



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)*

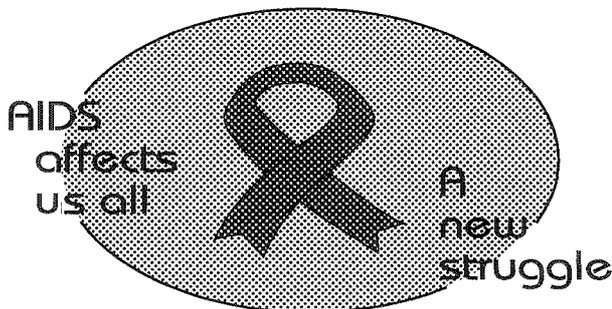
Vol. 5

PIETERMARITZBURG,

7 APRIL 2011
7 kuMBASA 2011

No. 569

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



IMPORTANT NOTICE

The Government Printing Works will not be held responsible for faxed documents not received due to errors on the fax machine or faxes received which are unclear or incomplete. Please be advised that an "OK" slip, received from a fax machine, will not be accepted as proof that documents were received by the GPW for printing. If documents are faxed to the GPW it will be the sender's responsibility to phone and confirm that the documents were received in good order.

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

NEW 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.

1/4 page **R 215.43**

Letter Type: Arial Size: 10

Line Spacing: At:
Exactly 11pt

1/4 page **R 430.87**

Letter Type: Arial Size: 10

Line Spacing: At:
Exactly 11pt

1/4 page **R 646.31**

Letter Type: Arial Size: 10

Line Spacing: At:
Exactly 11pt

1/4 page **R 861.74**

Letter Type: Arial Size: 10

Line Spacing: At:
Exactly 11pt



REPUBLIC
OF
SOUTH AFRICA

LIST OF FIXED TARIFF RATES AND CONDITIONS

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

COMMENCEMENT: 1 JUNE 2011

CONDITIONS FOR PUBLICATION OF NOTICES

CLOSING TIMES FOR THE ACCEPTANCE OF NOTICES

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

APPROVAL OF NOTICES (This only applies to Private Companies)

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

THE GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

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

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

LIABILITY OF ADVERTISER

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

COPY

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

Where applicable

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

PAYMENT OF COST (This only applies to Private Companies)

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

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

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

PROOF OF PUBLICATION

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

GOVERNMENT PRINTERS BANK ACCOUNT PARTICULARS

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

Enquiries:

Mrs. L. Fourie	Tel.: (012) 334-4686
Mrs. H. Wolmarans	Tel.: (012) 334-4591

PROVINCIAL NOTICES

The following notices are published for general information.

Onderstaande kennisgewings word vir algemene inligting gepubliseer.

300 Langalibalele Street
Pietermaritzburg
7 April 2011

MR N.V.E. NGIDI
Director-General

Langalibalelestraat 300
Pietermaritzburg
7 April 2011

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

Izaziso ezilandelayo zikhishelwe ulwazi lukawonkewonke.

300 Langalibalele Street
Pietermaritzburg
7 kuMbaso 2011

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

**KWAZULU-NATAL PLANNING AND DEVELOPMENT ACT, 2008: DELEGATIONS,
UMDONI MUNICIPALITY**

The Umdoni Municipality adopts the delegations set out in the Schedule to this notice in terms of section 156(1) of the KwaZulu-Natal Planning and Development Act, 2008 (Act No. 6 of 2008).

- 1 The following functions be executed by the **Executive Committee** of Council
 - (a) To initiate an application for the permanent closure of municipal roads or public places.
 - (b) To agree on the amount of compensation;
 - (c) To delegate, amend or revoke any power conferred on the Municipality in terms of the abovementioned Act to any official employed by it

- 2 The following functions be delegated to the **Planning Development and Infrastructure Portfolio Committee**
 - (a) To review schemes within six months after Council adopted an Integrated Development Plan.
 - (b) To Initiate proposals on behalf of the Municipality
 - (c) To approve, with or without alterations, or to refuse the adoption or replacement of a scheme.
 - (d) To approve, with or without alterations, or to refuse a proposal or an application.
 - (e) To correcting an error in wording of the municipality's decision on a proposal or an application.
 - (f) To give an applicant a specified amount of time to complete a development.
 - (g) To withdraw a notice giving an applicant a specified amount of time to complete a development
 - (h) To give an applicant a specified amount of time to complete a development
 - (i) To initiate the cancellation of the part of an approved layout plan for which the rights have not been fully exercised, and which has been cancelled in accordance with sections 37(5) and 49(3)
 - (j) To initiate an application for the permanent closure of municipal roads or public places
 - (k) To approve, with or without alterations, or to refuse the permanent closure of municipal roads or public places
 - (l) To approve, with or without alterations, or to refuse subsequent applications for authorisation and to impose civil penalties
 - (m) To consider applications for compensation
 - (n) To appoint legal counsel to represent Council during a KwaZulu-Natal Planning and Development Appeal Tribunal hearing
 - (o) To grant or refuse special consent applications.
 - (p) To determine conditions subject to which land may be used, if the Minister of Agriculture is satisfied that the land is not to be used for agricultural purposes
 - (q) To vary or withdraw a condition subject to which land may be used, if the Minister of Agriculture is satisfied that the land is not to be used for agricultural purposes

- (r) To consent to the alteration, amendment, partial cancellation or total cancellation of a general plan
- (s) To advise the Minister of Agriculture on the subdivision of agricultural land, if the Minister of Agriculture is satisfied that the land is not to be used for agricultural purposes.
- (t) To enforce a condition subject to which land may be used, if the Minister of Agriculture is satisfied that the land is not to be used for agricultural purposes.
- (u) To issue a prohibition order.
- (v) To serve a prohibition order.
- (w) To apply to the High Court for the issuing or withdrawal of an order restraining a person from continuing an illegal activity or for a demolition order
- (x) To authorise an application to court for the demolition, removal or alteration of buildings, structures or works, or for rehabilitation of land
- (y) To apply to the High Court for the withdrawal of an urgent prevention order
- (z) To serve notice to the person on whom the urgent prevention order was served, if the order is withdrawn.
- (aa) To issue certificates of compliance with conditions of approval
- (bb) To apply to the Magistrate's Court for the issuing of a warrant of entry for enforcement purposes

3 The following functions be delegated to the **Municipal Manager**

- (a) To Issue a certificate stating that a person has been designated as a Town planning inspector
- (b) To apply to the Member of the Executive Council for an extension of the period in which to adopt a scheme or schemes for its whole area of jurisdiction.
- (c) To give public notice
- (d) To place public notices in the Gazette
- (e) To apply to the High Court for the withdrawal of an urgent prevention order.
- (f) To serve notice to the person on whom the urgent prevention order was served, if the order is withdrawn.
- (g) To appoint legal counsel to represent Council during a KwaZulu-Natal Planning and Development Appeal Tribunal hearing
- (h) To apply to the Magistrate's Court for the issuing of a warrant of entry for enforcement purposes

4. THAT the following functions be delegated to the **Chief Financial Officer**

- (a) The preparation of oral or written representation with regards to an order of costs or a penalty awarded in terms of section 132(2)
- (b) To lodge written representation with regards to an order of costs or a penalty awarded In terms of section 132(2)

5. THAT following functions be delegated to the **General Manager Technical Services**

- (a) To apply to the Member of the Executive Council for an extension of the period in which to adopt a scheme or schemes for its whole area of jurisdiction.
- (b) To compile and maintain an up-to-date version of the Scheme and make it available for inspection and copying at all reasonable times by any person

- (c) To provide upon request a copy of the reasons for the Municipality's decision on a proposal or an application and the conditions of approval
- (d) To issue certificates of compliance with conditions of approval.
- (e) To receive certified copies of the approved diagrams or general plan
- (f) To lodge plans and documents with the Surveyor General's and Deeds Offices in cases where land is subdivided or consolidated, or where application is made for the alteration, suspension or deletion of restriction relating to land by the Municipality
- (g) To receive and administer an application for the permanent closure of municipal roads or public places
- (h) To issue and withdraw contravention notices and to consider comments lodged in response to a contravention notice
- (i) To serve a prohibition order
- (j) To apply to the Magistrate's Court for the issuing of a warrant of entry for enforcement purposes
- (k) To request the court to summarily enquire into and determine the monetary value of any advantage which a person may have gained as a result of an offence
- (l) To lodge a responding memorandum
- (m) To receive, administer and negotiate applications for compensation
- (n) To represent Council during a KwaZulu-Natal Planning and Development Appeal Tribunal site visit
- (o) To represent Council during a KwaZulu-Natal Planning and Development Appeal Tribunal hearing
- (p) To decide the manner in which the Municipality must be notified of the decision of the KwaZulu-Natal Planning and Development Appeal Tribunal
- (q) To prepare a written notice of opposition to late lodging of appeal, including opposing affidavit
- (r) To lodge with the registrar a written notice of opposition to late lodging of appeal, including opposing affidavit
- (s) To receive notice of the ruling in relation to the late lodging of an appeal
- (t) To give public notice
- (u) To place public notices in the Gazette
- (v) To agree with a person who has an interest in any specific matter to give notice on behalf of the Municipality and to request proof from that person that public notice has been given as require
- (w) To convene and represent Council during a public meeting for the purpose of informing the public of a proposal or an application
- (x) To request an amendment of an application prior to approval
- (y) To decide whether a public hearing is necessary
- (z) To represent Council during a site visit or public hearing
- (aa) To amend proposals for council-owned land prior to approval by the Municipality
- (bb) To reply to a person who submitted comments on an application
- (cc) To grant or refuse special consent applications in the event that no objections were received
- (dd) To advise the Minister of Agriculture on the subdivision of agricultural land, if the Minister of Agriculture is satisfied that the land is not to be used for agricultural purposes.
- (ee) To receive a request for the alteration, amendment, partial cancellation or total cancellation of a general plan.
- (ff) To advise the Surveyor General that the provisions of the laws relating to the permanent closing of any public place or part thereof have been complied with

6. The following functions be delegated to the **Registered Planner**
- (a) To evaluate and make recommendations on proposals or applications in terms of the Act, and to issue certificate confirming that the proposals or applications comply with the Act
 - (b) To evaluate and make recommendations on proposals or applications for the permanent closure of municipal road an public places, and to issue certificates confirming that the proposals or applications comply with the Act
 - (c) To lodge a responding memorandum
 - (d) To represent Council during a KwaZulu-Natal Planning and Development Appeal Tribunal site visit
 - (e) To represent Council during a KwaZulu-Natal Planning and Development Appeal Tribunal hearing
 - (f) To receive an affidavit from an applicant for the late lodging of an appeal
 - (g) To advise the Surveyor General that the provisions of the laws relating to the permanent closing of any public place or part thereof have been complied with.
7. The following functions be delegated to the **Town Planner**
- (a) To compile and maintain an up-to-date version of the Scheme and make it available for inspection and copying at all reasonable times by any person
 - (b) To receive and administer applications
 - (c) To receive and administer an application for the permanent closure of municipal roads and public spaces
 - (d) To evaluate and make recommendations on proposals or applications in terms of the Act, and to issue certificates confirming that the proposals or applications comply with the Act
 - (e) To Informing persons who have commented on a proposal or an application of Municipality's decision
 - (f) To provide upon request a copy of the reasons for the Municipality's decision on a proposal or an application and the conditions of approval
 - (g) To issue certificate of compliance with conditions of approval
 - (h) To receive certified copies of the approved diagrams or general plan
 - (i) To lodge plans and documents with the Surveyor General's and Deeds Offices in cases where land is subdivided or consolidated, or where application is made for the alteration, suspension or deletion of restriction relating to land by the Municipality
 - (j) To administer the giving public notice of an application for the phasing or cancellation of an approved layout plan
 - (k) To issue and withdraw contravention notices and to consider comments lodged in response to a contravention notice
 - (l) To serve contravention notices on persons suspected of certain offences
 - (m) To consider comments lodged in response to a contravention notice
 - (n) To display order on site
 - (o) To serve urgent prevention orders issued by the High Court and to display orders on site
 - (p) To serve a notice to the person on whom the urgent prevention order was served, if the order is withdrawn
 - (q) To serve a prohibition order
 - (r) To receive and administer subsequent applications for authorization

- (s) To carry out site inspections for enforcement purposes
- (t) To lodge a responding memorandum
- (u) To withdraw a responding memorandum
- (v) To represent Council during a KwaZulu-Natal Planning and Development Appeal Tribunal site visit
- (w) To represent Council during a KwaZulu-Natal Planning and Development Appeal Tribunal hearing
- (x) To decide the manner in which the Municipality must be notified of the decision of the KwaZulu-Natal Planning and Development Appeal Tribunal
- (y) To receive an affidavit from an applicant for the late lodging of an appeal
- (z) To prepare a written notice of opposition to late lodging of appeal, including opposing affidavit
- (aa) To lodge with the registrar a written notice of opposition to late lodging of appeal, including opposing affidavit
- (bb) To receive notice of the ruling in relation to the late lodging of an appeal
- (cc) Placing of notices in the Gazette
- (dd) To maintain access to information
- (ee) To serve and require documents
- (ff) To give public notice
- (gg) To agree with a person who has an interest in any specific matter to give notice on behalf of the Municipality and to request proof from that person that public notice has been given as required
- (hh) To convene and represent Council during a public meeting for the purpose of informing the public of a proposal or an application
- (ii) To request an amendment of an application prior to approval
- (jj) To decide whether a site inspection is necessary
- (kk) To represent Council during a site visit or public hearing
- (ll) To decide whether a public hearing is necessary
- (mm) To amend proposals for council-owned land prior to approval by the Municipality
- (nn) To reply to a person who submitted comments on an application
- (oo) To advise the Surveyor General that the provisions of the laws relating to the permanent closing of any public place or part thereof have been complied with.

8. The following functions be delegated to **Town Planning Assistant and Town Planning Technicians**

- (a) To compile and maintain an up-to-date version of the Scheme and make it available for inspection and copying at all reasonable times by any person
- (b) To Informing persons who have commented on a proposal or an application of Municipality's decision
- (c) To provide upon request a copy of the reasons for the Municipality's decision on a proposal or an application and the conditions of approval
- (d) To receive certified copies of the approved diagrams or general plan
- (e) To lodge plans and documents with the Surveyor General's and Deeds Offices in cases where land is subdivided or consolidated, or where application is made for the alteration, suspension or deletion of restriction relating to land by the Municipality
- (f) To administer the giving public notice of an application for the phasing or cancellation of an approved layout plan

- (g) To issue and withdraw contravention notices and to consider comments lodged in response to a contravention notice
- (h) To serve contravention notices on persons suspected of certain offences
- (i) To consider comments lodged in response to a contravention notice
- (j) To display order on site
- (k) To serve a prohibition order
- (l) To serve urgent prevention orders issued by the High Court and to display orders on site
- (m) To carry out site inspections for enforcement purposes
- (n) To represent Council during a KwaZulu-Natal Planning and Development Appeal Tribunal site visit
- (o) To receive an affidavit from an applicant for the late lodging of an appeal
- (p) To maintain access to information
- (q) To serve and require documents
- (r) To convene and represent Council during a public meeting for the purpose of informing the public of a proposal or an application
- (s) To request an amendment of an application prior to approval
- (t) To decide whether a site inspection is necessary
- (u) To represent Council during a site visit or public hearing
- (v) To reply to a person who submitted comments on an application
- (w) To receive and administer applications.
- (x) To receive and administer an application for the permanent closure of municipal roads or public places.
- (y) To receive and administer subsequent applications for authorization

DD NAIDOO
MUNICIPAL MANAGER

UBUHLEBEZWE MUNICIPALITY

KWAZULU-NATAL PLANNING AND DEVELOPMENT ACT, 2006: DELEGATIONS, UBUHLEBEZWE MUNICIPALITY

The UBuhlebezwe Municipality adopted the delegations set out in the Schedule to this notice in terms of section 156(1) of the KwaZulu-Natal Planning and Development Act, 2008 (Act No. 6 of 2008) and section 59 of the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998).

H.F JACOBS , Acting Municipal Manager: UBuhlebezwe Municipality

KEY TO DELEGATIONS OF POWER

DESCRIPTION	ABBREVIATION
Building Inspector (Building Control Officer)	BI
Chief Financial Officer	CFO
Director: Community Services	DCS
Development Administrator(uBuhlebezwe Municipality or Shared Services)	DV
Executive Committee of uBuhlebezwe Municipal Council	EXCO
Municipal Manager	MM
Traffic Officer	TO
Town Planner (Registered Planner) employed by the municipality	TP
Town Planner –Development and Planning Shared Services	TPS

1. DEFINITIONS

Control measure: A control measure is a condition of a delegation that is not contained in legislation.

Note: A note alerts the person to whom a power has been delegated to important information contained in the legislation. This includes: a reference to a related power, criteria that has to be considered when making a decision, and persons who need to be consulted before the power can be exercised.

"registered planner" means a person registered as a registered planner or a technical planner contemplated in section 13(4) of the Planning Profession Act, unless the South African Council for Planners has reserved the work to be performed by a registered planner in terms of this Act for a particular category of registered persons in terms of section 16(2) of the Planning Profession Act, in which case a registered planner shall mean that category of registered persons for which the work has been reserved.

KWAZULU-NATAL PLANNING AND DEVELOPMENT ACT, 2008

(ACT 6 OF 2008)

PART 1

JUNE 2010

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
1	Section 4(2): To apply to the Member of the Executive Council for an extension of the period in which to adopt a scheme or schemes for its whole area of jurisdiction.	Note: - Accompanied by a written motivation and an request specifying the amount of additional time required in terms of section 4(3)	EXCO
2	Section 7: To review schemes within six months after Council adopted an Integrated Development Plan for its elected term.		EXCO
3	Section 8: To compile and maintain an up-to-date version of the Scheme and make it available for inspection and copying at all reasonable times by any person		DCS MM TP TPS
4	Section 9(1), 22(1), 39(1), 51(1) and 61(1): To initiate proposals on behalf of the Municipality	Notes: - Proposals to: <ul style="list-style-type: none"> • Adopt or replace a scheme • Amend a scheme • Subdivide and consolidate land • Develop land situated outside the area of a scheme • Phase or cancel an approved layout • Alter, suspend or delete a restriction relating to land - The Municipality must be the land owner or act with the owner's consent in the case for the subdivision of land, the consolidation of land and the development of land situated outside the area of a scheme - Process in accordance with Part 2 of Schedule 1, except for the phasing or cancellation of an approved layout - Process for the phasing or cancellation of an approved layout in accordance with section 52 - Provision for combined proposals in terms of section 10(4), 23(3), 40(2) and 62(3) - Right to amend a proposal after notice has been given thereof in terms of Schedule 1 item 17(1) - Right to amend scheme to avoid having to pay compensation in section 95(2)	EXCO

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
5	<p>Sections 9(2), 22(2), 39(2), 51(2) and 61(2): To receive and administer applications</p>	<p>Notes:</p> <ul style="list-style-type: none"> - Applications to: <ul style="list-style-type: none"> • Amend a scheme • Subdivide and consolidate land • Develop land situated outside the area of a scheme • Phase or cancel an approved layout • Alter, suspend or delete a restriction relating to land - Process in accordance with Part 1 of Schedule 1, except for the phasing or cancellation of an approved layout - Process for the phasing or cancellation of an approved layout in accordance with section 52 - Status of legal successor-in-title in accordance with section 9(3) - Provision for combined proposals in terms of section 10(4), 23(3), 40(2) and 62(3) 	<p>DCS MM TP TPS</p>
6	<p>Sections 11, 24, 41, 53, and 63: To evaluate and make recommendations on proposals or applications in terms of the Act, and to issue certificates confirming that the proposals or applications comply with the Act</p>	<p>Note:</p> <ul style="list-style-type: none"> - Matters relevant in determining the merits of proposals or applications are contained in sections 12, 25, 42, 54, and 64 	<p>TP TPS</p>
7	<p>Section 13(1): To approve, with or without alterations, or to refuse the <u>adoption</u> or <u>replacement</u> of a scheme</p>	<p>Control Measure:</p> <ul style="list-style-type: none"> - Decision must be informed by a registered planner or on advice of a registered planner in accordance with section 11 - Decision may not be in conflict with provincial planning and development norms and standards or the municipality's IDP as per section 13(2) and 13(3) <p>Notes:</p> <ul style="list-style-type: none"> - Decision may not be delegated to an official or another municipality in terms of section 156(1) - Timeframes in accordance with items 12 and 21 of Schedule 1 - Effective date of decision as per section 16 	<p>EXCO See notes</p>

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
8	<p>Section 13(1), 26(1), 43(1), 55(1) and 65(1): To approve, with or without alterations, or to refuse a proposal or an application</p>	<p>Notes:</p> <ul style="list-style-type: none"> - Applications to: <ul style="list-style-type: none"> • Amend a scheme • Subdivide and consolidate land • Develop land situated outside the area of a scheme • Phase or cancel an approved layout • Alter, suspend or delete a restriction relating to land - Decision must be informed by advice of a registered planner in accordance with section 11, 24, 41, 53 and 63 - Decision to: <ul style="list-style-type: none"> • Amend a scheme • Subdivide and consolidate land • Develop land situated outside the area of a scheme • Alter, suspend or delete a restriction relating to land <p>may not be in conflict with provincial planning and development norms and standards or the municipality's IDP as per section 13(2), 26(2), 43(2) and 65(2)</p> - Decision to: <ul style="list-style-type: none"> • Subdivide and consolidate land • Alter, suspend or delete a restriction relating to land <p>may not be in conflict with scheme as per section 26(2) and 65(2)</p> - Timeframes in accordance with items 12 and 21 of Schedule 1 - EXCO may impose conditions in accordance with section 13(4), 26(3) and (4), 43(3) and (4), 55(2) and 65(3) - Reasons for decision must comply with section 13(5), 26(5), 43(5), 55(3) and 65(4) - Effective date of decision as per section 16, 29, 46, 58 and 68 - Section 59 relating to the legal effect of approval of phasing or cancellation of approved layout plans (including transfer of land and ownership) - May not suspend or remove a mineral right registered against the title of any land in accordance with section 60(3) 	EXCO
9	<p>Section 13(6), 26(6), 43(6), 55(4), 65(5): To correct an error in the wording of the Municipality's decision on a proposal or an application</p>	<p>Note: The correction may not constitute a change in its decision or an alteration, suspension or deletion of a condition of its approval</p>	EXCO

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
10	Section 14(1), 27(1), 44(1), 56(1), 66(1): To inform persons who have commented on a proposal or an application of Municipality's decision	Notes: - Notices must comply with section 14(2)-(4), 27(2)-(4), 44(2)-(4), 56(2)-(4), 66(2)-(4) - Serving of notices must comply with section 158	DCS MM TP TPS
11	Section 14(5), 27(5), 44(5), 56(5), 66(5): To provide upon request a copy of the reasons for the Municipality's decision on a proposal or an application and the conditions of approval	Notes: - Notices must comply with section 14(2)-(4), 27(2)-(4), 44(2)-(4), 56(2)-(4), 66(2)-(4) - Serving of notices must comply with section 158	DCS MM TP TPS
	Section 17: To receive and administer an application for consent, approval or permission	Control measure: Provisions of the Town Planning Ordinance, 1949 (Ordinance No. 27 of 1949) for special consent remains in operation, until the Act is amended	NA
	Sections 18: To evaluate and make recommendations on proposals or applications for permission in terms of a scheme, and to issue certificates confirming that the proposals or applications comply with the Act	Control measure: Provisions of the Town Planning Ordinance, 1949 (Ordinance No. 27 of 1949) for special consent remains in operation, until the Act is amended	NA
	Section 20: To approve, with or without alterations, or to refuse proposals or applications for permission in terms of a scheme	Control measure: Provisions of the Town Planning Ordinance, 1949 (Ordinance No. 27 of 1949) for special consent remains in operation, until the Act is amended	NA
	Section 22(1): See delegation 4		
	Section 22(2): See delegation 5		
	Section 26(1): See delegation 8		
	Section 26(6): See delegation 9		
	Section 27(1): See delegation 10		
	Section 27(5): See delegation 11		
12	Sections 31(1), 31(3), 31(5), 34(2), 48(1), 48(3), and 48(5): To issue certificates of compliance with conditions of approval	Notes: - Referring to conditions imposed in accordance with sections 26(4), 43(4) and 65(3); - Provisions of section 31(4) and 48(4) relating to occupation of a building/structure	TP TPS
	Sections 31(3): See delegation 12		

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
Sections 31(5): See delegation 12			
13	Section 32(1)(b): To receive certified copies of the approved diagrams or general plan		DCS DV MM TP TPS
14	Sections 33(1), 35 and 70: To lodge plans and documents with the Surveyor General's and Deeds Offices in cases where land is subdivided or consolidated, or where application is made for the alteration, suspension or deletion of restriction relating to land by the Municipality	Note: - Section 33(2) and 37(2) relating to lapsing of approval.	DCS DV MM
Section 34(2): See delegation 12			
Section 35: See delegation 14			
15	Section 37(3), 37(4), 49(1) and 49(2): To give an applicant a specified amount of time to complete a development	Notes: - Section 37(5) and 49(3) relating to cancel the part of the approved layout plan for which the rights have not been fully exercised, and which has been cancelled - Notices must comply with section 37(3) or 49(1) - Serving of notices must comply with section 158	EXCO
16	Section 37(4): To withdraw a notice giving an applicant a specified amount of time to complete a development		EXCO MM
17	Section 37(5) and 49(3): To initiate the cancellation of the part of the approved layout plan for which the rights have not been fully exercised, and which has been cancelled in accordance with sections 37(3) and 49(1)		EXCO
Section 39(1): See delegation 4			
Section 39(2): See delegation 5			
Section 43(1): See delegation 8			
Section 43(6): See delegation 9			

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
	Section 44(1): See delegation 10		
	Section 44(5): See delegation 11		
	Section 48(1): See delegation 12		
	Section 48(3): See delegation 12		
	Section 48(5): See delegation 12		
	Section 49(1): See delegation 15		
	Section 49(2): See delegation 16		
	Section 49(3): See delegation 17		
	Section 51(1): See delegation 4		
	Section 51(2): See delegation 5		
18	Section 52(2): To administer the giving public notice of an application for the phasing or cancellation of an approved layout plan	Note: - Notice must comply with section 52(3)-(4)	DCS MM TP TPS
	Section 55(1): See delegation 8		
	Section 55(4): See delegation 9		
	Section 56(1): See delegation 10		
	Section 56(5): See delegation 11		
	Section 61(1): See delegation 4		
	Section 61(2): See delegation 5		
	Section 65(1): See delegation 8		
	Section 65(5): See delegation 9		
	Section 66(1): See delegation 10		
	Section 66(5): See delegation 11		
	Section 70: See delegation 14		

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
	Section 71(1): To initiate an application for the permanent closure of municipal roads or public places	Control measure: Not delegated. Provisions of the Local Authority's Ordinance, 1974 (Ordinance No. 25 of 1974) for the permanent closure of municipal roads and public places remains in force, until the Act is amended	NA
	Section 71(2): To receive and administer an application for the permanent closure of municipal roads or public places	Control measure: Not delegated. Provisions of the Local Authority's Ordinance, 1974 (Ordinance No. 25 of 1974) for the permanent closure of municipal roads and public places remains in force, until the Act is amended	NA
	Section 71(2)(e): To approve, with or without alterations, or to refuse the permanent closure of municipal roads or public places	Control measure: Not delegated. Provisions of the Local Authority's Ordinance, 1974 (Ordinance No. 25 of 1974) for the permanent closure of municipal roads and public places remains in force, until the Act is amended	NA
	Sections 72: To evaluate and make recommendations on proposals or applications for the permanent closure of municipal roads and public places, and to issue certificates confirming that the proposals or applications comply with the Act	Control measure: Not delegated. Provisions of the Local Authority's Ordinance, 1974 (Ordinance No. 25 of 1974) for the permanent closure of municipal roads and public places remains in force, until the Act is amended	NA
19	Section 76(1): To request the court to summarily enquire into and determine the monetary value of any advantage which a person may have gained as a result of an offence		EXCO
20	Section 79(1): To issue and withdraw contravention notices	Notes: - Offences listed as per section 75(1), 77(1), 78(1), 90(7) and Schedule 1 item 10(6) - Contents of contravention notices as per section 79(2) and 80	BI EXCO DCS MM TP TPS
21	Section 79(1): To serve contravention notices on persons suspected of certain offences	Note: - Serving of notices must comply with section 158	BI DCS MM TO TP TPS

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
22	Section 81(1): To consider comments lodged in response to a contravention notice		BI DCS MM TP
23	Section 81(2): To issue a prohibition order	Notes: - Offences listed as per section 75(1), 77(1), 78(1), 90(7) and Schedule 1 item 10(6) - Contents of prohibition orders as per section 81(2) and 82 - Consider section 81(3)-(5)	EXCO
24	Section 81(2)(a): To serve a prohibition order	Note: - Serving of orders must comply with section 158	BI DCS MM TO TP TPS
25	Section 81(2)(b), 84(1), 84(2) and 94: To apply to the High Court for the issuing or withdrawal of an order restraining a person from continuing an illegal activity or for a demolition order	Notes: - Consider section 84 - Consider section 98 - Notices must comply with section 85	EXCO MM
26	Section 83 and 86: To display order on site		BI DCS MM TO TP TPS
27	Section 84(1): To serve urgent prevention orders issued by the High Court and to display orders on site	Note: - Serving of orders must comply with section 158	BI DCS MM TO TP TPS
28	Section 84(3): To apply to the High Court for the withdrawal of an urgent prevention order		EXCO MM
29	Section 84(4): To serve a notice on the person on whom the urgent prevention order was served, if the order is withdrawn	Note: - Serving of notices must comply with section 158	BI DCS MM TO TP TPS

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
Section 86: See delegation 26			
30	Section 89(2): To receive and administer subsequent applications for authorisation	Note: - Purpose of a subsequent application in terms of section 89(1)	DCS MM TP TPS
31	Section 89(3): To approve, with or without alterations, or to refuse subsequent applications for authorisation and impose civil penalties	Notes: - Approvals must include conditions as set out in section 89(3) - EXCO may impose other conditions in accordance with 89(3)	EXCO
32	Section 90(1): To carry out site inspections for enforcement purposes	Note: - Inspector must adhere to sections 90(1)-(6) and section 92	BI DCS EXCO MM TP TPS
33	Section 90(2): To issue a certificate stating that a person has been designated as a town planning inspector		MM
34	Section 91(1): To apply to the Magistrate's Court for the issuing of a warrant of entry for enforcement purposes	Note: - Conditions listed in section 91(1) to (3)	EXCO MM
35	Section 94: To authorise an application to court for the demolition, removal or alteration of buildings, structures or works, or for rehabilitation of land		EXCO
36	Section 95(1), 96(1), 97(1), and 98: To receive, administer and negotiate applications for compensation	Control measure: In consultation with the CFO Note: Compensation arising from: arising from: • Adoption or implementation of provisions of schemes • Wrongful and intentional or negligent service of urgent prevention orders • Suspension or removal of restrictions	EXCO MM

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
37	Section 95(1), 96(1), 97(1), and 98: To consider applications for compensation	<p>Control measure: In consultation with the CFO</p> <p>Note: Compensation arising from: arising from:</p> <ul style="list-style-type: none"> • adoption or implementation of provisions of schemes • wrongful and intentional or negligent service of urgent prevention orders <p>suspension or removal of restrictions</p>	EXCO
Section 96(1): See delegations 36 and 37			
Section 97(1): See delegations 36 and 37			
Section 98: See delegations 36 and 37			
38	Section 99(1): To agree on the amount of compensation	<p>Control measure: In consultation with the CFO</p> <p>Note: Compensation arising from: arising from:</p> <ul style="list-style-type: none"> • Adoption or implementation of provisions of schemes • Wrongful and intentional or negligent service of urgent prevention orders • Suspension or removal of restrictions 	EXCO
	Section 113(2)(a): To receive memoranda of appeals	<p>Note:</p> <ul style="list-style-type: none"> - In relation to appeals under section 15, section 28, section 45, section 57, section 67 - Act requires memorandum to be served on the Municipal Manager 	MM See notes
39	Section 114(1) and (3) and 116(2): To lodge a responding memorandum	<p>Notes:</p> <ul style="list-style-type: none"> - Contents of a responding memorandum in accordance with section 114(2) - Responding memorandum must be served in accordance with section 114(3) 	DCS EXCO MM TP TPS
40	Section 116(2): To withdraw a responding memorandum		DCS EXCO MM TP TPS

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
41	Section 117(2): To represent Council during a KwaZulu-Natal Planning and Development Appeal Tribunal site visit		DCS EXCO MM TP TPS
42	Section 120: To represent Council at a KwaZulu-Natal Planning and Development Appeal Tribunal hearing		MM DCS TP TPS
43	Section 120(2)(a): To appoint legal counsel to represent Council during a KwaZulu-Natal Planning and Development Appeal Tribunal hearing		EXCO MM
44	Section 123: To decide the manner in which the Municipality must be notified of the decision of the KwaZulu-Natal Planning and Development Appeal Tribunal		DCS MM TP TPS
45	Section 125(2)(c)(i): To receive an affidavit from an applicant for the late lodging of an appeal		MM
46	Section 126: To prepare a written notice of opposition to late lodging of appeal, including opposing affidavit		DCS MM TP TPS
47	Section 126: To lodge with the registrar a written notice of opposition to late lodging of appeal, including opposing affidavit		DCS MM TP TPS
48	Section 129: To receive notice of the ruling in relation to the late lodging of an appeal		DCS MM TP TPS
49	Section 132(3): To prepare oral or written representation with regards to an order of costs or a penalty awarded in terms of section 132(2)		CFO DCS MM TP TPS
50	Section 132(3): To lodge written representation with regards to an order of costs or a penalty awarded in terms of section 132(2)		MM

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
	Section 156(1) and (8): To delegate, amend or revoke any power conferred on the Municipality in terms of the Act to any official employed by it	Notes: <ul style="list-style-type: none"> - EXCO cannot delegate the power to delegate - EXCO may not delegate the responsibility to adopt or replace a scheme as contemplated in section 13 - EXCO may impose conditions in accordance with section 156(2). - Delegation or amendment comes into effect upon the publication of a notice in the Gazette, or if a later date is stated, from that date in accordance with section 156(7)(c) 	EXCO See notes
51	Section 156(7)(b) and 156(9): Placing of notices in the Gazette		MM DCS
	Section 157(1): To enter into agency agreements for performance of functions	Control measure: Power not delegated. EXCO will enter into agency agreements, if necessary. Notes: <ul style="list-style-type: none"> - After it has applied the criteria contemplated in section 78 of the Municipal Systems Act, 2000 (Act No. 32 of 2000) 	EXCO See control measure
52	Section 160: To maintain access to information	Notes: Including: <ul style="list-style-type: none"> • Proposals and applications • Comments on proposals and applications • Evaluation by registered planner • Certificate by registered planner that proposal or application complies with the Act • Decision on proposal or application 	DCS MM TP TPS
53	Schedule 1 item 2(1)(a), 4(1), 9(1), 10(2), 11(2), 19(1), 20(4): To serve and require documents	Notes: <ul style="list-style-type: none"> - Serving of documents: <ul style="list-style-type: none"> • Request additional information • Notice application complete • Copies of comments on proposal or application to applicant • Notice of site inspection • Notice of hearing - Serving of notices must comply with section 158 - Calculation of number of days in accordance with section 159 - Notice of a hearing must comply with Schedule 1 item 11(3) and 20(2) and 20(5) 	DCS MM TP TPS

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
Schedule 1 item 4(1): See delegation 53			
54	Schedule 1 item 5(1), 6(1), 8(2) and (3), 14(1), 15(1) and 17(2) and 17(3): To give public notice	Notes: - Including: <ul style="list-style-type: none"> • Site notice • Personal notice • Newspaper notice • Obtaining proof of notice • Notice of amendment to proposal or application - Notices must comply with Schedule 1 items 5(2)-(3), 6(1), 7(1), 14(2)-(3), 15(3), 16. - Public notice not required in cases listed in terms of section 10(3), 23(2), 62(2)	DCS MM TP TPS
Schedule 1 item 6(1): See delegation 54			
55	Schedule 1 item 6(2)-(3): To agree with a person who has an interest in any specific matter to give notice on behalf of the Municipality and to request proof from that person that public notice has been given as required		DCS MM TP TPS
56	Schedule 1 items 6(4) and 15(2): To convene and represent Council during a public meeting for the purpose of informing the public of a proposal or an application		DCS MM TP TPS
57	Schedule 1 item 8(1)(b): To request an amendment of an application prior to approval		TP TPS
Schedule 1 item 8(2) and (3): See delegation 54			
Schedule 1 item 9(1): See delegation 53			
58	Schedule 1 item 10(1): To decide whether a site inspection is necessary.		DCS MM TP TPS
59	Schedule 1 item 10(1) and 11(4): To represent Council during a site visit or public hearing	Note: - Conditions contained in section 10(3)-(5)	DCS MM TP TPS
Schedule 1 item 10(2): See delegation 53			

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
60	Schedule 1 item 11(1) and 20(1): To decide whether a public hearing is necessary.		DCS MM TP TPS
Schedule 1 item 11(2): See delegation 53			
Schedule 1 item 14(1): See delegation 54			
Schedule 1 item 15(1): See delegation 54			
Schedule 1 items 15(2): See delegation 56			
61	Schedule 1 item 17(1): To amend proposals for council-owned land prior to approval by the Municipality	Note: - Subject to Schedule 1 item 17(2)-(3)	EXCO
Schedule 1 item 17(2): See delegation 54			
Schedule 1 item 17(3): See delegation 54			
62	Schedule 1 item 18: To reply to a person who submitted comments on an application		DCS MM TP TPS
Schedule 1 item 19(1): See delegation 53 for notice of site inspection			
Schedule 1 item 19(1): See delegation 58 for decision to conduct site inspection			
Schedule 1 item 20(1): See delegation 60			
Schedule 1 item 20(4): See delegation 53			

**TOWN PLANNING ORDINANCE, 1949
(ORDINANCE NO. 27 OF 1949)**

PART 2

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
1	Section 67bis: To grant or refuse special consent applications	EXCO must get recommendation from a registered planner	EXCO

**SUBDIVISION OF AGRICULTURAL LAND ACT
(ACT NO. 70 OF 1970)**

PART 3

NO	SCOPE	CONTROL MEASURE/ NOTE	LEVEL
1	Section 4(2)(b): To advise the Minister of Agriculture on the subdivision of agricultural land, if the Minister of Agriculture is satisfied that the land is not to be used for agricultural purposes	Control measure: Advice must be given by a registered planner or on advice of a registered planner.	EXCO MM DCS TP
2	Section 4(2)(b): To determine conditions subject to which land may be used, if the Minister of Agriculture is satisfied that the land is not to be used for agricultural purposes	Control measure: Decision must be made by a registered planner or on advice of a registered planner.	EXCO
3	Section 4(3): To enforce a condition subject to which land may be used, if the Minister of Agriculture is satisfied that the land is not to be used for agricultural purposes	Note: Condition imposed in terms of section 4(2)(b) of the Act.	EXCO
4	Section 4(4): To vary or withdraw a condition subject to which land may be used, if the Minister of Agriculture is satisfied that the land is not to be used for agricultural purposes	Control measure: Decision must be made by a registered planner or on advice of a registered planner. Note: Condition imposed in terms of section 4(2)(b) of the Act.	EXCO

**LAND SURVEY ACT, 1997
(ACT NO. 8 OF 1997)**

PART 4

NO	SCOPE	CONTROL MEASURE / NOTE	LEVEL
1	Section 37(2): To receive a request for the alteration, amendment, partial cancellation or total cancellation of a general plan	<p>Notes: Read with section 37(3) of the Act.</p> <p>*Delegation by the Premier.</p>	MM DCS TP
2	Section 37(2): To consent to the alteration, amendment, partial cancellation or total cancellation of a general plan	<p>Control measure: Decision must be made by a registered planner or on advice of a registered planner.</p> <p>Notes: The delegate may impose conditions.</p> <p>Read with section 37(3) of the Act and section 30 of the KwaZulu-Natal Planning and Development Act, 2008 (Act No. 6 of 2008)</p> <p>*Delegation by the Premier.</p>	EXCO
3	Section 37(2): To advise the Surveyor General that the provisions of the laws relating to the permanent closing of any public place or part thereof have been complied with	<p>Notes: In relation to the alteration, amendment, partial cancellation or total cancellation of a general plan.</p> <p>Read with section 37(3) of the Act.</p> <p>*Delegation by the Premier.</p>	MM DCS TP

MUNICIPAL NOTICES—MUNISIPALE KENNISGEWINGS—IZAZISO ZIKAMASIPALA

No. 37**31 March 2011**

Our Ref.:
Your Ref.:

Enquiries: B E Ntanzi
Dept.: Municipal Manager



57, VRYHEID 3100

c/o, Mark & High Street



(034) 9822133

Fax: (034) 9808822

E-mail: municipalmanager@abaqulusi.gov.za

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

Notice is hereby given in terms of Section 49(1)(a)(i) of the Local Government Municipal Property Rates Act 2004 (Act no.6 of 2003) hereinafter referred to as the "Act" that the third supplementary valuation roll prepared in terms of section 78 of the Act for the financial year 1 July 2010 to 30 June 2011 will be open for public inspection at the municipal offices.

An invitation is hereby made in terms of Section 49 (1)(a)(ii) of the Act that any owner of property or other person who so desires should lodge an objection with the Municipal Manager in respect of any matter reflected in, or omitted from the supplementary roll.

The closing date for objections is 16h00 on Friday, 13 May 2011.

Attention is specifically drawn to the fact that in terms of Section 50(2) of the Act an objection must be in relation to a specific individual property and not against the supplementary roll as such.

Objection forms are obtainable from the municipal offices (Room 10), must be completed and returned before or on the closing date.

For enquiries please phone Ms L Marais on 034-982-2133 Ext. 2246

B E NTANZI
Municipal Manager
P O Box 57
VRYHEID
3100

NOTICE NO: 30/2011

2 consecutive weeks
Vryheid Herald
Ilanga
Mercury
Provincial Gazette

No. 38**7 April 2011****EMNAMBITHI / LADYSMITH MUNICIPALITY****AMENDMENT OF TARIFF OF CHARGES: 2011/2012**

In terms of the provisions of Section 75A of the Local Government Municipal Systems Act, 2000 (Act 32 of 2000) notice is hereby given that the Local Council at its meeting held on 31 Mar 2011 resolved to amend the following Tariff of Charges with effect from 1 July 2011.

Tariff 1	(Licensing and Control of Dogs)
Tariff 2	(Nuisance)
Tariff 3	(Refuse)
Tariff 7	(Advertising Signs)
Tariff 10	(Electricity)
Tariff 11	(Building)
Tariff 14	(Licensing of businesses)
Tariff 16	(Motor Vehicle and Vehicle)
Tariff 19	(Pound)
Tariff 20	(Fire Brigade)
Tariff 21	(Cemetery)
Tariff 22	(Community Venues)
Tariff 23	(Parks, Sports grounds)
Tariff 26	(Swimming Bath)
Tariff 28	(Public Participation)
Tariff 30	(Road Traffic)
Tariff 32	(Aerodrome)
Tariff 34	(Parking Meters)
Tariff 37	(Public Libraries)
Tariff 42	(Caravan park)
Tariff 44	(Serving of summons)
Tariff 45	(Miscellaneous)
Tariff 46	(Town Planning)
Tariff	(Landfill site Refuse Collection and Disposal)

1. This notice will be first displayed on 7 April 2011.
2. A detailed copy of the resolution on the levying of tariffs is open for inspection at the Office of the Executive Manager Finance (CFO), all municipal satellite offices and libraries for a period of 30 days ending 9 May 2011.

NOTICE NO. 63 /2011 DATED 1 APRIL 2011**NJ MDAKANE
MUNICIPAL MANAGER**

ENDUMENI MUNICIPALITY**PUBLIC NOTICE CALLING FOR INSPECTION OF
SUPPLEMENTARY VALUATION ROLL No. 5 AND LODGING
OF OBJECTIONS**

Notice is hereby given in terms of Section 49(1)(a)(i) of the Local Government: Municipal Property Rates Act, 2004 (Act No. 6 of 2004), hereinafter referred to as the "Act", that the supplementary valuation roll no. 5 for the financial year 2010/2011 is open for public inspection at the Municipal Offices, 64 Victoria Street, Dundee; the Municipal Offices, Biggar Street, Glencoe; the Municipal Offices, Market Square, Wasbank; all libraries within the area of jurisdiction of the Endumeni Municipality, as well as on the Municipality's website www.endumeni.gov.za, from 8 April 2011 to 20 May 2011.

An invitation is hereby made in terms of section 49(1)(a)(ii) read with Section 78(2) of the Act that any owner of property, or other person who so desires, may lodge an objection with the Municipal Manager in respect of any matter reflected in, or omitted from, the supplementary valuation roll within the above-mentioned period.

Attention is specifically drawn to the fact that, in terms of section 50 (2) of the Act, an objection must be in relation to a specific individual property and not against the supplementary valuation roll as such.

The form for the lodging of an objection is obtainable at the aforementioned municipal offices.

The completed forms must be returned to the following address on or before the expiry date of the period afforded for public inspection as stated above:

The Municipal Manager
Private Bag 2024
Dundee
3000

For enquiries please telephone 034 – 212 2121 extension 2218, or send an e-mail to nicb@endumeni.gov.za.

J. B. MALTMAN
ACTING MUNICIPAL MANAGER

Date: 6 April 2011

NOTICE No. 31/2011

ENDUMENI MUNISIPALITEIT**OPENBARE KENNISGEWING MET BEROEP OP INSPEKSIE
VAN AANVULLENDE WAARDASIELYS No. 4 EN INDIEN VAN
BESWARE**

Kennis geskied hiermee ingevolge Artikel 49(1)(a)(i) van die Plaaslike Owerheids: Munisipale Eiendomsbelastingwet, 2004 (Wet No. 6 van 2004), hierna verwys as die "Wet", dat die aanvullende waardasielys no. 4 ten opsigte van die 2010/2011 finansiële jaar beskikbaar is vir openbare inspeksie by die Munisipale Kantore, Victoriastraat 64, Dundee; die Munisipale Kantore, Biggarstraat, Glencoe; die Munisipale Kantore, Markplein, Wasbank, alle biblioteke binne die regsgebied van die Endumeni Munisipaliteit, en op die Munisipaliteit se webwerf www.endumeni.gov.za, vanaf 8 April 2011 tot 20 Mei 2011.

'n Beroep word hiermee, ingevolge artikel 49(1)(a)(ii) saamgelees met Artikel 78(2) van die Wet, gedoen op die eienaar van eiendom, of enige ander persoon wie daartoe wens, om binne die voormelde tydperk beswaar by die Munisipale Bestuurder aan te teken teen enige aangeleentheid wat daarin verskyn, of wat daaruit weggelaat is.

U aandag word daarop gevestig dat, ingevolge artikel 50(2) van die Wet, enige beswaar gerig moet wees tot 'n spesifieke individuele eiendom en nie teen die aanvullende waardasielys as sulks nie.

Die nodige vorms vir die indien van besware sal verkrygbaar wees by die munisipale kantore soos hierbo vermeld.

Voltooide vorms moet voor of op die laaste datum vir openbare inspeksie soos hierbo genoem versend word na die volgende adres:

Die Munisipale Bestuurder
Privaatsak 2024
Dundee
3000

Enige navrae kan gerig word aan telefonnommer 034 – 212 2121 uitbreiding 2218, of per e-pos aan nicb@endumeni.gov.za.

J. B. MALTMAN
WAARNEMENDE MUNISIPALE BESTUURDER

Datum: 6 April 2011

KENNISGEWING No. 31/2011

UMASIPALA WASENDUMENI**ISAZISO ESIMEMA UMPHAKATHI UKUBA UZOHLOLA UHLU
ISICHIBIYELO SOHLU No. 4 LWEZILINGANISOMANANI
NOKUFAKA ISICELO SOKUPHIKISA**

Kwaziswa umphakathi ngokwesigaba 49(1)(a)(i) soMthetho woHulumeni Basemakhaya: uMthetho Wentela yoBuninimhlaba kaMasipala we-2004, (uMthetho ongunombolo 6 we-2004), obuye ubizwe ngokuthi uMthetho, ukuthi uhlu isichibiyelo sohlu no.4 lwezilinganisomanani lonyaka wezimali ye- 2010/2011 seluvulelekile ukuthi umphakathi uluhlale emahhovisi kamasipala ku 64 Victoria Street, Dundee; Biggar Street, Glencoe; Market Square, Wasbank; nakuyoyonke imitapoyezincwadi ekuMasipala Endumeni, kusukela 8 April 2011 kuya 20 Mayi 2011, ngaphezu kwalokho noma loluhlu luyatholakala ekhelini lesizindalwazi elithi www.endumeni.gov.za.

Kumenywa, ngokwesigaba 49(1)(a)(ii) sifundwa ngokuhlanganyela nesigaba 78(2) soMthetho, noma ngubani ongumnikazi womhlaba noma omunye nje-ke umuntu onesifiso sokuba afake isicelo sokuphikisa emenenjeni kamasipala nganoma yikuphi okusohlwini lwezilinganisomanani noma okusalile ohlwini esichibiyelweni sohlu lwezilinganisomanani phakathi kwesikhathi esibekwe ngenhla.

Umphakathi uyaxwayiswa ukuthi ngokwesigaba 50(2) soMthetho ukuphikisa kumele kuqondane ngqo nalowo mhlaba ofisa ukuphikisa ngawo kodwa kungabi ngesohlu esichibiyelweni sohlu lwezilinganisomanani.

Ifomu lokufaka isiphikiso sakho litholakala kulamakheli loMasipala abangenhla.

Amafomu asegcwalisiwe kumele abuyiselwe kuleli kheli elilandelayo ngomhlaka noma ngaphambi kokuphela kwesikhathi esishiwo ngenhla ukuze umphakathi uhlale:

The Municipal Manager
Private Bag 2024
Dundee
3000

Uma ufuna ukubuza sicela ushaye kule nombolo yocingo 034 – 212 2121 extension 2218, noma usebenzise leli kheli lombikombani (email) nicb@endumeni.gov.za.

J. B. MALTMAN
IMENENJA KAMASIPALA EBAMBELE

Usuku: 6 April 2011

ISAZISO ESINGUNOMBOLO 31/2011

