



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

Provincial Gazette • Provinsiale Koerant • Igazethi Yesifundazwe

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

PIETERMARITZBURG

Vol. 14

5 NOVEMBER 2020
5 NOVEMBER 2020
5 KULWEZI 2020

No. 2236

We all have the power to prevent AIDS



**AIDS
HELPLINE**

0800 012 322

DEPARTMENT OF HEALTH

Prevention is the cure

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

ISSN 1994-4558



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IMPORTANT NOTICE OF OFFICE RELOCATION**government
printing**Department:
Government Printing Works
REPUBLIC OF SOUTH AFRICAPrivate Bag X85, PRETORIA, 0001 149 Bosman Street, PRETORIA
Tel: 012 748 6197, Website: www.gpwonline.co.za**URGENT NOTICE TO OUR VALUED CUSTOMERS: PUBLICATIONS
OFFICE'S RELOCATION HAS BEEN TEMPORARILY SUSPENDED.**

Please be advised that the GPW Publications office will no longer move to 88 Visagie Street as indicated in the previous notices.

The move has been suspended due to the fact that the new building in 88 Visagie Street is not ready for occupation yet.

We will later on issue another notice informing you of the new date of relocation.

We are doing everything possible to ensure that our service to you is not disrupted.

As things stand, we will continue providing you with our normal service from the current location at 196 Paul Kruger Street, Masada building.

Customers who seek further information and or have any questions or concerns are free to contact us through telephone 012 748 6066 or email Ms Maureen Toka at Maureen.Toka@gpw.gov.za or cell phone at 082 859 4910.

Please note that you will still be able to download gazettes free of charge from our website www.gpwonline.co.za.

We apologise for any inconvenience this might have caused.

Issued by GPW Communications

IMPORTANT NOTICE:

THE GOVERNMENT PRINTING WORKS WILL NOT BE HELD RESPONSIBLE FOR ANY ERRORS THAT MIGHT OCCUR DUE TO THE SUBMISSION OF INCOMPLETE / INCORRECT / ILLEGIBLE COPY.

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

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government
printing

Department:
Government Printing Works
REPUBLIC OF SOUTH AFRICA

HIGH ALERT: SCAM WARNING!!!

TO ALL SUPPLIERS AND SERVICE PROVIDERS OF THE GOVERNMENT PRINTING WORKS

It has come to the attention of the *GOVERNMENT PRINTING WORKS* that there are certain unscrupulous companies and individuals who are defrauding unsuspecting businesses disguised as representatives of the *Government Printing Works (GPW)*.

The scam involves the fraudsters using the letterhead of *GPW* to send out fake tender bids to companies and requests to supply equipment and goods.

Although the contact person's name on the letter may be of an existing official, the contact details on the letter are not the same as the *Government Printing Works*. When searching on the Internet for the address of the company that has sent the fake tender document, the address does not exist.

The banking details are in a private name and not company name. Government will never ask you to deposit any funds for any business transaction. *GPW* has alerted the relevant law enforcement authorities to investigate this scam to protect legitimate businesses as well as the name of the organisation.

Example of e-mails these fraudsters are using:

PROCUREMENT@GPW-GOV.ORG

Should you suspect that you are a victim of a scam, you must urgently contact the police and inform the *GPW*.

GPW has an official email with the domain as [@gpw.gov.za](mailto:gpw@gpw.gov.za)

Government e-mails DO NOT have org in their e-mail addresses. All of these fraudsters also use the same or very similar telephone numbers. Although such number with an area code 012 looks like a landline, it is not fixed to any property.

GPW will never send you an e-mail asking you to supply equipment and goods without a purchase/order number. *GPW* does not procure goods for another level of Government. The organisation will not be liable for actions that result in companies or individuals being resultant victims of such a scam.

Government Printing Works gives businesses the opportunity to supply goods and services through RFQ / Tendering process. In order to be eligible to bid to provide goods and services, suppliers must be registered on the National Treasury's Central Supplier Database (CSD). To be registered, they must meet all current legislative requirements (e.g. have a valid tax clearance certificate and be in good standing with the South African Revenue Services - SARS).

The tender process is managed through the Supply Chain Management (SCM) system of the department. SCM is highly regulated to minimise the risk of fraud, and to meet objectives which include value for money, open and effective competition, equitability, accountability, fair dealing, transparency and an ethical approach. Relevant legislation, regulations, policies, guidelines and instructions can be found on the tender's website.

Fake Tenders

National Treasury's CSD has launched the Government Order Scam campaign to combat fraudulent requests for quotes (RFQs). Such fraudulent requests have resulted in innocent companies losing money. We work hard at preventing and fighting fraud, but criminal activity is always a risk.

How tender scams work

There are many types of tender scams. Here are some of the more frequent scenarios:

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to a company to invite it to urgently supply goods. Shortly after the company has submitted its quote, it receives notification that it has won the tender. The company delivers the goods to someone who poses as an official or at a fake site. The Department has no idea of this transaction made in its name. The company is then never paid and suffers a loss.

OR

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to Company A to invite it to urgently supply goods. Typically, the tender specification is so unique that only Company B (a fictitious company created by the fraudster) can supply the goods in question.

Shortly after Company A has submitted its quote it receives notification that it has won the tender. Company A orders the goods and pays a deposit to the fictitious Company B. Once Company B receives the money, it disappears. Company A's money is stolen in the process.

Protect yourself from being scammed

- If you are registered on the supplier databases and you receive a request to tender or quote that seems to be from a government department, contact the department to confirm that the request is legitimate. Do not use the contact details on the tender document as these might be fraudulent.
- Compare tender details with those that appear in the Tender Bulletin, available online at www.gpwonline.co.za
- Make sure you familiarise yourself with how government procures goods and services. Visit the tender website for more information on how to tender.
- If you are uncomfortable about the request received, consider visiting the government department and/or the place of delivery and/or the service provider from whom you will be sourcing the goods.
- In the unlikely event that you are asked for a deposit to make a bid, contact the SCM unit of the department in question to ask whether this is in fact correct.

Any incidents of corruption, fraud, theft and misuse of government property in the *Government Printing Works* can be reported to:

Supply Chain Management: Ms. Anna Marie Du Toit, Tel. (012) 748 6292.
Email: Annamarie.DuToit@gpw.gov.za

Marketing and Stakeholder Relations: Ms Bonakele Mbhele, at Tel. (012) 748 6193.
Email: Bonakele.Mbhele@gpw.gov.za

Security Services: Mr Daniel Legoabe, at tel. (012) 748 6176.
Email: Daniel.Legoabe@gpw.gov.za

Closing times for **ORDINARY WEEKLY** **2020** **KWAZULU-NATAL PROVINCIAL GAZETTE**

The closing time is 15:00 sharp on the following days:

- **23 December 2019**, Monday for the issue of Thursday **02 January 2020**
- **02 January**, Thursday for the issue of Thursday **09 January 2020**
- **09 January**, Thursday for the issue of Thursday **16 January 2020**
- **16 January**, Thursday for the issue of Thursday **23 January 2020**
- **23 January**, Thursday for the issue of Thursday **30 January 2020**
- **30 January**, Thursday for the issue of Thursday **06 February 2020**
- **06 February**, Thursday for the issue of Thursday **13 February 2020**
- **13 February**, Thursday for the issue of Thursday **20 February 2020**
- **20 February**, Thursday for the issue of Thursday **27 February 2020**
- **27 February**, Thursday for the issue of Thursday **05 March 2020**
- **05 March**, Thursday for the issue of Thursday **12 March 2020**
- **12 March**, Thursday for the issue of Thursday **19 March 2020**
- **19 March**, Thursday for the issue of Thursday **26 March 2020**
- **26 March**, Thursday for the issue of Thursday **02 April 2020**
- **02 April**, Thursday for the issue of Thursday **09 April 2020**
- **07 April**, Thursday for the issue of Thursday **16 April 2020**
- **16 April**, Thursday for the issue of Thursday **23 April 2020**
- **22 April**, Wednesday for the issue of Thursday **30 April 2020**
- **29 April**, Wednesday for the issue of Thursday **07 May 2020**
- **07 May**, Thursday for the issue of Thursday **14 May 2020**
- **14 May**, Thursday for the issue of Thursday **21 May 2020**
- **21 May**, Thursday for the issue of Thursday **28 May 2020**
- **28 May**, Thursday for the issue of Thursday **04 June 2020**
- **04 June**, Wednesday for the issue of Thursday **11 June 2020**
- **10 June**, Wednesday for the issue of Thursday **18 June 2020**
- **18 June**, Thursday for the issue of Thursday **25 June 2020**
- **25 June**, Thursday for the issue of Thursday **02 July 2020**
- **02 July**, Thursday for the issue of Thursday **09 July 2020**
- **09 July**, Thursday for the issue of Thursday **16 July 2020**
- **16 July**, Thursday for the issue of Thursday **23 July 2020**
- **23 July**, Thursday for the issue of Thursday **30 July 2020**
- **30 July**, Thursday for the issue of Thursday **06 August 2020**
- **05 August**, Wednesday for the issue of Thursday **13 August 2020**
- **13 August**, Thursday for the issue of Thursday **20 August 2020**
- **20 August**, Thursday for the issue of Thursday **27 August 2020**
- **27 August**, Thursday for the issue of Thursday **03 September 2020**
- **03 September**, Thursday for the issue of Thursday **10 September 2020**
- **10 September**, Thursday for the issue of Thursday **17 September 2020**
- **17 September**, Thursday for the issue of Thursday **24 September 2020**
- **23 September**, Wednesday for the issue of Thursday **01 October 2020**
- **01 October**, Thursday for the issue of Thursday **08 October 2020**
- **08 October**, Thursday for the issue of Thursday **15 October 2020**
- **15 October**, Thursday for the issue of Thursday **22 October 2020**
- **22 October**, Thursday for the issue of Thursday **29 October 2020**
- **29 October**, Thursday for the issue of Thursday **05 November 2020**
- **05 November**, Thursday for the issue of Thursday **12 November 2020**
- **12 November**, Thursday for the issue of Thursday **19 November 2020**
- **19 November**, Thursday for the issue of Thursday **26 November 2020**
- **26 November**, Thursday for the issue of Thursday **03 December 2020**
- **03 December**, Thursday for the issue of Thursday **10 December 2020**
- **09 December**, Wednesday for the issue of Thursday **17 December 2020**
- **17 December**, Wednesday for the issue of Thursday **24 December 2020**
- **23 December**, Wednesday for the issue of Thursday **31 December 2020**

LIST OF TARIFF RATES

FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2018

NATIONAL AND PROVINCIAL

Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1008.80 per full page, pro-rated based on the above categories.

Pricing for National, Provincial - Variable Priced Notices		
Notice Type	Page Space	New Price (R)
Ordinary National, Provincial	1/4 - Quarter Page	252.20
Ordinary National, Provincial	2/4 - Half Page	504.40
Ordinary National, Provincial	3/4 - Three Quarter Page	756.60
Ordinary National, Provincial	4/4 - Full Page	1008.80

EXTRA-ORDINARY

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

The pricing structure for National and Provincial notices which are submitted as **Extra ordinary submissions** will be charged at **R3026.32** per page.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

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

CLOSING TIMES FOR ACCEPTANCE OF NOTICES

1. The *Government Gazette* and *Government Tender Bulletin* are weekly publications that are published on Fridays and the closing time for the acceptance of notices is strictly applied according to the scheduled time for each gazette.
2. Please refer to the Submission Notice Deadline schedule in the table below. This schedule is also published online on the Government Printing works website www.gpwonline.co.za

All re-submissions will be subject to the standard cut-off times.

All notices received after the closing time will be rejected.

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Petrol Price Gazette	Monthly	Tuesday before 1st Wednesday of the month	One day before publication	1 working day prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00 for next Friday	3 working days prior to publication
Unclaimed Monies (Justice, Labour or Lawyers)	January / September 2 per year	Last Friday	One week before publication	3 working days prior to publication
Parliament (Acts, White Paper, Green Paper)	As required	Any day of the week	None	3 working days prior to publication
Manuals	Bi- Monthly	2nd and last Thursday of the month	One week before publication	3 working days prior to publication
State of Budget (National Treasury)	Monthly	30th or last Friday of the month	One week before publication	3 working days prior to publication
<i>Extraordinary Gazettes</i>	As required	Any day of the week	<i>Before 10h00 on publication date</i>	<i>Before 10h00 on publication date</i>
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 15h00 - 3 working days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days after submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
North West	Weekly	Tuesday	One week before publication	3 working days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 working days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 working days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 working days prior to publication

GOVERNMENT PRINTING WORKS - BUSINESS RULES

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 working days after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after submission deadline
Mpumalanga Liquor License Gazette	Bi-Monthly	Second & Fourth Friday	One week before publication	3 working days prior to publication

EXTRAORDINARY GAZETTES

3. *Extraordinary Gazettes* can have only one publication date. If multiple publications of an *Extraordinary Gazette* are required, a separate Z95/Z95Prov *Adobe* Forms for each publication date must be submitted.

NOTICE SUBMISSION PROCESS

4. Download the latest *Adobe* form, for the relevant notice to be placed, from the **Government Printing Works** website www.gpwonline.co.za.
5. The *Adobe* form needs to be completed electronically using *Adobe Acrobat / Acrobat Reader*. Only electronically completed *Adobe* forms will be accepted. No printed, handwritten and/or scanned *Adobe* forms will be accepted.
6. The completed electronic *Adobe* form has to be submitted via email to submit.egazette@gpw.gov.za. The form needs to be submitted in its original electronic *Adobe* format to enable the system to extract the completed information from the form for placement in the publication.
7. Every notice submitted **must** be accompanied by an official **GPW** quotation. This must be obtained from the *eGazette* Contact Centre.
8. Each notice submission should be sent as a single email. The email **must** contain **all documentation relating to a particular notice submission**.
 - 8.1. Each of the following documents must be attached to the email as a separate attachment:
 - 8.1.1. An electronically completed *Adobe* form, specific to the type of notice that is to be placed.
 - 8.1.1.1. For National *Government Gazette* or *Provincial Gazette* notices, the notices must be accompanied by an electronic Z95 or Z95Prov *Adobe* form
 - 8.1.1.2. The notice content (body copy) **MUST** be a separate attachment.
 - 8.1.2. A copy of the official **Government Printing Works** quotation you received for your notice. (*Please see Quotation section below for further details*)
 - 8.1.3. A valid and legible Proof of Payment / Purchase Order: **Government Printing Works** account customer must include a copy of their Purchase Order. **Non-Government Printing Works** account customer needs to submit the proof of payment for the notice
 - 8.1.4. Where separate notice content is applicable (Z95, Z95 Prov and TForm 3, it should **also** be attached as a separate attachment. (*Please see the Copy Section below, for the specifications*).
 - 8.1.5. Any additional notice information if applicable.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

9. The electronic *Adobe* form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered. The information submitted on the electronic *Adobe* form will be published as-is.
10. To avoid duplicated publication of the same notice and double billing, Please submit your notice **ONLY ONCE**.
11. Notices brought to **GPW** by “walk-in” customers on electronic media can only be submitted in *Adobe* electronic form format. All “walk-in” customers with notices that are not on electronic *Adobe* forms will be routed to the Contact Centre where they will be assisted to complete the forms in the required format.
12. Should a customer submit a bulk submission of hard copy notices delivered by a messenger on behalf of any organisation e.g. newspaper publisher, the messenger will be referred back to the sender as the submission does not adhere to the submission rules.

QUOTATIONS

13. Quotations are valid until the next tariff change.
 - 13.1. **Take note:** **GPW**'s annual tariff increase takes place on **1 April** therefore any quotations issued, accepted and submitted for publication up to **31 March** will keep the old tariff. For notices to be published from 1 April, a quotation must be obtained from **GPW** with the new tariffs. Where a tariff increase is implemented during the year, **GPW** endeavours to provide customers with 30 days' notice of such changes.
14. Each quotation has a unique number.
15. Form Content notices must be emailed to the *eGazette* Contact Centre for a quotation.
 - 15.1. The *Adobe* form supplied is uploaded by the Contact Centre Agent and the system automatically calculates the cost of your notice based on the layout/format of the content supplied.
 - 15.2. It is critical that these *Adobe* Forms are completed correctly and adhere to the guidelines as stipulated by **GPW**.
16. **APPLICABLE ONLY TO GPW ACCOUNT HOLDERS:**
 - 16.1. **GPW** Account Customers must provide a valid **GPW** account number to obtain a quotation.
 - 16.2. Accounts for **GPW** account customers **must** be active with sufficient credit to transact with **GPW** to submit notices.
 - 16.2.1. If you are unsure about or need to resolve the status of your account, please contact the **GPW** Finance Department prior to submitting your notices. (If the account status is not resolved prior to submission of your notice, the notice will be failed during the process).
17. **APPLICABLE ONLY TO CASH CUSTOMERS:**
 - 17.1. Cash customers doing **bulk payments** must use a **single email address** in order to use the **same proof of payment** for submitting multiple notices.
18. The responsibility lies with you, the customer, to ensure that the payment made for your notice(s) to be published is sufficient to cover the cost of the notice(s).
19. Each quotation will be associated with one proof of payment / purchase order / cash receipt.
 - 19.1. This means that **the quotation number can only be used once to make a payment.**

GOVERNMENT PRINTING WORKS - BUSINESS RULES**COPY (SEPARATE NOTICE CONTENT DOCUMENT)**

20. Where the copy is part of a separate attachment document for Z95, Z95Prov and TForm03
- 20.1. Copy of notices must be supplied in a separate document and may not constitute part of any covering letter, purchase order, proof of payment or other attached documents.
- The content document should contain only one notice. (You may include the different translations of the same notice in the same document).
- 20.2. The notice should be set on an A4 page, with margins and fonts set as follows:
- Page size = A4 Portrait with page margins: Top = 40mm, LH/RH = 16mm, Bottom = 40mm;
Use font size: Arial or Helvetica 10pt with 11pt line spacing;
- Page size = A4 Landscape with page margins: Top = 16mm, LH/RH = 40mm, Bottom = 16mm;
Use font size: Arial or Helvetica 10pt with 11pt line spacing;

CANCELLATIONS

21. Cancellation of notice submissions are accepted by **GPW** according to the deadlines stated in the table above in point 2. Non-compliance to these deadlines will result in your request being failed. Please pay special attention to the different deadlines for each gazette. Please note that any notices cancelled after the cancellation deadline will be published and charged at full cost.
22. Requests for cancellation must be sent by the original sender of the notice and must be accompanied by the relevant notice reference number (N-) in the email body.

AMENDMENTS TO NOTICES

23. With effect from 01 October 2015, **GPW** will not longer accept amendments to notices. The cancellation process will need to be followed according to the deadline and a new notice submitted thereafter for the next available publication date.

REJECTIONS

24. All notices not meeting the submission rules will be rejected to the customer to be corrected and resubmitted. Assistance will be available through the Contact Centre should help be required when completing the forms. (012-748 6200 or email info.egazette@gpw.gov.za). Reasons for rejections include the following:
- 24.1. Incorrectly completed forms and notices submitted in the wrong format, will be rejected.
- 24.2. Any notice submissions not on the correct *Adobe* electronic form, will be rejected.
- 24.3. Any notice submissions not accompanied by the proof of payment / purchase order will be rejected and the notice will not be processed.
- 24.4. Any submissions or re-submissions that miss the submission cut-off times will be rejected to the customer. The Notice needs to be re-submitted with a new publication date.

GOVERNMENT PRINTING WORKS - BUSINESS RULES**APPROVAL OF NOTICES**

25. Any notices other than legal notices are subject to the approval of the Government Printer, who may refuse acceptance or further publication of any notice.
26. No amendments will be accepted in respect to separate notice content that was sent with a Z95 or Z95Prov notice submissions. The copy of notice in layout format (previously known as proof-out) is only provided where requested, for Advertiser to see the notice in final Gazette layout. Should they find that the information submitted was incorrect, they should request for a notice cancellation and resubmit the corrected notice, subject to standard submission deadlines. The cancellation is also subject to the stages in the publishing process, i.e. If cancellation is received when production (printing process) has commenced, then the notice cannot be cancelled.

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

27. The Government Printer will assume no liability in respect of—
 - 27.1. any delay in the publication of a notice or publication of such notice on any date other than that stipulated by the advertiser;
 - 27.2. 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;
 - 27.3. any editing, revision, omission, typographical errors or errors resulting from faint or indistinct copy.

LIABILITY OF ADVERTISER

28. 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.

CUSTOMER INQUIRIES

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

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

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

29. Requests for information, quotations and inquiries must be sent to the Contact Centre **ONLY**.
30. Requests for Quotations (RFQs) should be received by the Contact Centre at least **2 working days** before the submission deadline for that specific publication.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

PAYMENT OF COST

31. The Request for Quotation for placement of the notice should be sent to the Gazette Contact Centre as indicated above, prior to submission of notice for advertising.
32. Payment should then be made, or Purchase Order prepared based on the received quotation, prior to the submission of the notice for advertising as these documents i.e. proof of payment or Purchase order will be required as part of the notice submission, as indicated earlier.
33. Every proof of payment must have a valid **GPW** quotation number as a reference on the proof of payment document.
34. Where there is any doubt about the cost of publication of a notice, and in the case of copy, an enquiry, accompanied by the relevant copy, should be addressed to the Gazette Contact Centre, **Government Printing Works**, Private Bag X85, Pretoria, 0001 email: info.egazette@gpw.gov.za before publication.
35. 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 future notice(s) will not be published until such time as the full cost of such publication has been duly paid in cash or electronic funds transfer into the **Government Printing Works** banking account.
36. 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**.
37. The **Government Printing Works** reserves the right to levy an additional charge in cases where notices, the cost of which has been calculated in accordance with the List of Fixed Tariff Rates, are subsequently found to be excessively lengthy or to contain overmuch or complicated tabulation.

PROOF OF PUBLICATION

38. Copies of any of the *Government Gazette* or *Provincial Gazette* can be downloaded from the **Government Printing Works** website www.gpwonline.co.za free of charge, should a proof of publication be required.
39. Printed copies may be ordered from the Publications department at the ruling price. The **Government Printing Works** will assume no liability for any failure to post or for any delay in despatching of such *Government Gazette*(s)

GOVERNMENT PRINTING WORKS CONTACT INFORMATION

Physical Address:

Government Printing Works
149 Bosman Street
Pretoria

Postal Address:

Private Bag X85
Pretoria
0001

GPW Banking Details:

Bank: ABSA Bosman Street
Account No.: 405 7114 016
Branch Code: 632-005

For Gazette and Notice submissions: Gazette Submissions:

E-mail: submit.egazette@gpw.gov.za

For queries and quotations, contact: Gazette Contact Centre:

E-mail: info.egazette@gpw.gov.za

Tel: 012-748 6200

Contact person for subscribers: Mrs M. Toka:

E-mail: subscriptions@gpw.gov.za

Tel: 012-748-6066 / 6060 / 6058

Fax: 012-323-9574

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

NOTICE 29 OF 2020



KWAZULU-NATAL GAMING AND BETTING BOARD

NOTICE OF APPLICATIONS RECEIVED FOR

1. TYPE "A" SITE OPERATOR LICENCES: BATCH 52

In terms of Section 34 of the KZN Gaming and Betting Act No. 08 of 2010 read with Regulation 14 of the Regulations published under the KwaZulu-Natal Gaming and Betting Act, 2010 (Act No. 08 of 2010), notice is hereby given of the applications in terms of Section 56 of the said Act for Type "A" Site Operator Licences received from the applicants mentioned below:

ROUTE OPERATOR	TYPE "A" SITE OPERATOR APPLICANT	ADDRESS
Luck At It KZN (Pty) Ltd t/a Luck @ It	1. STB Nkosi t/a Cool Spot Pub & Grill	Lot 126 Riviera Highway, Hibberdene
	2. Dayalan Pillay t/a The Oriental Restaurant	Lot 283 ST Patrick Road, Corner Nelson Mandela and St Patrick Road, Umzinto
	3. Platzz Cuisine (Pty) Ltd t/a Platzz Eat & Drink	Shop 20, F38 to 42 Old Main Road, Hillcrest
	4. The Lazy Moose Cc t/a The Lazy Moose	57 Strathcona Drive, Clansthal, Umkomaas
	5. Frederik Marthinus Van Der Merwe t/a Van's Diner	Lot 3013, 3677 Marine Drive, Corner Street, Ramsgate, Margate, Port Shepstone
Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots	1. Xiaobao Chen t/a Harding Liquorama Tavern	16 A Hawkins Street, Harding
	2. Playabets Kzn (Pty) Ltd t/a Playa Albert Park	Shop 2 66 Joseph Nduli Street, Durban
	3. The Office Sports Bar (Pty) Ltd t/a The Office Sports Bar	295 Mtubatuba Road, Empangeni
	4. Parkview Hotel Durban (Pty) Ltd t/a Thatchers Restaurant	17 Boscombe Place, Northbeach, Durban
	5. Dhuram Singh t/a D Singh Tattersalls And Tote	Shop 25 25c And 26 Philani Shopping Centre, 179 Echwebeni Avenu, Umlazi
	6. Kingz Global Travel (Pty) Ltd t/a Gloucester Hotel	118 St Andrews Street, Durban
Grand Gaming KZN (Pty) Ltd t/a Kingdom Slots	1. Toripath (Pty) Ltd t/a G Bets Newcastle	Shop 10, Kalamata Trust Building, Terminus Street, Newcastle
	2. Spush Property Ventures (Pty) Ltd t/a Jacks Restaurant	Shop 1, 73 Tanner Road, Empangeni
	3. Euston Investments (Pty) Ltd t/a Douglas Mitchell Sports Bar	Lot 1215, No. 1 Smuts Avenue, Uvongo
Vukani Gaming KZN (Pty) Ltd t/a V Slots	1. Neighbourhood Restaurant (Pty) Ltd t/a Neighbourhood Restaurant	Erf 223 Portion 11 Shop 1 Ground Floor Block 4 Quay Link Tuzi Gazi Waterfront Small Craft Harbour, Richards Bay
	2. Megabucks CC t/a Casanova Music Lounge	Shop A 19 Theatre Lane, Pietermaritzburg
	3. Ithuku Trade and Suppliers CC t/a Cubanita Park Restaurant	68 Osborne Road, ERF 586, Eshowe
	4. Thengeduzekepe (Pty) Ltd t/a Thengeduze Tavern	A1076 Dark City, Sundumbili, Mandini

2. TYPE "B" SITE OPERATOR LICENCES: BATCH 52

In terms of Section 34 of the KZN Gaming and Betting Act No. 08 of 2010 read with Regulation 14 of the Regulations published under the KwaZulu-Natal Gaming and Betting Act, 2010 (Act No. 08 of 2010), notice is hereby given of the applications in terms of Section 56 of the said Act for Type "B" Site Operator Licences received from the applicants mentioned below:

ROUTE OPERATOR	TYPE "B" SITE OPERATOR APPLICANT	ADDRESS	CURRENTLY LICENSED LPMs	NUMBER OF LIMITED PAYOUT MACHINES
Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots	1. Playabets KZN (Pty) Ltd t/a Playabets Joe Slovo	Shop 10 Nufield Place, 101 Joe Slovo Street, Durban	5	5
	2. Wayne Mark Thompson, Joseph Kabuende, Mohammed Waseem Ebrahim, Jolene Naidu, and Slindile Precious Mbatha t/a Bishopsgate Tab	191 Anton Lembede Street, Durban	5	10
	3. Donovan Nair t/a Hot Shots Pool Academy	224 GGR Centre, Main Road, Tongaat.	5	5
	4. Track and Ball (Pty) Ltd t/a Track and Ball Stanger	Shop 5, Lot 145, Corner of King Shaka & Jackson Streets, KwaDukuza	5	5

Grand Gaming KZN (Pty) Ltd t/a Kingdom Slots	1. SACT Trading CC t/a Reds Sports Bar	Shop 5, 8 Joyhurst Street, Chatsworth, Durban	5	5
	2. Stormes Liquors Cc T/A Westside Cellars Sports	Shop 5, 2 Community Centre, Community Hall Road, Woodlands, Pietermaritzburg	5	5
	3. River North Trading 196 Cc t/a Canecutters	Shop 1&2, 3M Centre, 235 Main Road, Tongaat, Durban	5	3
	4. Venishree Naidoo t/a Orissa Inn	R197 Old Main Road, Umkomaas Drift	5	5
	5. The White Stallion Bar and Restaurant CC t/a The White Stallion Bar and Restaurant	Shop 1, Parishram Centre, 4 Cactus Street, Stanger Manor, Stanger	5	5
	6. AK Restaurant CC t/a Blue Island Pub & Diner	Shop 10, Mangrove Beach Centre, 86 Playfair Road, North Beach, Durban	5	3
	7. PSSK Trading CC t/a Singh's Restaurant	1 Singhs Mahal, 326 Main Road, Tongaat	5	5
Luck At It KZN (Pty) Ltd t/a Luck @ It	1. Diablo Hotel And Conference Centre (Pty) Ltd t/a Diablo Hotel and Conference Centre	444 Point Road, Durban	5	15

3. ACQUISITION OF CONTROLLING INTEREST OR FINANCIAL INTEREST IN TYPE "A" SITE OPERATOR LICENSEE

In terms of Section 34 of the KZN Gaming and Betting Act, 2010 (No. 08 of 2010) as amended, read with Regulation 14 of the Regulations published under the KwaZulu-Natal Gaming and Betting Act, 2010 (Act No. 08 of 2010), notice is hereby given of applications in terms of Section 43A of the Act aforesaid for Consent to Acquire a Controlling or Financial Interest in Type Site Operator licensees received from the applicants mentioned below:

APPLICANT	PERCENTAGE INTEREST SOUGHT	LICENCE TYPE	LICENSEE	ROUTE OPERATOR
1. Jean MMD Pty Ltd t/a Bootleggers: Shop no. 16, 9 Heritage Road, Old Main Road, Hillcrest	100%	Type "A"	Troonbeck Trading CC t/a Keg And Trout Operating from Shop no. 16 Heritage Market, 9 Old Main Road, Hillcrest, Durban	Luck At It KZN (Pty) Ltd t/a Luck @ It
2. Stanton Phillip Govender t/a Ace Up Sports Bar & Grill: Shop 2, 208 Chatsworth Main Road, Umhlathuzana, Chatsworth	100%	Type "A"	Rani Latchmanan t/a MGD Sports Bar: Shop 2, 208 Chatsworth Main Road, Umhlathuzana, Chatsworth	Vukani Gaming KZN (Pty) Ltd t/a V Slots
3. Windstream (Pty) Ltd t/a Fire & Ice Sports Bar: 197 Brighton Road, Bluff, Durban	100%	Type "A"	Windstream (Pty) Ltd t/a Jd's Bar: 197 Brighton Road, Bluff, Durban	Vukani Gaming KZN (Pty) Ltd t/a V Slots
4. Omame Betshops (Pty) Ltd	26%	Type "A"	Playabets KZN (Pty) Ltd t/a Caneside Tattersalls: 143 Crystal Centre, Caneside Haven, Phoenix	Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots
5. Omame Betshops (Pty) Ltd	26%	Type "A"	Playabets KZN (Pty) Ltd t/a Moorton Tattersalls: Shop 3 Moorton Shopping Centre, 59 Moorcross Drive, Moorton, Chatsworth	Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots
6. Omame Betshops (Pty) Ltd	26%	Type "A"	Playabets KZN (Pty) Ltd t/a Playa Bets: Shop 10 Nufield Place, 101 Joe Slovo Street, Durban	Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots
7. Club Level Up (Pty) Ltd: Shop 5C Rosemel Centre, 6 Purity Lane, Malvern	100%	Type "A"	Yanandhree Pillay t/a Club Chaos: Shop 5C Rosemel Centre, 6 Purity Lane, Malvern	Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots
8. Tercia Van Der Vyver t/a Kingsmead Tattersalls: 21 Brickhill Road, Durban	100%	Type "A"	Selwn Elk t/a Kingsmead Tattersalls: 21 Brickhill Road, Durban	Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots

4. TRANSFER OF TYPE "A" SITE OPERATOR LICENCE

In terms of Section 34 of the KZN Gaming and Betting Act No. 08 of 2010 read with regulation 14 of the Regulations published under the KwaZulu-Natal Gaming and Betting Act, 2010 (Act No. 08 of 2010), notice is hereby given of the application in terms of Section 43 of the said Act to transfer the Type "A" Site Operator Licence received. The details of the application are mentioned below:

ROUTE OPERATOR	TRANSFEROR/LICENSEE	TRANSFeree	ADDRESS
Grand Gaming KZN (Pty) Ltd t/a Kingdom Slots	Late Estate of Tej Naidoo t/a Orissa Inn	Venishree Naidoo: Old Main Road, Roseneath, Umkomaas	R197 Old Main Road, Umkomaas Drift

5. Public inspection of application

The above mentioned applications will, subject to any ruling by the Board to the contrary in accordance with the provisions of section 34 of the KwaZulu-Natal Gaming and Betting Act, 2010 (Act No. 08 of 2010), be open for public inspection at the offices of the Board at the address mentioned below for the period from **05 November 2020 to 26 November 2020**.

The KZN Gaming & Betting Board
Redlands Estate
1 George MacFarlane
Wembley
Pietermaritzburg

6. Invitation to lodge representations

Interested persons are hereby invited to lodge any representations in respect of applications by no later than **16:00 on 26 November 2020**. Representations should be in writing and must contain at least the following information:

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

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

Representations should be addressed to:

By Post: The Chief Executive Officer, KwaZulu-Natal Gaming and Betting Board, Private Bag X9102, PIETERMARITZBURG, 3200

Hand delivered: The Chief Executive Officer, The KZN Gaming & Betting Board, Redlands Estate, 1 George MacFarlane, Wembley, Pietermaritzburg

KENNISGEWING 29 VAN 2020



KWAZULU-NATAL DOBBELARY EN WEDDERY RAAD

1. KENNISGEWING VAN AANSOEKE ONTVANG OM TIPE "A" PERSEELOPERATEURS LISENSIES TE VERKRY: GROEP 52

In terme van Artikel 34 van die KZN Dobbelary en Weddery (Wet No. 08 van 2010) saamgelees met regulasie 14 van die KwaZulu-Natal Wet op Dobbelary en Weddery, 2010 (Wet No. 08 van 2010), word hierby kennis gegee van die aansoeke in terme van Artikel 56 van die genoemde Wet vir Tipe "A" Perseeloperateurslisensie ontvang van die onderstaande aansoekers: Die volgende is die name en adresse van die applikante:

ROETE OPERATEUR	TIPE "A" OPERATEUR APPLIKANT	ADRES
Luck At It KZN (Edms) Bpk h/a Luck @ It	1. STB Nkosi t/a Cool Spot Pub & Grill	Lot 126 Riviera Highway, Hibberdene
	2. Dayalan Pillay t/a The Oriental Restaurant	Lot 283 ST Patrick Road, Corner Nelson Mandela and St Patrick Road, Umzinto
	3. Platzz Cuisine (Pty) Ltd t/a Platzz Eat & Drink	Shop 20, F38 to 42 Old Main Road, Hillcrest
	4. The Lazy Moose Cc t/a The Lazy Moose	57 Strathcona Drive, Clansthal, Umkomaas
	5. Frederik Marthinus Van Der Merwe t/a Van's Diner	Lot 3013, 3677 Marine Drive, Corner Street, Ramsgate, Margate, Port Shepstone
Grand Gaming KZN Slots (Edms) Bpk h/a KZN Slots	1. Xiaobao Chen t/a Harding Liquorama Tavern	16 A Hawkins Street, Harding
	2. Playabets Kzn (Pty) Ltd t/a Playa Albert Park	Shop 2 66 Joseph Nduli Street, Durban
	3. The Office Sports Bar (Pty) Ltd t/a The Office Sports Bar	295 Mtubatuba Road, Empangeni
	4. Parkview Hotel Durban (Pty) Ltd t/a Thatchers Restaurant	17 Boscombe Place, Northbeach, Durban
	5. Dhuram Singh t/a D Singh Tattersalls And Tote	Shop 25 25c And 26 Philani Shopping Centre, 179 Echwebeni Avenu. Umlazi
	6. Kingz Global Travel (Pty) Ltd t/a Gloucester Hotel	118 St Andrews Street, Durban
Grand Gaming KZN (Edms) Bpk h/a Kingdom Slots	1. Toripath (Pty) Ltd t/a G Bets Newcastle	Shop 10, Kalamata Trust Building, Terminus Street, Newcastle
	2. Spush Property Ventures (Pty) Ltd t/a Jacks Restaurant	Shop 1, 73 Tanner Road, Empangeni
	3. Euston Investments (Pty) Ltd t/a Douglas Mitchell Sports Bar	Lot 1215, No. 1 Smuts Avenue, Uvongo
Vukani Gaming KZN (Edms) Bpk h/a V Slots	1. Neighbourhood Restaurant (Pty) Ltd t/a Neighbourhood Restaurant	Erf 223 Portion 11 Shop 1 Ground Floor Block 4 Quay Link Tuzi Gazi Waterfront Small Craft Harbour, Richards Bay
	2. Megabucks CC t/a Casanova Music Lounge	Shop A 19 Theatre Lane, Pietermaritzburg
	3. Ithuku Trade and Suppliers CC t/a Cubanita Park Restaurant	68 Osborne Road, ERF 586, Eshowe
	4. Thengeduzekepe (Pty) Ltd t/a Thengeduze Tavern	A1076 Dark City, Sundumbili, Mandini

2. KENNISGEWING VAN AANSOEKE ONTVANG OM TIPE "B" PERSEELOPERATEURS LISENSIES TE VERKRY: GROEP 52

In terme van Artikel 34 van die KZN Dobbely en Weddery (Wet No. 08 van 2010) saamgelees met regulasie 14 van die KwaZulu-Natal Wet op Dobbely en Weddery, 2010 (Wet No. 08 van 2010), word hierby kennis gegee van die aansoeke in terme van Artikel 56 van die genoemde Wet vir Tipe "B" Perseeloperateurslisensie ontvang van die onderstaande aansoekers: Die volgende is die name en adresse van die applikante:

ROETE OPERATEUR	TIPE "A" OPERATEUR APPLIKANT	ADRES	LISENSIES MET BEPERKTE UITBETALINGS VIR LOPENDE KOERSE	AANTAL AANVULLENDE BEPERKTE BETALINGSMASJIENE AANSOEKE WAAROM
Grand Gaming KZN Slots (Edms) Bpk h/a KZN Slots	1. Playabets KZN (Pty) Ltd t/a Playabets Joe Slovo	Shop 10 Nuffield Place, 101 Joe Slovo Street, Durban	5	5
	2. Wayne Mark Thompson, Joseph Kabuende, Mohammed Waseem Ebrahim, Jolene Naidu, and Slindile Precious Mbatha t/a Bishopsgate Tab	191 Anton Lembede Street, Durban	5	10
	3. Donoven Nair t/a Hot Shots Pool Academy	224 GGR Centre, Main Road, Tongaat.	5	5
	4. Track and Ball (Pty) Ltd t/a Track and Ball Stanger	Shop 5, Lot 145, Corner of King Shaka & Jackson Streets, KwaDukuza	5	5
Grand Gaming KZN (Edms) Bpk h/a Kingdom Slots	1. SACT Trading CC t/a Reds Sports Bar	Shop 5, 8 Joyhurst Street, Chatsworth, Durban	5	5
	2. Stormes Liquors Cc T/A Westside Cellars Sports	Shop 5, 2 Community Centre, Community Hall Road, Woodlands, Pietermaritzburg	5	5
	3. River North Trading 196 Cc t/a Canecutters	Shop 1&2, 3M Centre, 235 Main Road, Tongaat, Durban	5	3
	4. Venishree Naidoo t/a Orissa Inn	R197 Old Main Road, Umkomaas Drift	5	5
	5. The White Stallion Bar and Restaurant CC t/a The White Stallion Bar and Restaurant	Shop 1, Parishram Centre, 4 Cactus Street, Stanger Manor, Stanger	5	5
	6. AK Restaurant CC t/a Blue Island Pub & Diner	Shop 10, Mangrove Beach Centre, 86 Playfair Road, North Beach, Durban	5	3
	7. PSSK Trading CC t/a Singh's Restaurant	1 Singhs Mahal, 326 Main Road, Tongaat	5	5
Luck At It KZN (Edms) Bpk h/a Luck @ It	1. Diablo Hotel And Conference Centre (Pty) Ltd t/a Diablo Hotel and Conference Centre	444 Point Road, Durban	5	15

3. KENNSIGEWING VAN AANSOEK ONTVANG OM BEHERENDE BELANG OF FINANSIELE BELANGSTELLING IN 'N LISENSIE TE VERKRY

In terme van Artikel 34 van die KZN Dobbelay en Weddery Wet No. 08 van 2010 soos gewysig, saamgelees met regulasie 14 van die regulasies afgekondig kragtens die KwaZulu-Natal Dobbelay en Weddery, 2010 (Wet No. 08 van 2010) Regulasies, word hierby kennis gegee van die aansoek in terme van Artikel 43A van die genoemde Wet te Tipe oordra "A" Perseeloperateurs lisensie ontvang van die ondergenoemde aansoeker:

APPLIKAANT	PERSENTASIE BELANG GEVRAAGDE	LISENSIE TIPE	LISENSIE	ROETE OPERATEUR
1. Jean MMD Pty Ltd t/a Bootleggers: Shop no. 16, 9 Heritage Road, Old Main Road, Hillcrest	100%	Type "A"	Troonbeck Trading CC t/a Keg And Trout Operating from Shop no. 16 Heritage Market, 9 Old Main Road, Hillcrest, Durban	Luck At It KZN KZN (Edms) Bpk h/a Luck @ It
2. Stanton Phillip Govender t/a Ace Up Sports Bar & Grill: Shop 2, 208 Chatsworth Main Road, Umhlathuzana, Chatsworth	100%	Type "A"	Rani Latchmanan t/a MGD Sports Bar: Shop 2, 208 Chatsworth Main Road, Umhlathuzana, Chatsworth	Vukani Gaming KZN KZN (Edms) Bpk h/a V Slots
3. Windstream (Pty) Ltd t/a Fire & Ice Sports Bar: 197 Brighton Road, Bluff, Durban	100%	Type "A"	Windstream (Pty) Ltd t/a Jd's Bar: 197 Brighton Road, Bluff, Durban	Vukani Gaming KZN KZN (Edms) Bpk h/a V Slots
4. Omame Betshops (Pty) Ltd	26%	Type "A"	Playabets KZN (Pty) Ltd t/a Caneside Tattersalls: 143 Crystal Centre, Caneside Haven, Phoenix	Grand Gaming KZN Slots (Edms) Bpk h/a KZN Slots
5. Omame Betshops (Pty) Ltd	26%	Type "A"	Playabets KZN (Pty) Ltd t/a Moorton Tattersalls: Shop 3 Moorton Shopping Centre, 59 Moorcross Drive, Moorton, Chatsworth	Grand Gaming KZN Slots (Edms) Bpk h/a KZN Slots
6. Omame Betshops (Pty) Ltd	26%	Type "A"	Playabets KZN (Pty) Ltd t/a Playa Bets: Shop 10 Nufield Place, 101 Joe Slovo Street, Durban	Grand Gaming KZN Slots (Edms) Bpk h/a t/a KZN Slots
7. Club Level Up (Pty) Ltd: Shop 5C Rosemel Centre, 6 Purity Lane, Malvern	100%	Type "A"	Yanandhree Pillay t/a Club Chaos: Shop 5C Rosemel Centre, 6 Purity Lane, Malvern	Grand Gaming KZN Slots (Edms) Bpk h/a t/a KZN Slots
8. Tercia Van Der Vyver t/a Kingsmead Tattersalls: 21 Brickhill Road, Durban	100%	Type "A"	Selwn Elk t/a Kingsmead Tattersalls: 21 Brickhill Road, Durban	Grand Gaming KZN Slots (Edms) Bpk h/a KZN Slots

4. OORDRAG VAN TIPE "A" PERSEELOPERATEURS LISENSIE

In terme van Artikel 34 van die KZN Dobbelay en Weddery (Wet No. 08 van 2010) saamgelees met regulasie 14 van die onder die KwaZulu-Natal Wet op Dobbelay en Weddery, 2010 (Wet No. 08 van 2010) gepubliseer Regulasies, word hierby kennis gegee van die aansoek vir die oordrag van die lisensie in terme van Artikel 43 van die genoemde Wet vir Tipe "A" Perseeloperateurslisensie ontvang van die onderstaande aansoekers: Die volgende is die name en adresse van die applikant:

ROETE OPERATEUR	OORDRAGNEMER	OORDRAGGEWER	ADRES
Grand Gaming KZN (Pty) Ltd t/a Kingdom Slots	Late Estate of Tej Naidoo t/a Orissa Inn	Venishree Naidoo: Old Main Road, Roseneath, Umkomaas	R197 Old Main Road, Umkomaas Drift

5. Openbare inspeksie van aansoek

Die aansoek lê, behoudens enige teenstrydige reëling deur die raad in ooreenstemming met die bepalings van artikel 34 van die KwaZulu-Natal Dobbelaar en Weddery Wet, 2010 (Wet No. 08 van 2010), vir openbare inspeksie ter insae by die kantoor van die Raad by die ondergemelde adres vir die tydperk van **05 November 2020 tot 26 November 2020**.

KwaZulu-Natal Dobbelaar en Weddery Raad
Redlands Estate
1 George MacFarlane
Wembley
Pietermaritzburg

7. Uitnodiging om vertoë te rig

Belanghebbende persone word hierby uitgenooi om enige vertoë ten opsigte van die aansoeker te rig teen nie later as **16:00** op **26 November 2020**. Vertoë moet skriftelik geskied en moet minstens die volgende inligting bevat:

- (a) Die name van die aansoeker waarop die vertoë betrekking het;
- (b) Die grond(e) waarop die vertoë berus;
- (c) Die naam, adres en telefoonnommer van die persoon wat die vertoë rig en
- (d) 'n Aanduiding of die persoon wat die vertoë rig ook mondelikse vertoë wil rig, aldan nie, wanneer die raad die aansoek aanhoor.

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

Vertoë moet gerig word aan:

Per Pos: Die Hoof- Uitvoerende Beampte, KwaZulu-Natal Dobbelaar en Weddery Raad, Private sak 9102,
Pietermaritzburg
3200

handaflerings: Die Hoof- Uitvoerende Beampte, KZN Gaming & Betting Board, Redlands Estate, 1 George MacFarlane
Wembley, Pietermaritzburg

IBHODI YEZOKUGEMBULA YAKWAZULU-NATALI

ISAZISO NGEZICELO EZAMUKELIWE

1. ZEZINDAWO EZINGU “A” YOHLOBO LWAMALAYISENSI: UMTHAMO WE 52

Ngokwesigaba 34 somthetho wezokuGembula waKwaZulu-Natali, (uMthetho No. 08 ka 2010 sifundwa nesigaba 14 soMthethonqubo ngaphansi koMthetho wezokuGembula waKwaZulu-Natali, (uMthetho No. 08 ka 2010), ngalokhu lapha kunikezwa isaziso ngezicelo ngaphansi kwesigaba 56 zeNdawo engu “A” yohlobo lwamaLayisensi okuqhuba ibhizinisi lokugembula ezimukelwe kubafakizicelo ababalulwe ngenzansi. Ngenzansi amagama ezinkampani ezifake izicelo kanye namakheli azo:

UMNIKAZI WEMISHINI OGUNYAZIWE	UMFAKISICELO WOHLBO “A” LWAMALAYISENSI	INDAWO YOKUSEBENZELA
Luck At It KZN (Pty) Ltd t/a Luck @ It	1. STB Nkosi t/a Cool Spot Pub & Grill	Lot 126 Riviera Highway, Hibberdene
	2. Dayalan Pillay t/a The Oriental Restaurant	Lot 283 ST Patrick Road, Corner Nelson Mandela and St Patrick Road, Umzinto
	3. Platzz Cuisine (Pty) Ltd t/a Platzz Eat & Drink	Shop 20, F38 to 42 Old Main Road, Hillcrest
	4. The Lazy Moose Cc t/a The Lazy Moose	57 Strathcona Drive, Clansthal, Umkomaas
	5. Frederik Marthinus Van Der Merwe t/a Van’s Diner	Lot 3013, 3677 Marine Drive, Corner Street, Ramsgate, Margate, Port Shepstone
Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots	1. Xiaobao Chen t/a Harding Liquorama Tavern	16 A Hawkins Street, Harding
	2. Playabets Kzn (Pty) Ltd t/a Playa Albert Park	Shop 2 66 Joseph Nduli Street, Durban
	3. The Office Sports Bar (Pty) Ltd t/a The Office Sports Bar	295 Mtubatuba Road, Empangeni
	4. Parkview Hotel Durban (Pty) Ltd t/a Thatchers Restaurant	17 Boscombe Place, Northbeach, Durban
	5. Dhuram Singh t/a D Singh Tattersalls And Tote	Shop 25 25c And 26 Philani Shopping Centre, 179 Echwebeni Avenu, Umlazi
	6. Kingz Global Travel (Pty) Ltd t/a Gloucester Hotel	118 St Andrews Street, Durban
Grand Gaming KZN (Pty) Ltd t/a Kingdom Slots	1. Toripath (Pty) Ltd t/a G Bets Newcastle	Shop 10, Kalamata Trust Building, Terminus Street, Newcastle
	2. Spush Property Ventures (Pty) Ltd t/a Jacks Restaurant	Shop 1, 73 Tanner Road, Empangeni
	3. Euston Investments (Pty) Ltd t/a Douglas Mitchell Sports Bar	Lot 1215, No. 1 Smuts Avenue, Uvongo
Vukani Gaming KZN (Pty) Ltd t/a V Slots	1. Neighbourhood Restaurant (Pty) Ltd t/a Neighbourhood Restaurant	Erf 223 Portion 11 Shop 1 Ground Floor Block 4 Quay Link Tuzi Gazi Waterfront Small Craft Harbour, Richards Bay
	2. Megabucks CC t/a Casanova Music Lounge	Shop A 19 Theatre Lane, Pietermaritzburg
	3. Ithuku Trade and Suppliers CC t/a Cubanita Park Restaurant	68 Osborne Road, ERF 586, Eshowe
	4. Thengeduzekepe (Pty) Ltd t/a Thengeduze Tavern	A1076 Dark City, Sundumbili, Mandini

1. ZEZINDAWO EZINGU “B” YOHLOBO LWAMALAYISENSI: UMTHAMO WE 52

Ngokwesigaba 34 somthetho wezokuGembula waKwaZulu-Natali, (uMthetho No. 08 ka 2010 sifundwa nesigaba 14 soMthethonqubo ngaphansi koMthetho wezokuGembula waKwaZulu-Natali, (uMthetho No. 08 ka 2010), ngalokhu lapha kunikezwa isaziso ngezicelo ngaphansi kwesigaba 56 zeNdawo engu “B” yohlobo lwamaLayisensi okuqhuba ibhizinisi lokugembula ezimukelwe kubafakizicelo ababalulwe ngenzansi. Ngenzansi amagama ezinkampani ezifake izicelo kanye namakheli azo:

UMNIKAZI WEMISHINI OGUNYAZIWE	UMFAKISICELO WOHLBO "B" LWAMALAYISENSI	INDAWO YOKUSEBENZELA	LEMISHINI EGUNYAZIWE	LEMISHINI YESICELO
Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots	1. Playabets KZN (Pty) Ltd t/a Playabets Joe Slovo	Shop 10 Nufield Place, 101 Joe Slovo Street, Durban	5	5
	2. Wayne Mark Thompson, Joseph Kabuende, Mohammed Waseem Ebrahim, Jolene Naidu, and Slindile Precious Mbatha t/a Bishopsgate Tab	191 Anton Lembede Street, Durban	5	10
	3. Donovan Nair t/a Hot Shots Pool Academy	224 GGR Centre, Main Road, Tongaat.	5	5
	4. Track and Ball (Pty) Ltd t/a Track and Ball Stanger	Shop 5, Lot 145, Corner of King Shaka & Jackson Streets, KwaDukuza	5	5
Grand Gaming KZN (Pty) Ltd t/a Kingdom Slots	8. SACT Trading CC t/a Reds Sports Bar	Shop 5, 8 Joyhurst Street, Chatsworth, Durban	5	5
	9. Stormes Liquors Cc T/A Westside Cellars Sports	Shop 5, 2 Community Centre, Community Hall Road, Woodlands, Pietermaritzburg	5	5
	10. River North Trading 196 Cc t/a Canecutters	Shop 1&2, 3M Centre, 235 Main Road, Tongaat, Durban	5	3
	11. Venishree Naidoo t/a Orissa Inn	R197 Old Main Road, Umkomaas Drift	5	5
	12. The White Stallion Bar and Restaurant CC t/a The White Stallion Bar and Restaurant	Shop 1, Parishram Centre, 4 Cactus Street, Stanger Manor, Stanger	5	5
	13. AK Restaurant CC t/a Blue Island Pub & Diner	Shop 10, Mangrove Beach Centre, 86 Playfair Road, North Beach, Durban	5	3
	14. PSSK Trading CC t/a Singh's Restaurant	1 Singhs Mahal, 326 Main Road, Tongaat	5	5
Luck At It KZN (Pty) Ltd t/a Luck @ It	1. Diablo Hotel And Conference Centre (Pty) Ltd t/a Diablo Hotel and Conference Centre	444 Point Road, Durban	5	15

3. **ZELUNGELO LOKULAWULA NOMA LOKUHLUMULA NGOKWEZIMALI KUZINDAWO ENGU "A" NO "B" ZOHLOBO LWAMALAYISENSI OKUQHUBA AMBHZINISI OKUGEMBULA**

Ngokwesigaba 34 somthetho wezokuGembula waKwaZulu-Natali, (uMthetho No. 08 ka 2010 osuchitshiyelwe, sifundwa nesigaba 14 soMthethonqubo ngaphansi koMthetho wezokuGembula waKwaZulu-Natali, (uMthetho No. 08 ka 2010), ngalokhu lapha kunikezwa isaziso ngezicelo ngaphansi kwesigaba 43A somthetho obalulwe ngenhla zelungelo lokulawula noma lokuhlomula ngokwezimali endaweni engu "A" wohlobo lwamalayisensi okuqhuba amabhizinisi okugembula. Ngenzansi amagama ezinkampani ezifake izicelo kanye namakheli azo:

UMFAKISICELO	ISILINGANISO SOMHLOMULO	UHLOBO LWELIYISENSI TYPE	UMNINI WELAYISENSI	UMNIKAZI WEMISHINI OGUNYAZIWE
1. Jean MMD Pty Ltd t/a Bootleggers: Shop no. 16, 9 Heritage Road, Old Main Road, Hillcrest	100%	Type "A"	Troonbeck Trading CC t/a Keg And Trout Operating from Shop no. 16 Heritage Market, 9 Old Main Road, Hillcrest, Durban	Luck At It KZN (Pty) Ltd t/a Luck @ It
2. Stanton Phillip Govender t/a Ace Up Sports Bar & Grill: Shop 2, 208 Chatsworth Main Road, Umhlathuzana, Chatsworth	100%	Type "A"	Rani Latchmanan t/a MGD Sports Bar: Shop 2, 208 Chatsworth Main Road, Umhlathuzana, Chatsworth	Vukani Gaming KZN (Pty) Ltd t/a V Slots
9. Windstream (Pty) Ltd t/a Fire & Ice Sports Bar: 197 Brighton Road, Bluff, Durban	100%	Type "A"	Windstream (Pty) Ltd t/a Jd's Bar: 197 Brighton Road, Bluff, Durban	Vukani Gaming KZN (Pty) Ltd t/a V Slots
3. Oname Betsshops (Pty) Ltd	26%	Type "A"	Playabets KZN (Pty) Ltd t/a Caneside Tattersalls: 143 Crystal Centre, Caneside Haven, Phoenix	Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots

			Moorton Shopping Centre, 59 Moorcross Drive, Moorton, Chatsworth		
5.	Oname Betshops (Pty) Ltd	26%	Type "A"	Playabets KZN (Pty) Ltd t/a Playa Bets: Shop 10 Nufield Place, 101 Joe Slovo Street, Durban	Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots
6.	Club Level Up (Pty) Ltd: Shop 5C Rosemel Centre, 6 Purity Lane, Malvern	100%	Type "A"	Yanandhree Pillay t/a Club Chaos: Shop 5C Rosemel Centre, 6 Purity Lane, Malvern	Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots
7.	Tercia Van Der Vyver t/a Kingsmead Tattersalls: 21 Brickhill Road, Durban	100%	Type "A"	Selwn Elk t/a Kingsmead Tattersalls: 21 Brickhill Road, Durban	Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots

4. UKUDLULISWA KWAMALAYISENSI OHLOBO LWEZINDAWO EZINGU "A"

Ngokwesigaba 34 somthetho wezokuGembula waKwaZulu-Natali, (uMthetho No. 08 ka 2010 osuchitshiyelwe, sifundwa nesigaba 14 soMthethonqubo ngaphansi koMthetho wezokuGembula waKwaZulu-Natali, (uMthetho No. 08 ka 2010), ngalokhu lapha kunikezwa isaziso ngesicelo ngaphansi kwesigaba 43 somthetho obalulwe ngenhla sokudluliswa kwelasisenzi endaweni engu "A" wohlobo lwamalayisensi okuqhuba amabhizinisi okugembula. Ngenzansi amagama ezinkampani ezifake izicelo kanye namakheli azo:

UMNIKAZI WEMISHINI OGUNYAZIWE	UMUNTU OKUDLULISEWA KUYE ILAYISENSI	UMUNTU ODLULISA ILAYISENSI	IKHELI
Grand Gaming KZN (Pty) Ltd t/a Kingdom Slots	Late Estate of Tej Naidoo t/a Orissa Inn	Venishree Naidoo: Old Main Road, Roseneath, Umkomaas	R197 Old Main Road, Umkomaas Drift

5. Ukuhlolwa kwezicelo ngumphakathi

Lezi zicelo ezibalulwe ngenhla, kuye ngokuhambisana nanoma yisiphi isinqumo seBhodi esiphikisayo ngokwezinhlinzeko zesigaba 34 soMthetho wezokuGembula waKwaZulu-Natali ka2010 (uMthetho No. 08 ka 2010), izicelo zizokwazi ukubonwa ngumphakathi emahhovisi eBhodi kuleli kheli elibhalwe ngezansi esikhathini esisukela kumhla zingu 5 kuLwezi 2020 kuya mhla zingu 26 kuLwezi 2020.

The KZN Gaming & Betting Board
Redlands Estate
1 George MacFarlane
Wembley
Pietermaritzburg

6. Isimemo sokwenza izethulo

Abantu abanentshisekelo bayamenywa ukuba benze izethulo lungakadluli mhla zinga 26 kuLwezi 2020 ngaphambi kwehora lesine ntambama. Izethulo kufanele zibhalwe futhi zibe naleminingwane elandelayo:

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

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

Izethulo kufanele zithunyelwe ku:

Ngeposi: The Chief Executive Officer, KwaZulu-Natal Gaming and Betting Board, Private Bag X9102, PIETERMARITZBURG 3200

Ngesandla: The Chief Executive Officer, The KZN Gaming & Betting Board, Redlands Estate, 1 George MacFarlane, Wembley Pietermaritzburg

PROVINCIAL NOTICES • PROVINSIALE KENNISGEWINGS

PROVINCIAL NOTICE 127 OF 2020

Our Ref.: 5/2/4
Your Ref.

Enquiries: K Xhakaza
Dept.: Finance



✉ 57, VRYHEID 3100
c/o, Mark & High Street

☎ (034) 982-2133

📠 Fax: (034) 982-1939

📞 086 645 2165

E-mail: finance@abaqulusi.gov.za

NOTICE

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

Notice is hereby given in terms of Section 49(1) (a) (i) of the Local Government Property Rates Act 2004 (Act No.6 of 2004) hereinafter referred to as the "Act" that the first supplementary valuation roll prepared in terms of Section 78 of the Act for the financial year 1 July 2020 to 30 June 2021 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 roll will be open for inspection from 02 November 2020. The closing date for objections is 13h00 on Monday, 30 November 2020.

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

Objection forms are obtainable from the municipal offices (Room 11), forms must be completed and returned on or before the closing date to P O Box 57, VRYHEID 3100.

For enquiries please phone Mr Khulekani Xhakaza on 034-982 2133 ext 2246

B E NTANZI
MUNICIPAL MANAGER

Notice No: 45/2020

29-5

PROVINCIAL NOTICE 132 OF 2020

KWAZULU-NATAL DEPARTMENT OF ECONOMIC DEVELOPMENT, TOURISM AND ENVIRONMENTAL AFFAIRS

DETERMINATION IN TERMS OF REGULATION 171 OF THE KWAZULU-NATAL GAMING AND BETTING REGULATIONS, 2012, THAT THE RESULTS OF THE EVOLUTION AND EZUGI GAMES ARE "AN OTHER EVENT OR CONTINGENCY" UPON WHICH BETS MAY BE STRUCK IN KWAZULU-NATAL

I, Nomusa Dube-Ncube, in my capacity as the Member of the KwaZulu-Natal Executive Council responsible for gaming and betting, and in terms of powers vested in me by regulation 171 of the KwaZulu-Natal Gaming and Betting Regulations, 2012, hereby determine –

EVOLUTION GAMES			
1.	Crazy Time	16.	Football Studio
2.	Dream Catcher	17.	Mega Ball
3.	Deal or No Deal	18.	Casino Hold'em
4.	Dragon Tiger Live	19.	2 Hand Casino Hold'em
5.	Monopoly Live	20.	Texas Hold'em Bonus
6.	Super Sic Bo	21.	Ultimate Texas Hold'em
7.	Side Bet City	22.	Power Blackjack
8.	Lightning Dice	23.	Free Bet Blackjack
9.	Roulette: Roulette Auto Roulette VIP Auto Roulette Salon Prive Roulette Speed Roulette Immersive Roulette Speed Auto Roulette VIP Roulette	24.	Blackjack: Blackjack A to H Salon Prive Blackjack 1 to 2 Infinite Blackjack Blackjack Silver 1 to 7 Blackjack Party Blackjack Diamond VIP Speed Blackjack A to D Blackjack Premium VIP Blackjack VIP A to R Blackjack White
10.	Lightning Roulette	25.	3 Card Poker
11.	Dual Play Live Roulette	26.	Caribbean Stud Poker
12.	Dual Play American Roulette	27.	Lightning Baccarat
13.	Double Ball Roulette	28.	Baccarat No Commission
14.	Roulette French: Roulette La Partage Auto Roulette La Partage French Roulette	29.	Baccarat: Baccarat Baccarat Control Squeeze Speed Baccarat Salon Prive Baccarat

15.	Instant Roulette	30.	First Person Games: First Person Dream Catcher First Person Dragon Tiger First Person Lightning Roulette First Person Football Studio First Person Mega Ball First Person Blackjack First Person Baccarat First Person Roulette
EZUGI GAMES			
1.	Bet on Numbers	7.	Dragon Bonus Baccarat
2.	Ezugi 20	8.	Super 6 Baccarat
3.	Golden Balls	9.	Blackjack
4.	Dual Play Live Roulette	10.	Unlimited Blackjack
5.	Baccarat	11.	Dragon Tiger
6.	Knock Out Baccarat	12.	Casino Hold'em

to be an other event or contingency upon which bets may be struck in KwaZulu-Natal.

Given under my Hand at Pietermaritzburg, this 12th day of October Two thousand and Twenty.

MS. NOMUSA DUBE-NCUBE, MPL

Member of the Executive Council of the Province of KwaZulu-Natal
responsible for gaming and betting

**UMNYANGO WEZOKUTHUTHUKISWA KOMNATHO, EZEKUVAKASHA
NEZEMVELO WAKWAZULU-NATALI**

ISAZISO

**ISINQUMO NGOKOMTHETHONQUBO 171 WEMITHETHONQUBO YEMIDLALO
YEMALI NOKUBHEJA, 2012, SOKUTHI IMIPHUMELA “YE-EVOLUTION AND EZUGI
GAMES” “INGEMINYE IMIDLALO” ENGABHEJELWA KWAZULU-NATALI**

Mina, Nomusa Dube-Ncube, ngokwesikhundla sami njengoNgqongqoshe waKwaZulu-Natali obhekele ezemidlalo yemali nokubheja, nangokwamandla engiwanikwe umthethonqubo 171 weMithethonqubo yemiDlalo yeMali nokuBheja, 2012, ngalokhu ngingquma ukuthi –

EVOLUTION GAMES			
1.	Crazy Time	16.	Football Studio
2.	Dream Catcher	17.	Mega Ball
3.	Deal or No Deal	18.	Casino Hold'em
4.	Dragon Tiger Live	19.	2 Hand Casino Hold'em
5.	Monopoly Live	20.	Texas Hold'em Bonus
6.	Super Sic Bo	21.	Ultimate Texas Hold'em
7.	Side Bet City	22.	Power Blackjack
8.	Lightning Dice	23.	Free Bet Blackjack
9.	Roulette: Roulette Auto Roulette VIP Auto Roulette Salon Prive Roulette Speed Roulette Immersive Roulette Speed Auto Roulette VIP Roulette	24.	Blackjack: Blackjack A to H Salon Prive Blackjack 1 to 2 Infinite Blackjack Blackjack Silver 1 to 7 Blackjack Party Blackjack Diamond VIP Speed Blackjack A to D Blackjack Premium VIP Blackjack VIP A to R Blackjack White
10.	Lightning Roulette	25.	3 Card Poker
11.	Dual Play Live Roulette	26.	Caribbean Stud Poker
12.	Dual Play American Roulette	27.	Lightning Baccarat
13.	Double Ball Roulette	28.	Baccarat No Commission
14.	Roulette French: Roulette La Partage Auto Roulette La Partage French Roulette	29.	Baccarat: Baccarat Baccarat Control Squeeze Speed Baccarat Salon Prive Baccarat
15.	Instant Roulette	30.	First Person Games: First Person Dream Catcher First Person Dragon Tiger First Person Lightning Roulette First Person Football Studio First Person Mega Ball First Person Blackjack First Person Baccarat First Person Roulette

EZUGI GAMES			
1.	Bet on Numbers	7.	Dragon Bonus Baccarat
2.	Ezugi 20	8.	Super 6 Baccarat
3.	Golden Balls	9.	Blackjack
4.	Dual Play Live Roulette	10.	Unlimited Blackjack
5.	Baccarat	11.	Dragon Tiger
6.	Knock Out Baccarat	12.	Casino Hold'em

ingeminye imidlalo engabhejelwa KwaZulu-Natali.

Sikhishwe ngaphansi kweSandla sami eMgungundlovu, mhla zingama-12 kuMfumfu ngoNyaka weziNkulungwane eziMbili namaShumi amaBili.

NKK. NOMUSA DUBE-NCUBE, ILUNGU LESISHAYAMTHETHO SESIFUNDAZWE
uNgqongqoshe wesiFundazwe saKwaZulu-Natali
obhekele ezemidalo yemali nokubheja

PROVINCIAL NOTICE 133 OF 2020

KWAZULU-NATAL DEPARTMENT OF ECONOMIC DEVELOPMENT, TOURISM AND ENVIRONMENTAL AFFAIRS**DETERMINATION, IN TERMS OF REGULATION 171 OF THE KWAZULU-NATAL GAMING AND BETTING REGULATIONS, 2012, THAT THE RESULTS OF VARIOUS EVENTS OPERATED IN VARIOUS FOREIGN STATES ARE AN “OTHER EVENT OR CONTINGENCY” UPON WHICH BETS MAY BE STRUCK IN KWAZULU-NATAL**

I, Nomusa Dube-Ncube, in my capacity as the Member of the KwaZulu-Natal Executive Council responsible for gaming and betting, and in terms of powers vested in me by regulation 171 of the KwaZulu-Natal Gaming and Betting Regulations, 2012, hereby determine –

- (i) Golden Race Super 7;
- (ii) Golden Race Live Roulette; and
- (iii) Golden Race Live Keno 80,

to be other event or contingency upon which bets may be struck in KwaZulu-Natal.

Given under my Hand at Pietermaritzburg this 13th day of October, Two thousand and Twenty.

MS NOMUSA DUBE-NCUBE, MPL

Member of the Executive Council of the Province of KwaZulu-Natal responsible for gaming and betting

UMNYANGO WEZOKUTHUTHUKISWA KOMNATHO, EZEKUVAKASHA NEZEMVELO WAKWAZULU-NATALI**ISAZISO****ISINQUMO NGOKOMTHETHONQUBO 171 WEMITHETHONQUBO YEMIDLALO YEMALI NOKUBHEJA, 2012, SOKUTHI IMIPHUMELA EYEHLUKENE YELOTHO EDLALWA EMAZWENI ANGAPHANDLE EHLUKAHLUKENE “INGOMUNYE UMDLALO” ONGABHEJELWA KWAZULU-NATALI**

Mina, Nomusa Dube-Ncube, ngokwesikhundla sami njengoNgqongqoshe waKwaZulu-Natali obhekele ezemidlalo yemali nokubheja, nangokwamandla engiwanikwe umthethonqubo 171 weMithethonqubo yemiDlalo yeMali nokuBheja, 2012, ngalokhu ngingquma ukuthi –

- (i) Golden Race Super 7;
- (ii) Golden Race Live Roulette;
- (iii) Golden Race Live Keno 80,

ingomunye umdlalo ongabhejelwa KwaZulu-Natali.

Sikhishwe ngaphansi kweSandla sami eMgungundlovu mhla zingama-13 kuMfumfu, ngoNyaka weziNkulungwane eziMbili namaShumi amaBili.

NKK. NOMUSA DUBE-NCUBE, ILUNGU LESISHAYAMTHETHO SESIFUNDAZWE
uNgqongqoshe wesiFundazwe saKwaZulu-Natali
obhekele ezemidalo yemali nokubheja

PROVINCIAL NOTICE 134 OF 2020

KWAZULU-NATAL DEPARTMENT OF ECONOMIC DEVELOPMENT, TOURISM AND ENVIRONMENTAL AFFAIRS**DETERMINATION IN TERMS OF REGULATION 171 OF THE KWAZULU-NATAL GAMING AND BETTING REGULATIONS, 2012, THAT THE RESULTS OF THE CONTINGENCY OPERATED IN VARIOUS FOREIGN STATES ARE AN OTHER EVENT OR CONTINGENCY” UPON WHICH BETS MAY BE STRUCK IN KWAZULU-NATAL**

I, Nomusa Dube-Ncube, in my capacity as the Member of the KwaZulu-Natal Executive Council responsible for gaming and betting, and in terms of powers vested in me by regulation 171 of the KwaZulu-Natal Gaming and Betting Regulations, 2012, hereby determine—

- (a) Austria Mohio Red Keno;
- (b) Austria Mohio Colour Bet;
- (c) Austria Mohio Flash Soccer,

to be an other event or contingency upon which bets may be struck in KwaZulu-Natal.

Given under my Hand at Pietermaritzburg this 12th day of October, Two thousand and Twenty.

MS NOMUSA DUBE-NCUBE, MPL

Member of the Executive Council of the Province of KwaZulu-Natal responsible for gaming and betting

UMNYANGO WEZOKUTHUTHUKISWA KOMNATHO, EZEKUVAKASHA NEZEMVELO WAKWAZULU-NATALI**ISAZISO****ISINQUMO NGOKOMTHETHONQUBO 171 WEMITHETHONQUBO YEMIDLALO YEMALI NOKUBHEJA, 2012, SOKUTHI IMIPHUMELA EYEHLUKENE YELOTHO EDLALWA EMAZWENI ANGAPHANDLE EHLUKAHLUKENE “INGOMUNYE UMDLALO” ONGABHEJELWA KWAZULU-NATALI**

Mina, Nomusa Dube-Ncube, ngokwesikhundla sami njengoNgqongqoshe waKwaZulu-Natali obhekele ezemidlalo yemali nokubheja, nangokwamandla engiwanikwe umthethonqubo 171 weMithethonqubo yemiDlalo yeMali nokuBheja, 2012, ngalokhu ngingquma ukuthi –

- (a) i-Austria Mohio Red Keno;
- (b) i-Austria Mohio Colour Bet;
- (c) i-Austria Mohio Flash Soccer,

ingomunye umdlalo ongabhejelwa KwaZulu-Natali.

Sikhishwe ngaphansi kweSandla sami eMgungundlovu mhla zingama-12 kuMfumfu, ngoNyaka weziNkulungwane eziMbili namaShumi amaBili.

NKK. NOMUSA DUBE-NCUBE, ILUNGU LESISHAYAMTHETHO SESIFUNDAZWE
uNgqongqoshe wesiFundazwe saKwaZulu-Natali
obhekele ezemidalo yemali nokubheja

PROVINCIAL NOTICE 135 OF 2020

DEPARTMENT OF CO-OPERATIVE GOVERNANCE AND TRADITIONAL AFFAIRS

NOTICE IN TERMS OF SECTION 25(4) OF THE LOCAL GOVERNMENT: MUNICIPAL STRUCTURES ACT, 1998: BY-ELECTION IN WARD 66 OF THE ETHEKWINI MUNICIPALITY

I, Siphon Emmanuel Hlomuka, Member of the KwaZulu-Natal Executive Council responsible for Local Government and Traditional Affairs, and after consultation with the Electoral Commission, hereby give notice under powers vested in me by section 25(4) of the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998), that I have called a by-election in Ward 66 of the eThekweni Municipality as a result of the vacancy that has occurred in the said Ward, and that I have set 9 December 2020 as the date for the said by-election.

Given under my hand at Pietermaritzburg on this 26th day of October Two thousand and Twenty.

MR S.E. HLOMUKA, MPL

Member of the Executive Council of the Province of KwaZulu-Natal
responsible for local government

PROVINSIALE KENNISGEWING 135 VAN 2020**DEPARTEMENT VAN SAMEWERKENDE REGERING EN TRADISIONELE SAKE****KENNISGEWING INGEVOLGE ARTIKEL 25(4) VAN DIE WET OP PLAASLIKE REGERING: MUNISIPALE STRUKTURE, 1998: TUSSENVERKIESING IN WYK 66 VAN DIE ETHEKWINI MUNISIPALITEIT**

Ek, Siphon Emmanuel Hlomuka, Lid van die Uitvoerende Raad van KwaZulu-Natal verantwoordelik vir Plaaslike Regering en Tradisionele Sake, na oorlegpleging met die Verkiesingskommissie, gee hiermee kragtens die bevoegdheid aan my verleen deur artikel 25(4) van die Wet op Plaaslike Regering: Munisipale Strukture, 1998 (Wet No. 117 van 1998), kennis dat ek 'n tussenverkiesing geroep het in Wyk 66 van die eThekweni Munisipaliteit na aanleiding van die vakature wat in die vermelde wyk ontstaan het, en dat ek 9 Desember 2020 as die datum vir die vermelde tussenverkiesing vasgestel het.

Gegee onder my Hand te Pietermaritzburg op hierdie 26ste dag van Oktober, Tweeuisend-en-twintig.

MNR S.E. HLOMUKA, LUR

Lid van die Uitvoerende Raad van die Provinsie van KwaZulu-Natal
verantwoordelik vir Plaaslike Regering

UMNYANGO WEZOKUBUSA NGOKUBAMBISANA NEZOMDABU**ISAZISO NGOKWESIGABA 25(4) SOMTHETHO WEZINHLAKA ZOMASIPALA WOHULUMENI BASEKHAYA, 1998: UKHETHO LOKUCHIBIYELA KUWADI 66 KUMASIPALA WASETHEKWINI**

Mina, Siphon Emmanuel Hlomuka, iLungu loMkhandlu oPhethe KwaZulu-Natali elibhekele ezoHulumeni baseKhaya nezoMdabu, ngemuva kokubonisana neKhomishana yoKhetho, ngalokhu ngikhipha isaziso ngokwamandla engiwanikezwe yisigaba 25(4) soMthetho weziNhlaka zoMasipala woHulumeni baseKhaya, 1998 (uMthetho No. 117 ka 1998), sokuthi kuzoba nokhetho lokuchibiyela kuWadi 66 kuMasipala waseThekweni ngenxa yokubela kwesikhala kule Wadi, futhi ngingquma umhla zi-9 kuZibandlela 2020 njengosuku okuyobanjwa ngalo lolu khetho lokuchibiyela.

Sikhishwe ngaphansi kweSandla sami eMgungundlovu ngalolu suku lomhla zi-26 kuMfumfu, oNyakeni weziNkulungwane eziMbili namaShumi amaBili.

MNU. S.E. HLOMUKA

iLungu loMkhandlu oPhethe esiFundazweni saKwaZulu-Natali
elibhekele ezoHulumeni baseKhaya

PROVINCIAL NOTICE 136 OF 2020

**KWAZULU-NATAL LAND ADMINISTRATION AND IMMOVABLE ASSET MANAGEMENT
ACT, 2014 (ACT No. 2 OF 2014)****NOTICE IN TERMS OF SECTION 5 (3) OF THE KWAZULU-NATAL LAND
ADMINISTRATION AND IMMOVABLE ASSET MANAGEMENT ACT, 2014 (ACT NO. 2 OF
2014)**

In terms of Section 5 (2) of the KwaZulu-Natal Land Administration and Immovable Asset Management Act, 2014 (Act No. 2 of 2014), Member of the Executive Council for Human Settlements and Public Works of the KwaZulu-Natal Provincial Government hereby give notice that I intend letting of the below mentioned property to Ndaba Nkulu Cultural Heritage Trust, for the purpose of cultural and heritage hub for the period of 20 year lease.

1. **Property description:** Portion 1150 of the Farm Bellair No. 823
Registration division FT
2. **Street Address:** Coedmore Avenue – Yellow Wood Park
3. **Extent:** 70.023Ha
4. **Title Deed:** T31705/2015
5. **Applicable rights over property:** None
6. **Current Zoning:** Private Open Space
7. **Magisterial District:** Ethekwini Magisterial District
8. **Current usage:** Conservation
9. **Improvements:** None

Written representations with regard to the proposed letting can be made, within thirty (30) days of the publication of this notice to the Head: Public Works (KwaZulu-Natal) at the address hereunder for consideration

Contact details:

Head: Public Works KZN

Enquiries person: Mr Al Cassim

Physical address:O.R. Tambo House
191 Prince Alfred Street,
Pietermaritzburg
3201

Tel. No.: (033) 260 4204

Fax. No.: (033) 260 4191

Postal address:Private Bag X 9142
Pietermaritzburg
3200

Attention: Mr Al Cassim

MUNICIPAL NOTICES • MUNISIPALE KENNISGEWINGS

MUNICIPAL NOTICE 85 OF 2020**ADVERTISING SIGNS BY-LAWS****Municipal Notice**

The Council of the Umdoni Municipality acting in terms of section 156(2) of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996) and in terms of section 13(a) of the Municipal Systems Act 32 of 2000, has made the bylaws as set out hereunder, which bylaws shall come into operation on the date of publication thereof.

DR VUYIWE TSAKO**MUNICIPAL MANAGER**

Advertising signs By-Laws

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A: Repeal of by-laws

B: Advertising sign charges

CHAPTER I INTERPRETATION

1. Definitions

“**Advertisement**” means any representation of a word, name, letter, figure or object or an abbreviation of a word or name, or any sign or symbol, or any light which is not intended solely for illumination or as a warning against any danger, which has its object the furthering of any industry, trade, business undertaking, event, or activity of whatever nature and which is visible from any street or public place.

“**Advertising By-laws**” means the by-laws on outdoor advertising as adopted by Council of the Umdoni Municipality.

“**Advertising signage structure**” means any physical structure built to display advertising.

“**Advertising vehicle**” means a vehicle constructed or adapted for the display of advertisements, which includes a vehicle adapted with any structural appendage or fixture to accommodate the display of third party advertising, and includes a trailer towed by a vehicle and adapted to accommodate the display of third party advertising.

“**Aerial advertisement**” means any advertisement displayed in the air by the use of a balloon, kite, inflatable, aircraft or any other means.

“**Animated advertisement**” means an electric advertisement that contains variable messages in which representation is made by the appearance of movement through an electric light source or beam.

“**Applicant**” means the person/s by whom an application for permission to erect a sign or display an advertisement is made, which application shall be endorsed by the owner of the premises upon which such advertisement or sign is to be located.

“**Application**” in relation to advertising sign/s may include all proposed advertising signs per business per site.

“**Appropriate**” means that the dimensions, installation, materials, place and/or supports are, in the opinion of Council, suitable for, and appropriate in, all circumstances of the case

“**Approval**” means approval by the Council or its delegated officials.

“Area of Control” reflects the degree of control to be applied to a certain landscape or part thereof which is a refinement of basic landscape sensitivity and includes those areas as defined and set out as maximum, partial or minimum control in the Council’s By-laws on Outdoor advertising, in accordance with the visual sensitivity of the area and traffic safety conditions.

“Billboard” means any screen, board, hoarding, fence, wall or other structure larger than 4.5m² and in a fixed position used or intended to be used for the purpose of posting, displaying or exhibiting any advertisement.

“Bill-sticking” means an advertisement or poster pasted directly onto an existing surface which is not intended specifically for the display of a poster or advertisement.

“Bit” means the basic unit for measuring the length of advertising messages and may consist of letters, digits, symbols, logos, graphics or abbreviations.

“Canopy” means a rigid roof-like projection from the wall of a building.

“Cantilever” means a projecting feature that is dependant for its support on the main structure of a building without independent vertical or other supports.

“Change of face” means an alteration to the content of the advertisement displayed on an approved signage structure.

“Clear height” in relation to a sign means the vertical distance between the lowest edge of the sign and the level of the ground, footway or roadway immediately below the sign.

“Council” means the uMdoni Municipality and its successors in law, and includes the Council of that municipality or its Executive Committee or any other body acting by virtue of any power delegated to it in terms of legislation, as well as any officer to whom the Executive Committee has delegated any powers and duties with regard to these by-laws.

“Council Property” includes all property, whether movable or immovable, which is owned by, vests in or is under the control of the Council.

“Curtilage” is the whole of the area of land within the boundaries of the subdivision/s forming the site of any building.

“Depth of a sign” means the vertical distance between the uppermost and lowest edges of the sign.

“Deemed to comply” means that if an advertising signage structure meets certain specified criteria it may be deemed to satisfy the requirements of the Council for consent purposes.

“Designated areas” are areas of maximum, partial or minimum control that have been specifically designated in the policy for the display of various types of advertising signs.

“Directional” in relation to any advertisement or part thereof means that such advertisement or part conveys only the name and, in words, the nature of the industry, trade, business, undertaking or activity which is carried on within the building or premises on which the advertisement appears.

“Display” means the display or erection of an advertising sign or structure.

“Electronic sign” means a sign that has an electronically controlled, illuminated, display surface which allows the advertisement to be changed, animated or illuminated in various ways.

“Election advertisement” means an advertisement used in connection with any national, provincial or municipal election, by-election or referendum.

“Environmental Impact Assessment” in relation to outdoor advertising means an assessment of the impact that an advertising sign or structure may have on the visual, social and traffic safety aspects of the specific environment.

“Estate agents” board” means an advertisement that is temporarily displayed to advertise the fact that land, premises, development or other forms of fixed property are for sale or to let.

“Fascia sign” means a sign which is directly affixed or painted on the front of a canopy or verandah beam.

“Flashing Advertisement” means an electric advertisement which intermittently appears and disappears.

“Flat sign” means any wall sign, other than a projecting sign, which is directly attached to the face of an external wall of a building or on a wall external to and not part of a building.

“Gore” means the area immediately beyond the divergence of two roadways bounded by the edges of those roadways.

“Ground Sign” is a self-supporting sign erected on the ground in any manner whatsoever or attached to a pole, pylon, screen, fence or hoarding and which is not attached to a building or a wall.

“Illuminated Advertisement” means an advertising signage structure which has been installed with electrical or other power for the purpose of illuminating the message of such sign.

“Non-profit body” is a body established to promote a social goal without the personal financial gain of any individual or profit-making commercial organisation involved.

“Occupier” includes any person in actual occupation of land or premises without regard to the title under which he/she occupies.

“On site or directional” in relation to any advertisement means that such advertisement conveys only the name and the nature of the industry, trade, business, undertaking or activity which is carried on within the building or premises on which the advertisement is displayed.

“Outdoor advertising” means any form of advertising as defined, visible from any street or public place and which takes place out of doors.

“Overall height” in relation to a sign, means the vertical distance between the uppermost edge of the sign and the level of the ground, pathway or roadway immediately below it.

“Owner” in respect of a sign means the owner of the sign or of the premises on which it is displayed or the person in possession of or having control over the sign or the premises.

“Portable board” is any self-supporting sign or any other collapsible structure which is not affixed to the ground and which is capable of being readily moved.

“Posters” are placards intended to be temporarily displayed in a street or public place as an announcement of a meeting, function or event relating to an election, activity or undertaking.

“Premises” means any building together with the land on which such building is situated.

“Projected sign” means any sign projected by a cinematograph or other apparatus but does not include a sign projected onto the audience’s side of a drive-in cinema screen during a performance.

“Projecting sign” means any wall sign which is affixed to a building and protrudes more than 300mm from the wall of such building.

“Public Place” means any road, street, thoroughfare, bridge, subway, foot pavement, footpath, sidewalk, lane, square, open space, garden, park or enclosed space vested in the Council and to which the public has access.

“Remote or third party advertising” means that the content of such advertisement is unrelated to anything being undertaken on the premises on which such advertisement is displayed.

“Return Wall” means any external wall of a building or any other wall, which faces any boundary other than a street façade.

“Road Reserve” means the area contained within the statutory width of a road.

“Road Traffic Act” means the National Road Traffic Act, 1996 (Act No.93 of 1996) and the Regulations promulgated in terms of this Act, as amended from time to time.

“Road Traffic Sign” means any road traffic sign as defined in the Road Traffic Act.

“Roof sign” means a sign painted or affixed directly onto the roof covering of a building.

“SAMOAC” is the South African Manual for Outdoor Advertising Control, a national guideline document compiled and published in 1998 by the Department of Environmental Affairs and Tourism, and as amended from time to time.

“Sign” means any physical structure or device intended for the display of an advertisement

“Signalised traffic intersection” means an intersection controlled by traffic lights **“Sky sign”** means a sign that is placed or erected on or above the roof, parapet wall or eaves of a building.

“Specific consent” means the written approval of the Council which is required on submission of a formal application.

“Street furniture” means public facilities and structures which are not intended primarily for advertising and includes seating benches, planters, sidewalk litter bins, pole-mounted bins, bus shelters, sidewalk clocks and drinking fountains, but excludes road signs, traffic lights, street lights, or any other road-related structures.

“Street name signs” mean pole-mounted, double-sided, internally illuminated advertisements displayed in combination with street naming.

“Temporary sign” means a sign, not permanently fixed and not intended to remain fixed in one position, which is used to display an advertisement for a temporary period.

“Tri-vision” means a display which, through the use of a triangular louvre construction, permits the advertising of three different copy messages in a predetermined sequence

“**Under-awning sign**” means a sign suspended or attached to the soffit of a canopy or veranda.

“**Veranda**” is a roofed structure attached to or projecting from the façade of a building and supported along its free edge by columns or posts.

“**Visual zone**” means the road reserve of a road and any area that is visible from any spot on such road reserve, but does not include an area situated at a distance of more than 250m from the road reserve boundary of a freeway in an urban area.

“**Zone**” means the use zone as defined in the uMdoni Town Planning Scheme in course of preparation.

CHAPTER II

ADVERTISEMENTS AND SIGNAGES

2. Approval

(1) Subject to the provisions of these by-laws, no person shall erect or cause or allow to be erected, altered, displayed or maintained any advertisement or sign which is visible from any street or public place or on any Council Property without first obtaining the written approval of the Council or its duly delegated officials.

3. Exempt advertisements and signs

(1) Subject to the provisions of these by-laws, advertisements or signs for which no approval is required are as follows –

- (a) Any advertisement or sign not exceeding 2m² which is required to be displayed in terms of any national, provincial or municipal legislation; i.e. a company, close corporation, co-operative, licenced premises or professional offices, or any security sign limited to one per street frontage or premises;
- (b) Any advertisement or sign over or near the main entrance to any premises in which a business is carried on and which bears only the name of the business;
- (c) One advertisement or sign per street frontage indicating only the name and nature of an enterprise, practice, accommodation facility and place of residence as well as the name of the proprietor, partner or practitioner with a maximum area of 1,5m² per sign; or indicating the name and nature of institutions and other community facilities with a maximum area of 3m² per sign;

- (d) Any non-illuminated advertisement displayed inside a building or on a display- or shop front window;
- (e) Any advertisement not exceeding 4,5m², displayed within the curtilage of the premises relating to the accommodation being offered to let or purchase in the building, limited to one advertisement per advertising agent per street frontage and not displayed for longer than 30 days after the date of sale or lease;
- (f) Project boards advertising only the builders and professional consultants involved in a project, not exceeding 18m² and with a maximum erected height of 6m, displayed within the curtilage of the premises whilst building work is in progress, limited to one per street frontage and to be removed within 30 days of completion of the project;
- (g) A national flag of any country except when in the Councils' opinion more than one national flag is used to promote, advertise or identify an economic activity, in which case the provisions of these By-laws shall apply;
- (h) Any change of face to any remote advertisement displayed or erected if approval has already been granted by the Council for the advertising signage structure; and
- (i) Aerial advertising by means of an aircraft provided that the necessary approval has been obtained from Civil Aviation, including any conditions and requirements as prescribed.

4. Application, assessment and appeals procedure

- (1) Every person intending to display, erect, alter or maintain any advertisement or sign, for which the prior written permission of the Council is required, shall submit a written application to the Council on the prescribed form, together with the prescribed fee in accordance with the Schedule of Advertising Sign Charges together with any other documentation that Council may require.
- (2) The application shall be signed by the owner of the proposed advertising sign and by the registered owner of the land or building on which the advertising sign is to be erected or displayed or, on behalf of the owner of the land or building, by his/her agent authorised in writing by such owner and shall be accompanied by the following plans drawn in accordance with the following requirements–
 - (a) A locality plan drawn to scale showing the sign in relation to surrounding roads and structures within a 500m radius, where applicable;
 - (b) A site plan showing the position of the sign or advertisement on the premises, drawn to a minimum scale of 1:500 and giving all dimensions, showing the position of the sign in relation to the boundaries, other buildings, structures, services and

- features on the site and showing the streets and buildings on properties abutting the site;
- (c) Detailed dimensioned drawings sufficient to enable the Council to consider the appearance of the sign or advertisement including materials, construction and illumination details;
 - (d) Detailed dimensioned drawings showing the full text and graphic details of the advertisement to a scale of minimum 1:20 where applicable;
 - (e) Detailed dimensioned elevations and sections to a scale of minimum 1:100 showing the position of the advertisement or sign in relation to the buildings, structures, features and other existing advertising signs on the site and in the surrounds;
 - (f) Coloured photographs to illustrate the position of the sign in relation to the buildings, structures, features and other existing advertising signs on the site and in the surrounds; and
 - (g) Such other additional drawings, Environmental Impact Assessments and/or photographs as are necessary, in the opinion of the Council, to explain the true nature and scope of the application;
- (2) In certain circumstances, the Council may use discretion to accept drawings that show only a portion of the plan or elevation of a building/s, or drawings to a smaller scale, or computer generated graphics drawn to scale to illustrate the proposal where certain drawings may be difficult to provide or even photographs where this is considered sufficient.
 - (3) In addition, where required, the applicant shall submit additional structural and other drawings and certification as required giving full details of the calculations, size and materials used in the supporting framework, its fixings, securing and anchorage as well as for the structure and its advertisement to ensure the sign's structural stability, fire and safety compliance with the provisions of the National Building Regulations and Building Standards Act, 1977 (Act No.103 of 1977) as well as the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993); as amended from time to time.
 - (4) In addition, the applicant shall indemnify the Council against any consequences arising from the erection, display or mere presence of such advertising sign.
 - (5) All signs to be erected or displayed must comply with the applicable Town Planning Scheme Regulations, as well as other relevant legislation, as amended from time to time.

- (6) In considering applications, in addition to any other relevant factors, the Council shall ensure that the design and display of all advertising signs conforms to Council's Policy and to SAMOAC's guidelines for control in terms of the general conditions and principles as set out in these documents, as amended from time to time.
- (7) The Council may refuse an application or grant its approval, subject to such conditions as it may deem expedient but not inconsistent with the provisions of these By-laws or Council's Policy on Outdoor Advertising.
- (8) An approval or refusal of an application by the Council shall be made in writing with reasons provided within 60 days of a complete application having been submitted in terms of these by-laws.
- (9) On approval, a complete copy of the application as submitted shall be retained by the Council for record purposes.
- (10) Any advertisement or sign erected or displayed shall be in accordance with the approval granted and any condition or amended condition imposed by such approval; and the person who erects an approved sign shall notify Council within 7 days of such sign or advertisement being erected.
- (11) The person/s to whom permission has been granted for the display of any advertisement or sign which extends beyond any boundaries of any street or public place shall enter into a written encroachment agreement with the Council, indemnify the Council in respect of the sign and be liable to Council for the prescribed annual encroachment rental.
- (12) Approval of all advertising signs shall be at the pleasure of the Council and will endure for a period as may be determined by the Council either in relation to the advertising structure or to the advertising content or both, whereafter a new application for consideration must be submitted to the Council for approval in terms of these by-laws.
- (13) The applicant may appeal in writing within 21 days against any refusal, lack of decision or condition imposed by the duly authorised official/s.
- (14) The appeal referred to in subsection (13) shall be lodged within 30 days of the date of the notice and will be submitted, together with a report, to the relevant committee of the Council for consideration.

5. Withdrawal or amendment of approval

- (1) The Council may, at any time, withdraw an approval granted or amend any condition or impose a further condition in respect of such approval if, in the opinion of the Council, an advertising sign does not conform to the guidelines for the control of signage in terms of Council's Policy and/or SAMOAC, as amended from time to time, or for any other reason Council may deem fit.
- (2) The Council may at any time revoke its approval for the display of an encroaching sign and cancel the encroachment agreement referred to in sub-section 1, giving notice in writing to the owner/applicant of such decision. The owner/applicant shall also advise the Council in writing giving details of any intent to transfer ownership of any encroaching sign.
- (3) An approved sign shall be erected within 6 months from the date of approval whereafter such approval shall lapse unless written application for extension is made, which may only be granted for a maximum period of 2 months.
- (4) Any application which has been referred back to the applicant for amendment shall be resubmitted within two months of the date of the referral notice, failing which the application shall lapse.
- (5) Permission for an advertising sign is granted to the applicant only and shall lapse if he/she ceases to occupy the premises, provided that written approval may be granted by the Council to transfer this right to the new occupier of the premises if such approval is sought within thirty days from the date of the new occupation.
- (6) An electronic or illuminated advertisement which, in the opinion of the Council, causes a disturbance to the occupants of any affected premises shall be altered in such a manner as prescribed by the Council in writing, or be removed by the applicant/occupier within such period as may be specified.
- (7) The permission granted in respect of an advertisement or sign shall lapse if any alteration or addition is made to such advertisement or sign, provided that Council may approve minor alterations at its discretion by means of an endorsement on the original application.

6. Structural requirements

- (1) All signs shall be properly constructed and shall be properly secured, fixed and/or anchored, to the satisfaction of the Council.
- (2) All signs, including supports and framework, shall be constructed of non-combustible, durable and safe material suitable for particular design of the sign.

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- (3) The Council may require certification by a registered Engineer or approved competent person of any sign's structural stability and safety.
- (4) Adequate provision shall be made for proper drainage of all advertising signs.
- (5) The supporting framework and attachment points of any sign shall be neatly constructed as an integral part of the design of the sign or otherwise concealed from view to the satisfaction of the Council.

7. Electrical requirements

- (1) Every electronic and illuminated advertising sign including its supports and framework shall be constructed entirely of non-combustible materials and shall be installed in accordance with the provisions of the Council's Standard Tariffs and Procedures and the Code of Practice for the wiring of premises in accordance with the SABS or applicable legislation/regulations.

8. Maintenance

- (1) The owner and/or applicant shall jointly maintain such advertisement or sign and its supporting framework in a state of good repair, both structurally and aesthetically.
- (2) Should any advertisement or sign become dangerous, unsightly or a nuisance, the person(s) referred to in sub-section (1) shall remove the source of danger, unsightliness or nuisance within the time frame specified by Council and failure to do so will constitute an offence.
- (3) Delegated officials from the Council shall be entitled to enter upon any premises for the purpose of carrying out inspections in terms of these by-laws and the owner/s and/or applicant/s shall act in a co-operative manner with the said officials of Council in this regard.
- (4) Every sign and its supporting structure shall be repainted, treated against corrosion and cleaned regularly to prevent them from becoming unsightly.
- (5) Where any sign or advertising structure is in a state of disrepair or becomes torn, damaged or otherwise unsightly, the Council may instruct its removal.

9. Offences and removal of signs

- (1) Any person who displays or erects any advertisement or sign for which no approval has been granted by the Council in terms of section 2, or which approval has expired, or has been withdrawn, or which advertisement or sign does not conform with the approved application or any of its conditions, or does not comply with or is contrary to any provision of these by-laws or to any other applicable Act or Regulation, shall be guilty of an offence.
- (2) Any person who erects or continues to display any advertisement or sign which ceases to be relevant to the premises on which it is displayed by virtue of a change in use, ownership or occupancy of the premises to which it relates or for any other reason, shall be guilty of an offence.
- (3) Any person who displays or erects any advertisement or sign which contravenes or fails to comply with any provision, requirements or conditions as set out in any notice issued and served in terms of these By-laws or other applicable legislation, or who knowingly makes any false statement in respect of any application in terms of these By-laws, shall be guilty of an offence.
- (4) The Council may serve notice on the person/s who is displaying the advertisement or who has erected the sign or caused the advertisement or sign to be displayed or erected, or the owner or occupier of the premises upon which such advertisement or sign is being displayed or erected, or upon both such persons, directing those persons to remove such advertisement or sign or to do such other work as may be set forth in the notice, within a time frame specified therein which shall not be less than 7 days from the date of receipt of the notice, so as to bring the advertisement or sign into conformity or compliance.
- (5) If any person/s to whom any notice has been given in terms of subsection (3) fails to comply with a direction/instruction contained in such notice within the specified period, the Council may, without a Court Order, enter onto the private or Council property concerned to remove or arrange for the removal of the advertisement or sign, or affect any of the alterations prescribed in the notice.
- (6) The Council may recover the expenses incurred as a result of any such removal or action taken in terms of subsection (5), or as a result of any repairs necessary for damages caused to private or Council property arising from such removal or action taken, or for any other costs incurred from any person(s) to whom the notice was issued in terms of subsection (3) and (4). No compensation shall be payable by the Council to any persons in consequence of such removal, repairs or action taken.

- (7) Any person who fails to remove any poster, banner, flag or election advertisement within the prescribed period shall be guilty of an offence. The Council shall be entitled to remove any such advertisement and deduct the prescribed amount from any deposit made in respect of the advertisement(s) so removed by the Council; provided that if the amount of money to be deducted exceeds the amount of the deposit made, the Council shall be entitled to recover such excess amount from such person(s); provided further that when any such poster, banner or election advertisement is removed in terms of these by-laws, the Council shall be entitled to destroy any such advertisement without giving notice to anyone.
- (8) Any person/s who, having displayed or caused to be displayed any portable board in respect of which approval has been granted in terms of these by-laws, fails to remove such board within two hours of the time as specified in section 15, shall be guilty of an offence and the Council shall be entitled to remove any such portable board and to recover from such person/s the fee prescribed; provided that any portable board so removed by the Council may be destroyed without giving notice to anyone.
- (9) Any advertisement or sign, other than those referred to in subsections (7) and (8), which were removed or confiscated by the Council in terms of these by-laws, may be reclaimed within 60 days from the date of removal or confiscation and on payment of the charges due, failing which the Council shall have the right to use, dispose of or sell such sign at its discretion.
- (10) If, in the opinion of the Council, the advertising sign constitutes a danger to life or property and in the event of the applicant/owner and/or occupier failing to take the necessary action with immediate effect, the Council may, without any court order, enter into the private or Council property concerned to carry out or arrange for the removal of such sign and recover the expenses so incurred.
- (11) Any person who, in the course of erecting or removing any advertising sign, causes damage to any natural feature, electric structure or service, or any other Council installation or property, shall be guilty of an offence and punishable in terms of section 10 of these by-laws and shall be liable for damages so incurred.
- (12) The Council is entitled to summarily remove any unauthorised advertising signs on its own property without giving notice to anyone.

10. Penalties

- (1) Any person who contravenes any provision of these by-laws shall be guilty of an offence and liable, upon conviction, to a fine or imprisonment for a period not exceeding six months or both the fine and the imprisonment.

11. Presumptions

- (1) If any person is charged with an offence in terms of these By-laws it shall be presumed that –
- (a) Any person/s who erects or displays or who causes to be erected or displayed any advertisement or sign, whether such person/s be the applicant, the owner or the occupier of the premises, the manufacturer of any part of the signage structure or the proprietor of the undertaking or activity to which such an advertisement relates and any of their agents, shall be deemed to have displayed, caused, allowed or consented to such advertisement or sign being displayed until the contrary is proved
 - (b) Any person/s, club, body or political party responsible for organising, sponsoring, promoting or in control of any meeting, function or event to which a sign, poster, election or aerial advertisement relates, shall be deemed to have displayed, caused, allowed or consented to such advertisement or sign being displayed until the contrary is proved.
 - (c) Any person/s whose name appears on the advertisement or sign or whose product or services are advertised on such sign shall be deemed to have displayed, caused, allowed or consented to such advertisement or sign being displayed until the contrary is proved.
 - (d) An advertisement displayed upon the exterior wall or fence constituting the apparent boundary of any premises and fronting any street or public place shall be deemed to be displayed in a street or public place.
 - (e) Where any notice or other document is required by these by-laws to be served on any person, it shall be deemed to have been properly served, within five working days of dispatch, if served personally on him/her or any member of his household apparently over the age of sixteen years at his/her place of residence, or on any person employed by him at his place of business, or if sent by registered post to such person's residential or business address as it appears in the records of the Council, or if such person is a company, closed

corporation or a trust, if served on any person employed by that company, closed corporation or trust at its registered office, or if sent by registered post to such office.

- (f) Any advertisement or sign lawfully in existence prior to the date of promulgation of these By-laws shall be presumed to have been lawfully displayed or erected in term of these By-laws, provided that it is continuously displayed or kept in position without any alteration other than a minor alteration approved in writing by the Council.
- (g) Anything done under or in terms of any provision repealed by these by-laws shall be deemed to have been done under the corresponding provisions of these by-laws and such repeal shall not affect the validity of anything done under the by-laws so repealed. Any application lodged and pending before the Council at the time of commencement of the Policy and/or promulgation of these by-laws, shall be dealt with in terms of these by-laws.

12. Prohibitions

(1)The following advertisements and signs are prohibited–

- (a) Any advertisement or sign, other than an exempted sign, for which neither a permit nor approval has been obtained or which does not comply with the requirements of, or which is not permitted by these by-laws or any other Law;
- (b) Any advertisement which in the opinion of the Council is indecent, obscene or objectionable or of a nature which may produce a pernicious or injurious effect on the public or on any particular class of person/s or on the amenity of any neighbourhood;
- (c) Any advertisement or sign that is painted onto or attached in any manner to any tree, plant, rock or to any other natural feature;
- (d) Any advertisement or sign which obstructs any street, fire escape, exit way, window, door or other opening used as a means of egress or for ventilation or for fire-fighting purposes;
- (e) Any illuminated sign whether a searchlight or laser beam, animated, flashing or static, which disturbs or is a nuisance to the residents and/or occupants of any building and/or to any member/s of the public affected thereby;
- (f) Any advertisement or sign which is prohibited in terms of any Town Planning Scheme Regulation or other legislation;

- (g) Any advertisement or sign not erected in accordance with these by-laws or not in accordance with the specifications approved by the City Council, or the terms or conditions attached by the Council to any such approval;
- (h) Any advertisement or sign which may obscure, obstruct or interfere with any traffic sign or signal for traffic control, or which is likely to interfere with or constitute a danger or potential danger to traffic, shipping or aircraft or to the public in general;
- (i) Any advertisement or sign which may inhibit or obstruct the motorists' vision or line of sight thus endangering vehicular and pedestrian safety; and
- (j) Any form of bill-sticking by means of posters or placards to any existing structure without the approval of the Council.

CHAPTER III

DISCRETIONARY POWERS FOR ADVERTISEMENTS

13. Exercise of discretionary powers

- (1) The Council or its delegated officer/s, shall exercise discretionary powers to permit or not to permit advertising signs in terms of the provisions of these by-laws in the following cases—
 - (a) Any advertisements on a portable board displayed on a street pavement;
 - (b) Any mobile advertising vehicles and their approved designated positions of display as designated in the Advertising Policy;
 - (c) Advertisements or signs painted on or in any way affixed to the surface of any window other than a display window;
 - (d) Advertisement or signs on top of a canopy or veranda;
 - (e) Advertisements painted on roofs or displayed or erected as a sky sign in an area other than industrial or harbour zone;
 - (f) Advertisements or signs displayed or erected in an area other than industrial or general business zone;
 - (g) Advertisements or signs made of certain materials not considered by the Council to be suitable or appropriate for the intended purpose;
 - (h) Banners and flags affixed to flagpole/s as a ground sign or attached to an existing building or structure;
 - (i) Any remote or third party advertising signs, sponsored signs and signs for nonprofit and charitable organisations and institutions;

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- (j) Any advertisement on a structure by a media house (for example newspapers) announcing media headlines, at a fee to escalate annually;
- (k) Any advertisements or signs of dimensions not in accordance with the provisions of these By-laws or any other relevant legislation; and
- (l) Any minor amendment/s to an application at a reduced application fee.

14. Signs on Council's property and temporary advertisements

- (1) Temporary advertisements and signs on Council property are subject to Council's specific consent as set out in these by-laws.
- (2) Permanent advertisements and signs on Council Property; i.e. street furniture, street name signs, dustbins, bus shelters, suburban and community advertisements and any other remote advertising signs are subject to Council's specific authority and/or tender procedure.
- (3) The Council shall be obliged to set out and agree to the specifications and required performance standards for these signs prior to calling for proposals.

CHAPTER IV

ADVERTISING SIGN CATEGORIES

15. Billboards

- (1) Every person who wishes to display or cause to display a billboard advertisement shall submit to the Council a written application on the prescribed form and pay the prescribed fee. Such applications shall be accompanied by an Environmental Impact Assessment in the case of billboards in excess of 36m² and/or for smaller billboards at Council's discretion.
- (2) This type of sign shall be permitted only in urban areas of minimum control and in urban areas of partial control at Council's discretion, subject to specific consent and assessment of their environmental impact as required, which shall include the visual, social and traffic safety aspects.
- (3) The name of the owner of the billboard or sign must be clearly displayed on all boards together with the identification number approved by Council.
- (4) Any billboard so displayed shall –

- (a) comply with all legal requirements of the South African National Roads Agency Limited and Road Traffic Act where applicable;
 - (b) comply with any other applicable National, Provincial or Local Government legislation and policy, including these By-laws and Council's Policy on Outdoor Advertising;
 - (c) not be erected within an area of maximum control unless, after an Environmental Impact Assessment and public participation process, the Council identifies that such area, subject to such terms and conditions as it may impose, may be reclassified as an area of lesser control, which may not be relaxed further than the control type in the area adjacent to the site in question;
 - (d) not be detrimental to the nature of the environment in which it is located by reason of abnormal size, intensity of illumination or design;
 - (e) not be in its content objectionable, indecent or insensitive to any sector or member of the public;
 - (f) not unreasonably obscure partially or wholly any approved sign previously erected and legally displayed;
 - (g) not constitute a danger to any person or property;
 - (h) not encroach over the boundary line of the property on which it is erected; and
 - (i) not be erected if considered by the Council to be a distraction to drivers, cyclists or pedestrians which could contribute to unsafe traffic conditions.
- (5) The positioning of billboards shall –
- (a) be spaced at least 120m; 200m or 250m apart when in view of each other on the side of the road/s to which they are directed or aimed with up to 60km/h; 80km/h or 100km/h+ speed limit respectively; not be erected within 100m from the ramp gore of Public roads and from overhead traffic directional signs;
 - (b) not be permitted within a radius of 100m from the centre of an intersection on any arterial road and within a radius of 50m from the centre of an intersection on any lower order road;
 - (c) not have an overall height in excess of 12m above the surface of the road level to which it is aimed;
 - (d) not have an overall dimension which exceeds 64m² in the case of ground signs and 54m² in the case of wall signs provided that the size of a wall sign will depend on the size of the specific side wall and on factors such as the character of the building and the streetscape as a whole;

- (e) not have as main colours, red or amber or green when located at signalised traffic intersections and shall not obscure or interfere with any road traffic light or sign;
- (f) not constitute a road safety hazard or cause undue disturbance or permitted to be illuminated if such illumination, in the opinion of Council, constitutes a road safety hazard or causes undue disturbance;
- (g) ensure that the traffic flow is not impeded during their erection and servicing on public roads unless prior permission from the Council has been obtained and the necessary precautions taken and arranged;
- (h) in the case of wall signs, be attached only to the side and back walls of buildings which do not fulfil the function of a street or front façade of the building.

16. Ground signs

- (1) Only one on-site, locality bound, freestanding ground sign per premises shall be permitted either where such a sign is necessary to facilitate the location of the entrance or access to a business premises; or where it is not reasonably possible to affix appropriate signs to the building; or where the business premises is so set back as to make proper visibility of signs on the building not feasible; or where the existence of a freestanding composite sign may prevent the proliferation of signage.
- (2) On-site, locality and non-locality bound freestanding ground signs in the form of business signs and tower structures may not exceed 7,5m in overall height and 6m² in total area. In addition they may not exceed 4,5m² in total area in respect of any individual advertisement thereon and have a clear height of less than 2,4m. Where a more solid structure is used, the maximum area per sign may be increased to 9m² and where the sign incorporates a combination sign, the maximum area per signage structure may be increased to 12m². Only one sign or advertising panel on a combination sign shall be allowed per enterprise per street frontage.
- (3) A remote, non-locality bound ground sign which does not have an overall height in excess of 7,5m above the ground at any point nor dimensions which exceed 6m in length and 3m in height, a total area of 18m², shall be deemed to be of appropriate dimensions; provided that a ground sign which has greater dimensions shall not be erected unless, in the opinion of the Council, such sign will be or is deemed to be erected or displayed in an appropriate place.
- (4) All signs erected on a monopole shall be appropriately designed so that the height of the support is proportionally not too long in relation to the size of the sign.

- (5) A maximum of 2 pylon signs per tower, bridge or pylon shall be permitted. The maximum sign area per tower may not exceed 36m². The sign must be wholly contained within the structure and must have no projections.
- (6) Every ground sign or sign on towers, bridges and pylons shall be independently supported and properly secured to an adequate foundation and be without the aid of guys, stays, struts, brackets or other restraining devices and/or be entirely selfsupporting and not dependent upon any existing structure for its support in any way.

17. Wall signs

(A) Flat signs

- (1) Unless otherwise stipulated, flat signs shall at no point project more than 300mm from the surface of the wall to which they are attached. The maximum projection of any part of a flat sign shall be 100mm where the underside of such sign measures less than 2,4m from a footway or pathway immediately below it and the maximum projection shall be 300mm where the underside of such sign measures more than 2,4m above such footway or ground level.
- (2) On-site, locality bound flat signs shall be permitted to be attached to the front, side and back walls of buildings; remote, non-locality bound flat signs shall only be permitted to be attached to the side and back walls of buildings which do not fulfil the function of a building façade; and to construction site boundary walls and fences.
- (3) No more than two locality bound flat signs per enterprise shall be permitted and no more than one non-locality bound flat sign per wall shall be permitted.
- (4) Flat signs shall not cover any windows or other external openings of a building or obstruct the view from such openings.
- (5) Flat signs shall not exceed 54m² in total area and shall not exceed 30% of the overall area of the wall surface to which they are attached, affixed or painted, whichever is the lesser, provided that in urban landscapes of maximum control the signs may not exceed 20% of the wall surface area.
- (6) An Environmental Impact Assessment shall be required for all flat signs in excess of 36m².

(B) Projecting signs

- (1) The minimum clear height of a projecting sign shall be in excess of 2,4m.
- (2) Projecting signs shall be 300mm in maximum thickness.

- (3) Projecting signs shall not be allowed to extend within 600mm of the edge of a roadway.
- (4) The maximum projection shall be 1,5m in the case of a projecting sign which has a clear height of more than 7,5m; and 1m where the sign has a clear height of less than 7,5m.
- (5) Projecting signs shall be installed perpendicular to the street façade or to the direction of oncoming traffic.
- (6) All projecting signs shall be locality bound.

18. Roof signs

- (1) The maximum permitted size of a roof sign shall be 18m² or 6m² per face for threesided units; provided that only one sign per building shall be allowed.
- (2) Roof signs shall not project in front of a main wall of a building so as to extend beyond the roof of such building in any direction.
- (3) Roof signs shall not obstruct the view or affect the amenity of any other building.
- (4) Roof signs shall be placed in such a manner so as not to interfere with the run-off of rainwater from the roof of the building.
- (5) Roof signs shall be thoroughly secured and anchored to the building on or over which they are to be erected and all structural loads shall be safely distributed to the structural members of the building without the use of guys, stays or other restraining devices.
- (6) A roof sign, including all its supports and framework, shall be constructed entirely of non-combustible materials approved by the Council or its duly authorised official/s and if illuminated, shall not be placed on or over the roof of any buildings unless such sign, as well as the entire roof construction, is of non-combustible material.
- (7) Roof or sky signs shall only be permitted in areas of minimum control; only locality bound roof or sky signs shall be permitted and only with the specific consent of the Council.

19. Veranda, balcony, canopy and under-awning signs

- (1) Signs may be affixed flat onto or painted on a parapet wall, balustrade or railing of a veranda or balcony, and beam or fascia of a veranda or balcony. Such signs may not exceed 1m in height, project beyond any of the extremities of the surface to which it is affixed, or project more than 300mm in front of the surface to which it is affixed or extend within 600mm of the edge of a roadway.
- (2) Signs may be affixed flat onto or painted on supporting columns, pillars and posts. Such signs may not project more than 50mm in front of the surface to which it is affixed and shall not extend beyond any of the extremities of such column, pillar or post. Sign affixed flat onto cylindrical supporting structures shall be curved to fit the form of such structure and only one sign shall be allowed per column, pillar or post.
- (3) Subject to the provisions of subsections (a) and (b), signs shall not be allowed on or over architectural features of buildings nor shall they be allowed to cover any window or obstruct the view from any such opening.
- (4) Under-awning signs suspended below the roof of a veranda, canopy or balcony shall have a maximum sign area of 1m² per face with a maximum of 2m² in total sign area and shall not exceed 1,8m in length or 600mm in height. The allowable thickness of such signs is between 100mm and 300mm. Every such sign shall be perpendicular to the building line and fixed at a clear height of not less than 2,4m. Only one sign per enterprise façade shall be allowed with a minimum spacing of 3m centre to centre between signs. Such signs shall not extend beyond the external edges of the canopy or veranda to which it is attached.
- (5) Signs on the roof of a veranda, canopy or balcony, excluding the main roof of a building, shall be composed of a single line of freestanding, individual, cut out logos and/or letters without visible bracing or support. Signs shall only be placed on top of veranda roofs where such veranda does not have an appropriate wall, railing or beam to which the sign may be affixed. All such signs shall not extend beyond the extremities of the veranda roof, canopy or balcony and only one sign per enterprise façade shall be allowed with a maximum height of 1m.
- (6) Sun-blinds and awnings shall be so made and fixed as to be incapable of being lowered to less than 2m above the footway or pavement directly beneath it. Such signs shall be parallel to the building line and placed in a manner so as not to interfere with vehicular or pedestrian traffic, traffic lights or traffic signs in any way.
- (7) Signs on adjacent buildings shall be aligned as far as possible in order to achieve a straight line or parallel configuration.

20. Posters, banners and flags

- (1) Every person intending to display or cause or permit to be displayed any advertisement relating to an election or advertising any meeting, function or event of a sporting, civic, cultural, social, educational, religious, charitable, political or other similar character in any street or public place or on Council property shall first obtain the written permission of the Council.
- (2) Every application for permission shall be made on the prescribed form and be accompanied by the prescribed fee and deposit as contained in the Schedule of Advertising Sign Charges (Schedule A); such deposit shall be refunded when all the advertisements have been removed to the satisfaction of the Council. The applicant shall on application submit a copy of all the posters to which the application relates and written details of the streets in which the posters are to be displayed.
- (3) Any person who displays or causes a poster, banner or flag advertisement to be displayed shall comply with the following requirements to the Council's satisfaction—
 - (a) Any advertisement relating to an election, meeting, function or event shall be a maximum size of 600mm high x 450mm wide; shall have a clear height of minimum 2m; and shall be securely fixed to durable hardboard or other approved backing board.
 - (b) Any banners or flags shall be suspended between non-corrosive pole/s or other approved support/s; and which shall be placed and fastened in such a manner so as not to constitute a danger to any vehicular traffic, pedestrian, person/s or property in any street, public place or Council property.
 - (c) Any person/s or, in the case of election advertising, each political party displaying or causing to display any poster advertisement relating to the same meeting, function or event shall only be permitted one poster per electricity lamp-post. No posters are permitted to be displayed on bridges, traffic lights, traffic signs, natural features, freeways and/or national routes.
 - (d) Any advertisement relating to an election, including the advertising sign charges applicable to such election advertisements shall be subject to a fixed refundable deposit as determined by the Council from time to time.
 - (e) Any advertisement relating to a meeting, function or event other than elections, shall not be displayed for longer than 14 days before the day on which it begins or longer than three days after the day on which it ends. Election advertisements may be displayed from the beginning of the day of declaration of an election to the end of the third day after the election.

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- (f) The total number of posters displayed at any one time relating to any meeting, function or event may not exceed 100, except in special circumstances and with the consent of Council. In the case of election advertisements, no limitation will be placed on the number of posters displayed.
 - (g) Any advertisement relating to an election, including the advertising sign charges applicable to such election advertisements, shall be on the basis of a written agreement between the Independent Electoral Commission and the relevant political party/parties.
 - (h) Banners or flags approved in terms of this section may not be larger than 6m².
 - (i) Auction posters approved in terms of this section may not be larger than 3m²; and
 - (j) Banners and flags may be applied for as directional advertising for streetscaping urban areas such as pedestrian malls and gateways or for displaying only the name, corporate symbol and nature of enterprises.
- (4) Every poster for which permission is granted shall be provided with a Council sticker or marking which shall be visibly displayed to indicate the Council's approval and the Council shall be entitled to retain one such poster for identification purposes.

21. Estate agents boards and other portable boards

- (1) Every agent or person intending to display, cause or permit to be displayed any such portable board, shall annually submit the prescribed, written application to the Council and pay the prescribed fee for approval of the number of portable boards specified in such application.
- (2) Any person who displays or causes any such portable board to be displayed on any Council Property other than a road reserve, unless specific approval has been granted for the display on other property of Council, shall comply with the following requirements to the Council's satisfaction –
 - (a) Such portable boards are only to be used for the purpose of indicating the route to the property or premises to be sold or advertised.
 - (b) Such portable boards are to be of appropriate structure and size, estate agents boards to be a maximum size of 450 mm x 600 mm and other portable boards to be a maximum size of 900 mm x 1200 mm and collectively the number of boards displayed may not, in the opinion of the Council, detract from the amenities of the streetscape or environment.

- (c) Subject to the provisions of the Road Traffic Act and other applicable legislation, such portable boards are not to be positioned nearer than 1,8m from the edge of the roadway, and placed at such height that the lower edge of the board does not exceed 600mm above the ground.
- (d) Such portable boards are not to be positioned nearer than 10m from any road intersection, entrance or exit from a dual carriage way or a freeway as defined in the Road Traffic Act or other applicable legislation.
- (e) Such portable boards are not to be positioned so as to obstruct the view of any road traffic sign or street name sign from any portion of a roadway as defined in the Road Traffic Act or other applicable legislation.
- (f) Such portable boards are not to be positioned so as to hinder or obstruct pedestrians' right of way on a sidewalk or to unfairly prejudice other traders.
- (g) The display of portable boards for show-houses will only be permitted on Saturdays, Sundays and public holidays. Other approved portable boards advertising services may only be displayed during normal trading hours, whereafter they shall be removed.
- (h) Only one such portable board per street frontage per enterprise shall be allowed to advertise services and such signs shall be placed directly in front of the advertiser's premises; and
- (i) Applicants will be required to indemnify the Council against any claims that may arise from the placement of such signs within the road reserve or on Council Property and shall be required to procure third party insurance for this purpose.

22. Aerial advertisements

- (1) Every person who wishes to display or cause to display an aerial advertisement, except by means of an aircraft, shall submit to the Council a written application on the prescribed form and pay the prescribed fee and such application shall be accompanied by –
 - (a) Particulars of the content and dimensions of the aerial advertisement and of the aerial device by means of which the advertisement is to be displayed the materials as well used and method of construction and anchorage;
 - (b) Particulars of the intended location with a description of the premises to which the aerial device will be anchored or tethered and details of electricity and telephone poles and cables and other structures within 30m of the point of anchorage;

- (c) The name and address of the person/s or contractor/s displaying the aerial advertisement and the name and address of the approved competent person in attendance of the aerial device and of its owner;
 - (d) The period and times of intended display;
 - (e) Where the applicant is not the owner of the premises to which the aerial device is to be anchored or tethered, the written consent of the owner for such anchoring;
 - (f) Proof of the provision of an automatic deflation device;
 - (g) Adequate public liability insurance to the Council's satisfaction; and
 - (h) Approval and any conditions and requirements prescribed by the national Civil Aviation authority.
- (2) No aerial advertisement shall be displayed or caused to be displayed on, from or over Council property, including any street or public place, unless approval has been granted by the Council who may impose such conditions as it deems fit.

23. Advertising on vehicles

- (1) Every person who wishes to display or cause to display any advertisement on an advertising vehicle shall annually submit to the Council a written application on the prescribed form and pay the prescribed fee, and such application shall be accompanied by –
- (a) Particulars of the materials of which the advertising sign is made, its dimensions, and the manner of its construction and the method by which it is secured to the advertising vehicle;
 - (b) The name, address and telephone number of the owner of the vehicle or, if the owner resides or has his place of business outside the boundaries of the Council, of the person having control over the vehicle at all times; and
 - (c) A copy of the current vehicle licence issued in respect of such vehicle as well as the registration as required in terms of the Road Traffic Act.
- (2) No advertising vehicle shall be placed or caused to be placed on private property or Council Property, including any demarcated parking bay, in a public road or within a road reserve –
- (a) unless the prior written approval of the Council has been obtained in terms of these by-laws and designated display site(s) have been approved in terms of Council's Advertising by-laws; and

- (b) provided that if no approved designated site(s) exists, Advertising Vehicle signs shall only be permitted to be displayed if they are mobile at all times and comply with legislation and conditions imposed by the Council.
- (3) Advertising Vehicles parked on private property for the purpose of storage shall be positioned in such a manner as not to be visible from a street or public place.
- (4) The advertising panel or portion of the vehicle used for transit advertising shall not exceed a cumulative total of 6m² per panel.
- (5) Notwithstanding any provisions of these by-laws, the Council or its authorised officials may, without prior notice, remove an Advertising Vehicle from Council Property, and in the case of an unauthorised Advertising Vehicle on private property, the Council may serve notice instructing the immediate removal thereof, failing which the Council may, without a court order, enter onto the private or Council property concerned to remove or arrange for the removal of the advertising vehicle.
- (6) Unless an advertising vehicle impounded by the Council in terms of sub-section (5) has been reclaimed within a period of three months from the date of notification, such vehicle shall be disposed of by the Council to defray any costs involved. Impounded Advertising Vehicles shall only be released by Council after all removal costs and fines have been paid in full and a copy of the current licence registration papers have been submitted for verification.

CHAPTER V GENERAL PROVISIONS

24. Repeal of by-laws

- (1) Amendments to the by-laws relating to the control of outdoor advertising for the Borough of Richards Bay, published on 28 June 1990 under the Municipal Notices of the Provincial Gazette of Natal No. 17 of 2002, are hereby made to and replaced by these by-laws, which are to become effective on promulgation thereof.
- (2) Anything done under or in terms of any provision repealed by these by-laws amendments shall be deemed to have been done under the corresponding provisions of these by-laws and such repeal shall not affect the validity of anything done under the by-laws so repealed.
- (3) Any application submitted to Council, anything done which was not done in terms of a provision of the repealed by-laws and/or any application or anything pending before the Council prior to promulgation of these by-laws, shall be dealt with in terms of these by-laws amendments.

- (4) Any sign lawfully displayed on the date of promulgation which complies with the provisions of these by-laws and the amendments thereto may continue to be displayed and shall be deemed to have been approved in terms of the by-laws.
- (5) Any sign lawfully displayed on the date of promulgation of these amendments to the by-laws which does not comply with the provisions of these by-laws may continue to be displayed provided that no deviation, renovation or reconstruction is made to such sign without first complying with the provisions of these by-law amendments.

Schedule A

(REPEAL OF BY-LAWS)

No. and year of by-law	Short title	Extent of repeal

25. Application fees and deposits for a licence/permit for outdoor advertising

- (1) Any person who applies to Council for its approval or permission shall, upon making application, pay to Council the charge determined from time to time as per Councils Tariff of charges.
- (2) No application shall be considered until such time that an applicable charge has been paid to the Council in accordance with the Schedule B.

Schedule B

(ADVERTISING SIGN CHARGES)

No.	Category	Deposit	Fee
1.	Bill boards		
2.	Ground signs		
3.	Flat signs		
4.	Wall signs	Projecting signs	

5.	Roof signs		
6.	Veranda, balcony, canopy and underawning signs		
7.	Posters, banners and flags		
8.	Estate agents boards and other portable boards		
9.	Aerial advertisements		
10.	Advertising on vehicles		

UMDONI LOCAL MUNICIPALITY

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PREAMBLE

The Business License By-law prevents the conduct of a business without possession of a requisite license. Categories covered by the Act include mainly those engaged in food and perishable food trade, entertainment and health facilities. The rationale for the requirement of regulation of these trade activities is in order to maintain norms and standards on health and safety.

1. INTRODUCTION

It being imperative to comply with Business Act (Act 71 of 1991), a comprehensive Business License By-Law is crucial in providing the framework for issuing, refusing and renewal of business licenses.

The primary objective of the by-law is to afford the Umdoni Municipality, an opportunity to fulfil its role in terms of promoting social and economic development within its area of jurisdiction.

2. DEFINITIONS

- | | | |
|------------|----------------------------|---|
| 2.1 | The Municipality | Refers to UMDoni Local Municipality as established in terms of the prescription. |
| 2.2 | Approval | means approved by an authorized official
means an official of the Council to whom it has delegated a duty, a function or power under these By-laws, in relation to the exercise or performance of that duty, function or power and includes any employee acting under the control and direction of such official |
| 2.3 | Authorised official | means the Business Act, 71 of 1991, and includes the regulations made there under |
| 2.4 | Business Act | means the premises upon, in or from which the business is or to be carried on |
| 2.5 | Business premises | means opening or keeping open of any premises for such purpose |
| 2.6 | Carry on business | means Council of the Umdoni Local Council and includes, in relation to a duty, function or power under these By-laws, a committee or official of the Council to whom it has delegated that duty, function or power |
| 2.7 | Council | means any person employed by or working for the Council and receiving or entitled to receive any remuneration and other person whom so ever who in any manner assists in the carrying on or conducting the business of the Council |
| 2.8 | Council Employee | means any person who employs or provides work for any person and remunerates or expressly or tacitly undertakes to remunerate him / her |
| 2.9 | Employer | |

- 2.10 Foodstuff** means any foodstuff in the form of meals for consumption on or off the business premises
- 2.11 License** means a certificate or authorization given by the Council to a license holder to carry on a business in the Municipal jurisdiction
- 2.12 License holder** means a person who is the holder of a license
- 2.13 Licensing authority** means Umdoni Local Municipality, or person or body designated or appointed under section 2 of the act as a licensing authority
- 2.14 Officer** means an official appointed by the Council to undertake Municipal duties and functions
- 2.15 Premises** means any land, building, structure, part of a building or of a structure;
'Sell' means to prepare, process, store, offer or display for sale

3. BUSINESS IN RESPECT OF WHICH A LICENSE IS REQUIRED

3.1. Item 1: Sales storage or supply of meals or perishable foodstuff

- (1) The carrying on of business by the sale or supply to consumers of:
- (a) any foodstuff in the form of meals for consumption on or off the business premises; or
 - (b) any perishable food stuff
- (2) For the purpose of subitem (1) "perishable foodstuff" means any foodstuff or category of foodstuff declared by an Administrator by notice in the Official Gazette to be a perishable foodstuff in the province concerned for the purpose of this item.

3.2. Item 2: Provision of certain types of health facilities or entertainment

- (1) The carry on of business by:
- (a) Providing Turkish baths, saunas or other health baths
 - (b) Providing massage or infra- red treatment
 - (c) Making the services of an escort, whether male or female, available to any other person.
 - (d) Keeping three or more mechanical, electronic or electrical contrivance, instrument, apparatus or devices which are designed or used for the purpose of recreation or amusement, and the operation of which involves the payment of any valuable consideration, either by the insertion of a coin, or disc therein or in an appliance attached thereto or in any other manner.
 - (e) Keeping three or more snooker or billiard tables
 - (f) Keeping or conducting a night club or discotheque
 - (g) Keeping or conducting a cinema or theatre
 - (h) Conducting adult premises referred to in section 24 of the Films and Publication Act, 1996

3.3. Item 3: Hawking in meals or perishable foodstuffs

- (1) The carrying on of business, whether as principal, employee or agent, by selling any foodstuff in the form of meals or any perishable foodstuff –
 - a) Which is conveyed from place to place, accessible to the public; or otherwise;
 - b) On a public road or at any other place accessible to the public; or
 - c) In, on or from a movable structure or stationery vehicle, unless the business is covered by a license for a business referred to in subsection 3.1 of this bylaw.

- (2) For the purposes of subsection 3.1 item (1) “perishable foodstuff” means any foodstuff or category of foodstuffs declared under subsection 3.1 item 1 (2) of this bylaw to be a perishable foodstuff.

4. BUSINESS EXCLUDED FROM BUSINESS REFERRED TO IN SECTION 3

- (1) A business which is carried on by the State or a Local Authority.
- (2) A business which is carried on by a charitable, religious, educational, cultural, association, organization or institution of a public nature, if all profit derived from the businesses are devoted entirely to purpose of that or any other such association, organization or institution.
- (3) In the case of a businesses referred to in subsection 3.1, such a business which is carried on: -
 - (a) by a social, sport or recreation club which is a non-proprietorship club and restricts the business to the sale or supply to its member and their guest of foodstuff for consumption on or in the business premises.
 - (b) by or on behalf of an employer for an employee as such of the employer.

5. LICENSING OF A BUSINESS

- (1) No person shall carry on any business in the area of licensing authority –
 - (a) Unless, in the case of a business referred to in subsection 3.1 or 3.2, he or she is the holder of an appropriate licence issued to him or her by the licensing authority in respect of the business premises concerned;
 - (b) Unless, in the case of a business referred to in subsection 3.3, he or she is the holder of a hawker’s license issued to him or her by the licensing authority;
 - (c) Contrary to a condition.

- (2) A licensing authority shall, subject to the provisions of subsection (4), issue a license which is properly for unless –
 - (a) In the case of a business referred to in subsection 3.1 or 3.2, the business premises do not comply with a requirement relating to town planning or the safety or health of the public of any law which applies to those premises;

- (b) In the case of a business referred in subsection 3.1 or 3.3, any apparatus, equipment, storage space, working surface, structure, vehicle, conveyance or any other article or place used for or in connection with the preparation, handling or sale of foodstuffs, does not comply with requirement of a law relating to the health of the public;
- (c) In the case of a business referred to in subsection 3.2, the licensing authority is satisfied that –
- i. The applicant, whether or not he is or will be actual and effective control of the business; or
 - ii. If another person is or will be so in control, that other person, is not a suitable person to carry on the business, whether by reason of his character, having regard to any conviction recorded against him, his previous conduct or for any other reason;
- (d) In the case of an application for a hawker's license, such a license of which the applicant concerned was the holder, was withdrawn under subsection (7) at any time during the preceding 12 months.
- (3) (a) For the purposes of subsection (2) (c), a licensing authority may ask the South African Police for a report stating particulars of all convictions (if any) recorded against an applicant concerned or against any person referred to in subsection (2) (c) (ii).
- (b) For the purposes of such a report any member of the South African Police may require the applicant or person concerned to furnish such information and particulars (including and fingerprints, palm-print or footprint) as that member may consider necessary.
- (4) In considering an application for a license, a licensing authority may –
- (a) Grant the application on condition that –
- i. The business premises concerned shall, before the license is issued, comply with a requirement contemplated in subsection (2) (a) stipulated by the licensing authority and made known in writing to the applicant;
 - ii. Any apparatus, equipment, storage space, working surface, structure, vehicle, conveyance, article or place referred to subsection (2) shall, before the license is issued, comply with the requirement contemplated in that subsection so stipulated and made known; or
- (b) Issue the license subject to any conditions therein specified in terms of which the license holder shall in connection with the business premises or any such apparatus, equipment, storage space, working surface, structure, vehicle, conveyance, article or place –
- i. Comply with a specific requirement contemplated in subsection (2) (a) as the case may be; or
 - ii. Within a specified period comply with such requirement.
- (5) A licensing authority may, on application by a license holder, by the way of endorsement on the license –

- (a) Amend a condition;
 - (b) Extend the period referred to in subsection (4) (b) (ii);
 - (c) Revoke a condition;
 - (d) Indicate that a condition specified in the license has been complied with.
- (6) (a) A licensing authority may at any time, after giving the license holder concerned a reasonable opportunity to be heard, if it considers it necessary on the ground of changed circumstances in relation to a business or relevant business premises, by way of endorsement on the license concerned amend a condition or impose a condition referred to in subsection (4) (b).
- (c) For the purposes of paragraph (a), a licensing authority may require a license holder in writing to produce his license to the licensing authority.
- (7) A licensing authority may at any time, after giving the license holder concerned a reasonable opportunity to be heard, withdraw or suspend a license –
- (a) On the ground that the business premises do not comply with a requirement contemplated in subsection (2) (a);
 - (b) On the ground that the license holder failed to produce his license to the licensing authority within 14 days after the receipt of a written request referred to in subsection (6) (b);
 - (c) In the case of a business referred to in subsection 3.2, if the licensing authority is satisfied that, if application had been made at the time for the license concerned, the application could have been refused by virtue of subsection (2) (b);
 - (d) In the case of a business referred to in section 3. 1 or 3.3, on the ground that –
 - i. Any foodstuff sold by the license holder does not comply with a requirement of a law relating to the health of the public;
 - ii. Any apparatus, equipment, storage space, working surface, structure, vehicle, conveyance or any other article or place used for or in connection with the preparation, handling or sale of foodstuffs, does not comply with a requirement of a law relating to the health of the public.
- (8) When a licensing authority decides to refuse an application for a license, or grant such an application subject to a condition contemplated in subsection (4) (a), or to issue a license subject to a condition, or to amend or impose a condition under subsection (6), or to withdraw or suspend a license, it shall as soon as practicable –
- (a) Notify the applicant or license holder concerned in writing of its decision;
 - (b) Furnish the applicant or license holder concerned in writing with the reasons for its decision;
 - (c) Inform the applicant or license holder concerned in writing of his or her right of appeal under section 6.

(9) The issue of a license shall not relieve the license holder of complying with any law or legal requirement in connection with the business or premises concerned.

6. APPEALS

(1) Any person who feels aggrieved by the decision of a licensing authority may appeal against the decision to the appeal committee.

(2) If a licensing authority fails to make a decision on any application in terms of this bylaw within 21 days after the receipt of the application or within such extended period as may be agreed upon between the licensing authority and the applicant concerned, it shall for the purposes of this section be presumed that the application was refused by the licensing authority.

(3) For the purposes of subsection (1) the licensing authority shall be the Executive Committee.

7. APPLICATION FEE AND RENEWAL OF THE BUSINESS LICENSE

(1) A once - off application fee (R228 including VAT @ applicable rate) must be paid to Municipal Cashiers.

(2) Every Business License holder within Umdoni Municipality is required to renew the business license in every year no later than the last day of their anniversary month at 14 h 00. Business License holders are required to apply 3 months before the closing date. Failing to renew your business license on the notification period will result on being suspended as a license holder and you will be required to re-apply or applicable penal provisions will be effected.

(3) The renewal fees of the Business License shall be a per the Council adopted Tariff Policy must be paid to Municipal Cashiers.

8. PENAL PROVISIONS

(1) Any person who contravenes a provision of section 5 (1) shall be guilty of an offence and liable on conviction –

(a) To a fine not exceeding R 1 000.00 or imprisonment for a period not exceeding three months, or to both such fine and such imprisonment; and

(b) To an additional fine not exceeding R 10.00 for every day on which the offence continues.

(2) (a) When a person in control of a business, or director, manager, employee or agent, of a license holder performs any act which it would be an offence under subsection 5 (1) (c), for that license holder to perform himself, the license holder shall be deemed to have performed

the act himself, and shall be liable on conviction to the penalties mentioned in subsection (1), unless he proves to the satisfaction of the court that –

- i. In performing the act the person in control, or the director, manager, employee or agent, was acting without his knowledge or permission;
- ii. All reasonable steps were taken by him to prevent the performance of any act of the kind in question; and
- iii. It was not within the scope of the authority or the course of employment of the person in control, or the director, manager, employee or agent, to perform and act of the kind in question.

(b) The fact that a license holder issued instructions forbidding any act referred to in subsection (1), shall not by itself be accepted as sufficient proof that he took all steps referred to in paragraph (a) (ii).

(c) When a license holder is by virtue of provisions of paragraph (a) liable for anything done by any other person, that other person shall also be liable as if he were the license holder.

(3) In any prosecution for an offence referred to in subsection (1), an allegation in the charge concerned that –

- (a) Any goods with which a business was carried on or which were used in connection with a business were or were not of a particular kind, class, type or description;
- (b) Any place is situated in a particular area;
- (c) Any person was in control of a business or was a director, manager, employee or agent of a license holder, shall be presumed to be correct unless the contrary is proved.

(4) A fine is imposed or bail estreated in respect of an offence under subsection (1), shall accrue –

- (a) Where the offence was committed within the area of jurisdiction of a local authority, to that local authority;
- (b) In any other case, to the administrator concerned.

9. COMMENCEMENT OF BY-LAW

This By-law be cited as Umdoni Municipality Business Licensing By-law and commences on the date of promulgation and subsequent publication in the Government Gazette thereof.

10. BY-LAW REVIEW

This By-law will be reviewed at five year intervals to ensure applicability and relevance.

Records of Approval

Meeting	Date	Resolution
Extended MANCO		
Policy Committee		
Sound Governance and Human Resources Portfolio Committee		
EXCO		
Council		

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