where a single bet is made with a run and the selected horse is scratched, the bet shall become void.

(2) All bets struck with a run on the remaining horses in a race where one or more horses have been scratched, shall be subject to the deductions detailed in Annexure A.

(3) Where a deduction applies to remaining horses in any event of a multiple event bet with a run bet, the -

(a) relevant deduction in terms of rule 18 and Annexure A shall be applied to the horses of the event where the scratching occurred; and

(b) entire bet recalculated in respect of the event from which the horse was scratched.

(4) Any bets with a run, struck after the official announcement of the withdrawal of one or more horses shall not be subject to any deduction, unless there is a further withdrawal or withdrawals.

(5) Where a race is abandoned, all relevant selections with a run shall become void.

(6) In starting price with a run multiple bets, the amount won on win bets shall be calculated and paid at the official starting prices, subject to the provisions of rule 22.

Deductions

18. (1) Where a horse is withdrawn before or after coming under starter's orders, all fixed-odds selections on that horse shall be void, and all bets struck at fixed-odds on the remaining horses on the day of the race or with a run shall be subject to deduction.

(2) Any bets struck with a run after the official announcement of the withdrawal of one or more horses shall not be subject to any adjustment unless there are further withdrawals.

(3) Where a horse is withdrawn before or after coming under starter's orders, all starting price selections on that horse shall be void.

(4) In the event of a late withdrawal all bets struck at starting price on the remaining horses in the race shall be subject to deduction.

(5) Should two horses be withdrawn simultaneously and both are subject to a deduction on any winning bets, the deductions shall be applied consecutively and not simultaneously.

(6) Any odds that fall between two ranges as contemplated in Annexure A, will default to the lower deduction percentage.

Postponed races

19. Where a race advertised to be run on a certain date is postponed to any future date

–

- (a) all ante post bets on such race shall stand;
- (b) within 48 hours after the original advertised date at the same venue, all bets with a run shall stand;
- (c) more than 48 hours after its initial scheduling, the race shall be deemed to have been abandoned for betting purposes, and bets with a run shall be treated as described in rule 17.

Change of venue or track

20. Where the venue of a race or track is changed from that originally advertised, the race shall be deemed to be abandoned for the purposes of all betting thereon and bets shall be treated as described in rule 19 *mutatis mutandis*.

Dead heats

21. (1) In the case of a dead heat in a match race, the selection shall be void, unless odds were offered on the outcome being a dead heat.

(2) In the case of a two horse dead heat in races other than match races, the customer shall in single win bets or multiple win bets, win the odds to half the stake and lose half the stake.

(3) In the case of a win bet being a multiple bet where –

- (a) two races result in dead heats, the customer shall win the odds to one quarter of the stake and lose the other three quarters;
- (b) three races result in dead heats, the customer shall win the odds to one eighth of the stake and lose the other seven eighths; or
- (c) four races result in dead heats, the customer shall win the odds to one sixteenth of the stake and lose the other fifteen sixteenths.

(4) Notwithstanding the provisions of sub-rule (2), in the case of a three horse dead heat in a multiple win bet, where one race results in a triple dead heat, the customer shall win the odds to one third of the stake and lose the other two thirds of the amount staked.

(5) Notwithstanding rule 24, in this rule, the words "payable places" mean those official places on which a bookmaker offers fixed odds for place betting.

(6) In the event that horses dead heat in any of the official places, that number of places ranked below the place at which the dead heat occurs, corresponding in number to one less than the number of horses which dead heat, are deemed to be vacant places.

(7) If the number of horses involved in a dead heat is equal to or less than the number of vacant places which are also payable places, place bets are unaffected.

(8) If the number of horses involved in a dead heat is higher than the number of vacant places which are also payable places, the place bets shall be recalculated as follows -

- (a) the stake amount will be divided by the number of horses involved in the dead heat and thereafter multiplied by the unfilled payable places; and
- (b) the winning bettor shall win the odds to the stake calculated in (a), and lose the other portion of the original stake.

Starting prices and tote odds

22. (1) In starting price win bets, the starting price shall be the last official fixed price disseminated either from the Natal Bookmakers' Society dissemination facility or from the race track as displayed on the betting board indicator at the start of the event.

(2) In the event of a late withdrawal, the starting price shall be the last price disseminated, subject to the adjustment reflected in Annexure A.

(3) Unless otherwise stipulated in the form of limits, any place betting at tote odds shall be settled in accordance with tote dividends.

(4) Notwithstanding sub-rule (3), a bookmaker may pay more than the official tote dividend, subject to this being agreed to at the time the bet is struck.

(5) In starting price bets and open bets, any limits to actual dividends, odds and payouts which apply, shall be prominently displayed and shall be made available at all times by the bookmaker.

Open bet limits

23. (1) Open bets offered by a bookmaker may be subject to payout limits and odds limits, which limits shall be determined by the bookmaker.

(2) The limits applicable to open bets must be clearly displayed on the notice board, website or other relevant media of the bookmaker concerned.

Place betting at fixed odds

24. (1) In place betting at fixed odds –

(a) in races of 6-7 horses, the 1st and 2nd place will be payable; or

(b) in races of 8 or more horses, the 1st, 2nd and 3rd place will be payable:

Provided that if fewer than 6 horses participate no place bets will be paid.

(2) The number of horses reflected in sub rule (1) relate only to horses that participate in the race.

(3) All place bets are subject to the rules relating to scratching, deductions and dead heats.

(4) A bookmaker laying place bets shall display betting odds on a betting display indicator or on a notice board.

Races re-run

25. In the event of any race being ordered to be re-run, –

(a) starting price bets shall be calculated and paid at the current price at the time the race is finally run;

(b) with a run selections on any horse, which started on the first occasion and which were subsequently scratched, shall be void and the deductions in terms of rule 18 shall apply; and

(c) ante-post bets shall stand.

SECTION D
BETTING RULES FOR SPORTING EVENTS (OTHER THAN HORSERACING)

Application of this section

26. (1) In all betting relating to sports, other than horseracing, the rules relating to betting on horses or contestants shall apply *mutatis mutandis* to all circumstances not covered by the provisions of this section.

(2) Annexure A shall apply to this section.

(3) Betting in-running shall apply to all sports and other contingencies.

(4) For settlement purposes in respect of sports event or contingencies, the medal ceremony, prize giving or podium presentation will count as the official result.

Void bets

27. Unless otherwise specified in the rules applying to a specific sport, where a fixed odds bet is placed on an individual or team and such individual or team –

(a) does not participate;

(b) is eliminated prior to the event through injury or sickness; or

(c) is eliminated from the competition due to a technical infringement, excluding mechanical breakdown, crash, fall or injury during the event,

such selection is void.

Soccer (Football)

28. (1) All soccer bets shall be settled on the score at full time, being 90 minutes played plus the referee's optional time, unless the bet is struck to win outright, to lift the cup, or to progress to another round of the competition.

(2) Where a bet is struck to win outright, lift the cup or to progress to another round of the competition, there shall be no betting on the draw, as extra time, golden-goal or penalties may be required to decide the outcome.

(3) Betting odds shall be displayed in respect of both teams and the draw.

(4) Betting odds on the home team should be displayed first, followed by the betting odds on the away team, alternatively it must be clearly indicated which is the home team: Provided that this rule does not apply if the teams are playing at a neutral venue.

(5) If a team plays a different opponent to that which is advertised, or if the venue of a match is the reverse of that displayed, or if the venue is changed to a neutral ground, all selections on that match shall become void.

(6)(a) Should a match start and be abandoned prior to the completion of full time and should an official result be declared by the governing association of the match within 24 hours, relevant bets will be determined on that result, notwithstanding –

- (i) any later changes to the result; or
- (ii) any error:

Provided that selections which are dependent upon the number of goals scored, including handicap selections, are void.

(b) If a match is officially called off prior to its scheduled completion and an official match result is not declared by the relevant recognised governing body within 24 hours, selections in respect of which a result has not been determined at the time the match is called off are void: Provided that selections in respect of which a result has already been determined at the time the match is called off, stand.

(7)(a) Settlement of first or last player to score bets shall be based on the goal scorer credited with the goal: Provided that own goals do not count.

(b) First player to score selections shall become void if the selected player does not participate or takes the field as a substitute after the first goal has been scored.

(c) If a match is abandoned first player to score bets will stand: Provided that a goal has been scored.

(8) Selections on any matches that are postponed by more than 24 hours after the advertised date, or where there is a change of venue, shall be void.

(9) Bets are accepted up to kick-off time and any selection inadvertently made after kick-off time shall be void: Provided that bets

- (i) to win outright;
- (ii) to lift the cup; or
- (iii) to progress to another round of the competition,

may be struck after full time, as contemplated in rule 28, but prior to kick-off in the case of extra time and prior to the taking of the first penalty, in the case of a penalty shoot-out.

(10) Notwithstanding sub-rule (9), bets may be struck in running and selections may be made in running, provided that the phrase "in-running", is clearly stated on the ticket.

(11)(a) Bets relating to time will be settled according to the timing of the television broadcaster's clock.

(b) Where no television broadcaster's clock is available to use, or the game is not broadcast on television, then all affected bets will be settled according to the information published on the internet or by the Press Association.

Athletics and Swimming

29. For settlement purposes the podium position or medal ceremony will count as the official result.

Boxing

30. (1) In the event of a contest being postponed for more than 24 hours or if one of the boxers is substituted, all selections will be void.

(2) Betting odds may be offered for a draw and in the event of a draw, bets on either boxer to win will be losing bets.

(3) If either boxer fails to answer the bell, his or her opponent will be deemed to have won the contest in the previous round.

(4) A points decision is effective on completion of the scheduled number of rounds: Provided that if for any reason a points decision is awarded before the full number of rounds is completed, bets will be settled on the round in which the fight was stopped.

(5) If for any reason the number of rounds scheduled is changed, all round by round selections will be void.

(6) Notwithstanding rule 27 (c), where a boxer is disqualified by reason of technical infringement such as low-blows, eye-gouging and head butting, such boxer will be deemed to have lost and all bets shall stand.

Cricket

31. (1) In the case of limited over matches –

(a) all bets will be settled in accordance with official competition rules including matches where a reduction of overs takes place;

(b) if a match is abandoned due to outside interference and no official result is declared, all selections will be void;

(c) in a weather affected match, where the minimum number of overs necessary to declare a match or result, has not been bowled, all selections on the game will be void, except for those bets where the contingency bet on, has already been concluded;

(d) bets on matches that are reduced in length but not abandoned, including in-running bets, will stand, provided that the match has been completed and an official result has been declared;

(e) all total runs bets on a single innings will stand regardless of how many overs have been bowled, if an official result is declared;

(f) bets will stand for all postponed matches, if they are played within 24 hours: Provided that, if there is a change of venue or team selection, selections will be declared void;

(g) when a match is tied –

(i) top batsman, top bowler and team total bets shall stand; and

(ii) match selections are void unless tie betting is quoted; and

(h) in top batsman and top bowler betting, runs scored by an individual batsman betting, or wickets taken by individual bowlers betting, –

(i) selections on any player not in the starting eleven shall be void;

(ii) selections shall become void in a match where at least one ball has not been bowled to both sides;

(iii) top batsman and top bowler bets will stand so long as the player is picked to play in the match, irrespective of whether or not he or she bats or bowls;

- (iv) should a player not bat or not bowl in the match, such players will be deemed to have scored zero runs and to have taken zero wickets, as the case may be;
- (v) head to head bets require at least one ball to have been bowled and a minimum of 25 overs to have been bowled or the relevant innings to have been completed to stand: Provided that in the event of a tie, head to head selections will be void;
- (vi) selections on an individual batsman's runs will be void if he does not face at least one ball;
- (vii) dead-heat rules apply for top batsman or bowler and catches betting; and
- (viii) if a match is abandoned before a bowler can complete his or her allotted overs or take more wickets than the other bowler, selections are void.

(2) In the case of five day matches –

- (a) the top batsman and top bowler rules as contemplated in sub-rule (1) apply;
- (b) at least one ball must be bowled for bets to stand, otherwise affected selections are void;
- (c) if a match is officially abandoned due to outside interference and no official result is declared, then undecided selections on the match are void; and
- (d) in the event of a tie, where both teams have completed two innings each and have the same score, dead-heat rules will apply, and bets on the draw will be losing bets.

(3) In the case of series betting, whether in respect of test cricket or one day cricket–

- (a) selections are void if the designated number of matches in the series is not completed, unless a sufficient number of matches have been played to determine the series; and
- (b) correct score selections shall be void if the stipulated number of matches is not played.

(4) In a tournament or series, where a bet on an outright winner has been placed and the trophy is shared due to a tie or a no result, dead-heat rules apply: Provided that bets on a team to win a final are void if the match ends in a tie.

Golf

32. (1) (a) If a tournament is scheduled for 72 holes and play is abandoned for any reason, all selections on the outcome of the tournament are void, unless an official result is declared by the relevant recognised governing body within 48 hours.

(b) If a tournament is abandoned prior to completion of the scheduled number of holes, any selections relevant to holes to have been played after the point at which the tournament was abandoned, are void.

(2) If a tournament is suspended by the recognised governing body and no official result declared under circumstances where the balance of the tournament is intended to be rescheduled, all bets for which the result has not yet been determined stand until a result is declared by the relevant recognised governing body: Provided that, if a result is not declared within seven days of the original scheduled commencement date, all selections for which the result has not yet been determined are void.

(3)(a) All outright bets are settled on the player who wins the trophy and any play-off holes will be taken into account when determining the winner of a tournament.

(b) In the case of place bets where there is a tie after completion of the predetermined number of holes, subject to subrules (1) and (2), the revised payout shall be calculated as follows –

(i) divide the face value of the sports bet, the original payout and the original stake, by the number of competitors involved in the tie, and

(ii) multiply the figure obtained in (i) by the number of official placings to be filled by the competitors involved in the tie.

(4) Selections shall be void if any player fails to tee off in the first round and subsequent withdrawals are losers.

(5) Should a player tee off, all outright and match bets relevant to that player stand.

(6) The following applies to make the cut betting –

(a) for a selection to stand the named player must play either 36 holes or 54 holes, depending upon the point at which the cut is made in that particular tournament; and

(b) a player is deemed to have made the cut if he or she is eligible to play in the

round after the cut has been made, even if he or she chooses not to.

(7) The following applies to tournament group betting –

- (a) selections shall become void on any player in that group who fails to start the tournament and deduction rules applicable to horse racing as contemplated in rule 18, shall apply on the remaining players in that group; and
- (b) dead heat rules applicable to horse racing shall apply if two or more players tie for first place in the group.

(8) The following applies to tournament match betting –

- (a) betting odds are quoted for the tie in match betting, where both players achieve the same overall score after 72 holes, irrespective of when the number of holes has been reduced: Provided that it is not fewer than 36 holes and an official result has been declared by the recognised governing body;
- (b) if either player fails to participate in the tournament, or if the specific round is abandoned, selections on that match shall be void;
- (c) play-off holes do not count, unless the bet was made specifically to exclude the tie; and
- (d) If one player misses the cut, the other is the winner and where both players miss the cut, the player with the lowest score when the cut is made, is the winner.

(9) If two, three and four balls matches are played –

- (a) all bets are settled on the lowest single round score over the specified 18 holes play and all 18 holes must be completed;
- (b) if a player starts a round but fails to complete it, all bets on that player will be deemed losers regardless of score;
- (c) all selections shall become void if the specified round is abandoned or if any one of the players fails to start the round;
- (d) dead-heat rules applicable to horse racing shall apply for three and four ball matches, if more than one player achieves the lowest score, unless the betting odds on a tie are quoted;
- (e) the betting odds for a tie will be quoted for two-ball match betting and where a tie occurs all bets on players are losers, unless it clearly states that betting is quoted with no tie;

- (f) in the event of a player listed in a three or four-ball match withdrawing before the event has started, all selections on that specific three or four ball match are void;
- (g) if for any reason a player withdraws or is disqualified during the tournament after he or she has teed off, all bets will stand on that three or four ball match; and
- (h) if two or three players are tied on the same score they will be settled as a dead heat for betting purposes, unless they are involved in a playoff, where the winner of the three or four ball match is the golfer with the lowest finishing score: Provided that if all three or four golfers miss the cut, the player with the lowest score will be the winner.

Motor racing

33. (1) In the case of championship betting –

- (a) bets stand on all drivers whether or not they participate: Provided that drivers must start at least one race;
- (b) results will be determined based on the official points standings upon the initial declaration of the official result by the relevant recognised governing body of the final event for championship purposes; and
- (c) the championship result will not be affected by any subsequent protests, processes or amendments to placings.

(2) In the case of Grand Prix betting —

- (a) for settlement purposes the podium position or medal ceremony immediately after the race shall count as the official result;
- (b) the result will not be affected by any subsequent protests, processes or amendments to placing;
- (c) in the event that the number of laps in the race is reduced for any reason, bets will stand and the podium finish applied to determine the outcome of the event;
- (d) selections will be void on any driver who withdraws from the race prior to the commencement of the warm-up lap;
- (e) once the warm-up lap is underway, all contestants are under starter's orders and all bets stand; and
- (f) in the case of head-to-head betting between two drivers or cars, if either or

both fails to finish, the outcome will be determined in accordance with which car or driver completes the most laps, even if the number of laps is reduced for any reason: Provided that where both are accredited with completing the same number of laps, dead heat rules apply.

(3) Any selections on the constructors' title will stand whether they participate or not: Provided that one of the constructors' cars must start at least one race.

Rugby

34. (1) All rugby bets shall be settled on the score at full time, being 80 minutes play, plus referees optional time, unless the bet is struck to win outright, to lift the cup, or to progress to another round of the competition.

(2) Where a bet is struck to progress to another round of the competition, or to lift the cup, or to win outright, there shall be no betting on the draw, as extra time or penalties may be required to decide the outcome: Provided that where both teams tie after extra time has been played, dead heat rules apply.

(3) Betting odds shall be displayed on both teams as well as the draw if applicable, and it shall be clearly indicated which is the home team.

(4) Betting odds on a handicap tie, if applicable, will be quoted and if the game is a tie on handicap after 80 minutes, then all bets on either side for the win will be losers.

(5) If a team plays a different opponent to that which is advertised, or if the venue of a match is the reverse of that displayed, all selections on that match shall be void.

(6) Should a match be incomplete, abandoned or postponed, all selections shall be void, unless it is resumed or played within 24 hours of the original scheduled date.

(7) In the case of first try-scorer bets, –

(a) selections shall become void if the selected player does not take part in the starting line-up;

(b) if a match is abandoned first player to score bets shall stand where at least one try has been scored;

(c) where betting odds are offered on a penalty try, all bets on players to score the first try will be losers;

(d) where betting odds on a penalty try are not offered and the first try awarded is a penalty try, then the relevant bet will be determined on the basis of the try following the penalty try; and

(e) bets stand regardless of whether the player who is the subject of the bet or any other player takes or leaves the field or is dismissed from the game.

(8) Any matches postponed by more than 24 hours after the advertised date or where there is a change of venue will be void.

American Football

35. (1) The score at the end of play, including overtime, will be taken as the final result.

(2) Notwithstanding the provisions of sub-rule (1), first half and second half double bets shall be settled at the conclusion of regulation time.

Tennis

36. (1) A tennis match is deemed to have commenced with the first serve: Provided that if a match ends prematurely due to either player's retirement or disqualification all match selections are void.

(2) If a match is postponed and rescheduled, all bets stand.

(3) If the match is not played within 24 hours, match selections are void.

(4) Bets stand regardless of any change of venue or court surface.

(5) In the case of sets betting, if the match does not start or is unfinished due to either players' incapacity or disqualification, the relevant selections are void.

(6) In the event of a change in the total number of sets to be played:

(a) match bets will stand; and

(b) sets betting selections will be void.

SECTION E SPREAD BETTING

Betting rules for spread betting

37. (1) In section E, unless the context otherwise indicates, the terms set out shall bear the following meanings –

“**going high**” means wagering that the result of a certain event will exceed the high point or offer price of the spread quote, and “**buying**” and “**has gone high**” and “**bought**” has a corresponding meaning;

“**going low**” means wagering that the result of a certain event will be below the low point or bid price of the spread quote, and or “**selling**” and “**has gone low**” and “**sold**” has a corresponding meaning;

“**make-up**” means the final settlement price of a spread bet;

“**mid-point**” means the average of the bid and offer price or the going high and going low price;

“**spread bet**” means a bet laid by a bookmaker on the contingency that the outcome of a certain event will fall outside a spread margin;

“**spread margin**” means the margin, expressed in points, set by a bookmaker of predicted outcomes of a certain event, and “**bid-offer price**” has a corresponding meaning; and

“**stop loss**” means the maximum amount of points on a spread market that can be won or lost, and “**stop win**” has a corresponding meaning.

(2) A spread bet is placed by the customer staking a stated amount of money per point and going high or going low where the amount won or lost is directly related to the fixed amount per point wagered.

(3) Each spread bet shall be subject to the stop loss or stop win set by the bookmaker on each type of spread betting market offered by him or her.

(4) All stop losses or stop wins shall be displayed at all times in the betting room or displayed on the website of a bookmaker and, at the request of the player, shall be read out to the player.

(5) A player shall lose if the outcome of the event falls within the spread margin or the side of spread margin opposite to that on which he or she wagered.

(6) The size of a player's win shall be determined by taking the lesser of –

- (a) the number of points difference between that point of the spread margin at which the player wagered and the stop loss or stop win on that side; and
- (b) the number of points difference between that point of the spread margin at which the player wagered and the outcome of the event.

(7) The size of the player's loss shall be determined by taking the lesser of –

- (a) the number of points difference between that point of the spread margin opposite to that on which the player wagered and the stop loss or stop win on that side; and
- (b) the number of points difference between that point of the spread margin opposite to that on which the player wagered and the outcome of the event.

(8)(a) In certain events the bookmaker may allow the player to close his or her bet by either taking a profit or cutting a loss.

(b) If a player has gone high and he or she takes his or her profit or cuts his or her loss, the size of the player's win or loss, as the case may be, shall be the difference between

–

- (i) the high point of the spread margin applicable when the bet was struck; and
- (ii) the low point of the spread margin applicable at the time that the profit is taken or the loss is cut.

(c) If a player has gone low and he or she takes his or her profit or cuts his loss, the size of the player's win or loss, shall be the difference between –

- (i) the low point of the spread margin applicable when the bet was struck; and
- (ii) the high point of the spread margin applicable at the time that the profit is taken or the loss is cut.

Sport provisions relating to spread betting

38. Notwithstanding the provisions of rule 28 to rule 36 the following provisions shall apply to Sports spread betting –

(a) In relation to football –

(i) for any bets on the time of an event, such as first goal or first throw occurring in the match, settlement shall be determined by the official timing of the match where available or alternatively bets will be settled on market consensus;

(ii) a bet on the total number of points that a team will attain during the season shall not be affected by any points deducted after the completion of the season; and

(iii) in any bet on the total shirt numbers of the goal scorers in a match, the shirt number of any scorer of an own goal shall be added to the total of shirt numbers of the team which is credited with the goal.

(b) In relation to cricket –

(i) all bets struck on the number of runs to be scored in the first innings of a one-day match shall be void if the side has not completed 90 percent of the original allocated overs, or 90 percent of any reduction of overs, unless the team has been dismissed; and

(ii) in respect of a bet on a match between two batsmen, each shall go in to bat, and at least one ball shall be bowled to each for the bet to be valid.

(c) In relation to golf, in a bet on finishing positions where a position is tied, the average of the number of places allocated to the players involved in the tie for such position shall be used: Provided that in a playoff, the winner of the playoff shall be the winner.

(d) In relation to motor racing, any bet involving the winning margin of a Grand Prix race, the margin shall be rounded up or down to the nearest 1000th of a second.

(e) In relation to rugby –

(i) eight points shall be awarded for a penalty try on bets struck on the jersey numbers of try scorers; and

(ii) every player shall retain his or her original number for the duration of the match.

(f) In relation to boxing, any bet involving the finishing time of the fight, all rounds shall be three minutes, and the finishing time shall be rounded up or down to the nearest minute.

(g) In relation to horse racing, a bet on finishing positions across a race day shall be void should the race meeting be abandoned.

Annexure A**ODDS OF WITHDRAWN HORSE OR DEDUCTIONS
CONTESTANT**

25 /1 and bigger	No deduction
13/1 to 20/1	5 %
9/1 to 12/1	10 %
6/1 to 8/1	15 %
4/1 to 11/2	20 %
3/1 to 7/2	25 %
22/10 to 28/10	30 %
16/10 to 2/1	35 %
13/10 to 15/10	40 %
11/10 to 12/10	45 %
1/1	50 %
8/10 to 9/10	55 %
6/10 to 7/10	60 %
5/10	65 %
4/10	70 %
1/3 and shorter	80 %

Annexure B

Full Accumulative Multiple Odds

NOTES

Note 1)

Formula for the calculation of Full Accumulative Multiple Odds (F.A.Odds)

$$\text{F.A.Odds} = (\text{O S1} + 1)(\text{O S2} + 1)(\text{O S3} + 1) - 1$$

Where

O S1 = Odds of the first selection

O S2 = Odds of the second selection

O S3 = Odds of the third selection

Note 2)

Example (Maths)

$$\text{O S1} = 1/1$$

$$\text{O S2} = 2/1$$

$$\text{O S3} = 4/1$$

$$\text{F.A.Odds} = (\text{O S1} + 1)(\text{O S2} + 1)(\text{O S3} + 1) - 1$$

$$= (1+1)(2+1)(4+1) - 1$$

$$= (2)(3)(5) - 1$$

$$= (2 \times 3 \times 5) - 1$$

$$= 30 - 1$$

$$= \underline{29} \quad [29/1]$$

Note 3)

Actual Bet

Stake R1 O S1 = 1/1, O S2 = 2/1, O S3 = 4/1

	Winnings	Stake	Payout
Leg 1	1	1	2
Leg 2	4	2	6
Leg 3	<u>24</u>	6	30
Total	29		

Total Winnings R29 + original Stake R1 = Payout R30

No. 64

23 April 2009

KWAZULU-NATAL GAMBLING BOARD**NOTICE OF APPLICATIONS RECEIVED FOR TYPE "A" SITE OPERATOR LICENCES –
BATCH 18: DURBAN AND SOUTH COAST**

1. In terms of Regulation 15 of the Regulations published under the KwaZulu-Natal Gambling Act, 1996 (Act No. 10 of 1996), notice is hereby given of the applications for Type "A" Site Operator Licences received from the applicants in Durban and South Coast areas mentioned below in terms of section 52 of the Act aforesaid. The following list contains the names of the applicant companies and their addresses:

ROUTE OPERATOR	SITE "A" OPERATOR APPLICANT	ADDRESS
Gold Circle KZN Slots (Pty) Ltd	1. Charlton Thabani Nsele t/a Linda's Tavern	Ogunjini Road, Indwedwe.
	2. Dhuram Singh t/a D. Singh Tattersalls	135 Chatsworth Main Road, Chatsworth.
	3. Gold Circle (Pty) Ltd t/a Pinetown Tab Branch	48 – 50 Old Main Road, Pinetown.
	4. Gold Circle (Pty) Ltd t/a Tavern on the Pack	89 Berrier Lane, Merewent.
	5. Meenakumari Chhagan t/a Lotus Park Tab	Shop 3 Fay Centre, Lotus Park, 5 Erythrina Clive.
	6. Norman Keith Volka t/a Comfort Zone	71 Wood Road, Montclair.
	7. Sheldon Peterson t/a Hillcrest Tab	Shop 20D, Hillcrest Centre, 38/ 42 Old Main Road, Hillcrest
	8. Rajhdaw Sathanarian Singh t/a Pineparkade Tab	Shop 7, 260 Pine Street, Durban
	9. Timothy Thulane Nduli t/a Dizah's Guest House	BB 566 Umlazi
	10. Venogaren Chettiar t/a Maxerz Pool Bar and Lounge	Shop 7 & 8 Chelin's Road, 300 Watsonia Road, Bluff

Luck At It KZN (Pty) Ltd	<ol style="list-style-type: none"> 1. Adam Adrian Janse Van Rensburg t/a 7th Heaven Restaurant 2. Anastasios Felemengas t/a Lido Disco 3. Hilltop Bar and Restaurant CC t/a Hilltop 4. Jeffrey Thulani Gumede t/a Buccaneers Tavern 5. Manival Pillay t/a Spingo Action Bar 6. Pathmanathan Chetty t/a Easy Eats Restaurant 7. RDLI Bowling Club 	<p>Mountbatten Square, 810 Trafalgar, Margate</p> <p>82 Smith Street, Durban</p> <p>Shop 3 and 4 Nishana Court, 246 West Road, Overport, Durban</p> <p>1191, Area 3A, Umgababa</p> <p>Shop 1, 150 Old Main Road, Isipingo</p> <p>5 Blace Road, New Germany, Pinetown</p> <p>1 DLI Avenue, Greyville</p>
Thuo Gaming KZN (Pty) Ltd	<ol style="list-style-type: none"> 1. Classy Trade & Investment 1150 CC t/a Action Sports & Entertainment Centre 2. Goodwill Similo Mabaso t/a Sonethile Tavern 3. New Germany Sports Club 4. Nobuhle NP Malinde t/a Crown Eating House 5. Queensburgh Sports Association 6. River North Trading 196 CC t/a Canecutters 7. Sugarberry Trading 372 CC t/a 3rd Avenue 8. Visual Media CC t/a Linga Longer 9. Woodrews Bar and Grill CC t/a Calypso Bar and Grill 	<p>33 Berg Street, Marburg.</p> <p>1247 Kwamakhutha Township, Mbumbulu, Durban</p> <p>3 Harvey Road, New Germany.</p> <p>95 Umbilo Road, Durban.</p> <p>44 Bowker Road, Queensburgh.</p> <p>Shop 1 & 2, 3M Centre, 235 Main Road, Tongaat.</p> <p>REM of 948, 3rd Avenue, Umtentweni, Port Shepstone.</p> <p>27 Protea Hill Road, Drummond</p> <p>Shop FF 2 Umdloti Centre, 1 South Beach Road, Umdloti</p>

Vukani Gaming KZN (Pty) Ltd	1. Berea Tattersalls Bar CC t/a Sports Junction	72 Brickfield Road, Overport, Durban
	2. Bright Idea Projects 2105 CC t/a Popeye's 11 Pub	957 Marine Drive, Ramsgate
	3. Brivak Enterprise CC t/a Hot Spot Tavern	Old Main Durban Road, Louisiana, Port Shepstone
	4. Geevaruthnum V. Pillay t/a Geeva's Restaurant and Bar	Crossmoor Station, Moorcross Drive, Crossmoor
	5. La Braserie Entertainment CC t/a V-Cafe	14 School Road, Pinetown
	6. Mathavan Moodley t/a Gaysans	Upper Level, 19/21 Burlington Road, Shallcross, Chatworth.
	7. Poison Apple Pub and Grill CC t/a Poison Apple Pub and Restaurant	Shop 35 Village Mall, Lot 1243, Impathle Road, Pennington.
	8. Poovlingum S. Royan t/a Jasons Dart and Snooker Club	Shop 9B, Montford Shopping Centre, 48 Road 701, Chatsworth
	9. Rubendran Naidoo t/a Links Place	Shop 3, 1 ST Floor, 46 Chatsworth Main Road, Durban
	10. Thamaravelli Govender t/a Sunset Action Bar	Shop 38, 625 Sunset Avenue, Woodhurst, Chatsworth

Public inspection of application

2. All the above mentioned applications will, subject to any ruling by the Board to the contrary in accordance with the provisions of section 26(5) of the KwaZulu-Natal Gambling Act, 1996 (Act No. 10 of 1996), be open to public inspection at the offices of the Board at the address below for the period from **23 April 2009 to 22 May 2009**.

Ground Floor (South Tower)
 Room G135
 Natalia Building
 330 Longmarket Street
 PIETERMARITZBURG
 3201

Invitation to lodge representations

3. Interested persons are hereby invited to lodge any representations in respect of any or all of the applicants by no later than **16:00 on 22 May 2009**. Representations should be in writing and must contain at least the following information:

- (a) The name of the applicant to whom the representations relate
- (b) The ground(s) on which representations are made.
- (c) The name, address and telephone number of the person submitting the representations.
- (d) An indication as to whether or not the person making the representations wishes to make oral representations when the Board hears the application.

Any representations that do not contain all of the information referred to in paragraph 3 above, will be deemed not to have been lodged with the Board and will not be considered by the Board.

Representations should be addressed to:
 The Acting Chief Executive Officer
 KwaZulu-Natal Gambling Board
 Private Bag X9102
 PIETERMARITZBURG
 3200
 or faxed to: (033) 342 7853.

No. 64

23 April 2009

KWAZULU-NATAL DOBBELRAAD

KENNISGEWING VAN AANSOEKE ONTVANG VIR TIPE "A" PERSEELOPERATEURSLISENSIE – GROEP 18: DURBAN EN SUID KUS

1. Ingevolge regulasie 15 van die regulasies onder die KwaZulu-Natal Dobbelwet, 1996 (Wet No. 10 van 1996), word hierby kennis gegee van die aansoeke ontvang vir Tipe "A" perseeloperateurs lisensies ontvang van applikaante in Durban en Suid Kus omgewing soos onder genoem ingevolge artikel 52 van die genoemde Wet. Die volgende lys bevat name en adresse van die applikante:

ROETE OPERATEUR	TIPE "A" OPERATEUR APPLIKANT	ADRES
Gold Circle KZN Slots (Pty) Ltd	1. Charlton Thabani Nsele t/a Linda's Tavern	Ogunjini Road, Indwedwe.
	2. Dhuram Singh t/a D. Singh Tattersalls	135 Chatsworth Main Road, Chatsworth.
	3. Gold Circle (Pty) Ltd t/a Pinetown Tab Branch	48 – 50 Old Main Road, Pinetown.
	4. Gold Circle (Pty) Ltd t/a Tavern on the Pack	89 Berrier Lane, Merewent.

	<ol style="list-style-type: none"> 5. Meenakumari Chhagan t/a Lotus Park Tab 6. Norman Keith Volka t/a Comfort Zone 7. Sheldon Peterson t/a Hillcrest Tab 8. Rajhdaw Sathanarian Singh t/a Pineparkade Tab 9. Timothy Thulane Nduli t/a Dizah's Guest House 10. Venogaren Chettiar t/a Maxerz Pool Bar and Lounge 	<p>Shop 3 Fay Centre, Lotus Park, 5 Erythrina Clive.</p> <p>71 Wood Road, Montclair.</p> <p>Shop 20D Hillcrest Centre, 38 / 42 Old Main Road, Hillcrest</p> <p>Shop 7-260 Pine Street, Durban</p> <p>BB 566 Umlazi</p> <p>Shop 7 & 8 Chelin's Road, 300 Watsonia Road, Bluff</p>
Luck At It KZN (Pty) Ltd	<ol style="list-style-type: none"> 1. Adam Adrian Janse Van Rensburg t/a 7th Heaven Restaurant 2. Anastasios Felemengas t/a Lido Disco 3. Hilltop Bar and Restaurant CC t/a Hilltop 4. Jeffrey Thulani Gumede t/a Buccaneers Tavern 5. Manival Pillay t/a Spingo Action Bar 6. Pathmanathan Chetty t/a Easy Eats Restaurant 7. RDLI Bowling Club 	<p>Mountbatten Square, 810 Trafalgar, Margate</p> <p>82 Smith Street, Durban</p> <p>Shop 3 and 4 Nishana Court, 246 West Road, Overport, Durban</p> <p>1191, Area 3A, Umgababa</p> <p>Shop 1, 150 Old Main Road, Isipingo</p> <p>5 Blace Road, New Germany, Pinetown</p> <p>1 DLI Avenue, Greyville</p>
Thuo Gaming KZN (Pty) Ltd	<ol style="list-style-type: none"> 1. Classy Trade & Investment 1150 CC t/a Action Sports & Entertainment Centre 2. Goodwill Similo Mabaso t/a Sonethile Tavern 3. New Germany Sports Club 4. Nobuhle NP Malinde t/a Crown Eating House 	<p>33 Berg Street, Marburg.</p> <p>1247 Kwamakhutha Township, Mbumbulu, Durban</p> <p>3 Harvey Road, New Germany.</p> <p>95 Umbilo Road, Durban.</p>

	<ol style="list-style-type: none"> 5. Queensburgh Sports Association 6. River North Trading 196 CC t/a Canecuttersl 7. Sugarberry Trading 372 CC t/a 3rd Avenue 8. Visual Media CC t/a Linga Longer 9. Woodrews Bar and Grill CC t/a Calypso Bar and Grill 	<p>44 Bowker Road, Queensburgh.</p> <p>Shop 1 & 2, 3M Centre, 235 Main Road, Tongaat.</p> <p>REM of 948, 3rd Avenue, Umtentweni, Port Shepstone.</p> <p>27 Protea Hill Road, Drummond</p> <p>Shop FF 2 Umdloti Centre, 1 South Beach Road, Umdloti</p>
<p>Vukani Gaming KZN (Pty) Ltd</p>	<ol style="list-style-type: none"> 1. Berea Tattasalls Bar CC t/a Sports Junction 2. Bright Idea Projects 2105 CC t/a Popeye's 11 Pub 3. Brivak Enterprise CC t/a Hot Spot Tavern 4. Geevaruthnum V. Pillay t/a Geeva's Restaurant and Bar 5. La Braserrie Entertainment CC t/a V -Cafe 6. Mathavan Moodley t/a Gaysans 7. Poison Apple Pub and Grill CC t/a Poison Apple Pub and Restaurant 8. Poovlingum S. Royan t/a Jasons Dart and Snooker Club 9. Rubendran Naidoo t/a Links Place 10. Thamaravelli Govender t/a Sunset Action Bar 	<p>72 Brickfield Road, Overport, Durban</p> <p>957 Marine Drive, Ramsgate</p> <p>Old Main Durban Road, Louisiana, Port Shepstone</p> <p>Crossmoor Station, Moorcross Drive, Crossmoor</p> <p>14 School Road, Pinetown</p> <p>Upper Level, 19/21 Burlington Road, Shallcross, Chatworth.</p> <p>Shop 35 Village Mall, Lot 1243, Impathle Road, Pennington.</p> <p>Shop 9B, Montford Shopping Centre, 48 Road 701, Chatsworth</p> <p>Shop 3, 1ST Floor, 46 Chatsworth Main Road, Durban</p> <p>Shop 38, 625 Sunset Avenue, Woodhurst, Chatsworth</p>

Openbare inspeksie van aansoek

2. Die aansoek lê, behoudens enige teenstrydige reëling deur die raad in ooreenstemming met die bepalings van artikel 26(5) van die KwaZulu-Natal Dobbeltwet, 1996 (Wet No. 10 van 1996), vir openbare inspeksie ter insae by die kantoor van die Raad by die ondergemelde adres vir die tydperk van **23 April 2009 tot 22 Mei 2009**.

**Grondvloer (Suid Toring)
Kamer G135
Natalia Gebou
Langmarkstraat 330
Pietermaritzburg
3201**

Uitnodiging om vertoë te rig

3. Belanghebbende persone word hierby uitgenooi om enige vertoë ten opsigte van enige of al die aansoekers te rig teen nie later as **16:00** op **22 Mei 2009**. Vertoë moet skriftelik geskied en moet minstens die volgende inligting bevat:
- (a) Die name van die aansoeker waarop die vertoë betrekking het;
 - (b) Die grond(e) waarop die vertoë berus;
 - (c) Die naam, adres en telefoonnommer van die persoon wat die vertoë rig en
 - (d) 'n Aanduiding of die persoon wat die vertoë rig ook mondelikse vertoë wil rig, aldan nie, wanneer die raad die aansoek aanhoor.

Enige vertoë wat nie al die besonderhede bevat wat in paragraaf 3 vermeld word nie, sal geag word nie by die Raad ingedien te wees nie en sal nie deur die Raad oorweeg word nie.

Vertoë moet gerig word aan:
Die waarnemende Hoof- Uitvoerende Beëmpte
KwaZulu-Natal Dobbeltraad
Privaat Sak 9102
Pietermaritzburg
3200
Of per faks gestuur word na: (033) 342-7853.

No. 64

23 kuMbaso 2009

IBHODI YEZOKUGEMBULA YAKWAZULU-NATALI

ISAZISO NGEZICELO EZAMUKELIWE ZENDAWO ENGU "A" YOHLOBO LWAMALAYISENSI OKUQHUBA IMISHINI – UMTHAMO WE – 18: DURBANU NASENZANSI NOGU

1. Ngokomthethonqubo 15 weMithethonqubo ngaphansi koMthetho wezokuGembula waKwaZulu-Natali, (uMthetho No. 10 of 1996), ngalokhu lapha kunikezwa isaziso ngezicelo zeNdawo engu "A" yohlobo lwamaLayisensi okuqhuba ibhizinisi lokugembula ezimukelwe ngumfakizicelo zasendaweni yaseThekwini nasoGwini Olusezansi ezibalulwe ngenzansi ngokwesigaba 52 soMthetho oshiwoyo. Ngenzansi amagama ezinkampani ezifake izicelo kanye namakheli azo:

UMUNTU OWENGAMELE IBHIZINISI LOKUGEMBULA KULEYO NDAWO	UMFAKISICELO	IKHELI
I – Gold Circle KZN Slots (Pty) Ltd	1. Charlton Thabani Nsele t/a Linda's Tavern	Ogunjini Road, Indwedwe.
	2. Dhuram Singh t/a D. Singh Tattersalls	135 Chatsworth Main Road, Chatsworth.
	3. Gold Circle (Pty) Ltd t/a Pinetown Tab Branch	48 – 50 Old Main Road, Pinetown.
	4. Gold Circle (Pty) Ltd t/a Tavern on the Pack	89 Berrier Lane, Merewent.
	5. Meenakumari Chhagan t/a Lotus Park Tab	Shop 3 Fay Centre, Lotus Park, 5 Erythrina Clive.
	6. Norman Keith Volka t/a Comfort Zone	71 Wood Road, Montclair.
	7. Sheldon Peterson t/a Hillcrest Tab	Shop 20D Hillcrest Centre, 38 / 42 Old Main Road, Hillcrest
	8. Rajhdaw Sathanarian Singh t/a Pineparkade Tab	Shop 7-260 Pine Street, Durban
	9. Timothy Thulane Nduli t/a Dizah's Guest House	BB 566 Umlazi
	10. Venogaren Chettiar t/a Maxerz Pool Bar and Lounge	Shop 7 & 8 Chelin's Road, 300 Watsonia Road, Bluff
I – Luck At It KZN (Pty) Ltd	1. Adam Adrian Janse Van Rensburg t/a 7 th Heaven Restaurant	Mountbatten Square, 810 Trafalgar, Margate

	<ol style="list-style-type: none"> 2. Anastasios Felemengas t/a Lido Disco 3. Hilltop Bar and Restaurant CC t/a Hilltop 4. Jeffrey Thulani Gumede t/a Buccaneers Tavern 5. Manival Pillay t/a Spingo Action Bar 6. Pathmanathan Chetty t/a Easy Eats Restaurant 7. RDLI Bowling Club 	<p>82 Smith Street, Durban</p> <p>Shop 3 and 4 Nishana Court, 246 West Road, Overport, Durban</p> <p>1191, Area 3A, Umgababa</p> <p>Shop 1, 150 Old Main Road, Isipingo</p> <p>5 Blace Road, New Germany, Pinetown</p> <p>1 DLI Avenue, Greyville</p>
I – Thuo Gaming KZN (Pty) Ltd	<ol style="list-style-type: none"> 1. Classy Trade & Investment 1150 CC t/a Action Sports & Entertainment Centre 2. Goodwill Similo Mabaso t/a Sonethile Tavern 3. New Germany Sports Club 4. Nobuhle NP Malinde t/a Crown Eating House 5. Queensburgh Sports Association 6. River North Trading 196 CC t/a Canecutters 7. Sugarberry Trading 372 CC t/a 3rd Avenue 8. Visual Media CC t/a Linga Longer 9. Woodrews Bar and Grill CC t/a Calypso Bar and Grill 	<p>33 Berg Street, Marburg.</p> <p>1247 Kwamakhutha Township, Mbumbulu, Durban</p> <p>3 Harvey Road, New Germany.</p> <p>95 Umbilo Road, Durban.</p> <p>44 Bowker Road, Queensburgh.</p> <p>Shop 1 & 2, 3M Centre, 235 Main Road, Tongaat.</p> <p>REM of 948, 3rd Avenue, Umtentweni, Port Shepstone.</p> <p>27 Protea Hill Road, Drummond</p> <p>Shop FF 2 Umdloti Centre, 1 South Beach Road, Umdloti</p>
I – Vukani Gaming KZN (Pty) Ltd	<ol style="list-style-type: none"> 1. Berea Tattersalls Bar CC t/a Sports Junction 	<p>72 Brickfield Road, Overport, Durban</p>

	2. Bright Idea Projects 2105 CC t/a Popeye's 11 Pub	957 Marine Drive, Ramsgate
	3. Brivak Enterprise CC t/a Hot Spot Tavern	Old Main Durban Road, Louisiana, Port Shepstone
	4. Geevaruthnum V. Pillay t/a Geeva's Restaurant and Bar	Crossmoor Station, Moorcross Drive, Crossmoor
	5. La Braserrie Entertainment CC t/a V -Cafe	14 School Road, Pinetown
	6. Mathavan Moodley t/a Gaysans	Upper Level, 19/21 Burlington Road, Shallcross, Chatworth.
	7. Poison Apple Pub and Grill CC t/a Poison Apple Pub and Restaurant	Shop 35 Village Mall, Lot 1243, Impathle Road, Pennington.
	8. Poovlingum S. Royan t/a Jasons Dart and Snooker Club	Shop 9B, Montford Shopping Centre, 48 Road 701, Chatsworth
	9. Rubendran Naidoo t/a Links Place	Shop 3, 1 ST Floor, 46 Chatsworth Main Road, Durban
	10. Thamaravelli Govender t/a Sunset Action Bar	Shop 38, 625 Sunset Avenue, Woodhurst, Chatsworth

Ukuhlolwa kwezicelo ngumphakathi

2. Zonke izicelo ezibalulwe ngenhla, kuye ngokuhambisana nanoma yisiphi isinqumo seBhodi esiphikisayo ngokwezinhlinzeko zesigaba 26(5) soMthetho wezokuGembula waKwaZulu-Natali ka1996 (uMthetho No. 10 ka 1996), izicelo zizokwazi ukubonwa ngumphakathi emahhovisi eBhodi kuleli kheli elibhalwe ngezansi esikhathini esisukela kumhla zinga 23 ku Mbaso 2009 kuya zinga 22 KuNhlaba 2009.

Ground Floor (South Tower)
Room G135
Natalia Building
330 Longmarket Street
PIETERMARITZBURG
3201

Isimemo sokwenza izethulo

3. Abantu abanentshisekelo bayamenywa ukuba benze izethulo lungakadluli mhla zingama 22 ku Nhlaba 2009 ngaphambi kwehora lesine ntambama. Izethulo kufanele zibhalwe futhi zibe nale mininingwane elandelayo:

- 1.1 izethulo eziqondene naye;
- 1.2 Izizathu izethulo ezenziwa ngaphansi kwazo;
- 1.3 Igama, ikheli kanye nenombolo yocingo yomuntu oletha izethulo; kanye;
- 1.4 Nokubalula ukuthi umuntu owenza izethulo ufisa ukwenza izethulo ngomlomo uma iBhodi isilalela isicelo.

Noma iziphi izethulo ezingaluqethe lonke lolu lwazi olubalulwe endimeni 3 ngenhla zizothathwa ngokuthi azikaze zethulwe kwiBhodi futhi iBhodi angeke izicubungule.

Izethulo kufanele zithunyelwe ku:

The Acting Chief Executive Officer
KwaZulu-Natal Gambling Board
Private Bag X9102
PIETERMARITZBURG
3200

noma zifekselwe ku: (033) 3427853.

No. 65

23 April 2009

KWAZULU-NATAL NATURE CONSERVATION BOARD

Government Gazette notice -

DECLARATION OF THE ZULULAND RHINO RESERVE IN TERMS OF S23 OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003 (ACT NO. 57 OF 2003)

Under and by virtue of the powers vested in me by section 23 of the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003), I do hereby declare and make known that, with effect from the date of publication hereof, the land described as the Portion 9 of Mkuzi-Suid No. 14402, Portion 24 (of 13) of Mkuzi-Suid No. 14402, Portion 1 of the Farm Mignonette No.17233, Remainder of portion 2 Mkuzi-Suid No. 14402, Portion 1 of the Farm Clerkness No.13459, Remainder of the Farm Chaos No.13581, The Farm Jarabub No.13582, Portion 3 of the Farm Poincare No.13583, Remainder of portion 7 of the Farm Mkuzi-Wes No.14403, The Farm Houthaak No. 17597, Portion 21 of Mkuzi-Wes No.14403, Portion 5 of the Farm Mkuze-Wes No.14403, The Farm Tarzan No. 13727, Portion 6 of the Farm Mkuzi-Wes No.14403, Portion 2 of the Farm Okalweni No.13151, Portion 9 of the Farm Mkuze-Wes No.14403, The Farm Leeuwarden No. 14112, The Farm Foster No.14113, The Farm Sikoteni No. 14069, The Farm Mvuleni No.13361, Portion 14 of the Farm Mkuzi-Wes No. 14403, Portion 10 of the Farm Mkuzi-Wes No. 14403, Remainder of Farm Quixote No.13360, Portion 1 of the Farm Borkum No.13779, Remainder of Farm Tokaano No. 13867, The Farm Taranaki No. 13868, Portion 3 of the Farm Okalweni No.13151, Portion 15 of the Farm Mkuzi-Wes No.14403, The Farm Bonzo No.13728, Portion 1 of the Farm Poincare No.13583, Portion 2 of the Farm Poincare No.13583, Remainder of the Farm Poincare No.13583, Portion 13 of the Farm Mkuzi-Wes No. 14403, The Farm Mziki No. 13113, Remainder of portion 8 of the Farm Mkuzi-Wes No.14403, The Farm Impunzi No. 16013, Remainder of portion 3 of the Farm Mkuzi-Wes No. 14403, Remainder of portion 4 of the Farm Mkuzi-Wes No. 14403, The Farm Abu Madi No.13584, Remainder of the Farm Cromarty No.13048, Portion 18 (of 15) of Farm Mkuzi-Wes No. 14403, situated in the province of KwaZulu-Natal and in the Jozini Local Municipalities (as per the schedule attached here with), shall be a Nature Reserve to be known as the Zululand Rhino Reserve.

SCHEDULE

Name of the protected area (section 23 (1) (b) of the National Environmental Management: Protected Areas Act (No. 57 of 2003): Zululand Rhino Reserve.

Category of protected area (section 23 (1) (i) of the National Environmental Management: Protected Areas Act (No. 57 of 2003): Nature Reserve.

Description of the protected area: the protected area comprises the following –

1. The property known as Portion 9 of Mkuzi-Suid No. 14402, Registration Division HV, Province of KwaZulu-Natal, in extent 797.6013 hectares, held under title deed no. T43663/2006, as appears in Surveyor General diagram No. 282/1968.
2. The property known as Portion 24 (of 13) of Mkuzi-Suid No. 14402, Registration Division HV, Province of KwaZulu-Natal, in extent 216.0257 hectares, held under title deed no. T43663/2006, as appears in Surveyor General diagram No. 2035/2000.
3. The property known as Portion 1 of the Farm Mignonette No. 17233, Registration Division HV, Province of KwaZulu-Natal, in extent 246.3000 hectares, held under title deed no. T43663/2006, as appears in Surveyor General diagram No. 3320/1998.
4. The property known as Remainder of Portion 2 Mkuzi-Suid No. 14402, Registration Division HV, Province of KwaZulu-Natal, in extent 449.9798 hectares, held under title deed no. T43663/2006, as appears in Surveyor General diagram No. 5095/1960.
5. The property known as Portion 1 of the Farm Clerkness No. 13459, Registration Division HV, Province of KwaZulu-Natal, in extent 60.1932 hectares, held under title deed no. T15839/1991, as appears in Surveyor General diagram No. 7065/1955.
6. The property known as Remainder of the Farm Chaos No. 13581, Registration Division HV, Province of KwaZulu-Natal, in extent 590.1131 hectares, held under title deed no. T21381/1984, as appears in Surveyor General diagram No. SV583F39.
7. The property known as the Farm Jarabub No. 13582, Registration Division HV, Province of KwaZulu-Natal, in extent 509.7095 hectares, held under title deed no. T21381/1984, as appears in Surveyor General diagram No. SV583F57.
8. The property known as Portion 3 of the Farm Poincare No. 13583, Registration Division HV, Province of KwaZulu-Natal, in extent 202.3430 hectares, held

- under title deed no. T40919/1995, as appears in Surveyor General diagram No. 6143/1957.
9. The property known as Remainder of Portion 7 of the Farm Mkuzi-Wes No. 14403, Registration Division HV, Province of KwaZulu-Natal, in extent 372.0311 hectares, held under title deed no. T9440/1998, as appears in Surveyor General diagram No. 5107/1960.
 10. The property known as Portion 5 of Mkuzi-Wes No. 14403, Registration Division HV, Province of KwaZulu-Natal, in extent 820.9489 hectares, held under title deed no. T31116/2003, as appears in Surveyor General diagram No. 5105/1960.
 11. The property known as the Farm Tarzan No. 13727, Registration Division HV, Province of KwaZulu-Natal, in extent 422.4922 hectares, held under title deed no. T29223/2000, as appears in Surveyor General diagram No. SV583F7.
 12. The property known as Portion 6 of Mkuzi-Wes No. 14403, Registration Division HV, Province of KwaZulu-Natal, in extent 819.8938 hectares, held under title deed no. T29222/2000, as appears in Surveyor General diagram No. 5106/1960.
 13. The property known as Portion 2 of the Farm Okalweni No. 13151, Registration Division HV, Province of KwaZulu-Natal, in extent 697.7710 hectares, held under title deed no. T40946/2006, as appears in Surveyor General diagram No. 1976/2002.
 14. The property known as Portion 9 of Mkuzi-Wes No. 14403, Registration Division HV, Province of KwaZulu-Natal, in extent 933.4232 hectares, held under title deed no. T23828/1997, as appears in Surveyor General diagram No. 5109/1960.
 15. The property known as the Farm Leeuwarden No. 14112, Registration Division HV, Province of KwaZulu-Natal, in extent 686.6130 hectares, held under title deed no. T7524/2006, as appears in Surveyor General diagram No. SV583F38.
 16. The property known as the Farm Foster No. 14113, Registration Division HV, Province of KwaZulu-Natal, in extent 800.6939 hectares, held under title deed no. T7524/2006, as appears in Surveyor General diagram No. SV583F37.
 17. The property known as the Farm Sikoteni No. 14069, Registration Division HV, Province of KwaZulu-Natal, in extent 606.2752 hectares, held under title deed no. T7525/2006, as appears in Surveyor General diagram No. SV583F31.

18. The property known as the Farm Mvuleni No. 13361, Registration Division HV, Province of KwaZulu-Natal, in extent 729.1910 hectares, held under title deed no. T7526/2006, as appears in Surveyor General diagram No. SV583F29.
19. The property known as Portion 14 of the Farm Mkuzi-Wes No. 14403, Registration Division HV, Province of KwaZulu-Natal, in extent 859.1179 hectares, held under title deed no. T7525/2006, as appears in Surveyor General diagram No. 284/1968.
20. The property known as Portion 10 of the Farm Mkuzi-Wes No. 14403, Registration Division HV, Province of KwaZulu-Natal, in extent 988.2432 hectares, held under title deed no. T7524/2006, as appears in Surveyor General diagram No. 5110/1960.
21. The property known as Remainder of the Farm Quixote No. 13360, Registration Division HV, Province of KwaZulu-Natal, in extent 756.8969 hectares, held under title deed no. T7526/2006, as appears in Surveyor General diagram No. SV816F34.
22. The property known as Portion 1 of the Farm Borkum No. 13779, Registration Division HV, Province of KwaZulu-Natal, in extent 235.9738 hectares, held under title deed no. T7524/2006, as appears in Surveyor General diagram No. 3648/2006.
23. The property known as Remainder of the Farm Tokaano No. 13867, Registration Division HV, Province of KwaZulu-Natal, in extent 475.8867 hectares, held under title deed no. T16793/1990, as appears in Surveyor General diagram No. SV583F54.
24. The property known as the Farm Taranaki No. 13868, Registration Division HV, Province of KwaZulu-Natal, in extent 482.5273 hectares, held under title deed no. T16793/1990, as appears in Surveyor General diagram No. SV583F55.
25. The property known as Portion 3 of the Farm Okalweni No. 13151, Registration Division HV, Province of KwaZulu-Natal, in extent 239.9868 hectares, held under title deed no. T29683/2004, as appears in Surveyor General diagram No. 1977/2002.
26. The property known as Portion 15 of the Farm Mkuzi-Wes No. 14403, Registration Division HV, Province of KwaZulu-Natal, in extent 839.2380 hectares, held under title deed no. T43012/2003, as appears in Surveyor General diagram No. 285/1968.
27. The property known as Portion 1 of the Farm Poincare No. 13583, Registration Division HV, Province of KwaZulu-Natal, in extent 45.5110 hectares, held

- under title deed no. T29527/1996, as appears in Surveyor General diagram No. 1037/1956.
28. The property known as Portion 2 of the Farm Poincare No. 13583, Registration Division HV, Province of KwaZulu-Natal, in extent 80.9372 hectares, held under title deed no. T29527/1996, as appears in Surveyor General diagram No. 1038/1956.
29. The property known as Remainder of the Farm Poincare No. 13583, Registration Division HV, Province of KwaZulu-Natal, in extent 146.2419 hectares, held under title deed no. T29527/1996, as appears in Surveyor General diagram No. SV583F40.
30. The property known as Portion 13 of the Farm Mkuzi-Wes No. 14403, Registration Division HV, Province of KwaZulu-Natal, in extent 931.4614 hectares, held under title deed no. T1277/2008, as appears in Surveyor General diagram No. 5113/1960.
31. The property known as the Farm Unohemu No. 16012, Registration Division HV, Province of KwaZulu-Natal, in extent 655.5697 hectares, held under title deed no. T41772/2006, as appears in Surveyor General diagram No. 302/1988.
32. The property known as Remainder of Portion 8 of the Farm Mkuzi-Wes No. 14403, Registration Division HV, Province of KwaZulu-Natal, in extent 467.8547 hectares, held under title deed no. T1277/2008, as appears in Surveyor General diagram No. 5108/1960.
33. The property known as the Farm Impunzi No. 16013, Registration Division HV, Province of KwaZulu-Natal, in extent 435.7423 hectares, held under title deed no. T6078/2008, as appears in Surveyor General diagram No. 303/1988.
34. The property known as Remainder of Portion 4 of the Farm Mkuzi-Wes No. 14403, Registration Division HV, Province of KwaZulu-Natal, in extent 825.8843 hectares, held under title deed no. T48922/2007, as appears in Surveyor General diagram No. 5104/1960.

IBHODI LEZOKONGIWA KWEMVELO KWAZULU-NATALI

Isiaziso esizophuma kusoMqulu kaHulumeni:-

UKWETHULWA KWE-ZULULAND RHINO RESERVE NGOKULAWULA KOMTHETHO KAZWELONKE WOKUPHATHWA KWEMVELO: IZINDAWO EZIVIKELWE NGOKOMTHETHO KA-2003 (UMTHETHO WAMA-57 KA-2003)

Ngokwamandla engiwanikiwe ngokwesigaba sama 23 soMthetho Olawula Imvelo neziNdawo Ezivikelekile ka 2003 (uMthetho wama 57 ka 2003), ngithanda ukwethula futhi nginazise ukuthi kusukela ngosuku lokushicilela, indawo eyaziwa ngo-'Portion' 9 we Mkuzi-Suid Namba 14402, 'Portion' 24 (ka 13) we Mkuzi-Suid Namba 14402, 'Portion' 1 wePulazi elibizwa nge Mignonette Namba 17233, insalela ka 'Portion' 2 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, 'Portion' 1 wePulazi elibizwa nge Clerkness Namba 13459, nensalela yePulazi elibizwa nge Chaos Namba 13581, iPulazi elibizwa nge Jarabub Namba 13582, 'Portion' 3 ye Pulazi elibizwa nge Poincare Namba 13583, insalela ka 'Portion' 7 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, iPulazi elibizwa nge Houthaak Namba 17597, 'Portion' 21 we Mkuzi-Wes Namba 14403, 'Portion' 5 we Pulazi elibizwa nge Mkuzi-Wes Namba 14403, iPulazi i Tarzan Namba 13727, 'Portion' 6 we Pulazi elibizwa nge Mkuzi-Wes Namba 14403, 'Portion' 2 we Pulazi elibizwa Okalweni Namba 13151, 'Portion' 9 we Pulazi elibizwa nge Mkuze-Wes Namba 14403, iPulazi elibizwa nge Leeuwarden Namba 14112, iPulazi elibizwa nge Foster Namba 14113, iPulazi elibizwa nge Sikoteni Namba 14069, iPulazi elibizwa nge Mvuleni Namba 13361, 'Portion' 14 wePulazi elibizwa nge Mkuze-Wes Namba 14403, 'Portion' 10 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, insalela ye Pulazi elibizwa nge Quixote Namba 13360, 'Portion' 1 wePulazi elibizwa nge Borkum Namba 13779, insalela yePulazi elibizwa nge Tokaano Namba 13867, iPulazi elibizwa nge Taranaki Namba 13868, 'Portion' 3 wePulazi elibizwa nge Okalweni Namba 13151, 'Portion' 15 yePulazi elibizwa nge Mkuzi-Wes Namba 14403, iPulazi elibizwa nge Bonzo Namba 13728, 'Portion' 1 wePulazi elibizwa nge Poincare Namba 13583, 'Portion' 2 wePulazi elibizwa nge Poincare Namba 13583, insalela yePulazi elibizwa nge Poincare 13583, 'Portion' 13 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, iPulazi elibizwa nge Mziki Namba 13113, insalela ka 'Portion' 8 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, iPulazi elibizwa nge Impunzi Namba 16013, insalela ka 'Portion' 3 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, insalela ka 'Portion' 4 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, iPulazi elibizwa nge Abu Madi Namba 13584, insalela yePulazi

elibizwa nge Cromarty Namba 13048, 'Portion' 18 (ka 15) wePulazi elibizwa nge Mkuzi-Wes Namba 14403, ezitholakala esifundazweni saKwaZulu-Natali nakuMasipala waseJozini (ngokohla olunanyathiselwe lapha) kuyoba indawo yoKongiwa Kwemvelo eyaziwa nge-Zululand Rhino Reserve.

UHLELO

Igama lendawo evikelwe (isigaba sama 23 (1) (b) soMthetho Olawula Ezemvelo neziNdawo Ezivikelwe (wama 57 ka 2003): i-Zululand Rhino Reserve.

Uhlobo lwendawo evikelwe (isigaba sama 23 (1) (i) soMthetho Olawula Ezemvelo neziNdawo Ezivikelwe (wama 57 ka 2003): i-Zululand Rhino Reserve.

Incazelo yendawo evikelwe: Indawo evikelwe inalokhu okulandelayo –

1. Indawo eyaziwa ngo 'Portion' 9 we Mkuzi-Suid Namba 14402, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 797.6013, iphethwe ngaphansi kwetayitela Namba T43663/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 282/1968.
2. Indawo eyaziwa ngo 'Portion' 24 (ka 13) we Mkuzi-Suid Namba 14402, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 216.0257, iphethwe ngaphansi kwetayitela Namba T43663/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 2035/2000.
3. Indawo eyaziwa ngo 'Portion' 1 we Pulazi elibizwa nge Mignonette Namba 17233, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 246.3000, iphethwe ngaphansi kwetayitela Namba T43663/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 3320/1998.
4. Indawo eyaziwa ngensalela ka 'Portion' 2 we Mkuzi-Suid Namba 14402, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 449.9798, iphethwe ngaphansi kwetayitela Namba T43663/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 5095/1960.
5. Indawo eyaziwa ngo 'Portion' 1 wePulazi elibizwa nge Clerkness Namba 13459, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 60.1932, iphethwe ngaphansi kwetayitela Namba

- T15839/1991, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 7065/1955.
6. Indawo eyaziwa ngensalela wePulazi elibizwa nge Chaos Namba 13581, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 590.1131, iphethwe ngaphansi kwetayitela Namba T21831/1984, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba SV583F39.
 7. Indawo eyaziwa ngePulazi elibizwa nge Jarabub Namba 13582, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 509.7095, iphethwe ngaphansi kwetayitela Namba T21831/1984, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba SV583F57.
 8. Indawo eyaziwa ngo 'Portion' 3 wePulazi elibizwa nge Poincare Namba 13583, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 202.3430, iphethwe ngaphansi kwetayitela Namba T40919/1995, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 6143/1957.
 9. Indawo eyaziwa ngensalela ka 'Portion' 7 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 372.0311, iphethwe ngaphansi kwetayitela Namba T9440/1998, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 5107/1960.
 10. Indawo eyaziwa ngo 'Portion' 5 we Mkuzi-Wes Namba 14403, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 820.9489, iphethwe ngaphansi kwetayitela Namba T31116/2003, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 5105/1960.
 11. Indawo eyaziwa ngePulazi elibizwa nge Tarzan Namba 13727, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 422.4922, iphethwe ngaphansi kwetayitela Namba T29223/2000, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba SV583F7.
 12. Indawo eyaziwa ngo 'Portion' 6 we Mkuzi-Wes Namba 14403, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 819.8938, iphethwe ngaphansi kwetayitela Namba T29222/2000, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 5106/1960.
 13. Indawo eyaziwa ngensalela ka 'Portion' 2 wePulazi elibizwa nge Okalweni Namba 13151, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 697.7710, iphethwe ngaphansi kwetayitela

- Namba T40946/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 1976/2002.
14. Indawo eyaziwa ngo 'Portion' 9 we Mkuzi-Wes Namba 14403, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 933.4232, iphethwe ngaphansi kwetayitela Namba T23828/1997, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 5109/1960.
 15. Indawo eyaziwa ngePulazi elibizwa nge Leeuwarden Namba 14112, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 686.6130, iphethwe ngaphansi kwetayitela Namba T7524/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba SV583F38.
 16. Indawo eyaziwa ngePulazi elibizwa nge Foster Namba 14113, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 800.6939, iphethwe ngaphansi kwetayitela Namba T7524/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba SV583F37.
 17. Indawo eyaziwa ngePulazi elibizwa nge Sikoteni Namba 14069, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 606.2752, iphethwe ngaphansi kwetayitela Namba T7525/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba SV583F31.
 18. Indawo eyaziwa ngePulazi elibizwa nge Mvuleni Namba 13361, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 729.1910, iphethwe ngaphansi kwetayitela Namba T7526/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba SV583F29.
 19. Indawo eyaziwa ngo 'Portion' 14 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 859.1179, iphethwe ngaphansi kwetayitela Namba T7525/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 284/1968.
 20. Indawo eyaziwa ngo 'Portion' 10 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 988.2432, iphethwe ngaphansi kwetayitela Namba T7524/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 5110/1960.
 21. Indawo eyaziwa ngensalela yePulazi elibizwa nge Quixote Namba 13360, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 756.8969, iphethwe ngaphansi kwetayitela Namba

- T7526/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba SV816F34.
22. Indawo eyaziwa ngo 'Portion' 1 wePulazi elibizwa nge Borkum Namba 13779, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 235.9738, iphethwe ngaphansi kwetayitela Namba T7524/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 3648/2006.
23. Indawo eyaziwa ngensalela yePulazi elibizwa nge Tokaano Namba 13867, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 475.8867, iphethwe ngaphansi kwetayitela Namba T16793/1990, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba SV583F54.
24. Indawo eyaziwa ngePulazi elibizwa nge Taranaki Namba 13868, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 482.5273, iphethwe ngaphansi kwetayitela Namba T16793/1990, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba SV583F55
25. Indawo eyaziwa ngo 'Portion' 3 wePulazi elibizwa nge Okalweni Namba 13151, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 239.9868, iphethwe ngaphansi kwetayitela Namba T29683/2004, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 1977/2002.
26. Indawo eyaziwa ngo 'Portion' 15 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 839.2380, iphethwe ngaphansi kwetayitela Namba T43012/2003, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 285/1968.
27. Indawo eyaziwa ngo 'Portion' 1 wePulazi elibizwa nge Poincare Namba 13583, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 45.5110, iphethwe ngaphansi kwetayitela Namba T29527/1996, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 1037/1956.
28. Indawo eyaziwa ngo 'Portion' 2 wePulazi elibizwa nge Poincare Namba 13583, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 80.9372, iphethwe ngaphansi kwetayitela Namba T29527/1996, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 1038/1956.

29. Indawo eyaziwa ngensalela yePulazi elibizwa nge Poincare Namba 13583, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 146.2419, iphethwe ngaphansi kwetayitela Namba T29527/1996, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba SV583F40.
30. Indawo eyaziwa ngo 'Portion' 13 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 931.4614, iphethwe ngaphansi kwetayitela Namba T1277/2008, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 5113/1960.
31. Indawo eyaziwa ngePulazi elibizwa nge Unohemu Namba 16012, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 655.5697, iphethwe ngaphansi kwetayitela Namba T41772/2006, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 302/1988
32. Indawo eyaziwa ngo 'Portion' 8 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 467.8547, iphethwe ngaphansi kwetayitela Namba T1277/2008, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 5108/1960.
33. Indawo eyaziwa ngePulazi elibizwa nge Impunzi Namba 16013, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 435.7423, iphethwe ngaphansi kwetayitela Namba T6078/2008, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 303/1988
34. Indawo eyaziwa ngensalela ka 'Portion' 4 wePulazi elibizwa nge Mkuzi-Wes Namba 14403, Registration Division HV, isifundazwe saKwaZulu-Natali, ububanzi obungamahhakela ayi 825.8843, iphethwe kaphansi kwetayitela Namba T48922/2007, njengoba kuvela emdwebeni woMhloli Omkhulu Wezemihlaba Namba 5104/1960.

OFFICE OF THE PREMIER

APPOINTMENT OF MEMBERS ON THE KWAZULU-NATAL GAMBLING BOARD

The Minister responsible for Gaming and Betting hereby publishes for general information, in terms of section 10(6) of the KwaZulu-Natal Gambling Act, 1996 (Act No. 10 of 1996), the following names of persons appointed to fill vacancies on the KwaZulu-Natal Gambling Board:

**Mr J.V. Ndaba
Mr M.E. Zulu
Mr M.G. Meehan
Ms N. Afolayan**

**J.S. NDEBELE
MINISTER FOR GAMING AND BETTING**

No. 67**23 April 2009****DEPARTMENT OF TRANSPORT****NOTICE IN TERMS OF SECTION 9 (1) OF THE KWAZULU-NATAL LAND ADMINISTRATION ACT, 2003
(ACT No. 3 OF 2003)**

KINDLY TAKE NOTICE that the Member of the Executive Council for Transport, Community Safety and Liaison of KwaZulu-Natal, herein after referred to as the MEC hereby gives notice, in terms of section 9 (1) of the KwaZulu-Natal Land Administration Act, 2003 (Act No. 3 of 2003) (hereinafter referred to as Act), of the expropriation of the property described below, as contemplated in terms of the provisions of section 8 of the Act.

AND FURTHER TAKE NOTICE that the said property—

1. is fully described as a Portion 13 (of 12) of the farm Lange Hoop No. 1032, measuring approximately 0,1704 ha, situated in the Administrative District of KwaZulu-Natal, and registered in the name of Robinson Harrison Sibiyi by virtue of Deed of Transfer No. 1998/1998 dated 3 February 1998;
2. has the following rights: NIL;
3. is currently zoned: AGRICULTURAL;
4. in which the operations which are being carried on currently: NIL;
5. consists of the following improvements: NIL.

Written representations in regard to the proposed expropriation can be made, within thirty (30) days of the publication of this notice to the Head: Transport at the address hereunder for my consideration.

AND FURTHER TAKE NOTICE that if you are intending to claim compensation as a result of the expropriation you are invited to enter into negotiations with the Member of the Executive Council in this regard.

AND FURTHER TAKE NOTICE that your attention is drawn to the provisions of section 9 (5) (a) which provide that:

“Any expropriation referred to in subsection (4) takes effect immediately on the publication of the notice even though compensation payable in respect of such property has not been finally determined or paid.”.

Contact details:

Head: Transport
Private Bag X9043
PIETERMARITZBURG
3200

Telephonic enquiries: Ms S. Ngubo.

Tel No: (033) 355-8973
Fax No: (033) 345-8673
File Ref.: P566/3/2/1

Mr B H CELE, Member of the Executive Council for Transport, Community Safety & Liason, KwaZulu-Natal Provincial Government

No. 67**23 kuMbaso 2009****UMNYANGO WEZOKUTHUTHA****ISAZISO NGOKWESIGABA 9 (1) SOMTHETHO WOKUPHATHWA KOMHLABA WAKWAZULU-NATALI, 2003
(UMTHETHO No. 3 KA 2003)**

UYACELWA UKUBA UQAPHELE ukuthi iLungu loMkhandlu oPhethe elibhekele ezokuThutha, ukuPhepha koMphakathi nokuXhumana KwaZulu-Natali, emva kwalokhu elizobizwa ngeLungu loMkhandlu oPhethe ngalokhu likhipha isaziso ngokwesigaba 9 (1) soMthetho wokuPhathwa koMhlaba waKwaZulu-Natali, 2003 (uMthetho No. 3 ka 2003) (emva kwalokhu ozobizwa “ngoMthetho”), ngokudliwa komhlaba ochazwe ngezansi, njengoba kuhlangozwe ngokwezinhlinzeko zesigaba 8 soMthetho.

UYACELWA FUTHI UKUBA UQAPHELE ukuthi umhlaba okukhulunywe ngawo—

1. uchazwe ngokugcwele njengeNgxenywe 13 (ka 12) yePulazi i-Lange Hoop No. 1032 ubukhulu balo obulinganiselwa kumahektha ayi-0,1704, elisendaweni ephethwe yisiFunda saKwaZulu-Natali, futhi elibhaliswe egameni lika-Robinson Harrison Sibiyi ngamandla eTayitela lokuDlulisela No. 1998/1998 lamhla zi-3 kuNhloLANJA 1998.
2. unalamalungelo alandelayo: AWEKHO;
3. usetshenziselwa lokhu okulandelayo: EZOLIMO;
4. njengamanje kwenziwa lokhu okulandelayo kuwona: LUTHO;
5. uthuthukiswe: CHA.

Izethulo ezibhaliwe mayelana nokudliwa komhlaba okuhlongozwayo zingenziwa, ezinsukwini ezingamashumi amathathu (30) kushicilelwe lesi saziyo ziqondiswe kwiNhloku yezokuThutha kuleli kheli elingezansi ukuze zicutshungulwe.

UYACELWA FUTHI UKUBA UQAPHELE ukuthi uma unenhloso yokukhokhelwa isinxephezelo ngenxa yokudliwa komhlaba uyamenywa ukuthi ungene ezingxoxweni neLungu loMkhandlu oPhethe mayelana nalokho.

UYACELWA FUTHI UKUBA UQAPHELE ukuthi uyaqwashiswa ngezinhlinzeko zesigaba 9 (5) esihlinzekela ukuthi:

“Noma yikuphi ukudliwa komhlaba okukhulunywe ngakho esigatshaneni (4) kuyoqala ukusebenza ngokushesha emva kokushicilelwa kwalesi saziyo noma ngabe isinxephezelo okumele sikhokhwe maqondana nalowo mhlaba singakanqunywa noma singakakhokhwa”.

Iminingwane:

INhloku yezokuThutha
Private Bag X9043
PIETERMARITZBURG
3200

Imibuzo: Nksz S. Ngubo.

Inombolo yocingo: (033) 355-8973
Inombolo yefeksi: (033) 345-8673
Inkomba yefayela: P566/3/2/1

**Mnu. B H CELE, Ilungu Lomkhandlu Ophethe Elibhekele Ukuphepha Komphakathi Nokuxhumana Kuhulumeni
Wesifundazwe SakwaZulu-Natali**

MUNICIPAL NOTICES—MUNISIPALE KENNISGEWINGS—IZAZISO ZIKAMASIPALA

No. 37**23 April 2009****NOTICE: 38/2009****uMLALAZI MUNICIPALITY****AMENDMENT TO STANDING RULES AND ORDERS**

NOTICE is hereby given that the uMlalazi Council at its meeting held on 26 March 2009 has in terms of Section 160(6) of the Constitution, 1996 (Act No. 108 of 1996) as read with Section 12 of the Local Government : Municipal Systems Act 32 of 2000 repealed in its entirety the Standing Rules and Orders promulgated in the Provincial Gazette dated 17 June 2002 and amended by way of Provincial Gazette dated 02 June 2005, 22 February 2007 and 28 August 2008 and resolved to adopt the standard Standing Rules and Orders compiled by the Department of Local Government and Traditional Affairs which will be applicable to all Council, Executive Committee and Portfolio Committee meetings of Council.

The draft uMlalazi Council Standing Rules and Orders can be inspected on the Council website www.umlalazi.org.za and at the following Municipal offices during normal working hours:-

Corporate Services Department, Civic Buildings, Hutchinson Street, Eshowe.
Mtunzini Civic offices, Hely Hutchinson Street Mtunzini
Gingindlovu Civic offices, Main Street Gingindlovu

CHRIS GERBER
MUNICIPAL MANAGER
Municipal Buildings
Hutchinson Street
Eshowe
3815

**RULES AND ORDERS OF MUNICIPAL COUNCILS
AND COMMITTEES OF THE COUNCIL**

PREAMBLE

WHEREAS every municipal councillor must recognise that the prime function of local government is at all times to serve the best interests of all of the community, must be dedicated to the concepts of effective and democratic local government, must promote the dignity and worth of the services rendered by local government and maintain a constructive, creative and practical attitude toward local government and a deep sense of social responsibility as an elected representative, must be dedicated to the highest ideals of honour and integrity in all public and personal relationships in order that the community, municipal officials and employees may merit the respect and confidence of the elected representatives, must set and achieve community goals and uphold municipal policies, must refrain from interference in the administration of the municipality and from all other partisan political activities which would impair performance as an elected representative, must make it a duty to continually improve his professional ability and develop competencies required to perform the duties of an elected representative, must keep the community informed of municipal affairs, must encourage communication and foster friendly and courteous service to the community and seek to improve the quality and image of municipal councillors, must handle each challenge without discrimination and with principles of justice and fairness, must seek no favour and acknowledge that personal gain or profit secured by a councillor's position is dishonest, must adhere to the Code of Conduct for Councillors, comply with the standing rules and orders and by-laws of a municipal council and at all times respect the rule of law.

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CHAPTER 1 DEFINITIONS

Definitions

1. In these rules, any word or expression shall have the meaning assigned thereto in the relevant legislation, unless the context indicates otherwise—

“**by-law**” means legislation passed by the council of a municipality;

“**chairperson**” means a councillor elected in a permanent or acting capacity to control and conduct any meeting of a committee of council;

“**council**” means the council of the uMlalazi Municipality;

“**Code of Conduct**” means the Code of Conduct for Councillors contained in Schedule 1 to the Systems Act;

“**contact details**” means a physical address, postal address, electronic mail address, telephone number, facsimile number and cellular-phone number;

“**calendar day**” means a twenty-four hour day as denoted on the calendar;

“**councillor**” means a member of a municipal council;

“**day**” means any ordinary day other than a Saturday, Sunday or Public Holiday, except where otherwise stated;

“**deputation**” means a person or group of persons who wish to appear personally before the council or a committee of the council in order to address the council or committee of the council;

“**executive committee**” means the council’s executive committee established in terms of section 43 of the Structures Act;

“**explanation**” means the clarification of some material part of a councillor’s former speech which may have been misunderstood;

“**in-committee**” means any council or committee meeting at which the public and or officials of the municipality are excluded;

“**integrated development plan**” means a single, inclusive and strategic plan for the development of the municipality and applicable in terms of Chapter 5 of the Systems Act;

“**Manager Corporate Services**” means the person appointed Manager Corporate Services in terms of Section 57 of the Structures Act and includes any person acting in that capacity;

“**mayor**” means a councillor elected as the mayor of the municipality in terms of section 48 of the Structures Act;

“**meeting**” means a meeting of the council or any one of its committees;

“**municipal asset**” means any movable, immovable, corporeal, incorporeal, tangible and intangible property to which the municipality holds title;

“**municipal manager**” means the person appointed municipal manager in terms of section 82 of the Structures Act and includes any person acting in that capacity;

“**notice of motion**” means the instrument by which councillors may bring items on to the agenda of a council meeting in terms of rule 23;

“**Peace Officer**” means any person declared as a Peace Officer in terms of the Criminal Procedure Act No. 51 of 1977;

“**point of order**” means the pointing out of any deviation from or anything contrary to, the conduct and or any other irregularity in the proceedings of a meeting;

“**precincts**” means the council chamber and all places of meeting, the areas to which the public are allowed access and all other venues where the meetings of the council or a committee of the council are conducted;

“**public**” includes the media and means any person residing within the Republic of South Africa;

“**service delivery agreement**” means an agreement between a municipality and an institution or person mentioned in section 76(b) of the Systems Act in terms of which a municipal service is provided by that institution or person, either for its own account or on behalf of the municipality;

“**speaker**” means the chairperson of the council elected in terms of section 36 of the Structures Act and includes any acting speaker when he or she is elected to perform the functions of the speaker;

“**Structures Act**” means the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998);

“**Systems Act**” means the Local Government: Municipal Systems Act, 2000 (Act No. 32 of 2000);

“**table**” means to submit a report or any official document to the council or a committee of council for consideration at a meeting of the council or a committee of council of which notice has been given in terms of these rules and orders;

Gender and Number - In every rule, unless the contrary intention appears, words importing the masculine gender include females and words in the singular number include the plural, and words in the plural number include the singular.

CHAPTER 2 APPLICATION AND INTERPRETATION OF RULES AND ORDERS

2. Application of these rules and orders

- 2.1 These rules and orders govern the proceedings of the council and committees of the council which bind and must be complied with by:-
- 2.1.1 all councillors;
 - 2.1.2 any member of the public while present in the precincts;
 - 2.1.3 any deputation addressing the council or a committee of the council; and
 - 2.1.4 any municipal official of the municipality.

3. Interpretation of these rules and orders

- 3.1 Any interpretation of these rules and orders must be made having due regard to the supremacy of the Constitution, national, provincial and municipal legislation, the rule of law and the rules of natural justice.
- 3.2 The ruling of the speaker or chairperson with regard to the interpretation of these rules and orders at a meeting of the council or committee of the council shall, subject to rules 3(5) and 3(6), be final and binding.
- 3.3 The interpretation and the ruling of the speaker or chairperson of any of these rules and orders must be recorded in the minutes of the council or committee meeting.
- 3.4 The municipal manager must keep a register of the rulings and legal opinions.
- 3.5 Any councillor may request the municipal manager, in writing within five days from a ruling made in terms of rule 3(2), to obtain clarity on the interpretation and ruling. The municipal manager must thereafter report to the council or committee of the council.
- 3.6 The council or committee of the council may, after consideration of the report in terms of rule 3(5) confirm, amend or substitute the ruling of the speaker or chairperson subject to any rights which any third party may have accrued as a result of the ruling and all decisions effecting the rights of others must be in writing and reasons must be recorded of such decisions.

CHAPTER 3 FREQUENCY, ADMISSION OF PUBLIC AND NOTICE OF MEETINGS

4. Council meetings

- 4.1 The council must hold an ordinary meeting of the council not less than once in every three months.
- 4.2 The speaker must convene all meetings of the council in accordance with rule 4.1 and subject to rule 6.

5. Admission of public

- 5.1 All meetings of the council and those of its committees must be open to the public, and the council or committee of the council may not exclude the public from a meeting, other than when the council or committee, due to the nature of the business being transacted or when the disclosure of any matter may be prejudicial to the interests of the municipality, deems it reasonable and justifiable to do so having due regard to the principles of an open and democratic society.
- 5.2 The council or a committee of the council, may not for any reason whatsoever, exclude the public when considering, voting or noting any of the following matters :-
- 5.2.1 a draft by-law tabled in the council;
 - 5.2.2 a budget tabled in the council;
 - 5.2.3 the municipality's integrated development plan, or any amendment of the plan, or any amendment of the plan tabled in council;
 - 5.2.4 the municipality's performance management system, or any amendment of the system, tabled in council;
 - 5.2.5 the decision to enter into a service delivery agreement;
 - 5.2.6 any report on an award in terms of supply chain management policy;(g) the disposal or acquisition of municipal capital asset;
 - 5.2.7 any other matter prescribed by legislation.
- 5.3 The municipal manager must give notice to the public, in a manner determined by the council, of the time, date and venue of every ordinary meeting of the council or committee of the council and any special or urgent meeting of the council or committee of the council, except when time constraints make this impossible.

6. Notice to attend an ordinary council meeting

- 6.1 The speaker must convene meetings of the council, at least quarterly, through a duly signed "Notice of Council Meeting", stating the date, place and time of the meeting and accompanied by or containing the agenda of the proposed meeting.
- 6.2 Notice to attend a meeting in terms of rule 6.1 shall be given at least-
- 6.2.1 five calendar days prior to an ordinary meeting; and
 - 6.2.2 two calendar days prior to a special meeting.

7. Special meetings

- 7.1 The speaker
- 7.1.1 for the purpose of pertinent or urgent council business
 - 7.1.2 or at the request of a majority of the councillors of the municipality, must call a special meeting of the council
- 7.2 A special meeting must be held in compliance with rule 6(2)(b) and in terms of rule 7.1.2 no later than four days from the date of receipt of a request.

- 7.3 A request for the calling of a special meeting, as contemplated in rule 71.2, shall—
- 7.3.1 be signed by no less than 50% (fifty per centum) plus one of all councillors of the municipality; and
- 7.3.2 be accompanied by—
- 7.3.2.1 a duly signed notice of motion; and
- 7.3.2.1 a written statement by the councillor signing the notice of motion giving reasons as to why the intended business of the special meeting is urgent and cannot wait for an ordinary meeting of the council.
- 7.3.3 If the speaker fails to convene a meeting in terms of this rule, the municipal manager must convene such meeting and conduct an election of an acting speaker in term of section 41 of the Structures Act.

8. **Service of notices and agenda**

- 8.1 Notice to attend a meeting or any other official communication from the council, shall be delivered to—
- 8.1.1 a physical address within the area of jurisdiction of the municipality; or
- 8.1.2 an e-mail address; or
- 8.1.3 by a short message service (SMS); provided that contact details shall be supplied by each councillor to the municipal manager in writing within two days of a councillors' election and, thereafter, whenever the councilor wishes to change either address and at which address the councillor shall accept service and or receipt of any notice to attend a meeting and any other official communication from the council.
- 8.2 All documentation relevant to any council or committee meeting must be given to all councilors at least five calendar days prior to an ordinary council or committee meeting and two calendar days prior to a special council or special committee meeting.
- 8.3 All councillors must inform the speaker of any change of his contact details within three days of such change.
- 8.4 Subject to rule 5.3, notice to attend a meeting must be displayed on the public notice boards of the municipality.

9. **Non-receipt of notice**

- 9.1 A councillor may request an investigation regarding the non-receipt of a notice to attend a meeting.
- 9.2 Non-receipt of a notice to attend a meeting shall not affect the validity of any meeting or proceedings of council or any of its committees.

CHAPTER 4 QUORUM

10. Quorum

10.1 Notwithstanding that there may be vacancies, the quorum of a council must be fifty percent (50%) plus one (1) of the total number of councillors determined in accordance with the municipality's establishment notice, before a vote may be taken on any matter.

10.1.1 Subject to a quorum, the failure of any councillor to vote shall not invalidate the proceedings of the council meeting.

10.2 Notwithstanding that there may be vacancies, a majority of the number of councillors appointed to a committee of council must be present at a meeting of the committee before a vote may be taken on any matter.

10.2.1 Subject to a quorum, the failure of any councillor to vote shall not invalidate the proceedings of the committee meeting.

11. Cancellation and adjournment in absence of quorum

11.1 No meeting shall take place, if no quorum is present fifteen minutes after the time at which a meeting was due to commence, unless it is unanimously agreed by the councillors present to allow further time not exceeding fifteen minutes for a quorum, where after if no quorum is present, the meeting must be cancelled.

11.2 If during discussion on an item at any meeting of council or any of its committees the attention of the speaker or chairperson is called to the number of councillors present, he or she shall—

11.2.1 count the councillors present;

11.2.2 if it is found that there is no quorum, the speaker or chairperson must adjourn the meeting and allow an interval of fifteen minutes for a quorum to become present;

11.2.3 if a quorum becomes present after the adjournment then the meeting must continue;

11.2.4 if no quorum becomes present after the adjournment then the chairperson or speaker must forthwith adjourn the meeting.

11.3 When a meeting is adjourned as a result of no quorum, the meeting shall be re-convened within seven days as a continuation meeting.

CHAPTER 5 ATTENDANCE

12. Attendance

12.1 All councillors must punctually attend and remain in attendance at each meeting of the council and a committee of which that councillor is a member except when:-

12.1.1 leave of absence is granted in terms of rule 13;

- 12.1.2 that councillor is required to withdraw in terms of rule 46(2);
- 12.1.3 that councillor is absent with the permission of the speaker or chairperson.
- 12.2 Each councillor attending any meeting of the council or a committee of the council shall sign an attendance register provided for that purpose.
- 12.3 The attendance register shall be filed in the office of the Manager Corporate Services.
- 12.4 Any councillor who is entitled to leave of absence in terms of rule 13 and no longer requires such leave may attend the meeting from which leave of absence was granted and sign the attendance register.

13. **Leave of absence**

- 13.1 Leave of absence shall not be granted in such a manner that more than the number required for a quorum will at any one time be absent.
- 13.2 If a councillor–
 - 13.2.1 is unable to attend a meeting of which notice had been given; or
 - 13.2.2 is unable to remain in attendance at a meeting; or
 - 13.2.3 will arrive after the stipulated commencement time of a meeting, he or she shall, as soon as is reasonably possible and prior to that meeting, lodge with the municipal manager a written application for leave of absence from the whole or any part of the meeting concerned, which application must provide reasonable and bona fide reasons for the application and show good cause for the granting of the application.
- 13.3 The municipal manager must as soon as possible inform the speaker or chairperson of the meeting concerned of any application for leave of absence received.
- 13.4 The speaker or chairperson of the meeting concerned must as soon as possible consider an application for leave of absence and either grant or reject the application with reasons and immediately inform the municipal manager of his decision.
- 13.5 The municipal manager must as soon as is reasonably possible, inform a councillor who has applied for leave of absence of the speaker or chairperson's decision.
- 13.6 A councillor shall be deemed absent without leave from the meeting concerned where an application for leave of absence has not been granted and he or she–
 - 13.6.1 failed to attend a meeting; or
 - 13.6.2 failed to remain in attendance at a meeting.
- 13.7 Where a councillor fails to remain in attendance at a meeting –
 - 13.7.1 without being granted permission to do so; or
 - 13.7.2 without obtaining permission from the speaker or chairperson to leave prior to the close of the meeting, the time of leaving must be recorded in the minutes of the meeting and that councillor shall be deemed to have been absent without leave at that meeting;

- 13.8 Where a councillor arrives late at a meeting, without obtaining permission to do so, the time of arrival and the reasons for the late attendance must be recorded in the minutes of the meeting and the councillor may attend the meeting and sign the attendance register in terms of rule 12(2).
- 13.9 Leave of absence for two or more consecutive council or committee meetings must be sanctioned by the council or the relevant committee.

14. Non-attendance

- 14.1 Subject to compliance with the procedure set out in rule 13, a councillor who is absent without good cause from a meeting, of which notice has been given, shall be liable to pay a fine equivalent to one week's remuneration, which fine may be deducted from remuneration due to the councillor concerned.
- 14.2 Where a councillor has been absent without obtaining leave from a meeting—
- 14.2.1 the Rules Committee as contemplated in rule 43 or the speaker or chairperson as the case may be, shall invite the councillor to provide a formal explanation setting out the reasons for the councillor's absenteeism from the meeting;
 - 14.2.2 the speaker or chairperson shall consider the explanation and decide whether or not the councillor was absent with good cause, providing appropriate reasons for the decision;
 - 14.2.3 the councillor may appeal in writing to the speaker's or chairperson's decision within seven days of receipt of such decision.
 - 14.2.4 the council or committee, as the case may be, shall—
 - 14.2.4.1 allow the councillor an opportunity to make representations, oral or written; and
 - 14.2.4.2 consider the councillor's appeal, together with any comments from the speaker or chairperson of the meeting concerned;
 - 14.2.4.3 make a finding as to whether the councillor was absent with or without good cause.
- 14.3 The municipal manager shall keep a record of all incidents in respect of which councillors have been found to be absent or deemed to be absent without leave and without good cause and shall submit a written report to the speaker whenever a councillor is absent from three or more consecutive meetings which that councillor was required to attend.
- 14.4 Where the speaker receives a report in terms of rule 14.3, the speaker must submit the report to council and direct that the matter be investigated in accordance with Item 14 of the Code of Conduct.

CHAPTER 6 ADJOURNMENT

15. Adjourned meetings

Subject to rule 11(3), a council or committee meeting may, by majority vote, be adjourned to another day or hour but no later than 14 days after the original meeting.

16. Continuation meeting

16.1 When a meeting is adjourned, notice of the continuation meeting shall be served in terms of rule 8.

16.2 No business shall be transacted at a continuation meeting except such as is specified in the notice of the meeting, which was adjourned.

CHAPTER 7 PROCEEDINGS

17. Speaker and chairpersons of meetings

17.1 At every meeting of the council, the speaker, or if he or she is absent, an acting speaker, shall be the chairperson and shall perform the duties stipulated in terms of section 37 of the Structures Act and must ensure that each councillor when taking office is given a copy of these rules and orders and the Code of Conduct.

17.2 The speaker of Council and chairperson / chairpersons of committees:-

17.2.1 must maintain order during meetings;

17.2.2 must ensure compliance in the council with the Code of Conduct for Councillors;

17.2.3 must ensure that meetings are conducted in accordance with these standing rules and orders.

17.3 If the speaker or chairperson of the council or committee of the council is absent or not available to perform the functions of speaker or chairperson, or during a vacancy, the council or committee under the direction of the municipal manager or his/her nominee must elect another councillor to act as speaker or chairperson as the case may be.

17.4 No meeting of the council or a committee of the council may commence or continue unless a speaker or chairperson presides at a meeting.

18. Minutes

18.1 The proceedings of every council meeting must be electronically recorded and retained in accordance with the Archives and Record Service of South Africa Act, 43 of 1996.

18.2 Written minutes of the proceedings of each council and committee meeting must be accurately recorded and retained in accordance with the Archives and Record Service of South Africa Act, 43 of 1996.

18.3 The approved minutes of every meeting of a council or committee other than in-committee meetings must be available to the public.

- 18.4 Where the municipal manager is of the opinion that any resolution or proceeding of a council or committee meeting may be in contravention of any law or by-law, he or she must advise the council or committee accordingly and full details of such opinion must be recorded in the minutes.
19. **Order of business**
- 19.1 The order of business at every meeting of the council or its executive committee or committee of council is as follows:
- 19.1.1 notice of meeting;
 - 19.1.2 applications for leave of absence;
 - 19.1.3 confirmation of minutes of previous meeting;
 - 19.1.4 announcements by the chairperson;
 - 19.1.5 declarations of pecuniary or other interests;
 - 19.1.6 deputations;
 - 19.1.6 reports;
 - 19.1.7 notices of motion;
 - 19.1.8 questions of which notice has been given; and
 - 19.1.9 general matters of an urgent nature.
- 19.2 The speaker or chairperson may, in his discretion, at any stage bring forward any business that is on the agenda paper.
20. **Confirmation of minutes of previous meeting**
- 20.1 The minutes of every meeting shall be confirmed at the next ordinary meeting of that council or committee and shall be signed by the speaker or chairperson.
- 20.2 No motion or discussion shall be allowed upon the minutes of a previous meeting, other than relating to the accuracy of those minutes.
21. **Deputations**
- 21.1 A deputation wishing to address the council or a committee of council shall submit a memorandum to the municipal manager in which is set out the representations it wishes to make.
- 21.2 A request by a deputation to address the council or a committee of the council must be approved by the speaker or relevant chairperson.
- 21.3 The municipal manager shall submit the memorandum to the council or a committee of the council, which may receive the deputation.
- 21.4 Any matter requiring consideration arising from a deputation, shall not be further considered by the council or committee until the deputation has withdrawn provided that questions of clarity may be permitted.
- 21.5 A member of the public, other than a deputation, who wishes to speak at a council or committee meeting, shall obtain the permission of the speaker or chairperson to do so, prior to the commencement of the meeting.
- 21.6 When speaking at a council or committee meeting, a member of the public and a deputation must comply with any directions or orders given by the speaker or chairperson.

- 21.7 If a member of the public or a deputation conducts himself/herself in a disorderly and unruly manner at any time, the speaker or chairperson must direct that that member remove himself or be removed by a Peace Officer from the precincts.
- 21.8 Any member of the public or deputation who fails or refuses to comply with the speaker's or chairperson's directions in terms of rule 21.6 and rule 21.7 shall be guilty of an offence and liable on conviction to a fine or imprisonment for a period not exceeding one month or both such fine and such imprisonment.

22. Reports

- 22.1 Any report submitted to the council or a committee of the council must, with the exception of a report accepted by the speaker or chairperson as a matter of urgency, be provided to councillors in terms of rule 8.
- 22.2 The speaker or chairperson must allow debate in accordance with chapter 10 on any report submitted to the council or a committee of the council, at the meeting at which that report is submitted and if the debate is incomplete or does not take place for any reason whatsoever, then the debate in respect of that report shall be held, at the next meeting.

23. Motions

- 23.1 No subject shall be brought before council or a committee of council by a councillor except by way of notice of motion.
- 23.2 A notice of motion must –
- 23.2.1 be in writing; and
 - 23.2.2 be signed by the councillor submitting it and by another councillor acting as seconder; and
 - 23.2.3 refer to one matter only.
- 23.3 A notice of motion shall be lodged with the municipal manager before 12h00 seven calendar days prior to the next meeting, failing which the notice will be considered at the next ensuing meeting.
- 23.4 The municipal manager must–
- 23.4.1 date and number each notice of motion;
 - 23.4.2 enter each notice of motion lodged in a register, which shall be open to inspection by any councillor and the public; and must
 - 23.4.3 enter each notice of motion on the agenda in the order received.
- 23.5 The speaker or chairperson shall–
- 23.5.1 read out the number of every motion and the name of the mover and seconder;
 - 23.5.2 ascertain which motions are unopposed and these shall be passed without debate; and
 - 23.5.3 call the movers of the opposed motions in the order they appear on the agenda.
- 23.6 A councillor submitting a motion shall move such motion and shall have the right of reply.

- 23.7 A motion shall lapse if the councillor and seconder who submitted it is not present at the meeting when such motion is being debated.
- 23.8 A councillor shall be allowed not more than three notices of motion on the same agenda.
- 23.9 The speaker or chairperson must not reject a motion received by him or her in terms of these rules.

24. Questions

- 24.1 A councillor may put a question requiring a written reply from any political or municipal office bearer of the municipality concerning any matter related to the effective performance of the municipality's functions and the exercise of its powers, provided that written notice of the question has been lodged with the speaker or chairperson and the municipal manager at least seven days prior to the council or committee meeting and the municipal manager must ensure that the councillor receives a written reply from that political or municipal office bearer, at the council or committee meeting.
- 24.2 If after a question has been replied to, a councillor is of the opinion that the reply is not clear and is ambiguous, he or she may, with the consent of the speaker or chairperson, request a follow up question.

25. Supply of information to a councillor

- 25.1 No councillor shall approach or communicate with any official of the municipal administration concerning the business of the municipality other than when exercising his rights or liberties as an ordinary member of the public.
- 25.2 A councillor may approach and communicate with the municipal manager or any head of department or any official of the municipal administration specifically designated by the municipal manager or by the head of department concerned for this purpose, in order to obtain such information as he or her may reasonably require for the proper performance of his duties as a councillor.

26. General matters of an urgent nature

- 26.1 General items of an urgent nature may be placed on an agenda by the municipal manager and any member of the council with the prior consent of the speaker or chairperson, which consent shall not be unreasonably withheld.
- 26.2 Prior to adoption, councillors must be afforded reasonable time to peruse and consider any report or official documents submitted to the council.

27. Interpretation

If a majority of councillors present so resolve, an interpreter may be used in meetings of the council and committees of the council.

28. In-committee

- 28.1 Subject to rule 5, the council or a committee of council may, at any time, resolve to proceed in-committee.
- 28.2 The public shall be excluded from any in-committee meetings.
- 28.3 The municipal manager or another official exempted from this rule by the speaker or chairperson, shall not be excluded from any in-committee meeting.
- 28.4 All proceedings in-committee must be recorded in terms of rule 18.1 and 18.2 and shall be confidential.
- 28.5 Unauthorised disclosure of any confidential matter must be dealt with in terms of the Code of Conduct.

**CHAPTER 8
VOTING****29. Decisions by voting**

- 29.1 A quorum must be present in order for a vote to be taken.
- 29.2 All questions concerning the following matters must be determined by a decision taken by the council with a supporting vote of a majority of the number of councillors determined in accordance with the municipality's establishment notice:-
 - 29.2.1 the passing of by-laws;
 - 29.2.2 the approval of budgets;
 - 29.2.3 the imposition of rates and other taxes, levies and duties;
 - 29.2.4 the raising of loans;
 - 29.2.5 the rescission of a council resolution within 6 months of the taking thereof; and
 - 29.2.6 any other matter prescribed by legislation.
- 29.3 All other questions before the council shall be decided by a majority of the votes cast by the councillors present.
- 29.4 If on any matter there is an equality of votes, the speaker or chairperson may exercise a casting vote in addition to a deliberative vote as a councillor, provided that a speaker or chairperson shall not exercise a casting vote during the election of any office bearer of council.

30. Method of voting

- 30.1 Voting shall be by a show of hands unless the law prescribes otherwise, or the council or committee by resolution of a majority of the councillors present resolves to proceed with a secret written ballot.
- 30.2 During the taking of a vote no councillor may leave the council chamber or committee room.
- 30.3 The municipal manager or his nominee, shall count the votes cast and shall record the result of voting, but the speaker or chairperson shall announce the result.

31. **Dissenting votes**
A councillor may request that his dissenting vote be recorded as evidence of how he or she voted on the motion.

CHAPTER 9

REVOCATION OF COUNCIL AND COMMITTEE RESOLUTIONS

32. **Revocation of Council Resolutions**
- 32.1 Approval to revoke or alter a resolution of council may not be delegated to any person or committee.
 - 32.2 Prior notice of an intention to move a motion for the revocation or alteration of a council resolution must be given.
 - 32.3 Any revocation or alteration of a council resolution must be made in terms of rule 29.2.5.
33. **Revocation of Committee Resolutions**
- 33.1 Approval to revoke or alter a resolution of a committee of the council may not be delegated to any person.
 - 33.2 Prior notice of an intention to move a motion for the revocation or alteration of a resolution of a committee of the council must be given.
 - 33.3 Any revocation or alteration of a resolution of a committee of the council must be approved by a majority of the number of the members of that committee.

CHAPTER 10

DEBATE

34. **Opportunity to speak**
- 34.1 A councillor may only speak when so directed by the speaker or chairperson.
 - 34.2 A councillor may indicate a desire to speak by raising his hand and awaiting the direction of the speaker or chairperson, which direction must not be withheld.
35. **Relevance**
Every speaker must restrict him or herself strictly to the matter under consideration.
36. **Length of speeches**
Other than the delivery of the mayoral report or the presentation of the estimates of income and expenditure, no speech shall exceed five minutes in length without the consent of the speaker or chairperson.

37. **Councillors to speak only once**

A councillor may not speak more than once on any motion or proposal unless permission to do so is granted by the speaker or chairperson provided that the mover of the motion may speak to the motion, shall have the right of reply and the reply shall be confined to answering previous speakers and shall not introduce any new matter into the debate.

38. **Precedence of the speaker or chairperson**

Whenever the speaker or chairperson rises during a debate, any councillor then speaking or offering to speak must seat himself and the councillor must be silent, so that the speaker or chairperson may be heard without interruption.

39. **Points of order**

39.1 Any councillor may raise a point of order at any time by standing to draw the attention of the speaker or chairperson.

39.2 The point of order takes precedence over everything else in the meeting and the speaker or chairperson must grant immediate hearing to the councillor raising the point of order and rule accordingly.

39.3 The ruling of the speaker or chairperson on a point of order shall be final and shall not be open to discussion.

40. **Explanation**

Any councillor may speak in explanation, provided that such explanation is confined to some material part of the discussion, which may have been misunderstood.

CHAPTER 11 CONDUCT

41. **General conduct**

- 41.1 Councillors and officials must during any council or committee meeting—
- 41.1.1 conduct the business in the highest decorum and integrity that the occasion deserves;
 - 41.1.2 must, at all times adhere to the principles contained in the code of conduct and these rules and orders;
 - 41.1.3 must at all times adhere to the rule of law and the by-laws of the municipality;
 - 41.1.4 must be dressed appropriately formal for the dignity of the meeting;
 - 41.1.5 must not use offensive or objectionable language; and
 - 41.1.6 must not use a cellular phone during, bring a firearm or any dangerous weapon into, a meeting of council or any of its committees.

42. Misconduct

- 42.1 The speaker may order a councillor to withdraw and apologise for any word, statement, opinion or gesture made by that councillor.
- 42.2 If a councillor or councillors behave improperly during a meeting of council or any of its committees, the speaker shall direct the councillor or councillors to conduct himself or themselves properly and, if speaking, to stop speaking and resume his seat or seats.
- 42.3 In the event of persistent disregard of the directions of the speaker, the speaker shall direct such councillor or councillors to retire from the meeting and remove himself or themselves from the place of meeting until the item under discussion has been finalized.
- 42.4 In the event that any misconduct by a councillor or councillors prejudices the proceedings of the council or committee the speaker or chairperson must adjourn the meeting and any such misconduct by a councillor or councillors must be dealt with in terms of these standing rules and orders and the Code of Conduct.
- 42.5 Any councillor who refuses to leave a meeting of the council or a committee of the council when directed to do so by the speaker or chairperson of a meeting in terms of any rule in these rules and orders, may be forcibly removed and shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding one month or to both such fine and such imprisonment.

**CHAPTER 12
COMMITTEES****43. Rules Committee**

- 43.1 The municipal council may by resolution of a majority of councillors establish a special committee to be known as the Rules Committee to investigate and make findings on any alleged breaches of the Code of Conduct, including sanctions for non-attendance at meetings and to make recommendations regarding any other matter concerning the Rules and Orders.
- 43.2 The Rules Committee shall consist of the speaker, the mayor and one representative of each political party represented on the council, such representative to be nominated from time to time by each political party.

44. Own rules

- 44.1 Every committee of the council shall determine its own procedures subject to any directions from council and these standing rules and orders.
- 44.2 Chapter 10 of these rules and orders may be relaxed by a chairperson of a committee to accommodate interactive and effective participation, provided that the chairperson may, at his/her discretion, apply the provisions of any rule contained in chapter 10.

45. The chairperson

45.1 The chairperson of a committee shall—

45.1.1 preside at every meeting of the committee at which he or she is present; and

45.1.2 be entitled to vote in the first instance and in the case of an equality of votes in addition to his deliberative vote, shall give a second or casting vote.

45.2 In his absence, the acting or deputy chairperson shall have the same powers and rights of voting as those possessed by the chairperson.

**CHAPTER 13
PECUNIARY INTEREST****46. Declaration of pecuniary interest**

46.1 A councillor must disclose to the municipal council, or to any committee of which that councillor is a member, any direct or indirect personal or private business interest that that councillor, or any spouse, partner or business associate of that councillor may have in any matter before the council or committee.

46.2 The councillor making a declaration must withdraw from the proceedings of the council or committee unless the council or committee decides that the councillor's direct or indirect interest in that matter is trivial or irrelevant.

46.3 A councillor who, or whose spouse, partner, business associate or close family member, acquired or stands to acquire any direct benefit from a contract concluded with the municipality, must disclose full particulars of the benefit of which the councillor is aware at the first meeting of the council at which it is possible for the councillor to make disclosure

46.4 The disclosure of interests in terms of rule 46(1) and benefit in terms of rule 46(3) does not apply to an interest or benefit which a councillor, or a spouse, partner, business associate or close family member, has or acquires in common with other residents of the municipality.

**CHAPTER 14
BREACH AND SANCTIONS****47. Breach**

Any councillor who fails or refuses to obey any of these rules and orders, or any resolution of Council, may be guilty of a breach of the Code of Conduct.

48. Sanction

Where it is alleged that a councillor has breached these rules, the council must, in terms of Item 14 of the Code of Conduct, investigate the alleged breach and may impose a sanction.

CHAPTER 15**GENERAL PROVISIONS****49. Suspension of a rule or order**

49.1 In instances of urgency or where a council considers that adherence to a rule would be unreasonable and would prejudice the operation of a meeting of the council, then the council may with the approval of the majority of the number of councillors of the municipality and for the duration of that meeting, temporarily relax the provisions of a rule, provided that:

49.1.1 Such relaxation must not be in contravention of any national or provincial legislation or any by-law of the municipality;

49.1.2 No rule may be relaxed when the removal of any political office bearer is before the council.

49.2 The suspension or relaxation of the rule relates to an item on the agenda for the meeting of the council or committee of the council; and

49.3 Rule 22 must not be suspended;

49.4 the reasons for the suspension of the rule are recorded in the minutes of the meeting.

50. Adoption as by-laws

These rules and orders must be adopted as a by-law of the municipality.

51. Repeal of existing by-laws

The council's existing by-laws in respect of rules and orders are hereby repealed.

52. Short title and commencement

These standing rules and orders shall be called the uMlalazi Municipal Standing Rules and Orders, 2009, and shall come into operation on 01 April 2009

No. 38

23 April 2009



Municipal Notice No. 059/2009

**PUBLIC NOTICE CALLING FOR INSPECTION OF THE SUPPLEMENTARY
VALUATION ROLL AND LODGING OF OBJECTIONS**

In terms of the Municipal Property Rates Act, 2004 (Act No. 6 of 2004), hereinafter referred to as the "Act", it is advised that the supplementary valuation roll for the financial years 01 July 2008 to 30 June 2012 is open for public inspection at the office of the Chief Financial Officer, Lot 1000, Dan Pienaar Square, Margate, during office hours 07:30 to 16:00 from **17 April 2009 to 30 June 2009**.

In addition the valuation roll is available at website:- www.hcm.gov.za.

An invitation is hereby made in terms of section 49(1)(a)(ii) and 78(2) of the Act that any owner of property or other person who so desires should lodge an objection with the Municipal Manager in respect of any matter reflected in, or omitted from, the supplementary valuation roll within the above-mentioned period. Attention is specifically drawn to the fact that in terms of section 50(2) of the Act an objection must be in relation to a specific individual property and not against the supplementary valuation roll as such. The form for the lodging of an objection is obtainable at the following address: Treasury Office, Lot 1000, Dan Pienaar Square, Margate, Treasury Office, Old Post Office, Port Shepstone or website www.hcm.gov.za.

The completed forms must be returned to the following address: Municipal Manager, Hibiscus Coast Municipality, "Valuation Roll", P O Box 5, Port Shepstone, 4240. Completed forms can also be emailed to objections@hcm.gov.za.

For enquiries please phone (039) 312-8300.

S W MKHIZE
MUNICIPAL MANAGER

HIBISCUS COAST MUNICIPALITY
10 Connor Street
P O Box 5
Port Shepstone
4240

No. 38

23 kuMbaso 2009



Isaziso sikaMasipala . 059/2009

**ISAZISO ESIQONDENE NOKUHLOLWA KOHLU OLUQUKETHE AMANANI EZINTELA
EZIKHOKHELWA IMIZI NEZAKHIWO KANYE NOKUFAKWA KWEZIKHALAZO**

Umphakathi uyaziswa kulandelwa umthetho oqondene nokuklanywa kwezimali zezintela ezikhokhelwa imizi owaziwa nge Municipal Property Rates Act ka 2004, ukuthi labo abafisa ukuhlola uhlu lweminyaka-mali eqala ngo 01 July 2008 kuya ku 30 June 2012 noluqukethe amanani entela yezindlu nezakhiwo okwengeziwe, bangahambela ihhovisi loMphathi-Zimali eliku 1000 Dan Pienaar Square, Margate ngezikhathi zomsebenzi (phakathi kuka 07:30 no- 16:00 ntambama) kusuka mhlaka 17 April 2009 kuze kube u- 30 June 2009.

Kanti futhi uhlu lwamanani olongeziwe lungatholakala nakwi website yomkhandlu:- www.hcm.gov.za.

Kumenywa bonke abanikazi bemihlaba kanye noma ubani ofisa ukufaka isikhalazo ngokomthetho sisekele kwisigaba 49(1)(a)(ii) nakusigaba 78(2) salomthetho, ofisa ukufaka isikhalazo ngokomthetho kwisigaba 50(2) isikhalazo singafakwa ngokomhlaba oqondene nothize kuphela hhayi ngohlu lwamanani entela yezindlu nezakhiwo okwengeziwe ewonke. Ifomu lokufaka isikhalazo lingatholakala kuledilesi elandelayo : Treasury Office, Lot 1000, Dan Pienaar Square, Margate, Treasury Office, eposini elidala, Port Shepstone noma kwi website www.hcm.gov.za.

Ifomu eseligwalisiwe libuyiselwa kuledilesi: Municipal Manager, Hibiscus Coast Municipality, "Valuation Roll", P O Box 5, Port Shepstone , 4240 noma uyithumele ku objections@hcm.gov.za.

Ngeminye imininingwane/noma imibuzo ungasithinta kulenombolo (039) 312-8300.

S W MKHIZE
UMPHATHI KAMASIPALA

HIBISCUS COAST MUNICIPALITY
10 Connor Street
P O Box 5
Port Shepstone
4240

ADVERTISEMENTS—ADVERTENSIES—IZIKHANGISO

DFA APPLICATION

Regulation 21(6) of the Development Facilitation Regulations
In terms of the Development Facilitation Act 1995

NOTICE OF LAND DEVELOPMENT AREA APPLICATION

GEORGIA AVENUE INVESTMENTS (PTY) LIMITED (c/o R B Jolly, P O Box 1039 KLOOF 3640,) has lodged an application for a land development area in terms of the Development Facilitation Act, 1995.

The application is for the development of the following land:

Portion 15 (a subdivision of Portion 1) of the Farm Upper End Langefontein No.980

and will consist of

a Retirement Village (to be known as Green Meadow Country Estate). It will include Assisted Living through the provision of 101 Cottages and Units, a Clubhouse, (which will contain amongst other things a communal Diningroom, a Laundry and a Sick Bay), a Gatehouse with staff ablutions and a bin area, a Sewerage Package Plant and several underground tanks for the control and temporary storage of stormwater.

A Pre Hearing Conference will be held at the Hillcrest Library Hall on 18th May 2009 at 10h00.

All interested and affected parties are hereby informed that they may attend an inspection *in loco* at the land development area which will be conducted by the Tribunal on 2nd July 2009 at 14h00.

The application will be considered at a Tribunal Hearing to be held at the Hillcrest Library Hall 22 - 24 Delamore Road Hillcrest on 3rd July 2009 at 10h00.

Please note that in terms of the Development Facilitation Act 1995:

1. You must within 21 (twenty one) days from the date of this notice, provide the Designated Officer with written representations in support of the Application, or any other written representations you wish to make not amounting to an objection, in which case you are not required to attend the Tribunal Hearing, or

2. If your comments constitute an objection to any aspect of the land development application, you or your representative must appear in person before the Tribunal on the date mentioned above, or on any other date of which you may be given notice.

In terms of the Development Facilitation Act, 1995 this notice has the effect of a subpoena and failure to comply with this notice constitutes a criminal offence.

Any written objection or representation must state the name and address of the person or body making the objection or representation, the interest that such person or body has in the matter, and the reasons for the objection or representation, and must be delivered to the Designated Officer at his or her address set out below with the said period of 21 days.

The relevant plan(s), documents and information are available for inspection at the eThekweni Municipality's offices at 22 Delamore Road, Hillcrest or 166 KE Masinga (Old Fort) Road, Durban for a period of 21 days from 17th April 2009.

If you have any queries contact the Designated Officer, Mr John Forbes, at the eThekweni Municipality, Room 226, Development Planning and Engineering Building, 166 KE Masinga (Old Fort) Road, Durban; Tel 031-311-7477, Fax 031-311-7134, email forbesj@durban.gov.za.

Any written objection must be delivered or posted and addressed to the Designated Officer, Mr John Forbes. The postal address is as follows: P O Box 680, Durban, 4000. The physical address is Room 226, Development Planning and Engineering building, 166 KE Masinga (Old Fort) Road, Durban, 4001.

DATE OF NOTICE : 17th April 2009

ISICELO SE- DFA

UMthethonqubo 21(6) weMithethonqubo yamaLungiselelo eNtuthuko
NgokoMthetho wamaLungiselelo eNtuthuko we- 1995

ISAZISO SESICELO SENDAWO YOKUTHUTHUKISWA KOMHLABA

**Abakwa- GEORGIA AVENUE INVESTMENTS (PTY) LIMITED (c/o
R B Jolly, P O Box 1039 KLOOF 3640,)** sebefake isicelo sendawo
yokuthuthukiswa komhlaba ngokoMthetho wamaLungiselelo
eNtuthuko, we- 1995.

Isicelo esokuba kuthuthukiswe lo mhlaba:

**Ingxenywe 15 (isiGatshana seNgxenywe 1) yePulazi i- Upper End
Langfontein No. 980**

futhi uzobe uqukethe:

iKhaya Labadala (elizokwaziwa ngokuthi kuse- Green Meadow Country Estate). Uzobe unendawo eSekela uKuphila ngokuthi ihlinzeke amaKotishi kanye neZindlwana eziyi- 101, i- Clubhouse (ezoba neGumbi lokudlela, iLondolo kanye neGumbi labaGulayo okusetshenziswa ngabantu bonke), iNdlu esesangweni enendawo yabasebenzi yokugezela kanye nendawo eyingobo, iNdawo yokuqoqela imfucumfucu kanye namathange amaningana ahamba ngaphansi okulawula kanye nokugcina amanzi ezikhukhula isikhashana.

INGqungquthela engaphambi kwembizo iyoba se- Hillcrest Library Hall mhla ziyi- 18 kuNhlaba (May) wezi- 2009 ngesikhathi se- 10h00.

Zonke izinhloko ezinentshisekelo kumbe ezithintekayo ziyaziswa ukuthi zingethamela lokhu kuhlolwa kwendawo okuyokwenziwa endaweni yokuthuthukiswa komhlaba yiNkantolo mhla zi- 2 kuNtulikazi(July) wezi- 2009 ngehora le- 14h00.

Isicelo siyobhekwa eMbizweni yeNkantolo eyobe ise- Hillcrest Library Hall, ku- 22- 24 Delamore Road, Hillcrest, mhla zi- 3 kuNtulikazi wezi- 2009 ngehora le- 10h00.

Kucelwa ukuba uqaphele ukuthi ngokoMthetho wamaLungiselelo eNtuthuko we- 1995:

1. Kumele uhlinzeke iSikhulu Esibekiwe ngezethulo ezibhaliwe ukuvumelana neSicelo, kumbe ezinye izethulo ezibhaliwe ofisa

ukuzenza ezingenakuphikisa, ezinsukwini ezingama- 21 (amashumi amabili nanye) kusukela osukwini lokukhishwa kwalesi saziso, lapho- ke akudingekile ukuthi uthamele imbizo yeNkantolo, kumbe

2. Uma imibono yakho iqukethe isiphikiso kunoma yiyiphi ingxenye yesicelo sokuthuthukiswa komhlaba, kumele kuze wena siqu sakho kumbe okumele ngaphambi kweNkantolo ngosuku olubalulwe ngenhla, kumbe yinoma yingaluphi olunye usuku oyobe wazisiwe ngalo.

NgokoMthetho wamaLungiselelo eNtuthuko we- 1995, lesi saziso sinamandla okukubizela enkantolo, kanti ukwehluleka ukuhambisana nalesi saziso kuyicala.

Kuleso naleso siphikiso noma isicelo esilethiwe, kumele kuvele igama kanye nekheli lomuntu kumbe uhlaka lolo olulethe isiphikiso noma isethulo, intshisekelo lowo muntu noma uhlaka enalo mayelana nalolu daba, kanye nezizathu zesiphikiso noma isethulo, futhi kumele silethwe eSikhulwini Esibekiwe ekhelini laso elibalulwe ngenzansi esikhathini esiyizinsuku ezingama- 21.

Izinhlelo ezifanele, imiqingo kanye nolwazi kuvulekile ukuba kuhlolwe emahhovisi kaMasipala waseThekwini, ku- 22 Delamore Road, Hillcrest kumbe ku- 166 KE Masinga (Old Fort) Road, eThekwini isikhathi esiyizinsuku ezingama- 21 kusukela mhla ziyi- 17 kuMbaso (April) wezi- 2009.

Uma unemibuzo ungathintana neSikhulu Esibekiwe, uMnu John Forbes, kuMasipala waseThekwini, Room 226, Development Planning and Engineering Building, 166 KE Masinga (Old Fort) Road, eThekwini; Ucingo: 031- 311-7477, iFeksi 031-311-7134, i- imeyili forbesj@durban.gov.za.

Izethulo ezibhaliwe kumele zilethwe kumbe ziposelwe iSikhulu Esibekiwe, uMnu John Forbes. Ikheli Leposi lithi: P O Box 680, Durban, 4000. Ikheli okulethwa kulo mathupha lithi: Room 226, Development Planning and Engineering building, 166 KE Masinga (Old Fort) Road, Durban, 4001.

USUKU LWESAZISO: 17 kuMbaso wezi- 2009

**STANGER TOWN PLANNING SCHEME IN THE COURSE OF
PREPARATION : PROPOSED AMENDMENT**

Notice is hereby given in terms of Section 47 bis B of the Town Planning Ordinance, No. 27 of 1949, that the KwaDukuza Council intends to consider the following amendment to the Stanger Town Planning Scheme :

Proposed Rezoning of Erf 304, no. 128 Balcomb Street, Stanger from "Professional Offices" to "General Commercial" purposes.

Any person desiring to object to this proposal may do so by lodging a written notice setting out the grounds of his / her objection on or before 20 May 2009 with : The Municipal Manager, KwaDukuza Municipality, P.O. Box 72, Stanger, 4450.

Objectors must, in notifying the Municipal Manager, clarify that a copy of the notice has been served on the applicant at the address given below by registered or certified post or by hand. Any objection received after the prescribed date and / or where a copy has not been served on the applicant is not valid.

Plans and particulars relating to this application may be inspected during normal office hours Monday to Friday (excluding public holidays) at The Secretary : Development and Planning Section, KwaDukuza Municipality, 14 Albert Luthuli Street, Stanger. The application will lie for inspection from 24 April 2009.

Name and address of applicant

J M Pousson
Represented by AF Planning TRP
P.O. Box 234
Ballito, 4420
Offices 17-20, Block 6
Reys's Place
Tel :032-946 0151

Date of publication of Advert

23 April 2009

**STANGER TOWN PLANNING SCHEME IN THE COURSE OF
PREPARATION : PROPOSED AMENDMENT**

Lapha kukhishwa isaziso ngokwemigomo yoMthetho u-Section 47 bis B okuyiMthetho engumhlahlandlela yamadolobha oMasipala, onguNo. 27 ka 1949, njengokuchibiyelwa kwayo, ukuthi umkhandlu wakwaDukuza uhlongoza ukuchibiyela uhlelo olungumhlahlandlela wedolobha kubalulwa lapha ngezansi.

Proposed Rezoning of Erf 304, no. 128 Balcomb Street, Stanger from "Professional Offices" to "General Commercial" purposes.

Bonke abafisa ukuphikisana nesicelo sokushintsha ukusetshenziswa kwendawo bangaletsa imibono yabo phambi kuka 20 May 2009 kulelikheli elilandelayo with The Municipal Manager, KwaDukuza Municipality, P.O. Box 72, Stanger, 4450.

Abaphikisayo kumelobaszise umphakathi wakwa Masipala bachaze kabanzi ukuthi ikhophi yesaziso sinikwe kulowo ofake isicelo kuleli kheli elingenzansi ngeposi noma ngokuyinikezela ngesandla. Isikhalazo esifika sekudlule nogkuyinikezela ngesandla. Isikhalazo esifika sekudlule usuko olubhaliwe / noma isikhalazo esingafrikanga kulowo osifakile isicelo ngekesibalwe.

Imidwebo ne mininingwane ehambisana nalesicelo ingabonakala kumahhovisi kaMasipala kusukela ngo msombuluko kuya kulwesihlanu (ngaphandle kwaMaholidi) kusukela ngo 08h00 ekuseni kuyaku 16h00 ntambama.

Igama Nekheli Lalowo Ofaka Isicelo

J M Pousson

Represented by AF Planning TRP

P.O. Box 234

Ballito, 4420

Offices 17-20, Block 6

Reys's Place

Tel :032-946 0151

Usuku Lokukhangisa Isicelo

23 April 2009

NOTICE OF ESTABLISHMENT OF A LAND DEVELOPMENT AREA

Metplan (Richards Bay) Inc. has lodged an application in terms of the Development Facilitation Act, 1995 (Act 67 of 1995), for the establishment of a land development area in the Bhekeshowe Traditional Authority, uMlalazi Municipality, KwaZulu-Natal.

The development will consist of the following:

1. Kwabulawayo and Cowards Bush Archaeological sites.....	19,8 ha
2. Arena and main buildings.....	8,34 ha
3. Traditional homesteads	2,83 ha
4. Luxury lodge	6,24 ha
5. Artificial lake	1,88 ha
6. Caravan/camp site.....	4,91 ha
7. Queen Nandi's grave.....	0,42 ha
8. Ondini 1—archaeological site.....	4,83 ha
9. Royal Zulu Hiking Trail Hutted Camp No. 1	0,25 ha
10. Royal Zulu Hiking Trail Hutted Camp No. 1	0,24 ha
11. Royal Zulu Hiking Trail Hutted Camp No. 1	0,26 ha
12. Royal Zulu Hiking Trail Hutted Camp No. 1	0,26 ha
TOTAL.....	50,26 ha

The relevant plan(s), document(s) and information are available for inspection at the uMlalazi Municipal Offices, Hutchinson Road, Eshowe, for a period of 21 days from 24 April 2009. Contact M Neville Williams, the Designated Officer, at (035) 473-3474 for further details.

A Pre-hearing Conference has been scheduled for 12 May 2009 at 10h00 at the Premier Conference Centre, Butcher Street, Eshowe, which all interested parties may attend.

All interested and affected parties are also hereby informed that they may attend an inspection in loco of the land development area, which will be conducted by the Tribunal on 6 July 2009 at 14h00. All interested parties are invited to gather at the Premier Conference Centre, Butcher Street, Eshowe, before 12h30 from where the site visit will be undertaken in convoy.

The application will be considered at a Tribunal Hearing to be held on 7 July 2009 at 10h00 at the Premier Conference Centre, Butcher Street, Eshowe, again open to all interested parties.

Any person having an interest in the application should please note:

1. You may within a period of 21 days from the date of the first publication of this notice (24 April 2009), provide the Designated Officer with your written objections or representations; or
2. If your comments constitute an objection to any aspect of the land development application, you may but you are not obliged to appear in person or through a representative before the Tribunal on the date mentioned above.

Any written objection or representation must state the name and address of the person or body making the objection or representation, the interest that such person or body has in the matter, and the reasons for the objection or representation, and must be delivered to the Designated Officer at his address set out below within the said period of 21 days ie before 16h00 on 15 May 2009.

Any written objection or representation must be submitted to the Designated Officer and you may contact the Designated Officer at the following:

Designated Officer: Mr Neville Williams.

Address: uMlalazi Municipality, PO Box 37, Eshowe, 3815. Tel: (035) 473-3474. Fax: (035) 474-4733.

ISICELO SOKUTHUTHUKISWA KWINDAWO

Abakwa Metplan (Richards Bay) Inc. banenhloso yokufaka isicelo kuMkhandlu waseMlalazi Municipality, KwaZulu-Natali, ngokomthetho i-Development Facilitation Act, 1995 (Act 67 of 1995) ukuthola imvume yokuthuthukisa indawo engaphansi kwe Bhekeshowe Traditional Authority.

Loluhlelo lwentuthuko luhlanganisa lokhu okulandelayo:

No.	Uhlobo lwentuthuko/umsebenzi	Ububanzi bendawo
1.	Izindawo Kwabulawayo ne Cowards Bush okungama Archaeological sites	19,8 amahektha
2.	Yi Arena kanye nesakhiwo i-main	8,34 amahektha
3.	Izindlu ezakhiwe kususelwa emasikweni	2,83 amahektha
4.	Indawo yokuphola eseqophelweni eliphezulu	6,24 amahektha

No.	Uhlobo lwenhuthuko/umsebenzi	Ububanzi bendawo
5.	Yi Artificial lake	1,88 amahektha
6.	Yindawo yama Caravan noku khempa	4,91 amahektha
7.	Yithuna leNdlovukazi uNandi	0,42 amahektha
8.	Ondini 1—indawo eyi archaeological site	4,83 amahektha
9.	Yikhemu Yokuqala i-Royal Zulu Hiking Trail.....	0,25 amahektha
10.	Yikhemu Yokuqala i-Royal Zulu Hiking Trail.....	0,24 amahektha
11.	Yikhemu Yokuqala i-Royal Zulu Hiking Trail.....	0,26 amahektha
12.	Yikhemu Yokuqala i-Royal Zulu Hiking Trail.....	0,26 amahektha
	UBUBANZI BENDAWO OBUPHELELE	50,26 amahektha

Imininingwane eqondene nalesisicelo ingatholakala kulelikheli elilandelayo: uMlalazi Municipal Offices, Hutichinson Road, Eshowe.

Lesisicelo singabonwa izinsuku ezingamashumi amabili nanye ukusukela kumhlaka 24 April 2009, imininingwane itholakaia ku Mr Neville Williams enombolweni (035) 473-3474.

Indibano ye Pre-hearing Conference ihlelelwe umhlaka 12 May 2009, ngo 10h00 e-Premier Conference Centre, Butcher Street, Eshowe nokufanele yethamelwe yibo bonke abathintekayo.

Abathintekayo nabanesisifiso bayanxuswa ukuba beze kwi-inspection ngomhlaka 6 July 2009 ngo 14h00. Kuyohlanganelwa e-Premier Conference Centre, Butcher Street, Eshowe, kungakashayi u-12h30 bese kuyobonwa izindawo ezizothuthukiswa.

Ukubhekiswa nokucubungulwa kwezicelo kuyokwenziwa kwi-Tribunal Hearing mhlaka 7 July 2009, ngo 10h00 e-Premier Conference Centre, Butcher Street, Eshowe kwaziswe nalabo abathintekayo.

Noma yimuphi umuntu ofisa ukuletha isiphakamiso noma isikhalo mayelana nalesisicelo kufanele abhale isiphakamiso noma isikhalo kuhlangene nezizathu aphikisa ngazo kanye nemininingwane yakhe athumele kungakapheli izinsuku ezingu 21 ukusukela osukwini okukhishwe ngalo lesisishicilelo, isibonelo, kungashayi ihora lesine ngomhlaka 15 May 2009, kulelikheli elilandelayo:

Designated Officer: Mr Neville Williams.

Ikheli: uMlalazi Municipality, PO Box 37, Eshowe, 3815. Inombolo yocingo: (035) 473-3474. Inombolo yefekisi: (035) 474-4733.

23-30

KWA SANI MUNICIPALITY TOWN PLANNING SCHEME IN THE COURSE OF PREPARATION: PROPOSED AMENDMENT

Notice is hereby given in terms of section 47bis (1) (a) of the Town-planning Ordinance No. 27 of 1949, as amended, that it is the intention of the Municipal Council to amend its town-planning scheme as follows:

To rezone: A proposed portion of Erf 35, Himeville, located at the corner of Sutton and Dartnell Street, Himeville, Kwa Sani Municipality, Province of KwaZulu-Natal, to be rezoned from Administration to General Residential 1.

Further information regarding the proposed amendment will be available at the Municipal Department of Planning and Development during office hours, any person with sufficient interest therein may lodge written objections or representations relating thereto with the undersigned, not later than 14 May 2009.

Mr P.S. GWACELA, Municipal Manager

Kwa Sani Municipality, P.O. Box 43, Himeville, 3256

KWA SANI MUNISIPALITEIT DORPSBEPLANNINGSKEMA WAT OPGESTEL WORD: VOORGESTELDE WYSIGING

Kennis geskied hiermee ingevolge die bepalings van artikel 47bis (1) (a) van die Dorpsbeplanningordonnansie No. 27 van 1949 dat dit die voorneme van die Munisipaliteit se Raad is om die dorpsbeplanningskema wat opgestel word te wysig deur die hersonerig van:

'n Voorgestelde gedeelte van Erf 35, Himeville, op die hoek van Sutton- en Dartnellstraat, Himeville, Kwa Sani Munisipaliteit, Provinsie van KwaZulu-Natal, om te hersoneer van Administration na General Residential 1.

Verdere inligting met betrekking tot die beoogde wysiging is beskikbaar vir inspeksie by die Munisipaliteit se kantore van Beplanning en Ontwikkeling se kantore gedurende normale kantoore. Enigeen met voldoende belang daarin moet nie later nie as 14 Mei 2009 skriftelik beswaar of vertoë indien by die ondergetekende indien.

Mnr. P.S. GWACELA, Munisipale Bestuurder

Kwa Sani Munisipaliteit, Posbus 43, Himeville, 3256

