



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

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1 APRIL 2021

1 APRIL 2021

No: 2266

**We all have the power to prevent AIDS**



**AIDS  
HELPLINE**

**0800 012 322**

DEPARTMENT OF HEALTH

**Prevention is the cure**

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**GENERAL NOTICES • ALGEMENE KENNISGEWINGS**

**GENERAL NOTICE 7 OF 2021**



**KWAZULU-NATAL DOBBELARY EN WEDDERY RAAD**

**1. KENNISGEWING VAN AANSOEKE ONTVANG OM TIPE "A" PERSEELOPERATEURS LISENSIES TE VERKRY: GROEP 53**

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
<b>Luck At It KZN (Edms) Bpk h/a Luck @ It</b>	1. Sarica Kara t/a Chill Zone Sports Bar	Shop 10 Arbor Park, 6 Aloe Street in Newcastle
	2. Nothando Nxumalo t/a Zwide	Opposite new Khula Village Taxi Rank, Next to Veyane Cultural Village Zide Business Centre, St Lucia
	3. Maureen Gloria Athia t/a Allandale Restaurant	67 Manuel Road, Pietermaritzburg
	4. Kaiser-Krone (Pty) Ltd t/a Bulldog Pub	665 Old Greytown Road, Raisethorpe in Pietermaritzburg
	5. Them bani Douglas Dladla t/a TD Lounge	Empangeni Central Extension 33 4 Weightman Avenue, Lot 8436 Taxi Rank A Surburb Empangeni
	6. Gecko Inn (Pty) Ltd t/a Gecko Inn	Lot 3647 48 and 50 Bottlebrush Bend, Veld En Vlei, Richards Bay
	7. Park Rynie Oceanic Hotel (Pty) Ltd t/a Oceanic Hotel	26 Main Road, Park Rynie
	8. Govindasamy Pregasan t/a Atlantis	3 Beach Road, 2nd Floor, Isipingo
	9. Ashmarbell3 (Pty) Ltd t/a Vill Inns Pool And Sports Bar	Shop 33 and 34 Glenwood Village, 397 Che Guevara Road, Glenwood in Durban
<b>Grand Gaming KZN Slots (Edms) Bpk h/a KZN Slots</b>	1. GGM Investments (Pty) Ltd t/a Waxys Hillcrest	Shop 13 to 18 The Colony Shopping Centre, 50 Old Main Road, Hillcrest, Durban
	2. Naadia Nobin t/a Billions Bar	Shop 6 and 7, 11 Bally Road, Isipingo, Durban
	3. Matthew James Smith t/a Manta Point	6 Reynolds Street, Umkomaas
	4. Indrassen Pillay t/a Crazy 8	6 Purity Lane, Shop 5 And 6 B Coronation Walk, Malvern, Durban
	5. Mbali Zakithi Precious Dladla t/a Ekhaya Eating House	789 Corner Malandela And R93 Old Main Road, Sub 482 Of 73 Of The Farm Melkhout Kraal, Phoenix Industrial Park, Durban
	6. Gold Circle (Pty) Ltd t/a Greyville Tote	150 AVONDALE ROAD, GATE 4, GREYVILLE
	7. Kloof Country Club	26 VICTORY ROAD, KLOOF, DURBAN
<b>Grand Gaming KZN (Edms) Bpk h/a Kingdom Slots</b>	1. Raksha Singh T/A Cut Price Pub	705 Choota Motala Road, Pietermaritzburg
	2. Surendra Singh T/A Haythorne Inn	79 Woodlands Road, Woodlands, Pietermaritzburg
	3. Dj Diners (Pty) Ltd t/a Tab Ballito	Unit 1a 1b And 2c Balitto Millenium Drive, Ballito Moffet
<b>Vukani Gaming KZN (Edms) Bpk h/a V Slots</b>	1. Sumindree Chetty t/a 14 Steps	15 Debi Place, Northdale, Pietermaritzburg
	2. Saktri Trading (Pty) Ltd t/a Vida Loca Lounge	8 Egerton Road, Ladysmith
	3. Mbhobho Trading and Projects (Pty) Ltd t/a Ayeb Yeb Lounge	223 Klasie Havenga Street, Pongola
	4. Farhana Naidoo t/a Leaking Barrel	44 Allandale Drive, Pietermaritzburg
	5. Nhloso Codessa Mvuna t/a Humphreys Tavern	5 Swinton Road, Shop 35 SJ Smith Hostel, Merebank, Durban
	6. Ana Maria Goncalves Zuidema t/a Little Portugal	157A Marine Terrace, Scottburgh

**2. KENNISGEWING VAN AANSOEKE ONTVANG OM TIPE "B" PERSEELOPERATEURS LISENSIES TE VERKRY: GROEP 53**

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 "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. Jainthree Devi Singh t/a New Rand Hotel	85 Stanger Street, Durban	5	5
	2. Salrina Investments (Pty) Ltd t/a Emakhosini Hotel on East	73 East Street, Overport, Durban	5	5
	3. Tees on Vegas Pty Ltd t/a Tees on Vegas	Shop 2, Woodview Shopping Centre, Woodview, Phoenix	5	5
Grand Gaming KZN (Edms) Bpk h/a Kingdom Slots	1. Capricorn Hotel Cc T/A Capricorn Hotel	3 Boundary Road, Lennoxton, Newcastle	5	3
	2. Royal Hotel Newcastle Cc T/A Royal Hotel Newcastle	20 Voortrekker Street, Newcastle	5	3
	3.			
	4. Seabelle Restaurant And Take Away (Pty) Ltd T/A Seabelle Restaurant	Shop 1, 62 South Beach Rd, La Mercy	5	5
Luck At It KZN (Edms) Bpk h/a Luck @ It	1. Jean MMD Pty Ltd t/a Bootleggers	Shop no. 16, 9 Heritage Road, Old Main Road, Hillcrest	5	15
	2. Jo's Pool Bar CC t/a Jo's Pool Bar	Shops 5 & 6, 63 Umhlanga Rocks Drive, Durban	5	7
Vukani Gaming KZN (Edms) Bpk h/a V Slots	1. Nyathi Casino (Pty) Ltd t/a Nyathi Gaming and Waterfront Lounge	Portion 11 of the Farm Lot 223 Umhlathuzi No 16230, Richards Bay, Unit 1 Quay Walk Building, New Ark Road	0	20
	2. Chetty D Investments (Pty) Ltd t/a Bar Code	17 Erica Avenue, Kharwastan, Chatsworth	5	5
	3. Rajesh Chanderbhai Maharaj t/a Kiara's Restaurant & Take-Away	324 Kandahar Avenue, Ladysmith	5	5
	4. Kuthangi Lodge CC t/a Kuthangi lodge	65 Mark Street, Vryheid	5	10

### 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. Pathmanathan Kolandaivelu Pillay: 15 Kotecha Place, Effingham Heights	100%	A	Jo's Pool Bar CC t/a Jo's Pool Bar: Shops 5 & 6, 63 Umhlanga Rocks Drive, Durban	Luck At It KZN (Edms) Bpk h/a Luck @ It
2. Playabets KZN (Pty) Ltd T/A Playabets: Greater Edendale Mall, Corner Moses Mabhidha and Mount Patridge Roads, Edendale, Pietermaritzburg	100%	A	Omame Betshops (Pty) Ltd t/a Omame Betshops – Pietermaritzburg: Greater Edendale Mall, Corner Moses Mabhidha and Mount Patridge Roads, Edendale, Pietermaritzburg	Grand Gaming KZN (Edms) Bpk h/a Kingdom Slots
3. Seabelle Restaurant And Takeaway (Pty) Ltd: Shop 1, 62 South Beach Road, La Mercy	100%	A	Rokeshen Govender t/a Seabelle Restaurant: Shop 1, 62 South Beach Road, La Mercy	Grand Gaming KZN (Edms) Bpk h/a Kingdom Slots

4. BETSUMOR GAMING (PTY) LTD T/A BETSUMOR GAMING: Shop 26, Rencken Superstar Complex, Old main Road, Mandeni	100%	A	K2015261893 (South Africa) (Pty) Ltd t/a Siquembe Pub & Grill: Shop 26, Rencken Superstar Complex, Old main Road, Mandeni	Grand Gaming KZN (Edms) Bpk h/a Kingdom Slots
5. Tees on Vegas Pty Ltd t/a Tees on Vegas: Shop 2 Woodview Shopping Centre, Phoenix	100%	A	Lutchman Singh t/a Woodview Sports Tavern: Shop 2 Woodview Shopping Centre, Phoenix	Grand Gaming KZN Slots (Edms) Bpk h/a KZN Slots
6. Mr Thokozani Thwala: 17 East Street, Vryheid	100%	A	Kuthangi Logde CC t/a Kuthangi lodge: 65 Mark Street, Vryheid	Vukani Gaming KZN (Edms) Bpk h/a V Slots
7.1 Inkambo Projects and Development (Pty) Ltd: Suite 2, 8 Old Main Road, Hillcrest	10%	Bingo	Shockproof Investments 96 (Pty) Ltd: licensed to operate two Bingo halls in KZN (1. Shop 69 Bluff Shopping Centre, 318 Tara Road, Bluff and 2. Pietermaritzburg	nie van toepassing nie
7.2 Machezo Gaming (Pty) Ltd: 7 Burford Road, Victoria, Houghton Johannesburg	30.1%			

**4. OORDRAG VAN TIPE "A" PERSELOPERATEURS 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 Slots (Edms) Bpk h/a KZN Slots	Gerd Peter Karl Etzel t/a Lincoln Steak House	Tania Van Wyk t/a Lincoln Steak House	Shop 35 Kingsburgh Centre, Cnr of Ocean View & Araucaria Road, Kingsburgh

**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 Dobbelay 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 **01 April 2021 tot 22 April 2021**.

KwaZulu-Natal Dobbelay 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 22 April 2022**. 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 Dobbelay en Weddery Raad, Private sak 9102, Pietermaritzburg

## ALGEMENE KENNISGEWING 7 VAN 2021



## KWAZULU-NATAL DOBBELARY EN WEDDERY RAAD

## 1. KENNISGEWING VAN AANSOEKE ONTVANG OM TIPE "A" PERSEELOPERATEURS LISENSIES TE VERKRY: GROEP 53

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ROETE OPERATEUR	TIPE "A" OPERATEUR APPLIKANT	ADRES
<b>Luck At It KZN (Edms) Bpk h/a Luck @ It</b>	1. Sarica Kara t/a Chill Zone Sports Bar	Shop 10 Arbor Park, 6 Aloe Street in Newcastle
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	3. Maureen Gloria Athia t/a Allandale Restaurant	67 Manuel Road, Pietermaritzburg
	4. Kaiser-Krone (Pty) Ltd t/a Bulldog Pub	665 Old Greytown Road, Raisethorpe in Pietermaritzburg
	5. Them bani Douglas Dlodla t/a TD Lounge	Empangeni Central Extension 33 4 Weightman Avenue, Lot 8436 Taxi Rank A Surburb Empangeni
	6. Gecko Inn (Pty) Ltd t/a Gecko Inn	Lot 3647 48 and 50 Bottlebrush Bend, Veld En Vlei, Richards Bay
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	2. Surendra Singh T/A Haythorne Inn	79 Woodlands Road, Woodlands, Pietermaritzburg
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<b>Vukani Gaming KZN (Edms) Bpk h/a V Slots</b>	1. Sumindree Chetty t/a 14 Steps	15 Debi Place, Northdale, Pietermaritzburg
	2. Saktri Trading (Pty) Ltd t/a Vida Loca Lounge	8 Egerton Road, Ladysmith
	3. Mbhobho Trading and Projects (Pty) Ltd t/a Ayeb Yeb Lounge	223 Klasie Havenga Street, Pongola
	4. Farhana Naidoo t/a Leaking Barrel	44 Allandale Drive, Pietermaritzburg
	5. Nhloso Codessa Mvuna t/a Humphreys Tavern	5 Swinton Road, Shop 35 SJ Smith Hostel, Merebank, Durban
	6. Ana Maria Goncalves Zuidema t/a Little Portugal	157A Marine Terrace, Scottburgh

## 2. KENNISGEWING VAN AANSOEKE ONTVANG OM TIPE "B" PERSEELOPERATEURS LISENSIES TE VERKRY: GROEP 53

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 aansoek 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
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	3. Tees on Vegas Pty Ltd t/a Tees on Vegas	Shop 2, Woodview Shopping Centre, Woodview, Phoenix	5	5
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	2. Royal Hotel Newcastle Cc T/A Royal Hotel Newcastle	20 Voortrekker Street, Newcastle	5	3
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	4. Seabelle Restaurant And Take Away (Pty) Ltd T/A Seabelle Restaurant	Shop 1, 62 South Beach Rd, La Mercy	5	5
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	2. Jo's Pool Bar CC t/a Jo's Pool Bar	Shops 5 & 6, 63 Umhlanga Rocks Drive, Durban	5	7
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	2. Chetty D Investments (Pty) Ltd t/a Bar Code	17 Erica Avenue, Kharwastan, Chatsworth	5	5
	3. Rajesh Chanderbhai Maharaj t/a Kiara's Restaurant & Take-Away	324 Kandahar Avenue, Ladysmith	5	5
	4. Kuthangi Lodge CC t/a Kuthangi lodge	65 Mark Street, Vryheid	5	10

**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. Pathmanathan Kolandaivelu Pillay: 15 Kotecha Place, Effingham Heights	100%	A	Jo's Pool Bar CC t/a Jo's Pool Bar: Shops 5 & 6, 63 Umhlanga Rocks Drive, Durban	Luck At It KZN (Edms) Bpk h/a Luck @ It
2. Playabets KZN (Pty) Ltd T/A Playabets: Greater Edendale Mall, Corner Moses Mabhida and Mount Patridge Roads, Edendale, Pietermaritzburg	100%	A	Omame Betshops (Pty) Ltd t/a Omame Betshops – Pietermaritzburg: Greater Edendale Mall, Corner Moses Mabhida and Mount Patridge Roads, Edendale, Pietermaritzburg	Grand Gaming KZN (Edms) Bpk h/a Kingdom Slots
3. Seabelle Restaurant And Takeaway (Pty) Ltd: Shop 1, 62 South Beach Road, La Mercy	100%	A	Rokeshen Govender t/a Seabelle Restaurant: Shop 1, 62 South Beach Road, La Mercy	Grand Gaming KZN (Edms) Bpk h/a Kingdom Slots

4. BETSUMOR GAMING (PTY) LTD T/A BETSUMOR GAMING: Shop 26, Rencken Superstar Complex, Old main Road, Mandeni	100%	A	K2015261893 (South Africa) (Pty) Ltd t/a Siquembe Pub & Grill: Shop 26, Rencken Superstar Complex, Old main Road, Mandeni	Grand Gaming KZN (Edms) Bpk h/a Kingdom Slots
5. Tees on Vegas Pty Ltd t/a Tees on Vegas: Shop 2 Woodview Shopping Centre, Phoenix	100%	A	Lutchman Singh t/a Woodview Sports Tavern: Shop 2 Woodview Shopping Centre, Phoenix	Grand Gaming KZN Slots (Edms) Bpk h/a KZN Slots
6. Mr Thokozani Thwala: 17 East Street, Vryheid	100%	A	Kuthangi Logde CC t/a Kuthangi lodge: 65 Mark Street, Vryheid	Vukani Gaming KZN (Edms) Bpk h/a V Slots
7.1 Inkambo Projects and Development (Pty) Ltd: Suite 2, 8 Old Main Road, Hillcrest	10%	Bingo	Shockproof Investments 96 (Pty) Ltd: licensed to operate two Bingo halls in KZN (1. Shop 69 Bluff Shopping Centre, 318 Tara Road, Bluff and 2. Pietermaritzburg	nie van toepassing nie
7.2 Machezo Gaming (Pty) Ltd: 7 Burford Road, Victoria, Houghton Johannesburg	30.1%			

#### 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 Slots (Edms) Bpk h/a KZN Slots	Gerd Peter Karl Etzel t/a Lincoln Steak House	Tania Van Wyk t/a Lincoln Steak House	Shop 35 Kingsburgh Centre, Cnr of Ocean View & Araucaria Road, Kingsburgh

#### 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 Dobbelay 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 **01 April 2021 tot 22 April 2021**.

KwaZulu-Natal Dobbelay 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 22 April 2022**. Vertoë moet skriftelik geskied en moet minstens die volgende inligting bevat:

- Die name van die aansoeker waarop die vertoë betrekking het;
- Die grond(e) waarop die vertoë berus;
- Die naam, adres en telefoonnommer van die persoon wat die vertoë rig en
- '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 Dobbelay en Weddery Raad, Private sak 9102, Pietermaritzburg

3200

handaflewering: 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 53**

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:

<b>UMNIKAZI WEMISHINI OGUNYAZIWE</b>	<b>UMFAKISICELO WOHLORO "A" LWAMALAYISENSI</b>	<b>INDAWO YOKUSEBENZELA</b>
<b>Luck At It KZN (Pty) Ltd t/a Luck @ It</b>	1. Sarica Kara t/a Chill Zone Sports Bar	Shop 10 Arbor Park, 6 Aloe Street in Newcastle
	2. Nothando Nxumalo t/a Zwide	Opposite new Khula Village Taxi Rank, Next to Veyane Cultural Village Zide Business Centre, St Lucia
	3. Maureen Gloria Athia t/a Allandale Restaurant	67 Manuel Road, Pietermaritzburg
	4. Kaiser-Krone (Pty) Ltd t/a Bulldog Pub	665 Old Greytown Road, Raisethorpe in Pietermaritzburg
	5. Thembani Douglas Dladla t/a TD Lounge	Empangeni Central Extension 33 4 Weightman Avenue, Lot 8436 Taxi Rank A Surburb Empangeni
	6. Gecko Inn (Pty) Ltd t/a Gecko Inn	Lot 3647 48 and 50 Bottlebrush Bend, Veld En Vlei, Richards Bay
	7. Park Rynie Oceanic Hotel (Pty) Ltd t/a Oceanic Hotel	26 Main Road, Park Rynie
	8. Govindasamy Pregasan t/a Atlantis	3 Beach Road, 2nd Floor, Isipingo
	9. Ashmarbell3 (Pty) Ltd t/a Vill Inns Pool And Sports Bar	Shop 33 and 34 Glenwood Village, 397 Che Guevara Road, Glenwood in Durban
<b>Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots</b>	1. GGM Investments (Pty) Ltd t/a Waxys Hillcrest	Shop 13 to 18 The Colony Shopping Centre, 50 Old Main Road, Hillcrest, Durban
	2. Naadia Nobin t/a Billions Bar	Shop 6 and 7, 11 Bally Road, Isipingo, Durban
	3. Matthew James Smith t/a Manta Point	6 Reynolds Street, Umkomaas
	4. Indrassen Pillay t/a Crazy 8	6 Purity Lane, Shop 5 And 6 B Coronation Walk, Malvern, Durban
	5. Mbali Zakithi Precious Dladla t/a Ekhyaya Eating House	789 Corner Mandela And R93 Old Main Road, Sub 482 Of 73 Of The Farm Melkhout Kraal, Phoenix Industrial Park, Durban
	6. Gold Circle (Pty) Ltd t/a Greyville Tote	150 AVONDALE ROAD, GATE 4, GREYVILLE
	7. Kloof Country Club	26 VICTORY ROAD, KLOOF, DURBAN
<b>Grand Gaming KZN (Pty) Ltd t/a Kingdom Slots</b>	1. Raksha Singh T/A Cut Price Pub	704 Choota Motala Road, Pietermaritzburg
	2. Surendra Singh T/A Haythorne Inn	78 Woodlands Road, Woodlands, Pietermaritzburg
	3. Dj Diners (Pty) Ltd t/a Tab Ballito	Unit 1a 1b And 2c Balitto Millenium Drive, Ballito Moffet
<b>Vukani Gaming KZN (Pty) Ltd t/a V Slots</b>	1. Sumindree Chetty t/a 14 Steps	15 Debi Place, Northdale, Pietermaritzburg
	2. Saktri Trading (Pty) Ltd t/a Vida Loca Lounge	8 Egerton Road, Ladysmith
	3. Mbhobho Trading and Projects (Pty) Ltd t/a Ayeb Yeb Lounge	223 Klasie Havenga Street, Pongola
	4. Farhana Naidoo t/a Leaking Barrel	44 Allandale Drive, Pietermaritzburg
	5. Nhloso Codessa Mvuna t/a Humphreys Tavern	5 Swinton Road, Shop 35 SJ Smith Hostel, Merebank, Durban
	6. Ana Maria Goncalves Zuidema t/a Little Portugal	157A Marine Terrace, Scottburgh

**1. ZEZINDAWO EZINGU "B" YOHLOBO LWAMALAYISENSI: UMTHAMO WE 53**

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 WOHLORO "B" LWAMALAYISENSI	INDAWO YOKUSEBENZELA	INANI LEMISHINI EGUNYAZIWE	INANI LEMISHINI YESICELO
Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots	1. Jainthree Devi Singh t/a New Rand Hotel	85 Stanger Street, Durban	5	5
	2. Salrina Investments (Pty) Ltd t/a Emakhosini Hotel on East	73 East Street, Overport, Durban	5	5
	3. Tees on Vegas Pty Ltd t/a Tees on Vegas	Shop 2, Woodview Shopping Centre, Woodview, Phoenix	5	5
Grand Gaming KZN (Pty) Ltd t/a Kingdom Slots	1. Capricorn Hotel Cc T/A Capricorn Hotel	3 Boundary Road, Lennoxton, Newcastle	5	3
	2. Royal Hotel Newcastle Cc T/A Royal Hotel Newcastle	20 Voortrekker Street, Newcastle	5	3
	3.			
	4. Seabelle Restaurant And Take Away (Pty) Ltd T/A Seabelle Restaurant	Shop 1, 62 South Beach Rd, La Mercy	5	5
	5. Betsumor Gaming (Pty) Ltd T/A Betsumor Gaming	Shop 26, RenckenSuperspar Complex, Old Main Road, Mandini	5	5
Luck At It KZN (Pty) Ltd t/a Luck @ It	1. Jean MMD Pty Ltd t/a Bootleggers	Shop no. 16, 9 Heritage Road, Old Main Road, Hillcrest	5	15
	2. Jo's Pool Bar CC t/a Jo's Pool Bar	Shops 5 & 6, 63 Umhlanga Rocks Drive, Durban	5	7
Vukani Gaming KZN (Pty) Ltd t/a V Slots	1. Nyathi Casino (Pty) Ltd t/a Nyathi Gaming and Waterfront Lounge	Portion 11 of the Farm Lot 223 Umhlathuzi No 16230, Richards Bay, Unit 1 Quay Walk Building, New Ark Road	0	20
	2. Chetty D Investments (Pty) Ltd t/a Bar Code	17 Erica Avenue, Kharwastan, Chatsworth	5	5
	3. Rajesh Chanderbhai Maharaj t/a Kiara's Restaurant & Take-Away	324 Kandahar Avenue, Ladysmith	5	5
	4. Kuthangi Logde CC t/a Kuthangi lodge	65 Mark Street, Vryheid	5	10

**3. ZELUNGELO LOKULAWULA NOMA LOKUHLUMULA NGOKWEZIMALI KUBANINI BAMALAYISENSI 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. Pathmanathan Kolandaivelu Pillay: 15 Kotecha Place, Effingham Heights	100%	A	Jo's Pool Bar CC t/a Jo's Pool Bar: Shops 5 & 6, 63 Umhlanga Rocks Drive, Durban	Luck At It KZN (Pty) Ltd t/a Luck @ It
2. Playabets KZN (Pty) Ltd T/A Playabets: Greater Edendale Mall, Corner Moses Mabhidha and Mount Patridge Roads, Edendale, Pietermaritzburg	100%	A	Oname Betshops (Pty) Ltd t/a Oname Betshops – Pietermaritzburg: Greater Edendale Mall, Corner Moses Mabhidha and Mount Patridge Roads, Edendale, Pietermaritzburg	Grand Gaming KZN (Pty) Ltd t/a Kingdom Slots
3. Seabelle Restaurant And Takeaway (Pty) Ltd: Shop 1, 62 South Beach Road, La Mercy	100%	A	Rokeshen Govender t/a Sea Belle Restaurant: Shop 1, 62 South Beach Road, La Mercy	Grand Gaming KZN (Pty) Ltd t/a Kingdom Slots
4. BETSUMOR GAMING (PTY) LTD T/A BETSUMOR GAMING:	100%	A	K2015261893 (South Africa) (Pty) Ltd t/a Siquembe Pub & Grill: Shop 26, Rencken	Grand Gaming KZN (Pty) Ltd t/a Kingdom Slots

Shop 26, Rencken Superstar Complex, Old main Road, Mandeni			Superstar Complex, Old main Road, Mandeni	
5. Tees on Vegas Pty Ltd t/a Tees on Vegas: Shop 2 Woodview Shopping Centre, Phoenix	100%	A	Lutchman Singh t/a Woodview Sports Tavern: Shop 2 Woodview Shopping Centre, Phoenix	Grand Gaming KZN Slots (Pty) Ltd t/a KZN Slots
6. Mr Thokozani Thwala: 17 East Street, Vryheid	100%	A	Kuthangi Logde CC t/a Kuthangi lodge: 65 Mark Street, Vryheid	Vukani Gaming KZN (Pty) Ltd t/a V Slots
7.1 Inkambo Projects and Development (Pty) Ltd: Suite 2, 8 Old Main Road, Hillcrest	10%	Bingo	Shockproof Investments 96 (Pty) Ltd: licensed to operate two Bingo halls in KZN (1. Shop 69 Bluff Shopping Centre, 318 Tara Road, Bluff and 2. Pietermaritzburg	Not applicable
7.2 Machezo Gaming (Pty) Ltd: 7 Burford Road, Victoria, Houghton Johannesburg	30.1%			

#### 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 lwamalaysensi 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 Slots (Pty) Ltd t/a KZN Slots	Gerd Peter Karl Etzel t/a Lincoln Steak House	Tania Van Wyk t/a Lincoln Steak House	Shop 35 Kingsburgh Centre, Cnr of Ocean View & Araucaria Road, Kingsburgh

#### 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 01 kuMbaso 2021 kuya mhla zingu 22 kuMbaso 2021.

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 kuMbaso 2021 ngaphambi kwehora lesine ntambama. Izethulo kufanele zibhalwe futhi zibe naleminingwane elandelayo:

- Igama lomfakisisicelo izethulo eziqondene naye;
- Izizathu izethulo ezenziwa ngaphansi kwazo;
- Igama, ikheli kanye nenombolo yocingo yomuntu oletha izethulo; kanye;
- Nokubalula ukuthi umuntu owenza izethulo ufisa ukwenza izethulo ngomlomo uma iBhodi isilalela isicelo.

Noma iziphi izethulo ezingalukethe 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

**MUNICIPAL NOTICES • MUNISIPALE KENNISGEWINGS****MUNICIPAL NOTICE 6 OF 2021**

uMhlathuze Local Municipality

**REVIEW OF SPATIAL DEVELOPMENT FRAMEWORK (SDF), 2017/2018-2021/2022**

Notice is hereby given in terms of Section 20(1) of the Spatial Planning and Land Use Management Act 16 of 2013 (hereafter referred to as SPLUMA), that the uMhlathuze Local Municipality, at its Council meeting held on 27 May 2020, has adopted the Third Review of the uMhlathuze Spatial Development Framework (SDF) for 2017/2018-2021/2022 by way of Resolution 13921.

The SDF details spatial policies, strategies and implementation mechanisms applicable to the Municipality and it also includes those technical components as contemplated in Section 21 of SPLUMA.

The uMhlathuze Municipality has commenced with the public participation process for the Fourth Review of the Spatial Development Framework and hereby invite interested and affected parties to provide comments on the Spatial Development Framework from 1 April 2021 to 31 May 2021 for a period of 60 days. The SDF that is under review can be accessed on municipal website [www.umhlathuze.gov.za](http://www.umhlathuze.gov.za) and copies will be placed at Municipal libraries and offices during the stipulated period.

Members of the public are encouraged to submit comments and inputs as per the following details:

Contact Person: Ms Brenda Strachan  
Email: [Strachanb@umhlathuze.gov.za](mailto:Strachanb@umhlathuze.gov.za)  
Also copy: [creg@umhlathuze.gov.za](mailto:creg@umhlathuze.gov.za)  
Number: 035-9075415

**Mr L Mapholoba**  
**MUNICIPAL MANAGER**

**MUNICIPAL NOTICE 7 OF 2021**

# **HARRY GWALA DISTRICT MUNICIPALITY**



## **AMENDED MUNICIPAL HEALTH SERVICES BY-LAWS**

**DECEMBER 2020**

**HARRY GWALA DISTRICT MUNICIPALITY**  
**MUNICIPAL HEALTH SERVICES**

The Municipal Council of Harry Gwala District Municipality hereby, in terms of Section 13(a) of the Local Government: Municipal Systems Act, 2000 (Act No. 32 of 2000), publishes the Amended Municipal Health By-laws of Harry Gwala District Municipality, as approved by its Council, as set out hereunder.

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### **INTERPRETATION AND FUNDAMENTAL PRINCIPLES**

#### **1. Definitions and interpretation**

In these By-laws, unless the context of the following terms indicates –

<b>Term</b>	<b>Explanation</b>
Accommodation Establishment	Refers a hotel, guest house, lodge or boarding house, bed and breakfast and any other establishment where accommodation is provided to people on a temporary basis or on a semi-permanent basis
Adequate	A term used to describe a standard or manner in which anything required by these By-laws must be done; means the standard or manner that in the opinion of an environmental health officer is sufficient to safeguard public health to achieve the purpose and apply the principles of these By-laws
Adverse effect	Refers to any actual or potential impact on the environment that impairs or could impair human health or well-being or the environment to an extent that is more than trivial or insignificant
Approved	Used to describe a particular object, measure or material, means an object, measure or material which is adequate in specified circumstances to prevent or reduce to a level acceptable to the Council, the risk of any public health hazard or public health nuisance occurring, continuing or recurring
Authorized Official	Refers to an official authorized by the council for the purpose of implementing and enforcing the provisions enclosed within these by laws
Communicable diseases	Refers to diseases transmitted directly or indirectly from any animal or through any agent to any person or from any person suffering therefrom or who is a carrier thereof, to any other person
Council	Refers to the council of Harry Gwala District Municipality, it can also refer to a structure or person exercising delegated powers or carrying out an instruction, where any power in these bylaws has been delegated or an instruction given as contemplated in section 59 of the municipal systems act 32 of 2000
Disinfectant	Refers to an approved chemical agents or cleansing agent used to that kills most vegetative forms of pathogenic and other micro-organisms or inhibit growth of or to destroy harmful organisms on inanimate surfaces
Early childhood development centres /Child care centre	Refers to partial care facility as categorized in terms of Section 76-90 of the Children's Act, and shall include Partial care: ECD, After-school care; Hostel and Respite care, child and youth care centres as well as Drop-in centres
Environmental Health Practitioner	Refers to an official appointed by the Council, and who is duly registered as an Environmental Health Practitioner with the Health Professions Council of South Africa in terms of section 33(1) of the Medical Dental and Supplementary Health Services Professions Act, 1974 (Act No. 56 of 1974)
Environmentally sound manner	Means environmentally sound management as defined in the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008)
Municipal area	The area under the jurisdiction of the Council
Municipal manager	Refers to a person appointed as such by the Council in terms of section 82 of the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998);
Municipal Health Services	The Constitution allocates Municipal Health Services as a Local Government function under Part B of Schedule 4, Section 156(1)(a), and the Act, defines MHS as follows: <ul style="list-style-type: none"> <li>(a) Water quality monitoring</li> <li>(b) Food control</li> <li>(c) Waste management</li> <li>(d) Health surveillance of premises</li> <li>(e) (e)Surveillance and prevention of communicable diseases, excluding immunizations</li> <li>(f) Vector control</li> <li>(g) Environmental pollution control</li> <li>(h) Disposal of the dead</li> <li>(i) Chemical safety</li> </ul>

Owner, in relation to any premises	The person in whose name the title to the premises is registered, and includes the holder of a stand licence If the person referred to in paragraph (a) is dead, insolvent, mentally ill, a minor or under any legal disability, the executor, guardian or other person who is legally responsible for administering that person's estate;
Pest	Any animal or mammal which may create a public health hazard or public health nuisance if it is present in significant numbers and without limitation, includes rats, mice, flies, mosquitoes, bed bugs, fleas, lice, termites and cockroaches.
Potable water	Refers to water that complies with the requirements set out in SABS 241: Water for Domestic Supplies
Public health	Refers to the mental and physical health and well-being of people in the municipal area
Public health hazard	Refers to any actual threat to public health, and without limitation, includes – (a) unsanitary conditions (b) circumstances which make it easier for a communicable disease to spread (c) circumstances which make food or drink, including water for domestic consumption, unhygienic or unsafe to eat or drink (d) circumstances which allow pests to infest any place where they may affect public health
Public health nuisance	the use of any premises or place in a manner which creates conditions that significantly increase the risk of a public health hazard occurring or which compromises any aspect of public health to an extent that is more than trivial or insignificant, and without limitation
Sterilize	The act of treating inanimate objects to render it free from any living germs or microorganisms and any spores, usually by subjecting it to high temperature with steam, dry heat, or boiling liquid or by means of ultra violet treatment

## 2. Purpose

2. The purpose of these By-laws is to enable the Council to protect and promote the long term health and well-being of people in the municipal area by -

- (a) Providing, in conjunction with any other applicable law, an effective legal and administrative framework within which the Council can –  
Manage and regulate activities that have the potential to impact adversely on public health  
Require premises to be properly maintained and managed
- (b) Defining the rights and obligations of the Council and the public in relation to this purpose.

## CHAPTER 2

### PUBLIC HEALTH

#### Part 1: Public health principles

#### 3. Principle

- 3.1. Every person has a constitutional right to an environment that is not harmful to his or her health or well-being and to have access to sufficient water and the Council has a constitutional duty to strive, within its financial and administrative capacity, to promote a safe and healthy environment.
- 3.2. The risk of a public health hazard occurring, continuing or recurring must be eliminated wherever reasonably possible, and if it is not reasonably possible to do so, it must be reduced to a level acceptable to the Council.
- 3.3. Any person who owns or occupies premises within the municipal area must ensure that it is used for and maintained in a manner that ensures that no public health hazard or public health nuisance occurs on the premises.
- 3.4. Any person who wishes to undertake an activity which creates a risk to public health that is more than trivial or insignificant must –
  - (a) Take all reasonable measures to eliminate that risk, and if that is not reasonably possible, to reduce the risk to a level acceptable to the Council
  - (b) Bear the costs of taking those measures and of any reasonable costs incurred by the Council in ensuring that the risk is eliminated or reduced to an acceptable level.
- 3.5. The Council must regulate all activities and administer all matters for which it is legally responsible in a manner that –
  - (a) Avoids creating a public health hazard or a public health nuisance
  - (b) Does not make it easier for any human or animal disease to spread
  - (c) Does not give rise to unsanitary or unhygienic conditions
  - (d) Prevents unsafe food or drink from being eaten or drunk
  - (e) Avoids creating conditions favorable for infestation by pests
  - (f) Wherever reasonably possible, improves public health in the municipal area
- 3.6. In dealing with matters affecting public health the Council must–
  - (a) Adopt a cautious and risk-averse approach
  - (b) Prioritize the collective interests of the people of the municipal area, and of South Africa, over the interests of any specific interest group or sector of society
  - (c) Take account of historic inequalities in the management and regulation of activities that may have an adverse impact on public health and redress these inequalities in an equitable and non-discriminatory manner.
  - (d) Adopt a long-term perspective that takes account of the interests of future generations; and
  - (e) Take account of, and wherever possible without compromising public health, minimize any adverse effects on other living organisms and ecosystems.

#### 4. Application of principles

The public health principles set out in section 3 must be considered and applied by any person –

- (a) Exercising a power or function or performing a duty under these By-laws.
- (b) Formulating or implementing any policy that is likely to have a significant effect on, or which concerns the carrying on of activities likely to impact on, public health in the municipal area.
- (c) Exercising a public power or function or performing a public duty in the municipal area which is likely to have a significant effect on public health in that area.

## Part 2: Implementation and enforcement

### 5. Appointment and identification of Environmental Health Practitioners

The mayor of a district council may appoint any person in the employ of the council in question as a health officer for the municipality in question.

- 5.1. The Council must issue an identity card to each Environment Health Practitioner with a recent photograph of the practitioner.
  - (a) The identity card must be signed by the Environmental Health Practitioner.
  - (b) Identify the person as an Environment Health Practitioner
- 5.2. The environmental health practitioner must display his or her identity card so that it is clearly visible or produce it at request of any person in relation to whom the environmental health practitioner is exercising a power under these by-laws.
  - (a) In the event of a conflict within any other By-Law which directly or indirectly regulates Municipality Health services the provision of this By-Law shall prevail.
  - (b) This law is binding on the State and Municipality.

### 6. General Powers of an Environmental Health Practitioner

An environmental health practitioner may, for the purposes of implementing or administering any power or duty under these by-laws

- (a) Exercise any power afforded to such officer in terms of these by-laws or any other applicable legislation.
  - (b) Issue a compliance notice in terms of chapter 2 requiring any person to comply of these by-laws.
  - (c) Issue a prohibition notice terms of chapter 7, to any person from conducting an activity which constitutes as a public health hazard/ nuisance.
  - (d) Undertake measures in terms of chapter 5, to remove, reduce and minimize any public health nuisance.
  - (e) Cancel, suspend or amend any permit or exemption certificate.
  - (f) An Environmental Health Practitioner can enter and inspect premises, and for this purpose-
    - Question any person on the premises;
    - Take any sample that the environment health officer considers necessary for examination or analysis;
    - Take monitor and take readings or make measurements; and
    - Take photos or make audio-visual recordings of anything or any person, process, action or condition on or regarding any premises.
- 6.1. An Environmental Health Practitioner who removes anything from any premises being inspected must-
    - (a) Issue a receipt for it to the owner, occupier or person apparently in control of the premises.
    - (b) Return it as soon as practicable after achieving the purpose for the purpose for which it was removed.

### 7. Compliance Notice

- 7.1. If an environment Health Practitioner, after inspecting premises, reasonable believes that a public health nuisance exists on the premises or that the premises are being used in a manner for a purpose listed in the Schedule to these by-laws without a permit, the Environment Health Practitioner may serve a compliance notice on one or more of the following persons-
  - (a) The owner of the premises
  - (b) The occupier
  - (c) Any person apparently in charge of the premises

- 7.2. The compliance notice must state-
- (a) Why the Environmental Health Practitioner believes that these by-laws is being contravened.
  - (b) The measures that must be taken to ensure compliance with that these by-laws and to eliminate or minimise any public health nuisance.
  - (c) The time period within which the measures must be taken.
  - (d) The possible consequences failing to comply with the notice.
  - (e) How to appeal against the notice.
- 7.3. If a person fails to comply with a compliance notice that requires particular action be taken, the Council may-
- (a) Take the required action specified in the compliance.
  - (b) Recover, as a debt, from the person to whom the notice was given, the costs and expenses reasonable incurred in taking the required action.

## 8. Prohibition notice

- 8.1. An Environment Health Practitioner may, after inspecting premises, serve a prohibition notice prohibiting the premises from being used specified used for specified purposes and requiring measures to be taken to that this occurs, on one or more of the following persons
- (a) The owner of the premises
  - (b) The occupier of the premises
  - (c) Any person apparently in charge of the premises.
- 8.2. If the Environment Health Practitioner reasonable believes that person has not complied with the terms of a complied with the terms of a compliance notice.
- 8.3. The Environment Health Practitioner must give the person on whom he or she intends serving a prohibition before serving the notice unless the environmental health practitioners reasonable believes that the delay in doing so would significantly compromise public health.
- 8.4. In which case the person on whom a prohibition notice is served must be given reasonable opportunity to make representations why it should be withdrawn.
- 8.5. The prohibition notice must state-
- (a) The reasons for serving the notice.
  - (b) Whether or not the Council will withdraw the notice if certain measures are taken and if so, the measures that must be taken.
  - (c) The possible consequences of failing to comply with the notice.
  - (d) How to appeal against the notice.
- 8.6. The environmental Health Practitioner must as soon as possible affix a copy of the notice in a conspicuous position on the premises.
- (a) Adequate means are provided for the disposal of all effluents arising from manufacturing process performed on the premises.
  - (b) Adequate accommodation is provided for the storage of all finished products or articles or material which are used in the manufacturing process and which may-  
Discharge offensive or injurious effluent or liquids.  
Decompose in the course of the work or trade.
  - (c) Adequate means are provided to control the discharged in the open air o as any noxious, injuries offensive gases, fumes, vapours or dust produced during any handling, preparing, drying, melting, rendering, boiling, grinning process or storage of material.

## 9. Withdrawal of prohibition notice

- 9.1. The person to whom the prohibition order was served to may after rectifying the conditions which led to the issuing of the prohibition order, request for the removal/ withdraw of the prohibition order.

- 9.2. The Environmental Health Practitioner must within 72 hours of receiving a written request for the removal of the prohibition order, conduct an investigation of the food premises, facility, activity which gave rise to the prohibition.
- 9.3. Upon completion of the investigation the Environmental Health Practitioner will in writing inform the person to whom the prohibition order was served to, whether the prohibition order has been withdrawn, or will remain in force.

### **CHAPTER 3**

## **POTENTIALLY HAZARDOUS USES OF PREMISES AND ENFORCEMENT**

### **Part 1: Potentially hazardous uses**

#### **10. Duty to report public health hazards**

If the Council reasonably believes that any premises have been, or are likely to be, used for a purpose or in a manner that has caused, or is likely to cause, a public health hazard or to create a public health nuisance unless reasonable measures are taken to avoid the risk or to reduce it to an acceptable level, the Council must list the activity concerned in Schedule 1 and must prescribe measures that must be taken to avoid the risk or reduce it to a level acceptable to the Council.

#### **11. Scheduled uses**

- 11.1. Any person who uses premises in a manner or for a purpose listed in Schedule 1 must comply with every provision specified in the Chapter of these By-laws relating to that use, unless that person has been granted an exemption in terms of section 10 from complying with any such provision.
- 11.2. Any person who uses premises in a manner or for a purpose that is listed in Part A of Schedule 1, must obtain a permit before commencing that use and must comply with the terms and conditions of that permit.

#### **12. Exemption certificate**

- 12.1. Any person who wants to undertake a scheduled use on any premises but wishes to be exempted from complying with any requirement of these By-laws relating to the use concerned, may apply to the Council in accordance with section 15 for an exemption certificate.
- 12.2. The Council may grant an exemption certificate, subject to such conditions as it may impose, if an Environmental Health Practitioner is satisfied that-
- 12.3. The measures taken to avoid or reduce the risk to public health arising from the scheduled use are equivalent to or better than the measures required by the relevant requirement of these By-laws.
- 12.4. The scheduled use in respect of which the exemption is required, is not likely to cause a public health hazard or a public health nuisance.

#### **13. Public health permit**

- 13.1. Any person who wants to undertake a scheduled use that is listed in Part A of Schedule 1, must apply to the Council in accordance with section 15 for a public health permit.
- 13.2. The council may issue a public health permit to the owner or occupier of any premises if the Environmental Health Practitioner is satisfied that the use for which the permit is required is not likely to cause a public health hazard or a public health nuisance.
- 13.3. The public health permit must-
  - (a) Be issued subject to conditions aimed at reducing the risk to public health created by the scheduled use, to a level acceptable to the Council.

- (b) May exempt the permit holder from complying with any relevant provision of these By-laws, if the Council reasonably believes that the permit requires the permit holder to take measures to avoid or reduce the risk to public health arising from the activity that are equivalent to, or better than, the measures required by the relevant provision of these By-law.
- (c) May approve any measure or material in connection with the activity authorized by the permit that must be approved in terms of these By-laws.

#### **14. Approval of measures, objects and materials**

- 14.1. The Council may approve any object or material used, or any measure taken, in specified circumstances as being adequate to eliminate the risk of any public health hazard or public health nuisance occurring, continuing or recurring, or to reduce that risk to a level acceptable to the Council.
- 14.2. The Council may publish guidelines in the Provincial Gazette which describe-
  - (a) Appropriate measures that can be taken and objects and materials that can be used, to eliminate the risk of any public health hazard or public health nuisance occurring, continuing or recurring, or to reduce that risk to a level acceptable to the Council.
  - (b) The circumstances in which taking these measures or using these objects or materials are acceptable to the Council.

#### **15. Application procedure**

- 15.1. Any person who wants to obtain an exemption certificate or a permit must apply to the Council in writing in a form prescribed by the Council, prior to undertaking the scheduled use concerned.
- 15.2. When the Council receives an application contemplated must ensure that the relevant premises concerned are inspected by an environmental health officer as soon as reasonably possible.

#### **16. Suspension, cancellation and amendment of exemption certificate and permits**

- 16.1. An Environmental Health Practitioner may by written notice to the holder of an exemption certificate or permit, suspend, amend or cancel that certificate or permit.
- 16.2. An Environmental Health Practitioner may suspend or cancel an exemption certificate or permit with immediate effect if-
  - (a) The Environmental Health Practitioner reasonably believes that it is urgently necessary to do so to eliminate or to reduce a significant risk to public health posed by a public health hazard or a public health nuisance.
  - (b) The holder of such certificate or permit contravenes or fails to comply with any relevant provision of these By-laws.

### **Part 2: Enforcement, remedial work and costs**

#### **17. Demolition order**

- 17.1. If the Council believes that a public health hazard would be eliminated or a public health nuisance would be significantly reduced by demolishing a building or other structure, it may, subject to the provisions of any other law, apply to any court having jurisdiction for an order directing any person to demolish the building or structure or authorizing the Council to do so and to recover the costs of doing so from the owner or the occupier of the premises concerned.

#### **18. Municipal remedial work**

The Council may, subject to the provisions of any other law, enter any premises and do anything on the premises that it reasonably considers necessary-

- (a) To ensure compliance with these By-laws or with any compliance notice issued in terms of section 32 of the Rationalization of Local Government Affairs Act.
- (b) To reduce, remove or minimize any significant public health hazard.
- (c) To reduce, remove or minimize any public health nuisance.

## **19. Cost order**

- 19.1. The Council may recover any costs reasonably incurred by it in taking measures from any person who was under a legal obligation to take those measures, including-
- (a) A person on whom a compliance notice was served to.
  - (b) The owner or occupier of the premises concerned.
  - (c) Any person responsible for creating a public health hazard or a public health nuisance.
- 19.2. The municipal manager may issue a cost order requiring a person who is liable to pay costs incurred by the Council to pay those costs by a date specified in the order.

## **CHAPTER 4**

### **WATER**

## **20. Definition**

In this Chapter, unless the context otherwise indicates

- 20.1. Domestic consumption: in relation to water, refers the use of water for , human consumption, preparing or manufacturing food or drink for human consumption, as well as cleaning vessels or utensils used in the preparation or manufacture of food or drink for human consumption
- 20.2. Effluent refers: to any waste water which may be generated as a result of undertaking any scheduled use or an activity which is likely to cause a public health nuisance.

## **21. Pollution of water sources**

No person may pollute or contaminate any catchment area, river, canal, well, reservoir, filter bed, water purification or pumping works, tank, cistern or other source of water supply or storage in a way that creates a public health nuisance or a public health hazard.

## **22. Dangerous wells, boreholes and excavations**

Every owner or occupier of premises must ensure that any well, borehole or other excavation located on his or her premises-

- (a) Is fenced, filled in or covered over in a way that adequately safeguards it from creating a public health nuisance or public health hazard.
- (b) Is not filled in a way, or with material, that may cause any adjacent well, borehole or underground water source to be polluted or contaminated to an extent that may create a public health nuisance or a public health hazard.

## **23. Provision of adequate water supply**

Every owner of premises must provide every resident on the premises with an adequate and readily available potable water supply at all times.

**24. Use of water from sources other than the municipal supply**

No person may use, or permit to be used, any water obtained from a source other than the municipal water supply for domestic consumption, unless the water concerned has been approved for that purpose.

**25. Storm water runoff from premises which may impact on public health**

25.1. Every owner or occupier of premises must erect adequately designed, constructed and maintained hydraulic and hydrological structures on those premises.

- (a) To separate all effluent from storm water systems.
- (b) To prevent the erosion or leaching of material from any slimes dam, ash dam and any dump or stock-pile on the premises, and to contain any eroded or leached material in the area where it originated.
- (c) To prevent any waste or waste water from entering any borehole, well, spring, vlei or water course.
- (d) To prevent any adverse impact on the quality of surface and ground water occurring, due to the location of any dump, stock-pile, dam, drain, canal, conduit, sewer or any other structure on the premises.

25.2. An owner or occupier of premises-

- (a) Must keep all water passages open and free of obstruction from matter which may impede the flow of water or effluent.
- (b) may not locate any dump within the one hundred year flood line of any water resource;
- (c) May not use coal, coal discard, carbonaceous material or any other material for the construction of any slurry, evaporation or catchment dam, or any embankment, road or railway in a way likely to create a public health nuisance.
- (d) Must construct bund walls around any tank, or group of tanks, containing any substance that can create a public health nuisance, of a size that is capable of containing the volume of the largest tank in the event of any unlawful or accidental discharge from the tank or group of tanks.
- (e) Must clean any industrial surface area so as to prevent the pollution of storm water which may result in an adverse impact on the quality of any surface or ground water.

**CHAPTER 5****SANITARY SERVICES****26. Compulsory connection to municipal sewage system**

Every owner of premises to which a municipal sewage service is available, must ensure that all waste water drainage pipes from any bath, wash-hand basin, toilet, shower or kitchen sink is connected to the municipal sewer in an approved manner.

**27. Prohibition against obstruction of sanitary services**

No person may prevent, obstruct or interfere with any sanitary service provided by the Council.

**28. Requirements in respect of toilet facilities**

Every owner of premises must ensure that the number of toilets provided on those premises comply with the provisions of the National Building Regulations and Building Standards Act.

**29. Toilets for workers**

Every contractor must provide his or her workers with toilet facilities as prescribed by the National Building Regulations and Building Standards Act.

**30. Condition of toilets, urinals, backyards and refuse areas**

Every owner or occupier of any premises must keep every backyard, refuse area, toilet, and urinal in a sanitary condition and good state of repair.

**31. Pumping of contents of underground tank to surface tank**

Any occupier of premises on which both underground and overhead tanks are provided for the storage of waste water, must pump the contents of the underground tank to the overhead tank immediately prior to the overhead tank being emptied by the Council.

**32. Blocked or defective outlet pipes**

Every owner or occupier of premises must keep any drainage system free from obstruction and in a good condition.

**CHAPTER 6****PRIVATE SEWAGE WORKS****33. Permit for provision of service for the removal of human excrement or urine**

No person may provide any service for the removal or disposal of human excrement and urine on any premises except in terms of a permit authorizing that service.

**34. Permit for the installation of sewage work**

No person may, on any private premises, install, alter, re-site, operate or maintain any septic tank, filter installation or other works for the disposal of sewage, except in terms of a permit authorizing that activity.

**35. Maintenance of sewage works**

Any person operating a sewage works must ensure that it is maintained in a sanitary condition and good state of repair at all times.

**36. Disposal of sewage, sewage effluent and wastewater without causing a public health nuisance and/or hazard**

- 36.1. No person may dispose of sewage or waste water from any bath, wash-hand basin, toilet, shower or kitchen sink in a way or in a location that may-
- (a) Cause dampness in or on any premises.
  - (b) Endanger the quality of any water supply, surface water, stream or river.
  - (c) Create a public health nuisance and/or hazard.

### 37. Compulsory use of Council's sewage removal service

Every occupier of premises must use the sewage removal service prescribed by the Council for those premises.

## CHAPTER 7 ACCOMMODATION ESTABLISHMENTS

### 38. Definitions

- 38.1. Accommodation establishment: means any place other than a dwelling house or a dwelling unit that only accommodates a single family, in which accommodation is provided to four or more people, with or without meals.
- 38.2. Dwelling house: means a single building designed for use as a residence for a single family;
- 38.3. Dwelling unit: means an inter-connected suite of rooms which must include a kitchen or scullery, designed for occupation by a single family, other than a dwelling house, irrespective of whether such unit is a single building or forms part of a building containing two or more such units.
- 38.4. Dormitory: means a sleeping room in which sleeping accommodation is provided for four or more persons.

### 39. Permit requirement

No person may operate an accommodation establishment except in terms of a permit authorizing that activity.

### 40. Requirements for premises of accommodation establishments

#### 41.

- 41.1. No person may operate an accommodation establishment on premises which do not comply with the following requirements.
- (a) no latrine, passage, staircase, landing, bathroom, cupboard, outbuilding, garage, stable, tent, storeroom, lean-to, shed, kitchen, dining room, food preparation area, cellar or loft or any other room not intended and approved for sleeping purposes may be used as sleeping accommodation.
- (b) if a dormitory is provided on the premises  
A single bed, manufactured of metal or some other durable material and equipped with a mattress, must be provided for every person housed in the dormitory.  
Separate locker must be provided for every person making use of the dormitory for safeguarding the person's clothing and other possessions.  
Every bed in a dormitory must be so placed that its sides are at least one meter away from any part of any other bed.
- (c) an accommodation establishment must be provided-  
An area for the preparation and cooking of food, adequate for the use of and easily accessible to any occupier residing in the accommodation establishment.  
Adequate separate wash-up facilities.  
Where meals are provided to persons housed in the accommodation establishment, a dining-room or adequate dining area with tables and chairs or benches and unobstructed floor area, including the area occupied by tables, chairs and benches, of at least 1,2 m<sup>2</sup> for every seat provided for dining purposes.
- (d) An accommodation establishment must be provided with one or more showers, each suitably placed in a separate compartment, easily accessible to every occupier, and fitted with waste

pipes which comply with the provisions of the National Building Regulations and Building Standards Act.

Bath fitted with a waste pipe may be substituted for each shower.

- (e) An accommodation establishment must be provided with sanitary fixtures as prescribed in the National Building Regulations and Building Standards Act and such fixtures must be designated for the different sexes.
- (f) An accommodation establishment must be provided with an adequate supply of hot and cold running potable water.
- (g) All rooms and passages must be provided with adequate ventilation and lighting as prescribed in the National Building Regulations and Building Standards Act.
- (h) Openings such as doors, windows or fanlights may not be obstructed in a manner that interferes with the lighting or cross ventilation they provide.

A separate room with metal bins or canvas laundry bags must be provided for the storage of dirty articles used in connection with an accommodation establishment, pending removal to be laundered.

If articles used in connection with an accommodation establishment are laundered on the premises, a separate approved washing, drying and ironing area equipped with the necessary facilities for this purpose must be provided.

- (i) Store-room for the storage of furniture and equipment and a separate linen room with cupboards or shelves for the storage of clean bed and other linen, towels, blankets, pillows and other articles used in connection with an accommodation establishment, must be provided.
- (j) all walls and ceilings must have a smooth finish and be painted with a light-colored washable paint, or have some other approved finish

The floor surface of every kitchen, scullery, laundry, bathroom, shower, ablution room, toilet and sluice room must be constructed of concrete or some other durable, impervious material brought to a smooth finish.

The floor surface of every habitable room must be constructed of an approved material.

#### **42. Duties of operators of accommodation establishments**

- (a) keep the premises and all furniture, fittings, appliances, equipment, containers, curtains, covers, hangings and other soft furnishings, table linen, bed linen, and other bedding, towels and cloths of whatever nature used in connection with the accommodation establishment, in a clean, hygienic and good condition at all times.
- (b) clean and wash any bed linen, towel, bath mat or face cloth after each use by a different person;
- (c) Take adequate measures to eradicate pests on the premises.
- (d) Provide a container made of a durable and impervious material, equipped with a close-fitting lid, in every toilet used by females.
- (e) Provide towel rails or hooks in every bathroom and in every room in which there is a wash-hand basin or shower.
- (f) Store all dirty linen, blankets, clothing, curtains and other articles used in connection with an accommodation establishment in the manner provided.
- (g) Store all clean linen, towels, blankets, pillows and other articles used in connection with the accommodation establishment in the manner provided.
- (h) Keep all sanitary, ablution and water supply fittings in good working order.
- (i) Keep every wall, surface and ceiling, unless constructed of materials not intended to be painted. Painted at the intervals to ensure that the area painted, remains clean and in a good state of repair.
- (j) Handle refuse in the manner provided.

**CHAPTER 8****BEAUTY SALON, HAIRDRESSING, TATOO PALOURS AND COSMETOLOGY SERVICES****43. Definitions**

This Chapter, unless the context otherwise indicates-

- 43.1. Body piercing: Refers to piercing of the skin for the purpose of inserting any foreign object.
- 43.2. Cosmetology or beauty service” includes, but is not limited to, any one or more of the following services.
- (a) Manicure, pedicure, nail technology, or the application of artificial nails or nail extensions, whatever the substance used.
  - (b) Eyebrow shaping and plucking including the application of false or artificial eyebrows or eyelashes and tinting of eyelashes.
  - (c) Cosmetic and camouflage makeup of the face and its features, whether by permanent, semi-permanent or temporary means;
  - (d) Facial skin care
  - (e) Removal of unwanted or superfluous hair from any part of the body by any means, other than shaving, including by means of waxing, chemical depilatories, electrical or mechanical means, whether or not any apparatus, appliance, heat, preparation or substance is used in any of these operations.
  - (f) Body piercing and tattooing for cosmetic purposes.
  - (g) Massaging.
  - (h) body bronzing by means of ultraviolet radiation or any similar method
  - (i) Body contouring including all forms of slimming.
- 43.3. Hairdressing: includes, but is not limited to, any one or more of the following services.
- (a) Shampooing and cleansing, conditioning and treating hair.
  - (b) Chemical reformation of the hair including permanent waving, relaxing and straightening of the hair.
  - (c) Hair colouring, including tinting, dyeing and colouring by means of permanent, semi-permanent or temporary means, including the use of colour rinses, shampoos, gels or mousses and lightening by means of tints, bleaches, highlights or high lifting tints or toners;
  - (d) Hair cutting and shaping.
  - (e) Barbering services including shaving and singeing of hair.
  - (f) The adding to hair of natural and artificial hair and hair extensions, board work, pastiche, wig-making or the performing of any operation on a wig or hairpiece to be worn by any person.
  - (g) Trichology and trichological treatment of the hair including the treatment of abnormalities and disorders of the hair.
- 43.4. Salon service : Refers to any one or more or a combination of the practices or services generally and usually performed by a person rendering service in the hairdressing, cosmetology or beauty service industry including any massage, body piercing and tattooing service.

**44. Permit requirement**

No person may operate a salon except in terms of a permit authorizing that activity.

**45. Requirements for premises**

No person may operate a salon on any premises which do not comply with the following requirements:

- (a) Adequate lighting and ventilation, as prescribed in the National Building Regulations and Buildings Standards Act, must be provided.
- (b) All shelves, fixtures and table tops on which instruments are placed must be constructed of an approved material that is durable, non-absorbent, and easy to clean.
- (c) Water and toilet facilities must be provided as prescribed in the National Building Regulations and Building Standards Act.
- (d) Adequate facilities, with a supply of running potable water, must be available for the washing of hair and hands.
- (e) An approved system for the disposal of waste water must be provided.
- (f) Adequate storage facilities must be provided.
- (g) The walls and floors must be constructed of a material that is easy to clean and which prevents cut hair from being dispersed.
- (h) The premises may not be used for the storage and preparation of food or for sleeping unless any area for that purpose is clearly separated by an impervious wall.
- (i) Adequate separate change-rooms for males and females, where five or more persons of the same sex are employed, must be provided containing –
  - An adequate metal locker for every employee.
  - A wash-hand basin provided with a supply of running hot and cold potable water.
  - An adequate supply of soap and disposable towels at every wash-hand basin.

#### 46. Duties of a person operating a salon

Any person operating a salon must-

- (a) Maintain the premises, tools, equipment and clothing in a hygienic and good condition at all times.
- (b) Equip the premises with an adequate means to disinfect and sterilize instruments and equipment that may come into direct contact with any customer's hair or skin.
- (c) Provide employees on the premises with approved protective clothing and equipment.
- (d) Collect all hair clippings and other waste in an approved container after every service.
- (e) Store or dispose of waste in an approved manner.
- (f) Adequately train any person working on the premises.
- (g) Not permit any animal on the premises unless it is a guide dog accompanying a blind person.
- (h) Ensure that every person working in the salon complies with the requirements of this section and sections 46 and 47.

#### 47. Minimal health standards required for the operation of a salon.

Any person operating or employed in, a salon must take the following measures

- (a) Adequately disinfect the following instruments after each use:

Razors

Blades

Nail files

Scissors

Clippers

Hairbrushes

Combs

Bristle brushes

Metal clips

Rollers

- (c) Adequately sterilize the following instruments after each use:

Any instrument used for body piercing or tattooing.

Any instrument which has come in contact with blood or any other body fluid.

- (d) Wash and clean all plastic and cloth towels after each use.

- (e) Dispose of all disposable gloves or other disposable material after each use.

- (f) Wash all aprons and caps daily.

- (g) Wash his or her hands with soap and water or disinfectant before and after rendering each service to a client.
- (h) Wear disposable gloves when providing one of the following salon services:
  - Any chemical service
  - Any hair implant
  - Body piercing
  - Tattooing
- (i) Wash all walls, floors, chairs and other surfaces in the premises at least once a day with a disinfectant or household detergent.
- (j) Dispose of all waste water, sharp instruments, bloodied and otherwise contaminated towels and toweling paper in an approved manner.
- (k) Store razors, blades, needles and other sharp instruments separately in a "sharp instrument" box.
- (l) Adequately treat any injury or wound which may occur on the premises.
- (m) Clean and disinfect all surfaces that have been contaminated by blood after each service.
- (n) Keep an approved first aid kit on the premises at all times.

#### **48. Prohibition against the use of salon premises for other purposes.**

- 48.1. Any person operating a salon must ensure that the premises are used exclusively for that purpose, provided that the sale of other commodities will not pose a health risk.
- 48.2. Any person who wants to prepare any beverage for customers on the premises of a salon, must provide a separate area, equipped with a facility for cleaning crockery and utensils for that purpose.

### **CHAPTER 9**

#### **CHILDREN'S HOMES**

#### **49. Definitions**

In this Chapter, unless the context otherwise indicates, any word or expression to which a meaning has been assigned in the Act shall have the meaning so assigned.

- 49.1. Adopted child: means a child adopted under the provisions of Chapter 4 of the Children's Act.
- 49.2. Adoptive parent means a person who adopts or has adopted a child under the provisions of Chapter 4 of the Act.
- 49.3. Child refers to any person under the age of 18 years and "children" has a corresponding meaning.
- 49.4. children's home: means any residence or home maintained for the reception, protection, care and bringing-up of more than six children living apart from their parents, guardian or person in whose custody the child is, but does not include any school of industries or reform school, with the understanding that separate living accommodation can be provided on the children's home premises where a parent, guardian or person in whose custody the child is will be living together with such a child.
- 49.5. Parent: means natural or adoptive parent.
- 49.6. Person in charge: refers to the owner, the principal or any person who is in effective control of the children's home whether permanently or temporarily.
- 49.7. Prophylaxis: means preventative treatment against disease.

#### **50. Permit requirement**

No person shall operate a children's home except in accordance with the provisions of this Chapter and in terms of a permit authorizing the operation of a children's home.

## 51. General provisions for children's home premises

- 51.1. A children's home may only be operated on premises which are located, designed, constructed, finished and equipped in such a condition that children-
- (a) Can be cared for hygienically.
  - (b) Can be adequately protected against any possible public health hazard and public health nuisance.
  - (c) Can be adequately fed.
  - (d) Are provided with adequate shelter.
  - (e) Have access to potable clean water.
  - (f) Can be adequately safeguarded from any condition which may impact on their safety.
  - (g) Are not allowed access to any accommodation set aside exclusively for the use of staff.
- 51.2. Premises from which a children's home is operated shall have the following-
- (a) Separate living quarters for staff members and families living on the premises, which comply with the provisions of Chapter 10 of these by-laws, dealing with accommodation establishments, whether services are rendered for gain or not, provided that living quarters make separate provision for -
    - Any guardian and child.
    - Any person in whose custody the child is and the child.
    - The different sexes for children 7 years and older.
  - (b) Separate approved toilet and hand wash facilities for staff members, as contemplated in the National Building Regulations and Building Standards Act.
  - (c) Separate designated change and storage facilities of adequate size for the storage of the personal belongings of staff members.
  - (d) An adequate office area.
  - (e) An adequate kitchen area, where food is to be handled and provided to children which complies with any relevant law.

## 52. Indoor areas

Indoor areas complying with the following requirements shall be provided-

### 52.1. For children under the age of two years:

- (a) Sleeping accommodation of 2m<sup>2</sup> per child.
- (b) An adequate separate facility for the hygienic preparation and storage of milk and milk formulas.
- (c) An adequate separate facility for the hygienic washing, sterilization and storage of feeding bottles, cups and other containers.
- (d) A separate napkin changing unit with an impervious work surface for changing the napkins of children.
- (e) Adequate hand wash and bathing facilities to clean children when changing napkins.
- (f) Cleaned after each use and clean water and clean cloths shall be used for each washing procedure.
- (g) Adequate impervious containers with a tight fitting lid for the storage of soiled napkins.
- (h) Separate, approved storage facility for the storage of clean napkins.
- (i) Adequate storage facilities for the storage of personal belongings and clothing of each child. Adequate toilet and hand wash facilities.
- (j) Adequate separate storage facilities for clean and dirty linen and bedding.
- (k) A separate safe sleeping facility provided with an approved mattress of impervious material and bedding for each child, with a minimum distance of 750mm between sleeping facilities.

### 52.2. For children between two to six years of age:

- (a) Sleeping accommodation of 2m<sup>2</sup> per child.
- (b) Adequate separate storage facilities for the storage of personal belongings and clothing of each child.

- (c) Adequate bathing, hand wash and toilet facilities.
- (d) Adequate separate storage facilities for clean and dirty linen and bedding.
- (e) A separate safe sleeping facility provided with an approved mattress and bedding for each child, with a minimum distance of 750mm between sleeping facilities.

**52.3. For children between seven to thirteen years of age:**

- (a) Sleeping accommodation of 4m<sup>2</sup> per child separate for the sexes.
- (b) Adequate separate, private and lockable storage facilities for the storage of personal belongings and clothing of each child.
- (c) Adequate bathing, hand wash and toilet facilities.
- (d) Adequate storage facility for clean and dirty linen and bedding.
- (e) Separate safe sleeping facility provided with an approved mattress and bedding for each child, with a minimum distance of 750 mm between sleeping facilities.
- (f) Sanitary towels and tampons and facilities for the safe disposal after use.

**52.4. For children above the age of thirteen years:**

- (a) Sleeping accommodation of 4m<sup>2</sup> per child separate for the sexes.
- (b) Adequate separate, private and lockable storage facilities for the storage of personal belongings and clothing of each child.
- (c) Adequate bathing, hand wash and toilet facilities.
- (d) Adequate storage facility for clean and dirty linen and bedding.
- (e) Separate safe sleeping facility provided with an approved mattress and bedding for each child, with a minimum distance of 750 mm between sleeping facilities.
- (f) Sanitary towels and tampons and facilities for the safe disposal after use.

**52.5. Indoor activity and play area**

Separate indoor activity and play areas of 1,5m<sup>2</sup> per child shall be provided for the following age categories:

- (a) Under 2 years of age, 2 to 6 years, 7 years and older; unless arrangements are made and a roster instituted to regulate times the activity and play area can be used separately by the age groups.
- (b) Adequate child-sized seating and tables for each child two to six years of age shall be provided in the indoor play or activity area.
- (c) Adequate seating and tables for each child seven years and older shall be provided in the indoor play or activity area.
- (d) An approved facility for the disinfecting of toys and other equipment shall be provided.
- (e) Adequate indoor and outdoor play equipment for the children's use shall be provided.

**52. Outdoor play or activity areas**

52.1. If a children's home premises has an outdoor play or activity area it must-

- (a) Be free of any excavations, steps, projections, levels or any surface which may adversely impact on the health and safety of children using that area.
- (b) Provide a minimum outdoor area of 2m<sup>2</sup> per child.
- (c) Have an adequate means of enclosure and a lockable gate to prevent a child from leaving the premises on his or her own and to prevent the entrance of any animal and unauthorized person.
- (d) Have separate outdoor play or activity areas for the following age.

Categories of children:

Under 2 years

2 to 6 years

7 years and older

52.2. In the event that adequate space is not available to cater for a separate outdoor play area he following shall occur-

- (a) A roster regulating different times for the use of the play area by different age groups should be instituted.
- (b) Adequate supervision should be provided, to ensure the safety of each child using the outdoor play area at all times.

**53. Ablution facilities.**

A children's home premises shall be provided with the following:

- (a) Toilets at a ratio of not more than 15 children for each toilet or chemical toilet.
- (b) Hand wash facilities at a ratio of not more than 20 children for each hand wash facility.
- (c) A supply of hot and cold running potable water must be available at every wash hand basin or if no running water is available, a minimum of 25 liters of potable water, stored in a hygienically clean container and must be available at each wash hand basin

**54. Bathing facilities.**

54.1. a bath for every 8 children separate for the sexes and designated accordingly

54.2. A showers may be substituted for baths in the following ratios:

- (a) Males – two thirds of total number of baths.
- (b) Females – one third of total number of baths.
- (c) A supply of hot and cold running potable water at every bath and shower facility, if no running water is available, a minimum of 25 litres of potable water stored in a hygienically clean container must be available at each bath or shower.

**55. Medical care for children**

55.1. Any person who operates or is in charge of a children's home must-

- (a) Provide an adequate first aid area with adequate and appropriate first aid equipment for the treatment of minor ailments and bodily injuries sustained by children.
- (b) Have an accessible list of emergency contact numbers which shall include fire brigade, ambulance, environmental health practitioner, outbreak response, clinic, hospital, doctor and police.
- (c) Be trained in basic first aid.
- (d) Ensure that adequate provision is made for disposable gloves and disinfectants to protect staff and children, and also to disinfect contaminated areas and surfaces when dealing with blood related illness and injuries.
- (e) Ensure that immediately after treating a child with blood related illnesses and injuries, areas and surfaces where treatment took place are adequately disinfected.
- (f) Ensure that post exposure prophylaxis for HIV and Hepatitis B be made available to any child or caregiver who may have been so exposed.
- (g) In respect of any child who becomes ill or has suffered an injury requiring medical attention- Immediately transport such child to the nearest clinic or hospital or call for medical assistance. Ensure that appropriate medical care is given to the child in the sick bay area, if the illness or injury is not of a nature requiring attendance at the clinic or hospital and immediately notify the Council in the event of the illness being a notifiable disease.
- (h) Ensure that every child has a road to health card and has completed basic immunization schedules as required by the Department of Health.
- (i) Take measures to adequately manage communicable diseases.
- (j) Isolate in an approved manner, any child that is suffering from any infectious disease until such time that the disease no longer poses any threat to those around them.

**56. Laundry facilities**

56.1. If laundering is carried out on the premises of a children's home, this activity must take place in accordance with the following provisions –

- (a) A work-room or area used for housing washing-machines, irons, ironing boards, presses and other fixed or movable equipment, with a minimum floor area of 6 m<sup>2</sup> or 2,5 m<sup>2</sup> unobstructed

- floor space per person employed in the laundry, whichever is the greater size, must be provided.
- (b) All internal walls must be constructed and finished so as to render them non-absorbent in a manner consistent with the provisions of the National Building Regulations and Building Standards Act, and painted with a light-colored washable paint.
  - (c) All ceilings must be dust-proof, smoothly finished, and painted with a light-colored washable paint.
  - (d) All floor surfaces must be constructed of cement or other non-absorbent material brought to a smooth finish in a manner consistent with the provisions of the National Building Regulations and Building Standards Act.
  - (e) Lighting and ventilation as contemplated in the National Building Regulations and Building Standards Act must be provided.
  - (f) Adequate separate facilities for the receiving of dirty laundry and dispatch of clean laundry must be provided.
  - (g) A store-room or facility for the storage of all relevant materials must be provided and equipped with adequate packing shelves of which the lowest shelf must be at least 250 mm above floor level.
  - (h) A separate pre-rinsing area must be provided on any premises where nappies are laundered.
  - (i) The laundry area must be inaccessible to any child and must at all times be kept locked when not in use.

## 57. Safety Measures

A person in charge of a children's home must ensure that the following safety measures are complied with-

- (a) Children must be adequately protected against fires, hot water installations, electrical fittings and appliances, heating appliances and any other article, thing or substance that may be dangerous or cause injury to any child.
- (b) Any slats or rails forming part of an enclosure, security gate, play pen, bed, cot or any other object or structure whatsoever must be a maximum of 75 mm apart, must be installed and maintained in a good state of repair, and if painted, only non-toxic paint must be used.
- (c) All pesticides, detergents and other harmful substances must be stored in a locked place inaccessible to any child at all times.
- (d) No noxious or poisonous or dangerous plant or shrub may be permitted on the premises.
- (e) No animals or birds may be kept on the premises unless an approved area, complying with the requirements of Chapter 15 of these by-laws relating to the keeping of animals, is provided, separately from the indoor and outdoor activity and play areas.
- (f) No paddling pool, swimming pool or other structure may be permitted in any children's home without adequate fencing and a safety net.
- (g) Any sandpit must be adequately covered when not in use and must be treated with a treatment agent on a regular basis.
- (h) All toys for children under the age of three years shall be free from any small parts and if painted, only with non-toxic paint.
- (i) No person known or suspected to be suffering from an infectious or contagious disease, and no person so suffering, may be allowed to enter the premises or may be employed in the children's home if in the opinion of an environmental health practitioner, the person is capable of communicating the infectious or contagious disease to the children.
- (j) Any other reasonable measures which may, in the opinion of an environmental health practitioner, be necessary to protect the children from any physical danger, must be taken by the children's home service provider on the instruction of an Environmental Health Practitioner.

## 58. Duties of the person in charge of a children's home

58.1. Any person who operates a children's home must –

- (a) Ensure that the children are properly cared for and supervised at all times.
- (b) Maintain every part of the premises, including any equipment, linen, bedding, feeding utensils and play equipment in good repair and in a clean and hygienic condition at all times.
- (c) Ensure that all staff members and care givers at the premises are at all times healthy and clean.
- (d) Ensure that the toys, books and other indoor play materials intended for day-to-day use are available in any indoor activity or play area and suitably stored so that they are within easy reach of the children.
- (e) Ensure that children are at all times appropriately supervised by an adult when utilizing the indoor and/or outdoor areas.

## 59. Register

59.1. Any person who operates a children's home must keep an admission and discharge register of all children admitted to and discharged from the children's home in accordance with regulation 33 of the Regulations promulgated in Government Gazette 10546 of 12 December 1986 in terms of the provisions of section 60 of the Act.

59.2. The following particulars where applicable shall be entered in the register –

- (a) His or her full name, sex, date of birth, identity number; names, addresses and telephone numbers of parent or parents, guardian or guardians or next of kin.
- (b) Date of admission.
- (c) Particulars of any leave of absence or any absence longer than one day and the reason for such absence.
- (d) In the case of a pupil who absconded from the children's home or who is a pupil referred to in section 38(1) (b) of the Act, the date on which he so absconded or on which his leave of absence, referred to in section 38(1) (b), expired, as the case may be, and if he returns or is returned to the children's home, the date on which he so returned or was brought back.

59.3. A separate file shall be kept in a children's home in respect of each pupil in that children's home in which the following documents where applicable shall be filed-

- (a) All documents relating to the pupil received at the time of his admission.
- (b) All reports received from the school which the pupil attends or attended.
- (c) Reports and notes from social workers and the staff of the children's home on the pupil.
- (d) For each leave of absence, the address where leave of absence was spent.

## 60. Medical registers and files

60.1. Any person who operates a children's home must keep a register containing the following health data:

- (a) Operations, illnesses and any communicable diseases which the child has suffered and the relevant dates
- (b) Details of all immunizations.
- (c) Details of allergies and any medical assessment and treatment the child may be undergoing.
- (d) Details and quantity of any medicine given to a child with the name and signature of the person who administered the medicine.
- (e) All reports on any physical, psychiatric or clinical-psychological examination of the pupil and any report on the results of any treatment given.

## CHAPTER 10 DRY CLEANING AND LAUNDRY ESTABLISHMENTS

### 61. Definitions

**In this Chapter, unless the context otherwise indicates –**

61.1. "dry-cleaning or laundry business" means any business in which clothes or other fabrics are cleaned with water or other solvents, or clothes or fabrics are ironed

### 62. Requirements for the operation of a dry cleaning and laundry establishment

No person may conduct a dry-cleaning or laundry business on premises which do not comply with the following requirements:

- (a) The work-room or area used for housing dry-cleaning machines, washing machines, ironing boards, presses and other fixed or movable equipment, with a minimum unobstructed floor area of 2,5 m<sup>2</sup> per person employed on the premises, must be provided.
- (b) Adequate separate areas for marking clean and dirty articles must be provided with-  
Tables with an impervious surface.  
Adequate washable containers for dirty articles.  
A hanging rails and shelves constructed of an impervious material in the area for marking clean articles.
- (c) A separate room or area with separate designated counters, with impervious surfaces, must be provided for the receipt and dispatch of articles.
- (d) A store-room or facility for the storage of packing material and other articles must be provided and equipped with adequate packing shelves of which the lowest shelf must be at least 250 mm above floor level.
- (e) (e) adequate separate change-rooms for males and females, where five or more persons of the same sex are employed, must be provided containing-  
An adequate metal locker for every employee.  
A wash-hand basin provided with a supply of running hot and cold potable water.  
An adequate supply of soap and disposable towels at every wash-hand basin.
- (f) All machinery and equipment must be equipped with adequate suction fans to remove any noxious gas, steam and hot air from any room and to release it in the open air in an adequate manner.
- (g) All machinery and equipment must be placed so that there is free access to all areas around and underneath each machine or item of equipment, to enable those areas to be adequately cleansed.

### 63. Duties of a person operating a dry cleaning and laundry establishment

Any person conducting a dry-cleaning and laundry establishment must-

- (a) Keep the premises, all fittings, equipment, appliances, machinery, containers and business vehicles in a clean, hygienic and good condition at all times.
- (b) Separate dirty articles from clean articles at all times, including when in transit.
- (c) Use a change-room solely for changing.
- (d) Ensure that every person who handles clean or dirty articles wears adequate protective clothing at all times.
- (e) Keep protective clothing in a clean and sound condition at all times.
- (f) Store protective clothing in a locker when it is not being worn.
- (g) Affix the name and business address, in clear lettering, to the outside of any business vehicle.
- (h) Ensure that the premises are not directly connected to any food premises, new clothing shop, hairdresser or any other area from which contamination might occur.
- (i) Comply with the requirements of the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993) and the Atmospheric Pollution Prevention Act, 1965 (Act No. 45 of 1965 legislation and with the provisions of the National Building Regulations and Building Standards Act at all times.

## CHAPTER 11 EARLY CHILDHOOD DEVELOPMENT CENTRES

### 64. Definitions

In this Chapter, unless the context otherwise indicates-

- 64.1. Adequate and suitable: means adequate or suitable as the case may be, in the opinion of the Head of Health or an Environmental Health Practitioner.

- 64.2. Child-care premises/ early childhood development center: refers premises in which child-care services are offered.
- 64.3. Approved: means approved by the Head of Health Services in a municipality or an Environmental Health Practitioner, regarding a public health requirements of a particular case.
- 64.4. Best available method: means a method available that will best to prevent diseases and health hazards.
- 64.5. Child-care service :refers to any service, whether for gain or otherwise for the reception, protection, care and bringing-up of more than six children apart from their parents but does not include any reform school, boarding school, school hostel or any establishment which is maintained or used mainly for the tuition or training of children and which is controlled by or which has been registered or approved by the State, including a provincial administration, as contemplated in the Child Care Act, 1983 (Act No. 74 of 1983).
- 64.6. Pre-school institution: refers to any undertaking or institution involving the care tuition or any combination of these functions during the whole or part of the day on all or any of the days of the week specifically for children under the age of seven years.

## 65. Permit requirement

No person may provide a child-care service except on child-care premises which comply with the requirements of enclosed within this chapter and in terms of a permit authorizing that activity.

## 66. Application of Guidelines

These guidelines shall apply to all pre-school institutions, early childhood development centers and child care centers. The Health of the Municipal Health Services or Environmental Health Practitioner when implementing these guidelines shall apply the principle of best available method.

### 66.1. Health Certificate

- (a) No person or body of persons shall conduct an early childhood development center unless such a person or body is in possession of a health certificate to the effect that the premises and complies with such By-laws, the certificate shall state:  
The number and both minimum and maximum age of the children permitted to be kept on such premises.  
The hours during which such an early childhood development center may operate.
- (b) The Environmental Health Practitioner shall issue then issue the Health
- (c) The health certificate issued is not transferable from one individual to another.

## 67. Duties of a person operating an early childhood development center

- (a) The health certificate holder shall ensure that the children are at all times properly cared for and supervised and shall:  
Maintain every part of the early childhood development center including any outdoor area and all structure, equipment are in good repairs and is kept clean/ in a hygienic condition at all times.  
Ensure that all persons on or in the premises are clean and clothing and are in good state of health.  
Ensure that no person shall smoke or use any tobacco product in the presence of children.  
Ensure that all to toy, books and other indoor play material intended for the day-to-day use are available in the indoor play area and is suitably stored so as to easy reach for children  
Ensure that the children are at all times under the direct supervision of the specified number of adults.

**68. Requirements for the operation of an early childhood development center**

68.1. Any person who provides a child-care service must-

- (a) Ensure that the children are properly cared for and supervised at all times.
- (b) Maintain every part of the premises, including any equipment, in good repair and in a clean and hygienic condition at all times.
- (c) Ensure that all persons on or in the premises are clean in person and clothing and are in good state of health.
- (d) Ensure that no person smokes or uses any tobacco product in the presence of children.
- (e) Ensure that the toys, books and other indoor play materials intended for day-to-day use are available in any indoor play area and suitably stored so that they are within easy reach of the children.
- (f) Provide a laundry area an adequate distance from any area used to care for children or the kitchen, if laundry is done on the premises.
- (g) Provide an adequate number of bins with self-closing lids for the disposal of paper, paper towels, tissues and other waste materials, inside the premises.
- (h) Provide an approved refuse area, with adequate refuse bins, for the storage of refuse pending removal.
- (i) Provide each child with a towel, preferably disposable, for his or her individual use on the premises.
- (j) Provide an adequate and easily available supply of toilet paper, soap and tissues for the children's use.

**69. Food preparation area**

69.1. In addition to the standard requirements enclosed within the Regulation 638 of the 22 of June 2018 relating to the general hygiene requirement for a food premises and the transportation of food, the following considerations must be made:

- (a) Where a bottle or breast fed children are accommodated on the premises, a designated area must be provided in the kitchen for the preparation, and washing of feeding bottles and teats. The milk kitchen shall be have approved containers for washing and rinsing.
- (b) An adequate supply of potable running cold and hot water must be available for washing of bottles and teats.
- (c) A separate cooling facility for the hygienic storage of milk and milk bottles.
- (d) To minimize infections from viruses, bacteria and parasites and the risk of disease transmission, all bottles used for feeding of children must be sterilized.
- (e) If meals are provided, a display of two-weekly menu must be visible to the parents.
- (f) Provide nutritionally balanced meals of adequate volume to satisfy the energy needs of the children in each age group.

**70. Classrooms**

70.1. A building structure used as a classroom must be compliant with the requirements of the National Building Regulations and the Building Standards Act, 1977 (Act No. 103 of 1977), therefore-

- (a) The exterior walls and roof must be constructed in a manner to prevent the permeation of wind and rain and to ensure the health and safety of children.
- (b) Windows and doors must allow natural light and enable cross ventilation.
- (c) The floors have a smooth surface that is easily cleanable and prevents the permeation of dampness.

70.2. Adequate juvenile size chairs and tables, playing and sleeping must be available for the individual use of each child.

70.3. Provide adequate educational material to stimulate each developmental stage of the children.

70.4. The area must be kept clean and in good repair at all times, free from debris, litter and other miscellaneous rubbish.

70.5.) During cold weather conditions, the premises should be adequately heated throughout with suitable means of heating, to prevent children being exposed to extreme cold conditions. Heating facilities used are safe for children and staff and do not emit noxious fumes, gases or odors.

## 71. Indoor play area

71.1. An indoor play area for playing, eating and for sleeping purposes is provided in line with the requirements as set out in the Children's Act.

71.2. The building structure used as a classroom must be compliant with the requirements of the National Building Regulations and the Building Standards Act, 1977 (Act No. 103 of 1977), therefore-

71.3. The exterior walls and roof must be constructed in a manner to prevent the permeation of wind and rain and to ensure the health and safety of children.

71.4. Windows and doors must allow natural light and enable cross ventilation.

71.5. The floors have a smooth surface that is easily cleanable and prevents the permeation of dampness.

71.6. have a play area with a minimum of 1,5 m<sup>2</sup> free unobstructed floor space per child, or 3 m<sup>2</sup> if no outdoor play area is provided, and which is divided by walls or removable partitions into separate indoor play areas in which children of the following age groups are cared for separately at all times:

0-2 Years; 2-4 years; and 4 years up to compulsory school-going age.

71.7. Ready access to the indoor play area for the nursery.

71.8. Have an activity area of 4m<sup>2</sup> for every child of school going age catered for on the premises.

71.9. Storage facilities for the storage of children's toys, books, and other play material must be provided in the indoor play area.

## 72. Outdoor play areas

72.1. If child-care premises have an outdoor play area it must-

(a) Be free of any excavations, steps, projections, levels or any surface which may adversely impact on the health and safety of children using that area.

(b) Provide a minimum outdoor play area of 2 m<sup>2</sup> per child.

(c) Have an adequate means of enclosure and a lockable gate to prevent a child leaving the premises on his or her own and to prevent the entrance of any animal and unauthorized person.

(d) have separate outdoor play areas for the following different age group:

0-2 years; 2-4 years; 4 -7 years

(e) The play area should be free from any structural hazards, such as sharp corners, stairs, slippery surfaces that may pose a danger or constitute a hazard to children on the premises.

## 73. Resting facility

73.1.(a) Cots and water proof mattresses must be spaced 750mm apart during sleep or nap time to allow free and safe movement by a child care supervisor.

(b) All linen and blankets used for sleeping purposes must be laundered at least weekly, especially for children under the age of 3 (three) years.

(c) During cold weather conditions, the premises should be adequately heated throughout with suitable means of heating, to prevent children being exposed to extreme cold conditions. Heating facilities used are safe for children and staff and do not emit noxious fumes, gases or odors.

**74. Play equipment**

- a) The indoor playing equipment/toys should be provided free from sharp points, edges and lead paint.
- b) All mouth contact toys used for children must be cleaned and sanitized daily, by scrubbing in warm and soapy water using a brush, rinsing with clean water, submerging in a sanitizing solution for at least 2 minutes and air dried.

**75. Ablution facilities****75.1. Requirements for ablution for children under the age of 2 years**

- (a) An early childhood development center must provide the following additional toilet and wash facilities for children under the age of 2 years.
- (b) Adequate wash facilities, soap and paper towel for the purpose of hand washing.
- (c) There must be an adequate number of bins with self-closing bins for the proper disposal nappies and other forms of waste.

**75.2. Requirements for ablution facilities for children over the age of 2 years**

Early childhood centers must have adequate toilet and wash facilities for all children with-

- (a) A ratio of not more than 15 children for each toilet or chemical toilet.
- (b) A ratio of not more than 20 children for each hand wash facility.
- (c) At least 1 (one) toilet and 1 (one) hand-wash facility is provided for every 20 children of part thereof on the premises and designated by sex.
- (d) A supply of hot and cold running potable water must be available at every wash hand basin, or if no running water is available, a minimum of 25 liters of potable water, stored in a hygienically clean container, must be available on the premises at all times as an alternative.

**76. Aftercare facilities**

Where after care services are provided on the premises or separate facilities are provided for that purpose:

- (a) A after school center may not be permitted on the same premises as day care center unless separate facilities are provided it is conducted on different times.
- (b) An indoor play area of not less than 1.5m<sup>2</sup> free floor spaces is provided for each child in after care and an outdoor play area of not less than 2m<sup>2</sup> is provided for each child.
- (c) At least one toilet and one hand-wash facility is provided for every 20 children of part thereof on the premises and designated by sex.
- (d) An adequate supply of toilet paper and soap is provided in the toilet and hand wash facilities at all times.
- (e) Adequate tables and chairs are provided for use by the aftercare children.

**77. Medical care for children**

77.1. Any person who provides a service at an early childhood development center or is in charge of the facility must with respect to any child who becomes sick or has suffered an injury requiring medical attention-

- (a) Immediately notify the parent or guardian of the child.
- (b) Immediately call for medical assistance.
- (c) Provide necessary care and treatment in the sick-bay area.

77.2. In the event a child becomes sick/ill due to a communicable disease, the following must be done-

- (a) Children suspected or diagnosed an infectious or communicable disease must be closely monitored and possibly the parents advised to exclude from attending child care until it has been declared by a doctor that it is safe to do so.

- (b) Immediately notify the Environmental Health Practitioner /relevant health authority in an event of the illness being suspected of being a communicable disease.

## **CHAPTER 12 HEALTH ESTABLISHMENTS**

### **78. Requirements for the operation of a health establishment**

#### **78.1. Physical and structural facilities**

- (a) Internal walls must be constructed of an impervious material brought to a smooth finish and easily cleanable and painted with a light coloured paint.
- (b) Ceilings must be constructed of a dust proof material, smoothly finished and painted with a light coloured washable paint.
- (c) Floor surfaces must be constructed of impervious material, brought to a smooth finish and properly drained.
- (d) The locality of all facilities, including lifts, fire escapes, and entrances exits should be clearly marked for convenience of patients, staff and visitors.
- (e) Facilities for patients and other visitors must be adapted to accommodate physically disabled persons.
- (f) Consultation rooms should be provided separately from waiting rooms to facilitate privacy for consultation purposes.
- (g) The use of equipment, material or substances by workers must be in line with the requirements of the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993).
- (h) The premises must comply with the requirements of the National Environmental Management: Waste Act, 2004 (Act No. 39 of 2004), as well as relevant By-Laws of the local authority concerned with regards to the management of general waste on the premises.

#### **78.2. Ablution facilities.**

- (a) Adequate toilet and wash up facilities should be provided for patients and staff on the premises. At least 1(one) toilet is provided for every 12-15 (twelve to fifteen) in-patients, and 1 (one) hand wash basin, and 1 (one) bath or shower is provided for every 12-15 (twelve to fifteen) in-patients.
- (b) Separate toilet and hand washing facilities must be provided for staff on the premises.
- (c) At least 1 (one) toilet facility and 1 (one) hands wash basin should be provided for every 50 out-patients.
- (d) Staff required to sleep on the premises must be provided adequate wash up facilities. At least 1 (one) bath or shower must be provided for every 15 (fifteen) members of staff on the premises.
- (e) Floors of walls of the toilet facilities must be constructed of a smooth and easily cleanable material.
- (f) All toilet facilities on the premises must be kept clean and in good repair at all times.
- (g) All hand wash facilities should be supplied with a constant supply of potable running water.
- (h) An adequate and constant supply of soap, toilet paper and towel must be maintained in all toilet and hand wash facilities at all times.

#### **78.3. Storage facilities**

- (a) Storage facilities should be provided for the storage for medicines and drugs and such facilities are kept locked at all times except when medicines or drugs are being removed or returned to it.
- (b) Additional storage facilities should be provided for the storage of cleaning equipment, pesticides and other potentially dangerous hazardous substances.
- (c) Storage rooms must contain adequate moveable shelving made of impervious material.
- (d) Every shelf in any store room should be of a minimum height of 225 mm above the floor.

- (e) All storerooms and store facilities must be kept clean at all times and cleaned routinely at least once every week.
- (f) Hazardous substances must be stored and disposed off in a safe manner, separate from other nonhazardous materials.
- (g) Expired medicines should be stored separately and must be disposed off in a safe manner.
- (h) Adequate storage facilities should be provided for the storage of any spare equipment, including particularly heavy equipment and gas cylinders. The equipment must be stored in manner so as not to obstruct any passages, entrances or exits to the premises.
- (i) Adequate storage facilities for articles that are reasonable necessary to store on the premises for the day to day running of the nursing home must be provided.
- (j) A separate linen room, containing adequate cupboards or shelves for the storage of linen must be provided.
- (k) If five or more persons are employed, separate change-rooms must be provided for male and female staff members, equipped with storage facilities or lockers for personal belongings of each worker.
- (l) Food and non-food items should be stored separately from any other items; refrigerators used for storage of medicines are not at any time used for storage of any foodstuffs.
- (m) Separate storage facilities for dirty and clean linen and equipment, including sluice facilities for cleaning of soiled linen and equipment should be provided.
- (n) The storage and dispensing of medicines must comply with the requirements of the relevant legislation.
- (o) Refrigeration facilities used for storage of hazardous waste or infectious material must be marked as such, and should be used to store any other item except for the designed purpose.

#### 78.4. Laundry

- (a) The health establishment facility must have access to a well manage laundry facilities for the effective laundering of linen, for controlling of infection and avoiding contamination on the premises.
- (b) Internal walls should be constructed of an easily cleanable material, brought to a smooth finish and painted with a light coloured paint.
- (c) Floors should be brought to a smooth finish and are easily cleanable.
- (d) Ceilings should be constructed of a dust proof material.
- (e) The laundry facility must be properly ventilated by cross ventilation and adequately illuminated.
- (f) Drainage systems should be available and designed without open drains; with lockable inspection or rodding eyes; with a flow from clean to dirty areas; and not connected to storm water drainage.
- (g) Areas receiving soiled linen must be separated from areas handling clean linen.
- (h) Adequate ablution and toilet facilities must be provided, including an emergency shower or eye-wash facility in the wash-room where chemicals are handled.
- (i) Suitable and hazard-free storage facilities for storage of chemicals should be provided.
- (j) The capacity and the condition of the equipment used for laundering must meet the hospitals laundering requirements.
- (k) Vehicles, containers, trolleys or other manually operated equipment for the transporting of linen must conform to requirements to ensure contamination free conditions.
- (l) All dirty linen and hospital clothes regarded as infectious waste and must be stored only in the designated storage area and removed from wards, passages or any other place where patients are treated.

#### 78.5. Waste management

- (a) A policy for the management of waste within the facility must be in place.
- (b) A procedure specifically for infection/contamination control must be made available to staff handling waste within the establishment.

#### 78.6. Power of Environmental Health Practitioners

- 78.7.(a) Any environmental health practitioner in the employ of the Council may:

- 78.8.(b) Enter sites and premises on which healthcare waste is being generated, handled, treated, stored or disposed of.
- (c) Gain access to vehicles on which health care waste is being contained or transported, or on which her or she suspects health care waste is being contained or transported.
  - (d) Inspecting premises, site or vehicle for the presence of health care risk waste.
  - (e) Inspecting the manner in which health care risk waste is being, handled, stored, transported, treated or disposed of.
  - (f) Requesting information regarding the health care risk waste from the person who is in charge of the health care risk waste or from the person in charge of the health care risk waste or from the person in charge of the premises, site or vehicle.
  - (g) Examine extract or make copies of any health care risk waste records and request an explanation from the person in charge of the record, or from the person in charge of the site.

## CHAPTER 13

### KEEPING OF CATTLE

#### 79. Definitions

79.1. In this Chapter, unless the context otherwise indicates-

- (a) Agricultural holding: means the same as defined in the applicable Town Planning Scheme.
- (b) Animal: means any cattle, sheep, goat, horse, mule, donkey, pig, rabbit and wild animal.
- (c) Enclosure: in relation to an animal, means any kraal, pen, paddock, cage or other fenced or enclosed area erected to confine an animal from escaping or roaming freely on the remainder of the premises.
- (d) Keeper means in relation to any animal, the owner of the animal or any other person responsible for feeding and caring for the animal.
- (e) Livestock: means horses, cattle, sheep, goats, pigs, mules, donkeys and poultry.

#### Part 1: General provisions relating to the keeping of cattle

#### 80. Application of Chapter

80.1. Subject to the provisions enclosed within these by-laws the provisions of this Chapter do not apply to any agricultural show where cattle are kept on a temporary basis and any laboratory where cattle are kept for research purposes.

80.2. No person may subject to these by-laws, keep or allow to be kept, any animal other than cattle on an erf in a proclaimed township, provided the keeping of such cattle does not create or constitute a nuisance.

80.3. If at any time it appears to an authorized official that the keeping of cattle on an erf or agricultural holding, in respect of which a permit has been granted, is likely to constitute a nuisance or danger to the public health, that official may cancel the permit or prohibit the keeping of such cattle.

80.4. An authorized official must serve a notice on the permit holder or the owner of the erf or agricultural holding concerned, informing him or her of a decision in terms of subsection (4) and instruct the owner to comply with the requirements within the period stated in such notice, which must be at least 48 hours.

80.5. An authorized official must as soon as a permit has been cancelled, notify the permit holder of that fact in writing.

80.6. An authorized official may, subject to the foregoing provisions of this section, issue a new permit if he is satisfied that the reason for the cancellation no longer exists or that there is no reason why a new permit should not be issued.

## Part 2: Keeping of cattle

### 81. Requirements for the premises

81.1.No person may keep any cattle in an enclosure that does not comply with the following requirements:

- (a) Every wall and partition of the enclosure must be constructed of brick, stone, concrete or other durable material.
- (b) The internal wall surfaces of the enclosure must be constructed of smooth brick or other durable surface brought to a smooth finish.
- (c) The height of the walls to the wall plates of the enclosure must-  
If the roof is a pitched roof be 2, 4 metres  
If the roof is a flat roof be 2, 7 metres,  
If the roof is a lean to roof be a mean height of 3 metres with a minimum of 2, 4 meters on the lowest side.  
In the case of a enclosure which has an opening along the entire length of one of its long sides be not less than 2 metres
- (d) The enclosure must have a floor area of at least 9 m<sup>2</sup> for each head of cattle accommodated in it.
- (e) Lighting and ventilation must be provided by openings or glazed opening windows or louvers totaling at least 0,3 m<sup>2</sup> for each animal to be accommodated in it except in the case of a enclosure open along the entire length of one of its long sides.
- (f) The lowest point of every opening, window or louvers must be at least 1,8 metres above floor level.
- (g) The floor of the enclosure must be constructed of concrete or other durable and impervious material brought to a smooth finish graded to a channel and drained waste water.
- (h) Any enclosure must have an area of at least 10 m<sup>2</sup> for each head of cattle accommodated in it and the fencing must be strong enough to prevent the animals from breaking out.
- (i) There must be a water supply adequate for drinking and cleaning purposes next to every enclosure.

### 82. Duties of keeper of cattle

82.1.Any person who keeps any cattle must-

- (a) Maintain the premises, and any equipment, apparatus, container or receptacle used in connection with keeping the animal, in a clean and sanitary condition and in good repair.
- (b) Provide portable manure storage receptacles of an impervious material and with close fitting lids.
- (c) Keep every manure storage receptacle on a platform constructed of concrete or other durable and impervious material near the stable or enclosure.
- (d) Remove the contents of the manure storage receptacles or manure container or area from the premises at least once every second day and dispose of the manure in a way which will not create a public health nuisance.
- (e) Remove all bedding from the enclosure at least once a week and store it in the manure receptacles or manure container or area until it is removed from the premises.

## OFFENSIVE TRADE

### 83. Definitions

83.1.In this Chapter, unless the following contexts indicates –

- (a) Effluent: refers to any waste water which may be generated as a result of undertaking any scheduled use or an activity which is likely to cause a public health nuisance.
- (b) Offensive trade: means any business listed below or business which involves an activity listed below:

Panel beating or spray painting.

Operating a waste recycling plant including oil and petroleum product recycling

Scrap yard or scrap metal dealing.

Blood boiling, bone boiling, tallow melting, fat melting or fat extracting, soap boiling, tripe boiling or cleaning, skin storing, bone storing, hide boiling, skin curing, blood drying, gut Scraping, leather dressing, tanning or glue or size making.

Charcoal burning, brick burning, lime burning.

Manure making or storing or compost making.

Parchment making.

Manufacturing malt or yeast.

Cement works, coke-ovens or salt glazing works.

Sintering of sulphurous materials.

Viscose works.

Ore or mineral smelting, calcining, puddling or rolling of iron or other metal, conversion of pig iron into cast iron, reheating, tempering, hardening, forging, conversion or compounding of carbon with iron or other metals.

works for the production of carbon bisulphide, cellulose lacquer, cyan or its compounds, hot pitch or bitumen, pulverized fuel, peridine, liquid or gaseous sulphur dioxide or sulphur chlorides.

Works for the production of amyl acetate, aromatic ethers, butyric acid, caramel, enameled wire, glass, hexamine, lampblack, B-naphthol, resin products, salicylic acid, sulphated organic compounds, sulphurous paints, ultramarine, zinc chloride or zinc oxide.

The refining or processing of petrol, oil or their products.

Cement brick manufacturing

Coal-yard activities

#### 84. **Permit requirement**

No person may conduct an offensive trade in or on any premises, except in terms of a permit authorizing such trade.

#### 85. Requirement for the operation of the premises

85.1.No person may conduct an offensive trade in or on any premises unless-

- (a) The floors of the premises are constructed of cement concrete or a similar impervious material, brought to a smooth finish.
- (b) The floors of the premises are adequately graded and drained for the disposal of effluent to an approved disposal system.
- (c) The inside walls, except where glazed or glass brick or glazed tiles are used, are plastered, brought to a smooth finish and painted with a light-colored, washable paint.
- (d) The surface of any backyard or open space is paved with concrete or similar impervious material, brought to a smooth finish.
- (e) The premises are provided with adequate light and ventilation as prescribed in the National Building Regulations and Building Standards Act.
- (f) An adequate supply of running potable water must be provided.
- (g) An adequate number of portable containers constructed of iron or another nonabsorbent material, equipped with closely fitting lids, are provided for the removal of all waste and waste water from the premises.
- (h) Adequate means are provided for the disposal of all effluent arising from the manufacturing or other process performed on the premises.

- (i) Adequate accommodation is provided for the storage of all finished products, articles or materials which are used in the manufacturing or other process and which may discharge offensive or injurious effluent or liquid; or decompose in the course of the work or trade.

**86. Duties of offensive traders**

86.1. Every offensive trader must-

- (a) Maintain the premises in a clean, hygienic and good condition at all times.
- (b) Maintain all walls and floors of the premises in a manner and condition that prevents the absorption of any waste or waste water.
- (c) Maintain all machinery, plant, apparatus, furniture, fittings, tools, implements, vessels, containers, receptacles and vehicles in a clean, hygienic and good condition at all times.
- (d) Prevent any waste accumulating on the premises.
- (e) Prevent the emission of noxious, injurious or offensive gases, fumes, vapours or dust generated during any handling, preparation, drying, melting, rendering, boiling or grinding process or storage of any material on the premises.

**CHAPTER 15  
SCHOOLS**

**87. Application guidelines**

87.1. These guidelines shall apply to all school institutions. The Health of the Municipal Health Services or Environmental Health Practitioner when implementing these guidelines shall apply the principle of best available method.

**87.2. Health Certificate**

- (a) No person or body of persons shall operate a school unless such a person or body is in possession of a health certificate to the effect that the premises and complies with such By-laws, the certificate shall state:
- (b) The number and both minimum and maximum age of the children permitted to be kept on such premises.
- (c) The hours during which such an early childhood development center may operate.
- (d) The Environmental Health Practitioner shall issue then issue the Health
- (e) The health certificate issued is not transferable from one individual to another.

**88. Duties of a person operating a school**

- (a) The health certificate holder shall ensure that the children are at all times properly cared for and supervised.
- (b) Maintain every part of the early childhood development center including any outdoor area and all structure, equipment are in good repairs and is kept clean/ in a hygienic condition at all times.
- (c) Ensure that all persons on or in the premises are clean and clothing and are in good state of health.
- (d) Ensure that no person shall smoke or use any tobacco product in the presence of children.

**89. Requirements for the operation of a school**

89.1. Structural requirements

- (a) Walls should be constructed of brick, stone, concrete or other impervious material, must plastered and brought to a smooth finish and covered with a light paint.

- (b) Floors should be constructed of concrete, hardwood or other durable material and brought to a smooth finish.
- (c) Ceilings should be constructed so as not to attract dust must have a hard, smooth and washable surface.
- (d) The school premises should be equipped with outdoor shaded areas to prevent children from being exposed to excessive heat/sun exposure during play time. The planting of trees around the premises is encouraged.
- (e) The school premises should be enclosed with an approved means of enclosure, such as a fence, bricks or other approved material.
- (f) Entrance and exit should be controlled so as to prevent unauthorized entry to the school premises.
- (g) An outdoor play area/yard should be available for outdoor activities on the school premises.

#### 90. Food preparation area

- (a) In addition to the standard requirements enclosed within the Regulation 638 of the 22 of June 2018 relating to the general hygiene requirement for a food premises and the transportation of food, the following considerations must be made:
- (b) If meals are provided, a display of two-weekly menu must be visible to the parents.
- (c) Provide nutritionally balanced meals of adequate volume to satisfy the energy needs of the children in each age group.
- (d) The preparation area must be adequately ventilated and illuminated in compliance to the National Building Regulations and the Building Standards Act, 1977 (Act No. 103 of 1977).

#### 91. Classrooms

- (a) Classrooms must be adequately ventilated and illuminated in compliance to the National Building Regulations and the Building Standards Act, 1977 (Act No. 103 of 1977).
- (b) Adequate floor space of at least 1.5-2 m<sup>2</sup> per child should be available per classroom.
- (c) The exterior walls and roof must be constructed in a manner to prevent the permeation of wind and rain and to ensure the health and safety of children.
- (d) Windows and doors must allow natural light and enable cross ventilation.
- (e) The floors have a smooth surface that is easily cleanable and prevents the permeation of dampness.
- (f) Adequate juvenile size chairs and tables, must be available for the individual use of each child.
- (g) Provide adequate educational material to stimulate each developmental stage of the children.
- (h) The area must be kept clean and in good repair at all times, free from debris, litter and other miscellaneous rubbish.
- (i) ) During cold weather conditions, the premises should be adequately heated throughout with suitable means of heating, to prevent children being exposed to extreme cold conditions. Heating facilities used are safe for children and staff and do not emit noxious fumes, gases or odor.

**92. Boarding establishments****92.1. Accommodation Establishment**

- (a) Adequate sleeping, living and accommodation facilities must be provided for boarders and should comply with the requirements of the National Building Regulations and the Building Standards Act, 1977 (Act No. 103 of 1977), with regards to ventilation and lighting.
- (b) Separate sleeping accommodation must be provided for residential male and female pupils.
- (c) Separate sleeping and living accommodation should be provided for staff on the premises.
- (d) For dormitories, a floor space of not less than 4.2 m<sup>2</sup> must be provided for each pupil with a distance of at least 0.9 m maintained between each beds.
- (e) For cubicles, a cubicle for a single pupil with its own window and a minimum floor area of 5.0 m<sup>2</sup>; must be provided.
- (f) Single bed bedroom for a single pupil must have a minimum floor area of 6.0 m<sup>2</sup>.
- (g) Sleeping accommodation must be kept clean and in good repair.
- (h) A floor space of not less than 2.3 m<sup>2</sup> should be available in all living accommodation for each pupil and staff on the premises.
- (i) Adequate storage facilities must be provided for the storage of personal belongings of residential pupils and staff, which may include a lockable locker.
- (j) Storage facilities should be provided for the storage of linen.

**92.2. Bathrooms and showers**

A bath for every 8 children separate for the sexes and designated accordingly

A showers may be substituted for baths in the following ratios:

- (a) Males – two thirds of total number of baths.
- (b) Females – one third of total number of baths.
- (c) A supply of hot and cold running potable water at every bath and shower facility, if no running water is available, a minimum of 25 litres of potable water stored in a hygienically clean container must be available at each bath or shower.

**93. Ablution facilities**

- (a) Toilets at a ratio of not more than 15 children for each toilet or chemical toilet.
- (b) Hand wash facilities at a ratio of not more than 20 children for each hand wash facility.
- (c) A supply of hot and cold running potable water must be available at every wash hand basin or if no running water is available, a minimum of 25 liters of potable water stored in a hygienically clean container and must be available at each wash hand basin.

**94. Medical care of children**

105.1 Any person who operates or is in charge of a children's home must-

- (a) Provide an adequate first aid area with adequate and appropriate first aid equipment for the treatment of minor ailments and bodily injuries sustained by children.
- (b) Have an accessible list of emergency contact numbers which shall include fire brigade, ambulance, environmental health practitioner, outbreak response, clinic, hospital, doctor and police.
- (c) Be trained in basic first aid.
- (d) Ensure that adequate provision is made for disposable gloves and disinfectants to protect staff and children, and also to disinfect contaminated areas and surfaces when dealing with blood related illness and injuries.
- (e) Ensure that immediately after treating a child with blood related illnesses and injuries, areas and surfaces where treatment took place are adequately disinfected.

(f) Ensure that post exposure prophylaxis for HIV and Hepatitis B be made available to any child or caregiver who may have been so exposed.

(g) In respect of any child who becomes ill or has suffered an injury requiring medical attention- Immediately transport such child to the nearest clinic or hospital or call for medical assistance.

Ensure that appropriate medical care is given to the child in the sick bay area, if the illness or injury is not of a nature requiring attendance at the clinic or hospital and immediately notify the Council in the event of the illness being a notifiable disease.

(h) Ensure that every child has a road to health card and has completed basic immunization schedules as required by the Department of Health.

(i) Take measures to adequately manage communicable diseases.

(j) Isolate in an approved manner, any child that is suffering from any infectious disease until such time that the disease no longer poses any threat to those around them.

## CHAPTER 16 STREET TRADING

### 95. Prohibitions

95.1. No person shall carry or undertake street trading-

(a) On a verge contiguous

A building belonging to or occupied solely by the state the Council

A church or other place of worship or;

A building declared to be a national monument in terms of the National monuments Act 28 of 1969.

(b) On any verge contiguous to a building in which business is being carried on by any person who sells goods of the same nature as or of similar nature to, good being sold by the street trader or who offers service of the same nature as or of the similar nature to a service offered by the street trader concerned without the consent of such person.

(c) On that half of a public road contiguous to a building used for residential purposes, if the owner or person in control or any occupier of the building objects there to.

(d) At any place where the carrying on of such business causes an obstruction to-  
The entrance to or exit from a building or

A fire hydrant

(e) In any declared area identified as such in terms of section 6A (2) of the business Act, Act 71 of 1991 in respect of which the carrying on the street trader has been  
Prohibits by the council

Restricted by Council, unless such business is carried on in accordance with such restrictions

(f) At any place which has been set apart and demarcated as stands or area by the Council in terms of section 6A(3) (b) of the business act 71 of 1991 for the purposes of the carrying on the business of street tender, unless such business is carried on in accordance with-  
An agreement with the council

The allocation by the Council to the street trader of any area or stand

(g) In any public garden or park except with prior written consent of the Council.

### 96. Restrictions

107.1. No person engaging in street trading shall-

(a) Sleep overnight at the business site

(b) Erect any apartment structure in a public place or public road for the purpose of providing shelter.

- (c) Place or store any goods in such a manner or position as to constitute a danger to any person.
- (d) Carry on such business in such a manner as to create a nuisance and damage or deface any public road or public place or any public or private property.
- (e) Create a traffic hazard.
- (f) Interfere with the ability of persons using a sidewalk to view the goods displayed behind shop display window or obscure such goods from the view.
- (g) Place or store his her goods on or in a building, without the without the consent of the owner, lawful occupier, or person in control of such building or property.
- (h) Attach any of his or her goods by means to the building structure, pavement, tree, parking meter, lamp, pole, electricity pole, telephone booth, post box, traffics sign, bench or any other street furniture in or a public road place.
- (i) Make an open fire on a public road or public place
- (j) fire interfere with a ability of a person using sidewalk to view the goods displayed behind a shop displayed window, or obscure such goods from view
- (k) obstruct access to a pedestrian crossing, a parking or loading bay or other facility for vehicular or pedestrian traffic and;
- (l) Obstruct or inhibit the use of street furniture and any other facility designed for the use of the general public.

#### 97. Cleanliness

97.1. Every street trader must-

- (a) Keep the area by him her for the purpose of street trading, as well as any goods used by him or her, in a clean and sanitary condition.
- (b) At the request of any authorized official by the Council, move or remove his or her goods so as to permit the cleansing of the area where he or is trading or for the purpose of affecting Council services.
- (c) Not dispose of litter in a manhole, storm water drain or other place not intended for the disposal of litter.
- (d) Not dispose of litter in a manhole, storm water drain or other place not intended for the disposal of litter.

#### 98. Display of goods

98.1. A street trader shall ensure that any structure, container, surface or other object used by him or her for the preparation, display, storage or transportation of goods

- (a) Is maintained in a good state of repair and in a clean and sanitary condition and
- (b) Is not so places or stored so as to constitute a danger to any person.

### CHAPTER 17

#### PUBLIC HEALTH NUISANCES

#### 99. General nuisances

99.1. An owner or occupier of premises creates a public health nuisance if he or she causes or allows-

- (a) Any premises or part thereof to be of such a construction or in such a state as to be offensive, injurious or dangerous to health.

- (b) Any street, stream, pool, lagoon, ditch, gutter, watercourse, sink, cistern, water closet, earth closet, pail closet, urinal, cesspool, cesspit, drain, sewer, dung pit, slop tank, ash heap or dung heap to be so foul or in such a state or so situated or constructed as to be offensive or to be injurious or dangerous to health.
- (c) Any stable, kraal, shed, run or premises used for the keeping of animals or birds and which is so constructed, situated, used or kept as to be offensive or to be injurious or dangerous to health.
- (d) Any accumulation of refuse, offal, manure or other matter which is offensive or is injurious or dangerous to health.
- (e) Any public building to be so situated, constructed, used or kept as to be unsafe or to be injurious or dangerous to health.
- (f) Any dwelling to be occupied without proper and sufficient supply of potable water within a reasonable distance.
- (g) Any factory or industrial or business premises not to be kept in a clean state and free from offensive smells arising from any drain, water closet, earth-closet, urinal or any other source, or not ventilated so as to destroy or render harmless and inoffensive as far as practicable any gas, vapor, dust or other impurity generated, or so overcrowded or so badly lighted or ventilated, as to be injurious or dangerous to the health of those employed therein or thereon.
- (h) Any factory or industrial or business premises to cause or give rise to any smell or effluvium which is offensive or injurious or dangerous to health.
- (i) Any building, room or structure to be used wholly or partly by a greater number of persons than will allow less than 11,3 m<sup>3</sup> of free air space and 3,7 m<sup>2</sup> of floor space for each person aged 10 years or more and 5,7 m<sup>3</sup> of free air space and 1,9 m<sup>2</sup> of floor space for each person less than 10 years of age.
- (j) Any other activity, condition or thing declared to be a nuisance by the Minister in terms of the Health Act, 1977.

## 100. Pest control

100.1. An owner or occupier of premises creates a public health nuisance if –

- (a) The premises are maintained in a manner that attracts or harbors rodents or other pests, or is conducive to the breeding thereof.
- (b) flies are being attracted to, or can breed on, the premises, in significant numbers because of insufficiently rotted manure or any other organic material is being kept or used, any other substance that attracts flies is used or kept other than for the purposes of trapping or killing flies.
- (c) mosquitoes can breed in significant numbers on the premises because –
- (d) Containers in which mosquitoes can breed, such as tyres, bottles, crockery, and tins, have been left or are kept on the premises.

Tanks, barrels and similar containers in which mosquitoes can breed are not fitted with mosquito-proof covers or mosquito wire gauze screens in a manner that prevents mosquitoes gaining access to water contained in them.

Gutters and down pipes are sagging or clogged so that stagnant water can accumulate in them. Approved measures have not been taken to prevent mosquitoes breeding in ponds, excavations, wells, swimming pools or any other stagnant water source on the premises.

## 101. Air pollution

101.1. An owner or occupier of premises creates a public health nuisance if-

- (a) Any waste on the premises is burned outside except in an approved appliance.
- (b) Ash, grit, soot or smoke is emitted from any chimney or appliance or from any other means on the premises in a manner or quantity that is sufficient to have an adverse impact on public health.
- (c) The erection or destruction of a building or structure causes dust to be discharged into the surrounding atmosphere in a manner or quantity that is sufficient to have an adverse impact on public health.

#### 102. **Fouling and littering in public places /open spaces**

- 102.1. A person creates a public health nuisance if he or she throws, dumps, stores, keeps or drops refuse, rubbish, glass, tins, paper, car wrecks or parts of motor vehicles, dead animals, waste water or flushing water or other litter or waste, whether liquid or solid, on or in a street, road, bridge, thoroughfare, open space, vacant stand, public place or erf, spruit or watercourse, or cause or permit it to be thrown, dumped or dropped there, or cause or permit any such liquid to flow into such a place.
- 102.2. The person who has contravened sub item (1), must remedy, to the satisfaction of the Environmental Health Practitioner, any damage to the environment which resulted from such contravention.

### **CHAPTER 18 MISCELLANEOUS**

#### 103. **Offenses and Penalties**

- 103.1. Any person who –
- (a) Contravenes or fails to comply with any provisions of these By-laws.
  - (b) Fails to comply with any notice issued in terms of or for the purposes of these By-laws.
  - (c) Fails to comply with any lawful instruction given in terms of or for the purposes of these By-laws.
  - (d) Obstructs or hinders any authorized representative or employee of the Council in the execution of his or her duties under these By-laws;
  - (e) Shall be liable on conviction to a fine not exceeding R3000-00 or imprisonment for a period not exceeding six months.

#### 104. **Service of Notice**

- 104.1. A notice, order or other document is regarded as having been properly served if-
- (a) It has been delivered to the person concerned personally.
  - (b) It has been sent by registered post or speed post to the person to whom it is addressed at his or her last known address.
  - (c) It is served on a person apparently not less than 16 years of age and apparently in charge of the premises at the addressee's last known address.
  - (d) If the address of the person concerned in the Republic of South Africa is unknown, if it has been served on that person's agent or representative in the Republic of South Africa in the manner provided for in paragraph (a), (b).
- 104.2. A notice, order or other document which may in terms of these By-laws be served on the owner or occupier of premises may be addressed to the owner or occupier of the specified premises and need not bear the name of the owner or occupier.

#### 105. **Application to the state**

- 105.1. These By-laws bind the State, including the Council.

## CHAPTER 19 ANNEXURE

### 106. Schedules used:

The activities and uses of premises listed in this Schedule are considered to pose an unacceptable risk to public health unless the measures specified in the relevant Chapter of these By-laws and where required, in a permit, are taken to avoid the risk or to reduce it to a level acceptable to the Council.

#### **Part A: Activities for which a permit is required**

Provision of service to remove human excrement or urine

Offensive trade

Beauty salons, Hairdressing, tattoo parlour and cosmetology services

Accommodation Establishments

Early childhood development Centers

Children's Home

Schools

#### **Part B: Scheduled uses**

Sanitary services

Private Sewage Works

Water

Offensive Trades

Hairdressing, Beauty and Cosmetology Services

Accommodation Establishments

Dry Cleaning and Laundry Establishments

Swimming Pools and Spa-Baths

Nursing Homes

Early childhood development Centers

Keeping of Animals

## ANNEXURES

## APPLICATION FOR CERTIFICATE OF ACCEPTABILITY



**HARRY GWALA DISTRICT MUNICIPALITY**  
**"Together We Deliver and Grow"**

**OFFICE OF THE MUNICIPAL MANAGER**  
 40 Main Street, Private Bag X501, IXOPO 3276  
 Tel: (039) 834 8700 Fax: (039) 834 1701  
[jilin@harrygwalam.gov.za](mailto:jilin@harrygwalam.gov.za)

**MUNICIPAL HEALTH SERVICES**

**APPLICATION FORM FOR A CERTIFICATE OF ACCEPTABILITY OF FOOD PREMISES-REGULATION 3 (2)  
 OF R638 OF 22 JUNE 2018**

**A. PERSONAL INFORMATION**

Details of the person in whose name the certificate of acceptability must be issued.

Surname: <i>*Surname and first names of person in whose name the certificate must be issued:</i>	
First Names:	
ID No.: <i>Copy of RSA identification document attached Copy of Resident documentation attached , if an Immigrant Certificate indicating all Directors /members and addresses attached, if applicable.</i>	
Postal address:	
Residential address:	
Tel No: Business	
Tel No: Residential	
Cell No:	
E-mail address:	

**B. PARTICULARS FOR FOOD PREMISES/OWNER OF VEHICLE**

Name of Food Premises/Business/Trading Name	
Type of food premises: (e.g. building/ vehicle, stall)	
Physical Address(Food premises) Building Name	
Shop Number	
Floor Level	

Street Name and Number	
Suburb	
Erf Number(If applicable)	
Postal Address (Food Premises)	
Physical Address( In the case of a business solely in business of transporting perishable food on behalf of someone else)	
Vehicle (s) used for the transportation of perishable/prepacked foodstuffs [Regulation 3 (1)(a) and 14 (6) (a)]	<b>(Registration number)</b>
GPS Coordinates, if available	
Webpage, if available	
A checklist with risk factors and recommendations available and used (Y/N)	
Previous inspection reports available (Y/N)	
Relevant municipal permit/ zoning certificate in place? (Y/N)	
Valid Health Care Risk Waste (HCRW) contract with an approved HCRW company (Y/N) *if applicable	
A valid refuse removal contract with the Municipality or a refuse disposal site in place (Y/N)	
Water supply source	

If the following is not situated on the premises, note the address or describe the location thereof:

	Erf No.	Address
Number of sanitary facilities		
Change rooms		
Cleaning facilities		
Hand-washing facilities		
Storage facilities for food/facilities		
Preparation premises		

**C. FOOD CATEGORY**

List and describe the food items or the nature or type of food involved


**D. QUANTITIES OF FOOD TO BE HANDLED**

Indicate envisaged production output or number of persons to be catered for


**E. NATURE OF HANDLING**

List and describe what activities will entail (e.g. preparation or packing and processing)


**F. STAFF**

Males		Females		Total	
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**G.PARTICULARS OF EXEMPTION BEING APPLIED FOR [Regulation 14 (1)]**


**H. PLAN OF PREMISES (Where applicable)**

Attach to this application, a lay out plan of the premises, drawn on a scale of 1:50 which indicates the designation of the various areas and position of all equipment.

**I. PARTICULARS OF APPLICANT (if not also the person in charge)**

Name:	
Capacity: (e. g owner, managing director, manager, secretary)	
I.D / Passport Number <i>Copy of RSA identification document attached Copy of Resident documentation attached , if an Immigrant Certificate indicating all Directors /members and addresses attached, if applicable.</i>	
Postal address:	
Residential address:	
Tel no.: Business	
Cell Number:	

**J. DECLARATION**

I declare that the abovementioned information is correct.

I understand that it is my legal responsibility and liability to ensure that this premises complies with all other legislation, and undertake to comply with this undertaking [Regulation 3 (5) (c)]

The evaluation and the issuing of the Certificate of Acceptability are done, as the business was presented to the Environmental Health Practitioner.

Should conditions change as set out in Regulation 3 (5) – (10), I am bound to re-apply for the premises to be re-evaluated for acceptability under these Regulations.

**Date of application:** \_\_\_\_\_

**Signature of person in charge:** \_\_\_\_\_

**Signature of owner (if not person in charge):** \_\_\_\_\_

**Name of Environmental Health Practitioner received the application:** \_\_\_\_\_

**Date received:** \_\_\_\_\_

**Signature:** \_\_\_\_\_

**APPLICATION FOR ISSUE OF A CERTIFICATE OF ACCEPTABILITY**



**HARRY GWALA DISTRICT MUNICIPALITY**  
**"Together We Deliver and Grow"**  
**OFFICE OF THE MUNICIPAL MANAGER**  
 40 Main Street, Private Bag X501, IXOPO 3276  
 Tel: (039) 834 8700 Fax: (039) 834 1701  
[jilin@harrygwaladm.gov.za](mailto:jilin@harrygwaladm.gov.za)

**APPLICATION FOR ISSUE OF A CERTIFICATE OF ACCEPTABILITY**

**(In terms of Regulations Relating to the Management of Human Remains-Government Notice No. R363 of 22 May 2013)**

I (*Full name of applicant/s*) \_\_\_\_\_ wish to apply for a certificate of competence to operate a funeral undertaker business. The details are as follows:-

**Name of Owner** (Surname and Full Names): \_\_\_\_\_

**ID No:** \_\_\_\_\_

**Name of Person in Control:** \_\_\_\_\_

**ID No:** \_\_\_\_\_

**Tel No:** \_\_\_\_\_ **Fax No:** \_\_\_\_\_

**Details of Business**

**Trade Name:** \_\_\_\_\_

**Physical Address:** \_\_\_\_\_

**Lot No:** \_\_\_\_\_ **Location:** \_\_\_\_\_

**Postal Address:** \_\_\_\_\_

**Area Zoning use of Premises:** \_\_\_\_\_

**Building Plans Approved/Not Approved (Comments If Any –Attach copy of plans)**

\_\_\_\_\_  
 \_\_\_\_\_

**Brief Description of Premises**

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

**Brief Description of Business Activity**

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

**Storage Capacity of Cold Room:**

\_\_\_\_\_

**Particulars of any other person other than the owner who prepares corpses on the premises**

a. Name: \_\_\_\_\_ I.D No. \_\_\_\_\_

b. Name: \_\_\_\_\_ I.D No. \_\_\_\_\_

c. Name: \_\_\_\_\_ I.D No. \_\_\_\_\_

**Method of waste water disposal al:** Sewer  Septic Tank  Conservancy Tank

**Method of Hazardous Waste storage and frequency of disposal:** \_\_\_\_\_

\_\_\_\_\_

**Details of Medical Waste removal service provider:** \_\_\_\_\_

\_\_\_\_\_

**Number of Persons Employed or to be Employed:** (Males) \_\_\_\_\_ (Females) \_\_\_\_\_

**Is this a new mortuary/funeral undertakers' premises?** Yes/No

*(If No, please provide details of the previous owner)*

**Name:** \_\_\_\_\_ **Trade Name** \_\_\_\_\_

**Has a notice in terms of Section 4(1) of the Regulations been published?** Yes/No

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

**NAME OF APPLICANT:** \_\_\_\_\_

**CAPACITY:** \_\_\_\_\_

**SIGNATURE:** \_\_\_\_\_

**DATE:** \_\_\_\_\_

**PROVINCIAL NOTICES • PROVINSIALE KENNISGEWINGS****PROVINCIAL NOTICE 19 OF 2021****DEPARTMENT OF COOPERATIVE GOVERNANCE AND TRADITIONAL AFFAIRS  
KWAZULU-NATAL PROVINCE**

The Consultation Paper and Draft Norms and Standards for Spatial Imperatives for Public Service Infrastructure in terms of Section 144(2) of the Kwazulu-Natal Planning and Development Act, 2008 (Act No. 6 of 2008) was published in the Provincial Gazette on the 26 March 2020. The closing date for comment was 25 April 2020. However, due to the national COVID-19 lockdown which started at midnight on the day of publication, the whole period for public comment fell within the Level 5 lockdown period.

The MEC has considered that there is a real possibility that not all municipalities and other organs of state or other entities involved in the provision of new public social facilities had access to the documentation during Stage 5 of the lockdown period.

Therefore, the MEC has decided to extend the consultation period to 14 May 2021.

Persons who have commented during the Level 5 lockdown period are advised that their comments will be taken into account and there is no need to re-submit their comments.

Written comments can be submitted—

By email to: [melissa.pillay@kzncogta.gov.za](mailto:melissa.pillay@kzncogta.gov.za)

By post to: The Assistant Director: Norms and Standards  
Private bag X9018  
Pietermaritzburg  
3200  
Attention: Mrs Melissa Pillay

Comments received after the closing date may not be considered.

**MR S.E. HLOMUKA  
MEMBER OF THE EXECUTIVE COUNCIL  
FOR COOPERATIVE GOVERNANCE AND TRADITIONAL AFFAIRS  
PROVINCE OF KWAZULU-NATAL**

01-08

**UMNYANGO WEZOKUBUSA NGOKUBAMBISANA KANYE NEZINDABA ZOMDABU  
ISIFUNDAZWE SAKWAZULU-NATALI**

Umhlahlandlela wokubonisana oseluhlaka kanye nohlaka lwemigomo namazinga amaqondana nezinhlelo zendawo okwakhiwa kuyo ingqalasizinda yezemisebenzi kaHulumeni NgokweSigaba 144(2) soMthetho Wezokuhlela kanye Nentuthuko WaKwaZulu-Natali (uMthetho No. 6 wezi-2008), isaziso sashicilelwa kuGazethi yeSifundazwe mhla zingama-26 kuNdasa 2020. Usuku lokuvalwa kokulethwa kwemibono kwabe kungumhla zingama-25 kuMbasa wezi-2020. Nokho-ke, ukushaywa komthetho womvaledlandini kazwelonke ngenxa yokubhebhethaka kwe-COVID-19, owaqala ukusebenza phakathi kwamabili ngosuku okwakukhishwe ngalo isaziso, sonke isikhathi esasibekelwe ukuba umphakathi ulethe imibono sangena ngaphansi kwesikhathi sesigaba sesihlanu somvaledlandini.

UNgqongqoshe ubone ukuthi kungenzeka ukuthi akubona bonke omasipala, izinhlaka zombuso kanye nezinye izinhlaka eziyingxenye yokuhlelwa nokuhlinzekwa kwezikhungo zomphakathi ezintsha ezakwazi ukuthola umhlahlandlela wokubonisana ngesikhathi izwe lisengaphansi kwesigaba sesihlanu somvaledlandini.

Ngakho-ke, uNgqongqoshe usethathe isinqumo sokwandisa isikhathi sokubonisana mayelana nalo mhlahlandlela wokubonisana kuze kube 14 May 2021

Bonke abasebevele beyilethile imibono yabo maqondana nomhlahlandlela wokubonisana ngenkathi izwe lisasesigabeni sesihlanu somvaledlandini, bayaziswa ukuthi imibono yabo izobhekelelwa. Ngakho-ke asikho isidingo sokuthi baphinde bathumele imibono yabo.

Imibono ingathunyelwa ngalezindlela ezilandelayo—

Nge Imeyili ku: [melissa.pillay@kzncogta.gov.za](mailto:melissa.pillay@kzncogta.gov.za)

**NgePosi ku:** The Assistant Director: Norms and Standards

Private bag X9018

Pietermaritzburg

3200

Ukunaka: Mrs Melissa Pillay

Imibono ezoletwa ngemuva kosuku lomnqamulajuqu angeke inakwe.

**MR S.E. HLOMUKA**

**UNgqongqoshe WOMNYANGO WEZOKUBUSA NGOKUBAMBISANA KANYE  
NEZINDABA ZOMDABU KWISIFUNDAZWE SAKWAZULU-NATALI**

01-08

## PROVINCIAL NOTICE 20 OF 2021

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

## DECLARATION OF ADDITIONS TO THE KARKLOOF NATURE RESERVE IN TERMS OF SECTION 23(1) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003

I, Ravigasen Ranganathan Pillay, in my capacity as Member of the KwaZulu-Natal Provincial Executive Council for Economic Development, Tourism and Environmental Affairs, and under powers vested in me by section 23(1) of the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003) ("the Act"), hereby declare that –

(a) subsequent to consultation with the relevant parties as contemplated in section 32(2) of the Act;

(b) subsequent to the publication of Notice Number 121 and 122 of 14 October 2020 in Provincial Gazette 2229 and 2230 respectively, and an advert in two national newspapers, in which my intention to declare the additions to the Karkloof Nature Reserve were duly published in accordance with the requirements of section 33(1) of the Act;

(c) subsequent to an agreement being concluded with the landowners in accordance with section 23(3) of the Act; and

(d) with effect from the date of publication of this Notice,

the properties described in the Schedule hereto are declared as part of an existing Nature Reserve, known as the Karkloof Nature Reserve, as contemplated in sections 23(1)(a)(ii) and section 23(1)(b) of the Act.

Given under my hand at **DURBAN** this \_\_\_\_\_ day of **MARCH**, Two Thousand and Twenty-one

**Mr. R R Pillay, MPL**  
**Member of the KwaZulu-Natal Executive Council**  
**responsible for environmental affairs**

**SCHEDULE****Description of properties comprising additions to the Karkloof Nature Reserve**

The additions to the Karkloof Nature Reserve comprise of the following immovable properties:

(a) Portion 17 of the Farm Bloemendal No. 1144, situated in the Mooi Mpofana Local Municipality, Registration Division FT, in the province of KwaZulu-Natal, in extent 255,4218 (Two hundred and fifty five comma four two one eight) hectares, held by the Nyamvubu Conservation Trust under Title Deed No. T31085/2017, and shown in SG Diagram No. 167/2010; and

(b) Portion 1 of the Farm Burnside No. 4117, situated in the Mooi Mpofana Local Municipality, Registration Division FT, in the province of KwaZulu-Natal, in extent 141,6249 (One hundred and forty one comma six two four nine) hectares, held by Title Deed No. T5027/2011.

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

**DECLARATION OF THE CENTRAL UMNGENI CONSERVANCY AS A PROTECTED ENVIRONMENT IN TERMS OF SECTION 28(1) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003**

I, Ravigasen Ranganathan Pillay, in my capacity as Member of the KwaZulu-Natal Executive Council for Economic Development, Tourism and Environmental Affairs, and under powers vested in me by section 28(1) of the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003) ("the Act"), hereby declare that –

- (a) subsequent to consultation with the relevant parties as contemplated in section 32(2) of the Act;
- (b) subsequent to the publication of Notice Number 119 of 14 October 2020 in *Provincial Gazette* 2222, and an advert in two national newspapers, in which my intention to declare the Central uMngeni Conservancy Protected Environment was duly published in accordance with the requirements of section 33(1) of the Act; and
- (c) with effect from the date of publication of this Notice,

the properties described in the Schedule hereto are a Protected Environment known as the Central uMngeni Conservancy Protected Environment, as contemplated in sections 28(1)(a)(i) and 28(1)(b) of the Act.

Given under my hand at **DURBAN** this \_\_\_\_\_ day of **MARCH**, Two Thousand and Twenty-one

**Mr. R R Pillay, MPL**  
**Member of the KwaZulu-Natal Executive Council**  
**responsible for environmental affairs**

**SCHEDULE**  
**Description of properties comprising the Central uMngeni Conservancy Protected Environment**

The protected area comprises the following immovable properties:

- (a) Portion 15 of the Farm Wagenbeetjes Draai No. 875, Registration Division FT, Province of KwaZulu-Natal, measuring 202,6708 hectares in extent and held by Deed of Transfer T5908/1991;
- (b) Remaining Extent of the Farm Donovale No. 16218, Registration Division FT, Province of KwaZulu-Natal, measuring 518.8468 hectares in extent and held by Deed of Transfer T6342/2009;
- (c) Portion 1 of the Farm Windy Hill No. 13420, Registration Division FT, Province of KwaZulu-Natal, measuring 764.2474 hectares in extent and held by Deed of Transfer T54110/2008;
- (d) Remainder of the Farm Donspruit No. 16442, Registration Division FT, Province of KwaZulu-Natal, measuring 135,1173 hectares in extent and held by Deed of Transfer T6342/2009;
- (e) Remaining Extent of portion 26 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 184.1840 hectares in extent and held by Deed of Transfer T5848/2012;
- (f) Portion 30 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 38.9171 hectares in extent and held by Deed of Transfer T54110/2008
- (g) Remaining Extent of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 465.6670 hectares in extent and held by Deed of Transfer T54110/2008;

- (h) Remaining Extent of Portion 5 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 289,3217 hectares in extent and held by Deed of Transfer T18687/1968;
- (i) Remaining Extent of portion 7 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 104,1504 hectares in extent and held by Deed of Transfer T5908/1991;
- (j) Portion 23 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 198,2458 hectares in extent and held by Deed of Transfer T6383/1968;
- (k) Portion 33 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 91,7581 hectares in extent and held by Deed of Transfer T5908/1991;
- (l) Portion 38 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 18,1590 hectares in extent and held by Deed of Transfer T5908/1991; and
- (m) Portion 78 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 88,3924 hectares in extent and held by Deed of Transfer T4322/1994.

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

**DECLARATION OF THE CUMBERLAND NATURE RESERVE IN TERMS OF SECTION 23(1) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003**

I, Ravigasen Ranganathan Pillay, in my capacity as Member of the KwaZulu-Natal Executive Council for Economic Development, Tourism and Environmental Affairs, and under powers vested in me by section 23(1) of the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003) ("the Act"), hereby declare that –

(a) subsequent to consultation with the relevant parties as contemplated in section 32(2) of the Act;

(b) subsequent to the publication of Notice Number 116 of 14 October 2020 in *Provincial Gazette* 2225, and an advert in two national newspapers, in which my intention to declare the Cumberland Nature Reserve was duly published in accordance with the requirements of section 33(1) of the Act;

(c) subsequent to an agreement being concluded with the landowner in accordance with section 23(3) of the Act; and

(d) with effect from the date of publication of this Notice,

the properties described in the Schedule hereto are a Nature Reserve, known as the Cumberland Nature Reserve, as contemplated in sections 23(1)(a)(i) and section 23(1)(b) of the Act.

Given under my hand at **DURBAN** this \_\_\_\_\_ day of **MARCH**, Two Thousand and Twenty-one

**Mr. R R Pillay, MPL**  
**Member of the KwaZulu-Natal Executive Council**  
**responsible for environmental affairs**

**SCHEDULE**

**Description of properties comprising the Cumberland Nature Reserve**

The Nature Reserve comprises the following immovable properties:

(a) Portion 21 (of 15) of the Farm Riet Spruit No. 997, Registration Division FT, Province of KwaZulu-Natal, measuring 3.7045 hectares in extent and held by Deed of Transfer T33019/2006; and

(b) Portion 2 of the Farm Zamenkomst No. 996, Registration Division FT, Province of KwaZulu-Natal, measuring 299.5030 hectares in extent and held by Deed of Transfer T33019/2006.

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

**DECLARATION OF ADDITIONS TO THE NCANDU PRIVATE FOREST AND GRASSLAND NATURE RESERVE IN TERMS OF SECTION 23(1) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003**

I, Ravigasen Ranganathan Pillay, in my capacity as Member of the KwaZulu-Natal Provincial Executive Council for Economic Development, Tourism and Environmental Affairs, and under powers vested in me by section 23(1) of the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003) ("the Act"), hereby declare that –

- (a) subsequent to consultation with the relevant parties as contemplated in section 32(2) of the Act;
- (b) subsequent to the publication of Notice Number 120 of 14 October 2020 in Provincial Gazette 2228, and an advert in two national newspapers, in which my intention to declare the additions to the Ncandu Private Forest and Grassland Nature Reserve were duly published in accordance with the requirements of section 33(1) of the Act;
- (c) subsequent to an agreement being concluded with the landowners in accordance with section 23(3) of the Act; and
- (d) with effect from the date of publication of this Notice,

the properties described in the Schedule hereto are declared as part of an existing Nature Reserve, known as the Ncandu Private Forest and Grassland Nature Reserve, as contemplated in sections 23(1)(a)(ii) and section 23(1)(b) of the Act.

Given under my hand at **DURBAN** this \_\_\_\_\_ day of **MARCH**, Two Thousand and Twenty-one

**Mr. R R Pillay, MPL**  
**Member of the KwaZulu-Natal Executive Council**  
**responsible for environmental affairs**

**SCHEDULE**

**Description of properties comprising additions to the Ncandu Private Forest and Grassland Nature Reserve**

The additions to the Ncandu Private Forest and Grassland Nature Reserve comprise of the following immoveable properties:

- (a) the Farm Moorfield East No. 9194, situated in the Newcastle Local Municipality, Registration Division HS, in the province of KwaZulu-Natal, in extent 73,0000 (Seventy three comma zero zero zero zero) hectares, held under Title Deed No. T34847/2015;
- (b) Portion 1 of the Farm Moorfield East No. 9194, situated in the Newcastle Local Municipality, Registration Division HS, in the province of KwaZulu-Natal, in extent 186,0000 (One hundred and eighty six comma zero zero zero zero) hectares, held under Title Deed No. T24632/2017;
- (c) the Farm Leopard Dale No. 8643, situated in the Newcastle Local Municipality, Registration Division HS, in the province of KwaZulu-Natal, in extent 548,4127 (Five hundred and forty eight comma four one two seven) hectares, held under Title Deed No. T06 03486; and
- (d) the farm The Rest No. 11994, situated in the Newcastle Local Municipality, Registration Division HS, in the province of KwaZulu-Natal, in extent 304,0153 (Three hundred and four comma zero one five three) hectares, held under Title Deed No. T033211/13.

**PROVINCIAL NOTICE 21 OF 2021**  
**DEPARTMENT OF COOPERATIVE GOVERNANCE AND TRADITIONAL AFFAIRS**  
**KWAZULU-NATAL PROVINCE**

The Consultation Paper and Draft Norms and Standards for Spatial Imperatives for Public Service Infrastructure in terms of Section 144(2) of the Kwazulu-Natal Planning and Development Act, 2008 (Act No. 6 of 2008) was published in the Provincial Gazette on the 26 March 2020. The closing date for comment was 25 April 2020. However, due to the national COVID-19 lockdown which started at midnight on the day of publication, the whole period for public comment fell within the Level 5 lockdown period.

The MEC has considered that there is a real possibility that not all municipalities and other organs of state or other entities involved in the provision of new public social facilities had access to the documentation during Stage 5 of the lockdown period.

Therefore, the MEC has decided to extend the consultation period to 21 May 2021.

Persons who have commented during the Level 5 lockdown period are advised that their comments will be taken into account and there is no need to re-submit their comments.

Written comments can be submitted—

By email to: [melissa.pillay@kzncogta.gov.za](mailto:melissa.pillay@kzncogta.gov.za)

By post to: The Assistant Director: Norms and Standards  
Private bag X9018  
Pietermaritzburg  
3200  
Attention: Mrs Melissa Pillay

Comments received after the closing date may not be considered.

**MR S.E. HLOMUKA**  
**MEMBER OF THE EXECUTIVE COUNCIL**  
**FOR COOPERATIVE GOVERNANCE AND TRADITIONAL AFFAIRS**  
**PROVINCE OF KWAZULU-NATAL**

**UMNYANGO WEZOKUBUSA NGOKUBAMBISANA KANYE NEZINDABA ZOMDABU  
ISIFUNDAZWE SAKWAZULU-NATALI**

Umhlahlandlela wokubonisana oseluhlaka kanye nohlaka lwemigomo namazinga amaqondana nezinhlelo zendawo okwakhiwa kuyo ingqalasizinda yezemisebenzi kaHulumeni NgokweSigaba 144(2) soMthetho Wezokuhlela kanye Nentuthuko WaKwaZulu-Natali (uMthetho No. 6 wezi-2008), isaziso sashicilelwa kuGazethi yeSifundazwe mhla zingama-26 kuNdasa 2020. Usuku lokuvalwa kokulethwa kwemibono kwabe kungumhla zingama-25 kuMbaso wezi-2020. Nokho-ke, ukushaywa komthetho womvandlelandini kazwelonke ngenxa yokubhebhethaka kwe-COVID-19, owaqala ukusebenza phakathi kwamabili ngosuku okwakukhishwe ngalo isaziso, sonke isikhathi esasibekelwe ukuba umphakathi ulethe imibono sangena ngaphansi kwesikhathi sesigaba sesihlanu somvandlelandini.

UNgqongqoshe ubone ukuthi kungenzeka ukuthi akubona bonke omasipala, izinhlela zombuso kanye nezinye izinhlela eziyingxenywe yokuhlelwa nokuhlinzekwa kwezikhungo zomphakathi ezintsha ezakwazi ukuthola umhlahlandlela wokubonisana ngesikhathi izwe lisengaphansi kwesigaba sesihlanu somvandlelandini.

Ngakho-ke, uNgqongqoshe usethathe isinqumo sokwandisa isikhathi sokubonisana mayelana nalo mhlahlandlela wokubonisana kuze kube 21 May 2021

Bonke abasebevele beyilethile imibono yabo maqondana nomhlahlandlela wokubonisana ngenkathi izwe lisasesigabeni sesihlanu somvandlelandini, bayaziswa ukuthi imibono yabo izobhekelelwa. Ngakho-ke asikho isidingo sokuthi baphinde bathumele imibono yabo.

Imibono ingathunyelwa ngalezindlela ezilandelayo—

Nge Imeyili ku: [melissa.pillay@kzncogta.gov.za](mailto:melissa.pillay@kzncogta.gov.za)

**NgePosi ku:** The Assistant Director: Norms and Standards

Private bag X9018

Pietermaritzburg

3200

Ukunaka: Mrs Melissa Pillay

Imibono ezoletswa ngemuva kosuku lomnqamulajuqu angeke inakwe.

**MR S.E. HLOMUKA**

**UNGQONGQOSHE WOMNYANGO WEZOKUBUSA NGOKUBAMBISANA KANYE  
NEZINDABA ZOMDABU KWISIFUNDAZWE SAKWAZULU-NATALI**

**PROVINCIAL NOTICE 22 OF 2021****KWAZULU-NATAL DEPARTMENT OF ECONOMIC DEVELOPMENT, TOURISM AND ENVIRONMENTAL AFFAIRS****DECLARATION OF ADDITIONS TO THE NCANDU PRIVATE FOREST AND GRASSLAND NATURE RESERVE IN TERMS OF SECTION 23(1) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003**

I, Ravigasen Ranganathan Pillay, in my capacity as Member of the KwaZulu-Natal Provincial Executive Council for Economic Development, Tourism and Environmental Affairs, and under powers vested in me by section 23(1) of the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003) ("the Act"), hereby declare that –

(a) subsequent to consultation with the relevant parties as contemplated in section 32(2) of the Act;

(b) subsequent to the publication of Notice Number 120 of 14 October 2020 in Provincial Gazette 2228, and an advert in two national newspapers, in which my intention to declare the additions to the Ncandu Private Forest and Grassland Nature Reserve were duly published in accordance with the requirements of section 33(1) of the Act;

(c) subsequent to an agreement being concluded with the landowners in accordance with section 23(3) of the Act; and

(d) with effect from the date of publication of this Notice,

the properties described in the Schedule hereto are declared as part of an existing Nature Reserve, known as the Ncandu Private Forest and Grassland Nature Reserve, as contemplated in sections 23(1)(a)(ii) and section 23(1)(b) of the Act.

Given under my hand at **DURBAN** this \_\_\_\_\_ day of **MARCH**, Two Thousand and Twenty-one

**Mr. R R Pillay, MPL**  
**Member of the KwaZulu-Natal Executive Council**  
**responsible for environmental affairs**

**SCHEDULE****Description of properties comprising additions to the Ncandu Private Forest and Grassland Nature Reserve**

The additions to the Ncandu Private Forest and Grassland Nature Reserve comprise of the following immoveable properties:

(a) the Farm Moorfield East No. 9194, situated in the Newcastle Local Municipality, Registration Division HS, in the province of KwaZulu-Natal, in extent 73,0000 (Seventy three comma zero zero zero zero) hectares, held under Title Deed No. T34847/2015;

(b) Portion 1 of the Farm Moorfield East No. 9194, situated in the Newcastle Local Municipality, Registration Division HS, in the province of KwaZulu-Natal, in extent 186,0000 (One hundred and eighty six comma zero zero zero zero) hectares, held under Title Deed No. T24632/2017;

(c) the Farm Leopard Dale No. 8643, situated in the Newcastle Local Municipality, Registration Division HS, in the province of KwaZulu-Natal, in extent 548,4127 (Five hundred and forty eight comma four one two seven) hectares, held under Title Deed No. T06 03486; and

(d) the farm The Rest No. 11994, situated in the Newcastle Local Municipality, Registration Division HS, in the province of KwaZulu-Natal, in extent 304,0153 (Three hundred and four comma zero one five three) hectares, held under Title Deed No. T033211/13.

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

**DECLARATION OF THE CUMBERLAND NATURE RESERVE IN TERMS OF SECTION 23(1) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003**

I, Ravigasen Ranganathan Pillay, in my capacity as Member of the KwaZulu-Natal Executive Council for Economic Development, Tourism and Environmental Affairs, and under powers vested in me by section 23(1) of the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003) ("the Act"), hereby declare that –

(a) subsequent to consultation with the relevant parties as contemplated in section 32(2) of the Act;

(b) subsequent to the publication of Notice Number 116 of 14 October 2020 in Provincial Gazette 2225, and an advert in two national newspapers, in which my intention to declare the Cumberland Nature Reserve was duly published in accordance with the requirements of section 33(1) of the Act;

(c) subsequent to an agreement being concluded with the landowner in accordance with section 23(3) of the Act; and

(d) with effect from the date of publication of this Notice,

the properties described in the Schedule hereto are a Nature Reserve, known as the Cumberland Nature Reserve, as contemplated in sections 23(1)(a)(i) and section 23(1)(b) of the Act.

Given under my hand at **DURBAN** this \_\_\_\_\_ day of **MARCH**, Two Thousand and Twenty-one

**Mr. R R Pillay, MPL**  
**Member of the KwaZulu-Natal Executive Council**  
**responsible for environmental affairs**

**SCHEDULE**

**Description of properties comprising the Cumberland Nature Reserve**

The Nature Reserve comprises the following immoveable properties:

(a) Portion 21 (of 15) of the Farm Riet Spruit No. 997, Registration Division FT, Province of KwaZulu-Natal, measuring 3.7045 hectares in extent and held by Deed of Transfer T33019/2006; and

(b) Portion 2 of the Farm Zamenkomst No. 996, Registration Division FT, Province of KwaZulu-Natal, measuring 299.5030 hectares in extent and held by Deed of Transfer T33019/2006.

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

**DECLARATION OF ADDITIONS TO THE KARKLOOF NATURE RESERVE IN TERMS OF SECTION 23(1) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003**

I, Ravigasen Ranganathan Pillay, in my capacity as Member of the KwaZulu-Natal Provincial Executive Council for Economic Development, Tourism and Environmental Affairs, and under powers vested in me by section 23(1) of the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003) ("the Act"), hereby declare that –

- (a) subsequent to consultation with the relevant parties as contemplated in section 32(2) of the Act;
- (b) subsequent to the publication of Notice Number 121 and 122 of 14 October 2020 in *Provincial Gazette* 2229 and 2230 respectively, and an advert in two national newspapers, in which my intention to declare the additions to the Karkloof Nature Reserve were duly published in accordance with the requirements of section 33(1) of the Act;
- (c) subsequent to an agreement being concluded with the landowners in accordance with section 23(3) of the Act; and
- (d) with effect from the date of publication of this Notice,

the properties described in the Schedule hereto are declared as part of an existing Nature Reserve, known as the Karkloof Nature Reserve, as contemplated in sections 23(1)(a)(ii) and section 23(1)(b) of the Act.

Given under my hand at **DURBAN** this \_\_\_\_\_ day of **MARCH**, Two Thousand and Twenty-one

**Mr. R R Pillay, MPL**  
**Member of the KwaZulu-Natal Executive Council**  
**responsible for environmental affairs**

**SCHEDULE**

**Description of properties comprising additions to the Karkloof Nature Reserve**

The additions to the Karkloof Nature Reserve comprise of the following immovable properties:

- (a) Portion 17 of the Farm Bloemendal No. 1144, situated in the Mooi Mpofana Local Municipality, Registration Division FT, in the province of KwaZulu-Natal, in extent 255,4218 (Two hundred and fifty five comma four two one eight) hectares, held by the Nyamvubu Conservation Trust under Title Deed No. T31085/2017, and shown in SG Diagram No. 167/2010; and
- (b) Portion 1 of the Farm Burnside No. 4117, situated in the Mooi Mpofana Local Municipality, Registration Division FT, in the province of KwaZulu-Natal, in extent 141,6249 (One hundred and forty one comma six two four nine) hectares, held by Title Deed No. T5027/2011.

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

**DECLARATION OF THE CENTRAL UMNGENI CONSERVANCY AS A PROTECTED ENVIRONMENT IN TERMS OF SECTION 28(1) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003**

I, Ravigasen Ranganathan Pillay, in my capacity as Member of the KwaZulu-Natal Executive Council for Economic Development, Tourism and Environmental Affairs, and under powers vested in me by section 28(1) of the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003) ("the Act"), hereby declare that –

- (a) subsequent to consultation with the relevant parties as contemplated in section 32(2) of the Act;
- (b) subsequent to the publication of Notice Number 119 of 14 October 2020 in Provincial Gazette 2222, and an advert in two national newspapers, in which my intention to declare the Central uMngeni Conservancy Protected Environment was duly published in accordance with the requirements of section 33(1) of the Act; and
- (c) with effect from the date of publication of this Notice,

the properties described in the Schedule hereto are a Protected Environment known as the Central uMngeni Conservancy Protected Environment, as contemplated in sections 28(1)(a)(i) and 28(1)(b) of the Act.

Given under my hand at **DURBAN** this \_\_\_\_\_ day of **MARCH**, Two Thousand and Twenty-one

**Mr. R R Pillay, MPL**  
**Member of the KwaZulu-Natal Executive Council**  
**responsible for environmental affairs**

**SCHEDULE**

**Description of properties comprising the Central uMngeni Conservancy Protected Environment**

The protected area comprises the following immovable properties:

- (a) Portion 15 of the Farm Wagenbeetjes Draai No. 875, Registration Division FT, Province of KwaZulu-Natal, measuring 202,6708 hectares in extent and held by Deed of Transfer T5908/1991;
- (b) Remaining Extent of the Farm Donovale No. 16218, Registration Division FT, Province of KwaZulu-Natal, measuring 518.8468 hectares in extent and held by Deed of Transfer T6342/2009;
- (c) Portion 1 of the Farm Windy Hill No. 13420, Registration Division FT, Province of KwaZulu-Natal, measuring 764.2474 hectares in extent and held by Deed of Transfer T54110/2008;
- (d) Remainder of the Farm Donspruit No. 16442, Registration Division FT, Province of KwaZulu-Natal, measuring 135,1173 hectares in extent and held by Deed of Transfer T6342/2009;
- (e) Remaining Extent of portion 26 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 184.1840 hectares in extent and held by Deed of Transfer T5848/2012;
- (f) Portion 30 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 38.9171 hectares in extent and held by Deed of Transfer T54110/2008

- (g) Remaining Extent of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 465.6670 hectares in extent and held by Deed of Transfer T54110/2008;
- (h) Remaining Extent of Portion 5 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 289.3217 hectares in extent and held by Deed of Transfer T18687/1968;
- (i) Remaining Extent of portion 7 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 104,1504 hectares in extent and held by Deed of Transfer T5908/1991;
- (j) Portion 23 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 198,2458 hectares in extent and held by Deed of Transfer T6383/1968;
- (k) Portion 33 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 91,7581 hectares in extent and held by Deed of Transfer T5908/1991;
- (l) Portion 38 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 18,1590 hectares in extent and held by Deed of Transfer T5908/1991; and
- (m) Portion 78 of the Farm Kort Kranskloof No. 1012, Registration Division FT, Province of KwaZulu-Natal, measuring 88,3924 hectares in extent and held by Deed of Transfer T4322/1994.







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