



**EXHUMATION AND
RELOCATION OF
GRAVES FROM:**

**Amorosa X40 Situated on
Portion 710 (a portion of Portion
244) of the Farm Wilgespruit
190 I.Q.**

Notice is hereby given that Avbob (Funeral Service) Ltd. Intends to exhume and relocate graves from abovementioned land. This is in accordance with Section 36 of the National Heritage Act (Act 25 of 1999) and Section 2(1) of the Graves and Dead Bodies Ordinance of 1925 (Ordinance 7 of 1925). It is the intention to relocate the graves to Waterfall Cemetery.

Information of graves:

1. Number of graves: 54
2. Names of Deceased: 52 Unknown and 2 with names:
 - (i) Nthathani Johanna Vilakazi Born 14.04.1912 Died 03.06.1957
 - (ii) Enoki Maaagula Died 27.11.1951

Any person wishing to object to proposed exhumation and re-interments or wishes to submit any representations, must do so in writing within 14 days of the date of publication of this notice, to:

**THE CHIEF DIRECTOR,
DEPARTMENT OF CO-
OPERATIVE GOVERNANCE AND
TRADITIONAL AFFAIRS
PRIVATE Bag X79,
Marshalltown
TEL: 011 355 4000
or to
AVBOB (FUNERAL SERVICE)
LTD.
PO BOX 1661,
PRETORIA 0001.
011 482 1027 - NANTIE
CROUCAMP**

City Press

CONDITIONS OF CONTRACT

1. The parties herewith involved are MEDIA24 NEWS, A DIVISION OF Media24 (Pty) Ltd (hereafter named "MEDIA24") and the "ADVERTISER"
2. The advertiser herewith acknowledges that the insertion of all adverts placed by it or to be placed will be done according to the under-mentioned conditions, and declares further that it will be bound to these conditions from the time MEDIA24 receives notification that the advertiser will make use of MEDIA24's general offer to place adverts for consideration which notification will be regarded as being given at the stage that MEDIA24 receives notice by telephone, in writing or otherwise of this fact, whichever occurrence might have taken place first.
3. The advertiser declares that all information furnished to MEDIA24 by telephone and or otherwise for this purpose, is at all relevant times correct or is assumed to be correct, and furthermore acknowledges that MEDIA24 have been induced to enter into the contract on the strength thereof. The advertiser further acknowledges that it is and/or will be debarred to adduce anything to the contrary.
4. MEDIA24 accepts no liability whatsoever for consequential damages against the advertiser and/or any third party/parties resulting from any incorrect insertion/s or no insertion/s, and at all times reserves the right in MEDIA24's exclusive discretion to insert the advert or not, or to discontinue insertions of such adverts, without stating reasons to the advertiser and/or third parties, notwithstanding the acceptance of MEDIA24's offer as defined in clause 2 above.
5. It is the advertiser's duty to ensure that any material and information that is required for the purpose of an advertisement reach MEDIA24 in time for the placing of the advertisement. MEDIA24 shall not be held responsible for any loss due to the advertiser's neglect to provide the necessary material and information in time.
6. The advertiser acknowledges and declares that he is bound to the rates levied by MEDIA24 for the insertion of acknowledges and further admits that the charges levied by MEDIA24 represents the fair and reasonable fees for advertising services rendered.
7. Payments shall be received according to terms and conditions.
8. The advertiser herewith acknowledges that it will be liable for all fees levied by MEDIA24 with regard to services actually rendered by MEDIA24, notwithstanding the fact that MEDIA24 might have terminated the agreement in terms of its discretion mentioned in clause 4 above.
9. This agreement is binding on the advertiser, his or its heirs, administrators, executors, successors in title and or assigns.
10. The advertiser chooses as domicilium citandi et executandi the address which appears on the face of MEDIA24's official order form, whether a home address and/or main business address whichever may be applicable for all purposes whatsoever.
11. The parties hereby consent to the jurisdiction of the Magistrate's Court in terms of the provisions of section 45 of Act 32 of 1994, with regard to any legal action, which may result from this regardless of the amount involved. MEDIA24 hereby reserves the right to institute action in the High Court of South Africa at its option, should it so desire.
12. The advertiser herewith agrees to be liable to MEDIA24 for all costs on the attorney and client scale, should MEDIA24 be obliged to take legal action for the recovery of any amounts due in terms hereof.
13. In the event of the advertiser being a juristic person, the directors or members will be obliged to guarantee the juristic person's indebtedness towards MEDIA24 if MEDIA24 so wishes and MEDIA24 reserves the right to reside from this agreement if such suretyship is not concluded within a reasonable period after written notice to this effect has been given.
14. This agreement contains the entire agreement concluded between the parties and no undertakings, guarantees and/or representations made by the parties and/or their representatives made by the parties and/or their representatives not contained herein, will be binding on the parties. No amendment hereof will be of any legal force or effect unless it is reduced to writing and signed by both parties, or their duly authorised representatives
15. Without limiting the generality hereof, any conditions and/or details contained in any order form placed by or on behalf of the advertiser as well as the conditions contained in MEDIA24's prevailing rate card, will be regarded as an integral part of this agreement, and will be binding on the advertiser after the expiry period of then (10) days after receipt of the notification by MEDIA24 that the advertiser accepts MEDIA24's offer as defined in clause 2 above, despite any default by the advertiser to deliver to MEDIA24 any signed order form, unless written objection is given by the advertiser to MEDIA24 at its address within the aforementioned period of ten (10) days.
16. I, as the undersigned, herewith give permission in my personal / representative capacity that Media24 may verify my personal / the close corporation's / the company's credit record at any credit record authority.