



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)

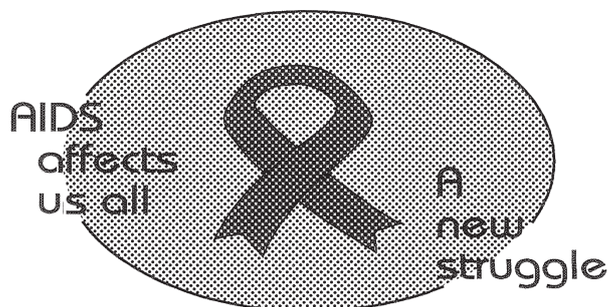
PIETERMARITZBURG

Vol. 10

3 MARCH 2016
3 MAART 2016
3 KUNDASA 2016

No. 1621

We all have the power to prevent AIDS



**AIDS
HELPLINE**

0800 012 322

DEPARTMENT OF HEALTH

Prevention is the cure

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

ISSN 1994-4558



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A graphic of a white sticky note with a black border, pinned to a grey background. The word "Important" is written in a black, cursive font on the note.

A message from Government Printing Works

Notice Submissions Rule: Single notice, single email

Dear Valued Customer,

Over the last six months, GPW has been experiencing problems with many customers that are still not complying with GPW's rule of **single notice, single email** (with proof of payment or purchase order).

You are advised that effective from **18 January 2016**, all notice submissions received that do not comply with this rule will be failed by our system and your notice will not be processed.

In the case where a Z95, Z95Prov or TForm3 Adobe form is submitted with content, there should be a separate Adobe form completed for each notice content which must adhere to the single notice, single email rule.

A reminder that documents must be attached separately in your email to GPW. (In other words, your email should have an electronic Adobe Form plus proof of payment/purchase order – 2 separate attachments – where notice content is applicable, it should also be a 3rd separate attachment).

To those customers who are complying with this rule, we say Thank you!

Regards,

Government Printing Works



Government Printing Works

Notice submission deadlines

Government Printing Works has over the last few months implemented rules for completing and submitting the electronic Adobe Forms when you, the customer, submit your notice request.

In line with these business rules, GPW has revised the notice submission deadlines for all gazettes. Please refer to the below table to familiarise yourself with the new deadlines.

ORDINARY GAZETTES

Government Gazette Type	Publishing Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 12h00 - 3 days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00, to be published the following Friday	Tuesday, 12h00 - 3 days prior to publication
Petrol Price Gazette	As required	First Wednesday of the month	One week before publication	3 days prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00, to be published the following Friday	3 days prior to publication
Unclaimed Monies (justice, labour or lawyers)	January / As required 2 per year	Any	15 January / As required	3 days prior to publication
Parliament (acts, white paper, green paper)	As required	Any		3 days prior to publication
Manuals	As required	Any	None	None
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 12h00 - 3 days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 12h00 - 3 days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days after submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 days prior to publication
North West	Weekly	Tuesday	One week before publication	3 days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 days prior to publication
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 days after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
Mpumalanga Liquor License Gazette	2 per month	Second & Fourth Friday	One week before	3 days prior to publication

CANCELLATIONS

Don't forget!

Cancellation of notice submissions are accepted by GPW according to the deadlines stated in the table above. Non-compliance to these deadlines will result in your request being failed. **Please pay special attention to the different deadlines for each gazette.**

Please note that any notices cancelled after the cancellation deadline will be published and charged at full cost.

Your request for cancellation must be accompanied by the relevant notice reference number (N-).



AMENDMENTS TO NOTICES

take!
note!

With effect from **01 October**, GPW will not longer accept amendments to notices. The cancellation process will need to be followed and a new notice submitted thereafter for the next available publication date.

Until then, amendments to notices must be received before the submission deadline.

CUSTOMER INQUIRIES



Many of our customers request immediate feedback/confirmation of notice placement in the gazette from our Contact Centre once they have submitted their notice – While GPW deems it one of their highest priorities and responsibilities to provide customers with this requested feedback and the best service at all times, we are only able to do so once we have started processing your notice submission.

GPW has a **2-working day turnaround time for processing notices** received according to the business rules and deadline submissions.

Please keep this in mind when making inquiries about your notice submission at the Contact Centre.

PROOF OF PAYMENTS

REMINDER

GPW reminds you that all notice submissions **MUST** be submitted with an accompanying proof of payment (PoP) or purchase order (PO). If any PoP's or PO's are received without a notice submission, it will be failed and your notice will not be processed.

When submitting your notice request to submit.egazette@gpw.gov.za, please ensure that a purchase order (GPW Account customer) or proof of payment (non-GPW Account customer) is included with your notice submission. All documentation relating to the notice submission must be in a single email.

A reminder that documents must be attached separately in your email to GPW. (In other words, your email should have an Adobe Form plus proof of payment/purchase order – 2 separate attachments – where notice content is applicable, it should also be a 3rd separate attachment).

FORMS AND GAZETTES

The electronic Adobe Forms and published gazettes can be found on our website: www.gpwonline.co.za
Should you require assistance with downloading forms or gazettes, please contact the eGazette Contact Centre who will gladly assist you.

eGazette Contact Centre

Email: info.egazette@gpw.gov.za

Telephone: 012-748 6200



REMINDER OF THE GPW BUSINESS RULES

- Single notice, single email – with proof of payment or purchase order.
- All documents must be attached separately in your email to GPW.
- 1 notice = 1 form, i.e. each notice must be on a separate form
- Please submit your notice **ONLY ONCE**.
- Requests for information, quotations and inquiries must be sent to the Contact Centre **ONLY**.
- The notice information that you send us on the form is what we publish. Please do not put any instructions in the email body.



CONTENTS

	<i>Gazette</i>	<i>Page</i>
	<i>No.</i>	<i>No.</i>
GENERAL NOTICES • ALGEMENE KENNISGEWINGS		
6	National Environmental Management: Protected Areas Act (57/2003): Economic Development, Tourism and Environmental Affairs in KwaZulu-Natal	1621 10
7	KwaZulu-Natal Gaming and Betting Act (8/2010): Application for a Change of Ownership of Bookmaking licence from a Natural Person to Corporate Body	1621 11
7	KwaZulu-Natal Dobbelary en Weddery (8/2010): Kennis gegee van 'n aansoek van 'n verandering in die identiteit van die eienaars van die beroepsweddersbesigheid	1621 13
PROVINCIAL NOTICES • PROVINSIALE KENNISGEWINGS		
62	KwaZulu-Natal Gaming and Betting Regulations, 2012: Determination that the results of various lotteries operated in various foreign states are an "other event or contingency" upon which bets may be struck in KwaZulu-Natal	1621 17
62	KwaZulu-Natal Regulasies op Dobbelary en Weddery, 2012: Bepaling van die uitslae van verskeie lotterye wat in verskeie buitelandse lande bedryf word 'n "ander gebeurtenis of gebeurlikheid" is waarop weddenskappe in KwaZulu-Natal geplaas kan word	1621 18
MUNICIPAL NOTICES • MUNISIPALE KENNISGEWINGS		
26	Debt Collection By-laws: Big Five False Bay Municipality: To provide for the debt control and collection of all money due and payable to the Municipality	1621 20

Government Printing Works Contact Information

Physical Address:

Government Printing Works
149 Bosman Street
Pretoria

Postal Address:

Private Bag X85
Pretoria
0001

For queries and quotations, contact:

Gazette Contact Centre:**Tel:** 012-748 6200**E-mail:** info.egazette@gpw.gov.za

For gazette submissions:

Gazette Submissions:**E-mail:** submit.egazette@gpw.gov.za

Contact person for subscribers:

Mrs M. Toka:**Tel:** 012-748-6066 / 6060 / 6058**Fax:** 012-323-9574**E-mail:** subscriptions@gpw.gov.za

GPW Banking Details

Bank:	ABSA BOSMAN STREET
Account No.:	405 7114 016
Branch Code:	632-005

LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2016

NATIONAL AND PROVINCIAL

Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1000 per full page, pro-rated based on the above categories.

Pricing for National, Provincial - Variable Priced Notices		
Notice Type	Page Space	New Price (R)
Ordinary National, Provincial	1/4 - Quarter Page	250.00
Ordinary National, Provincial	2/4 - Half Page	500.00
Ordinary National, Provincial	3/4 - Three Quarter Page	750.00
Ordinary National, Provincial	4/4 - Full Page	1000.00

EXTRA-ORDINARY

All Extra-ordinary National and Provincial gazette notices are non-standard notices and attract a variable price based on the number of pages submitted.

The pricing structure for National and Provincial notices which are submitted as **Extra ordinary submissions** will be charged at **R3000** per page.

GOVERNMENT PRINTING WORKS BUSINESS RULES

Government Printing Works has established rules for submitting notices in line with its electronic notice processing system, which requires the use of **electronic Adobe Forms**. Please ensure that you adhere to these guidelines when completing and submitting your notice submission.

1. No hand written notices will be accepted for processing, this includes Adobe forms which have been completed by hand.
2. Notices can only be submitted in Adobe electronic form format, to the email submission address **submit.egazette@gpw.gov.za**. All notice submissions not on Adobe electronic forms will be **rejected**.
3. When submitting your notice request, please ensure that a **purchase order** (GPW Account customer) or **proof of payment** (non-GPW Account customer) is included with your notice submission. All documentation relating to the notice submission must be **in a single email and must be attached separately**. (In other words, your email should have an Adobe Form plus proof of payment/purchase order as 2 separate attachments. Where notice content is applicable, it should also be a 3rd separate attachment).
4. Notices brought to GPW by “walk-in” customers on electronic media can only be submitted in Adobe electronic form format.
5. All “walk-in” customers with notices that are not on electronic Adobe forms will be routed to the Contact Centre where they will be assisted to complete the forms in the required format. Where a customer walks into GPW with a stack of hard copy notices delivered by a messenger on behalf of any organisation e.g. newspaper publisher, the messenger will be referred back to the sender as the submission does not adhere to the submission rules.
6. For National or Provincial gazette notices, the following applies:
 - 6.1 These notices must be accompanied by an electronic **Z95** or **Z95Prov** Adobe form
 - 6.2 The notice content (body copy) **MUST** be a separate attachment.
7. All notice submissions that do not comply with point 2 will be charged full price for the notice submission.
8. The current cut-off of all Gazette’s remains unchanged for all channels. (Refer to the GPW website for submission deadlines – **www.gpwonline.co.za**)
9. Incorrectly completed forms and notices submitted in the wrong format will be rejected to the customer to be corrected and resubmitted. Assistance will be available through the Contact Centre should help be required when completing the forms. (012-748 6200 or email **info.egazette@gpw.gov.za**)
10. All re-submissions will be subject to the standard cut-off times.
11. All submissions and re-submissions that miss the cut-off will be rejected to the customer to be submitted with a new publication date.
12. The electronic Adobe form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered.
13. Requests for Quotations (RFQs) should be received by the Contact Centre at least 24 hours before the submission deadline for that specific publication.

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

14. The Government Printer will assume no liability in respect of any editing, revision, omission, typographical errors or errors resulting from faint or indistinct copy.

LIABILITY OF ADVERTISER

15. 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

16. Copy of notices must be supplied in a separate document and may not constitute part of any covering letter, purchase order, proof of payment or other attached documents.

The content document should contain only one notice. (You may include the different translations of the same notice in the same document).

17. The notice should be set on an **A4 page**, with margins and fonts set as follows:

Page size = A4 *Portrait* with page margins: *Top* = 40mm, *LH/RH* = 16mm, *Bottom* = 40mm;
Use font size: *Arial* or *Helvetica* 10pt with 11pt line spacing;

Page size = A4 *Landscape* with page margins: *Top* = 16mm, *LH/RH* = 40mm, *Bottom* = 16mm;
Use font size: *Arial* or *Helvetica* 10pt with 11pt line spacing;

PAYMENT OF COST

18. The Request for Quotation for placement of the notice should be sent to the Gazette Contact Centre as indicated above, prior to submission of notice for advertising.
19. Payment should be then made, or Purchase Order prepared based on the received quotation, prior to the submission of the notice for advertising as these documents i.e. proof of payment or Purchase order will be required as part of the notice submission, as indicated earlier.
20. 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 **Gazette Contact Centre, Government Printing Works, Private Bag X85, Pretoria, 0001** email: info.egazette@gpw.gov.za before publication.
21. 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 1. difference will be recovered from the advertiser, and future notice(s) will not be published until such time as the full cost of such publication has been duly paid in cash, by cheque or into the banking account.
22. 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.
23. 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

24. **Copies of the 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 Provincial Gazette(s) or for any delay in dispatching it/them

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

NOTICE 6 OF 2016**ECONOMIC DEVELOPMENT, TOURISM AND ENVIRONMENTAL AFFAIRS IN KWAZULU-NATAL****NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS, 2003****(ACT NO. 57 OF 2003)****OFFICE OF THE CEO OF EZEMVELO KZN WILDLIFE****NOTICE OF INTENTION TO RE-DECLARE CERTAIN NATURE RESERVES, DESIGNATE A WILDERNESS AREA AND DECLARE A NEW NATURE RESERVE ALL IN KWAZULU-NATAL AND IN TERMS OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS, 2003 (ACT NO. 57 OF 2003)**

Notice in terms of section 33(1) of the National Environmental Management: Protected Areas Act No. 57 of 2003 is hereby given by the CEO of Ezemvelo KZN Wildlife of the intention to request the MEC for Economic Development, Tourism and Environmental Affairs in KwaZulu-Natal, the Honourable Mr M Mabusakhulu, to re-declare the areas of the following Nature Reserves in terms of section 23 of the Act: Entumeni NR (Umlalazi), Harold Johnson NR (Mandeni), Lake Eteza NR (Mbonambi), the Nkandla Complex (comprising: Dhlabe NR, Edodweni NR, Mndunduzeli NR, Mome NR, Nkandla NR, Sibudeni NR and Vungwini NR), Ntinini NR (Abaqulusi), Skyline NR (Hibiscus Coast) and Solar Cliffs NR (Umtshezi).

A request will also be made to declare the following area to be a nature reserve (in terms of section 23 of the Act) Umgano NR (Umzimkulu) and to designate an area of the Hluhluwe iMfolzi Park (Big 5 False Bay) as a wilderness area in terms of section 26 of the Act.

Maps and diagrams indicating location and extent of the areas may be viewed at Ezemvelo KZN Wildlife office Queen Elizabeth Park Pietermaritzburg, on www.kznwildlife.com and, if available, at the protected area's reception.

Members of the public are hereby invited to submit written representation on or objections to this notice of the intention to make the proposed declarations and designation, within 60 days of its publication. Written submissions must be lodged with the Chief Executive Officer: KwaZulu-Natal Nature Conservation Board Attention Ms P Phenyane, P.O. Box 13053, Cascades, 3202 or Phumelela.Phenyane@kznwildlife.com or faxed to 086 669 6442

NOTICE 7 OF 2016

KWAZULU-NATAL GAMING AND BETTING BOARD

NOTICE OF APPLICATION RECEIVED FOR A CHANGE IN OWNERSHIP OF BOOKMAKER LICENCE:
NATURAL PERSON TO CORPORATE BODY IN TERMS OF SECTION 97 OF THE KZN GAMING AND
BETTING ACT, NO.08 OF 2010

1. In terms of Section 34, read with Regulation 14 of the KwaZulu-Natal Gaming and Betting Act, 2010 (Act No. 8 of 2010), notice is hereby given of the application for a Change in Ownership of Bookmaking licence from a Natural Person to Corporate Body in terms of Section 97 of the Act received from the applicant mentioned below:

APPLICANT & ADDRESS	BOOKMAKER LICENSEE & ADDRESSES
Oname Betshops (Pty) Ltd 01 Montgomery Drive, Block C, Unit 2, Mount Edgecombe	Ms Njabulo Bongekile Sithole: Westcliff Betting Shop 201 Florence Nightingale Drive, Westcliff, Chatsworth, Durban Britannia Betshop 1299 Umgeni Road Durban

NOTICE OF APPLICATIONS IN TERMS OF SECTION 98 OF THE KWAZULU-NATAL GAMING AND
BETTING ACT, 2010 (ACT NO. 8 OF 2010).

2. In terms of Regulation 14 of the Regulations published under the KwaZulu-Natal Gaming and Betting Act, 2010 (Act No. 08 of 2010), notice is hereby given of applications for Authority to Acquire Financial Interest in Bookmaker Licensees received from the applicant company mentioned below:

APPLICANT	LICENSEE	LICENSEE'S ADDRESS	DIRECT INTEREST ACQUIRED
Betting World (Pty) Ltd	Gold Circle (Pty) Ltd (Bookmaker Licence)	150 Avondale Road, Greyville, Durban, 4001	100%
	Betting World KZN (Pty) Ltd (Bookmaker Licences)	20 Dr Prixley ka Seme Street, South Beach, Durban	100%
		106 Avondale Road, Greyville, Durban, 4001	

3. 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) read with regulation 14, be open for public inspection at the offices of the Board at the addresses mentioned below for the period from **03 March 2016 to 05 April 2016**.

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

Or

KwaZulu-Natal Gaming & Betting Board
3 Nollsworth Crescent
Nollsworth Park
La Lucia Ridge
Durban
4300

3. Invitation to lodge representations

Interested persons are hereby invited to lodge any representations in respect of the applications by **no** later than **16:00** on **05 April 2016**. 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 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 Chief Executive Officer
KwaZulu-Natal Gaming and Betting Board
Private Bag X9102
PIETERMARITZBURG
3200

Or faxed to: (033) 3427853.

KENNISGEWING 7 VAN 2016

KWAZULU-NATAL DOBBEL EN WEDDERY RAAD

KENNISGEWING VAN 'N AANSOEK ONTVANG OM 'N VORM VAN 'N BESIGHEID TE VERANDERING VAN 'N PERSOON TOT 'N MAATSKAPPY IN TERME VAN ARTIKEL 97 VAN DIE KWAZULU NATAL DOBBELARY EN WEDDERY WET, 2010

1. In terme van Artikel 34, gelees met Regulasie 14 van die KwaZulu-Natal Dobbelary en Weddery, 2010 (Wet No 8 van 2010), word hierby kennis gegee van 'n aansoek van 'n verandering in die identiteit van die eienaars van die beroepsweddersbesigheid waarna hieronder verwys word in terme van Artikel 97 van die Wet.

AANSOEK & ADRES	BEROEPSWEDDER LISENSIE EN ADRESSE
<p>Oname Betshops (Pty) Ltd</p> <p>01 Montgomery Drive, Block C, Unit 2, Mount Edgecombe</p>	<p>Ms Njabulo Bongekile Sithole:</p> <p>Westcliff Betting Shop 201 Florence Nightingale Drive, Westcliff, Chatsworth, Durban</p> <p>Britannia Betshop 1299 Umgeni Road Durban</p>

KENNISGEWING VAN AANSOEKE ONTVANG INGEVOLGE VAN ARTIKEL 98 VAN DIE KWAZULU-NATAL WET OP DOBBELLARY EN WEDDERY RAAD 2010, (WET NO. 08 VAN 2010).

2. Ingevolge Regulasie 14 van die Regulasies uitgereik kragtens artikel 146 van die KwaZulu-Natal Dobbelary en Weddery Wet, 2010 (Wet No. 08 van 2010), word hierby kennis gegee van die aansoek om n' Finansiële Belang in n' gelisenseerde maatskappy te verkry van die ondergenoemde applikaant:

Applikaant	Gelisenseerde Maatskappy	Adres	Gesoekte Persentasie
Betting World (Pty) Ltd	Gold Circle (Pty) Ltd (Bookmaker Licence)	150 Avondale Road, Greyville, Durban, 4001	100%
	Betting World KZN (Pty) Ltd (Bookmaker Licences)	20 Dr Prixley ka Seme Street, South Beach, Durban	100%
		106 Avondale Road, Greyville, Durban, 4001	

3. Openbare inspeksie van aansoeke

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) gelees met Regulasie 14, vir openbare inspeksie ter insae by die kantoor van die Raad by die ondergemelde adres vir die tydperk van **03 Maart 2016 tot 05 April 2016**.

KwaZulu-Natal Dobbelary en Weddery Raad
Grondvloer (Suid Toring)
Kamer G135
Natalia Gebou
Langalibalele straat 330
Pietermaritzburg
3200

Of

KwaZulu-Natal Dobbelary en Weddery Raad
3 Nollsworth Crescent
Nollsworth Park
La Lucia Ridge
Durban
4300

4. 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 **05 April 2016**. 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 Hoof- Uitvoerende Beampte
KwaZulu-Natal Dobbelary en Weddery Raad
Private sak 9102
Pietermaritzburg
3200

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

IBHODI YEZOKUGEMBULA YAKWAZULU-NATALI

ISAZISO NGESICELO ESAMUKELIWE SOKUSHINTSHA ISIMO SEBHIZINISI ASUKA KUMUNTU NJE OJWAYELEKILE AYA KWI NKAMPANI NGOKOMTHETHO 97 WEZOKUGEMBULA WAKWAZULU-NATALI KA 2010

1. Ngokomthetho 34 wezokuGembula, ufundwe kanye Nomthethonqubo 14 waKwaZulu-Natali, (uMthetho No. 08 ka 2010), ngalokhu lapha kunikezwa isaziso ngesicelo sokushintsha isimo sebhizinisi elisuka kumuntu nje ojwayelekile liya kwi Nkampani ngokwezinhlelo zesigaba 97 soMthetho wezokuGembula waKwaZulu-Natali ka 2010 (uMthetho No. 08 ka 2010) umfakisicelo ubalulwe ngezansi.

UMFAKISICELO NEKHELI	UMNIKAZI WELAYISENSE NEKHELI
<p>Omame Betshops (Pty) Ltd</p> <p>01 Montgomery Drive, Block C, Unit 2, Mount Edgecombe</p>	<p>Ms Njabulo Bongekile Sithole:</p> <p>Westcliff Betting Shop 201 Florence Nightingale Drive, Westcliff, Chatsworth, Durban</p> <p>Britannia Betshop 1299 Umgeni Road Durban</p>

ISAZISO NGESICELO ESAMUKELIWE NGOKOMTHETHO 98 WEZOKUGEMBULA WAKWAZULU-NATALI KA 2010

2. Ngokwezinhlinzeko zesigaba 14 semitheshwana ekhishwe ngegunya lesigaba 146 soMthetho wezokuGembula waKwaZulu-Natali ka2010 (uMthetho No. 08 ka 2010), lapha kukhishwa isaziso ngezicelo ezamukeliwe zelungelo lokuhlomula ngokwezimali ezisuka kumnini wemininingwane obalulwe ngezansi:

Umfakisicelo	Umninilayisensi	Ikheli Lomninilayiseyinsi	Ubungako bokuhlomula okucelwayo
Betting World (Pty) Ltd	Gold Circle (Pty) Ltd (Bookmaker Licence)	150 Avondale Road, Greyville, Durban, 4001	100%
	Betting World KZN (Pty) Ltd (Bookmaker Licences)	20 Dr Prixley ka Seme Street, South Beach, Durban	100%
		106 Avondale Road, Greyville, Durban, 4001	

3. Ukuhlolwa kwezicelo ngumphakathi

Lezi sicelo ezibalulwe ngenhla, kuye ngokuhambisana nanoma yisiphi isinqumo seBhodi esiphikisayo ngokwezinhlinzeko zesigaba 34 soMthetho wezokuGembula waKwaZulu-Natali ka2010 (uMthetho No. 08 ka 2010) ufundwe kanye Nomthethonqubo 14, izicelo zizokwazi ukubonwa ngumphakathi emahhovisi eBhodi kuleli kheli elibhalwe ngezansi esikhathini esisukela kumhla ziyi **03 uNdasa 2016 mhla ziyi 05 uMbaso 2016**.

KwaZulu-Natal Gaming and Betting Board
Ground Floor (South Tower)
Room G135
Natalia Building
330 Longalibalele Street
PIETERMARITZBURG
3200

Noma ku

KwaZulu-Natal Gaming and Betting Board
3 Nollsworth Crescent
Nollsworth Park
La Lucia Ridge
Durban
4300

3. Isimemo sokwenza izethulo

Abantu abanentshisekelo bayamenywa ukuba benze izethulo kungakadluli **mhla ziyi 05 uMbaso 2016** ngaphambi **kwehora lesine ntambama**. Izethulo kufanele zibhalwe futhi zibe naleminingwane 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 Chief Executive Officer
KwaZulu-Natal Gaming and Betting Board
Private Bag X9102
PIETERMARITZBURG
3200

Noma zithunyelwe ngesikahlahamezi kule nombolo: (033) 3427853

PROVINCIAL NOTICES • PROVINSIALE KENNISGEWINGS

PROVINCIAL NOTICE 62 OF 2016**PROVINCIAL TREASURY: KWAZULU-NATAL**

DETERMINATION, IN TERMS OF REGULATION 171 OF THE KWAZULU-NATAL GAMING AND BETTING REGULATIONS, 2012, THAT THE RESULTS OF VARIOUS LOTTERIES OPERATED IN VARIOUS FOREIGN STATES ARE AN "OTHER EVENT OR CONTINGENCY" UPON WHICH BETS MAY BE STRUCK IN KWAZULU-NATAL

In terms of Regulation 171 of the KwaZulu-Natal Gaming and Betting Regulations, 2012, I hereby determine –

- (a) Sweden Lotto 7/35+4 bonus balls;
- (b) French Loto;
- (c) Polish Lotto 6/49;
- (d) Italy Super Enalotto;
- (e) Brazilian Mega Sena; and
- (f) Zimbabwe 6/45 Lotto,

to be "other events or contingencies" upon which bets may be struck in KwaZulu-Natal.

Given under my Hand at Pietermaritzburg on this 24th day of February, Two thousand and Sixteen.

MRS BF SCOTT, MPL

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

PROVINSIALE KENNISGEWING 62 VAN 2016**PROVINSIALE TESOURIE: KWAZULU-NATAL**

BEPALING, INGEVOLGE REGULASIE 171 VAN DIE KWAZULU-NATAL REGULASIES OP DOBBELARY EN WEDDERY, 2012, DAT DIE UITSLAE VAN VERSKEIE LOTERYE WAT IN VERSKEIE BUITELANDSE LANDE BEDRYF WORD 'N "ANDER GEBEURTENIS OF GEBEURLIKHEID" IS WAAROP WEDDENSAPPE IN KWAZULU-NATAL GEPLAAS KAN WORD

Ingevolge Regulasie 171 van die KwaZulu-Natal Regulasies op Dobbelary en Weddery, 2012, bepaal ek hiermee –

- (a) Sweden Lotto 7/35+4 bonus balle;
- (b) French Loto;
- (c) Polish Lotto 6/49;
- (d) Italy Super Enalotto;
- (e) Brazilian Mega Sena; en
- (f) Zimbabwe 6/45 Lotto,

as "ander gebeurtenisse of gebeurlikhede" waarop weddensappe in KwaZulu-Natal geplaas kan word.

Gegee onder my Hand te Pietermaritzburg op hierdie 24th dag van Februarie, Twee-duisend-en-sestien.

MEV BF SCOTT, LPW

Lid van die Uitvoerende Raad van die Provinsie van KwaZulu-Natal
verantwoordelik vir Dobbelary en Weddery

UMNYANGO WOMGCINIMAFU WESIFUNDAZWE SAKWAZULUNATALI**ISINQUMO NGOKOMTHETHONQUBO 171 WEMITHETHONQUBO YEMIDLALO YEMALI NOKUBHEJA YAKWAZULU-NATALI, 2012 SOKUTHI IMIPHUMELA EYEHLUKENE YELOTHO EDLALWA EMAZWENI ANGAPHANDLE EHLUKAHLUKENE "INGEMINYE IMICIMBI NOMA IZEHLAKALO" EZINGABHEJELWA KWAZULU-NATALI**

NgokoMthethonqubo 171 weMithethonqubo yemiDlalo yeMali nokuBheja yaKwaZulu-Natali, 2012, ngalokhu ngingquma ukuthi

- (a) i-Sweden Lotto 7/35+4 bonus balls;
- (b) i-French Loto;
- (c) i-Polish Lotto 6/49;
- (d) i-Italy Super Enalotto;
- (e) i-Brazilian Mega Sena; kanye
- (f) ne-Zimbabwe 6/45 Lotto,

izoba "ngeminnye imicimbi noma izehlakalo" ezingabhejelwa KwaZulu-Natali.

Sikhishe ngaphansi kweSandla sami eMgungundlovu ngalolu suku mhla 24th kuNhlolanja, oNyakeni weziNkulungwane eziMbili neShumi nesiThupha.

NKK. BF SCOTT, ILUNGU LOMKHANDLU OPHETHE

ILungu loMkhandlu oPhethe esiFundazweni saKwaZulu-Natali
elibhekele ezemiDlalo yeMali nezokuGembula

MUNICIPAL NOTICES • MUNISIPALE KENNISGEWINGS

MUNICIPAL NOTICE 26 OF 2016**BIG FIVE FALSE BAY MUNICIPALITY****ADOPTED BY COUNCIL ON THE:****PROMULGATED ON:****DEBT COLLECTION BY-LAWS**

To provide for the debt control and collection of all money due and payable to the Municipality.

PREAMBLE

WHEREAS the Municipality is entitled in terms of section 229 of the Constitution of the Republic of South Africa, 1996, to impose rates on property and surcharges on fees for services provided by or on its behalf within its area of jurisdiction;

WHEREAS the Municipality is entitled in terms of section 75A of the Local Government: Municipal Systems Act, No. 32 of 2000 to levy and recover fees, charges or tariffs in respect of any function or service of the Municipality and to recover collection charges and interest on any outstanding amount;

WHEREAS the Municipality is obliged in terms of section 96 of the Municipal Systems Act to collect all money that is due and payable to it, subject to the provisions of that Act and any other applicable legislation;

AND WHEREAS the Municipality is obliged in terms of section 98 of the Municipal Systems Act to adopt By-laws to give effect to the Municipality's debt collection policy, its implementation and enforcement;

NOW THEREFORE the municipal council of the Big 5 False Bay Municipality, acting in terms of section 156 read with Schedule 4 (Part B) and Schedule 5 (Part B) of the Constitution, and read with section 98 and 11 of the Local Government: Municipal Systems Act, hereby makes the following By-law:

DEBT COLLECTION BY-LAWS

1. Definition of Terms
2. Objectives
3. Application
4. Debt Collection
5. Accounts Billing
6. Consolidation of accounts
7. Arrangements for Settlement of Arrear Accounts
8. Interest on Arrears
9. Assistance to Indigent Debtors
10. Communication
11. Waiver
12. Objection
13. Offences and Penalties
14. Short Title
15. Repeal of By-laws

1. Definition

In this by-law, words used in the masculine gender include the feminine, the singular includes the plural and vice versa and unless the context otherwise indicates-

“**Accounting Officer**” in relation to the Municipality, means the municipal official referred to in Section 60 of the Local Government: Municipal Finance Management Act, 2003 [Act No. 56 of 2003]

“**Act**” means the Local Government: Municipal Systems Act: [Act No. 32 of 2000]

“**Arrangement**” means a written agreement entered into between the Council and the debtor where specific repayment parameters are agreed upon.

“**Arrears**” means those rates and service charges that have not been paid by the due date and for which no arrangement has been made.

“**Authorised official**” means any official of the Council who has been authorised to administer and/ or implement the provisions of this By-law., including but not limited to-

- a) Peace officers as contemplated in section 334 of the Criminal Procedure Act, (Act No.51 of 1977)
- b) Municipal or metropolitan Police Officers as contemplated in the South African Police Services Act, 1995 (Act No. 68 of 1995) and
- c) Such employees, agents, delegates, nominees, representatives and aservice providers of the Municipality.

“**Council**” means the Big 5 False Bay Municipality Council and its successor in law and includes the Executive Committee or any other body acting by virtue of any power delegated to it in terms of legislation, as well as any official to whom the Executive Committee or Municipal Manager has delegated any powers and duties with regard to these By-laws. Council as contemplated in section 157 of the Constitution of South Africa.

“**Chief Financial Officer**” means the manager appointed in terms of section 56 (a) of the Local Government: Municipal Systems Act, 2000 (Act 32 of 2000) or any person duly authorised by the Council to act on his behalf.

“**Credit Control**” means all the functions relating to the collection of monies owed by ratepayers and the users of municipal services.

“**Customer**” means any occupier of any premises to which Council has agreed to supply or is actually supplying services, or if there is no occupier, then the owner of the premises includes any debtor of the Municipality.

“**Interest**” means a charge levied with the same legal priority as service fees and calculated at a rate determined by Council from time to time on all arrear monies.

“**Municipal Account**” means an account rendered specifying charges for services provided by the Municipality or any authorized or contracted service provider, and/ or assessment rates levies

“**Municipal Manager**” means a person appointed as such by a Council in terms of section 82 of the Local Government: Municipal Structures Act, 1998 (act no.117 of 1998) or any other person acting by virtue of any power delegated to him/her

“**Municipality**” means the Big 5 False Bay Municipality established in terms of Section 155(6) of The Constitution, 1996, and established by and under Sections 11 and 12 of the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998) read with Sections 3, 4 and 5 of the KwaZulu-Natal Determination of Types of Municipality Act, 1998, 2000 (Act No.7 of 2000)

“**Occupier**” means any person, who occupies any property or part thereof, without regard to the title under which he or she occupies the property.

“**Constitution**” means the Constitution of the Republic of South Africa, 1996 as amended.

“**Consolidated account**” means a monthly account reflecting municipal service fees, charges, surcharges on fees, property rates, sundry charges and other municipal taxes, levies and duties and all consolidations in terms section 102 of the Local Government: Municipal Systems Act, 2000 (Act 32 of 2000)

“**Owner**” means the person in whom the legal title to premises is vested from time to time. In a case where the person in whom the legal title to premises is vested is insolvent or deceased, or is under any form of legal disability whatsoever; the person in whom the administration of and control of such premises is vested as curator, trustee, executor, administrator, judicial manager, liquidator or other legal representative.

2. Objectives

The objectives of these by-laws are:

- a. To give effect to the Big 5 False Bay Municipality's Debt Collection, and its implementation and enforcement in terms of section 156 (2) of the Constitution read with sections 96 and 98 of the Municipal Systems Act;
- b. To stand as a supervisory, enforcement as well as the implementation authority of the Big 5 False Bay Municipality's Debt Collection.

3. Application

These by-laws apply in the area of jurisdiction of the Municipality, notwithstanding the provisions of section 11(2) of the Local Government: Municipal System Act, 2000 (Act No. 32 of 2000)

4. Debt Collection

- a. The Municipality may institute debt collection mechanisms for collection of outstanding debt until all such debt has been collected. These mechanisms include, but are not limited to:
 - a. The disconnection / restriction of electricity;
 - b. Preventing the sale of electricity to customers on the prepayment system with any other arrear account with the Municipality;
 - c. Handing over to Council Attorneys or any other service provider for collection of accounts remaining unpaid after all other credit control and debt collection mechanisms have been used.
- b. Customers whose supply of Municipal Services has been unlawfully reconnected or bypassed will be regarded as having tampered with the meter or the supply.
- c. Legal fees charged by Council Attorneys or any other service provider on account that is handed over for collection, shall be debited and recovered on individual accounts to which legal fees are applicable.

5. Accounts Billing

- a. The Municipality shall produce one consolidated account for all Municipal services to a property per month in a thirty-day cycle.
- b. In the event of non-receipt of a Municipal account, the onus rests on the account holder to obtain a free copy of the Municipal account from the Municipality; before the due date.
- c. Accounts must be paid on the due date as indicated on the Municipal account. If applicable, interest on arrears will accrue after due date if the account remains unpaid, irrespective of reason for non-payment.
- d. The rate at which interest is charged on all arrears accounts will be determined annually during the budget review process and will be included in Council's Tariff of Charges.
- e. Payments for Municipal accounts must be received on or before the due date at a Municipal pay-point. In the case of all electronic payments or payments via agents, the money must be received in the Municipal bank account before the due date and not later than the close of business. Payments are only deemed to have been received once they have been reflected on Council Financial System.
- f. Non-payment of the Municipal account will result in debt collection actions.

- g. Consumers who have offered a cheque as payment for services, and which cheque is returned by the Financial Institution as “referred to drawer” (RD), will be disconnected and/or blocked at the soonest opportunity and a fee will be charged.
- h. Metered services consumed by an unknown customer are billed to the owner of the property to which the service connection is registered.

6. Consolidation of accounts

6.1 The municipality may, in accordance with section 102 of the Local Government: Municipal Systems Act,-

- a) Consolidate any separate accounts of a customer liable for payments in terms of this By-law to the municipality;
- b) Implement any of the debt collection and credit control measures provided for in this By-law or the policy in relation to any arrears on any of the accounts to the customer

7. Arrangements for Settlement of Arrear Accounts

- a. It is the responsibility of a debtor who is in arrears with his account to make arrangements with the Municipality as to how such account shall be settled.
- b. The Chief Financial Officer or his delegate shall enter into such arrangements with the debtors whose Municipal accounts are in arrears.
- c. The terms applicable to the settlement of arrear debt as well as any upfront payment shall be determined by the Chief Financial Officer.
- d. Only account holder with positive proof of identity or an authorized agent with a Power of Attorney will be allowed to enter into an arrangement for the payment of arrear accounts in instalments.
- e. The arrangement must be in writing and may be in the form of an Acknowledgement of Debt.
- f. Failure to honour the agreement will lead to immediate blocking/disconnection/restricting of Municipal services as well as further legal action where applicable.
- g. No arrangement may be concluded with customers without the written authorization of the owner of that property.

8. Interest on Arrears

- a. In respect of any amount of property rates remaining unpaid after the final date for their payment; there shall be added for each month during which the default continues as a penalty /interest calculated at the rate determined by Council annually during the budget process and for the purposes of this paragraph part of a month shall be deemed the full month.
- b. In respect of any amount for electricity and refuse removal remaining unpaid after the final date for their payment; there shall be added for each month during which the default continues a penalty/interest calculated at the rate determined by Council annually during the budget process and for the purposes of this paragraph part of month shall be deemed the full month.

9. Assistance to Indigent Debtors

Assistance to indigent debtors shall be provided in accordance with the provisions of Council's Credit Control and Debt Collection Policy as well as the Indigent Policy as approved by the Council.

10. Communication

The Municipality shall; at its own costs make the Credit Control and Debt Collection By-laws available to the community. Any amendments to the By-laws shall be communicated in accordance with the Act.

11. Waiver

- a. Council may, on good cause shown in the public interest, waive compliance with or permit deviation, exceptions and exemptions from any provision of these by-laws subject to such conditions as are reasonable.
- b. Council must serve a written notice of waiver which is signed by Municipal Manager upon the person. The notice must cite; the provision that was waived or relaxed and the extent to which it has been waived

12. Objection

A person may within a period of seven days object to a decision of the Council or Municipal Manager made in terms of these by-laws which objection shall be referred to the executive committee for consideration whose decision shall be final.

13. Offences and Penalties

Any person who contravenes any of these by-laws shall be guilty of any offence be liable to pay a fine of R 1000.00 (one thousand rand) in the case of first conviction. In the event of a subsequent conviction for the same offence, a fine not exceeding R 2000.00 (two thousand rand) or in default of payment of any fine imposed, imprisonment for a period not exceeding three (3) months, provided that in the event of a continuing offence, a fine not exceeding R 100.00 (one hundred rand) for each day which the contravention continued, may be prescribed.

14. Short Title

These by-laws shall be called the **Debt Collection By-laws**

15. Repeal of By-laws

In the event of any inconsistency between any provision of these by-laws, and any other Council by-laws, these by-laws shall prevail. The Municipality's existing by-laws are hereby repealed by these by-laws on date of promulgation.

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