

IMPORTANT NOTICE:

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NO FUTURE QUERIES WILL BE HANDLED IN CONNECTION WITH THE ABOVE.

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GENERAL NOTICES • ALGEMENE KENNISGEWINGS

GENERAL NOTICE 55 OF 2022

Nelson Mandela Bay Municipality (EASTERN CAPE)

Removal of Restrictions in terms of the Spatial Planning and Land Use Management Act, 2013 (Act 16 of 2013)

ERF 218, SUNRIDGE PARK, PORT ELIZABETH, EASTERN CAPE

Under Section 47 of the Spatial Planning and Land Use Management Act, 2013 (Act 16 of 2013) and upon instructions by the Local Authority, a notice is hereby given that condition/s **D.5(a)-(d)**, **E.(ii)**, **E.(iii)**, **E.(iv)**, **E.(v)** and **E.(vi)** in Deed of Transfer No. **T10460/2003** and any subsequent Deed applicable to **Erf 218 Sunridge Park** is/are hereby removed.

PROVINCIAL NOTICES • PROVINSIALE KENNISGEWINGS

PROVINCIAL NOTICE 279 OF 2022

EASTERN CAPE DEPARTMENT OF COOPERATIVE GOVERNANCE AND TRADITIONAL AFFAIRS

- 1. The Department of Cooperative Governance and Traditional Affairs invites any interested person or body to provide written comments and inputs on the Eastern Cape Customary Male Initiation Practice Amendment Bill, 2021, as contained in the schedule hereto.
- 2. The main objectives of the Bill are:
 - (a) to align the Eastern Cape Customary Male Initiation Practice Act, 2016 (Act No. 1 of 2016), with the Customary Initiation Act, 2021 (Act No. 2 of 2021); and
 - (b) to effect consequential amendments in other sections of the Eastern Cape Customary Male Initiation Practice Act, 2016 (Act No.1 of 2016)
- 3. The closing date for the submission of comments and inputs on the Bill is **60** *calendar days* from the date of the publication of this notice in the provincial *Gazette.*
- 4. Comments may be submitted in witing to:

Postal Address: The Head of Department Department of Cooperative Governance & Traditional Affairs Private Bag X0035 BHISHO 5605

- 5. Comments may also be:
 - (a) Delivered by hand to: Global Life Building, Bhisho, COGTA Offices
 - (b) Send by email to: <u>malibonqwe.ngcai@eccogta.gov.za</u> & <u>nangamso.mngoma@eccogta.gov.za</u>
- All comments must be clearly marked for the attention of: *Deputy Director-General: Traditional Affairs Mr T.W Gwebindlala*

PROVINCE OF THE EASTERN CAPE

EASTERN CAPE CUSTOMARY MALE INITIATION PRACTICE AMENDMENT BILL, 2022

GENERAL EXPLANATORY:

- [] Words in bold type in square brackets indicate omission from the existing enactments.
 - Words underlined with solid line indicate insertion in the existing enactments.

BILL

To amend the Eastern Cape Customary Male Initiation Practice Act, 2016, so as to amend and insert certain definition; to supplement provisions relating to the composition of the PICC; to provide for the provisioning of administrative and financial support to the PICC and its technical task team as well as initiation forums; to insert and substitute certain provisions relating to prohibitions; to delete certain provisions in the Act and to provide for matters connected therewith.

 ${f B}^{\sf E}$ IT ENACTED by the Legislature of the Province of the Eastern Cape as follows:

Amendment of section 1 of Act 1 of 2016

- Section 1 of the Eastern Cape Customary Male Initiation Act, 2016 (Act No. 1 of 2016) (hereinafter referred to as the principal Act), is hereby amended by-
 - (a) the insertion after the definition of "customary practice" of the following definition:
 "department" means the provincial department responsible for Cooperative Governance and Traditional Affairs in the Province".
 - (b) the substitution for the definition of "house" of the following definition:

"**provincial house**" means the Eastern Cape Provincial House of Traditional Leaders established in terms of section of section 66 of the Eastern Cape Traditional Leadership and Governance Act, 2017 (Act No. 1 of 2017).

(c) the substitution for the definition of "medical practitioner" of the following definition:

"medical practitioner" means a [person registered or deemed to be registered as a medical practitioner under the Health Profession Act, 1974 (Act No. 56 of 1974)] general practitioner or family physician in medicine who, in accordance with the provisions of the Regulations Relating to the Registration of Persons as General Practitioners and Family Physicians in Medicine, as published under Government Notice No. R1200 of 28 November 2000, is registered with the Medical and Dental Professional Board established by Government Notice No. R.75 of 16 January 1998;

 (d) the insertion after the definition of "Province" of the following definition:
 "this Act" includes any regulations made in terms of any relevant provision of this Act";

Amendment of section 2 of Act No. 1 of 2016

- 2. section 2 of the principal Act is hereby amended by-
 - (a) the insertion of a subsection after subsection (1) of the following subsection

(1A) to provide for parents or legal or customary guardian, of the prospective initiate to take primary responsibility for the whole male initiation processes to be undertaken by the respective prospective initiate.

(b) the substitution for subsection (2) of the following subsection

(2) to provide for traditional leadership **[to take primary responsibility for male initiation within their area of jurisdiction]** <u>institutions,</u> <u>traditional leaders, and community leadership</u>, in partnership with the provincial government and all the other stakeholders, <u>to monitor the conducting of customary male initiation and the activities happening in the initiation schools within the respective communities.</u>

Amendment of section 4 of Act No.1 of 2016

- 3. Section 4 of the principal Act is hereby amended by-
 - (a) the substitution of subsection (1) for the following subsection:
 - (1) The PICC comprises-
 - (a) [the chairperson of the House;
 - (b) Members of the Executive Council responsible for the following Provincial Departments-
 - (i) Cooperative Governance and Traditional Affairs;
 - (ii) Health;
 - (iii) Social Development;
 - (iv) Sports, Recreation, Arts and Culture;
 - (v) Education;
 - (vi) Safety and Liaison;
 - (c) the provincial commissioner of the South African Police Service;
 - (*d*) the head of the provincial offices of the National Prosecuting Authority;
 - (e) the head of the provincial offices of the National Intelligence Agency;
 - (*f*) the chairperson of South African Local Government Association; and
 - (g) any other interested body as identified by the PICC.]

- (a) four members of the provincial house, designated by the members of the provincial house from amongst themselves;
- (*b*) two officials from the department of Cooperative Governance and Traditional Affairs, designated by the MEC;
- (c) not more than two persons representing the metropolitan, district and local municipalities in whose areas of jurisdiction initiation schools are held, designated by the organised local government in the province;
- (d) not more than two persons representing the emergency services, designated by the MEC responsible for emergency services in the province; and
- (e) the traditional health practitioner who, in terms of section 7(c) of the Traditional Health Practitioner Act, is a member of the Interim Traditional Health Practitioner Council of South Africa.
- (b) the substitution of subsection (2) for the following subsection:
 - (2) [The PICC must be chaired by the chairperson of the house] Members of the PICC must at the first meeting of the PICC, elect a chairperson and deputy chairperson from amongst themselves.
- (c) the addition of the following subsections after subsection (3):

(4) At least three members of a PICC must be women.(5) The term of office of a PICC is five years and must be aligned to the term of office of the provincial house.

Insertion of section 4A and 4B in Act No. 1 of 2016

The following sections are hereby inserted in the principal Act after section 4.

Vacancies

4A. Whenever a vacancy occurs in a PICC, such a vacancy must, within 30 calendar days of the vacancy having arisen, be filled with a person designated in accordance with the provisions of section 4(1) of this Act, for the unexpired term of his or her predecessor.

Meetings

- **4B.** (1) A PICC must meet at least four times per annum.
 - (2) (a) Meetings of a PICC must be held within the province on a date and time and place to be determined by the chairperson of the PICC.
- (b) The chairperson of a PICC must give notice of any such meeting to the members of the PICC at least seven calendar days prior to such meeting.
- (c) The chairperson of a PICC may, on the request of the Premier or the MEC, convene a special meeting of which notice must be given to the members of the PICC at least two calendar days prior to such meeting.
 - (3) The quorum for any meeting of a PICC is 50 plus one of the total membership to filled positions of the PICC.
 - (4) (a) Minutes and records of the meeting of a PICC must be kept and file by the secretariat envisaged in section 13A (4).
 - (*b*) The minutes of any meeting must be adopted by the PICC at its next meeting and within two weeks of such adoption, be submitted to the Premier and the MEC, the Director-General of the National Department of Traditional Affairs, and the chairperson of the National Initiation Oversight Committee for their information.

Amendment of section 5 of Act No. 1 of 2016

4. Section 5 of the principal Act is hereby amended by the deletion of subsection (2).

Amendment of section 6 of Act No. 1 of 2016

5. Section 6 of Act No. 1 of 2016 is hereby amended by the substitution of subsection (1) for the following subsection:

(1) [The Provincial Technical Task Team comprises-

(a) [the Director-General of the province or any officer designated by him or her;

(c) The secretary of the House;

programmes in such departments;

- (d) Municipal managers of district and metropolitan municipalities; and
- (e) any other interested body as identified by the Provincial Technical Tsk Team]. (a) The PICC after consulting with the head of each relevant provincial departments, traditional leadership institutions, must establish a provincial technical task team consisting of not more than two representatives of the following provincial departments and institutions–

(i) Cooperative Governance and Traditional Affairs;

- (ii) Health;
- (ii) Social Development;
- (iv) Basic Education;
- (v) Sports, Recreation, Arts and Culture;
- (vi) Safety and Liaison;

(vii) the relevant kingship or queenship councils, principal traditional councils, or traditional councils

- (viii) the relevant metropolitan, district and local municipalities;
- (ix) the emergency services;
- (x) the SAPS; and
- (xi) any other interested body as identified by the PICC.

(*b*) The PICC may, where necessary and after consultation with heads of the provincial departments referred in subparagraph (i) to (vi), co-opt to the technical task team not more than two representatives from any or all of–

- (i) the CRL Rights Commission;
- (ii) the Department of Justice;
- (iii) the Department of Women;
- (iv) the Department of Health;

- (v) the Department of Social Development;
- (vi) the Department of Home Affairs; and
- (vii) the NPA.

Amendment of section 8 of Act No.1 of 2016

- 6. Section 8 of the principal Act is hereby amended by(a) the substitution of subsection (1) for the following subsection
 - (1) Subject to the provisions of this Act, the [MEC] <u>PICC</u> must, after consultation with the [house] relevant local house, establish a district initiation forum for the jurisdiction of a district or metropolitan municipality.
 - (b) the substitution of subsection (2) for the following subsection
 - (2) A district initiation forum comprises-
 - (a) in the case of a district or <u>metropolitan</u> municipality with traditional leadership institutions-
 - (i) [all senior traditional leaders who reside within the area of jurisdiction of a district or metropolitan municipality] <u>chairpersons of local initiation forums;</u>
 - (ii) [a representative] <u>not more than two officials</u> from a district or metropolitan municipality;
 - (iii) a representative of a kingship or queenship council, <u>in</u> <u>case of areas with kingship or queenship;</u>
 - (iv) [three members of the relevant local house of traditional leaders]; <u>Traditional Leaders participating in</u> <u>the municipal council of the relevant district or</u> <u>metropolitan municipality;</u>
 - (v) two representatives from sector departments or organisations contemplated in section [4(1)] 8(1) of this <u>Act</u> with offices [in] within the jurisdictional area of the <u>relevant</u> the district or metropolitan <u>municipality</u> [area]; and

- (vi) any other interested body ad identified by the <u>relevant</u> district initiation forum.
- (b) In case of a district or metropolitan municipality without traditional leadership institutions-

(ii) two representatives of sector departments or organisation contemplated in section **[4 (1) (a)]** <u>8 (1)</u> of this Act, with offices in the district or metropolitan area; and

- (c) the substitution of subsection (3) for the following subsection
 - (3) A district initiation forum must be chaired by [a traditional leader in the case of a district or metropolitan municipality with traditional leadership institutions or any other person designated by the office of the mayor where there are no traditional leadership institutions] the chairperson of a local house in the event where such local house has been established for the jurisdiction of the relevant district or metropolitan municipality and in case where such a chairperson is participate in the proceedings of a municipal council of the relevant district or metropolitan municipality or by any other person designated by the office of the speaker where there is no established local house.
- (d) the addition of the following subsection after subsection (3)
 - (4) the term of office of a district initiation forum is five years, in the case of district or metropolitan municipality with established local house, such term must be aligned to the term of office of such local house, in the case of district or metropolitan municipality without traditional leadership, or be aligned to the term of office of the municipal council.

Insertion of section 8A in Act No. 1 of 2016

7. Section 8A is hereby inserted in the principal Act after section 8:

Vacancies

8A. Whenever a vacancy occurs in the district initiation forum, such a vacancy must, within 30 calendar days of the vacancy having arisen, be filled with a person designated in accordance with the provisions of section 8(1) for the unexpired term of his or her predecessor.

Amendment of section 10 of Act No. 1 of 2016

- Section 10 of the principal Act is hereby amended by the substitution of subsection (1) for the following subsection:
 - (1) Subject to the provisions of this Act, [the MEC], <u>PICC</u> must, after consultation with the relevant local house <u>and traditional councils</u>, cause for the establishment of a local initiation forum within the area of jurisdiction of a local municipality.

Insertion of section 13A in Act No. 1 of 2016

9. Section 13A is hereby inserted in the principal Act after section 13

Administrative and financial support

- **13A.** (1) The department must determine appropriate budget, in consultation with the MEC responsible for Treasury in the Province, to be allocated to provincial house and local houses of traditional leaders, for the provisioning of financial support to the PICC, PITT, initiation forums, and initiation programmes of the provincial house and local houses.
- (2) Provincial departments contemplated in section 4 of the Act, including municipalities, may provide financial support to customary male initiation programmes, as conducted by any coordinating structure established in accordance with the provisions of this Act.
- (3) The heads of provincial departments contemplated in section 4 and municipalities must, in consultation with each other, designate officials from their respective departments or institutions to provide specific

administrative support to the PICC and its technical task team, including initiation forums established within the jurisdiction of municipalities.

(4) The administrative support contemplated in subsection (2) must include secretariat support and tools of trade necessary to enable the designated officials to provide such administrative support.

Insertion of section 15A in Act No. 1 of 2016

10. Section 15A is hereby inserted in the principal Act after section 15

Houses of traditional leaders

15A. (1) The provincial house and local houses of traditional leaders must, in respect of male initiation, promote–

- (a) the customary practice and the legal obligations regarding the conducting of the practice thereof;
- (b) compliance with Constitutional principles, the provisions of this Act, the provisions of the Customary Initiation Act, 2021, and any other legal prescripts regulating the practice of customary male initiation, including the relevant provisions of the Children's Act;
- *(c)* good and safe practices of male initiation and the application of health standards within the male initiation schools;
- (d) the involvement and participation of traditional leaders in the coordinating structures, initiation forums and programmes within the province and areas of jurisdiction of their relevant local house, kingship or queenship councils, principal traditional councils, and traditional councils; and
- *(e)* accountability by traditional leaders and other role players involved in male initiation programmes.

(2) The relevant local house must, after consultation with traditional councils under its jurisdiction-

(a) develop criteria to be used by traditional leaders for the purposes of screening of principals, traditional surgeons, and traditional nurses,

taking into consideration the cultural diversity of relevant traditional communities;

- (b) develop educational material in respect of the practice of male initiation, applicable to the relevant communities for the purposes of educating all role-players involved in the initiation programmes within the jurisdiction of the relevant local house;
- (c) provide guidance and advice on the acceptable behaviour and standards relating to the teachings and discipline in initiation schools, taking into account the applicable practice of the relevant traditional communities;
- (d) facilitate and oversee male initiation awareness campaigns as may be conducted by traditional leaders and traditional councils with relevant communities on the practice of customary male initiation;
- (e) perform any other task and participate in any other programmes relating to male initiation as may be implemented within the jurisdiction of the relevant local house.

Amendment of section 18 of Act No. 1 of 2016

- 11. Section 18 of the principal Act is hereby amended by the substitution of subsection (1) (d) for the following subsection:
 - (1) The family or parents of a prospective initiate must-

(d) ensure that the prospective initiate is examined be a qualified medical practitioner, <u>practicing within the province</u>, [three months] <u>21</u> <u>days</u> before the admission to an initiation school and <u>issued with a</u> <u>medical certificate reflecting the date in which such medical certificate</u> <u>was issued</u>. [again at least 14 days before the admission of the prospective initiate to a male initiation school, whereafter the prospective initiate shall be issued with a certificate only if his state of health allows for his admission into an initiation school]

Amendment of section 20 of Act No. 1 of 2016

- 12. Section 20 of the principal Act is hereby amended by the substitution of subsection (4) (*f*) for the following subsection:
 - (4) A traditional surgeon must not-
 - (f) perform circumcision on a child below the age of [18 years] <u>16</u> years.

Insertion of section 22A in Act No. 1 of 2016

13. Section 22A hereby inserted in the principal Act after section 22

Medical practitioners

22A. (1) A male medical practitioner who have been subjected to a customary male initiation may–

- (a) perform male circumcision or supervise the performance of such circumcision;
- (b) only perform male circumcision or supervise the performance of such circumcision if he has been provided will all required consent forms and medical certificate; and
- (c) if he deems if necessary for medical reasons based on the medical contemplated in section 18 (1) (*d*), refer an initiate to a hospital for the purposes of circumcision.
- (2) (a) For the purposes of subsection (1), the parents or customary guardian of an initiate, as the case may be, after consultation with the principal of the relevant initiation school may, invite a male medical practitioner referred in subsection (1) to perform or supervise the performance of circumcision within the confines of the customs and tradition of the relevant community.

(b) If the parents or customary guardian does not invite a medical practitioner as contemplated in paragraph (a), the principal of the relevant initiation school in instances where more 10 than initiate is expected to be

admitted in a particular date must, invite arrange for a medical practitioner referred in subsection (1) to perform or supervise the performance of circumcision.

Amendment of section 24 of Act No. 1 of 2016

- 14. Section 24 of the principal Act is hereby amended by
- (a) the substitution of subsection (1) for the following subsection:
 - (1) Notwithstanding provisions of any other law, no person under the age of [18 years] <u>16 years</u> must attend or be admitted to a customary male initiation school <u>for the purposes of being initiated</u>.
- (b) by the substitution of subsection (2) for the following subsection:
 - (2) The parents <u>or customary guardian</u> of a prospective <u>initiate who is</u> <u>younger than 18 years</u> must complete and sing the consent forms as prescribed.
- (c) the insertion of a subsection after subsection (2) for the following subsection:

(2A) A person who is older than 18 years may not be admitted in an initiation school for the purposes of being initiated, unless such person gives written consent to undergo customary male initiation.

- (d) the substitution of subsection (3) for the following subsection:
 - (3) The consent form contemplated in subsection (2) and (2A) must be-

(a) in the format set out in Annexure D Schedule 4;

(b) accompanied by a medical certificate issued by a medical practitioner, in accordance with the provisions of section 18 (1) (d), declaring that such a prospective initiate is medically fit to participate in the customary male practice; and (c) submitted to the relevant traditional leadership or initiation working committee for approval, the principal of the relevant initiation school prior to the commencement of such school and must then submit copies thereof to the PICC.

Amendment of section 25 of Act No. 1 of 2016

15. Section 25 of the principal Act is hereby amended by-

- (a) the substitution of subsection (1) (a) for the following subsection:
- (1) A person may not [conduct or open an initiation school or treat an initiate without written]
 - (a) <u>conduct or open an initiation school without written</u> permission issued by the <u>PICC</u>; [Member of the Executive Council responsible for Health, or a medical officer as designated in consultation with the relevant traditional leaders; and];
- (b) the insertion of a paragraph after paragraph (a) for the following paragraph:

Amendment of section 26 of Act No.1 of 2016

16. Section 26 of the principal Act is hereby amended by-

(a) the insertion of a subsection after subsection (1) for the following subsection:

"(1<u>A</u>) No person including a medical practitioner or designated medical officer must examine a child below the age of 16 years for the purpose of admissions in a customary male initiation school;

(1B) No person including a medical practitioner or designated medical officer must issue a medical certificate to a prospective initiate for the

⁽aA) treat an initiate in an initiation school without the approval of the relevant traditional leadership or initiation working committee.

purpose of an admission in a customary male initiation school, without conducting proper examination in a prescribed manner.

(b) the substitution of subsection (4) for the following subsection:

"(4) No person must prohibit a **[parent]** <u>male parent, male legal or</u> <u>customary guardian</u> of an initiate access to **[his or her child]** <u>the child</u> <u>under his parenting admitted</u> in an initiation school: <u>Provided that such</u> <u>access shall be given in consultation with the relevant leadership and in</u> <u>accordance with custom and customary practice of the relevant</u> <u>community.</u>

Amendment of section 27 of Act No. 1 of 2016

17. Section 27 of the principal Act is hereby amended by-

(a) the substitution of subsection (9) for the following subsection:

- (9) Any person who conduct or open an initiation school without written permission from the [MEC for Health issued in terms of section 25 of this Act] <u>PICC</u> and written approval from the relevant traditional leadership <u>or</u> initiation working committee, issued in accordance with the provisions of this <u>Act</u>, is guilty of an offence and, upon conviction, is liable [to a fine not exceeding R20 000.00 or 12 months imprisonment on conviction] or both a fine and imprisonment: Provided that, if the opening of such an illegal school results in the injury or death of initiates, such person shall be charge with attempted murder or murder and, upon conviction, sentenced to not more than twenty-five years imprisonment, depending on the number of initiates involved]. to a fine or imprisonment not exceeding 15 years or to both fine and imprisonment.
 - (b) the substitution of subsection (10) for the following subsection:
- (10) Any person who admit or approve admission of a child below the age of [18 years] <u>16 years</u> to an initiation school is guilty of an offence and, upon conviction, shall be liable to a fine [not exceeding R10 000.00- or 6-

months imprisonment,] or 15 years imprisonment or both a fine and imprisonment.

- (c) the substitution of subsection (11) for the following subsection:
- (11) A traditional leader, or any designated person whom, upon investigation, is found to have approved admission of a child below the age of [18 years] <u>16 years</u> to an initiation school, is liable upon conviction, to a fine [of R10 000.00 or 6 months imprisonment per initiate or both a fine and imprisonment: Provided that, if such admission results in the death of such an initiate, such a traditional leader or designated person must, upon conviction, be charged with conspiracy to murder, and sentenced to not more than fifteen years imprisonment], or imprisonment not exceeding 15 years or both a fine and imprisonment.
 - (d) the deletion of subsection 13 and 14
 - (e) the addition of subsection 16 after subsection 15 for the following subsection:
- (16) Any other alleged offences relating to the-
 - (a) death of an initiate;
 - (b) abduction or kidnapping of an initiate;
 - (c) abuse of initiates;
 - *(d)* use, possession, supply or manufacturing of liquor or dealing in liquor or drugs by an initiate or any other person involved in initiation; or
 - (e) involvement of a medical practitioner at an initiation school, must be dealt with in terms of the offences clauses provided for in the Criminal Procedure Act, the Children's Act, the Health Profession Act, the Drugs Trafficking Act, or the Liquor Act, as the case may be.

Insertion of section 27A in Act No. 1 of 2016

18. Section 27A is hereby inserted in the principal Act after section 27

Appeals

27A. (1) Any person who is aggrieved by a decision of a traditional council,

initiation working committee, local initiation forum or district initiation forum, may lodged an appeal to the PICC.

- (2) Any person who is aggrieved by the decision of the PICC may lodged an appeal with the MEC.
- (3) An appeal contemplated in subsection (1) and (2) must be lodged-
 - (a) Within 30 calendar days after the aggrieved person has been informed of the specific decision; and
 - (b) In the manner as may be prescribed by the PICC or MEC, as may be the case.
- (4) The PICC-
 - (a) may dismiss the appeal against a decision of a traditional council, initiation working committee, local initiation forum or district initiation forum, as the case may be, and confirm the relevant decision; or
 - (b) may uphold an appeal and set aside or vary the specific decision, wholly or in part; and
 - (c) must in writing, inform the person who lodged the appeal and the relevant traditional council, initiation working committee, local initiation forum or district initiation forum, as the case may be, of its decision and the reasons for such decision.
- (5) The provisions of subsection (4) apply with the necessary changes in respect of an appeal lodged with the MEC.

Amendment of Schedule: 2, Annexure: B of Act No.1 of 2016

19. Schedule 2, Annexure: B of the principal Act is hereby amended by the deletion of paragraph (2)

Short title and commencement

This Act is called the Eastern Cape Customary Male Initiation Practice Amendment Act, 2022, and comes into operation on a date to be determined by the Premier by proclamation in the Provincial *Gazette*.

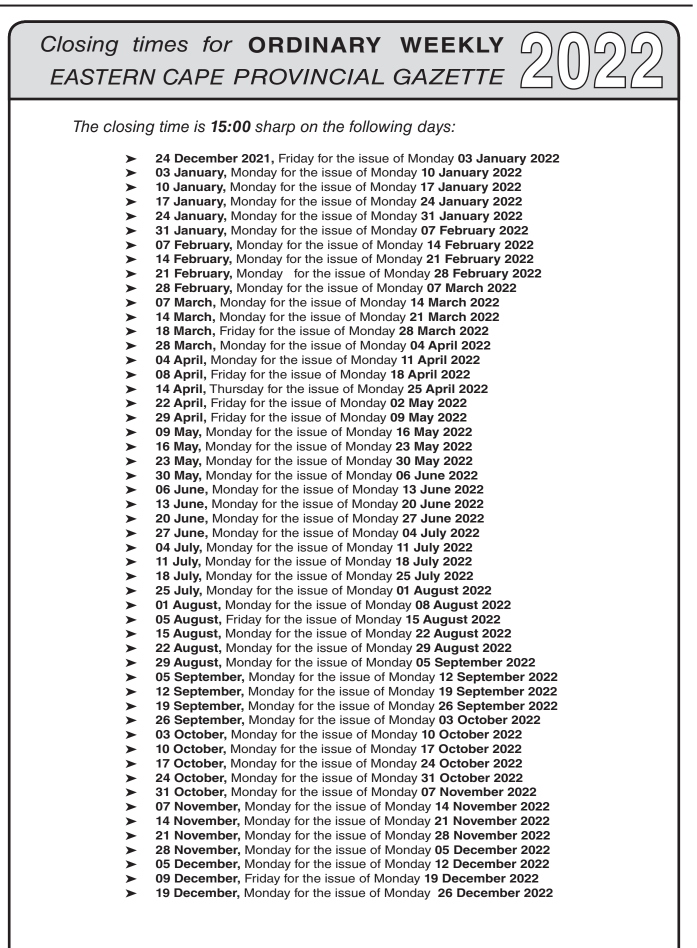
LOCAL AUTHORITY NOTICES • PLAASLIKE OWERHEIDS KENNISGEWINGS

LOCAL AUTHORITY NOTICE 431 OF 2022

BUFFALO CITY METROPOLITAN MUNICIPALITY

SPLUMA, ACT 16 of 2013 : ERF 11087 EAST LONDON : REMOVAL OF RESTRICTIONS

Under Section 47 (1) of the Spatial Planning and Land Use Management Act, No. 16 of 2013, read with Section 59 of the Buffalo City Metropolitan Municipal Spatial Planning & Land Use Management By-law of 2016, and upon instruction from the abovementioned municipality, notice is hereby given that, following application by the owner of Erf 11087 East London, conditions B.(3)(a)(b)(c)(d)(e) and C.(a)(i)(ii)(iii)(b)(c)(d)(e), found in Deed of Transfer No. T 941/2001, pertaining to Erf 11087 East London, are approved for removal.



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Printed by and obtainable from the Government Printer, Bosman Street, Private Bag X85, Pretoria, 0001. Contact Centre Tel: 012-748 6200. eMail: info.egazette@gpw.gov.za Also available at the Legal Advisory Services, **Province of the Eastern Cape**, Private Bag X0047, Bisho, 5605. Tel. (040) 635-0052.