

# KWAZULU-NATAL PROVINCE KWAZULU-NATAL PROVINSIE ISIFUNDAZWE SAKWAZULU-NATALI

### Provincial Gazette · Provinsiale Koerant · Igazethi Yesifundazwe

(Registered at the post office as a newspaper) • (As 'n nuusblad by die poskantoor geregistreer) (Irejistiwee njengephephandaba eposihhovisi)

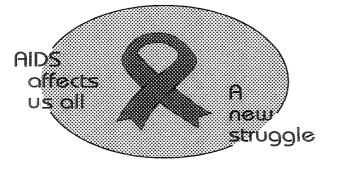
Vol. 6

### PIETERMARITZBURG,

23 FEBRUARY 2012 23 FEBRUARIE 2012 23 kuNHLOLANJA 2012

No. 709

### We all have the power to prevent AIDS



Prevention is the cure

AIDS HEIPUNE

0800 012 322

DEPARTMENT OF HEALTH

N.B. The Government Printing Works will not be held responsible for the quality of "Hard Copies" or "Electronic Files" submitted for publication purposes





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### **IMPORTANT NOTICE**

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Furthermore the Government Printing Works will also not be held responsible for cancellations and amendments which have not been done on original documents received from clients.

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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

### **N**EW PARTICULARS ARE AS FOLLOWS:

**Physical address:** 

Government Printing Works 149 Bosman Street Pretoria Postal address:

Private Bag X85 Pretoria 0001

New contact persons: Louise Fourie Tel.: (012) 334-4686

Mrs H. Wolmarans Tel.: (012) 334-4591

Fax number: (012) 323-8805

E-mail addresses: Louise.Fourie@gpw.gov.za

Hester.Wolmarans@gpw.gov.za

### **Contact persons for subscribers:**

Mrs J. Wehmeyer Tel.: (012) 334-4734

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.

**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.

<sup>1</sup>/<sub>4</sub> page **R 229.40** 

Letter Type: Arial Size: 10

Line Spacing: At: Exactly 11pt

# TAKE NOTE OF THE NEW TARIFFS WHICH ARE APPLICABLE FROM THE 1ST OF JUNE 2011

1/2 page **R 458.75**Letter Type: Arial Size: 10
Line Spacing: At:

Exactly 11pt

<sup>3</sup>/<sub>4</sub> page **R 688.15** 

Letter Type: Arial Size: 10

Line Spacing: At: Exactly 11pt

Full page **R 917.55** 

Letter Type: Arial Size: 10

Line Spacing: At: Exactly 11pt



# LIST OF FIXED TARIFF RATES AND CONDITIONS

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

COMMENCEMENT: 1 June 2011

### **C**ONDITIONS FOR PUBLICATION OF NOTICES

### **C**LOSING 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* untill 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

### PROVINCIAL NOTICES-PROVINSIALE KENNISGEWINGS-ISAZISO SESIFUNDAZWE

The following notices are published for general information.

Onderstaande kennisgewings word vir algemene inligting gepubliseer.

MR N.V.E. NGIDI

MNR. N.V.E. NGIDI Direkteur-generaal

300 Langalibalele Street Pietermaritzburg 23 February 2012

Langalibalelestraat 300 Pietermaritzburg 23 Februarie 2012

Izaziso ezilandelayo zikhishelwe ulwazi lukawonkewonke.

MNU. N.V.E. NGIDI Umqondisi-Jikelele

300 Langalibalele Street Pietermaritzburg 23 kuNhlolanja 2012

Director-General

### No. 26 23 February 2012

### PROVINCIAL GAZETTE TRANSFER OF FUNDS TO MUNICIPALITIES

The Provincial Treasury hereby publishes transfers to Municipalities in terms of section 29(2) of the Division of Revenue Act, 2011.

Vote 6: Provincial Treasury

		Name:	Infrastructure:	<u>Airports</u>
	<u>information</u>		Name of Municipality	2011/12 Adjusted Appropriation R thousand
Purpose:	The development of the Pietermaritzburg, Richards Bay and Ulundi airports.	A KZN2000	eThekwini ties	
		B KZN211 B KZN212 B KZN213 B KZN214 B KZN215	Vulamehlo Umdoni Umzumbe utiAuziwebantu Ezinopioni Hibiacus Count Ugu District Municipality	18,53
Measurable Outputs:	Upgrade of the airports	B KZN224 B KZN225	Mounduzi	18,53
		B KZN227 C DC22 Total:Uthukela Munic B KZN232 B KZN233	Michambethini Richmond uMgungundiovu District Municipality spalities Emnambithil-Ladysmith Indaka Umtahadi	
Monitoring System:	<ul> <li>Monthly progress reports from the respective municipalities as per agreement between the KZN Treasury and the municipalities in respect of the utilisation of the allocation.</li> </ul>	B KZN236 C DC23 Total: Umzinyathi Mu	Okhahlamba Imbebszane Uthukela District Municipality nicipalities Endumoni	
	<ul> <li>Any additional financial statement regarding the allocation including income, expenditure and savings relating to the allocation (if requested).</li> </ul>	B KZN242	Nquita	
		B KZN244 B KZN245 C DC24 Total: Amajuba Munic B KZN252	Umvoti Umzinyathi District Municipality cipalities Newcastie	-
Conditions:	* The municipality will submit an expenditure plan the Provincial Treasury for approval.	B KZN253 B KZN254 C DC25	eMadlangeni Dannhauser  Amajuba District Municipality	
	<ul> <li>The municipality will follow its supply chain procedures to appoint service providers.</li> <li>The municipality will appoint service providers in</li> </ul>	Total: Zululand Munic		10,00
	Awarding of tenders is subject to Provincial Treasury's approval.     The municipality will monitor and evaluate the	B KZN261 B KZN262 B KZN263		
Allocation Criteria;	Allocation will be disbured to the municipalities or	8 KZN265 8 KZN266		10,000
	satisfactory proof of progress report.	Total: Umkhanyakud B KZN271 B KZN272 B KZN273 B KZN274	e Municipalities Umhlabuyaingana Jozini The Big 5 False Bay Hlabisa	
		C DC27 Total: uThungulu Mu	Mtubatuba Umkhanyakudo District Municipality nicipalities	10,500
Projected Life:	<ul> <li>2011/12 for the Richards Bay airport. 2011/12 an 2012/13 for the Pietermaritzburg and Ulundi airports.</li> </ul>	B KZN281 B KZN282	Umfokozi uMnlatruze	10,500
		B KZN284 B KZN285 B KZN286	Ntambanana uMalazi Mthonjaneni Nkandia	
Adjusted Appropriation;	R thouser	Total: liembe Municip		1112-54
2011/12 Adjusted Appropriation	39,03	B B KZN292 B KZN293 B KZN294 C DC29	KwaDukuza Ndwedwe Maphumulo Ilembe District Municipality	
Payment schedule:	Upon proof of satisfactory work done.	B KZN433 B KZN434	Ingwe Kwa Sani Greater Kokstad Ubuhlebazwe	
			Umzimkulu Sisonke District Municipality	39,03

No. 27 23 February 2012



### **KWAZULU-NATAL GAMING AND BETTING BOARD**

## NOTICE OF APPLICATIONS RECEIVED TO ACQUIRE FINANCIAL INTEREST IN LICENSEES

 In terms of Section 34 of the KwaZulu-Natal Gaming and Betting Act, 2010 (Act No. 08 of 2010), notice is hereby given of applications to acquire a financial interest in Site Operator licensees received from applicants mentioned below:

APPLICANT	LICENSEE	ADDRESS	ROUTE OPERATOR
1. Lionel Ananthan	Double Ring Trading 477 (Pty) Ltd t/a Jackie Horner Pub & Grill	47 Davenport Avenue, Glenwood, Durban	Vukani Gaming KZN (Pty) Ltd
Micharl Trust     t/a Village Pub     And Diner	Poison Apple Pub and Grill CC t/a Poison Apple Pub and Restaurant	Shop 35 Pennington Mall, 3 Impathle Road, Pennington	×
3. Vimal Sing	Sip and Nap Lodge CC t/a St Bells Hotel	956 Sarnia Road, Bellair, Durban	

### 2. Public inspection of application

The above mentioned applications will, subject to any ruling by the Board to the contrary in accordance with the provisions of section 34 of the KwaZulu-Natal Gaming and Betting Act, 2010 (Act No. 08 of 2010), be open for public inspection at the offices of the Board at the address mentioned below for the period from 23 February 2012 to 22 March 2012.

The KZN Gaming & Betting Board Ground Floor (South Tower) Room G135 Natalia Building 330 Langalibalele Street

### PIETERMARITZBURG, 3201

### 3. Invitation to lodge representations

Interested persons are hereby invited to lodge any representations in respect of the application by no later than **16:00** on **22 March 2012**.

Representations should be in writing and must contain at least the following

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 Gaming and Betting Board

Private Bag X9102 PIETERMARITZBURG 3200

or faxed to: (033) 3427853.

No. 27 23 Februarie 2012



### **KWAZULU-NATAL DOBBEL EN WEDDERY RAAD**

### KENNSIGEWING VAN AANSOEKE ONTVANG OM FINANSIELE BELANGSTELLING IN 'N LISENSIE TE VERKRY

 Ingevolge Artikel 34 van die KwaZulu-Natal Dobbelary en Weddery Wet, 2010 (Wet No. 08 van 2010), word hierby kennis gegee van die aansoeke om finansiele belangstelling in 'n lisensie te verkry deur die ondergenoemde applikaante:

APPLIKAANT	LICENSEE	ADRES	ROUTE OPERATEUR
1. Lionel Ananthan	Double Ring Trading 477 (Edms) Bpk t/a Jackie Horner Pub & Grill	47 Davenport Avenue, Glenwood, Durban	Vukani Gaming KZN (Edms) Bpk
Micharl Trust t/a     Village Pub And     Diner	Poison Apple Pub and Grill CC t/a Poison Apple Pub and Restaurant	Shop 35 Pennington Mall, 3 Impathle Road, Pennington	
3. Vimal Sing	Sip and Nap Lodge CC t/a St Bells Hotel	956 Sarnia Road, Bellair, Durban	

### 2. Openbare inspeksie van aansoek

Die aansoek lê, behoudens enige teenstrydige reëling deur die raad in ooreenstemming met die bepalings van artikel 34 van die KwaZulu-Natal Dobbelary en Weddery Wet, 2010 (Wet No. 08 van 2010), vir openbare inspeksie ter insae by die kantoor van die Raad by die ondergemelde adres vir die tydperk van 23 Februarie 2012 tot 22 Maart 2012.

KwaZulu-Natal Dobbelary en Weddery Raad Grondvloer (Suid Toring) Kamer G135 Natalia Gebou Langalibalele straat 330 Pietermaritzburg 3201

### 3. Uitnodiging om vertoë te rig

Belanghebbende persone word hierby uitgenooi om enige vertoë ten opsigte van die aansoeker te rig teen nie later as 16:00 op 22 Maart 2012. 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 Beampte KwaZulu-Natal Dobbelary en Weddery Raad Private sak 9102 Pietermaritzburg 3200

Of per faks gestuur word na: (033) 342-7853.

No. 27 23 kuNhlolanja 2012



### IBHODI YEZOKUGEMBULA YAKWAZULU-NATALI

# ISAZISO NGESICELO ESAMUKELIWE SELUNGELO LOKUHLOMULA NGOKWEZIMALI

1. Ngokwezinhlinzeko zesigaba 34 soMthetho wezokuGembula waKwaZulu-Natali ka2010 (uMthetho No. 08 ka 2010), lapha kukhishwa isaziso ngezicelo ezamukeliwe zelungelo lokuhlomula ngokwezimali.

UMFAKISICELO	UMNINILAYISENSI	IKHELI	UMUNTU OWENGAMELE IBHIZINISI LOKUGEMBULA KULEYO NDAWO
1. Lionel Ananthan	Double Ring Trading 477 (Pty) Ltd t/a Jackie Horner Pub & Grill	47 Davenport Avenue, Glenwood, Durban	Vukani Gaming KZN (Pty) Ltd
2. Micharl Trust t/a Village Pub And Diner	Poison Apple Pub and Grill CC t/a Poison Apple Pub and Restaurant	Shop 35 Pennington Mall, 3 Impathle Road, Pennington	
3. Vimal Sing	Sip and Nap Lodge CC t/a St Bells Hotel	956 Sarnia Road, Bellair, Durban	

### 2. Ukuhlolwa kwezicelo ngumphakathi

Lezi zicelo ezibalulwe ngenhla, kuye ngokuhambisana nanoma yisiphi isinqumo seBhodi esiphikisayo ngokwezinhlinzeko zesigaba 34 soMthetho wezokuGembula waKwaZulu-Natali ka2010 ( uMthetho No. 08 ka 2010), izicelo zizokwazi ukubonwa ngumphakathi emahhovisi eBhodi kuleli kheli elibhalwe ngezansi esikhathini esisukela kumhla zingu 23 kuNhlolanja 2012 kuya mhla zinga 22 kuNdasa 2012.

KwaZulu-Natal Gaming and Betting Board Ground Floor (South Tower) Room G135 Natalia Building 330 Longalibalele Street PIETERMARITZBURG 3201

### 3. Isimemo sokwenza izethulo

Abantu abanentshisekelo bayamenywa ukuba benze izethulo lungakadluli mhla zingama zinga 22 kuNdasa 2012ngaphambi kwehora lesine ntambama. Izethulo kufanele zibhalwe futhi zibe nale mininingwane elandelayo:

- (a) Igama lomfakisicelo izethulo eziqondene naye;
- (b) Izizathu izethulo ezenziwa ngaphansi kwazo;
- (c) Igama, ikheli kanye nenombolo yocingo yomuntu oletha izethulo; kanye;
- (d) Nokubalula ukuthi umuntu owenza izethulo ufisa ukwenza izethulo ngomlomo uma iBhodi isilalela isicelo.

Noma iziphi izethulo ezingaluqukethe 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 Gaming and Betting Board Private Bag X9102 PIETERMARITZBURG 3200

noma zithunyelwe ngesikhahlamezi kule nombolo: (033) 3427853.

### MUNICIPAL NOTICE—ISAZISO SIKAMASIPALA

No. 8 23 February 2012

### ETHEKWINI MUNICIPALITY

### **STATUTORY NOTICE NO. 2656**

### NOTICE OF EXPROPRIATION

Issued by the eThekwini Municipality
In terms of Section 9(3) of the Housing Act, 1997 (Act No. 63 of 1997)
Read with Sections 1,6 to 15 and 18 to 23 of the Expropriation Act, 1975 (Act No. 63 of 1975) and Section 25(2) of the Constitution of the Republic of South Africa, 1996.

TO:

The parties described in the attached schedule, marked Annexure "A", under column 1 as "Owners" and which word includes to mean the executor in the estate of an owner deceased, or the trustee or liquidator in the insolvent estate of an owner, or if the owner of the property is under legal disability his/her legal representative and includes the authorized representative of the owner in the Republic.

AND TO:

All the persons claiming any right to or interest in the land described in this Notice or Expropriation whether by virtue of registration or otherwise, and particularly any lessee, buyer or builder contemplated in Section 9(1)(d) of the Expropriation Act, 1975.

NOTICE is hereby given in terms of Section 7, read with Section 5(2) of the Expropriation Act No. 63 of 1975 (the Act) that the eThekwini Municipality (the Municipality), having obtained, on 14 November 2011, the permission from the Member of the Executive Council of the Province of KwaZulu-Natal responsible for housing matters in the Department of Human Settlement, hereby expropriates the land described hereunder under powers vested in it by Section 9(3) of the Housing Act No. 107 of 1997 (the Housing Act) read with Section 5 of the Expropriation Act, for the purposes of a national housing programme as defined in Section 1 of the Housing Act.

The land being expropriated is as per Column 3 of the attached schedule marked Annexure A.

### PLEASE NOTE THE FOLLOWING:

- a. The date of expropriation shall be 1 March 2012 with effect from which date, where applicable ownership of the said land will pass to the Municipality
- b. The date upon which the Municipality will take possession of the said property shall be 1 March 2012.
- c. Where land is expropriated, with effect from the date of possession of the land by the Municipality but not before such date, the Owner(s) will be relieved of the obligation to take care of and maintain the land and pay taxes and other charges thereon, and will no longer be entitled to the use of and any income from the land.
- d. Where the property has been partially expropriated, at the request of the Owner(s) this notice shall be deemed to include the remainder of the property or part thereof in terms of Section 2 of the Act provided that the Municipality is satisfied that such been rendered useless by the expropriation.
- The costs of the survey required and the survey itself will be borne and undertaken by the Municipality.

In terms of section 10(1) of the Expropriation Act, 1975, read with section 25(3) of the Constitution of the Republic of South Africa, 1996, the Municipality hereby offers compensation to the Owners in the sum shown under Columns 4 & 5 in the attached Schedule, marked Annexure "A" for the land hereby expropriated which compensation is determined in terms of section 12(1) of the Expropriation Act, read with section 25(3) of the Constitution of the Republic of South Africa Act, 1996, together with the amount provided for in terms of section 12(2) of the Expropriation Act.

PAYMENT of the compensation offered will be made in terms of section 11 of the Expropriation Act, 1975.

**ATTENTION** is drawn to the fact that if a lessee has a right by virtue of a lease contemplated in section 9(1)(d)(i) of the Act, in respect of the land expropriated of which the Municipality has no knowledge on the date of this Notice, the aforementioned offer of compensation may be withdrawn.

YOUR ATTENTION is directed to the provisions of Section 9(1) and 12, (in particular sub-sections 3(a)(ii) and (4) highlighted below) of the Act and in particular to the obligations which you must comply with under the said sections. For your convenience, the sections are reproduced here (please read Municipality where it states 'Minister' or 'State').

- 9. Duties of owner of property expropriated or which is to be used by State. -
- (1) An owner whose property has been expropriated in terms of this Act, shall, within sixty days from the date of notice in question, deliver or cause to be delivered to the Minister a written statement indicating-
  - (a) if any compensation was in the notice of expropriation offered for such property, whether or not he accepts that compensation and, if he does not accept it, the amount claimed by him as compensation and how much of that amount represents each of the respective amounts contemplated in section 12(1)(a)(i) and (ii) or (b) and full particulars as to how such amounts are made up;
  - (b) if no such compensation was so offered, the amount claimed as compensation by him and how much of that amount represents each of the respective amounts contemplated in section 12(1)(a)(i) and (ii) or (b) and full particulars as to how such amounts are made up;
  - (c) if the property expropriated is land and any amount is claimed in terms of paragraph (a) or (b), full particulars of all improvements thereon which, in the opinion of the owner, affect the value of such land;
  - (d) if the property being expropriated is land-
    - (i) which prior to the date of notice was leased as a whole or in part by unregistered lease, the name and address of the lessee, and accompanied by the lease or a certified copy thereof, if it is in writing, or full particulars of the lease, if it is not in writing;
    - (ii) which, prior to the date of notice, was sold by the owner, the name and address of the buyer, and accompanied by the contract of purchase and sale or a certified copy thereof;
    - (iii) on which a building has been erected which is subject to a builder's lien by virtue of a written building contract, the name and address of the builder, and accompanied by the building contract or a certified copy thereof;
    - (iv) ......

(e) indicate the address to or at which you desire that further documents in connection with the expropriation may be posted or delivered.

Provided that the Minister may at his discretion extend the said period of sixty days, and that, if the owner requests the Minister in writing within thirty days as from the date of notice to extend the said period of sixty days, the Minister shall extend such period by a further sixty days.

- (2) .....
- (3) You are hereby requested, within sixty (60) days of the date of this notice, to -
  - (a) deliver or cause to be delivered to the Municipality at the address stated hereunder the title deeds of the property hereby expropriated or, if such document is not in your possession or under your control, the name and address of the person in whose possession or under whose control it is;
  - (b) .....
- 12. Basis on which compensation is to be determined. -
  - (1) The amount of compensation to be paid in terms of this Act to an owner in respect of property expropriated in terms of this Act, or in respect of the taking, in terms of this Act, of a right to use property, shall not, subject to the provisions of subsection (2), exceed-
  - (a) in the case of any property other than a right, excepting a registered right to minerals, the aggregate of-
    - (i) the amount which the property would have realized if sold on the date of Notice in the open market by a willing seller to a willing buyer, and
    - (ii) an amount to make good any actual financial loss caused by the expropriation;
       and
  - (b) in the case of a right, excepting a registered right to minerals, an amount to make good any actual financial loss caused by the expropriation or the taking of the right: Provided that where the property expropriated is such nature that there is no open market
    - (aa) on the basis of the amount it would cost to replace the improvements on the property expropriated, having regard to the depreciation thereof for any reason, as determined on the date of notice; or
    - (bb) in any other suitable manner.

therefor, compensation therefor may be determined-

- (2) Notwithstanding anything to the contrary contained in this Act there shall be added to the total amount payable in accordance with subsection (1), an amount equal to
  - (a) ten per cent of such total amount, if it does not exceed R100 000; plus

- (b) five per cent of the amount by which it exceeds R100 000, if it does not exceed R500 000; plus
- (c) three per cent of the amount by which it exceeds R500 000, if it does not exceed R1 000 000; plus
- (d) one per cent (but not amounting to more than R10 000) of the amount by which it exceeds R1 000 000.
- (3) (a) Interest at the standard interest rate determined in terms of section 26 (1) of the Exchequer Act, 1975 (Act No. 66 of 1975), shall, subject to the provision of subsection (4), be payable from the date on which the State takes possession of the property in question in terms of section 8 (3) or (5) on any outstanding (1): Provided that
  - in a case contemplated in section 21 (4), in respect of the period calculated from the termination of thirty days from the date on which-
    - (aa) the property was so taken possession of, if prior to that date compensation for the property was offered or agreed upon; or
    - (bb) such compensation was offered or agreed upon, if after that date it was offered or agreed upon,

to the date on which the dispute was settled or the doubt was resolved or the owner and the buyer or the mortgagee or the builder notified the Minister in terms of the said section 21 (4) as to the payment of the compensation money, the outstanding portion of the amount so payable shall, for the purposes of the payment of interest, be deemed not to be an outstanding amount; and

- (ii) if the owner fails to comply with the provision of section 9 within the appropriate period referred to in the said section, the amount so payable shall during the period of such failure and for the purpose of the payment of interest be deemed not to be an outstanding amount.
- (b) Interest payable in terms of paragraph (a) shall be deemed to have been paid on the date on which the amount has been made available or posted to the owner concerned.
- (c) Any deposit, payment or utilization of any amount in terms of section 11(1), 20 (2) or 21 (1) or (4) shall be deemed to be a payment to the owner, and no interest shall in terms of paragraph (a) be payable on any such amount as from the date on which it has been so deposited, paid or utilized.
- (4) If the owner of property which has been expropriated occupies or utilizes that property or any portion thereof, no interest shall, in respect of the period during which he so occupies or utilizes it, be paid in terms of subsection (3) on so much of the outstanding amount as, in the opinion of the Minister, relates to the property or utilized.

- (5) In determining the amount of compensation to be paid in terms of this Act, the following rules shall apply, namely –
  - no allowance shall be made for the fact that the property or the right to use property has been taken without the consent of the owner in question;
  - (b) the special suitability or usefulness of the property in question for the purpose for which it is required by the State, shall not be taken into account if it is unlikely that the property would have been purchased for that purpose on the open market or that the right to use the property for that purpose would have been so purchased;
  - (c) if the value of the property has been enhanced in consequence of the use thereof in a manner which is unlawful, such enhancement shall not be taken into account;
  - (d) improvements made after the date of notice on or to the property in question (except where they were necessary for the property maintenance of existing improvements or where they were necessary for the property maintenance of existing improvements or where they were undertaken in pursuance of obligations entered into before that date) shall not be taken into account:
  - no allowance shall be made for any unregistered right in respect of any other property or for any indirect damage or anything done with the object of obtaining compensation therefor;
  - (f) any enhancement or depreciation, before or after the date of notice, in the value of the property in question, which may be due to the purpose for which or in connection with which the property is being expropriated or is to be used, or which is a consequent of any work or act which the State may carry out or perform or already has carried out or performed or intends to carry out or perform in connection with such purpose, shall not be taken into account;
  - (g) ....
  - (h) Account shall also be taken of -
    - (i) any benefit which will ensure to the person to be compensated from any works which the State has built or constructed or has undertaken to build or construct on behalf of such person to compensate him in whole or in part for any financial loss which he will suffer in consequence of the expropriation or, as the case may be, the taking of the right in question;
    - (ii) any benefit which will ensure to such person in consequence of the expropriation of the property or the use thereof for the purpose for which it was expropriated or, as the case may be, the right in question was taken;
    - (iii) ...
    - (iv) Any relevant quantity of water to which the person to be compensated is entitled or which is likely to be granted to him, in terms of the provisions of the Water Act, 1956(Act No. 54 of 1956), or any other law.
    - (i) .....
  - (i) ....

COMMUNICATION with the Municipality in connection with any matter arising from or related to this Notice of Expropriation must be conducted with the Contact Person whose name is set out at the foot of this Notice and whose contact details are also set out there. Formal Notices required to be served on the Municipality must be delivered to the address provided in the Contact details at the foot of this Notice.

MUNICIPAL MANAGER ETHEKWINI MUNICIPALITY

Date: 7 February 2012

cc Registrar of Deeds

Private Bag X9028 PIETERMARITZBURG

3200

CONTACT PERSON: Ronell Visser (Mrs)

**CONTACT DETAILS:** 

Physical Address: 90 Shepstone Road, New Germany

Postal Address: P O Box 49, Pinetown 3600

Telephone No: 031 – 3116516 Fax No.: 031 – 3116522

e-mail address: visserr@durban.gov.za

No. 8

### 23 kuNhlolanja 2012

### UMASIPALA WASETHEKWINI

### ISAZISO NO. 2656

### ISAZISO SOKUDLIWA NGOKOMTHETHO KOMHLABA

Sikhishwa uMasipala waseThekwini ngaphansi kweSigaba 9(3) somthetho i-Housing Act, 1997 (Umthetho No. 63 ka-1997), sifundwa nezigaba 1,6 kuya ku-15 no-18 kuya ku-23 zomthetho i-Expropriation Act, 1975 (Umthetho No. 63 ka-1975).

SIYA:

Kubo bonke abantu ababalwe kwisheduli ephelezela lesi saziso esihloko sithi "Annexure A" ngaphansi kwesihlokwana 1 "Abanikazi" okubandakanya nomabi wamafa maqondana namafa abantu asebeshonile, noma umsingathimafa noma lowo ogunyazwe ukuhlakaza ifa lomnikazi ogajwe yizikweleti, noma uma umnikazi wendawo engakwazi ukuzimela ngokomthetho lowo ommele futhi kubandakanya nalowo ogunyaziwe ngokusemthethweni ukumela umnikazi eRiphabhliki.

KANYE:

Nakubo bonke abanye abantu abathi bananoma yimaphi amalungelo noma amagunya kulo mhlaba ochazwe kulesi saziso, ngenxa yokuba babhalisile noma ngenye indlela, futhi ikakhulukazi noma yisiphi isiqashi, umthengi noma umakhi ophathekayo ngokwemibandela yeSigaba 9(1)(d) somthetho i-Expropriation Act ka-1975.

LESI yisaziso ngaphansi kweSigaba 7, sifundwa neSigaba 5(2) soMthetho i-Expropriation Act (uMthetho No. 63 ka-1975) (uMthetho) sokuthi uMasipala waseThekwini (uMasipala), ngenxa yokuthi akakwazanga ukuthenga ngentengo efanele lo mhlaba ochazwe lapha ngokuxoxisana nabanikazi bawo futhi emva kokuthi esethole imvume kaNgqongqoshe ofanele weSifundazwe saKwaZulu-Natali oqondene nezezindlu mhla ka-14 November 2011, ngalokhu uyawudla lo mhlaba ochazwe lapha ngenzansi ngegunya alinikwe yiSigaba 9(3) somthetho i-Housing Act No. 107 ka-1997 kanye neSigaba 5 soMthetho, ngenjongo yokuba kusizakale umphakathi ngaphansi kohlelo lukazwelonke lokwakhela umphakathi izindlu kanjengoba kuchaziwe eSigabeni 1 soMthetho Wezezindlu.

Lo mhlaba odliwayo uchazwe ngaphansi kwesigatshana 3 kwisheduli ephelezela lesi saziso ebizwa nge-"Sengezo A".

### NIYANXUSWA UKUBA NIQAPHELE LOKHU:

- Usuku lokudla lo mhlaba umhla ka-1 Mashi 2012 kanti kusukela ngalolo suku ubunikazi balo mhlaba buzodlulela kuMasipala.
- b. Usuku uMasipala azothatha ngalo lo mhlaba oshiwo umhla ka-1 Mashi 2012.

- c. Lapho kudliwa umhlaba, kusukela ngosuku ubunikazi balowo mhlaba obuthathwa ngalo nguMasipala, kodwa hhayi ngaphambi kwalolu suku, umnikazi uyokhululwa kulezo zibopho zokuba awunakekele futhi awugcine usesimweni lowo mhlaba nokuwukhokhela intela kanye nezinye izimali ezibizwayo, futhi ngeke esavunyelwa ukuwusebenzisa lo mhlaba futhi ngeke esaba namalungelo emali engeniswa yiwo.
- d. Lapho kudliwe ingxenye yomhlaba, ngokwesicelo somnikazi lesi saziso kuyothathwa ngokuthi sifaka nale ngxenye eseleyo yalowo mhlaba noma ingxenye yawo ngokwesigaba 2 soMthetho, inqobo nje uma uMasipala anelisekile ngokuthi le ngxenye eseleyo ayisenamsebenzi ngenxa yalokhu kudliwa ngokomthetho kwale enye ingxenye.
- e. Izindleko zanoma yikuphi ukudatshulwa komhlaba okudingekayo ziyothwalwa nguMasipala kanti nokudatshulwa uqobo lwakho kuyokwenziwa nguMasipala.

Ngokwesigaba 10(1) soMthetho i-Expropriation Act, 1975, sifundwa nesigaba 25(3) soMthethosisekelo wezwe laseNingizimu-Afrika, 1996, uMasipala uthi uzonikeza abanikazi isinxephezelo esikhonjiswe ezigatshaneni 4 no-5 sale sithasiselo esihamba nae saziso ngalo mhlaba odliwayo kanti lesi sinxephezelo sinqunywe ngokwesigaba 12(1) somthetho i-Expropriation Act, 1975, sifundwa nesigaba 25(3) soMthethosisekelo wezwe laseNingizimu-Afrika, 1996, kanye nesamba esinqunywe ngaphansi kwesigaba 12(2)(b) somthetho i-Expropriation Act.

**UKUKHOKHWA** kwalesi sinxephezelo kwenziwa ngaphansi kwesigaba 11 somthetho i-Expropriation Act, 1975.

**KUFANELE KUQASHELWE** ukuthi uma isiqashi sinelungelo ngenxa yesivumelwano sokuqashiselana okukhulunywe ngaso esigabeni 9(1)(d)(i) soMthetho, kulo mhlaba odliwayo uMasipala angazi lutho ngaso ngesikhathi sokukhishwa kwalesi saziso, lesi sinxephezelo uMasipala athi uzosikhokha singahoxiswa.

QAPHELA isigaba 9(1) no-12, (ikakhulu izigatshana 3(a)(ii) no-(4) ezibalulwe lapha ngenzansi) zoMthetho, ikakhulu izibopho onazo ngaphansi kwalo Mthetho. Lezi zigaba ziyaphindwa lapha ngenzansi (lapho kuthi khona 'uNgqongqoshe' noma 'uHulumeni' kufanele kufundwe ngokuthi 'uMasipala').

- 9. Izibopho zomnikazi womhlaba odliwayo noma ozosetshenziswa nguHulumeni. -
- (1) Umnikazi umhlaba wakhe odliwe ngokulawula koMthetho, kuyothi, zingakapheli izinsuku ezingu 60 kusukela osukwini okuphume ngalo lesi saziso, athumele noma enze ukuba kuthunyelwe kuNgqongqoshe isitatimende esibhaliwe esikhombisa –

- a. ukuthi esazisweni sokudliwa komhlaba kwaba khona yini isinxephezelo okwathiwa uzosinikwa ngalowo mhlaba, noma ngabe uyasamukela leso sinxephezelo noma cha, uma esamukela, leso samba esibizwa uyena njengesinxephezelo nokuthi yingxenye engakanani yaleso samba emaqondana nalezi zamba okukhulunywa ngazo ezigabeni 12(1)(a)(i) no-(ii) noma (b) nemininingwane ephelele yokuthi zakheke kanjani lezo zamba;
- b. uma kungekho sinxephezelo okuthiwe uzonikwa sona, imali ayibizayo njengesinxephezelo nokuthi ingakanani kuleso samba imali eyileyo ebalulwe eSigabeni 12(1)(a)(i) no (ii) noma (b) kanye nemininingwane ephelele yokuthi le mali ibalwe kanjani;
- c. uma okudliwa ngokomthetho kungumhlaba futhi kubizwa noma yisiphi isamba sibizwa njengokulawula kwesigatshana (a) noma (b), imininingwane ephelele ephathelene nokwakhiwe kulo mhlaba/nokulungiswa okwenziwe kuwo, ngokubona komnikazi, okunomthelela enanini lalowo mhlaba;
- d. uma okudliwa ngokomthetho kungumhlaba-
  - (i) okwathi ngaphambi kosuku lwesaziso wawuqashisiwe, wona wonke noma ingxenye yawo, ngesivumelwano esingabhalisiwe, igama nekheli lesiqashi, bese lokhu kuphelezelwa yisivumelwano noma ikhophi yaso eqinisekisiwe, uma sibhalwe phansi, noma imininingwane ephelele yesivumelwano, uma singabhaliwe phansi;
  - (ii) okwathi ngaphambi kosuku lwesaziso, wadayiswa ngumniniwo, igama nekheli lomthengi, liphelezelwe yisivumelwano sokuthengiselana noma ikhophi yaso eginisekisiwe;
  - (iii) okwakhiwe kuwo ibhilidi elingaphansi kwesibambiso sikamakhi kuze kukhokhwe imali akweletwa yona ngaphansi kwesivumelwano sokwakha esibhalwe phansi, igama nekheli likamakhi futhi lokhu kuphelezelwe yisivumelwano sokwakha noma yikhophi yaso eqinisekisiwe;
  - (iv) ......
- e. ikheli lalapho umnikazi afisa ukuba ezinye izincwadi eziphathelene nokudliwa komhlaba ziposelwe, zihanjiswe noma zithunyelwe khona.

Kweyame ekuthini uNgqongqoshe ngokubona kwakhe angasengeza lesi sikhathi esishiwo esiyizinsuku ezingamashumi ayisithupha, nokuthi futhi uma umnikazi embhalela uNgqongqoshe emcela zingakapheli izinsuku ezingamashumi amathathu kusukela osukwini lokuphuma kwesaziso, ukuba uNgqongqoshe aselule lesi sikhathi esesishiwo esiyinsuku ezingamashumi ayisithupha, uNgqongqoshe uyoselula lesi sikhathi ngokwengeza ezinye izinsuku ezingamashumi ayisithupha.

(2) .....

- (3) Uyanxuswa ukuba zithi zingakapheli izinsuku ezingamashumi ayisithupha (60) kusukela osukwini lwalesi saziso -
  - (a) ulethe noma udale ukuba kulethwe kuMasipala, kuleli kheli elishiwo ngenzansi amatayitela obunikazi alo mhlaba odliwa nguMasipala, noma uma lawo matayitela obunikazi engekho kuwena noma engekho ngaphansi kolawulo lwakho, ulethe igama nekheli lomuntu akuyena lamatayitela;

(b)													
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- 12. Isisekelo okuklanyelwa phezu kwaso isinxephezelo -
  - (1) Isinxephezelo esizokhokhelwa umnikazi ngaphansi kwalo Mthetho ngomhlaba odliwe ngaphansi kwalo Mthetho, noma ngokuthathwa kwelungelo lokusebenzisa umhlaba ngeke, ngaphansi kwemibandela yesigatshana (2) salo Mthetho, seqe -
  - maqondana nanoma yimuphi umhlaba ngaphandle kwelungelo, okungelona ilungelo lokumbiwa phansi-
    - isamba lowo mhlaba obungadayiswa ngaso uma ubudayiswa emakethe evulekile ngokuvumelana komthengi nomdayisi ngosuku lwesaziso, kanye
    - (ii) nemali yokubhekela noma yikuphi ukulahlekelwa kwangempela okudalwe ukudliwa kwalowo mhlaba; kanti
  - (b) maqondana nelungelo, ngaphandle kwelokumbiwa phansi elibhalisiwe, isamba sokubhekela ukulahlekelwa kwangempela ngokwezimali okudalwe ukuthathwa kwalelo lungelo: Ngaphansi kombandela wokuthi lapho umhlaba odliwe owohlobo olungedayiswe emakethe evulekile, isinxephezelo singanqunywa -
    - (aa) ngokwesilinganiso sesamba sezindleko zokwakha kabusha izakhiwo ezikulowo mhlaba odliwayo, kube kubhekwe nokwehla kwenani lazo ngenxa yanoma yisiphi isizathu kanjengoba kunqunyiwe ngosuku lwesaziso sokudliwa kwalowo mhlaba; noma
    - (bb) nganoma iyiphi enye indlela efanele.
  - Yize noma kungathiwani kwesinye isigaba salo Mthetho, kepha esambeni esiphelele sesinxephezelo esiyokhokhwa ngaphansi kwesigatshana (1) kuyokwengezwa imali –
    - (a) engamaphesenti ayishumi aleso samba sesisonke, uma singeqi ku-R100000; kanye

- (b) namaphesenti amahlanu aleso samba eyeqa ngaso ku-R100 000, uma singeqi ku-R500 000; kanye
- (c) namaphesenti amathathu aleso samba eyeqa ngaso ku-R500 000, uma singeqi ku-R1 000 000; kanye
- (d) nephesenti elilodwa (kodwa kungeqi ku-R10 000) laleso samba eyeqala ngaso ku-R1 000 000.
- (3) (a) Inzalo eklanywe ngokulawula kweSigaba 26(1) sika-Exchequer and Audit Act, 1975 (uMthetho 66 ka-1975), ngaphansi kwemibandela yesigatshana (4), iyokhokhwa kusukela ngosuku uMasipala athatha ngalo ubunikazi bendawo leyo ngokulawula kweSigaba 8(3) noma (5) kunoma iyiphi ingxenye esilele yesamba sesinxephezelo okumele sikhokhwe ngokwesigatshana (1): Kweyame ekuthini –
  - maqondana nalokhu okukhulunywa ngakho esigabeni 21(4),
     maqondana nesikhathi esibalwa kusukela ekupheleni kwezinsuku ezingamashumi amathathu kusukela osukwini-
    - (aa) lowo mhlaba owathathwa ngalo, uma ngaphambi kwalolo suku kwavunyelwana ngesinxephezelo; noma
    - (bb) leso sinxephezelo kwavunyelwana ngaso, uma emva kwalolo suku kwavunyelwana ngaso,
    - kuya osukwini okwaxazululwa ngalo umbango noma ukungabaza okwaxazululwa ngalo noma umnikazi nomthengi noma umakhi wabikela uNgqongqoshe ngaphansi kweSigaba 21(4) ngokukhokhwa kwemali yesinxephezelo, ingxenye esasele okufanele ikhokhwe, ngezizathu zokubala inzalo, kuyothathwa ngokuthi akusona isamba esisakweletwa; futhi
  - (ii) uma umnikazi ehluleka ukulandela izimiso zeSigaba 9 singakadluli lesi sikhathi esinqunyiwe okukhulunywa ngaso kulesi Sigaba esesishiwo, leyo mali okuyobe kumele ikhokhwe ngaleso sikhathi salokho kwehluleka futhi maqondana nokukhokhwa kwenzalo kuyothathwa ngokuthi akuyona imali engakhokhiwe edinga ukukhokhwa.
  - (b) Inzalo okufanele ikhokhwe ngokwesigatshana (a) kuyothathwa ngokuthi ikhokhiwe ngosuku leyo mali eyokhishwa ngalo noma iposelwe kumnikazi.
  - (c) Noma iyiphi idiphozi, inkokhelo noma ukusetshenziswa kwanoma isiphi isamba semali ngaphansi kwesigaba 11(1), 20 (2) noma 21 (1) noma (4) kuyothathwa ngokuthi yinkokhelo enikezwa umnikazi, kanti akukho nzalo ngaphansi kwesigatshana (a) okuyofanele ikhokhelwe leyo mali kusukela

ngosuku ekhokhwe ngalo, efakwe ngalo ebhange noma esetshenziswe ngalo.

- (4) Uma umnikazi womhlaba odliwe ehlala noma esebenzisa lowo mhlaba noma ingxenye yawo, akukho nzalo, maqondana naleso sikhathi ahlala ngaso kulowo mhlaba noma asebenzisa ngaso lowo mhlaba, eyokhokhwa ngaphansi kwesigatshana (3) kuleyo mali esasele, ngokubona kukaNgqongqoshe emaqondana nalowo mhlaba osetshenziswayo.
- (5) Ekunqumeni isinxephezelo esizokhokhwa ngaphansi kwalo Mthetho, kuyosebenza le migomo elandelayo,
  - (a) angeke kubhekelelwe ukuthi umhlaba odliwe noma amalungelo okusebenzisa umhlaba kuthathwe ngaphandle kwemvume yomnikazi;
  - (b) ukufaneleka kwalowo mhlaba noma kwaleso sakhiwo ukwenza umsebenzi uHulumeni adinga ukuwenza kusona ngeke kusetshenziswe ekubaleni isinxephezelo uma bekungelindeleke ukuba leso sakhiwo sithengelwe ukwenza lowo msebenzi emakethe evulekile noma ukuthi ilungelo lokusebenzisa lowo mhlaba usetshenziswa ngaleyo ndlela belingathengwa;
  - (c) uma inani lalowo mhlaba lenyukile ngenxa yokusetshenziswa kwawo ngendlela engekho emthethweni, lokho kwenyuka kwenani kuyoshaywa indiva;
  - (d) ukwakha okwenziwe emva kosuku lwalesi saziso (ngaphandle kwalapho kwakudingekile khona ukuze isakhiwo sigcinwe sisesimweni noma lapho kwenziwa ngenxa yezibopho ezenziwa ngaphansi kwalolo suku) ngeke kubalwe;
  - (e) angeke abalwe amalungelo angabhalisiwe maqondana nomhlaba noma maqondana nanoma yimuphi umonakalo odaleke ngenjongo yokuthola isinxephezelo;
  - (f) noma yikuphi ukwenyuka noma ukwehla enanini lomhlaba okwenzeke emva noma ngaphambi kosuku lwesaziso, okudaleke ngenxa yezinjongo zokudliwa kwawo noma ukusetshenziswa okuhlongozwayo kwawo noma okudalwe yinoma yimuphi umsebenzi noma isenzo sikaHulumeni noma umsebenzi ahlose ukuwenza kulowo mhlaba, ngeke kubalwe;
  - (g) ....
  - (h) Kuyophinde kubalwe -
    - (i) noma yikuphi ukusizakala okuyotholwa umuntu onxeshezelwayo nganoma yimuphi umsebenzi wokwakha owenziwa uHulumeni noma ukwakha okwenziwa uHulumeni ekwenzela lowo muntu ngenjongo yokumnxephezela ngokuphelele noma ingxenye ngokulahlekelwa kwakhe ngenxa yokudliwa komhlaba wakhe

noma ukuthathwa kwamalungelo akhe okusebenzisa umhlaba/isakhiwo sakhe;

- (ii) noma yisiphi isibonelelo esitholwa umuntu ngenxa yokudliwa komhlaba wakhe noma ngokusetshenziswa kwawo ngenjongo owadlelwa yona noma injongo owadlelwa yona amalungelo okuwusebenzisa;
- (iii) ....
- (iv) Noma isilinganiso esingakanani samanzi lowo muntu onxeshezelwayo anelungelo lawo ngaphansi noma asethubeni lokuba nelungelo lawo ngaphansi komthetho i-Water Act, 1956 (Umthetho No. 54 ka-1956), noma nanoma yimuphi omunye umthetho.
- (i) .....
- (j) .....

Umuntu okungaxhunyanwa naye kwaMasipala maqondana nalesi saziso yilowo igama lakhe nemininingwane yakhe okubhalwe ekugcineni kwalesi saziso. Izaziso okudingeka ukuba zithunyelwe kuMasipala kufanele zihanjiswe kuleli kheli elisekugcineni kwalesi saziso.

IMENENJA KAMASIPALA UMASIPALA WASETHEKWINI

Usuku: 7 Febhuwari 2012

CC

Registrar of Deeds Private Bag X9028 PIETERMARITZBURG 3200

### OKUNGAXHUNYANWA NAYE:Ronell Visser (Nkk.)

### **IMINININGWANE YOKUXHUMANA NAYE:**

Ikheli lomgwaqo:

90 Qashana Khuzwayo (Shepstone) Road, New Germany

Ikheli leposi:

PO Box 49, Pinetown 3600

Ucingo:

031-3116516

Ifeksi:

031-3116522

e-mail:

visserr@durban.gov.za

### ISENGEZO "A"

### FREDVILLE ISIGABA 2

Wonke lo mhlaba ubhaliswe ngaphansi kwe-Farm Rietvallei No. 851

. Umnikazi  2. Lowo esibhekiswe kuyena isaziso sokudliwa komhlaba 3. Ukuchazwa komhlaba emabhukwini obhaliswe kuwona: All of the Farm Rietvallei No. 851		4. Isinxepheze Io	5. Isinxephezelo esengeziwe	
JOSIAH NGUBANE (Ongasekho)	Executor, Estate Late Josiah Ngubane, B656 Umlazi	Ptns of Remainder of Portion 59 (of 14), ongu-5,0442 Ha ubukhulu Itayitela lobunikazi: Deed of Transfer No. T13682/1969	R267 320	R18 366,00
THOMAS GWALA (Ongasekho)	Executor, Estate Late Thomas Gwala, P O Box 364, Bothas Hill	Portion 49 (of 15), ubukhulu 4,0763 Ha Itayitela lobunikazi: Certificate of Partition Title No. T3254/1931	R215 448	R15 772,40
TV NDABA (Ongasekho)	Executor, Estate Late TV Ndaba, P O Box 131, Inchanga	Portion 51 (of 15) ongu-4,0763 Ha ubukhulu Itayitela lobunikazi: Deed of Transfer T4425/1984	R216 026	R15 801,30
ERINDHLOVU (Ongasekho)	Executor, Estate Late E R I Ndhlovu, P O Box 131, Inchanga	Portion 52 (of 15) ongu-4,0763 Ha ubukhulu Itayitela lobunikazi: Deed of Transfer No. T2716/1947	R216 026	R15 801,30
DAPHNEY KHUMALO (Ongasekho)	Executor, Estate Late Daphney Khumalo, c/o NN Dlamini, e-mail:ndlamini@cipro.gov.za	Portion 53 (of 15), ongu-4,0763 Ha ubukhulu Itayitela lobunikazi: Deed of Transfer No. T9051/2004	R216 026	R15 801,30
JEREMIAH GUMEDE (Ongasekho)	Executor, Estate Late Jeremiah Gumede, P O Box 131, Inchanga	Portion 54 (of 15) Ongu-4,0763 ha ubukhulu Itayitela lobunikazi uCertificate of Partition Title No. T3259/1931	R216 026	R15 801,30
NICHOLAUS GUMEDE (Ongasekho)	Executor, Estate Late Nicholaus Gumede, P O Box 131 Inchanga	Portion 55 (of 15), ongu-4,0763 ha ubukhulu Itayitela lobunikazi: Certificate of Partition Title No. T3260/1931	R216 026	R15 801,30
RAPHAEL GUMEDE (Ongasekho)	Executor, Estate Late Raphael Gumede, 34 Holly Road, Cleland, Pietermaritzburg	Portion 56 (of 15), ongu 4,0763 ha ubukhulu Itayitela lobunikazi: Deed of Transfer No. T7743/1957	R216 026	R15 801,30
M S GWALA (Ongasekho)	Executor, Estate Late M S Gwala, P O Box 20037, Inchanga	Portion 57 (of 15), ongu-4,3409 Ha ubukhulu Itayitela lobunikazi: Deed of Transfer No. T3290/1977	R230 049	R16 502,45
M V GWALA (Ongasekho)	Executor, Estate Late M V Gwala, P O Box 13636, KwaNdengezi	Remainder of Portion 15, ongu-4,6369 Ha ubukhulu Itayitela lobunikazi: Deed of Transfer No. T7936/1977	R245 735	R17 286,00
BE SHAWUKA (Ongasekho)	Executor, Estate Late B E Shawuka, P O Box 20037, Inchanga	Portion 158 (of 16), ongu-6,0703 Ha ubukhulu Itayitela lobunikazi: Deed of Transfer No. T14252/1965	R321 699	R21 084,95
NGUNGUNYANE (Ongasekho)	Executor, Estate Late Ngungunyane, P O Box 387, Bothas Hill	Remainder of Portion 16, ongu-31,9348 Ha ubukhulu Itayitela lobunikazi: Deed of Transfer No. T3779/1951 (Lo mhlaba uhlanganisa nengxenye engabhalisiwe, uPortion 159 (of 16))	R1 692 404	R55 000

### **PROVINCIAL NOTICE**

No. 28 23 February 2012

DEPARTMENT OF AGRICULTURE ENVIRONMENTAL AFFAIRS AND RURAL DEVELOPMENT

NATIONAL ENVIRONMENTAL MANAGEMENT: INTEGRATED COASTAL MANAGEMENT ACT, 2008 (ACT 24 OF 2008)

OFFICE OF THE MEC FOR AGRICULTURE ENVIRONMENTAL AFFAIRS AND RURAL DEVELOPMENT

PUBLIC CONSULTATION: INTENTION TO DECLARE NATURE RESERVES IN TERMS OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003 (ACT NO. 57 OF 2003);

I, Dr Meshack Radebe, MEC of Agriculture and Environmental Affairs & Rural Development, by the powers vested in me under section 26(3) of the National Environmental Management: Integrated Coastal Management 24 of 2008, hereby invite interested and affected parties to submit written representations on the determined high-water mark for the property known as The Farm Umlalazi Forest No.18445.

Notice is hereby given by the MEC for Agriculture, Environmental Affairs and Rural Development in KwaZulu-Natal, the Honourable Dr Meshack Radebe, in terms of section 33(1); of the National Environmental Management: Protected Areas Act No. 57 of 2003 of the intention to re-declare the following Nature Reserves in terms of section 23 of this Act: Ithala Game Reserve (Abaqulusi /uPongola); Amatikulu Nature Reserve (eNdondakusuka / Mandeni); Dlinza Forest Nature Reserve (Eshowe); Isandlwana Nature Reserve (Nquthu); Mpenjati Nature Reserve, Umtamvuna Nature Reserve, Mbumbazi Nature Reserve (Hibiscus Coast); Oribi Gorge Nature Reserve (Izongolweni); Chelmsford Nature Reserve (Newcastle/Danhauser); Ingwe Bush Reserve, Poccolan Bush Reserve, Robinsons Bush Nature Reserve, Sungubala Bush Reserve (Okhahlamba); Karkloof Nature Reserve (Umgungundlovu); Kranzkloof (eThekwini); Tembe Elephant Park (Umhhlabuyalingana); Enseleni Nature Reserve (Umhlathuze); Hluhluwe Imfolozi Game Reserve (UMkhanyakude/uThungulu/Zululand); Umlalazi Nature Reserve (Umlalazi); and to declare the uMgeni Vlei Nature Reserve (Impendle); Blinkwater Nature Reserve Umshwati / uMvoti); Ngoye Forest Reserve (Umlalazi).

Maps and diagrams indicating location and extent of the nature reserves may be viewed at Ezemvelo KZN Wildlife offices in Congella Durban, and Queen Elizabeth Park Pietermaritzburg, and if available at the protected area's reception and <a href="https://www.kznwildlife.com">www.kznwildlife.com</a>.

Members of the public are hereby invited to submit written representation on or objections to the notice to the proposed declarations, within 60 days of its publication. Written submissions must be lodged with the Chief Executive Officer: KwaZulu-Natal Nature Conservation Board Attention Ms P Dlamini, P.O. Box 13053, Cascades, 3202 or dlaminip@kznwildlife.com or faxed to 08666696442

Dr Meshack Radebe

MEC OF AGRICULTURE AND ENVIRONMENTAL AFFAIRS & RURAL DEVELOPMENT