

THE

DIE

IGazethi
YESIFUNDAZWE
saKwaZulu-Natali

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OF
KwaZulu-Natal

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No. 5292

ULWESINE, 30 JULAYI

1998

QAPHELA – Zonke izaziso ezivela okokuqala zikhoniswe ngaloluphawu.*

Izaziso ezihunyushwe noma ezihlolwe uPhiko Lwemisebenzi yeziLim i zikhoniswe ngaloluphawu †.

No.

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Ezingxubevange (bheka uhlul oluseceleni, ekhasini 1144)

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*NOTE – All notices appearing for the first time are indicated by an *.*

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No. Bladsy

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*†No. 10, 1998

30 Julai 1998

[Umbhalo wesiZulu weSimemezelu No. 9 owaschicilelwu kwiGazethi yesiFundazwe
No. 5290 mhlaka 23 Julai 1998 ngesiNgisi kuphela]

ISIMEMEZO

sikaNgqongqoshe wezeziMali, oHulumeni baseKhaya nokuHlela

1. **N**GAPHANSI kwamandla engiwanikwe yisigaba 10H(4) soMthetho woGuquko loHulumeni baseKhaya (Local Government Transition Act of 1993), sifundwa ne-Odinensi yamaKhomishana (Commissions Ordinance, No. 26 of 1966) ngiqoka ngalokhu uMmeli Omkhulu Thibedi William Majake njengosihlalo kanye no Xavier Odendaal njengelunga, kwikhomishana ezophenya bese ibika ngezin solo zokuthi amalungu omkhandlu kanye nabasebenzi bomKhandlu waseKhaya waseDannhauser baqhuba ngokungekho emthethweni, nomu baba yimbangela yezenzo nomu ukungenzi okwaholela nomu okwakungaholela ekukhwabaniseni, kwinkohlakalo nomu ukungabusi ngokuyikho.
2. Ngokwesigaba 4 se-Odinensi yamaKhomishana (Commissions Ordinance, No. 26 of 1966), izindaba ezizophenya yiKhomishana yokuPhenya, ububanzi bophenyo lwayo kanye nezindaba ekumele ibike bese yenza izincomo ngazo zinjengalokhu kuchaziwe kwisithasiselo esilapha. Kunikezwe ngaphansi kweSandla sami eMgungundlovu ngalolusuku lwe-17 ku Julai onyakeni weNkulungwane amakhulu ayisiShiyagalolunye amashumi ayisiShiyagalolunye nesishiyagalombili.

P. M. MILLER
UNgqongqoshe wezeziMali, oHulumeni baseKhaya nokuHlela

ISITHASISELO

1. Izimo ezabangela ukuxoshwa kwe-Scorpio Financial Services nokuqokwa okwalandela kwe-Deloitte and Touche ukuqedela izitativende zezezimali zoMkhandlu waseKhaya waseDannhauser futhi kunqunywe icala ngezindleko za R41 640,93 ezingatheli, ezakhokhwa kwi-Scorpio Financial Services kanye nokwehluleka koMkhandlu waseKhaya waseDannhauser ukugcwala isinqumo sikaNgqongqoshe samhlaka 4 Septemba 1997, maqondana nalokhu.
2. Izimo ezabangela ukucela kuMkhandlu ukubuyiselwa kuka Mnu. Roger Grant weHhovisi loMcubunguli wamaBhuku-Jikelele njengomphathi wethimba lokucubungula amabhuku olwenziva kuMkhandlu waseKhaya waseDannhauser.
3. Izinsolo zokungahambi ngokomthetho mayelana nokufawa kweMeya uMnu. A. Chetty ezinhlelweni zeRDP.
4. Ukwenzeka kokungabusi ngokuyikho mayelana nezindaba ezilandelayo:
 - 4.1 Ukuqokwa uMkhandlu kweMeya, ngenkokhelo engu R5 000 ngenyanga ukuthi isebe nje njengomkhongi kahulumeni kuHlelo lwezoKwakha kabusha nokuThuthukisa eliphethwe uMkhandlu waseKhaya.
 - 4.2 Ukwenziva-ngcono kwempahla yomuntu ngezindleko zoMkhandlu, kubandakanya nokubonakala kuyizindleko ezingagunyaziwe futhi ezingatheli.
 - 4.3 Izikhathi ezhahlene zezindleko ezitolo, emabhibini kanye nezavatho ezivikelekile, ezigunywe nguMkhandlu, ezingenzelwanga zihlinzeko kwihajthi.
 - 4.4 Izinsolo zokungahambi ngokomthetho eziphathelene nokwehluleka kweMeya ukubuyisela inani elabelwe kodwa elingachithwa emsebenzini wobumeya.
 - 4.5 Izinsolo zokungahambi ngokomthetho eziphathelene nokwamukela koMkhandlu waseKhaya ithenda inkontilaka yokupenda kuMeya M. A. Chetty.
 - 4.6 Ukuuthwa kwempahla kaNobhala weDolobha okufaka ngokusobala inkokhelo kwizinkontilaki ezimbili ngomsebenzi owodwa.
 - 4.7 Ukubakhona kweMeya nomndeni wayo kwi-Rand Easter Show, kubandakanya ukukhokhwa kwezindleko zonke zehotela zomndeni wonke. Ngaphezu kwalokho kubonakala sengathi loluhambo lalungavunywe uMkhandlu.
 - 4.8 Izinsolo zokuthi umsebenzi othile wenzelwa emzini weMeya ngemoto yayo kusetshenziswa abasebenzi nempahla yoMkhandlu.
 - 4.9 Ukuisetshenziswa yiMeya kjeselula/umakhala esikhwameni, ekuqaleni olwaluthengelwe uNobhala weDolobha, ngaphandle kokukhokhela izingingo zakhe zangasese.

Amaqembu anothando ayamenya ukubhala izethulo zawo kuKhomishana. Lezethulo zingathunyelwa ngefeksi kuNobhala weKhomishana, kwa 0331-455831 noma zithunyelwe:

KuNobhala weKhomishana
Umnyango woHulumeni baseKhaya nezeziNdlu
Isikhwama sePosi X9078
PIETERMARITZBURG
3200

Ziqondiswe ku: Nksz. J. Pretorius

Izethulo kumele zifike ungakedluli umhlaka 4 Agasti 1998.

Ulwazi olugcwele lungatholakala kuMabhalane weKhomishana, kuNkosikazi J. Pretorius (0331-952329).

*†No. 10, 1998

*And by 18/9/98 PG 5302
25.9.98*

30 Julie 1998

[Die Afrikaanse vertaling van Proklamasie No. 9 wat op 23 Julie 1998 in
Provinciale Koerant No. 5290 slegs in Engels gepubliseer is]

PROKLAMASIE

van die Minister van Finansies, Plaaslike Regering en Beplanning

1. **K**RAGTENS die bevoegdheid aan my verleen by artikel 10H(4) van die Oorgangswet op Plaaslike Regering, 1993 (Wet No. 209 van 1993), saamgelees met die Ordonnansie op Kommissies, 1966 (Ordonnansie No. 26 van 1966) stel ek hiermee advokaat Thibedi William Majake en Xavier Odendaal as voorsitter en lid onderskeidelik aan van 'n kommissie om ondersoek in te stel na en verslag te doen oor bewerings dat raadslede en werknemers van die Dannhauser Plaaslike Raad onwettig opgetree het of verantwoordelik was vir dade of versuime wat aanleiding gegee het tot bedrog, korruksie of wanadministrasie of daartoe aanleiding kon gegee het.

2. Ingevolge artikel 4 van die Ordonnansie op Kommissies, 1966 (Ordonnansie No. 26 van 1966) is die aangeleenthede wat deur die Kommissie van Onderzoek ondersoek moet word, die omvang van sy ondersoek en die aangeleenthede waarvoor hy verslag en aanbevelings moet doen soos omskryf in die aanhangsel hierby.

Gegee onder my Hand te Pietermaritzburg op hede die 17de dag van Julie Eenduisend Negehonderd Agt-en-negentig.

P. M. MILLER
Minister van Finansies, Plaaslike Regering en Beplanning

AANHANGSEL

1. Die omstandighede wat tot die ontslag van Scorpio Financial Services aanleiding gegee het en die daaropvolgende aanstelling van Deloitte en Touche om die finansiële state van Dannhauser Plaaslike Raad af te handel en om toerekenbaarheid vir die nuttelose uitgawe van R41 640,93 wat aan Scorpio Financial Services betaal is en die Dannhauser Plaaslike Raad se versuim om die Minister se bepaling van 4 September 1997 in hierdie verband uit te voer, te bepaal.
2. Die omstandighede wat aanleiding gegee het tot die Raad se versoek om die vervanging van mnr. Roger Grant van die kantoor van die Ouditeurgeneraal as spanbestuurder van die audit wat by Dannhauser Plaaslike Raad uitgevoer is.
3. Die bewerings van onreëlmataighede ten opsigte van die betrokkenheid van die Burgemeester, mnr. A. Chetty, by HOP-projekte.
4. Die moontlikheid van wanadministrasie ten opsigte van die volgende kwessies:
 - 4.1 Die aanstelling van die Burgemeester deur die Raad, teen maandelikse vergoeding van R5 000, om as skakelbeampte vir 'n Heropbou- en Ontwikkelingsprojek wat deur die Plaaslike Raad beheer word, op te tree.
 - 4.2 Verbeteringe aan 'n privaat eiendom op die Raad se koste, met inbegrip van klaarblyklike ongemagtigde en nuttelose uitgawes aan toerusting.
 - 4.3 Verskillende gevalle van uitgawes aan voorraad, geboue en skutklere, goedgekeur deur die Raad, waarvoor geen voorsiening in die begroting gemaak is nie.
 - 4.4 Beweerde onreëlmataighede betreffende versuim deur die Burgemeester om 'n bedrag wat vir 'n burgemeestersfunksie toege wys is maar nie uitgegee is nie, terug te betaal.
 - 4.5 Beweerde onreëlmataighede betreffende die Plaaslike Raad se aanvaarding van 'n tender deur die Burgemeester, M. A. Chetty, vir 'n verfkontrak.
 - 4.6 Die vervoer van die Stadsklerk se meubels by aanstelling waarby 'n klaarblyklike betaling aan twee kontrakteurs vir een diens betrokke was.
 - 4.7 Bywoning deur die Burgemeester en sy gesin van die Randse Paasskou, waarby die betaling van alle hotelkoste vir die hele gesin betrokke was. Hierbenewens blyk dit dat hierdie reis nie deur die Raad goedgekeur is nie.
 - 4.8 Bewerings dat sekere werk by die Burgemeester se huis en aan sy motor onderneem is en dat Raadspersoneel en -hulpbronne hiervoor gebruik is.
 - 4.9 Die gebruik deur die Burgemeester van 'n selfoon, oorspronklik aangekoop vir gebruik deur die Stadsklerk, sonder klaarblyklike betaling vir privaat telefoonoproep.

Belanghebbendes word uitgenooi om skriftelike voorleggings aan die Kommissie te doen. Hierdie voorleggings kan aan die Sekretaresse van die Kommissie by 0331-455831 gefaks word of gerig word aan:

Die Sekretaresse van die Kommissie
Departement van Plaaslike Regering en Behuisung
Privaatsak X9078
PIETERMARITZBURG
3200

Aandag: Mev. J. Pretorius

Voorleggings moet teen nie later nie as 4 Augustus 1998 ontvang word.

Nadere inligting is verkrygbaar by die Sekretaresse van die Kommissie, mev. J. Pretorius (0331-952329).

IZAZISO ZESIFUNDAZWE — PROVINCIAL NOTICES — PROVINSIALE KENNISGEWINGS

IZAZISO ezilandelayo zikhishelwe ulwazi lwawonke uwonke.

Natalia
Longmarket Street
Pietermaritzburg
30 July 1998

O.E.H.M. NXUMALO
Umqondisi-Jikelele

THE following notices are published for general information.

O.E.H.M. NXUMALO
Director-General

Natalia
Longmarket Street
Pietermaritzburg
30 July 1998

ONDERSTAANDE kennisgewings word vir algemene inligting gepubliseer.

O.E.H.M. NXUMALO
Direkteur-generaal

Natalia
Langmarkstraat
Pietermaritzburg
30 Julie 1998

***No. 223, 1998**

30 July 1998

REMOVAL OF CONDITION OF TITLE

IP. M. Miller, Minister of Finance, Local Government and Planning of the Provincial Administration of KwaZulu-Natal, acting under section 2(1) of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967), hereby remove from Deed of Transfer No. T 1129/97 or any subsequent title deed pertaining to Erf 4 Trafalgar, situate in the Impenjati/Southbrook Local Council, Administrative District of Natal and Province of KwaZulu-Natal, the condition of title numbered/lettered 2.(b).

Dated at Pietermaritzburg, this 14th day of July One thousand Nine hundred and Ninety-eight.

P. M. MILLER
Minister of Finance, Local Government and Planning
KwaZulu-Natal
PTB/R 102710

***No. 224, 1998**

30 July 1998

APPROVAL OF A PRIVATE TOWNSHIP

IGeorge Kevin Suzor, Deputy Director: Land Administration of the Provincial Administration of KwaZulu-Natal, acting under section 23 of the Town Planning Ordinance, 1949 (Ordinance No. 27 of 1949), read with delegation 9 of Part VII of Chapter B of the General Delegations of Authority of the Department of Local Government and Housing of the said Provincial Administration issued by the Minister of Local Government and Housing of the Province of KwaZulu-Natal in terms of section 2 of the KwaZulu-Natal Delegation of Powers Act, 1994 (Act No. 8 of 1994), hereby declare the private township of Umhlanga Rocks (Extension No. 19)-FU, situate on Portion 4 of Erf 1836 Umhlanga Rocks-FU, in the Northern Transitional Metropolitan Substructure Council area: Umhlanga Entity, Province of KwaZulu-Natal, to be an approved private township.

Dated at Durban, this 24th day of July One thousand Nine hundred and Ninety-eight.

G. K. SUZOR
Deputy Director:
Land Administration
PTB 100655

***No. 225, 1998**

30 July 1998

ILeon Gerhard du Toit, Deputy Director: Land Administration of the Provincial Administration of KwaZulu-Natal, acting under sections 3(3) of the Less Formal Township Establishment Act, 1991 (Act No. 113 of 1991), read with delegations 2 and 3 of Part 1 of Chapter B of the General Delegations of Authority of the Department of Local Government and Housing of the said Provincial Administration, issued by the Minister of Local Government and Housing of the Province of

***No. 223, 1998**

30 Julie 1998

OPHEFFING VAN TITELVOORWAARDE

EK. P. M. Miller, Minister van Finansies, Plaaslike Regering en Beplanning van die Provinciale Administrasie van KwaZulu-Natal, handelende kragtens artikel 2(1) van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967), hef hierby ten opsigte van Transportakte No. T 1129/97 of enige daaropvolgende titelbewys met betrekking tot Erf 4 Trafalgar, geleë in die Impenjati/Southbrook Plaaslike Raad, administratiewe distrik Natal en provinsie KwaZulu-Natal, die titelvoorraarde genommer/geletter 2.(b) op.

Gedateer te Pietermaritzburg, op hede die 14de dag van Julie Eenduisend Negehonderd Agt-en-negentig.

P. M. MILLER
Minister van Finansies, Plaaslike Regering en Beplanning KwaZulu-Natal
PTB/R 102710

***No. 224, 1998**

30 Julie 1998

GOEDKEURING VAN 'N PRIVAATDORP

EK. George Kevin Suzor, Adjunkdirekteur: Grondadministrasie van die Provinciale Administrasie van KwaZulu-Natal, handelende kragtens artikel 23 van die Dorpbeplanningsordonnansie, 1949 (Ordonnansie No. 27 van 1949), saamgelees met delegasie 9 van deel VII van hoofstuk B van die Algemene Delegasies van Bevoegdheid van die Departement van Plaaslike Regering en Behuisiging van genoemde Provinciale Administrasie wat uitgerek is deur die Minister van Plaaslike Regering en Behuisiging van die provinsie KwaZulu-Natal ingevolge artikel 2 van die KwaZulu-Natal Wet op die Delegering van Bevoegdhede, 1994 (Wet No. 8 van 1994), verklaar hiermee dat die privaatdorp Umhlanga Rocks (Uitbreiding No. 19)-FU, geleë op gedeelte 4 van Erf 1836 Umhlanga Rocks-FU, in die gebied van die Noordelike Metropolitaanse Organgsubstruktuurraad: Umhlanga-entiteit, provinsie KwaZulu-Natal, 'n goedgekeurde privaatdorp is.

Gedateer te Durban, op hede die 24ste dag van Julie Eenduisend Negehonderd Agt-en-negentig.

G. K. SUZOR
Adjunkdirekteur:
Grondadministrasie
PTB 100655

***No. 225, 1998**

30 Julie 1998

EK. Leon Gerhard du Toit, Adjunkdirekteur: Grondadministrasie van die Provinciale Administrasie van KwaZulu-Natal, handelende kragtens artikels 3 en 4 van die Wet op Minder Formele Dorpstigting, 1991 (Wet No. 113 van 1991), saamgelees met delegasies 2 en 3 van deel I van hoofstuk B van die Algemene Delegasies van Bevoegdheid van die Departement van Plaaslike Regering en Behuisiging van die provinsie KwaZulu-Natal ingevolge artikel 2 van die KwaZulu-Natal Wet op die

KwaZulu-Natal in terms of section 2 of the KwaZulu-Natal Delegation of Powers Act, 1994 (Act No. 8 of 1994), hereby —

- (1) designate the land described as Proposed Erf 2990 Glencoe, situated in the Glencoe/Sithembile Transitional Local Council area, Province of KwaZulu-Natal, as shown on layout plan No. G11/5, dated 16 April 1998, prepared by Integrated Planning Services (Reference No. (L) 11/6/4/UL24/2), as land for less formal settlement; and
- (2) determine that the planning and development of the said land shall be substantially in accordance with the said layout plan, read with Conditions of Planning and Development (Reference No. (L) 11/6/4/UL24/2), which can be inspected at Ulundi Administration Building, provided that any deviations from the said layout plan or conditions of planning and development shall be subject to the approval of the Deputy Director: Land Administration of the Department of Local Government and Housing, Provincial Administration of KwaZulu-Natal; and
- (3) suspend the Water Rights Servitude condition of title, as set out in Annexure A.

Dated at Ulundi, this 24th day of July One thousand Nine hundred and Ninety-eight.

L. G. DU TOIT
Deputy Director:
Land Administration (Northern Region)
Reference No.: (L) 11/6/4/UL24/2

ANNEXURE A

Condition of title to be suspended:

Property description	Title deed	Condition to be suspended
Lot 1672 Glencoe	T5417/1969	Condition B

*†No. 226, 1998

30 July 1998

THE Premier has in terms of section 59 of the Road Traffic Act, 1989 (Act No. 29 of 1989), declared the registration of a municipal A-graded vehicle testing station as scheduled hereunder as from the date of publication hereof.

SCHEDULE

Mataatile Protection Services
Station Street
MATATIELE

*No. 227, 1998

30 July 1998

UMKHANDLU WASEKHAYA WASE DANNHAUSER
IKHOMISHANA YOPHENYO

UNGQONGQOSHE wezeziMali, noHulumeni baseKhaya nokuHlela usenqume ngokwesigaba 5(2) se-Odinensi (Commissions Ordinance, No. 26 of 1966) ukuthi ukuhlala kokuqala kweKhomishana yoPhenyo enabantu ababili ukule ibheke izindaba ezichazwe kwisiMemezelo No. 9, 1998, samh-laka 23 Julai 1998, kuyoba mhlaka 31 Julai 1998 ngo 10:00 eKamelweni lokubamba iziNkomfa loMkhandlu waseKhaya, kwa-8 Church Street, Dannhauser.

*No. 227, 1998

30 July 1998

DANNHAUSER LOCAL COUNCIL
COMMISSION OF ENQUIRY

THE Minister of Finance, Local Government and Planning has determined in terms of section 5(2) of the Commissions Ordinance, 1966 (No. 26 of 1966) that the first sitting of the two-person Commission of Enquiry into the matters as defined in Proclamation No. 9, 1998 dated 23 July 1998, shall be on 31 July 1998 at 10h00 in the Local Council Boardroom, 8 Church Street, Dannhauser.

*No. 227, 1998

30 July 1998

DANNHAUSER PLAASLIKE RAAD
KOMMISSIE VAN ONDERSOEK

Die Minister van Finansies, Plaaslike Regering en Beplanning het ingevolge artikel 5(2) van die Ordonnansie op Kommissies, 1966 (No. 26 van 1966) bepaal dat die eerste sitting van die tweepersoon-Kommissie van Ondersoek na sake soos omskryf in Proklamasie No. 9, 1998 van 23 Julie 1998 op 31 Julie 1998 om 10:00 in die Raadsaal van die Plaaslike Raad, Kerkstraat 8, Dannhauser, sal plaasvind.

Delegering van Bevoegdhede, 1994 (Wet No. 8 van 1994) —

- (1) wys hierby die grond omskryf as voorgestelde Erf 2990 Glencoe, geleë in die gebied van die Glencoe/Sithembile Plaaslike Oorgangsraad, provinsie KwaZulu-Natal, soos aangetoon op uitlegplan no. G11/5, gedateer 16 April 1998, voorberei deur "Integrated Planning Services" (verwysingsnommer (L) 11/6/4/UL24/2), as grond vir minder formele vestiging aan;
- (2) bepaal hierby dat die beplanning en ontwikkeling van voornoemde grond wesenlik in ooreenstemming moet wees met voornoemde uitlegplan, saamgelees met die Beplannings- en Ontwikkelingsvooraarde (verwysingsnommer (L) 11/6/4/UL24/2), wat by die Ulundi Administrasiegebou nagegaan kan word, met dien verstande dat enige afwykings van voornoemde uitlegplan of Beplannings- en Ontwikkelingsvooraarde deur die Adjunkdirekteur: Grondadministrasie van die Departement van Plaaslike Regering en Behuising, Provinciale Administrasie van KwaZulu-Natal, goedgekeur moet word; en
- (3) skort hierby die Waterregteserwituutvooraarde wat in aanhangsel A uiteengesit word, op.

Gedateer te Ulundi, op hede die 24ste dag van Julie Eenduisend Negehonderd Agt-en-negentig.

L. G. DU TOIT
Adjunkdirekteur:

Grondadministrasie (Noordelike Streek)
Verwysingsnommer: (L) 11/6/4/UL24/2

AANHANGSEL A

Titelvooraarde wat opgehef gaan word:

Eiendomsbeskrywing	Titelbewys	Voorwaarde wat opgehef gaan word
Lot 1672 Glencoe	T5417/1969	Voorwaarde B

*†No. 226, 1998

30 Julie 1998

Die Premier het ingevolge artikel 59 van die Padverkeerswet, 1989 (Wet No. 29 van 1989), met ingang van die publikasiedatum hiervan die registrasie van 'n munisipale A-gegradeerde voertuigtoetsstasie verklaar soos in die bylae hierby uiteengesit.

BYLAE

Mataatile Protection Services
Stationstraat
MATATIELE

30 July 1998

*No. 227, 1998

30 July 1998

DANNHAUSER PLAASLIKE RAAD
KOMMISSIE VAN ONDERSOEK

Die Minister van Finansies, Plaaslike Regering en Beplanning het ingevolge artikel 5(2) van die Ordonnansie op Kommissies, 1966 (No. 26 van 1966) bepaal dat die eerste sitting van die tweepersoon-Kommissie van Ondersoek na sake soos omskryf in Proklamasie No. 9, 1998 van 23 Julie 1998 op 31 Julie 1998 om 10:00 in die Raadsaal van die Plaaslike Raad, Kerkstraat 8, Dannhauser, sal plaasvind.

***†No. 228, 1998**

30 Julai 19

TZINCAZELO ezilandelayo zezilwane kulezi zikidi ezishiwo ngezansi ngalokhu ziakhishwa ngokuhambisana nesigaba 33(1) se-Odinensi yezik (Pound Ordinance No. 32 of 1949), futhi ngalokhu kuyaziswa ukuthi izilwane ezishiwo ziyothengiswa esikidi esishiwo ngumcinisikidi no ombambele ngo 10:00 ngoLwesithathu, mhlaka 12 Agasti 1998, ngaphandle uma zidedelwe ngaphambi kwalokho.

Ngisana, isifunda saseDundee
amankonyana ama-2
inkomo emnyama eyodwa

R. J. DUNC/
Umgcinisik

Nooitgedacht, isifunda saseVryheid
izinkabi ezibomvu eziyi-10
amankonyana amnyama ama-2
inkomo ebomvu eyodwa
inkabi ensundu eyodwa
inkabi emnyama eyodwa
ihashi lensikazi elinsundu elilodwa
izimbuzi ezinhlobonhlobo ezi-3
inkabi emhlophe eyodwa
inkonyana elibomvu eliloyodwa
izinkabi ezibomvu ezi-2
inkabi enombala obomvu nomhlophe eyodwa
izinkomo ezimnyama ezi-2
ihashi lensikazi elimhlophe elilodwa

B. P. THEUNISSE
Umgcinisik

***†No. 228, 1998**

30 July 19

THE following descriptions of animals in the undermentioned pounds are hereby published in terms of section 33(1) of the Pound Ordinance, 1947 (Ordinance No. 32 of 1947), and it is hereby notified that the said animals will be sold at the said pounds by the poundkeepers thereof or by some acting on their behalf at 10:00 on Wednesday, 12 August 1998, unless previously released.

Ngisana, District of Dundee
2 tollies
1 black cow

R. J. DUNCA/
Poundkeep

Nooitgedacht, District of Vryheid
10 red bullocks
2 black calves
1 red cow
1 brown ox
1 black bullock
1 brown mare
3 mixed goats
1 white bullock
1 red calf
2 red oxen
1 red and white ox
2 black cows
1 white mare

B. P. THEUNISSE
Poundkeep

***†No. 228, 1998**

30 Julie 19

ONDERSTAANDE beskrywings van diere in ondervermelde skutte word hierby ingevolge artikel 33(1) van die Skutordonnansie, 1947 (Ordonnansie No. 32 van 1947), gepubliseer en hierby word bekend gemaak dat genoemde diere by genoemde skutte deur die skutmeester daarvan of die iemand namens hom om 10:00 op Woensdag, 12 Augustus 1998 opgeveil sal word, tensy eerder gelos.

Ngisana, distrik Dundee
2 tollies
1 swart koei

R. J. DUNCA/
Skutmeest

Nooitgedacht, distrik Vryheid
10 rooi jong osse
2 swart kalwers
1 rooi koei
1 bruin os
1 swart jong os
1 bruin merrie
3 gemengde bokke
1 wit jong os
1 rooi kalf
2 rooi osse
1 rooibont os
2 swart koeie
1 wit merrie

B. P. THEUNISSE
Skutmeest

***No. 229, 1998**

30 July 1998

KWAZULU-NATAL TENDER BOARD**TENDERS ARE INVITED FOR THE UNDERMENTIONED REQUIREMENTS OF THE PROVINCIAL ADMINISTRATION OF
KWAZULU-NATAL**

1. Tenders must be on the official tender form which shall be completed in all respects.
2. Tenders must be submitted in separate sealed envelopes.
3. Separate envelopes must be used for each tender invitation.
4. The address, tender number and closing date must be endorsed on the back of the envelope.
5. The name and address of the tenderer must be endorsed on the back of the envelope.

To obtain the following tender documents contact the telephone and facsimile numbers stipulated:

SERVICE:

Tender number:

Closing date:

Time:

Documents available from:

Cleaning and maintenance of grounds: Newlands Park Centre

ZNT 1102 SW

1998-08-28*

11:00

Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4,

Tel.: 0358-8743146, Fax: 0358-8743158

Monica Shange

or

Office of the KwaZulu-Natal Tender Board, 194 Longmarket Street, United Building, 4th Floor, Pietermaritzburg,

Tel.: 0331-428191, Fax: 0331-426737

Gladys Zulu

Nil

3 years

Contact person:

Cost per document:

Contract period:

Compulsory pre-tender briefing:

Date:

Time:

Venue:

Enquiries:

Please note that the closing date of this tender has been extended.*SUPPLY:**

Tender number:

Closing date:

Time:

Documents available from:

Office stationery

ZNT 1100 G

1998-08-28*

11:00

Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4,

Tel.: 0358-8743146, Fax: 0358-8743158

Monica Shange

or

Office of the KwaZulu-Natal Tender Board, 194 Longmarket Street, United Building, 4th Floor, Pietermaritzburg,

Tel.: 0331-428191, Fax: 0331-426737

Gladys Zulu

Nil

2 years

Mr M. Nxumalo, Tel.: 0358-8743140

Contact person:

Cost per document:

Contract period:

Enquiries:

Please note that the closing date of this tender has been extended.*SUPPLY:**

Tender number:

Closing date:

Time:

Documents available from:

Toilet paper and paper towels

ZNT 1109 G

1998-08-28*

11:00

Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4,

Tel.: 0358-8743146, Fax: 0358-8743158

Monica Shange

or

Office of the KwaZulu-Natal Tender Board, 194 Longmarket Street, United Building, 4th Floor, Pietermaritzburg,

Tel.: 0331-428191, Fax: 0331-426737

Gladys Zulu

Nil

2 years

Mr M. Nxumalo, Tel.: 0358-8743140

Contact person:

Cost per document:

Contract period:

Enquiries:

Please note that the closing date of this tender has been extended.*SUPPLY:**

Tender number:

Closing date:

Time:

Documents available from:

Cleaning detergents

ZNT 1111 G

1998-08-28*

11:00

Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4,

Tel.: 0358-8743146, Fax: 0358-8743158

Monica Shange

or

Contact person:

Contact person:
Cost per document:

Contract period:
Enquiries:

*Please note that the closing date of this tender has been extended.

SERVICE:

Tender number:

Closing date:

Time:

Documents available from:

Contact person:

Contact person:

Cost per document:

Contract period:

Compulsory pre-tender briefing:

Date:

Time:

Venue:

Enquiries:

*Please note that the closing date of this tender has been extended.

SERVICE:

Tender number:

Closing date:

Time:

Documents available from:

Contact person:

Contact person:

Contact person:

Cost per document:

Contract period:

Compulsory site inspection:

Date:

Time:

Venue:

Enquiries:

SERVICE:

Tender number:

Closing date:

Time:

Documents available from:

Contact person:

Contact person:

Contact person:

Contact person:

Cost per document:

Contract period:

Compulsory site inspection:

Date:

Time:

Office of the KwaZulu-Natal Tender Board, 194 Longmarket Street, United Building, 4th Floor, Pietermaritzburg,
Tel.: 0331-428191, Fax: 0331-426737
Gladys Zulu
Nil
2 years
Mr M. Nxumalo, Tel.: 0358-8743140

Cleaning and maintenance of buildings: Newlands Park Centre
ZNT 1101 SW
1998-08-28*
11:00

Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4,
Tel.: 0358-8743146, Fax: 0358-8743158
Monica Shange
or

Office of the KwaZulu-Natal Tender Board, 194 Longmarket Street, United Building, 4th Floor, Pietermaritzburg,
Tel.: 0331-428191, Fax: 0331-426737
Gladys Zulu
Nil
3 years

1998-08-12
10:00
Newlands Park Centre, Homedale Place, Briardale, Newlands West, Durban
Mr V. Moodley, Tel.: 031-3368700

Security service: Mechanical Workshop, Nongoma
ZNT 2950/98 T
1998-08-26
11:00

Office of the KwaZulu-Natal Tender Board, 194 Longmarket Street, United Building, 4th Floor, Pietermaritzburg,
Tel.: 0331-428191, Fax: 0331-426737
Gladys Zulu
or

Department of Transport Head Office, Room 616, 6th Floor, 172 Burger Street, Pietermaritzburg
Patience Mthiyane, Tel.: 0331-3558888, Fax: 0331-3558091
or

Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4,
Tel.: 0358-8743146, Fax: 0358-8743158
Monica Shange
Nil
2 years

1998-08-05
10:00 (no latecomers will be admitted after time of commencement)
Mechanical Engineer Workshop, Nongoma
Mr M. McKay, Tel.: 031-4622541

Hire of plant and personnel for the upgrading and maintenance of roads in the maintenance district of Newcastle
ZNT 2542/98 T
1998-08-26
11:00

Office of the KwaZulu-Natal Tender Board, 194 Longmarket Street, United Building, 4th Floor, Pietermaritzburg,
Tel.: 0331-428191, Fax: 0331-426737
Gladys Zulu
or

Anderson Vogt and Partners, 102 Field Street, Durban,
Tel.: 031-3075797
Mr J. A. Cohen
or

Anderson Vogt and Partners, 94 Victoria Street, Dundee,
Tel.: 0341-23142
Mr P. J. Theron
or

Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4,
Tel.: 0358-8743146, Fax: 0358-8743158
Monica Shange
Nil
1 year

1998-08-12
10:00

Venue:	Lecture Room, District Superintendent's Office, Department of Transport, 2 Jooste Street, Newcastle Mr P. J. Theron, Tel.: 0341-23142
Enquiries:	Hire of plant and personnel for the upgrading and maintenance of roads in the maintenance district of Dundee ZNT 2543/98 T 1998-08-26 11:00
SERVICE:	Office of the KwaZulu-Natal Tender Board, 194 Longmarket Street, United Building, 4th Floor, Pietermaritzburg, Tel.: 0331-428191, Fax: 0331-426737
Tender number:	Gladys Zulu or
Closing date:	Anderson Vogt and Partners, 102 Field Street, Durban, Tel.: 031-3075797
Time:	Mr J. A. Cohen or
Documents available from:	Anderson Vogt and Partners, 94 Victoria Street, Dundee, Tel.: 0341-23142
Contact person:	Mr P. J. Theron or
Contact person:	Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4, Tel.: 0358-8743146, Fax: 0358-8743158
Contact person:	Monica Shange Nil 1 year
Cost per document:	1998-08-05 10:00
Contract period:	Lecture Room, District Superintendent's Office, Department of Transport, Karellandman Street, Dundee Mr P. J. Theron, Tel.: 0341-23142
<i>Compulsory site inspection:</i>	Security service: Eshowe, Empangeni and Gingindlovu depots ZNT 2549/98 T
Date:	1998-08-26 11:00
Time:	Office of the KwaZulu-Natal Tender Board, 194 Longmarket Street, United Building, 4th Floor, Pietermaritzburg, Tel.: 0331-428191, Fax: 0331-426737
Venue:	Gladys Zulu or
Enquiries:	Department of Transport Head Office, Room 616, 6th Floor, 172 Burger Street, Pietermaritzburg Doreen Ngcobo, Tel.: 0331-3558802, Fax: 0331-3558091
SERVICE:	or
Tender number:	Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4, Tel.: 0358-8743146, Fax: 0358-8743158
Closing date:	Monica Shange Nil 2 years
Time:	1998-08-12 10:00
Documents available from:	Regional Engineer's Office, 24 John Ross Highway, Eshowe Mr L. van Rensburg, Tel.: 0354-42031
Contact person:	Security service: Greytown depot ZNT 2521/98 T
Contact person:	1998-08-26 11:00
SERVICE:	Office of the KwaZulu-Natal Tender Board, 194 Longmarket Street, United Building, 4th Floor, Pietermaritzburg, Tel.: 0331-428191, Fax: 0331-426737
Tender number:	Gladys Zulu or
Closing date:	Department of Transport Head Office, Room 616, 6th Floor, 172 Burger Street, Pietermaritzburg Doreen Ngcobo, Tel.: 0331-3558802, Fax: 0331-3558091
Time:	or
Documents available from:	Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4, Tel.: 0358-8743146, Fax: 0358-8743158
Contact person:	Monica Shange Nil 2 years
Contact person:	1998-08-12 10:00
Contact person:	or
Contact person:	Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4, Tel.: 0358-8743146, Fax: 0358-8743158
Cost per document:	Monica Shange Nil 2 years
Contract period:	1998-08-12 10:00
<i>Compulsory site inspection:</i>	
Date:	
Time:	

Venue:
Enquiries:

SERVICE:
Tender number:
Closing date:
Time:
Documents available from:

Contact person:

Contact person:

Contact person:
Cost per document:
Contract period:
Compulsory site inspection:
Date:
Time:
Venue:
Enquiries:

SERVICE:
Tender number:
Closing date:
Time:
Documents available from:

Contact person:

Contact person:

Contact person:
Cost per document:
Contract period:
Compulsory site inspection:
Date:
Time:
Venue:
Enquiries:

SERVICE:
Tender number:
Closing date:
Time:
Documents available from:

Contact person:

Contact person:

Contact person:
Cost per document:
Contract period:
Compulsory site inspection:
Date:
Time:
Venue:
Enquiries:

SERVICE:
Tender number:
Closing date:
Time:
Documents available from:

Contact person:

Contact person:

Contact person:
Cost per document:
Contract period:
Compulsory site inspection:
Date:
Time:
Venue:
Enquiries:

District Superintendent's Office, corner of Bell and Sergeant Streets, Greytown
Mr J. H. Bernhard, Tel.: 0331-429178

Security service: Merrivale depot
ZNT 2904/98 T
1998-08-26
11:00
Office of the KwaZulu-Natal Tender Board, 194 Longmarket Street, United Building, 4th Floor, Pietermaritzburg,
Tel.: 0331-428191, Fax: 0331-426737
Gladys Zulu
or
Department of Transport Head Office, Room 616, 6th Floor, 172 Burger Street, Pietermaritzburg
Patience Mthiyane, Tel.: 0331-3558888,
Fax: 0331-3558091
or
Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4,
Tel.: 0358-8743146, Fax: 0358-8743158
Monica Shange
Nil
2 years

1998-08-05
10:00 (no latecomers will be admitted after time of commencement)
Merrivale depot, Old Cedara Road, Merrivale
Mr B. D. Blunt, Tel.: 0332-303314

Security service: Merrivale Road camp in Boston
ZNT 2905/98 T
1998-08-26
11:00
Office of the KwaZulu-Natal Tender Board, 194 Longmarket Street, United Building, 4th Floor, Pietermaritzburg,
Tel.: 0331-428191, Fax: 0331-426737
Gladys Zulu
or
Department of Transport Head Office, Room 616, 6th Floor, 172 Burger Street, Pietermaritzburg
Patience Mthiyane, Tel.: 0331-3558888,
Fax: 0331-3558091
or
Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4,
Tel.: 0358-8743146, Fax: 0358-8743158
Monica Shange
Nil
2 years

1998-08-05
10:00 (no latecomers will be admitted after time of commencement)
Merrivale depot, Old Cedara Road, Merrivale
Mr B. D. Blunt, Tel.: 0332-303314

Security service: Road Traffic Inspectorate "D" Block
ZNT 3008/98 T
1998-08-26
11:00
Office of the KwaZulu-Natal Tender Board, 194 Longmarket Street, United Building, 4th Floor, Pietermaritzburg,
Tel.: 0331-428191, Fax: 0331-426737
Gladys Zulu
or
Department of Transport Head Office, Room 616, 6th Floor, 172 Burger Street, Pietermaritzburg
Brenda Harper, Tel.: 0331-3558684,
Fax: 0331-3558091
or
Office of the KwaZulu-Natal Tender Board: Ulundi, Ulundi Administrative Building, 1st Floor, Area No. 4,
Tel.: 0358-8743146, Fax: 0358-8743158
Monica Shange
Nil
2 years

1998-08-21
10:00 (no latecomers will be admitted after time of commencement)
Road Traffic Inspectorate "D" Block, 224 Prince Alfred Street, Pietermaritzburg
Mr A. Ntanzie, Tel.: 0331-423939

IZAZISO ZIKAMASIPALA — MUNICIPAL NOTICES — MUNISIPALE KENNISGEWINGS

***M.N. 48, 1998**

30 July 1998

DEPARTMENT OF ECONOMIC AFFAIRS AND TOURISM

NOTICE is hereby given in terms of section 6(4) of the Businesses Act, 1991 (Act No. 71 of 1991) that the Minister of Economic Affairs and Tourism has made the following regulations, which shall be applicable within the area of jurisdiction of the Inner West Local Council of the Durban Metropolitan Region.

REGULATIONS RELATING TO DISPOSAL OF IMPOUNDED GOODS

Definitions

1. Any word or expression to which a meaning has been assigned in the Businesses Act, 1991 (Act No. 71 of 1991) shall, when used in these regulations, have the meaning thus assigned and unless the contents otherwise indicate —
 - “bylaw” means a bylaw made by a local authority in terms of section 6A of the Businesses Act, 1991 (Act No. 71 of 1991);
 - “perishable goods” means milk, dairy products, meat, dressed poultry, fish and any article of food which is of such a nature or in such a form or is so packed as to be liable to decomposition or deterioration at ambient temperatures;
 - “goods” includes any receptacle, vehicle or movable structure;
 - “officer” means —
 - (a) a traffic officer or warden appointed under section 3 of the Road Traffic Act, 1989 (Act No. 29 of 1989);
 - (b) a member of the force as defined in section 1(1) of the Police Act, 1958 (Act No. 7 of 1958);
 - (c) a peace officer contemplated in section 334 of the Criminal Procedure Act, 1977 (Act No. 51 of 1977);
 - (d) an environmental health officer so appointed in terms of the Health Act, No. 63 of 1977, in the employ of a local authority;
 - “requisite receipt” means a receipt issued by an officer for any goods removed and impounded.

Disposal of impounded goods

2. (1) Any perishable goods removed and impounded by any officer in terms of any bylaw of a local authority may at any time after the impoundment thereof and with the due consent of an environmental health officer be sold or destroyed by the local authority concerned, and in the case of a sale of such goods, the proceeds thereof, less any expenses incurred by such local authority in connection with the removal, impoundment and sale of such goods shall, upon presentation of the requisite receipt be paid to the person who was the owner of such goods when such goods were impounded.

If such owner fails to claim the said proceeds within three months of the date on which such goods were sold, such proceeds shall be forfeited to such local authority.
- (2) The owner of any goods (other than perishable), impounded in terms of any bylaw of a local authority, who wishes to claim the return of such goods, shall, within a period of one month of the date of the impoundment of such goods, apply to the local authority concerned and shall present the requisite receipt, failing which such goods may be sold by such local authority, and in the event of a sale of such goods, the provisions of subregulation (1) relating to the proceeds of a sale shall apply.
- (3) If any goods impounded cannot be sold in terms of subregulation (2), the local authority may dispose of such goods in such manner as it deems fit and the owner of such goods shall be liable to the local authority for any costs incurred in effecting such disposal.
- (4) If the owner of any goods impounded claims the return of such goods from the local authority concerned and such owner is unable or refuses to refund any expenses incurred by such local authority in connection with the removal and impoundment of such goods, such goods may be sold by such local authority and the proceeds of any sale of such goods less any such expenses and the costs of such sale, shall be paid to such owner.
- (5) In the event of the proceeds of any sale of goods contemplated by this regulation not being sufficient to defray any expenses incurred by the local authority concerned in connection with the removal, impoundment and sale of such goods, the owner of such goods shall remain liable for so much of such expenses as is not defrayed by the proceeds of the sale of such goods.

***M.N. 49, 1998**

30 July 1998

THE Council of the Harding Transitional Local Council, acting under the authority of section 265(1) of the Local Authorities Ordinance, No. 25 of 1974, hereby publishes the subjoined amendments to the existing tariffs of charges as made by the Council at its meeting held on 21 May 1998, which amendments shall come into operation on 1 August 1998.

TOWN CLERK

HARDING TRANSITIONAL LOCAL COUNCIL

TARIFFS OF CHARGES: AMENDMENTS

The bylaws relating to refuse removal (Chapter XIII) (Tariff of Charges) published under Provincial Notice No. 657 of 1957 are hereby amended by the substitution for paragraph 12 in section 1 and paragraph 24(2) in section 2 of the following:

REFUSE REMOVAL: SECTION 1

12. All removals undertaken by the Council shall be charged for at the following rates:

<ol style="list-style-type: none"> (a) Domestic <ul style="list-style-type: none"> (i) Private dwellings, two clearances per week, monthly (ii) Each additional clearance upon request (b) Commercial <ul style="list-style-type: none"> (i) Large business premises (with a stock value exceeding R50 000,00), 5 clearances per week, monthly (ii) Small business premises (with a stock value less than R50 000,00), 5 clearances per week, monthly (iii) Office premises, five clearances per week, monthly (iv) Each additional clearance, upon request 	R19,93 (excluding VAT) R29,04 (excluding VAT) R274,18 (excluding VAT) R56,92 (excluding VAT) R56,92 (excluding VAT) R71,16 (excluding VAT)
---	---

(c) Industrial	R227,61 (excluding VAT)
(i) Industrial premises, five clearances per week, monthly	R71,16 (excluding VAT)
(ii) Each additional clearance, upon request	
(d) Government properties	R227,70 (excluding VAT)
(i) Schools, Post Office, S.A.P., S.A.R. etc., five clearances per week, monthly	R71,16 (excluding VAT)
(ii) Each additional clearance, upon request	
(e) St. Andrew's Hospital	R426,95 (excluding VAT)
(i) Five clearances per week, monthly	R85,39 (excluding VAT)
(ii) Each additional clearance, upon request	
(f) Churches, per month	R14,24 (excluding VAT)
(g) Sports clubs, per month	R42,70 (excluding VAT)
(h) Removal and disposal of dead animals	
(i) For each carcass of dog or cat	R33,99 (excluding VAT)
(ii) For each carcass of sheep, goat, calf or pig	R33,99 (excluding VAT)
(iii) For each carcass of other animals	R135,99 (excluding VAT)
(i) Removal of derelict vehicles	
(i) Private vehicles, L.D.V. etc., per vehicle	R163,19 (excluding VAT)
(ii) All other vehicles, per vehicle	R339,98 (excluding VAT)

SEWERAGE DISPOSAL: SECTION 2

2. The removal and disposal of sewage from conservancy tanks shall be charged for at the following rates:

(a) Domestic	R61,49 (excluding VAT)
(i) Private dwellings and flats, four clearances per month	R61,49 (excluding VAT)
(ii) Additional clearances, each	
(b) Commercial, industrial and government properties	
Two clearances per toilet per month:	
(i) For the first toilet point	R102,71 (excluding VAT)
Thereafter, for each additional toilet point	R61,49 (excluding VAT)
(ii) Additional clearances, each	R102,71 (excluding VAT)
(c) Hotels	
(i) For the first toilet point	R102,71 (excluding VAT)
(ii) Thereafter, for each additional toilet point	R41,22 (excluding VAT)
(d) St. Andrew's Hospital	R2 472,09 (excluding VAT)
(e) Schools	
Two clearances per toilet point per month:	
(i) For each toilet point	R61,49 (excluding VAT)
(ii) Additional clearances, each	R102,71 (excluding VAT)
(f) Churches	
One clearance per month	R20,32 (excluding VAT)
(g) Sports clubs	
Four clearances per month	R61,49 (excluding VAT)
(h) Special clearances on Sundays and public holidays, upon request	
(i) Domestic, per clearance	R123,60 (excluding VAT)
(ii) All others, per clearance	R206,02 (excluding VAT)

ELECTRICITY SUPPLY

The bylaws relating to electricity supply (Chapter XLI) (Tariffs of Charges) published under Provincial Notice No. 657 of 1957, as amended, are hereby further amended as follows:

Paragraph 55(1)

No charge will be made for availability.

Paragraph 56

56. (a) By the substitution for the amounts R51,18; R96,98; R152,14; R68,60; R65,17; R193,42; R382,67; R637,10; R875,85; R470,20; R638,54; R1 674,32; R2 542,04; R4 012,65; R6 021,19; R6 515,07 in respect of Basic Charges of the amounts R54,50; R96,98; R152,14; R68,60; R65,17; R193,42; R382,67; R637,10; R875,85; R484,31; R863,70; R1 724,55; R2 618,30; R4 133,03; R6 201,83; R6 710,52.
- (b) By the substitution for the amounts in cents in respect of unit charges 19,61; 31,39; 23,88; 19,99; 31,62; 25,20; 25,20; 25,20; 25,20; 25,20; 16,15; 23,07; 23,07; 21,92; 21,54; 21,54; 21,54 of the amounts 20,88; 31,39; 25,43; 20,59; 31,62; 25,96; 25,96; 25,96; 25,96; 23,76; 23,76; 22,58; 22,19; 22,19; 22,19.
- (c) A prepaid meter unit charge of 32,53 cents.

WATER SUPPLY

The bylaws relating to water supply (Chapter XII) (Tariffs of Charges) published under Provincial Notice No. 657 of 1957, as amended, are hereby further amended as follows:

Paragraph 73

By the deletion of paragraph 73 and the substitution therefor of the following:

73. The monthly charge for water shall be the following rate, irrespective of whether water is consumed or not:

Service charge	Kilolitre charge	
30,34	4,21	(Subject to a minimum charge for 5 kℓ, exclusive of VAT.)

The bylaws relating to the hire of the Town Hall (Chapter XL) (Tariffs of Charges) published under Provincial Notice No. 657 of 1957, as amended, are hereby further amended in paragraph 3 as follows:

MAIN HALL

	Day	Evening
Deposits	R1 000,00	R1 000,00 (excluding VAT)
(a) Wedding receptions, dances, balls, concerts, etc.	R700,00	R700,00 (excluding VAT)
For use of kitchen	R100,00	R100,00 (excluding VAT)
Any other	R200,00	R300,00 (excluding VAT)

SMALL HALL

	Day	Evening
Deposits	R600,00	R600,00 (excluding VAT)
(a) Wedding receptions, dances, balls, concerts, etc.	R300,00	R300,00 (excluding VAT)
For use of kitchen	R100,00	R100,00 (excluding VAT)
Any other	R100,00	R200,00 (excluding VAT)

CEMETERY

The bylaws relating to the cemetery (Chapter XXVI) (Tariffs of Charges) published under Provincial Notice No. 657 of 1957 are hereby amended by the deletion of sub-paragraphs 1, 2 and 3 of paragraph 6 and the substitution therefor of the following:

1. Grave lot plus burial fee — adult	R650,00 (excluding VAT)
— child under 12 years	R325,00 (excluding VAT)
2. Grave reservation	R650,00 (excluding VAT)
3. Opening of a grave for exhumation	R1 170,00 (excluding VAT)

MISCELLANEOUS BYLAWS ARE HEREBY AMENDED

The several charges, fees or levies authorised to be levied and collected under authority of these bylaws shall be as follows:

1. Grader — per hour	R180,00
2. Front end loader (J. C. B.) per hour	R125,00
3. Back actor (Case T. L. B.) per hour	R110,00
4. Tractor with mower — per hour	R78,00
5. Tractor with trailer — per hour	R60,00
6. Dozer — (D70) — per hour	R265,00
7. Concrete mixer — minimum charge per day	R162,00
8. Compactor — minimum charge per day	R130,00

A minimum hire of 2 hours applies to items 1 to 6.

Hirer to ensure public liability insurance coverage.

All prices exclusive of VAT and fuel.

*M.N. 50, 1998

30 July 1998

THE Durban Transitional Metropolitan Council, acting under the authority of section 162 of the Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996), hereby publishes the following amendments to the existing Electricity Supply Bylaws and Tariffs made by the said Council at its meeting held on 1 June 1998, which amendments shall be deemed to have come into effect on the date of publication hereof.

E. W. H. MORTON
Chief Executive Officer

City Hall
Durban

DURBAN TRANSITIONAL METROPOLITAN COUNCIL

ADMINISTRATIVE ENTITY OF THE CITY OF DURBAN

AMENDMENT TO ELECTRICITY SUPPLY BYLAWS AND TARIFFS

In terms of section 160(4) of the Constitution of the Republic of South Africa read with section 268 of Ordinance No. 25 of 1974, the Electricity Supply Bylaws and Tariffs of the City of Durban published under Provincial Notice No. 534 of 1963, as amended, are hereby further amended with effect from the date of publication hereof —

- the deletion of section 13A(8) and the substitution therefor of the following subsection:

*M.K. 50, 1998

30 Julie 1998

Die Durban Metropolitaanse Oorgangsaad, handelende ooreenkomstig die bevoegdheid ingevolge artikel 162 van die Grondwet van die Republiek van Suid-Afrika, 1996 (Wet No. 108 van 1996), publiseer hierby onderstaande wysigings van die bestaande Verordeninge betreffende die Voorsiening van Elektrisiteit, soos aangeneem deur genoemde Raad op sy vergadering gehou op 1 Junie 1998, welke wysigings geag word op die publikasiedatum hiervan in werking te getree het.

E. W. H. MORTON
Hoof Uitvoerende Beämpte

Stadhuis
Durban

DURBAN METROPOLITAANSE OORGANGSRAAD

ADMINISTRATIEWE ENTITEIT VAN DIE STAD DURBAN

VERORDENINGE BETREFFENDE DIE VOORSIENING VAN ELEKTRISITEIT: WYSIGINGS

Ingevolge artikel 160(4) van die Grondwet van die Republiek van Suid-Afrika, saamgelees met artikel 268 van Ordonnansie No. 25 van 1974, word die Stad Durban se Verordeninge betreffende die Voorsiening van Elektrisiteit, soos by Provinciale Kennisgewing No. 534 van 1963 gepubliseer en vervolgens gewysig, met ingang van die publikasiedatum hiervan verder gewysig deur —

- artikel 13A(8) te skrap en dit deur die volgende subartikel te vervang:

- "(8) Every consumer of electrical current under this section shall be required to deposit with the Council such sum as the Council deems sufficient to cover or partially cover all the costs of replacing an electricity dispenser. Such deposits will be refundable to the consumer who made the deposit after notification by the consumer that he intends to cease taking supply; provided that his connection and metering is still operating correctly.";
2. the addition of the following new subsections after section 13A(8):
- "(9) On 30 June in each year the Council shall cause the deposit account of every consumer who made a deposit under this section prior to 31 December in the year immediately preceding to be credited with simple interest at such rate, not exceeding 3% per annum, as the Council may from time to time determine; provided that no such interest shall be credited where the deposit has been held by the Council for less than six months. The interest so credited shall be paid to the consumer at the time the amount deposited by him in terms of this section is refunded.
- (10) Only one instance of charging a connection fee according to item 1(a) of the First Schedule, shall be permitted at any one premises.";
3. the deletion of section 17(5)(c) and the substitution therefor of the following subsection:
- "(c) the average monthly consumption upon the premises served by the meter over a period of up to twelve months after its repair, where consumption is measured using a credit meter; or on the average consumption of similar consumers within the same area, where supply is via an electricity dispenser."; and
4. the substitution in item 11(d) of the First Schedule for the expression "bypassing of meter" of the expression "bypassing of a credit meter".

***M.N. 51, 1998**

30 July 1998

THE Durban Transitional Metropolitan Council, acting under the authority of section 162 of the Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996), hereby publishes the following amendments to the existing Electricity Supply Bylaws and Tariffs made by the said Council at its meeting held on 1 June 1998, which amendments shall be deemed to have come into effect on the date of publication hereof.

E. W. H. MORTON
Chief Executive Officer

City Hall
Durban

DURBAN TRANSITIONAL METROPOLITAN COUNCIL

ADMINISTRATIVE ENTITY OF THE CITY OF DURBAN

AMENDMENT TO ELECTRICITY SUPPLY BYLAWS AND TARIFFS

In terms of section 160(4) of the Constitution of the Republic of South Africa read with section 268 of Ordinance No. 25 of 1974, the Electricity Supply Bylaws and Tariffs of the City of Durban published under Provincial Notice No. 534 of 1963, as amended, are hereby further amended with effect from the date of publication hereof by —

1. the deletion of section 9(3) and the substitution therefor of the following subsection:
- "(3) Where a transformer substation is erected on the premises of a consumer, the Council shall have the right to use such substation for the purpose of supplying other consumers; provided that where a substation is used or the Engineer envisages that it will be used to supply other consumers, the consumer on whose premises the substation is situated, shall be entitled to a reduced connection fee as indicated in the Note in item 1(b)(i)(B)(IV) of the First Schedule hereto.";
2. the deletion of items 1(b)(i)(B)(II) and 1(b)(i)(B)(III) of the First Schedule;

- "(8) Elke verbruiker van elektriese stroom kragtens hierdie artikel moet sodanige bedrag by die Raad stort as wat deur die Raad geag word voldoende te wees om alle koste verbonde aan die vervanging van 'n elektrisiteitsoutomaat ten volle of gedeeltelik te dek. Sodanige deposito's is terugbetaalbaar aan die verbruiker wat die deposito betaal het nadat sodanige verbruiker kennis gegee het dat hy voorneem is om nie meer van elektrisiteit voorsien te word nie; met dien verstande dat sy aansluiting en meter steeds in 'n goeie werktoestand is.";
2. die volgende nuwe subartikels ná artikel 13A(8) in te voeg:
- "(9) Die Raad moet jaarliks op 30 Junie die depositorekening van elke verbruiker wat vóór 31 Desember van die onmiddellik voorafgaande jaar 'n deposito kragtens hierdie artikel betaal het, laat krediteer met eenvoudige rente teen sodanige koers as wat van tyd tot tyd deur die Raad vasgestel word maar wat nie 3% per jaar oorskry nie; met dien verstande dat geen sodanige rente gekrediteer mag word nie indien die deposito vir minder as ses maande deur die Raad gehou is. Die rente aldus gekrediteer, word aan die verbruiker betaal wanneer die bedrag wat hy kragtens hierdie artikel gestort het, aan hom terugbetaal word.
- (10) Die heffing van 'n aansluitingsgeld ooreenkomsdig item 1(a) van die Eerste Bylae word slegs een maal by enige perseel toegelaat.";
3. artikel 17(5)(c) te skrap en dit deur die volgende subartikel te vervang:
- "(c) die gemiddelde maandelikse verbruik op die perseel wat deur die meter bedien is oor 'n tydperk van hoogstens twaalf maande na die herstel daarvan, waar die verbruik deur middel van 'n kredietmeter gemeet word; of op die grondslag van die gemiddelde verbruik van soortgelyke verbruikers binne die selfde gebied, waar toevoer deur middel van 'n elektrisiteitsoutomaat geskied.;" en
4. die uitdrukking "omleiding verby meter" in item 11(d) van die Eerste Bylae deur die uitdrukking "omleiding verby 'n kredietmeter" te vervang.

***M.K. 51, 1998**

30 Julie 1998

DE Durban Metropolitaanse Oorgangsraad, handelende ooreenkomsdig die bevoegdheid ingevolge artikel 162 van die Grondwet van die Republiek van Suid-Afrika, 1996 (Wet No. 108 van 1996), publiseer hierby onderstaande wysigings van die bestaande Verordeninge betreffende die Voorsiening van Elektrisiteit soos aangeneem deur genoemde Raad op sy vergadering gehou op 1 Junie 1998, welke wysigings geag word op die publikasiedatum hiervan in werking te getree het.

E. W. H. MORTON
Hoof Uitvoerende Beampte

Stadhuis
Durban

DURBAN METROPOLITAANSE OORGANGSRAAD

ADMINISTRATIEWE ENTITEIT VAN DIE STAD DURBAN

WYSIGING VAN DIE VERORDENINGE BETREFFENDE DIE VOORSIENING VAN ELEKTRISITEIT

Ingevolge artikel 160(4) van die Grondwet van die Republiek van Suid-Afrika saamgelees met artikel 268 van Ordonnansie No. 25 van 1974, word die Stad Durban se Verordeninge betreffende die Voorsiening van Elektrisiteit, soos by Provinciale Kennisgewing No. 534 van 1963 gepubliseer en vervolgens gewysig, hierby met ingang van die publikasiedatum hiervan verder gewysig deur —

1. artikel 9(3) te skrap en dit deur die volgende subartikel te vervang:
- "(3) Indien 'n transformatorsubstasie op die perseel van 'n verbruiker opgerig word, het die Raad die bevoegdheid om so 'n substasie te gebruik met die doel om ander verbruikers te voorsien; met dien verstande dat indien 'n substasie gebruik word of dat die Ingenieur voorsien dat dit gebruik sal word om ander verbruikers te voorsien, die verbruiker op wie se perseel die substasie geleë is, geregtig is op 'n laer aansluitingsgeld as wat in die Opmerking in item 1(b)(i)(B)(IV) van die Eerste Bylae hiervan aangedui word.";
2. items 1(b)(i)(B)(II) en 1(b)(i)(B)(III) van die Eerste Bylae te skrap;

3. the deletion of item 1(b)(i)B(IV) of the First Schedule and the substitution therefor of the following item:
- "IV** For 400 V connections:
- | | | | |
|-----------------------------|-------------|------------|-------------|
| up to 80 A | R 6 114,04 | R 855,96 | R 6 970,00 |
| 81 A to 100 A | R 6 820,18 | R 954,82 | R 7 775,00 |
| 101 A to 150 A | R 10 938,60 | R 1 531,40 | R 12 470,00 |
| 151 A to 200 A (140 kVA) | R 22 149,12 | R 3 100,88 | R 25 250,00 |
| 201 A to 250 A (175 kVA) | R 27 688,60 | R 3 876,40 | R 31 565,00 |
| 251 A to 300 A (205 kVA) | R 33 223,68 | R 4 651,32 | R 37 875,00 |
| 301 A to 350 A (240 kVA) | R 37 973,68 | R 5 316,32 | R 43 290,00 |
| 351 A to 400 A (275 kVA) | R 43 508,77 | R 6 091,23 | R 49 600,00 |
| 401 A to 450 A (315 kVA) | R 49 837,72 | R 6 977,28 | R 56 815,00 |
| 451 A to 800 A (500 kVA) | R 54 561,40 | R 7 638,60 | R 62 200,00 |
| 801 A to 1200 A (800 kVA) | R 66 153,51 | R 9 261,49 | R 75 415,00 |
| 1201 A to 1600 A (1000 kVA) | R 72 574,56 | R10 160,44 | R 82 735,00 |
| 1601 A to 2400 A (1600 kVA) | R132 307,02 | R18 522,98 | R150 830,00 |
| 2401 A to 3200 A (2000 kVA) | R145 149,12 | R20 320,88 | R165 470,00 |
- NOTE: Where requested by the Engineer, customers are required to provide brick substations to the Engineer's specification. Mini-substations up to a requested capacity of 500 kVA may be supplied at the Engineer's discretion.
- Where the Engineer requires the applicant to provide a substation to feed or from which it is intended to feed other customers, a reduction shall be applied to the Basic component of the connection charge as follows:
- Provision of accommodation for a brick substation: R 5 000,00 R 700,00 R 5 700,00
- Provision of additional accommodation for a distributor substation: R 10 000,00 R 1 400,00 R11 400,00";
4. the deletion of item 1(b)(iv)B of the First Schedule and the substitution therefor of the following item:
- "B** For all 400 V connections from 151 A up to 1 600 A (1 000 kVA):
- LV supply mains extensions, excluding crossovers, costed according to the installation that would have been sufficient for the requested capacity.
- A proportionate share of the cost of MV supply mains extensions excluding the first 50 metres of cable per substation laid in the road reserve or public property, according to the ratio of requested capacity to the total capacity that the Engineer envisages supplying from that extension.";
5. the deletion of item 1(b)(iv)D(II) of the First Schedule and the substitution therefor of the following item:
- "II** A charge equal to the product of:
- A Rand/kVA-km rate determined by the Engineer using actual costs, the length of the 11 000 V or 33 000 V supply mains from the source 132 kV/11 kV or 132 kV/33 kV substation, and the requested capacity.";
6. the deletion of item 1(b)(iv)E of the First Schedule and the substitution therefor of the following item:
- "E** For 132 000 V connections where capacity exceeds 18 000 kVA:
- A charge equal to the product of: a Rand/kVA-km rate determined by the Engineer using actual costs; the length of 132 000 kV supply mains from the source 275 kV/132 kV substation or 132 kV switchyard, and the requested capacity.";
7. the deletion of item 2(b)(i) of the First Schedule and the substitution therefor of the following item:
- "(i)** Per pole and metre of overhead line:
3. item 1(b)(i)B(IV) van die Eerste Bylae te skrap en dit deur die volgende item te vervang:
- "IV** Vir 400 V-aansluitings:
- | | | | |
|------------------------------|-------------|------------|-------------|
| tot op 80 A | R 6 114,04 | R 855,96 | R 6 970,00 |
| 81 A tot 100 A | R 6 820,18 | R 954,82 | R 7 775,00 |
| 101 A tot 150 A | R 10 938,60 | R 1 531,40 | R 12 470,00 |
| 151 A tot 200 A (140 kVA) | R 22 149,12 | R 3 100,88 | R 25 250,00 |
| 201 A tot 250 A (175 kVA) | R 27 688,60 | R 3 876,40 | R 31 565,00 |
| 251 A tot 300 A (205 kVA) | R 33 223,68 | R 4 651,32 | R 37 875,00 |
| 301 A tot 350 A (240 kVA) | R 37 973,68 | R 5 316,32 | R 43 290,00 |
| 351 A tot 400 A (275 kVA) | R 43 508,77 | R 6 091,23 | R 49 600,00 |
| 401 A tot 450 A (315 kVA) | R 49 837,72 | R 6 977,28 | R 56 815,00 |
| 451 A tot 800 A (500 kVA) | R 54 561,40 | R 7 638,60 | R 62 200,00 |
| 801 A tot 1200 A (800 kVA) | R 66 153,51 | R 9 261,49 | R 75 415,00 |
| 1201 A tot 1600 A (1000 kVA) | R 72 574,56 | R10 160,44 | R 82 735,00 |
| 1601 A tot 2400 A (1600 kVA) | R132 307,02 | R18 522,98 | R150 830,00 |
| 2401 A tot 3200 A (2000 kVA) | R145 149,12 | R20 320,88 | R165 470,00 |
- LW: Indien die Ingenieur dit versoek, moet verbruikers steensubstasies tot die Ingenieur se spesifikasie voorsien. Minisubstasies tot 'n aangevraagde kapasiteit van 500 kVA kan na die Ingenieur se goedunke voorsien word.
- Indien die Ingenieur vereis dat die aansoeker 'n substasie moet voorsien waarvandaan ander verbruikers voorsien word of dit die voorname is dat ander verbruikers daarvandaan voorsien gaan word, is 'n vermindering van toepassing op die basiese komponent t.o.v. die aansluitingsgeld, en wel as volg:
- Voorsiening van akkommodasie vir 'n steensubstasie: R 5 000,00 R 700,00 R 5 700,00
- Voorsiening van bykomende akkommodasie vir 'n distribusiestabasie: R 10 000,00 R 1 400,00 R11 400,00";
4. item 1(b)(iv)B van die Eerste Bylae te skrap en dit deur die volgende item te vervang:
- "B**. Vir alle 400 V-aansluitings van 151 A tot 1 600 A (1 000 kVA):
- LS-hoofgeleidingverlengings, kruispunte uitgesluit, waarvoor 'n vordering gehef word ooreenkomsdig die installasie wat vir die aangevraagde kapasiteit toereikend sou wees.
- 'n Proporsionele gedeelte van die koste t.o.v. MS-hoofgeleidingverlengings met uitsondering van die eerste 50 meter van die kabel per substasie wat in die padreserwe of openbare eindom gelê is, ooreenkomsdig die verhouding van die aangevraagde kapasiteit tot die totale kapasiteit wat na die Ingenieur se mening van sodanige verlenging af voorsien kan word.";
5. item 1(b)(iv)D(II) van die Eerste Bylae te skrap en dit deur die volgende item te vervang:
- "II.** 'n Vordering gelyk aan die som van:
- 'n Rand/kVA-km-koers soos deur die Ingenieur op grond van werklike koste vasgestel, die lengte van die 11 000 V- of 33 000 V-hoofgeleiding van die 132 kV/11 kV- of die 132 kV/33 kV-bronsubstasie af, en die aangevraagde kapasiteit.";
6. item 1(b)(iv)E van die Eerste Bylae te skrap en dit deur die volgende item te vervang:
- "E.** Vir 132 000 V-aansluitings indien die kapasiteit 18 000 kVA oorskry:
- 'n Vordering gelyk aan die som van: 'n Rand/kVA-km-koers soos deur die Ingenieur op grond van werklike koste vasgestel, die lengte van die 132 000 kV-hoofgeleiding van die 275 kV/132 kV-bronsubstasie of die 132 kV-skakelwerf af, en die aangevraagde kapasiteit.";
7. item 2(b)(i) van die Eerste Bylae te skrap en dit deur die volgende item te vervang:
- "(i)** Per paal en meterlengte bogrondse lyne:

Voltage level	Type/size of conductor	Rate per pole/metre of overhead conductor			"; and
		Basic tariff	14% VAT	Total tariff	
LV	10 mm CC/m	R6,43	R0,86	R7,33	
	16 mm CC/m	R9,50	R10,83	R20,33	
	Pole (LV CC)	R956,14	R133,86	R1 090,00	
LV	25 mm ABC/m	R4,76	R0,67	R5,43	
	50 mm ABC/m	R13,14	R1,84	R14,98	
	95 mm ABC/m	R26,20	R3,67	R29,87	
	Pole (LV ABC)	R1 913,16	R267,84	R2 181,00	
MV	95 mm ABC/m	R75,05	R10,51	R85,56	
	Pole (MV ABC)	R3 149,12	R440,88	R3 590,00	
MV	AAAC Oak/m	R12,03	R1,68	R13,71	
	AAAC Pine/m	R22,07	R3,09	R25,16	
	Pole (MV AAAC)	R2 862,28	R400,72	R3 263,00	

Spannings vlak	Tipe/grootte geleier	Tariefkoers per paal/bograndse geleier in meter		
		Basiese tarief	14% BTW	Totale tarief
LS	10 mm CC/m	R6,43	R0,86	R7,33
	16 mm CC/m	R9,50	R10,83	R20,33
	Paal (LS CC)	R956,14	R133,86	R1 090,00
	25 mm ABC/m	R4,76	R0,67	R5,43
MS	50 mm ABC/m	R13,14	R1,84	R14,98
	95 mm ABC/m	R26,20	R3,67	R29,87
	Paal (MS ABC)	R1 913,16	R267,84	R2 181,00
	AAAC Oak/m	R75,05	R10,51	R85,56
MS	AAAC Pine/m	R3 149,12	R440,88	R3 590,00
	Paal (MS AAAC)	R2 862,28	R400,72	R3 263,00
	"; en			

8. the deletion of item 13 of the First Schedule and the substitution thereof of the following item:

"13. Temporary supplies for periods not exceeding 14 days where supply can be furnished from existing supply mains (for fêtes, religious gatherings, elections, etc.);

For single-phase supplies per amp of supply provided, including consumption:	R4,56	R0,63	R5,20
Plus per amp per day:	R1,32	R0,18	R1,50
For three-phase supplies per amp of supply provided, including consumption:	R9,65	R1,65	R11,00
Plus per amp per day:	R2,81	R0,39	R 3,20."

*M.N. 52, 1998

30 July 1998

THE Durban Transitional Metropolitan Council, acting under the authority of section 162 of the Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996), hereby publishes the following amendments to the existing Electricity Supply Bylaws and Tariffs made by the said Council at its meeting held on 6 April 1998, which amendments shall be deemed to have come into effect on 1 April 1998.

E. W. H. MORTON
Chief Executive Officer

City Hall
Durban

DURBAN TRANSITIONAL METROPOLITAN COUNCIL

ADMINISTRATIVE ENTITY OF THE CITY OF DURBAN

AMENDMENT TO ELECTRICITY SUPPLY BYLAWS AND TARIFFS

In terms of section 160(4) of the Constitution of the Republic of South Africa read with section 268 of Ordinance No. 25 of 1974, the Electricity Supply Bylaws and Tariffs of the City of Durban published under Provincial Notice No. 534 of 1963, as amended, are hereby further amended with effect from 1 April 1998 by —

1. the addition of the following new subsection after section 3(3):

"(4) Where an application is made for an increase in supply capacity, the applicant shall be required to pay the fees and charges referred to in section 3(1)(c) hereof as if this were a new application, provided that where the requested capacity does not exceed 6 000 kVA and the existing supply is uprated:

- (i) The basic component will be the difference in the charges between the existing and requested capacity.
- (ii) The metering component shall only be charged if the meter is required to be changed.

*M.K. 52, 1998

30 Julie 1998

Die Durban Metropolitaanse Oorgangsraad, handelende ooreenkomsstig die bevoegdheid ingevalle artikel 162 van die Grondwet van die Republiek van Suid-Afrika, 1996 (Wet No. 108 van 1996), publiseer hierby onderstaande wysigings van die bestaande Verordeninge betreffende die Voorsiening van Elektrisiteit soos aangeneem deur genoemde Raad op sy vergadering gehou op 6 April 1998, welke wysigings geag word op 1 April 1998 in werking te getree het.

E. W. H. MORTON
Hoof Uitvoerende Beampte

Stadhuis
Durban

DURBAN METROPOLITAANSE OORGANGSRAAD

ADMINISTRATIEWE ENTITEIT VAN DIE STAD DURBAN

VERORDENINGE BETREFFENDE DIE VOORSIENING VAN ELEKTRISITEIT: WYSIGINGS

Ingevolge artikel 160(4) van die Grondwet van die Republiek van Suid-Afrika, saamgelees met artikel 268 van Ordonnansie No. 25 van 1974, word die Stad Durban se Verordeninge betreffende die Voorsiening van Elektrisiteit, soos by Provinciale Kennisgewing No. 534 van 1963 gepubliseer en vervolgens gewysig, met ingang van 1 April 1998 verder gewysig deur —

1. die volgende nuwe subartikel ná artikel 3(3) in te voeg:

- "(4) Indien aansoek gedoen word om vermeerdering van die toeverkapasiteit, moet die aansoeker die in artikel 3(1)(c) hiervan vermelde geldte en vorderings betaal asof dit 'n nuwe aansoek is, met dien verstande dat, indien die aangevraagde kapasiteit nie 6 000 kVA oorskry nie en die tariewe t.o.v. die bestaande toeverhoog word:
 - (i) die basiese komponent die verskil is tussen die vorderings t.o.v. die bestaande en die aangevraagde kapasiteit;
 - (ii) die meetkomponent slegs gevorder word indien die meter vervang moet word;

- (iii) The service mains component shall only be charged if the service cable is required to be changed.
- (iv) The supply mains component shall only be charged if the supply mains cable is required to be changed.”;
- 2. the deletion of section 9(3) and the substitution therefor of the following:

“(3) Where a transformer substation is erected on the premises of a consumer, the Council shall have the right to use such substation for the purpose of supplying other consumers; provided that where a substation is used or the Engineer envisages that it will be used, the consumer on whose premises the substation is situated, shall only be required to pay for service main in excess of 50 metres.”;
- 3. the deletion of section 9(4) and the substitution therefor of the following:

“(4) All conduits, cables, switches, plugs, fuses and other fittings, forming part of the electrical installation, including the switchgear or isolators required to control the supply at the point of connection of the electrical installation to the service main, shall be provided by the consumer.”;
- 4. the deletion of section 11(2) and the substitution therefor of the following subsection:

“(2) Where the position of the meter is changed by the Engineer at the request of a consumer, the full cost of the work involved shall be borne by the consumer; provided that where the meter to an underground supply is to be relocated to a point on the boundary where the cable enters the premises, the charge shall be the fee prescribed in item 17(b) of the First Schedule.

Where the meter to an underground supply is relocated, the service cable between the new and the old meter positions shall be abandoned and the ownership thereof shall be transferred to the consumer.”;

- 5. the deletion of section 11(4);
- 6. the deletion of section 17(8);
- 7. the deletion of item 1(b)(i)B(IV) of the First Schedule and the substitution therefor of the following item:

IV. For 400 V connections:

151 A to 200 A (140 kVA)	R 22 149,12	R 3 100,88	R 25 250,00
201 A to 250 A (175 kVA)	R 27 688,60	R 3 876,40	R 31 565,00
251 A to 300 A (205 kVA)	R 33 223,68	R 4 651,32	R 37 875,00
301 A to 350 A (240 kVA)	R 37 973,68	R 5 316,32	R 43 290,00
351 A to 400 A (275 kVA)	R 43 508,77	R 6 091,23	R 49 600,00
401 A to 450 A (315 kVA)	R 49 837,72	R 6 977,28	R 56 815,00
451 A to 800 A (500 kVA)	R 54 561,40	R 7 638,60	R 62 200,00
801 A to 1200 A (800 kVA)	R 66 153,51	R 9 261,49	R 75 415,00
1201 A to 1600 A (1000 kVA)	R 72 574,56	R10 160,44	R 82 735,00
1601 A to 2400 A (1600 kVA)	R132 307,02	R18 522,98	R150 830,00
2401 A to 3200 A (2000 kVA)	R145 149,12	R20 320,88	R165 470,00

NOTE: Where requested by the Engineer, customers are required to provide brick substations to the Engineer's specification. Minisubstations up to a requested capacity of 500 kVA may be supplied at the Engineer's discretion.”;

- 8. the deletion of the NOTE in item 1(b)(i)B(VI) of the First Schedule;
- 9. the deletion of item 1(b)(iii) of the First Schedule and the substitution therefor of the following item:

“(iii) A service mains component as follows:

- A. For all underground 230 V connections up to 80 A, within a township where a developer has paid for the supply main.”

A charge per connection of: R557,02 R77,98 R635,00

A charge for any dedicated cables from the point on the

- (iii) die takgeleidingkomponent slegs gevorder word indien die takgeleidingskabel vervang moet word;
- (iv) die hoofgeleidingkomponent alleenlik gevorder word indien die hoofgeleidingskabel vervang moet word.”;
- 2. artikel 9(3) te skrap en dit deur die volgende te vervang:

“(3) Indien 'n transformatorsubstasie op die perseel van 'n verbruiker opgerig word, het die Raad die reg om sodanige substasie te gebruik ten einde ander verbruikers van krag te voorsien; met dien verstande dat, indien 'n substasie gebruik word of die Ingenieur meen dat dit gebruik gaan word, die verbruiker op wie se perseel die substasie geleë is, slegs vir 'n takgeleiding van meer as 50 meter sal moet betaal.”;
- 3. artikel 9(4) te skrap en dit deur die volgende te vervang:

“(4) Alle leipype, kabels, skakelaars, proppe, sekeringen en ander toebehoersels wat deel uitmaak van die elektriese installasie, met inbegrip van die skakeltuig of afsondereskakelaars wat nodig is om die tovoer by die elektriese installasie se aansluitingspunt by die takgeleiding te beheer, moet deur die verbruiker voorsien word.”;
- 4. artikel 11(2) te skrap en dit deur die volgende te vervang:

“(2) Indien die posisie van die meter op versoek van 'n verbruiker deur die Ingenieur verander word, moet die verbruiker die volle koste van die betrokke werk betaal; met dien verstande dat, indien die meter na 'n ondergrondse tovoer verskuif moet word na 'n punt op die grens waar die kabel die perseel binnekomm, die vordering die geld is soos voorgeskryf in item 17(b) van die Eerste Bylae.

Indien die meter na 'n ondergrondse tovoer verskuif word en wel na 'n punt op die grens waar die kabel die perseel binnegaan, moet die dienskabel tussen die nuwe en ou meterposisies laat vaar en die eienaarskap daarvan aan die verbruiker oorgedra word.”;
- 5. artikel 11(4) te skrap;
- 6. artikel 17(8) te skrap;
- 7. item 1(b)(i)B(IV) van die Eerste Bylae te skrap en dit deur die volgende item te vervang:

“IV. Vir 400 V-aansluitings:

151 A tot 200 A (140 kVA)	R 22 149,12	R 3 100,88	R 25 250,00
201 A tot 250 A (175 kVA)	R 27 688,60	R 3 876,40	R 31 565,00
251 A tot 300 A (205 kVA)	R 33 223,68	R 4 651,32	R 37 875,00
301 A tot 350 A (240 kVA)	R 37 973,68	R 5 316,32	R 43 290,00
351 A tot 400 A (275 kVA)	R 43 508,77	R 6 091,23	R 49 600,00
401 A tot 450 A (315 kVA)	R 49 837,72	R 6 977,28	R 56 815,00
451 A tot 800 A (500 kVA)	R 54 561,40	R 7 638,60	R 62 200,00
801 A tot 1200 A (800 kVA)	R 66 153,51	R 9 261,49	R 75 415,00
1201 A tot 1600 A (1000 kVA)	R 72 574,56	R10 160,44	R 82 735,00
1601 A tot 2400 A (1600 kVA)	R132 307,02	R18 522,98	R150 830,00
2401 A tot 3200 A (2000 kVA)	R145 149,12	R20 320,88	R165 470,00

LW: Indien die Ingenieur dit versoek, moet verbruikers steensubstasies tot die Ingenieur se spesifikasie voorsien. Minisubstasies tot 'n aangevraagde kapasiteit van 500 kVA kan na die Ingenieur se goeddunk voorsien word.”;
- 8. die OPMERKING in item 1(b)(i)B(VI) van die Eerste Bylae te skrap;
- 9. item 1(b)(iii) van die Eerste Bylae te skrap en dit deur die volgende item te vervang:

“(iii) 'n Takgeleidingkomponent soos hieronder uiteengesit:

 - A. Vir alle ondergrondse 230 V-aansluitings tot 80 A, binne 'n dorp waar 'n ontwikkelaar vir die hoofgeleiding betaal het:

'n Vordering per aansluiting van: R557,02 R77,98 R635,00

'n Vordering m.b.t. enige toegewese kabels van die

- boundary of the property closest to the consumer distribution unit.
- B. For all underground 230 V connections up to 80 A, where a developer has not paid for the supply mains: A charge for any dedicated cables from the point on the boundary of the property closest to the consumer distribution unit.
- C. For all other connections other than underground 230 V connections up to 80 A, for any dedicated cables or lines, charged according to rates in item 2 of this schedule.”;
10. the deletion of item 1(b)(iv)(D)(I) of the First Schedule and the substitution therefor of the following item:
- “I. A guaranteed contribution towards the proportionate cost of any 132 000 V supply mains extension, such guaranteed contribution to be reduced to zero in ten equal amounts for each year in which the capacity is utilised above the minimum agreed level.
- The contribution is to be recovered from the consumer if, in the Engineer’s opinion, the requested capacity is utilised below the agreed level.”;
11. the addition of the following after NOTE 2 at the end of item 1:
- “NOTE 3: Where the application is for a connection to be supplied from a meter-room and the cost of the supply has been paid by a previous applicant, only the metering component is charged.”;
12. the substitution in item 15 of the First Schedule for the expression “tariffs” of the expression “tariffs or usage”; and
13. the addition of the following sub-item after item 15(j) of the First Schedule:
- “(k) Replacement of current transformers: R263,16 R36,84 R300,00”.

***M.N. 53, 1998**

30 July 1998

RICHARDS BAY TRANSITIONAL LOCAL COUNCIL BYLAWS REGARDING NUISANCES: AMENDMENT

THE Richards Bay Transitional Local Council has in terms of section 268 of the Local Authorities Ordinance, 1974 (Ordinance No. 25 of 1974), amended the Nuisance Bylaws published on 8 December 1988 under Provincial Notice No. 534:

1. By the addition of the following clause 7(2):

“7(2) Except on Guy Fawkes, Diwali and New Year’s Eve, no person shall discharge fireworks from any private- or public-owned property in a residential area without the written consent of the Chief Fire Officer. Applications for the written consent of the Chief Fire Officer shall be submitted in writing and shall be accompanied by the written consent of the immediate neighbours who occupy abutting properties and properties across the road from which fireworks are to be discharged.”.

***M.N. 54, 1998**

30 July 1998

DURBAN TRANSITIONAL METROPOLITAN COUNCIL MUNICIPAL NOTICE NO. 45 OF 1998: CORRECTION

IT is hereby notified for general information that Municipal Notice No. 45 of 1998, published on 16 July 1998, is hereby corrected by —

1. the substitution in section 1 for the expression “the City Council of

- punt op die grens van die eiendom naaste aan die verbruiker se distribusie-eenheid af.
- B. Vir alle ondergrondse 230 V-aansluitings tot 80 A, indien ’n ontwikkelaar nie vir die hoofgeleiding betaal het nie: ’n Vordering m.b.t. enige toegewese kabels van die punt op die grens van die eiendom naaste aan die verbruiker se distribusie-eenheid af.
- C. Vir alle ander aansluitings behalwe ondergrondse 230 V-aansluitings tot 80 A, m.b.t. enige toegewese kabels of lyne, word ’n vordering ooreenkomsdig die tariewe in item 2 van hierdie bylae gehef.”;
10. item 1(b)(iv)(D)(I) van die Eerste Bylae te skrap en dit deur die volgende item te vervang:
- “I. ’n Gewaarborgde bydrae tot die proporsionele koste van enige 132 000 V-hoofgeleidingverlenging, welke gewaarborgde drae in tien gelyke bedrae tot nul verminder word t.o.v. elke jaar waarin die kapasiteit bo die ooreengekome minimum vlak benut word.
- Die bydrae word op die verbruiker verhaal indien die aangevraagde kapasiteit na die Ingenieur se mening onder die ooreengekome vlak benut word.”;
11. die volgende opmerking na OPMERKING 2 aan die einde van item 1 in te voeg:
- “OPMERKING 3: Indien aansoek gedoen word om ’n aansluiting wat van ’n meterkamer af voorsien word en die koste van die toevoer deur ’n vorige aansoeker betaal is, word slegs die meetkomponent gevorder.”;
12. die uitdrukking “Tariefverandering of -uitbreidung” in item 15 van die Eerste Bylae deur die uitdrukking “Verandering of uitbreidung van tariewe of gebruik” te vervang; en
13. die volgende sub-item na item 15(j) van die Eerste Bylae in te voeg:
- “(k) Vervanging van stroomtransformators: R263,16 R36,84 R300,00”.

***M.N. 53, 1998**

30 Julie 1998

RICHARDSBAAI PLAASLIKE OORGANGSRAAD VERORDENINGE BETREFFENDE OORLASTE: WYSIGING

DIE Stadsraad van die Richardsbaai Plaaslike Oorgangsraad het ingevolge artikel 268 van die Ordonnansie op Plaaslike Owerhede, 1974 (Ordonnansie No. 25 van 1974), die Oorlasteverordeninge soos op 8 Desember 1988 by Proviniale Kennisgewing No. 534 gepubliseer gewysig:

1. Deur die byvoeging van die volgende klousule 7(2):

“7(2) Behalwe op Guy Fawkes, Diwali en Oujaarsaand mag geen persoon vuurwerke in enige privaat of openbare plek in ’n woonbuurt afgvuur sonder die skriftelike toestemming van die Brandweerhoof nie. Aansoeke om die skriftelike toestemming van die Brandweerhoof moet saam met die skriftelike instemming van inwoners van omliggende eindomme aangrensend en/of oorkant die straat van waar die vuurwerke afgvuur sal word, ingedien word.

***M.N. 54, 1998**

30 Julie 1998

DURBAN METROPOLITAANSE OORGANGSRAAD MUNISIPALE KENNISGEWING NO. 45 VAN 1998: REGSTELLING

DAAR word hierby vir algemene inligting bekend gemaak dat Munisipale Kennisgewing No. 45 van 1998, soos op 16 Julie 1998 gepubliseer, hierby reggestel word deur —

1. die uitdrukking “die Stadsraad van die Stad Durban” in artikel 1 deur

- the City of Durban" of the expression "the Durban Transitional Metropolitan Council";
2. the deletion in its entirety of the heading and wording under section 25 in the Afrikaans version and the renumbering of sections 26 and 27 therein as sections 25 and 26;
 3. the inclusion in section 26 after the expression "the Electricity Supply Tariffs as published under Municipal Notice No. 25 of 1961," of the expression "the Electricity Supply Bylaws of the erstwhile Tongaat Town Board published under Provincial Notice No. 502 of 1979, as amended"; and
 4. the withdrawal of the First and Second Schedules.

E.W.H. MORTON
Chief Executive Officer
Durban Transitional Metropolitan Council

- die uitdrukking "die Durban Metropolitaanse Oorgangsraad" te vervang;
2. sowel die opskrif as die bewoording van artikel 25 in die Afrikaanse weergawe in hul geheel te skrap en artikels 26 en 27 daarin onderskeidelik as artikels 25 en 26 te hernommer;
3. die uitdrukking "die Verordeninge betreffende Elektrisiteitsvoorsiening van die voormalige Dorpsraad Tongaat, soos by Provinciale Kennisgewing No. 502 van 1979 gepubliseer en vervolgens gewysig" ná die uitdrukking "die koste vir verskaffing van elektrisiteit soos gepubliseer by Munisipale Kennisgewing No. 25 van 1961" in artikel 26 in te voeg; en
4. die Eerste en Tweede Bylae terug te trek.

E.W.H. MORTON
Hoof Uitvoerende Beampie
Durban Metropolitaanse Oorgangsraad

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TOWN PLANNING SCHEMES: AMENDMENT/
DORPBEPANNINGSKEMAS: WYSIGINGPROPOSED REZONING OF PUBLIC OPEN
SPACE: ERF 9055: ALTON, AND PORTION
OF ERF 2616: MEERENSEE, RICHARDS
BAY-GU

Notice is hereby given in terms of Section 47 bis of the Town Planning Ordinance, No. 27 of 1949, as amended, of the intention of Messrs Modra Bay Properties and Mr O. J. H. Mulder to apply to the Richards Bay Transitional Local Council to rezone the following properties:

Erf 9055, ±2870 m² in extent from Public Open Space to General Industrial as indicated on Plan No. MBP-02; and
Portion of Erf 2616, ±160 m² in extent from Public Open Space to Special Residential 1 as indicated on Plan No. -02.

Details of the proposed rezoning are open for inspection by the public at Room C141, Office of the Town Council, Civic Centre, Richards Bay, during office hours.

Written objections against or representations concerning the proposed rezoning should reach the Town Clerk at the above address or Private Bag X1004, Richards Bay, 3900, on or before 1 September 1998.

Dr. A. W. HEYNEKE,
Chief Executive Officer.

Richards Bay Transitional Local Council,
Private Bag X1004,
Richards Bay 3900.

D2—July 30, 1998.

VOORGESTELDE HERSONERING VAN
OPENBARE OOP RUIMTE: ERF 9055:
ALTON, EN GEDEELTE VAN ERF 2616:
MEERENSEE: RICHARDSBAAI-GU

Kennis geskied hiermee ingevolge die bepalings van Artikel 47 bis van die Dorpbepannings-ordonnansie, No. 27 van 1949, soos gewysig, van die voorneme van Mnre Modra Bay Properties en mnr O. J. H. Mulder om aansoek

tot die Richardsbaai Oorgangsraad te rig om:
Erf 9055 groot ±2870 m², soos aangedui op
Plan No. MBP-02; en
Gedeelte van Erf 2616 groot ±160 m², soos
aangedui op Plan No. -02,
onderskeidelik te hersoen vanaf "Openbare Oop
Ruimte" na "Algemene Nywerheid" en "Spesiaal
Woon 1".

Besonderhede van die voorgestelde hersoneering lê gedurende kantoorure te Kamer C 141, Kantore van Stadsraad, Burgersentrum, Richardsbaai, vir die publiek ter insaai.

Skriftelike besware of vertoe aangaande die
hersonering en moet die Stadsklerk by
bogemelde adres van Privaatsak X1004, Richardsbaai, 3900, voor of op 1 September 1998 bereik.

Dr A. W. HEYNEKE,
Hoop Uitvoerende Beampte.
Richardsbaai Oorgangsraad,
Privaat Sak X1004,
Richardsbaai 3900.

D2—Julie 30, 1998.

IBHODI YENTUTHUKO NEMISEBENZI
INDAWO YEBANDLA LOGUQUKO
LASEKHAYA YASE CATHKIN PARK
UHLELO LOKUHLELWA KWEDOLOBHA
LASECATHKIN PARK

Ngalokhu kunikezwa isaziso ngokulandisa
kwesigaba 47 bis seSimiso 27 sika 1949, njen-
gokulungiswa, ukuthi kuyinhloso yeBhodi
yeNtuthuko neMischenzi ukulungisa uHlelo
loluIllela iDolobha lasoCathkin Park endleleli
yokulungiselela ukunyuswa kwesisibekelo sama-
pesenti esivumelekile endaweni yeHotela uku-
suku ku 5% kuya ku 6%.

Inimininingwane yoshisho oluhlongoziwe
iyatholokala ukuyihlola ngezikathi ezejwaye-
lekile zomsebenzi emahovisi eBhodi yeNtuthuko
neMischenzi, e-115 Loop Street, Pietermaritz-
burg. (Tel. 0331-458041).

Umuntu ongaba nogqozi olwanele angafaka
ukumela noma ukuphikisana kuNobhala —
uLusibalukhulu, iBhodi yeNtuthuko neMisen-
benzi, P.O. Box 416, Pietermaritzburg, noma
115 Loop Street, Pietermaritzburg, engakashayi
umhlaka 21 Agasti 1998.
UNOBHALA ULOSIBALUKHULU.
D3—July 30, 1998.

DEVELOPMENT AND SERVICES BOARD
TRANSITIONAL LOCAL COUNCIL AREA
OF CATHKIN PARK
CATHKIN PARK TOWN PLANNING
SCHEME

Notice is hereby given in terms of Section 47 bis of Ordinance 27 of 1949, as amended, that it is the intention of the Development and Services Board to amend the Cathkin Park Town Planning Scheme in course of preparation by increasing the percentage coverage permissible in a Hotel zone from 5% to 6%.

Details of the proposed amendment are available for inspection during normal office hours at the offices of the Development and Services Board, at 115 Loop Street, Pietermaritzburg. (Tel. 0331-458041).

Any person having sufficient interest may submit representation or objections to the Secretary, Development and Services Board, P.O. Box 416, Pietermaritzburg, or 115 Loop Street, Pietermaritzburg, not later than 21 August 1998.

SECRETARY – CHIEF EXECUTIVE,
D3—July 30, 1998.

RAAD OP ONTWIKKELING EN DIENSTE
CATHKIN PARK PLAASLIKE
OORGANGSRAADGEBIED
CATHKIN PARK
DORPBEPANNINGSKEMA

Kennis geskied hiermee ingevolge artikel 47

Act, 1996 (Act No. 10 of 1996), and may also include ancillary uses such as restaurants and cinemas."

- (b) the rezoning of Proposed Erf 3820 Westville Township, comprising the Remainder of Portion 6 (excluding the as yet unregistered Portion 12) of Erf 2369, Erwe 2180, 2181, 2182, 2212, 2213, 2214 Westville, and Erf 3720 Westville Extension 35, situated in Spine Road and Syringa Avenue, Maryvale, from Special Residential and proposed public open space to Special Zone 14, with the concomitant amendments to Table 'C': Use Zones and Table 'D': Density Zones to accommodate the land use and density controls required to permit the establishment of a Casino, oceanarium, entertainment complex, hotel, private open space, and various other ancillary uses, including residential uses, shops, office uses and new roads.

Copies of the proposed amendment and the relevant plans and documents are open for inspection at the office of the undersigned.

Any person having sufficient interest in the proposed amendment may lodge written objections or representations relating thereto with the undersigned before 12:00 on Friday, 21 August 1998.

Chief Executive/Town Clerk.

Municipal Offices,
P. O. Box 49,
Pinetown.

D7—Julie 30, 1998.

**BINNE-WESTELIKE RAAD — WESTVILLE-ENTITEIT
WESTVILLE DORPBEPANNINGSKEMA
WAT OPGESTEL WORD: VOORGESTELDE
HERSONERING**

Kennis word hierby gegee dat aansoek ingevolge artikel 47 bis B van die Dorpbepanningsordonnansie, No. 27 van 1949, by die Binne-Westelike Raad (Westville-entiteit) gedoen is om die Westville Dorpbepanningskema wat opgestel word, te wysig deur:

- (a) die wysiging van Tabel A: Tipes geboue en grondgebruik deur die volgende nuwe omskrywing in te voeg:
"Casino: beteken 'n gebou wat vir dobbelen vermaakklikheidsdoeleindes gebruik word, soos omskryf in artikel 1 van die Doppelwet van KwaZulu-Natal, 1996 (Wet No. 10 van 1996), en kan ook bykomstige gebruikte soos restaurante en bioskope insluit."

- en
(b) die hersonering van voorgestelde Erf 3820 Dorp Westville, bestaande uit die Restant van Gedeelte 6 (uitgesonderd die nog ongeregistreerde Gedeelte 12) van Erf 2369, Erwe 2180, 2181, 2182, 2212, 2213, 2214 Westville en Erf 3720 Westville Uitbreiding 35, geleë in Spineweg en Syringalaan, Maryvale, van Spesiaal Residensiel en voorgestelde openbare oop ruimte, tot Spesiale Sone 14, met die samegaande wysigings van Tabel 'C': Gebruiksones en Tabel 'D': Digtheidsones, ten einde voorsering te maak vir die grondgebruik- en digtheidskontroles wat vereis word vir die oprigting van 'n casino, oceanarium, vermaakklikheidskompleks, hotel, private oop ruimte en verskeie ander bykomstige gebruikte, met inbegrip van residensiële gebruikte, winkels, kantoorgebruik en nuwe paaie.

Afskrifte van die voorgestelde wysiging en die betrokke planne en dokumente is by die kantoor van die ondergetekende ter insae beskikbaar.

Enigeen met voldoende belang by die voorgestelde wysiging kan skriftelike besware of vertoe in verband daarmee voor of op 12:00 op Vrydag, 21 Augustus 1998 by die ondergetekende indien.

Hoof Uitvoerende Beample.

Munisipale Kantore,
Posbus 49,
Pinetown.

D7—Julie 30, 1998.

**UMKHANDLULOLOBAH
WENTSHONALANGA EMAPHAKATHI —
PINETOWN**

**ISICHIBIYELO ESIHLONGOZWAYO
SOHLELO LWEDOLOBAH WESTVILLE
OKUPHEZO KWAMALUNISELELO**

Kukhishwa isaziso sokuthi kunesicelo esifake we uMkhandlwini sokuchibiyela uhlaka lweziGaba zokuhlela kwedolobha lase Westville okuphezo kwamalungiselelo ngokulandisa kwasisaga 47 sika B sikaSomqulu weMithetho kaMasipala wokuHlelwa kweDolobha, sika 1949 (Ordinance No. 27 van 1949) (njengoba sichtishiyelwe), ngokuhlela kabusha:

Izingxene Ezise-nyakatho mpumalanga ku Lot 471 no 472 endaweni yokuhlala eyintshonalanga Berea, Extension 5, 11 no 9 Neptune Road, Westville, isuswa kwindawo yokuhlela ekhethekile (Special residential) Iyiswa kwindawo eklelelwel ukwakhiwa kwamahhovisi (Transitional Zone 1 — Office Park).

Amakhophi alesisichibiyelo esihlongozwayo kanye nezinye izincwadi ezhambisana naso avuleke kunoma ngubani ofisa ukwahlolah eholvi lika Executive Director: Planning and Development. Noma ngubani othinteka ngokwenele kulesisichibiyelo esihlongozwayo angafak incwadi yokuphikisa naso nomu azokwethula ukuphikisa kwakhe kulona osayinde ngenzansi ngaphambi kuka 12:00, ngoMsombuluko 21 Agosti 1998.

Chief Executive/Town Clerk.

Municipal Offices,
P. O. Box 244,
Pinetown 3610.UkuZohlol:
2 Club Lane,
Walter Marriott Centre,
Pinetown.

D8—Julayi 30, 1998.

**INNER WEST CITY COUNCIL —
PINETOWN**
**PROPOSED AMENDMENT: WESTVILLE
TOWN PLANNING SCHEME IN THE
COURSE OF PREPARATION**

Notice is hereby given that application has been made to the Council for authority to amend the draft scheme Clauses of the Westville Town Planning Scheme in the course of preparation in terms of section 47 bis B of the Town Planning Ordinance, 1949 (Ordinance No. 27 of 1949) (as amended), by rezoning:

The north-eastern portions of Lot 471 and Lot 472 Berea West Township, Extension 5, 11 and 9 Neptune Road, Westville from Special Residential to Transition Zone 1 (Office Park).

Copies of the proposed amendment and the relevant plans and documents are open for inspection at the office of the undersigned. Any person having sufficient interest in the proposed amendment may lodge written objections or representations relating thereto with the undersigned and the applicant before 12:00 on Friday, 21 August 1998.

Chief Executive/Town Clerk.

Municipal Offices,
P. O. Box 244,
Pinetown 3610.
For inspection:
2 Club Lane,
Walter Marriott Centre,
Pinetown.

D8—July 30, 1998.

**BINNE WESTERLIKE STADSRAAD —
PINETOWN**
**VOORGESTELDE WYSIGINGS:
WESTVILLE VOORLOPIGE
DORPBEPANNINGSKEMA**

Kennis geskied hiermee ingevolge artikel 47 bis B (2)(a) van die Ordonnansie op Dorpbepanning (No. 27 van 1949, soos gewysig) dat 'n aansoek om die hersonering van Gedeelte 4 van Erf 223 Umhlatuzi No. 16230, Richardsbaai Kleinboothawe, vanaf "Hawe-oord" na "Algemeen Residensieel 2" (spesiale sone met maksimum dekkingsfaktor van 45%), by die Richardsbaai Plaaslike Oorgangsraad ingedien is en dat die Raad die aansoek, tesame met enige besware daarteen, tydens 'n toekomstige vergadering sal oorweeg.

Verdere besonderhede is beskikbaar by Mr. M. W. Koekemoer, Kamer C144, by die Richardsbaai Burgersentrum, hoek van Lira Link en Mark Strasse, Sentrale Besigheidsgebied, gedurende normale kantooruur.

Enige persoon wat 'n beswaar teen die genoemde voorstel wil indien, moet 'n skriflike, gemotiveerde beswaar rig aan die Hoof Uitvoerende Beample by die bogenoemde adres of aan Privaatsak X1004, Richardsbaai, 3900, voor of op 21 Augustus 1998 om 16h00.

DR. A. W. HEYNEKE,
Chief Executive Officer.

Richards Bay Transitional Local Council,
Civic Centre,
Private Bag X1004,
Richards Bay 3900.

D9—July 30, 1998.

**RICHARDSBAAI PLAASLIKE
ORGANGSRAAD**

Kennis geskied hiermee ingevolge artikel 47 bis B (2)(a) van die Ordonnansie op Dorpbepanning (No. 27 van 1949, soos gewysig) dat 'n aansoek om die hersonering van Gedeelte 4 van Erf 223 Umhlatuzi No. 16230, Richardsbaai Kleinboothawe, vanaf "Hawe-oord" na "Algemeen Residensieel 2" (spesiale sone met maksimum dekkingsfaktor van 45%), by die Richardsbaai Plaaslike Oorgangsraad ingedien is en dat die Raad die aansoek, tesame met enige besware daarteen, tydens 'n toekomstige vergadering sal oorweeg.

Verdere besonderhede is beskikbaar by Mr. M. W. Koekemoer, Kamer C144, by die Richardsbaai Burgersentrum, hoek van Lira Link en Mark Strasse, Sentrale Besigheidsgebied, gedurende normale kantooruur.

Enige persoon wat 'n beswaar teen die genoemde voorstel wil indien, moet 'n skriflike, gemotiveerde beswaar rig aan die Hoof Uitvoerende Beample.

DR. A. W. HEYNEKE,
Hoof Uitvoerende Beample.

Richardsbaai Plaaslike Oorgangsraad,
Burgersentrum,
Privaatsak X1004,
Richards Bay 3900.

D9—Julie 30, 1998.

Die hersonering van die noord-oostelike

**OUTER WESTERN COUNCIL
AMENDMENT TO KLOOF TOWN
PLANNING SCHEME IN COURSE OF
PREPARATION**

Notice is hereby given in terms of Section 47 bis B of the Town Planning Ordinance (No. 27 of 1949), as amended, that an application has been lodged with the Outer Western Council to amend the Kloof Town Planning Scheme in course of preparation by rezoning Remainder of Portion 1512 Kloof and known as 8 Haygarth Road from Special Residential to Special Zone 14 (Specialised Offices).

The relevant documents are available for inspection during normal office hours at the Civic Offices, Hillcrest.

Interested persons may lodge written objections or representations with the undersigned by no later than close of business on 21 August 1998.

G. S. STRYDOM,
Chief Executive Officer/Town Clerk.
Outer Western Council,
P.O. Box 36,
Kloof 3640.

D10—July 30, 1998.

**BUITE WESTELIKE RAAD
WYSIGING VAN DIE KLOOF
DORPBEPANNINGSKEMA IN
VOORBEREIDING**

Kennis geskied hiermee in terme van Afdeling 47 bis B van die Dorpsbeplannings Ordonnansie (no. 27 van 1949), soos gewysig, dat 'n aansoek by die Buite Westelike Raad ingehandig is om die Kloof Dorpsbeplanning Skema in voorbereiding te wysig deur die hersonering van Restant van Erf 1512 Kloof bekend as Haygarthweg 8 vanaf Spesiale Woondoeleindes na Spesiaal Sone 14 (Spesiaal Kantore).

Die dokumente ter voorbereiding is beskikbaar vir onderzoek gedurende normale kantoor ure by die Burgersentrum, Hillcrest.

Belanghebbende persone kan geskrewe beware by die onderrigtekende inhandig nie later as die sluit van besigheid op 21 Augustus 1998.

G. S. STRYDOM,
Hoof Uitvoerende Beampte/Stadsklerk.
Buite Westelike Raad,
Posbus 36,
Kloof 3640.

D10—July 30, 1998.

**NORTH CENTRAL AND SOUTH CENTRAL
LOCAL COUNCILS
ADMINISTRATIVE ENTITY OF THE CITY
OF DURBAN
TOWN PLANNING SCHEME IN COURSE OF
PREPARATION: DURBAN NORTH AREA:
PROPOSED REZONING OF LAND AT
CLEMATIS GROVE FROM SPECIAL
RESIDENTIAL 900 M² ZONE TO DUPLEX
ZONE**

Notice is hereby given that an application has been received in terms of section 47 bis B of Town Planning Ordinance 27 of 1949, as amended, to rezone land described as Portion 1 of Erf 698 and Portion 2 (of 1) of Erf 696 Kenhill from Special Residential 900 m² to Duplex Zone.

It is proposed to erect approximately 70 residential units comprising a mix of simplex units with lofts and maisonettes.

Full details of the proposed amendment to be adopted by the Councils and the relevant plans will lie for inspection between 08:00 and 12:15 and from 13:30 to 16:00, Mondays to Fridays, at the Town Planning and Development Control Department, Physical Environment Service Unit, 166 Old Fort Road, Durban, for a period of three weeks commencing on 31 July 1998.

Any person having sufficient interest in the proposed amendment, may lodge with the Chief Executive Officer/Town Clerk written objections or representations relating thereto by no later than Monday, 24 August 1998.

M. J. O'MEARA,
Chief Executive Officer/Town Clerk.
Town Clerk's Office,
9th Floor, Embassy Building,
Cnr Smith/Aliwal Streets,
Durban.

D11—July 30, 1998.

**NOORD-SENTRALE EN SUID-SENTRALE
PLAASLIKE RADE
ADMINISTRATIEWE ENTITET VAN DIE
STAD DURBAN
VOORLOPIGE DORPBEPANNINGSKEMA:
GEBIED DURBAN-NOORD:
VOORGESTELDE HERSONERING VAN 'N
STUK GROND TE CLEMATISLANING VAN
SPESIALE 900 M²-WOONSONE TOT
DUPLEKSZONE**

Kennis geskied hiermee dat 'n aansoek ingevolge artikel 47 bis B van Dorpbepannings-ordonnansie 27 van 1949 (soos gewysig) ontvang is om 'n stuk grond, wat beskryf word as Gedeelte 1 van Erf 698 en Gedeelte 2 (van 1) van Erf 696 Kenhill, van Spesiale 900 m²-woonsone tot Duplekszone te hersoneer.

Daar word voorgestel dat ongeveer 70 wooneenhede bestande uit sowel simplekseenhede met soldervertrekker as skakelwoonstelle, daarop opgerig word.

Volle besonderhede van die voorgestelde wysiging deur die Rade aangeneem te word, asook afdrukke van die betrokke planne, sal tussen 08:00 en 12:15 en van 13:30 tot 16:00, Maandae tot Vrydae, vanaf 31 Julie 1998 vir 'n tydperk van drie weke by die Departement Stadsbeplanning en Ontwikkelingsbeheer, Fisiese Omgewing-dienseenheid, Old Fortweg 166, Durban, ter insae lê.

Enigeen wat voldoende belang by die voorgestelde wysiging het, kan skriftelike beware of vertoe in verband daarmee by die Hoof Uitvoerende Beampte/Stadsklerk indien sodat dit hom nie later nie as Maandag, 24 Augustus 1998, bereik.

M. J. O'MEARA,

Hoof uitvoerende Beampte/Stadsklerk.
Kantoor van die Stadsklerk,
9de Verdieping, Embassy,
H/v Smith-/Aliwalstraat,
Durban.

D11—July 30, 1998

**NORTH CENTRAL AND SOUTH CENTRAL
LOCAL COUNCILS
ADMINISTRATIVE ENTITY OF THE CITY
OF DURBAN
TOWN PLANNING SCHEME IN COURSE OF
PREPARATION: REM OF CITY AREA:
PROPOSED REZONING OF LAND AT
HARRIS CRESCENT/ABREY ROAD AND
LOCKSLEY DRIVE FROM SPECIAL
RESIDENTIAL 400 M² ZONE TO
INSTITUTIONAL 3 ZONE AND PUBLIC
OPEN SPACE RESERVATION**

Notice is hereby given that an application has been received in terms of section 47 bis of Town Planning Ordinance 27 of 1949, as amended, of the North Central and South Central Local Councils' intention to rezone land at Harris Crescent/Abrey Road and Locksley Drive from Special Residential 400 m² Zone to Institutional 3 Zone and Public Open Space Reservation.

It is proposed to sell three unspecified sites to the Islahul Muslimeen Trust by private treaty while retaining sufficient land in Council ownership to preserve the Sherwood Hall and sufficient space for a mini playing field, playlot and parking.

Full details of the proposed amendment to be adopted by the Councils and the relevant plans will lie for inspection between 08:00 and 12:15 and from 13:30 to 16:00, Mondays to Fridays, at the Town Planning and Development Control Department, Physical Environment Service Unit, 166 Old Fort Road, Durban, for a period of three weeks commencing on 31 July 1998.

Any person having sufficient interest in the proposed amendment, may lodge with the Chief Executive Officer/Town Clerk written objections or representations relating thereto by no later than Monday, 24 August 1998.

M. J. O'MEARA,
Chief Executive Officer/Town Clerk.
Town Clerk's Office,
9th Floor, Embassy Building,
Cnr Smith/Aliwal Streets,
Durban.

D12—July 30, 1998.

**NOORD-SENTRALE EN SUID-SENTRALE
PLAASLIKE RADE
ADMINISTRATIEWE ENTITET VAN DIE
STAD DURBAN
VOORLOPIGE DORPBEPANNINGSKEMA:
RESTANT VAN STADSGBIED:
VOORGESTELDE HERSONERING VAN 'N
STUK GROND TE
HARRISINGEL/ABREYWEG EN
LOCKSLEYRYLAAN VAN SPESIALE
400 M²-WOONSONE TOT INRIGTINGSONE
3 EN RESERVERING AS OPENBARE OOP
RUIJMT**

Kennis geskied hiermee dat 'n aansoek ingevolge artikel 47 bis van Dorpbepannings-ordonnansie 27 van 1949 (soos gewysig) dat die Noord-Sentrale en Suid-Sentrale Plaaslike Rade voornemens is om 'n stuk grond te Harrisingel/ Abreyweg en Locksleyrylaan van Spesiale 400 m²-woonsone tot Inrigtingsone 3 en Reser-vering as Openbare Oop Ruimte te hersoneer.

Daar word voorgestel dat drie onbepaalde persele uit die hand aan die Islahul Muslimeen Trust verkoop word, terwyl 'n groot genoeg stuk grond in raadsbesit moet bly ten einde die Sherwood-saal, asook genoegsame ruimte vir 'n minispelveld, speelgrond en 'n parkeerterrein te behou.

Volle besonderhede van die voorgestelde wysiging deur die Rade aangeneem te word, asook afdrukke van die betrokke planne, sal tussen 08:00 en 12:15 en van 13:30 tot 16:00, Maandae tot Vrydae, vanaf 31 Julie 1998 vir 'n tydperk van drie weke by die Departement Stadsbeplanning en Ontwikkelingsbeheer, Fisiese Omgewing-dienseenheid, Old Fortweg 166, Durban, ter insae lê.

Enigeen wat voldoende belang by die voorgestelde wysiging het, kan skriftelike beware of vertoe in verband daarmee by die Hoof Uitvoerende Beampte/Stadsklerk indien sodat dit hom nie later nie as Maandag, 24 Augustus 1998, bereik.

M. J. O'MEARA,

Hoof uitvoerende Beampte/Stadsklerk.
Kantoor van die Stadsklerk,
9de Verdieping, Embassy,
H/v Smith-/Aliwalstraat,
Durban.

D12—July 30, 1998

**NORTH CENTRAL AND SOUTH CENTRAL
LOCAL COUNCILS
ADMINISTRATIVE ENTITY OF THE CITY
OF DURBAN
TOWN PLANNING SCHEME IN COURSE OF
PREPARATION: CENTRAL AND
HARBOUR AREAS: PROPOSED
REZONING OF LAND AT THE POINT FROM
HARBOUR, BEACH, GENERAL
RESIDENTIAL 5, INDETERMINATE
AND GENERAL BUSINESS ZONES TO
SPECIAL ZONE: POINT
WATERFRONT**

Notice is hereby given that an application has been received in terms of section 47 bis of Town Planning Ordinance 27 of 1949, as amended, to rezone numerous properties comprising the Point Waterfront from Harbour, Beach, General Residential 5, Indeterminate and General Business Zone to Special Zone: Point Waterfront.

The owners propose a total development of 750 000 m² gross floor area comprising residential, hotel, recreation, entertainment, retail, office, cultural, parking and public open space uses.

Full details of the proposed amendment to be adopted by the Councils and the relevant plans will lie for inspection between 08:00 and 12:15 and from 13:30 to 16:00, Mondays to Fridays, at the Town Planning and Development Control Department, Physical Environment Service Unit, 166 Old Fort Road, Durban, for a period of three weeks commencing on 31 July 1998.

Any person having sufficient interest in the proposed amendment, may lodge with the Chief Executive Officer/Town Clerk written objections or representations relating thereto by no later

than Monday, 24 August 1998.

M. J. O'MEARA,
Chief Executive Officer/Town Clerk.
Town Clerk's Office,
9th Floor, Embassy Building,
Cnr Smith/Aliwal Streets,
Durban.

D13—July 30, 1998.

**NOORD-SENTRALE EN SUID-SENTRALE PLAASLIKE RADE
ADMINISTRATIEWE ENTITEIT VAN DIE STAD DURBAN
VOORLOPIGE DORPBEPANNINGSKEMA:
SENTRALE EN HAWEGEBIED:
VOORGESTELDE HERSONERING VAN GROND TE POINT-gebied VAN HAWE-, STRAND-, ALGEMENE WOONSONE 5, ONBESTEMDE EN ALGEMENESAKE-SONE TOT SPESIALE SONE: POINT WATERFRONT**

Kennis geskied hiermee dat 'n aansoek ingevolge artikel 47 bis B van Dorpbepannings-ordonnansie 27 van 1949 (soos gewysig) ontvang is om verskeie eiendomme, welke eiendomme deel uitmaak van die Point Waterfront, van Hawe-, Strand-, Algemenesake-sone tot Spesiale Sone: Point Waterfront te hersoneer.

Die eienaars stel 'n algemene ontwikkeling met 'n totale vloeroppervlakte van 750 000 m² in die vooruitsig, welke ontwikkeling vir hotel-, ontspannings-, vermaakkundiges- winkel-, kantoort-, kulturele en parkeerdeleindes, asook as 'n openbare oop ruimte, bestem is.

Volle besonderhede van die voorgestelde wysiging deur die Rade aangeneem te word, asook afdrukke van die betrokke planne, sal tussen 08:00 en 12:15 en van 13:30 tot 16:00, Maandae tot Vrydae, vanaf 31 Julie 1998 vir 'n tydperk van drie weke by die Departement Stadsbeplanning en Ontwikkelingsbeheer, Fisiese Omgewing-dienseenheid, Old Fortweg 166, Durban, ter insae lê.

Enigeen wat voldoende belang by die voorgestelde wysiging het, kan skriftelike besware of vertoe in verband daarmee by die Hoof Uitvoerende

Beampte/Stadsklerk indien sodat dit hom nie later nie as Maandag, 24 Augustus 1998, bereik.

M. J. O'MEARA,

Hoof uitvoerende Beampte/Stadsklerk.

Kantoor van die Stadsklerk,
9de Verdieping, Embassy,
H/v Smith-/Aliwalstraat,
Durban.

D13—July 30, 1998

9th Floor, Embassy Building,
Cnr Smith/Aliwal Streets,
Durban.

D14—July 30, 1998.

**NOORD-SENTRALE EN SUID-SENTRALE PLAASLIKE RADE
ADMINISTRATIEWE ENTITEIT VAN DIE STAD DURBAN**

**VOORLOPIGE DORPBEPANNINGSKEMA:
GEBIED UMGENI-SUID: VOORGESTELDE HERSONERING VAN 'N STUK GROND TE CLAYTONWEG VAN RESERVING AS OPENBARE OOP RUIMTE TOT INRIGTINGSONE 3**

Kennis geskied hiermee dat 'n aansoek ingevolge artikel 47 bis van Dorpbepannings-ordonnansie 27 van 1949 (soos gewysig) dat die Noord-Sentrale en Suid-Sentrale Plaaslike Rade voornemens is om 'n stuk grond te Claytonweg van Reserwing as Openbare Oop Ruimte tot Inrigtingsone 3 te hersoneer.

Daar word voorgestel dat genoemde stuk grond aan die Aryan Benevolent Home verkoop word sodat woonakkommodasie vir bejaardes, asook 'n administrasiesentrum en 'n creche-type faciliteit vir kleuters daarop opgerig kan word.

Volle besonderhede van die voorgestelde wysiging deur die Rade aangeneem te word, asook afdrukke van die betrokke planne, sal tussen 08:00 en 12:15 en van 13:30 tot 16:00, Maandae tot Vrydae, vanaf 31 Julie 1998 vir 'n tydperk van drie weke by die Departement Stadsbeplanning en Ontwikkelingsbeheer, Fisiese Omgewing-dienseenheid, Old Fortweg 166, Durban, ter insae lê.

Enigeen wat voldoende belang by die voorgestelde wysiging het, kan skriftelike besware of vertoe in verband daarmee by die Hoof Uitvoerende Beampte/Stadsklerk indien sodat dit hom nie later nie as Maandag, 24 Augustus 1998, bereik.

M. J. O'MEARA,

Hoof uitvoerende Beampte/Stadsklerk,
Kantoor van die Stadsklerk,
9de Verdieping, Embassy,
H/v Smith-/Aliwalstraat,
Durban.

D14—July 30, 1998

MISCELLANEOUS/DIVERSE

APPLICATIONS FOR PUBLIC ROAD CARRIER PERMIT/S

Particulars in respect of applications for Public Road Carrier Permit/s (as submitted to the Local Road Transportation Boards or the National Transport Commission) indicating, firstly the reference number then:

- (2) the name of the applicant;
- (3) the place where applicant conducts his business or wishes to conduct his business, as well as his postal address;
- (4) the nature of the application/s, that is whether it is an application/s for:
 - (C1) the grant of such permit/s,
 - (C2) the grant of additional authorisation,
 - (C3) the amendment of route/s,
 - (C4) the amendment of timetable/s,
 - (C5) the amendment of tariffs,
 - (C6) the renewal of such permit/s,
 - (C7) the transfer of such permit/s,
 - (C8) the change of name of the undertaking concerned,
 - (C9) the replacement of vehicle/s,
 - (C10) an additional vehicle with existing authorisation; – as well as, in the case of an application contemplated in C6 or C7,
 - (C12) the number of permit/s concerned.
- (5) the number and type of vehicles, including the carrying capacity or gross vehicle mass of the vehicles involved in the application;
- (6) the nature of the road transportation or proposed road transportation, that is whether it involves persons or goods, or both; and the class or classes of goods that are conveyed or are to be conveyed; and

- (7) the points between or the route or routes along or the area or areas within which the road transportation is to be conducted.

Where any of (2) to (7) are applicable, are published below in terms of section 14(1) of the Road Transportation Act (Act 74 of 1977).

In terms of regulation 4 of the Road Transportation Regulations, 1977 written representations supporting or opposing these applications must within 21 (twenty-one) days from the date of this publication, be lodged by hand with, or dispatched by registered post to, the Local Road Transportation Board concerned in quadruplicate, and lodged by hand with, or dispatched by registered post to, the applicant at his advertised address (See (3)) in single copy.

Address to which representations must be directed:

The Secretary
Local Road Transportation Board
Private Bag X54307
Durban
4000

and the respective applicant

Full particulars in respect of each application are open to inspection at the Local Road Transportation Board's office.

OP.1350380

- (2) Mbotho A. Z. – I.D. No. 450114517984
- (3) District: Durban Postal address: P. O. Box 51, Izingolweni, 4260
c/o Izingolweni Taxi Association, P.O. Box 51, Izingolweni, 4260
- (4) Additional vehicles
- (5) 2 x 16 passengers

- (6) The conveyance of taxi passengers
- (7) As per annexure attached.

ROUTE DESCRIPTION

From Durban S. J. Smith Hostel Rank 59 to Izingolweni

From S. J. Smith Hostel Rank 59 proceed along Swinton Road and turn right into Himalayas Road – proceed to the sub-way and turn right into the freeway N2 South. Join N2 West from Port Shepstone proceed up until Izingolweni Taxi Rank.

Izingolweni to Durban – (Rank 59)

From Izingolweni Taxi Rank situated within The Magisterial District of Alfred into N2 Eastwards to Port Shepstone joining N2 Northwards along the coast to Durban. At Merewent/Lamont turn off into Himalayas Road, then turn left into Swinton Road, proceed until S. J. Smith Hostel (Rank 59).

Izingolweni to Port Shepstone

From Izingolweni Taxi Rank situated within The Magisterial District of Alfred – travel along N2 Eastwards to Port Shepstone Taxi Rank (Distance of 40km) and back the same route to Izingolweni Taxi Rank.

From Izingolweni to Eden Store

From Izingolweni Taxi Rank along Port Edward Road at a distance of (12km) twelve kilometres, you reach Eden Store – there from and return to Izingolweni Taxi Rank within The Magisterial District of Alfred.

Izingolweni to Mpunzi Drift

From Izingolweni Taxi Rank towards the South along Bizpna Road until Mpunzi Drift at

- 3, Highflats, 3306
c/o Highflats Taxi Association, P.O. Box 3,
Highflats, 3306
- (4) New application
- (5) 1 x 16 passengers
- (6) The conveyance of taxi passengers
- (7) From Canberra Road taxi rank No. 100,
magisterial district of Durban to: (1)
Highflats taxi rank, via Sydney Road turn
right into Southern Freeway along N2 into
- Road 22/1 at Park Rynie, direct. (2) To St. (5) 1 x 16 passengers
Faiths taxi rank and return. (3) To Ixopo (6) The conveyance of taxi passengers
taxi rank and return. (7) From Canberra Road taxi rank No. 100,
magisterial district of Durban to: (1)
Highflats taxi rank, via Sydney Road turn
right into Southern Freeway along N2 into
- OP.1350499**
- (2) Sosibo P. W. – I.D. No. 5510155635082
- (3) District: Durban Postal address: P.O. Box
3, Highflats, 3306
c/o Highflats Taxi Association, P.O. Box 3,
Highflats, 3306
- (4) New application

H1—July 30, 1998.