

CITY OF CAPE TOWN

INTEGRATED WASTE
MANAGEMENT AMENDED BY-LAW,
2010

AMENDED BY COUNCIL : 31 MARCH 2010
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CITY OF CAPE TOWN: INTEGRATED WASTE MANAGEMENT AMENDMENT BY-LAW, 2010

The Western Cape Provincial Gazette No. 6732 published on Friday 07 May 2010 is hereby corrected by the substitution for the City of Cape Town Integrated Waste Management By-law, 2010 published on page 719 thereof, of the following By-law:

City of Cape Town: Integrated Waste Management Amendment By-law, 2010

To amend the City of Cape Town: Integrated Waste Management By-law, 2009; to amend the penal provision to align it with national legislation; and to provide for matters connected therewith.

GENERAL EXPLANATORY NOTE:

___ Words underlined indicate insertions in existing By-law

[] Words in bold square brackets indicate omissions in existing By-law

BE IT ENACTED by the Council of the City of Cape Town, as follows:—

Amendment of section 1 of the City of Cape Town Integrated Waste Management By-law, 2009

1. Section 1 of the City of Cape Town: Integrated Waste Management By-law, 2009 is hereby amended by the substitution for the definition of “waste” of the following definition:

“[‘waste’ means any matter, whether gaseous, liquid or solid or any combination thereof, which is from time to time designated by the National Minister of Environmental Affairs and Tourism by notice in the Government Gazette or by the member of the Executive Council of the Province of the Western Cape who is responsible for waste management in the Province of the Western Cape, as an undesirable or superfluous by-product, emission, residue or remainder of any process or activity;]

“waste” means any substance, whether or not that substance can be reduced, re-used, recycled and recovered-

- (a) that is surplus, unwanted, rejected, discarded, abandoned or disposed of;
- (b) which the generator has no further use of for the purposes of production;
- (c) that must be treated or disposed of; or
- (d) that is identified as a waste by the national Minister by notice in the Gazette in terms of the National Environmental Management: Waste Act, 2008(Act No. 59 of 2008), and includes waste generated by the mining, medical or other sector, but—
 - (i) a by-product is not considered waste; and
 - (ii) any portion of waste, once re-used, recycled and recovered, ceases to be waste;”.

Amendment of section 3 of the City of Cape Town: Integrated Waste Management By-law, 2009

2. Section 3 of the City of Cape Town: Integrated Waste Management By-law, 2009 is hereby amended by the insertion after subsection (2) of the following subsection:

“(3) Service categories for waste management, as provided for in the tariff policy of the City, shall be as defined in the integrated waste management policy of the City.”

Substitution of section 23 of the City of Cape Town: Integrated Waste Management By-law, 2009

3. (1) The following section is hereby substituted for section 23 of the City of Cape Town: Integrated Waste Management By-law, 2009:

“Offences and penalties

23. (1) A person who **[contravenes sections 12(b), 12(f), 15(1) shall be guilty of an offence]** is guilty of an offence in terms of this By-law for [and shall on conviction be liable for] —

- (a) littering or dumping over 8 m³ of waste or any volume of hazardous waste;
- (b) spillage or leakage over 8 m³ of waste or any volume of hazardous waste without putting in place suitable measures;
- (c) conveying of an uncovered or unsecured load of hazardous waste of any volume;
- (d) conveying of an uncovered or unsecured load which results in spillage over 8 m³ of waste or any volume of hazardous waste,

shall on conviction be liable for a [such] fine or a period of imprisonment not exceeding five years, [as the court may deem appropriate] and the court may in addition order the removal of such waste or determine what measures must be taken by such person and the payment of the expenses incurred in respect thereof or any other costs or damages.

(2) Should any person induce, influence, persuade or force an employee of the City or other person to commit an offence in terms of this By-law he or she shall be guilty of an offence.

(3) Should any person induce an employee of the City to collect and dispose of waste without the correct payment to the Council, or the correct methods being employed, shall be guilty of an offence.

(4) Any waste generator who fails to submit or comply with an integrated waste management plan in terms of this By-law, and any person who fails to comply with a compliance notice referred to in section 20, shall be guilty of an offence.

(5) Any person who commits any offence referred to in subsections (2) to (4) or any other offence in terms of this By-law shall on conviction be liable for the payment of a [minimum] fine [of R500 but not exceeding R10 000] or imprisonment for a [minimum] period [of 6 months but] not exceeding [2] 3 years, or to both such fine and such imprisonment.

(6) The court may in addition to any penalty imposed in terms of subsection (5), order a person to repair the damage, make good the loss, rehabilitate the environment, remove waste, or determine what measures must be taken by such person and the payment of the expenses incurred in respect thereof or any other costs or damages.

(7) The court may, when considering any sentence for an offence in terms of this By-Law, take into account the following:

- (a) That a person delayed in complying with or failed to comply with the terms of notices or directions given to that person under this By-law;
- (b) that person obtained a financial advantage or was to obtain a financial advantage as a result of the commission of the offence;
- (c) the severity of the offence in terms of its impact or potential impact on health, wellbeing, public safety and the environment.”

Substitution of section 31 of the City of Cape Town: Integrated Waste Management By-law, 2009

4. The following section is substituted for section 31 of the City of Cape Town: Integrated Waste Management By-law, 2009:

“Short title

31. This By-law is called City of Cape Town: Integrated Waste Management By-law, 2009 [and comes into operation on promulgation in the Provincial Gazette].”.

Amendment of Schedule 1: Repealed By-laws

5. Schedule 1: Repealed By-laws of the City of Cape Town: Integrated Waste Management By-law, 2009 is hereby amended by the addition of the by-laws as set out in the Schedule hereto.

Short title

6. This By-law is called the City of Cape Town: Integrated Waste Management Amendment By-law, 2010.

SCHEDULE

Repealed by-laws

ADMINISTRATION	BY-LAW TO BE REPEALED
City of Cape Town	PN 346/2000: Control of Dumping of Refuse By-law in so far as it relates to the accumulation or storage of matter
City of Cape Town	PN 190/2001: Dumping and Littering By-law

4 June 2010

21902

STAD KAAPSTAD

Stad Kaapstad: Wysigingsverordening op Geïntegreerde Afvalbestuur, 2010

Tot wysiging van die Stad Kaapstad: Verordening op Geïntegreerde Afvalbestuur, 2009, om die strafbepaling te wysig ten einde dit in ooreenstemming met nasionale wetgewing te bring; en om voorsiening te maak vir aangeleenthede wat daarmee verband hou.

ALGEMENE VERDUIDELIKENDE NOTA:

_____ Woorde met 'n volstreep daaronder dui invoegings in bestaande Verordening aan

[] Woorde in vet druk tussen vierkantige hake dui skrapings uit bestaande Verordening aan

DAAR WORD BEPAAL deur die Raad van die Stad Kaapstad, soos volg:—

Wysiging van artikel 1 van die Stad Kaapstad: Verordening op Geïntegreerde Afvalbestuur, 2009

1. Artikel 1 van die Stad Kaapstad: Verordening op Geïntegreerde Afvalbestuur, 2009 word hiermee gewysig deur die definisie van “afval” deur die volgende definisie te vervang:

“[‘afval’ enige stof, hetsy gasagtig, vloeibaar of solied of enige kombinasie daarvan, wat van tyd tot tyd deur die Nasionale Minister van Omgewingsake en Toerisme uitgewys is deur middel van kennisgewing in die *Staatskoerant* of deur die lid van die Uitvoerende Raad van die Provinsie van die Wes-Kaap belas met afvalbestuur in die Provinsie van die Wes-Kaap as 'n ongewenste of oorbodige nuweprodukt, uitlating, residu of restant van enige proses of aktiwiteit;]

“afval” enige stof, ongeag of daardie stof gereduseer, hergebruik, hersirkuleer en herwin kan word —

- (a) wat oorbodig of onnodig is, afgekeur, verwerp of agtergelaat word of waarmee weggedoen word;
- (b) waarvoor die genereerder geen verdere gebruik vir produksiedoeleindes het nie;
- (c) wat behandel of waarmee weggedoen moet word; of
- (d) wat deur die nasionale minister deur middel van kennisgewing in die Staatskoerant ingevolge die Wet op Nasionale Omgewingsbestuur: Afval, 2008 (Wet 59 van 2008) as afval geïdentifiseer word en sluit dit afval in wat gegenereer word deur die mynbou- of mediese sektor of 'n ander sektor, maar —
 - (i) word 'n neweproduk nie as afval beskou nie; en
 - (ii) is enige deel van afval, sodra dit hergebruik, hersirkuleer en herwin is, nie meer afval nie;”.

Wysiging van artikel 3 van die Stad Kaapstad: Verordening op Geïntegreerde Afvalbestuur, 2009

2. Artikel 3 van die Stad Kaapstad: Verordening op Geïntegreerde Afvalbestuur, 2009 word hiermee gewysig deur die volgende subartikel na subartikel (2) in te voeg:

“(3) Dienskategorieë vir afvalbestuur, waarvoor in die tariefbeleid van die Stad voorsiening gemaak word, moet gedefinieer word in die geïntegreerde afvalbeleid van die Stad.”

Vervanging van artikel 23 van die Stad Kaapstad: Verordening op Geïntegreerde Afvalbestuur, 2009

3. (1) Artikel 23 van die Stad Kaapstad: Verordening op Geïntegreerde Afvalbestuur, 2009 word hierby deur die volgende artikel vervang:

“Oortredings en strawwe

23. (1) 'n Persoon wat [artikels 12(b), 12(f) en 15(1) oortree sal skuldig wees aan 'n oortreding en sal by skuldigbevinding blootgestel wees aan] skuldig is aan 'n oortreding ingevolge hierdie Verordening van —

- (a) rommelstrooiing of storting van meer as 8 m³ afval of enige volume gevaarlike afval;
- (b) uitstorting of lekkasie van meer as 8 m³ afval of enige volume gevaarlike afval sonder om geskikte maatreëls in plek te stel;
- (c) die vervoer van 'n onbedekte of onbeveiligde vrage gevaarlike afval van enige hoeveelheid;
- (d) die vervoer van 'n onbedekte of onbeveiligde vrage wat lei tot uitstorting van meer as 8 m³ afval of enige volume gevaarlike afval,

sal by skuldigbevinding blootgestel wees aan 'n boete of tronkstraf vir 'n tydperk van hoogstens vyf jaar [na gelang die hof geskik ag] en die hof kan daarbenewens die verwydering van die afval gelas of bepaal watter maatreëls deur die betrokke persoon getref moet word en die betaling van die uitgawes wat aangegaan is ten opsigte daarvan of enige ander koste of skade.

(2) As enige persoon enige werknemer van die Stad of ander persoon beweeg, beïnvloed, oorrede of dwing om 'n oortreding ingevolge hierdie Verordening te begaan, sal hy of sy aan 'n oortreding skuldig wees.

(3) As enige persoon enige werknemer van die Stad beweeg om afval te verwyder en daarmee weg te doen sonder die korrekte betaling aan die Raad of sonder dat die korrekte metodes gevolg word sal daardie persoon aan 'n oortreding skuldig wees.

(4) Enige afvalgenereerder wat versuim om 'n geïntegreerde afvalbestuursplan ingevolge hierdie Verordening voor te lê of daaraan te voldoen, en enige persoon wat versuim om te voldoen aan 'n nakomingskennisgewing in artikel 20 gemeld, sal aan 'n oortreding skuldig wees.

(5) Enige persoon wat enige oortreding in subartikels (2) tot (4) gemeld of enige ander oortreding ingevolge hierdie Verordening begaan, sal by skuldigbevinding blootgestel wees aan betaling van 'n [minimum] boete [van R500 tot 'n maksimum van R10 000] of tronkstraf vir 'n [minimum] tydperk [van 6 maande maar] van hoogstens [2] 3 jaar, of aan die boete sowel as die tronkstraf.

(6) Die hof mag benewens enige straf wat ingevolge subartikel (5) opgelê word, 'n persoon gelas om die skade reg te stel, die verlies te vergoed, die omgewing te rehabiliteer of afval te verwyder, of bepaal watter maatreëls deur die betrokke persoon getref moet word en die betaling van die uitgawes ten opsigte daarvan aangegaan of enige ander koste of skade.

(7) Die hof mag, wanneer vonnis vir 'n oortreding ingevolge hierdie Verordening oorweeg word, die volgende in ag neem:

- (a) Dat 'n persoon gesloer of versuim het om aan die bepalings van kennisgewings of opdragte te voldoen wat ingevolge hierdie Verordening aan die betrokke persoon beteken is;
- (b) dat dié persoon finansiële voordeel verkry het of finansiële voordeel staan te gekry het. as gevolg van die begaan van die oortreding;
- (c) die erns van die oortreding ten opsigte van die impak of potensiële impak daarvan op gesondheid, welsyn, openbare veiligheid en die omgewing.

Vervanging van artikel 31 van die Stad Kaapstad: Verordening op Geïntegreerde Afvalbestuur, 2009

4. Artikel 31 van die Stad Kaapstad: Verordening op Geïntegreerde Afvalbestuur, 2009 word deur die volgende artikel vervang:

“Kort titel

31. Hierdie Verordening heet Stad Kaapstad: Verordening op Geïntegreerde Afvalbestuur, 2009 [en tree in werking by afkondiging in die Provinsiale Koerant].”

Wysiging van Bylae 1: Herroepde Verordeninge

5. Bylae 1: Herroepde Verordeninge van die Stad Kaapstad: Verordening op Geïntegreerde Afvalbestuur, 2009 word hierby gewysig deur die verordeninge soos in die Bylae hierby uiteengesit, daaraan toe te voeg.

Kort titel

6. Hierdie Verordening heet die Stad Kaapstad: Wysigingsverordening op Geïntegreerde Afvalbestuur, 2010

BYLAE

Herroepde verordeninge

ADMINISTRASIE	Verordening wat herroep word
Stad Kaapstad	PK 346/2000: Verordening op die Beheer van die Storting van Afval vir sover dit betrekking het op die ophoping of berging van stowwe
Stad Kaapstad	PK 190/2001: Verordening op Storting en Rommelstrooiing

4 Junie 2010

21902

UMTHETHO OPHAKANYISIWEYO WOLUNGELELWANISO LOLAWULO LWENKUNKUMA OLUHLANGANISIWEYO WESIXEKO SASEKAPA, 2010

UMthetho oPhakanyisiweyo woLungelelwaniso loLawulo lweNkunkuma oluHlanganisiweyo wesiXeko saseKapa, 2010

Injongo kukulungisa uMthetho oPhakanyisiweyo woLungelelwaniso loLawulo lweNkunkuma oluHlanganisiweyo, 2009; ukulungisa umqathango wesohlwayo ngenjongo yokuwulungelelanisa nomthetho kazwelonke; kunye nokulungiselela imicimbi echazwe apha.

INKCAZelo JIKELELE:

___ Amagama akrwelelwe umgca ngaphantsi abonisa ukuba kukho ulwazi olufakelweyo kuMthetho kaMasipala obusele ukho

[] Amagama abhalwe ngqindilili kwizibiyeli ezisisikwere abonisa ukuba kukho ulwazi olushiyiweyo kuMthetho kaMasipala obusele ukho

KUMISELWE NGOKOMTHETHO weBhunga lesiXeko saseKapa, ngolu hlobo:—

Ukulungiswa kwecandelo loku-1 loMthetho kaMasipala woLawulo lweNkunkuma oluHlanganisiweyo wesiXeko saseKapa, 2009

1. Ngenxa yoko icandelo loku-1 loMthetho kaMasipala wesiXeko saseKapa woLawulo lweNkunkuma oluHlanganisiweyo, 2009 lilungiswa ngokufakela le nkcazelo ithi “**inkunkuma**” kule nkcazelo ilandelayo:

“[‘**inkunkuma**’ kubhekiselelwe kuyo nantoni na, nokuba iyigesi, ilulwelo okanye isisigqina okanye nokuba yindibanisela yeziphi na kwezi, nethe ngokuhamba kwexesha yamiselwa nguMphathiswa weSizwe weMicimbi yokuSingqongileyo noKhenketho kwisaziso esakhutshwa kwiPhephandaba loMbuso okanye lilungu leSigqeba kwiBhunga lePhondo leNtshona Koloni nelinoxanduva lokulawula inkunkuma kwiPhondo leNtshona Koloni, njengemveliso engathandekiyo okanye imveliso yemveliso eninzi kakhulu, ukhutsho lwemisi, into esaleleyo kuyo nantoni na ebisenziwa;]

“**inkunkuma**” kubhekiselelwe kuyo nantoni, nokuba lo nto inakho ukucuthwa, ukusetyenziswa kwakhona, irisayiklishwe okanye ifunyanwe kwakhona—

(a) ukuba lo nto igqithisile, ayifuneki, ilahliwe, ishiyiwe okanye elahliweyo;

(b) lowo uyenzileyo engasenanjongo yokuyisebenzisa kwakhona ukuba ivelise enye into;

(c) ekuyimfuneko ukuba icocwe okanye ilahlwe; okanye

(d) echongwe njengenkunkuma nguMphathiswa weSizwe ngokuthi akhuphe isaziso kwiPhephandaba loMbuso, ngokwemigaqo yoMthetho weSizwe woLawulo lweNkunkuma kokuSingqongileyo, 2008(uMthetho onguNomb. 59 ka-2008), yaye equka inkunkuma eveliswa yimigodi, eyonyango okanye yamanye amacandelo, kodwa—

(i) into edalwa yimveliso ethile ayithatyathwa njengenkunkuma; yaye

(ii) nayiphi na inxalenye yenkunkuma, xa ithe yasetyenziswa kwakhona, yarisayiklishwa okanye yafunyanwa kwakhona, iyayeka ukuba yinkunkuma;”

Ukulungiswa kwecandelo le-3 loMthetho kaMasipala woLawulo lweNkunkuma oluHlanganisiweyo 2009

2. Ngenxa yoko icandelo le-3 soMthetho kaMasipala woLawulo lweNkunkuma oluHlanganisiweyo 2009 lilungiswa ngokuthi kufakelwe eli nqaku emva kwecandelwana (2) kweli candelwana lilandelayo:

“(3) Iindidi zonikezelo lwenkonzo yolawulo lwenkunkuma, nezibonelelwe kumgaqo-nkqubo ojongene nemirhumo yenkunkuma wesiXeko, ziya kufana nezo zichazwe kumgaqo-nkqubo wolawulo lwenkunkuma oluHlanganisiweyo wesiXeko.”

Ukufakwa kwale nkcazelo endaweni yecandelo lama-23 loMthetho kaMasipala woLawulo lweNkunkuma oluHlanganisiweyo, 2009

3. (1) Ngenxa yoko eli candelo lilandelayo liza kungena endaweni yecandelo lama-23 loMthetho kaMasipala woLawulo lweNkunkuma oluHlanganisiweyo, 2009:

“Amatyala nezohlwayo

23. (1) Umntu othi [ophule imigaqo yamacandelo 12(b), 12(f), 15(1) uya kuba netyala lokophula umthetho] unetyala lokophula umthetho ngokwemigaqo yalo Mthetho kaMasipala [yaye esakugwetywa uya kuthatha uxanduva] —

- (a) lokungcolisa okanye lokulahla inkunkuma engaphezu kwe-8m³ okanye nokuba ngumthamo ongakanani na wenkunkuka eyingozi;
- (b) lokuchitha okanye ukuvuzisa inkunkuma engaphezu kwe-8m³ okanye nokuba ngumthamo ongakanani wenkunkuma enobungozi ngaphandle kokumisela amanyathelo afanelekileyo;
- (c) lokuthutha umthwalo ongogqunyanga okanye ongakhuselwanga wenkunkuma eyingozi nokuba ingumthamo ongakanani na;
- (d) lokuthutha umthwalo ongogqunyanga okanye umthwalo ongakhuselekanga nto leyo ekhokelele ekuchithekeni kwenkunkuma engaphezu kwe-8m³ okanye nokuba ngumthamo ongakanani wenkunkuma eyingozi,

uya kuthi esakugwetywa abe noxanduva lokuhlulwa [eso] sohlwayo okanye achithe ixesha elithile evalelwe nelingadlulanga kwiminyaka emihlanu, [eliya kuthathwa njengelifanelekileyo yinkundla] yaye inkundla inakho ukuthi ngaphezu koku imisele ukususwa kwalo nkunkuma okanye imisele ukuba ngawaphi na amanyathelo amele ukuthatyathwa ngulo mntu kunye nentlawulo yeendleko ezenziweyo ngokuphathelele noku okanye nokuba zeziphi na ezinye iindleko okanye intlawulo.

(2) Xa ubani enokuthi abangele, aphembelele, acenge okanye anyanzele umsebenzi wesiXeko okanye nabani na ukuba enze ityala ngokwemigaqo yalo Mthetho kaMasipala uya kuba netyala lokwaphula umthetho.

(3) Xa ubani enokuthi abangele umsebenzi wesiXeko ukuba aqokelele ze alahle inkunkuma ngaphandle kokwenza intlawulo efanelekileyo kwiBhungal, okanye ngaphandle kokuthi kulandelwe iinkqubo ezifanelekileyo, uya kuba netyala lokwaphula umthetho.

(4) Nabani na odala inkunkuma ze angaphumeleli ukungenisa okanye ukuthobela isicwangciso solawulo lwenkunkuma oluhlanganisiweyo ngokwemigaqo yalo Mthetho kaMasipala, yaye nabani na ongaphumeleliyo ukuthobela imigaqo yesaziso echazwe kwicandelo lama-20, uya kuba netyala lokophula umthetho.

(5) Nabani na owaphula lo mthetho njengoko kuchaziwe kumacandelwana (2) ukuya kwele-(4) okanye naliphi na elinye ityala ngokwemigaqo yalo Mthetho kaMasipala uya kuthi esakugwetywa athwale uxanduva lentlawulo efikelela [ubuncinane] isohlwayo [sma-R500 kodwa esingodlulanga kwi-R10 000] okanye ukuvalelwa [ubuncinane] isithuba [seenyanga ezi-6 kodwa] ezingodlulanga kwiminyaka [2] 3, okanye zombini isohlwayo nokuvalelwa.

(6) Inkundla inakho ukuthi ngaphezu kwaso nasiphi na isohlwayo esimisiweyo ngokwemigaqo yecandelwana (5), iyalele ubani lowo ukuba alungise umonakalo awenzileyo, abuyekeze ilahleko, ahlaziye imeko-bume esingqongileyo, asuse lo nkunkuma, okanye imisele ukuba ngawaphi na amanyathelo amele ukuthatyathwa ngulo mntu kunye nentlawulo yeendleko ezenzekileyo eziphathelele noku okanye nazo naziphi na ezinye iindleko okanye intlawulo.

(7) Inkundla inakho ukuthi, xa iqwalasela isigwebo solwaphulo-mthetho ngokwemigaqo yalo Mthetho kaMasipala, ithathele ingqalelo oku kulandelayo:

- (a) ukuba umntu lowo uthe walibazisa ekuthobeleni okanye akaphumelelekanga ukuthobela imigaqo yesaziso okanye imiyalelo enikwe lo mntu phantsi kwalo Mthetho kaMasipala;
- (b) ukuba umntu ufumene ilungelo lokuhlulwa imali okanye ebeza kufumana ilungelo lokuhlulwa imali ngenxa yokugunyaziswa kwesenzo solwaphulo-mthetho;
- (c) ubungqongqo bolwaphulo-mthetho ngokuphathelele nempembelelo yalo okanye impembelelo enokuba nayo kwimpilo, kwintlalo-ntle, kukhuseleko loluntu nakokusingqongileyo.

Ukufakwa kwale nkcazelo endaweni yecandelo lama-31 loMthetho woMasipala wesiXeko saseKapa woLawulo lweNkunkuma oluHlanganisiweyo, 2009

4. Eli candela lilandelayo lingena endaweni yecandelo lama-31 loMthetho woMasipala wesiXeko saseKapa woLawulo lweNkunkuma oluHlanganisiweyo, 2009:

“Isihloko esifutshane

31. Lo Mthetho kaMasipala ubizwa ngokuba nguMthetho woMasipala wesiXeko saseKapa woLawulo lweNkunkuma oluHlanganisiweyo, 2009 [yaye uza kuqalisa ukusetyenziswa usakubhengezwa kwiPhephandaba loMbuso lePhondo].”

Ukulungiswa kweShedyuli yoku-1: IMithetho kamasipala eRhoxisiweyo

5. IShedyuli yoku-1: Ngenxa yoko iMithetho yoMasipala wesiXeko saseKapa eRhoxisiweyo yoLawulo lweNkunkuma oluHlanganisiweyo, 2009 iyalungiswa ngokuthi kongezwe imithetho kamasipala echazwe kule Shedyuli ilapha.

Isihloko esifutshane

6. Lo Mthetho kaMasipala ubizwa ngokuba nguMthetho woMasipala wesiXeko saseKapa oLungelelanisiweyo woLawulo lweNkunkuma oluHlanganisiweyo, 2010.

ISHEDYULI

IMithetho kaMasipala eRhoxisiweyo

IZIKO LOLAWULO	UMTHETHO KAMASIPALA OZA KURHOXISWA
IsiXeko saseKapa	PN 346/2000: UMthetho kaMasipala oLawulo ukuLahlwa kweNkunkuma ngokuphathelene nokufunjwa okanye nokugcinwa kwayo
IsiXeko saseKapa	PN 190/2001: UMthetho kaMasipala olawula ukuLahla inkunkuma nokuNgcolisa

4 June 2010

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