



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)

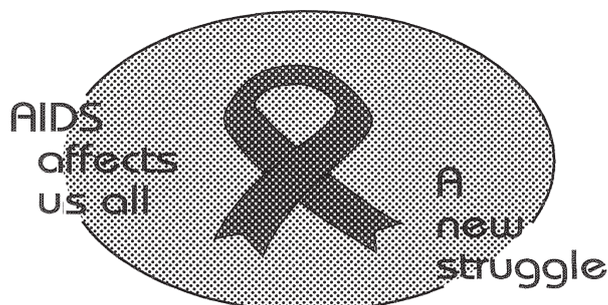
PIETERMARITZBURG

Vol. 14

24 SEPTEMBER 2020
24 SEPTEMBER 2020
24 KUMANDULO 2020

No. 2217

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

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**, Thursday 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:

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Tel: 012-748-6066 / 6060 / 6058

Fax: 012-323-9574

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

NOTICE 24 OF 2020

**UMDONI MUNICIPALITY**

Tel: 039 976 1202 / Fax: 039 976 2044

Email: masis@umdoni.gov.zaWebsite: www.umdoni.gov.za**Umzumbe**

MUNICIPALITY

UMZUMBE MUNICIPALITY

Tel: 039 972 0005 / Fax: 039 972 0099

Email: umzumbe@umzumbe.gov.zaWebsite: www.umzumbe.gov.za**PUBLIC NOTICE**

COMMENCEMENT DATE AND GAZETTING OF THE JOINT MUNICIPAL PLANNING TRIBUNAL AGREEMENT FOR UMDONI AND UMZUMBE MUNICIPALITIES IN TERMS OF SECTION 35(1) OF THE SPATIAL PLANNING AND LAND USE MANAGEMENT ACT, 2013 (ACT 16 OF 2013) AND SPATIAL PLANNING AND LAND USE MANAGEMENT REGULATIONS No. R 239 OF 2015.

Notice is hereby given that the Umdoni Municipality together with the Umzumbe Municipality have signed an agreement for the formation of the Umdoni – Umzumbe Joint Municipal Planning Tribunal on 29 May 2020 in terms of Section 34(1) of the Spatial Planning and Land Use Management Act, 2013 (Act 16 of 2013).

The commencement date of the Umdoni - Umzumbe Joint Municipal Planning Tribunal (JMPT) shall be the 24 September 2020. The term of office of the members shall be 13 months from date of commencement of the Tribunal.

For more information please contact:

Mr. M. Mzotho on 039 976 2432, email: malusim@umdoni.gov.za or

Mr. S. Nxele on 039 972 0005, email: sifiso@umzumbe.gov.za.

Yours faithfully,

.....
Dr. V.P. Tsako
Municipal Manager
Umdoni Municipality

.....
Mr. T. P. Cele
Municipal Manager
Umzumbe Municipality

AGREEMENT FOR THE ESTABLISHMENT OF A JOINT MUNICIPAL PLANNING TRIBUNAL

ENTERED INTO BY AND BETWEEN:

UMDONI LOCAL MUNICIPALITY (HOSTING MUNICIPALITY)
DEMARCATIION CODE KZ 212

AND

UMZUMBE LOCAL MUNICIPALITY
DEMARCATIION CODE KZ 213

1 PREAMBLE

- 1.1 Each party to this agreement is required, in terms of the Spatial Planning and Land Use Management Act ("the Act"), to establish a Municipal Planning Tribunal.
- 1.2 The parties have agreed to establish a Joint Municipal Planning Tribunal (JMPT) in terms of the Act.
- 1.3 This agreement is entered into, to record the parties' agreement for that purpose.

2 INTERPRETATION AND DEFINITIONS

- 2.1 The following words have the meanings given them, unless the context in which the word is used obviously gives it another meaning:

'commencement date' means the date set out in clause 4.1;

'municipal planning approval' means approval for an activity;

'Parties' means the Umdoni Municipality and the Umzumbe Local Municipality acting jointly or individually as the context indicates and **'party'** has the

same meaning;

'Planning Technical Committee' means a technical support structure contemplated in section 30 of the Intergovernmental Relations Framework Act No 13 of 2005 and established in terms of section 6 of the Shared Services Agreement.

'Authorised Official' means official responsible for decision making on certain categories of application.

'Land Development Administrator' means official appointed to receive and process land development applications.

'Hearing' comprises the meeting of the three members of a (Joint) Municipal Planning Tribunal required to assess and make a decision on each development application.

The **'Spatial Planning and Land Use Management Legislation'** refers to the planning and development legislation adopted by municipalities.

'Technical Advisor' means a person as defined in regulation 11 and paragraph 12 of this agreement.

The language of this agreement shall be the English language and any notice or other communication associated with this agreement shall, unless any provision of this agreement provides otherwise, be in that language.

In this agreement, unless the context clearly means otherwise:

- (a) any reference to an enactment is to that enactment at the date of signature of this agreement as amended or re-enacted from time to time during the currency of this agreement,
- (b) whenever any number of days is prescribed, such period shall be reckoned to exclude the first day and include the last day, unless the last day falls on a Saturday, Sunday or public holiday, in which case the last day shall be the immediately succeeding day which is not a Saturday, Sunday or public holiday,

- (c) if any provision of this Agreement is in conflict or inconsistent with any statute or the common law, the invalidity of any such provision shall not affect the validity of the remainder of the provisions hereof;
- (d) The termination of this agreement, whether by effluxion of time or any other reason whatsoever, shall not affect or terminate the provisions of this agreement that expressly or by necessary implication provide that they will operate after such termination.

3 ESTABLISHMENT OF JOINT MUNICIPAL TRIBUNAL

- 3.1 The Parties hereby establish a Joint Municipal Planning Tribunal subject to and in accordance with the provisions of this agreement and the Act.
- 3.2 The Joint Municipal Planning Tribunal shall execute and carry out all the functions and duties vested in a Municipal Planning Tribunal under and in terms of each party's adopted legislation in relation to the Spatial Planning and Land Use Management Act and associated municipal planning legislation.

4 DURATION OF AGREEMENT

- 4.1 This agreement shall commence on the 1st day of July 2020 and shall continue indefinitely until cancelled in terms of clause 4.2.
- 4.2 This agreement will be cancelled:
 - 4.2.1 by mutual written agreement of the parties;
 - 4.2.2 if any one party delivers a notice to the other parties giving such other parties 12 months' notice of its intention to cancel this agreement provided that any such notice may only be given to commence on the first day of the parties' financial year to take effect on the last day of such financial year;

5 ADMINISTRATION OF AGREEMENT

- 5.1 The administration of this agreement will be overseen by the hosting Municipality with technical support provided by the District Planning and Development Forum. The parties hereby agree that this function will be deemed to have been allocated to the hosting Municipality.

6 COMPOSITION AND ESTABLISHMENT OF THE JOINT MUNICIPAL PLANNING TRIBUNAL

6.1 Composition of the Joint Municipal Planning Tribunal:

6.1.1 The joint Municipal Planning Tribunal shall consist of at least 16 members made up follows: -

- (a) Two officials in the full-time service of Umdoni Municipality.
- (b) Two officials in the full-time service of Umzumbe Municipality.
- (c) Two persons registered as a professional with the South African Council for Planning Profession Act, 36 of 2002.
- (d) One person registered as a professional with the Engineering Council of South Africa in terms of the Engineering Profession Act, 46 of 2000.
- (e) One person either admitted as an attorney in terms of the Attorney's Act, 53 of 1979 or admitted as an Advocate of the Supreme Court in terms of the Admission of Advocates Act, 74 of 1964.
- (f) One Architect registered with South African Council for Architectural Profession in terms of Architectural Profession Act No. 44 of 2000.
- (g) One Land Surveyor registered with the South African Council for Professional and Technical Surveyors in terms of Professional and Technical Surveyors' Act, No. 40 of 1984.
- (h) An Environmental assessment practitioner registered with a voluntary association.

6.2 Invitations and nominations to serve on the joint Municipal Planning Tribunal

6.2.1 The Parties, through the hosting Municipality, shall jointly issue an invitation and a call for nominations for persons referred to in clause 6.1.1(d) - (i) to serve on the joint Municipal Planning Tribunal in the manner and form provided for in the Spatial Planning and Land Use Management Regulations: Land Use Management and General Matters, 2015.

6.3 Joint evaluation panel

6.3.1 The Parties shall constitute a joint evaluation panel.

6.3.2 The joint evaluation panel of the Parties shall evaluate all nominations received and make recommendations to the municipal councils of the Parties including a recommendation with regard to the chairperson and deputy chairperson.

6.4 Officials in the full-time employ of the Parties to serve on joint Municipal Planning Tribunals

6.4.1 The Parties shall designate officials as specified in paragraph 6.1.1 (a) – (b) to serve on the Joint Municipal Planning Tribunal and shall delegate the necessary authority to these officials.

6.4.2 The Parties shall review and amend, where necessary, the contracts of service of the officials designated to serve on the joint Municipal Planning Tribunal.

6.4.3 The Municipal Managers must, as soon as possible after the commencement of this agreement and thereafter from time to time as necessity dictates, subject to clause 6.1.1. (a) to (i), determine the number of members of the Joint Municipal Planning and in the process ensure that there is an adequate spread of skill and experience on the Joint Municipal Planning Tribunal.

6.4.4 In making a determination in terms of clause 6.1.1.(a) to (b), the Municipal Manager's must take into account the relative resources of each Municipality, the number of applications for municipal planning approval that each Municipality may reasonable expect to receive requiring consideration by the Joint Municipal Planning Tribunal, the complexity and nature of such expected applications and the extent of development in the area of each Municipality and it shall allocate the number of members of the Joint Municipal Planning Tribunal to each party in a just and equitable manner consistent with each Municipality expected need for and engagement with the Joint Municipal Planning Tribunal.

6.5 Maintenance of joint Municipal Planning Tribunal membership

6.5.1 The hosting Municipality may revise the determination made in 6.1.1. (a) to (b) from time to time, as circumstances dictate to ensure compliance with minimum requirements.

6.6 Seat of the joint Municipal Planning Tribunal

6.6.1 The joint Municipal Planning Tribunal's offices shall be located in the offices of the hosting Municipality.

6.6.2 The meetings or hearings of the joint Municipal Planning Tribunal shall be held at the offices of the municipality in whose municipal area the land which the

land development or land use application that must be considered and determined by the Municipal Planning Tribunal relates to, is located.

6.7 Publication of notice

6.7.1 Once agreement has been reached on the contents of the agreement, it will publish, as required in terms of section 34(3) of the Act.

6.7.2 When the Joint Municipal Planning Tribunal is ready to commence operations, the municipal managers of the Parties, shall jointly publish the notice referred to in section 37(4) of Act.

7 CONDITIONS OF EMPLOYMENT AND REMUNERATION OF MEMBERS

7.1 The conditions of employment and the remuneration of the Municipal officials sitting in the Joint Municipal Planning Tribunal is the responsibility of the Municipality that appointed such member and it shall administer such appointment accordingly.

7.2 Members drawn from private sector will be remunerated with the employment agreement, and paid by the hosting municipality. Such remuneration will be recuperated from the participating municipalities on the basis of the provisions contained in paragraph 10 of this agreement.

7.3 Each Municipality must ensure that the conditions of service and job description of any of its employees appointed to be a member of the Joint Municipal Planning Tribunal enables such employee to serve as such member without let or hindrance.

7.4 The Municipal Manager of each party must apply and enforce the provisions of the relevant sections of the Municipal Planning Legislation adopted by each participating municipality that apply to the operations of the Joint Municipal Planning Tribunal.

8 PERIOD OF OFFICE OF MEMBERS

8.1 The term of office of all members of the Joint Municipal Planning Tribunal shall be commensurate with the period that the Joint Municipal Planning Tribunal is established, subject to the provisions of section 37(1) of the Act.

8.2 A member of the Joint Municipal Planning Tribunal will cease to be a member of

such Tribunal:

- 8.2.1 on the death of such member;
 - 8.2.2 in the case of the resignation of such member made in writing and submitted to the Municipal Manager of the party that appointed such member;
 - 8.2.3 In the case of termination of the contract due to:
 - i. Misconduct
 - ii. Performance
 - iii. Operational reasons
 - iv. Effluxion of time
 - 8.2.4 by resolution, made on good and sufficient grounds, adopted by the Municipal Council of one or more of the parties.
- 8.3 For the purposes of clause 8.2.3, good and sufficient grounds shall be restricted to one or both of the following:
- (a) That the member has failed to attend meetings of the Joint Municipal Planning Tribunal when he or she was, in terms of this agreement, obliged to attend such meetings unless he or her or due to ill-health or close family bereavement.
 - (b) That the members' participation in the work of the Joint Municipal Planning Tribunal is of such a poor standard, objectively determined, so as to undermine the effectiveness and efficiency of the Tribunal.

9 CHAIRPERSON AND DEPUTY CHAIRPERSON

- 9.1 The hosting Municipality must designate a chairperson and a deputy chairperson for the Joint Municipal Planning Tribunal from the members who are registered planners, attorneys or advocates.
- 9.2 The deputy chairperson of the Municipal Planning Tribunal must act in the place of the chairperson of a Municipal Planning Tribunal whenever the chairman is not available.
- 9.3 If the office of a deputy chairperson of the Joint Municipal Planning tribunal is vacant, or if a deputy chairperson is unable to act as chairperson, the hosting

Municipality must designate one of the remaining members who are registered planners, attorneys or advocates to that post.

- 9.4 The hosting Municipality may, for good and sufficient reason, revoke the appointment of a member of the Municipal Planning Tribunal as chairperson or deputy chairperson and replace such person by another member of the Municipal Planning Tribunal to those offices.

10 FUNDING

- 10.1 Each Municipality is responsible for the cost of the operation of the Joint Municipal Planning Tribunal on a pro rata basis.
- 10.2 The Municipal Manager of the hosting municipality shall;
- (a) assume primary responsibility for the costs referred to in clause 10.1;
 - (b) submit an invoice to the other parties for their share of such costs quarterly.
- 10.3 Any party receiving an invoice in terms of clause 10.2.2 shall make payment of the amount reflected within 30 days of receipt thereof.

11 INDEPENDENCE OF TRIBUNAL

- 11.1 The Joint Municipal Planning Tribunal must exercise its powers in an independent manner, free from governmental or any other outside interference or influence, and in accordance with the highest standards of integrity, impartiality, objectivity and professional ethics.
- 11.2 No person, municipality or organ of state may interfere with the functioning of the Joint Municipal Planning Tribunal.

12 TECHNICAL AND OTHER ADVISERS

- 12.1 The hosting municipality shall establish and maintain-
- (a) a database of public sector technical and other advisers; and,
 - (b) a database of private sector technical and other advisers.
- 12.2 The Parties shall before publication of the notice referred to in clause 6.7.1 –
- (a) publish an invitation in one newspaper circulating in the municipal areas of the Parties for persons referred to in regulation 3(3) to be registered on the

database of private sector technical and other advisers and may determine conditions for incorporation into that database.

- 12.3 The chairperson may in consultation with the Municipal Managers appoint technical and other advisers to assist the joint Municipal Planning Tribunal per application that it has to consider and determine, if necessary.
- 12.4 The chairperson may consider appointing an adviser from the database of public sector technical and other advisers and only if there is no such adviser available or no adviser available with the requisite knowledge and skill, shall the chairperson consider an adviser from the database of private sector technical and other advisers.
- 12.5 The municipalities shall jointly be responsible for remuneration of the technical or other adviser for services rendered to the Joint Municipal Planning Tribunal, if that adviser is not a public service official.
- 12.6 The hosting Municipality must, in collaboration with the parties and in accordance with such conditions as may be agreed upon, secure the services of appropriate technical advisors to provide advice and assistance to the Joint Municipal Planning Tribunal as requested from time to time by the chairperson of the Joint Municipal Planning Tribunal.

13 APPLICATIONS TO BE CONSIDERED AND DECIDED BY THE JOINT MUNICIPAL PLANNING TRIBUNAL

- 13.1 The Parties shall, in accordance with the criteria determined in the Regulations, categories land development and land use applications in a corresponding manner.
- 13.2 The Parties shall refer such categories of applications determined by them to the joint Municipal Planning Tribunal.
- 13.3 The joint Municipal Planning Tribunal shall exercise and perform the powers, duties and functions of a Municipal Planning Tribunal referred to in the Act, the relevant provincial legislation and the Municipal Planning legislation adopted of the Parties.

14 APPLICATIONS AND PROCESS OF JOINT MUNICIPAL PLANNING TRIBUNALA land development and land use application shall be submitted by an applicant to the municipality in whose municipal area the land to which the application relates, is located.

- 14.2 The municipality in whose municipal area the land to which the application relates, is located, shall undertake all the required public participation procedures, intergovernmental participation procedures and internal procedures.
- 14.3 On receipt of an application, the Chairperson shall evaluate the application and decide on the knowledge and skills required to consider and determine the application and designate the necessary members to consider and determine that application, including the presiding officer.
- 14.4 The costs of the appointment of the Land Development Administrator serving the Joint Municipal Tribunal must be borne by the hosting municipality, who will recoup this cost from the other parties.
- 14.5 The administrative work required to be undertaken to manage and operate the Joint Municipal Planning Tribunal shall be carried out at the offices of the hosting Municipality.
- 14.6 The Land Development Administrator must, on receipt of the notice and documents in consultation with the chairperson of the Joint Municipal Planning Tribunal, make such arrangements as are necessary to notify members of the Joint Planning Tribunal to conduct a hearing.
- 14.7 The Land Development Administrator, where an application for municipal planning approval is ready for submission to the Joint Municipal Planning Tribunal, shall deliver to members of the hearing such application as required to be placed before the Joint Municipal Planning Tribunal.
- 14.8 Sittings of the Joint Municipal Planning Tribunal shall, as far as is reasonably possible, be held at the offices of the party from whom an application for municipal planning authority is submitted for decision by the Joint Municipal Planning Tribunal or at a place arranged by such party.
- 14.9 If more than one application is to be submitted to a hearing then such hearing shall be held at a place determined by the chairperson of the Joint Municipal Planning

Tribunal, after consultation with the Municipal Authorized Official.

15 HEARING AND DECISIONS

- 15.1 The chairperson of the Joint Municipal Planning Tribunal, in consultation with the Land Development Administrator, must refer an application to a hearing of the Joint Municipal Planning Tribunal designated by the chairperson for the purposes of:
- (a) making a recommendation on a particular application for municipal planning approval to the municipality; or
 - (b) deciding a particular application for municipal planning approval by delegated authority,
- 15.2 At least one of the members to whom an application for municipal planning approval has been referred to must be:
- (a) a registered planner, attorney or advocate;
 - (b) an official employed by the municipality;
 - (c) a person from outside the municipal service,
 - (d) one of whom must be designated as the Presiding Officer for all matters related to that application.
- 15.3 A recommendation or decision on an application for municipal planning approval is decided by a majority of the members at a hearing designated by the chairperson of a Municipal Planning Tribunal.
- 15.4 The Presiding Officer has a casting vote in the event of an equality of votes.
- 15.5 The Presiding Officer must sign the decision of the hearing of the Joint Municipal Planning Tribunal.
- 15.6 The Land Development Administrator must, once the Joint Municipal Planning Tribunal has made a decision, or on its instructions, refer the application back to the relevant Municipal LDA concerned with the decision or instruction of the Joint Municipal Planning Tribunal.
- 15.7 On receipt of the decision or instruction the Municipal Authorised Official must proceed therewith in terms of the adopted planning legislation of the municipality in whose area of jurisdiction the application is lodged.

16 ASSETS

- 16.1 The Joint Municipal Planning Tribunal shall not acquire any assets or incur liabilities and shall not employ any staff.

17 TRANSITION

- 17.1 If this agreement is cancelled for any reason whatsoever, then, despite such cancellation, the Joint Municipal Planning Tribunal must remain in existence and complete all applications then before it unless:

17.1.1 Such application is transferred, with the consent of the parties to the application, to a Municipal Planning Tribunal established by the parties to this agreement for their own areas of jurisdiction, or

17.1.2 Such application is transferred, with the consent of the parties to the application, to another Joint Municipal Planning Tribunal having jurisdiction, or

17.1.3 Acceptable arrangements are made by unanimous agreement by the parties to deal with such existing applications.

18 DISPUTES

- 18.1 Any dispute which arises between the Parties in connection with the interpretation of or giving effect to this Agreement shall be resolved amicably through consultation and negotiation.

- 18.2 Should a dispute remain unresolved, the provisions of the Intergovernmental Relations Framework Act, 13 of 2005 shall apply in the absence of specific dispute resolution measures prescribed by the Act.

19 LIMITATION OF LIABILITY

- 19.1 Notwithstanding anything contained in this Agreement, the Parties' maximum liability shall be limited to –

- (a) an act or omission of the authorised official referred to in section 35(2) of the Act; and,

- (b) the act or omission of a member of the joint Municipal Planning Tribunal in the year that the Party is responsible for the operational expenses of the joint Municipal Planning Tribunal.

20 MISCELLANEOUS AND FURTHER INTERPRETATION

- 20.1 This agreement constitutes the entire contract between the parties relative to the subject matter hereof and this agreement cancels any prior agreement between the parties with regard to the subject matter hereof unless specified to the contrary.
- 20.2 No variation of any of the terms and conditions of this agreement, including to this clause, will be binding on the parties unless committed to writing and signed by them respectively.
- 20.3 No indulgence that any party may grant to any other shall prejudice or constitute a waiver of the rights of the grantor, who shall not thereby be precluded from exercising any rights against the grantee that may have arisen in the past or might arise in the future.
- 20.4 Provided that the onus shall be on the party giving the notice to prove delivery, any notice required to be given to the other party under this agreement shall be deemed to have been received:
- 21.4.1 immediately if hand delivered to the address of the receiving party recorded under or in terms of clause 15.5;
 - 21.4.2 within 72 hours of being posted by pre-paid registered post and addressed to the receiving party at the address recorded in clause 15.5; and,
 - 21.4.4 immediately if sent by fax at the telefax number of the receiving party recorded in clause 15.5.
- 20.5 The parties to this agreement choose domicilium citandi et executandi for all purposes under this agreement at the following address and contact particulars:

uMdoni Local Municipality:

- [a]. Postal Address: P.O. Box 19, Scottburgh, 4180
Physical Address: Cnr Bram Fischer & Williamson Street
Fax No: 039 976 2432

uMzumbe Local Municipality:

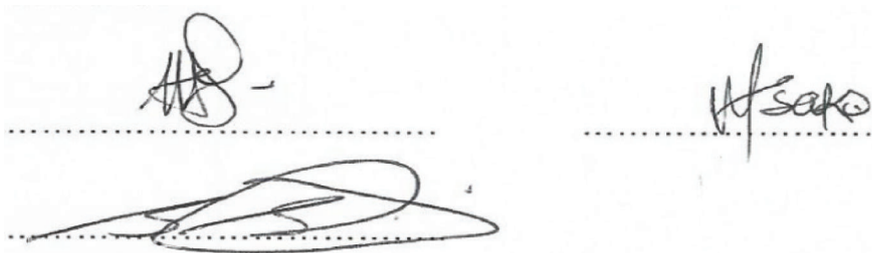
[a]. Postal Address: P.O Box 561, Hibberdene,4220
Physical Address: Sipofu Road, Mathulini Traditional Council
Fax No: 039 972 0099

20.6 Either party may alter any detail contained in clause 21.5 on giving the other party 7-day written notice thereof.

20.7 Notwithstanding anything to the contrary in this agreement contained, a written notice or communication actually received by a Party shall be adequate written notice or communication to it, notwithstanding that it has not been sent or delivered at a chosen domicilium citandi et executandi.

Signed at Umzumbe on the 29th day of May 2020 by V.P. Tsako in her capacity as the Municipal Manager of uMdoni Local Municipality, he/she being duly authorised by a resolution adopted by the Municipal Council of that Municipality Reference Date 28th February 2020.

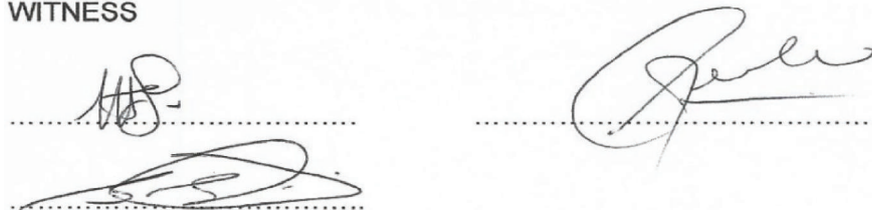
WITNESS



The image shows two handwritten signatures above dotted lines. The signature on the left is a stylized, cursive signature. The signature on the right is a more legible signature, appearing to read 'V.P. Tsako'.

Signed at Umzumbe on the 29th day of May 2020 by T.P. Cele in his capacity as the Municipal Manager of uMzumbe Local Municipality, he/she being duly authorised by a resolution adopted by the Municipal Council of that Municipality Reference Date 29 May 2020.

WITNESS



The image shows two handwritten signatures above dotted lines. The signature on the left is a stylized, cursive signature. The signature on the right is a more legible signature, appearing to read 'T.P. Cele'.

PROVINCIAL NOTICES • PROVINSIALE KENNISGEWINGS

PROVINCIAL NOTICE 92 OF 2020

**KWAZULU-NATAL PROVINCE**ECONOMIC DEVELOPMENT, TOURISM
AND ENVIRONMENTAL AFFAIRS
REPUBLIC OF SOUTH AFRICA**NOTICE****INVITATION FOR NOMINATIONS TO FILL VACANCIES ON THE BOARD OF THE KWAZULU-NATAL LIQUOR AUTHORITY**

By virtue of the powers vested in me as the Member of the KwaZulu-Natal Provincial Executive Council responsible for Economic Development, Tourism and Environmental Affairs, and in terms of section 8(2) and (5) of the KwaZulu-Natal Liquor Authority Act, 2010 (Act No. 6 of 2010), I hereby declare that there are vacancies on the Board of Directors of the KwaZulu-Natal Liquor Authority, and invite interested parties within the Province to nominate candidates for appointment to the Board for a period of three (3) years.

To qualify for nomination, person(s) must be fit and proper, and must–

- (a) have appropriate knowledge or experience in organised constituencies within the business industry;
- (b) meet the requirements contemplated in the King IV Report on Corporate Governance; and
- (c) possess the following skills and expertise:
 - (i) Legal skills, experience and/or qualifications; Advocate or Attorney will be given preference
 - (ii) Financial skills, experience and/or qualifications;**
 - (iii) Liquor industry and experience or qualifications;
 - (iv) Corporate or governance experience and/or qualifications;
 - (v) knowledge and experience in the field of welfare, socioeconomic development, social services or health and or qualification

Nominations must be in writing and accompanied by a signed Nomination Letter from the Nominator and Acceptance Letter from the Nominee/Candidate, in addition to which the Candidate must submit–

- (a) a detailed Curriculum Vitae (CV);
- (c) certified copies of qualifications and Identity Document; and
- (d) supporting information and contact details of at least two References.

All nominations must be marked **Board Appointment for the KwaZulu-Natal Trade and Investment Agency** and addressed to the Head of Department, 270 Jabu Ndlovu Street, Pietermaritzburg, 3201 or Private Bag X9152, Pietermaritzburg, 3200 or sent via email to Board.applications@kznedtea.gov.za.

Closing date for nominations is 16:00 on 28 September 2020.

MS N DUBE-NCUBE, MPL

**Member of Executive Council of the Province of KwaZulu-Natal
responsible for economic development and tourism**

**KWAZULU-NATAL PROVINCE**ECONOMIC DEVELOPMENT, TOURISM
AND ENVIRONMENTAL AFFAIRS
REPUBLIC OF SOUTH AFRICA**NOTICE****INVITATION FOR NOMINATIONS TO FILL VACANCIES ON THE BOARD OF THE KWAZULU-NATAL TRADE AND INVESTMENT AGENCY**

By virtue of the powers vested in me as the Member of the KwaZulu-Natal Provincial Executive Council responsible for Economic Development, Tourism and Environmental Affairs, and in terms of section 5(2) and (3) of the KwaZulu-Natal Trade and Investment Agency Act, 2010 (Act No. 5 of 2010), I hereby declare that there are vacancies on the Board of Directors of the KwaZulu-Natal Trade and Investment Agency, and invite interested parties within the Province to nominate candidates for appointment to the Board.

To qualify for nomination, person(s) must be fit and proper, and must–

- (a) have appropriate knowledge or experience in organised constituencies within the Business Industry;
- (b) meet the requirements contemplated in the King IV Report on Corporate Governance; and
- (c) possess one or more of the following skills, experience and qualifications:
 - (i) Local government experience and qualifications;
 - (ii) Labour market experience and qualifications;
 - (iii) Investment and export experience and qualifications;
 - (iv) Financial skills, experience and qualifications;
 - (v) Human resource experience and qualifications;
 - (vi) Community development skills and experience;
 - (vii) Planning or development skills and experience; and
 - (viii) Corporate governance experience and qualifications.

Nominations must be in writing and accompanied by a signed Nomination Letter from the Nominator and an Acceptance Letter from the Nominee/Candidate, in addition to which the Candidate must submit–

- (a) a detailed Curriculum Vitae (CV) indicating the relevant field contemplated in paragraph (c) above;
- (b) certified copies of qualifications and Identity Document; and
- (c) supporting information and contact details of at least three References.

All nominations must be marked ***Nomination to the Board of the KwaZulu-Natal Trade and Investment Agency*** and addressed to the Head of Department, 270 Jabu Ndlovu Street, Pietermaritzburg, 3201 or Private Bag X9152, Pietermaritzburg, 3200 or sent via email to Board.applications@kznedtea.gov.za under the same heading.-

Closing date for nominations is 16:00 on 28 September 2020.

MS N DUBE-NCUBE, MPL

**Member of Executive Council of the Province of KwaZulu-Natal
responsible for economic development and tourism**

**KWAZULU-NATAL PROVINCE**ECONOMIC DEVELOPMENT, TOURISM
AND ENVIRONMENTAL AFFAIRS
REPUBLIC OF SOUTH AFRICA**OFFICE OF THE MEC**

Private Bag X454, PIETERMARITZBURG, 3200

181 Hoosen Haffeeje Street, Block B Delliote House Pietermaritzburg, 3201

E-mail: Ngobisile.Mbodla@kznedtea.gov.za

Tel: +27 (0)33 – 328 8000 Fax: +27 (0)33 – 328 8045

**INVITATION TO NOMINATE CANDIDATES FOR APPOINTMENT TO MOSES KOTANE
INSTITUTE(MKI) BOARD**

The MEC of Economic Development, Tourism and Environmental Affairs, the Honourable, Ms. Nomusa Dube-Ncube invites interested parties to submit nominations for the appointment of suitable individuals to the Board of Directors of the entity. MKI is a company which is wholly owned by the Provincial Government of KwaZulu-Natal. It is a non-profit organization that is not yet listed under PFMA. Its purpose is to contribute towards sustainable economic development by conducting world-class economic research, leading innovation and technology and oceans economy in the Province of KwaZulu-Natal.

To qualify for nomination, person(s) must be fit and proper and:

- (a) Must not be disqualified from being a director of a company and at least 4 nominees must meet the requirements of independence allowing for appointment to the Audit Committee of a company, as contemplated in section 94 of the Companies Act, 2008. Nominees may be subject to vetting.
- (b) Should meet the requirements for independence contemplated in the King III and King IV reports on Corporate Governance and
- (c) Possess one or more of the following skills, experience and qualifications:
 - (i) Local government experience and qualifications;
 - (ii) ICT skills, experience and qualifications;
 - (iii) Human resource experience and qualifications,
 - (iv) Financial, Commerce and business management skills, experience and qualifications;
 - (v) Research on Bio, Maritime, economic and law skills, experience and qualifications

Nominations must be in writing and accompanied by signed nomination letter from the nominator and acceptance letter from the nominee/candidate, in addition to which the candidate must submit

- (a) A detailed Curriculum Vitae (CV) indicating the relevant field contemplated in paragraph (C) above.
- (b) Certified copies of qualifications and identity document, and
- (c) Supporting information and contact details of a least three references.

All nominations must be marked **Nomination to the Board of Moses Kotane Institute (MKI)** and addressed to the Office of the Head of Department, 270 Jabu Ndlovu Street, Pietermaritzburg, 3201 or Private Bag X 9152, Pietermaritzburg, 3200 or send via email to Board.Applications@kznedtea.gov.za

Closing dated for nominations is 28 September 2020 at 16:00pm

PROVINCIAL NOTICE 93 OF 2020

KWAZULU-NATAL DEPARTMENT OF ECONOMIC DEVELOPMENT, TOURISM & ENVIRONMENT AFFAIRS:**DETERMINATION IN TERMS OF REGULATION 171 OF THE KWAZULU-NATAL GAMING AND BETTING REGULATIONS, 2012, THAT THE RESULTS OF THE EUROPE INSTANT LOTTO WIN 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—

EUROPE: LOTTO INSTANT WIN, THE COMPLETE SUITE OF STUDIO'S**STUDIO 1 – 48 balls, with 3 draws**

1. Win 5/48
2. Lucky Six, 35/48
3. Win 7/48

STUDIO 2 – 20 ball drum

1. Win 5/20
2. Win 10/20

STUDIO 3 – 37 ball drum

1. Win 1/37
 - a) Colour of drawn ball
 - b) Over, under or equal to a chosen number
 - c) Range of numbers in which the drawn ball is positioned

STUDIO 4 - 80 ball drum**1. KENO 5/80**

In the game Keno 5/80, the first 5 balls are drawn out of 80. To participate, a player needs to choose 5 numbers. The winning ticket and the winning amount is determined by the number of selected numbers on the ticket.

2. KENO 10/80

In the game Keno 10/80, 10 balls are drawn out of 80 after the first 5. To participate, a player needs to choose 10 numbers. The winning ticket and the winning amount is determined by the number of selected numbers on the ticket.

3. KENO 20/80

In the game Keno 20/80, 20 balls are drawn out of 80 after the first 5. To participate, a player needs to choose 20 numbers. The winning ticket and the winning amount is determined by the number of selected numbers on the ticket.

4. Win 5/80

In the game 5/80, first 5 balls are drawn out of 80. It is possible to choose between 1 and 5 numbers for a single ticket. The win is achieved only if all the chosen numbers are drawn. The winning amount is determined by multiplying the stake with the chosen odds.

5. Win 10/80

In the game 10/80, 10 balls are drawn out of 80 after the first 5. It is possible to choose between 1 and 8 numbers for a single ticket. The win is achieved only if all the chosen numbers are drawn. The winning amount is determined by multiplying the stake with the chosen odds.

6. Win 20/80

In the game 20/80, 20 balls are drawn out of 80 after the first 5. It is possible to choose between 1 and 8 numbers for a single ticket. The win is achieved only if all the chosen numbers are drawn. The winning amount is determined by multiplying the stake with the chosen odds.

7. Win 30/80

In the game 30/80, 30 balls are drawn out of 80 after the first 5. It is possible to choose between 1 and 8 numbers for a single ticket. The win is achieved only if all the chosen numbers are drawn. The winning amount is determined by multiplying the stake with the chosen odds.

8. Win 40/80

In the game 40/80, 40 balls are drawn out of 80 after the first 5. It is possible to choose between 1 and 8 numbers for a single combination ticket. The win is achieved only if all the chosen numbers are drawn. The winning amount is determined by multiplying the stake with the chosen odds.

9. Win 50/80

In the game 50/80, 50 balls are drawn out of 80 after the first 5. It is possible to choose between 1 and 8 numbers for a single ticket. The win is achieved only if all the chosen numbers are drawn. The winning amount is determined by multiplying the stake with the chosen odds.

STUDIO 5 - 49 ball drum plus a 10 ball drum**1. Win 5/49 + 2/10**

In this game the first 5 out of 49 balls are drawn followed by 2 out of 10 ball. It is possible to choose between 1 and 5 numbers from the 49 ball drum in combination with 1 or 2 numbers from the 10 ball drum in a single ticket. The win is achieved only if all the chosen numbers are drawn.

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

Given under my Hand at Pietermaritzburg, this 28th day of August 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 KOMNOTHO, EZEKUVAKASHA
NEZEMVELO WAKWAZULU-NATALI
ISAZISO**

**ISINQUMO NGOKOMTHETHONQUBO 171 WEMITHETHONQUBO YEMIDLALO YEMALI
NOKUBHEJA, 2012, SOKUTHI IMIPHUMELEA “YE-EUROPE INSTANT LOTTO WIN”
IBE NGOMUNYE 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-EUROPE: LOTTO INSTANT WIN, THE COMPLETE SUITE OF STUDIO'S

STUDIO 1 – amabhola angama-48, namathathu atonyuliwe

1. Win 5/48
2. Lucky Six, 35/48
3. Win 7/48

STUDIO 2 – 20 ball drum

1. Win 5/20
2. Win 10/20

STUDIO 3 – 37 ball drum

1. Win 1/37
 - a) Umbala webhola elitonyuliwe
 - b) Angaphezulu, angaphansi noma alingana nenombolo ekhethiwe
 - c) Izinombolo ibhola elitonyuliwe eliphakathi kwazo

STUDIO 4 - 80 ball drum

1. KENO 5/80

Emdlalweni we-Keno 5/80, amabhola amahlanu okuqala atonyulwa kwangama-80. Ukudlala, umdlali kumele akhethe izinombolo ezinhlanu. Ithikithi eliwinayo kanye nesamba esiwinyayo kunqunywa isibalo sezinombolo ezikhethwe kulelo thikithi.

2. KENO 10/80

Emdlalweni we-Keno 10/80, amabhola ayi-10 atonyulwa kwangama-80 emva kwamahlanu okuqala. Ukudlala, umdlali kumele akhethe izinombolo eziyi-10. Ithikithi eliwinayo kanye nesamba esiwinyayo kunqunywa isibalo sezinombolo ezikhethwe kulelo thikithi.

3. KENO 20/80

Emdlalweni we-Keno 20/80, amabhola angama-20 atonyulwa kwangama-80 emva kwamahlanu okuqala. Ukudlala, umdlali kumele akhethe izinombolo ezingama-20. Ithikithi eliwinayo kanye nesamba esiwinyayo kunqunywa isibalo sezinombolo ezikhethwe kulelo thikithi.

4. Win 5/80

Emdlalweni we-5/80, amabhola amahlanu okuqala atonyulwa kwangama-80. Umuntu angakhetha izinombolo eziphakathi kuka 1 no 5 ethikithini elilodwa. Umuntu uwina kuphela uma zonke izinombolo ezikhethiwe zitonyuliwe. Isamba esiwinyayo sinqunywa ngokuphindaphinda isteki ngokukhethiwe.

5. Win 10/80

Emdlalweni we-10/80, amabhola ayi-10 atonyulwa kwangama-80 emva kwamahlanu okuqala. Umuntu angakhetha izinombolo eziphakathi kuka 1 no 8 ethikithini elilodwa. Umuntu uwina kuphela uma zonke izinombolo ezikhethiwe zitonyuliwe. Isamba esiwinywayo sinqunywa ngokuphindaphinda isteki ngokukhethiwe.

6. Win 20/80

Emdlalweni we-20/80, amabhola angama-20 atonyulwa kwangama-80 emva kwamahlanu okuqala. Umuntu angakhetha izinombolo eziphakathi kuka 1 no 8 ethikithini elilodwa. Umuntu uwina kuphela uma zonke izinombolo ezikhethiwe zitonyuliwe. Isamba esiwinywayo sinqunywa ngokuphindaphinda isteki ngokukhethiwe.

7. Win 30/80

Emdlalweni we-30/80, amabhola angama-30 atonyulwa kwangama-80 emva kwamahlanu okuqala. Umuntu angakhetha izinombolo eziphakathi kuka 1 no 8 ethikithini elilodwa. Umuntu uwina kuphela uma zonke izinombolo ezikhethiwe zitonyuliwe. Isamba esiwinywayo sinqunywa ngokuphindaphinda isteki ngokukhethiwe.

8. Win 40/80

Emdlalweni we-40/80, amabhola angama-40 atonyulwa kwangama-80 emva kwamahlanu okuqala. Umuntu angakhetha izinombolo eziphakathi kuka 1 no 8 ethikithini elilodwa. Umuntu uwina kuphela uma zonke izinombolo ezikhethiwe zitonyuliwe. Isamba esiwinywayo sinqunywa ngokuphindaphinda isteki ngokukhethiwe.

9. Win 50/80

Emdlalweni we-50/80, amabhola angama-50 atonyulwa kwangama-80 emva kwamahlanu okuqala. Umuntu angakhetha izinombolo eziphakathi kuka 1 no 8 ethikithini elilodwa. Umuntu uwina kuphela uma zonke izinombolo ezikhethiwe zitonyuliwe. Isamba esiwinywayo sinqunywa ngokuphindaphinda isteki ngokukhethiwe.

STUDIO 5 - 49 ball drum plus a 10 ball drum**1. Win 5/49 + 2/10**

Kulo mdlalo kutonyulwa amabhola amahlanu okuqala kwangama-49 ebese elandelwa ngamabili kwayi-10. Umuntu angakhetha izinombolo eziphakathi kuka 1 no 5 edramini elinamabhola angama-49 kanye nenombolo eyodwa noma ezimbili edramini elinamabhola ayishumi ethikithini elilodwa. Umuntu uwina kuphela uma zonke izinombolo ezikhethiwe zitonyuliwe.

ibe ngomunye umdlalo ongabhejelwa KwaZulu-Natali.

Sikhishwe ngaphansi kweSandla sami eMgungundlovu, mhla zingama-28 kuNcwaba ngoNyaka weziNkulungwane eziMbili namaShumi amaBili.

NKK. NOMUSA DUBE-NCUBE, ILUNGU LESISHAYAMTHETHO SESIFUNDAZWE

uNgqongqoshe wesiFundazwe saKwaZulu-Natali

obhekele ezemidalo yemali nokubheja

PROVINCIAL NOTICE 94 OF 2020**KWAZULU-NATAL DEPARTMENT OF ECONOMIC DEVELOPMENT, TOURISM & ENVIRONMENT AFFAIRS:****DETERMINATION IN TERMS OF REGULATION 171 OF THE KWAZULU-NATAL GAMING AND BETTING REGULATIONS, 2012, THAT THE RESULTS OF THE LOTTERY 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—

“Florida Lotto”,

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

Given under my Hand at Pietermaritzburg, this 3rd day of September 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 KOMNOTHO, EZEKUVAKASHA
NEZEMVELO WAKWAZULU-NATALI**

**ISINQUMO NGOKOMTHETHONQUBO 171 WEMITHETHONQUBO YEMIDLALO
YEMALI NOKUBHEJA, 2012, SOKUTHI IMIPHUMELEA YELOTHO EQHUTSHWA
EMAZWENI ANGAPHANDLE EHLUKAHLUKENE IBE NGEMINYE 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 nginguma ukuthi –

i-*“Florida Lotto”*,

ibe ngomunye umdlalo ongabhejelwa KwaZulu-Natali.

Sikhishwe ngaphansi kweSandla sami eMgungundlovu, mhla zi-3 kuMandulo ngoNyaka weziNkulungwane eziMbili namaShumi amaBili.

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

PROVINCIAL NOTICE 95 OF 2020

KWAZULU-NATAL DEPARTMENT OF ECONOMIC DEVELOPMENT, TOURISM & ENVIRONMENT AFFAIRS:**DETERMINATION IN TERMS OF REGULATION 171 OF THE KWAZULU-NATAL GAMING AND BETTING REGULATIONS, 2012, THAT THE RESULTS OF THE VIRTUAL SPORT AND GAMES OPERATED 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 the Kiron Interactive virtual sports and games –

- a) **Football Single Game;**
- b) **Football Leagues (English, Italian & Spanish);**
- c) **Horse Racing;**
- d) **Steeple Chase;**
- e) **Motor Racing**
- f) **Trotting and**
- g) **Racing Roulette**

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

Given under my Hand at Pietermaritzburg, this 3rd day of September 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 KOMNOTHO, EZEKUVAKASHA
NEZEMVELO WAKWAZULU-NATALI**

ISAZISO

**ISINQUMO NGOKOMTHETHONQUBO 171 WEMITHETHONQUBO YEMIDLALO
YEMALI NOKUBHEJA, 2012, SOKUTHI IMIPHUMELEA YEMIDLALO EQHUTSHWA
NGOBUXHAKAXHAKA BEZOBUCHWEPHESHE IBE NGEMINYE 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 imidlalo eqhutshwa ngobuxhakaxhaka bezobuchwepheshe ye-Kiron Interactive –

- (a) **Football Single Game;**
- (b) **Football Leagues (English, Italian & Spanish);**
- (c) **Horse Racing;**
- (d) **Steeple Chase;**
- (e) **Motor Racing**
- (f) **Trotting and**
- (g) **Racing Roulette**

ibe ngeminye imidlalo engabhejelwa KwaZulu-Natali.

Sikhishwe ngaphansi kweSandla sami eMgungundlovu, mhla zi-3 kuMandulo ngoNyaka weziNkulungwane eziMbili namaShumi amaBili.

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

PROVINCIAL NOTICE 96 OF 2020

KWAZULU-NATAL LAND ADMINISTRATION 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 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 disposing the under mentioned Provincial properties to the Okukho; Mlaba/Ximba and Hlabisa/Mpukunyoni Claimants for land claim purposes, however, the properties are under the Protected Areas Act, for Nature Reserves:-

| 1. Property Description | 2. Extent | 3. Title Deed No. |
|---|------------------|--------------------------|
| Portion 10 of the Farm Game Reserve No. 17434 Registration division GU | 13 315, 5738ha | Unregistered State Land |
| Portion 11 of the Farm Game Reserve No. 17434 Registration division GU | 13 505,7528ha | Unregistered State Land |
| Portion 12 of the Farm Game Reserve No. 17434 Registration division GU | 23 470.0503ha | Unregistered State Land |

- | | |
|-------------------------------------|--|
| 4. Applicable rights over property: | Subject to Municipal By-Laws and to a restraint of Free Alienation |
| 5. Current Zoning: | Unregistered State Land |
| 6. Municipal District: | Zululand District Municipality |
| 7. Current usage: | Nature Reserve purposes |

Written representations with regard to the proposed disposal of a right 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

Physical Address

191 Prince Alfred Street, Pmburg, 3201

Postal Address

Private Bag X 9041
Pietermaritzburg
3200

Enquiries person: Mr. A Cassim
Tel. No.: 033 260 4203
Fax. No.: 033 260 4191

Attention: Mr A Cassim :

MUNICIPAL NOTICES • MUNISIPALE KENNISGEWINGS

MUNICIPAL NOTICE 78 OF 2020**ENDUMENI LOCAL MUNICIPALITY****ERRATUM**

Municipal Notice No 17 of 2020 as published in the Kwazulu-Natal Provincial Gazette No 2177 dated 26 March 2020 is herewith amended by the substitution of the surname of the Chairperson where it is reflected as “Mr A W Theron” with that of “Mr A W Thomson”.

S. D. MBHELE
MUNICIPAL MANAGER

NOTICE No. 79/2020

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