

PRIME DEVELOPMENT LAND ZONED COMMUNITY FACILITY AND SERVICED TO BOUNDRY

E Central Road, Windmill Park, Boksburg



Auction date and time: Thursday 16 April 2019 @ 12:00 Auction: registration from an hour prior to auction Auction venue: 41 West Street, Masingita House, Houghton Estate

Thukela Mdingane 011 268 2681 | 076 907 7102 | Thukela@auctioninc.co.za



HOW TO PURCHASE PROPERTY WITH AUCTIONINC.



Request an information pack. Familiarise yourself with the Information provided.



Property may be viewed by appointment.



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Arrive at the venue and hour prior to auction. Sign the registration form.



Obtain a bidder's number.



AUCTION TIME!!!!



The highest bidder is to Complete the sales agreement immediately after the auction.



A 15% deposit must be paid into the Trust account prior to leaving the auction.



The sale is subject to confirmation by the seller within 3 business days.



From date of acceptance, the purchaser must provide guarantees for the outstanding balance to the attorney within 21 business days.

DISCLAIMER:

IMER: Whilst reasonable precautions have been taken in compiling the information contained in this document, neither the seller nor the Auctioneer shall be liable for any loss, damage or expense whatsoever or howsoever caused, arising from reliance on any information provided, nor do they guarantee the completeness or accuracy thereof, the duty at all times resting on the purchaser to conduct its own due diligence inspections relating to the property/ies referred to herein in order to verify the information reflected and the purchaser's participation in any auction or private treaty sale based upon such information shall be at entirely at its own risk and in acceptance of the a preceding information.



PROPERTY DETAILS

PROPERTY DESCRIPTION		
Property Type	FREEHOLD	
Province	GAUTENG	
Township	Windmill Park Ext 21	
Erven	8790	
Land Extent	2.9092HA	
Site Improvements	Vacant Land	
GPS Co-ordibanates	-26.2939 & 28.2554	

TITLE DEED INFORMATION

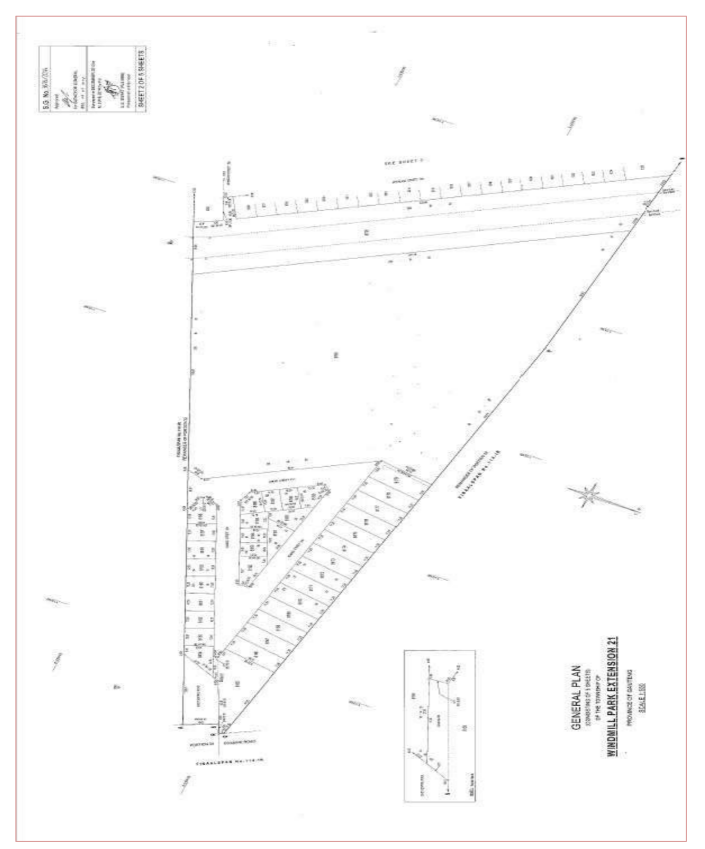
Title Deed No	T9395/2017
Registered Owner	SIFISO EDUCATION PROP PTY LTD - 201541344307
VAT Status	Registered
Last Sales Date	20161107
Last Sales Price	

MUNICIPAL ZONING

Zoning	Community Facility
FAR/Bulk	0.25
Height	2 Storeys
Coverage	50%

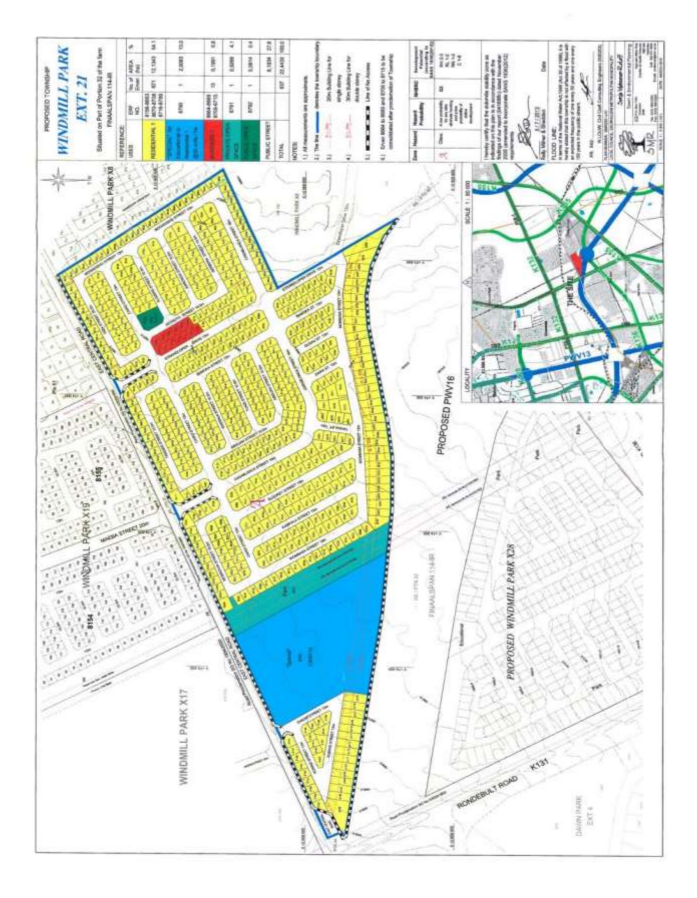


SG DIAGRAM





LAYOUT



ZONING

at a





CITY PLANNING

P O Box 215 Boksburg Park 1460

Tel. (011) 999-6252 Fax (086) 631-0466

ZONING CERTIFICATE

Property no. Township / Farm / Holding 1. DESCRIPTION OF PROPERTY 8790 WINDMILL PARK X21 2. TOWN PLANNING SCHEME Ekurhuleni Town Planning Scheme, 2014. Zoning COMMUNITY FACILITY Central Business District (CBD) Annexure number F0044 Additional or Restrictive Rights <null> Consent use number <null> **Consent use Description** <null> * Coverage 50% * Height (in storeys) 2 * Floor Area Ratio (FAR) 0.25 * Density (per sqm or ha) N/A **Parking Requirements** Refer to Table "E" or Annexure **Building Lines** Refer to Table "A" & "B" or Annexure

3. STREET ADDRESS

Date: 29/3/2017

Zunald Osman Area Development Planner Boksburg CCC

Properties with a relevant annexure/s are subject to the special rights, restrictions and conditions applicable to the property.

This certificate does not override any restrictive conditions contained in the Deeds of Transfer of any property.

Terms used as defined in the Ekurhuleni Town Planning Scheme 2014.

* Refer to Clause 24.1 with regards to controls approved in terms of an erstwhile Town Planning Scheme.

Reference: Unrestricted (UNR); Annexure (ANX); Municipality (MUN); Site Development Plan (SDP); Local Spatial Development Framework (LSDF)

Version 6

ANNEXURE TO THE	EKURHULENI TOWN PLANNING SCHEME, 2014	CITY PLANNING OFFICE:
USE ZONE NUMBER	1	
LAND USE CATEGORY (ZONING)	"RESIDENTIAL 1"	AMENDMENT SCHEME
PRIMARY RIGHTS	"As per Scheme"	AMENDIVIENT SCHEME
SECONDARY RIGHTS	"As per Scheme"	
NO RIGHTS OR RIGHTS EXCLUDED	n.a.	F0044
DENSITY	"One dweiling per erf"	
HEIGHT	"As per Scheme"	PROPERTY DESCRIPTION:
COVERAGE	50 %	
FLOOR AREA RATIO (FAR)	n.a.	Erven 8156 to 8663, 8670 to
PARKING REQUIREMENTS	"As per Scheme"	8708 and 8715 to 8789,
LOADING REQUIREMENTS	n.a.	
SITE DEVELOPMENT PLAN (SDP)	n.a.	Windmill Park Extension 21
BUILDING LINES	0 metres building line along the street boundary: Provided that the minimum distance between the tarmac and the garage of all dwellings be 5 metres. The latter will be controlled by means of building plans, and provided further that in the event of access to the garage being obtained from the side of the property which is parallel to the road, then the Sm distance between the tarmac and garage shall not apply.	COMPILED BY AREA PLANNER
SPECIAL BUILDING LINES	16m along Rondebult Road (K131) and the proposed PWV16 Road.	
UNES OF NO ACCESS	Erven 8165 to 8179, 8225 to 8260: No access to and from PWV16 Erven 8156 to 8165, 8194 to 8205, 8471 to 8485, 8609 to 8622: No access to and from East Central Road. Eri 8156: No access to and from Dakar Street. Erven 8190 to 8194 and 8467 to 8471: No access to and from Casablanca Street Erven 8485 to 8489 and 8605 to 8609: No access to and from Strandloper Drive.	

Golumn 1	Column 2	PER LAND USE CATEGORY
LAND USE CATEGORY	STREET BOUNDARY	OTHER BOUNDARIES
Residential 1 & 2: Single Storey (Erf < 500m²) Single Storey (Erf ≥ 500m²) Double Storeys Triple Storeys	3m 5m 6m 5m	1m on 2 sides 2m on 2 sides 4m on all sides 6m on all sides
Residential 3 & 4	5m	2m per storey (to a maximum of 10m)
Business 1	0	0
Business 2	3m	0
Business 3	5m	2m
Industrial 1 & 2 .	6m	0
Public Garage	3m	5m
Mining	10m	5m
Agriculture	10m	5m
Public & Private Open Space	10m -	бт
Recreation	10m	бm
Community Facility	6m	3m
Social Services	5m	3m '
Public Services	5m	3m
Parking	0	0
Roads	0	0
Transportation	0	0
Special	5m or As per Annexure	3m or As per Annexure

Table A: Standard Building Lines



EKURHULENI TOWN-PLANNING SCHEME, 2014. (VERSION 6 MAY 2015) APPROVED BY COUNCIL ITEM A-CPED (09-2014). PROMULGATION DATE 14 JANUARY 2015. 16 8.3 Except for the physical barrier referred to in Clause 11, no swimming pool, tennis court, *building* or *structure* which is attached to the *land* shall be erected nor shall anything be constructed or laid under or below the surface of the *property* at a distance less than those depicted in Table B; nor shall any alteration or addition be made to any existing *structure* or *building* so situated, without the Written Consent (in terms of Clause 34) of the *Municipality* after consultation with the relevant *Controlling Authority*.

Table B: Special Building Lines

SPECIAL BUILDING LINES (IN METRES)			
	Single Storey	Multiple Storey	
An erf adjacent to a Provincial Road (measured from the road reserve)	16m	16m	
A farm portion or agricultural holding adjacent to a Provincial Road (measured from the centreline of the road)	95m	95m	
A farm portion or agricultutral holding adjacent to a Provincial Road (measured from a point of intersection of a provincial and any other road, or of a provincial road and a railway line)	500m	500m	
An erf at an interchange between two provincial freeways or national freeway (measured from the ramp of the roads)	20m	30m	
A farm portion or agricutitural holding at an interchange between two provincial freeways or national freeway (measured from the ramp of the roads)	95m	95m	
An erf, farm portion or agricultural holding adjacent to a National Road	20m	30m	
An erf, farm portion or agricultural holding abutting a railway line	6m	6m	
An erf, farm portion or agricultural holding abutting the Gautrain railway line	6m	8m	

- 8.4 Land reserved for future road widening shall be indicated on the Map. No new structures shall be permitted within the road widening area, provided that the building lines shall apply from the existing road and not the road widening area, except in the case of future provincial or national roads where the building line shall apply from the future road reserve area as approved by the Controlling Authority.
- 8.5 The *Municipality* may indicate or cancel future *road* widening areas on the *Map*, as and when it is necessary, provided that all affected *property owners* shall be directly notified of this intention. This clause shall not apply to provincial or national roads.
- 8.6 Buildings may be stepped, in order to meet the requirements of Table A at each storey.

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PART 5: PARKING AND LOADING FACILITIES

25. PARKING REQUIREMENTS

- 25.1 Parking, including disabled parking bays, together with suitable manoeuvring space, in accordance with standards, as determined by the *Municipality* and drop off areas and loading zones shall be provided on the *land*, in respect of the uses listed in Table E: Provided that:
 - (a) The layout, accessibility and maintenance of the parking shall be to the satisfaction of the *Municipality*.
 - (b) Direct access to parking bays or parking garages from any road shall be in accordance with an approved Site Development Plan; and
 - (c) The area (in m²) referred to in Table E applies to the total building floor area.

CAND USES	PARKING RATIOS
	RESIDENTIAL USES
Dwelling Houses (Residential 1)	Sufficient space for the parking of two vehicles (not exceeding 2,5 tonnes)
Dwelling Houses (Residential 2)	Sufficient space for the parking of one vehicle (not exceeding 2,5 tonnes); or No parking for erven less than 100m ² in extent
Taverns (Residential 2)	To the satisfaction of the Municipality
Dwelling Units and Residential Buildings	1,5 parking spaces per dwelling unit with 1 or 2 bedrooms; or 2,5 parking spaces per dwelling unit with 3 or more bedrooms.
Boarding Houses	To the satisfaction of the Municipality
Hostels (excl. school hostels)	0,5 parking spaces per bedroom
Day Care Facilities: Residential 1	Drop-off and manoeuvring space on site to the satisfaction of the Municipality
Day Care Facilities: Residential 2	No parking or drop-off required

Table E: Parking Requirements per Land Use

EKURHULENI TOWN-PLANNING SCHEME, 2014.

APPROVED BY COUNCIL ITEM A-CPED (09-2014), PROMULGATION DATE 14 JANUARY 2015.

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LAND USES	PARKING RATIOS			
	BUSINESS USES			
Home Care Facilities	A minimum of 2 parking spaces; and Additional parking to the satisfaction of the Municipality			
Retirement Villages	1,5 parking spaces per dwelling unit			
Old Age Homes	0,5 parking spaces per bed			
Frail Care	0,3 parking spaces per bed			
Guest Houses	1,5 parking spaces per guest room or suite			
Business 1 - CBD's	No parking is required, provided that sufficient on-street parking is provided, to the satisfaction of the Municipality			
Business 1 – Other Areas				
Subservient Offices (where permitted)	2 parking spaces per 100m ^a			
All other Offices	4 parking spaces per 100m²			
Shops	6 parking spaces per 100m ²			
Business Purposes	6 parking spaces per 100m ^a			
Restaurants	10 parking spaces per 100m²			
Places of Entertainment	12 parking spaces per 100m ^a			
Gymnasiums	10 parking spaces per 100m ^a			
Conference Centres	10 parking spaces per 100m ^a public room floor area			
Hotels ,	1,5 parking spaces per bedroom or suite			
Related Conference Centres	10 parking spaces per 100m ^a public room floor area			
Related Restaurants	10 parking spaces per 100m²			
9- <u>-</u>	1 parking space per bedroom or chalet; and			
Resorts	4 parking spaces per 100m ² public room floor area; and			
, modita	Sufficient staff parking to be provided to the satisfaction of the Municipality			
Funeral Parlours	6 parking spaces per100m ²			
Plant Nurseries	4 parking spaces per 100m ² total display and retail areas			
Related Restaurants	10 parking spaces per 100m²			
Showrooms (Business 1 and 2)	4 parking spaces per 100m ²			

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LAND USES	PARKING RATIOS		
	BUSINESS USES		
Motor Dealers	2 parking spaces per 100m ² showroom floor area		
Filling Stations	No parking required for the refuelling of motor vehicles		
Ancillary Shop	6 parking spaces per 100m ²		
Related Restaurant	10 parking spaces per 100m ²		
Related Car Wash	4 parking spaces per wash bay		
	MEDICAL USES .		
Medical Consulting Rooms	6 parking spaces per consulting room		
Veterinary Clinics and Veterinary Hospitals	6 parking spaces per 100m²		
Hospitals, Clinics and Institutions	1 parking space per bed; and		
	6 parking spaces per 100m ²		
	INDUSTRIAL USES		
Industries and Noxious Industries	1 parking space per 100m ²		
Light Industries	2 parking spaces per 100m ²		
All Industrial Uses:			
Subservient Offices (where permitted)	2 parking spaces per 100m ²		
All other Offices	4 parking spaces per 100m ³		
Showrooms (Industrial 1 and 2)	2 parking spaces per 100m ²		
Service Industries	4 parking spaces per 100m ²		
Commercial Purposes, Builder's Yards and Scrap Yards	40% of the erf for parking and loading purposes		
Varehouse Retail	3 parking spaces per 100m ²		
illing Stations	No parking required for the refuelling of motor vehicles		
Incillary Shop	6 parking spaces per 100m ²		
Related Restaurant	10 parking spaces per 100m ^a		
Related Car Wash	4 parking spaces per wash bay		

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C. S. C. C. S.	PARKING RATIOS			
	INDUSTRIAL USES			
Mater Wederham	4 parking spaces per service bay; and			
Matar Warkshops	2 parking spaces per 100m ² for offices and spares			
Filment Centres	4 parking spaces per service bay; and			
, interior contres	2 parking spaces per 100m ² for offices and spares			
	BUSINESS USES			
Panel Beaters	4 parking spaces per service bay; and			
Faller bealers	2 parking spaces per 100m ² for offices and spares			
Motor Dealers	2 parking spaces per 100m² showroom floor area			
Motor Dealers (Auctioneers)	4 parking spaces per 100m ² auction floor area (whether indoors or outdoors)			
	COMMUNITY FACILITIES			
Places of Public Worship	10 parking spaces per 100m² floor area			
Social Halis	10 parking spaces per 100m ² floor area			
Child Care Facilities (Residential 1	1 parking space per 10 children or portion thereof; and			
and Residential 2 more than 30 children)	1 parking space per teacher / admin. staff member; and			
	Drop-off and manoeuvring space on site to the satisfaction of the Municipality			
Child Care Facilities (Residential 2 less than 30 children)	Drop-off and manoeuvring space on site to the satisfaction of the Municipality			
Places of Instruction	Classes/lessons for adults:			
	1 parking space per 2 students or portion thereof; or			
· · · ·	Classes/lessons for children under 18 years:			
47 - 44 b	1 parking space per 4 students or portion thereof			
Place of Education -				
Primary and Secondary Schools	2 parking spaces per classroom; and			
	2 parking spaces per office; and			
	Drop-off and manoeuvring space to the satisfaction of the Municipality			
Place of Education -	1 parking space per 3 students or portion thereof; and			
Universities, Colleges and Training Facilities	Sufficient on-site staff parking to be provided to the satisfaction of the Municipality			

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LAND USES	PARKING RATIOS			
SOCIAL SEF	RVICES, PUBLIC SERVICES AND OPEN SPACE			
Social Services Zoning	Parking to the satisfaction of the Municipality			
Public Services Zoning	Parking to the satisfaction of the Municipality			
Transportation Zoning	Parking to the satisfaction of the Municipality, at a ratio to be determined by the Municipality, in conjunction with the releval agency (eg. ACSA, PRASA, Gautrain, etc.)			
Public Open Space Zoning	Parking to the satisfaction of the Municipality			
Private Open Space Zoning	Parking to the satisfaction of the Municipality			
All other uses	Parking to the satisfaction of the Municipality, at a ratio to be determined by the Municipality			

25.2 Alternatives to the Provision of On-site Parking:

Where the parking accommodation, in respect of a *property* has been determined in terms of Table E, the *Municipality* may, if satisfied of the necessity and desirability thereof and on account of the size of the *property*, the availability of public parking in the direct vicinity of the *property*, the nature of the *buildings* on the *property* and the likely parking demand, instead of the provision of the parking spaces on the *property*, grant Written Consent A for the provision of the required number of parking spaces elsewhere than on the *property* of the *building* concerned.

- 25.3 The Municipality may consider the provision of a fewer number of parking spaces required, in terms of Table E, by means of Written Consent A and shall in addition to any other relevant factors, have regard to the following, which shall be included in a report by a suitably qualified professional:
 - (a) Accessibility of the property for private or public transport;
 - (b) The availability of existing parking and/or public transport facilities in the vicinity of the property;
 - (c) Availability of off-street parking in the vicinity of the property;
 - (d) The number of staff members and customers related to the use of the property;
 - (e) The socio-economic structure and density of the population which the development serves;
 (f) The size and nature of the proposed development is in the size and nature of the proposed development.
 - (f) The size and nature of the proposed development and the size of vehicles likely to be used in connection with the proposed development;
 - (g) The likelihood of a reduction in parking provision causing injury to the amenity of the area in which it is, or will be situated including, without prejudice to the generality of the foregoing, increased traffic and parking difficulties;
 - (h) The likelihood of parking shared by different land uses;
 - (i) The provision of a formal taxi rank provided for on Business 1 and 2 zonings only; or a taxi drop-off bay provided on a Residential 4 zoning; and
 (i) The provision of sufficient loading have (refer to 0).
 - (j) The provision of sufficient loading bays (refer to Clause 26) on Industrial 1 and 2 zoned erven.

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EKURHULENI TOWN-PLANNING SCHEME, 2014.

MUNICIPAL STATEMENT

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Name	SIFISO	EDUCATION PRO	P PTY LTD		Account num	ber 23	07825805
Ward number		99	Payments until	2018/10/09	Vat Reg. No	•	
	Street addres	•	Cash	Electricity / Water depos	sit Guarantee	Sta	tement Date
8790 EA	ST CENTRA	AL ROAD	0.00		0.00	20	18/10/10
	Township		Site		Valuation Improvements		otal Value
WIN	DMILL PAR	K X21			4000000		000000
ERF Number	G92 0	21 00008790	Portion	0000 0000 0000	Area	m2	29092
Date	lcon		Details		Charge (excluding VAT)	VAT	Charge (including VAT)
18/09/10		BALANCE BROUG	HT FORMARD		53541.08		53541.4
18/10/09		SUB TOTAL INTEREST ON A	RREARS		53541.08		53541.6
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18/10/09	*	RASEC WATER:A	WATER SERVICE			22.75	174.
THE REAL PROPERTY IN	KAN MAR			GE	151.69	NAR BEISTEN	
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REVERSE SIDE	FOR An	nount in advance	0.00	Due date	2018/11/08	Amount payable	67316.

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Due date

2018/11/08

Amount Payable

67316.00

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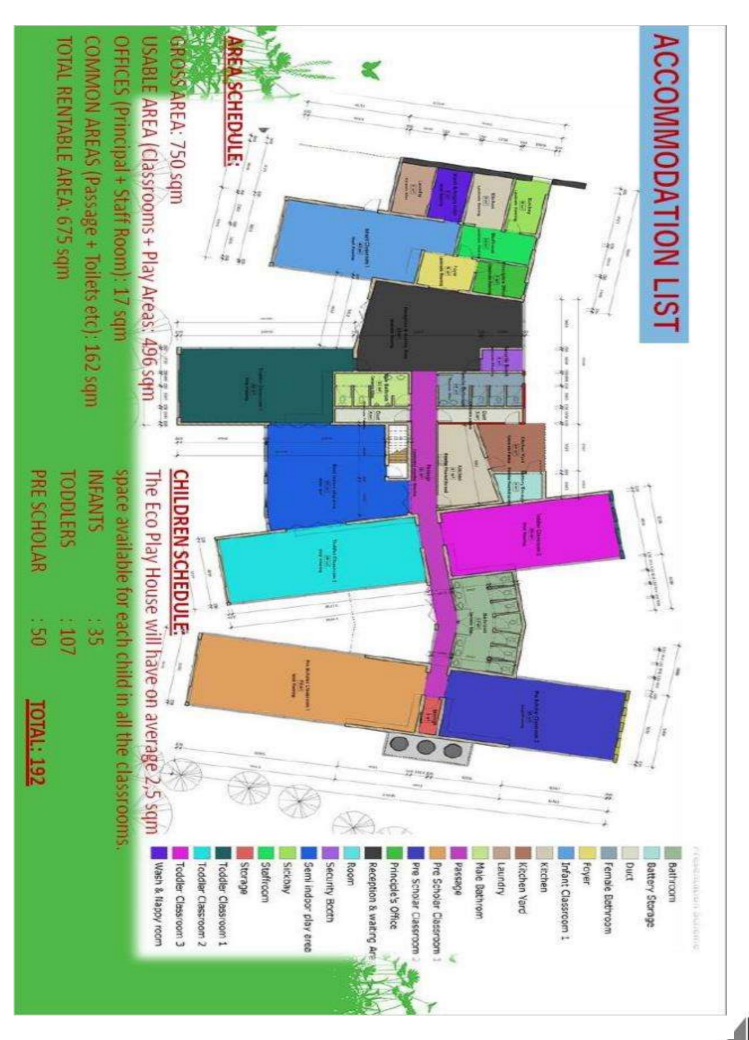
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PROPOSED DEVELOPMENT

Currently zoned Community Facility with 50% coverage, Height of 2 storeys and Bulk factor of 0.25. This allows for a Place of Worship, Social Hall, Child Care facilities, Places of Instruction & Education - Primary + Secondary Schools as well as Universities, Colleges & Training Facilities. Secondary rights, are for residential purposes. The property is located on the busy East Central Road. This development site lends would potentially be ideal for the following types of development:

- 1. Church
- 2. School or Educational Facility Development
- 3. Residential Development
- 4. Retail Development
- 5. Mixed Use Development





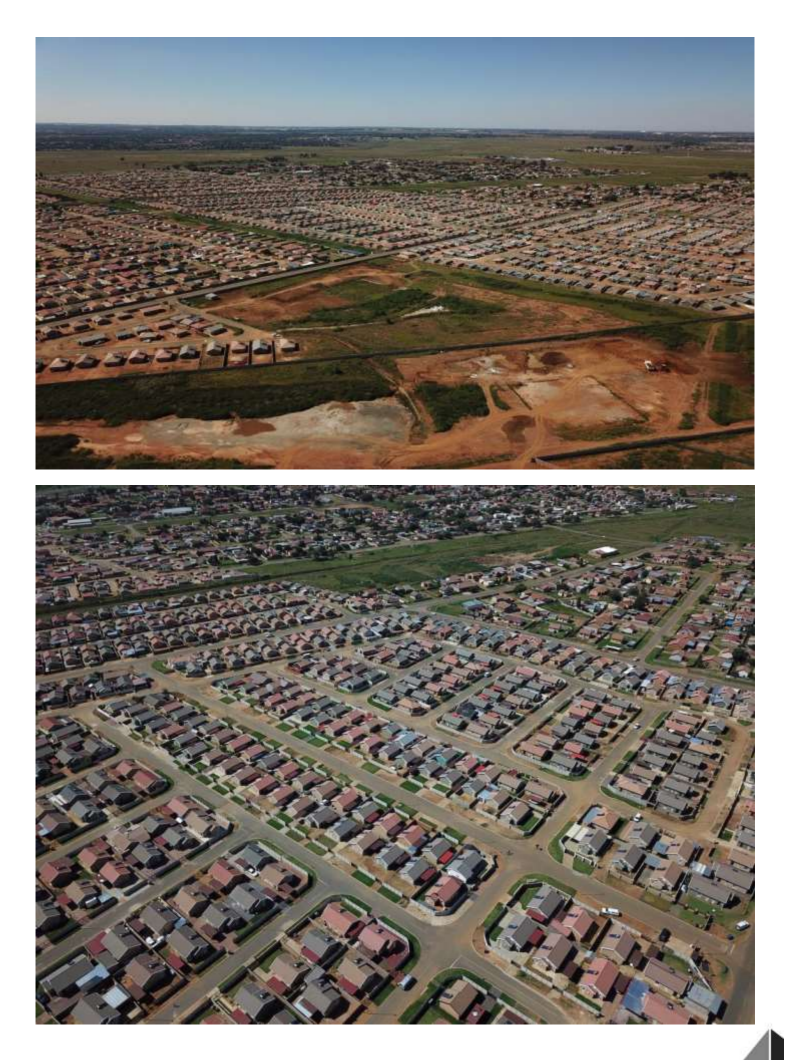


AMENITIES

Sasol Klippoortjie South	1.34 km
Sasol Klippoortjie North	1.43 km
Total - Klippoortjie	2.80 km
SAPS - Dawn Park	2.46 km
Faith Academy	0.99 km
Sofunda Creche and Primary School	1.41 km
Windmill Park Primary School	1.46 km
Dawn Park Centre	2.49 km
Sunward Shopping Centre	3.72 km
Kingfisher Square - Shopping Centre	4.10 km

IMAGES







REGISTRATION FORM

	Buyers No.:	Where did you hear about this auction?	
Company Name			
Reg No.			
First Name(s)		Surname	
ID		Cell	
Tel (H)		Tel (W)	
Email			
Address			
		C	Code

✓	ID, proof of address (less than 3 month old), C	CK1/CM1, company resolution and letter of authority is required on registration.

- ✓ This serves to confirm that both the offeror and offeree acknowledge that Masingita Property Services (Pty) Ltd t/a AuctionInc. is the effective cause of the introduction to this property.
- This document it to be signed by all parties who intend to bid at the auction.
- \checkmark If you are bidding on behalf of another person or a company or a trust please provide proof of your authorization to do so when registering.
- ✓ If you succeed in the bidding and sign the Sales Agreement in a representative capability, you waiver the legal exceptions of excussion and division and acknowledge that you shall be deemed to have bound yourself as surety for and co-principle debtor in solidum with the third party whom you represent for the due and punctual payment and performance of all obligations of that third party.
- ✓ Please be sure to read the conditions of sale thoroughly before you sign this document.
- ✓ In signing this document you are accepting the Terms and Conditions laid out in the Sales Agreement, the rules of auction and any other specific terms conveyed by the auctioneer.
- ✓ A refundable deposit of 15% is payable upon signing of the Sales Agreement.
- \checkmark Please note that your details will be added to our database so we can provide you with details for upcoming auctions and industry news.
 - Deposit Confirmed YES / NO Proof of payment attached YES / NO

Banking Details:

Refund Details:

Account Name	Masingita Property Services	Account Name	
Bank Name	First National Bank	Bank Name	
Account Number	62325281799	Account Number	
Branch Code	255 805	Branch Code	
Ref (Prop address)		Ref (Prop address)	
A 1.4% fee will be c	harged on cash deposits	···	

	Accepted at	on the	_day of	201
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DATE

The SELLER sells the Property to the PURCHASER, who hereby purchases the Property on the Terms and Conditions set out herein.

Sellers Company Name	
Company Registration No.	
Seller Surname/s	
Seller First Name/s	
ID No/s	
Date	

AND

Purchaser Company Name	
Company Registration No.	
Purchaser Surname/s	
Purchaser First Name/s	
ID No/s	
Date	

Property Physical Address	
File No	
Broker	

PROPERTY DETAILS

Erf No.

Township
Physical Address

PURCHASE PRICE

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(Excluding VAT if applicable) plus bidders premium plus VAT thereon as reflected in clause 34.

In words:

BANKING DETAILS (BANK FEES	FOR CASH DEPOSITS WILL BE CHARGED TO DEPOSITOR)
Account Name	Masingita Property Services (Pty) Ltd
Bank	First National Bank
Account Number	623 351 763 44
Branch Name	Weirda Valley

OCCUPATION DATE ON TRANSFER |

LEGAL REQUIREMENTS FOR CONVEYANCING

Kindly forward a copy of the required documents to the Conveyances which is required in terms of the Financial Intelligence Centre Act (FICA).

Unmarried	Copy of first page of your identity document or a valid passport if a non-resident.
	Proof of address, less than three (3) months (e.g. water & electricity account) and Incometax no
Married	Copy of both husband and wife's identity document or a valid passport if a non-resident.
	Marriage certificate and if applicable, Antenuptial contract.
	If the marriage is governed by the laws of another country please advise the name of the country governing your
	marriage i.e. the country where the husband was living at the time of the marriage with the intention of staying
	there permanently.
	Proof of address, less than three (3) months (e.g. water & electricity account) and Income tax no
Company	Copy of the memorandum of incorporation and/or certificate to commence business.
	Close Corporation a Copy of the CK1/CK2 document Income tax number
	VAT number, if applicable
	All directors / members
	Copy of first page of identity document or a valid passport if a non-resident.
	Proof of address, less than three (3) months (e.g. water & electricity account) and Income tax no Company
	Resolution on Signature of this Agreement
Trust	Certified copy of the trust deed and letters of authority.
	Income tax number
	VAT number, if applicable
	All Trustees:-
	Copy of first page of identity document or a valid passport if a non-resident.
	Proof of address, less than three (3) months (e.g. water & electricity account) and Incometax no

STANDARD TERMS AND CONDITIONS

1. INTERPRETATION

In this agreement, unless the context clearly otherwise indicates, the following expressions shall have the meanings set opposite them below and cognate expressions shall bear corresponding meanings:

AuctionInc.	means Masingita Property Services (Pty) Ltd t/a AuctionInc. a company duly incorporated in the
	Republic of South Africa with registration number 2010/024815/07
Confirmation Date	means the date of the acceptance of the offer by the SELLER or AuctionInc.
Confirmation Period	means a period from the Signature Date by the PURCHASER or such longer period as may be agreed to between the parties in writing
СРА	means the Consumer Protection Act, Number 68 of 2008, as amended or replaced from time to time
Conveyancer	means the attorney or Conveyancer appointed by the SELLER and/or AuctionInc to effect transfer of title of the Property into the name of the PURCHASER
Days	means business days which exclude weekends and public holiday
Deposit	means the deposit paid to AuctionInc as mentioned in clause 32 hereof
FICA	means the Financial Intelligence Centre Act Number 38 of 2001, as amended from time to time
Occupational Interest	means the occupational interest referred to in and contemplated by Clause 12 hereof
Offer	means any offer made to AuctionInc by any person for the purchase of the Property
Ordinary Alert Consumer	means an ordinary alert consumer as contemplated in Section 18 (3) of the CPA
Owner	means the registered owner of the Property, as reflected in the Title Deeds or the rightful holder
	of the Property, and being the SELLER or herein duly represented by the SELLER
Parties	means the SELLER and the PURCHASER
Property	means the subject Property as described herein
Purchaser's Offer	means the PURCHASER's offer to purchase the Property and being an amount that is more than,
	equal to or less than the Mandate Price, and which offer may be acceptable to the SELLER
Purchase Price	means the purchase price in respect of the Property as more fully set out heretofore
SARS	means the South African Revenue Services
Signature Date	means the date of signature of this Agreement by the PURCHASER
Title Deed	means the existing Title Deed or Deed of Transfer (registered in the Deeds Registry having
	jurisdiction) of the Property
Agreement	means this Agreement recorded in this document between the Parties together with any
)/AT	appendix hereto
VAT	means the Value Added Tax in terms of and under the Value Added Tax Act, Number 89 of 1991,
	as amended from time to time

2. INTRODUCTION

- 2.1 The seller has mandated and appointed AuctionInc. to sell the Property by public auction or private treaty agreement.
- 2.2 The seller sells the Property to the purchaser, who hereby purchases the Property from the Seller on the Terms and Conditions set out herein.
- 3. KNOWLEDGE OF TERMS AND CONDITIONS

The seller and the purchaser acknowledge and confirm that:

- 3.1 All parties are aware prior to the Signature Date of the terms and conditions of this Agreement; and all parties understand the terms and conditions as laid out as per this Agreement.
- 3.2 The purchaser shall sign these Terms and Conditions incorporating the sales agreement immediately after the auction.

4. SALE OF PROPERTY and AUCTION PROCEDURE

- 4.1 The property will be sold by the fall of the hammer and bids will be taken in South African Rands.
- 4.2 The conduct of the auction is subject to the control of the Auctioneer, who has the sole right to regulate the bidding procedure.
- 4.3 The Property shall be provisionally sold to the highest bidder subject to a tree business day confirmatory period and terms hereof by the seller.
- 4.4 In the event of a dispute between bidders, the decision of the Auctioneer will be final and binding. In the event of a dispute between any bidder and the Auctioneer, the Property may immediately be re-auctioned, at the sole discretion of the Auctioneer.
- 4.5 In the event of any error being made by the Auctioneer, such error shall not be binding on the seller or the Auctioneer.

- 4.6 The Property is sold with reserve. If no bid equals or exceeds the reserve price ("the Minimum Nett Selling Price"), the Property may be withdrawn from the auction; however, the seller shall be entitled to instruct the Auctioneer to accept any lower bid should he so decide.
- 4.7 Only the Auctioneer or his agent acting as a proxy shall be entitled to bid up to the Minimum Nett Selling Price on behalf of the seller, but shall not be entitled to make a bid equal to or exceeding the reserve.
- 4.8 The Property is sold as described in the Title Deed and subject to all servitudes, conditions, caveats, encumbrances and the like as described or referred to in the Title Deed.
- 4.9 The purchaser confirms that he has inspected the Property, is satisfied with the Property in its entirety and has no objection nor demur regarding the Property and/or its constituent parts; and/or
- 4.10 The purchaser confirms and acknowledges that he purchases the Property as an Ordinary Alert Consumer.
- 4.11 Whilst reasonable precautions have been taken in compiling the information contained in this document, neither the seller nor AuctionInc. shall be liable for any loss, damage or expense whatsoever or however caused, arising from reliance on any information provided, nor do they guarantee the completeness or accuracy thereof, the duty at all times resting on the purchaser to conduct its own due diligence inspection relating to the property.

5. ACCEPTANCE AND CONFIRMATION

- 5.1 The purchaser's Offer shall remain open for acceptance by the seller or AuctionInc. until 18H00 (6pm) on the expiry of the three business day confirmation period, during which period the offer cannot be withdrawn by the purchaser; and if accepted by the seller, shall constitute the Agreement of Sale.
- 5.2 Should the sale of the Property be subject to the seller obtaining the consent of any statutory authority or a court of law, then the sale that eventuates or results from the acceptance by the seller of the purchaser's Offer shall be subject to the seller obtaining such consent within sixty days of acceptance by the seller.
- 5.3 Should the seller reject the purchaser's Offer, AuctionInc will refund any deposit paid by the purchaser exclusive of interest.

6. PURCHASE PRICE

- 6.1 The Purchase Price is the amount referred to on page two and excludes VAT if applicable.
- 6.2 On the Signature Date of this agreement, a deposit of 15% (fifteen percent) will be lodged as referred to in clause 34 of this agreement and is payable by the purchaser to AuctionInc's trust account.
- 6.3 The Parties agree that on acceptance by the seller, the deposit; less bidder's premium, less marketing costs shall be released to the conveyancer after which the conveyancer will attest to the registration of transfer of the property.
- 6.4 The balance of the purchase price, excluding VAT, shall be paid to the conveyancer and AuctionInc. by the purchaser by the way of electronic funds transfer (EFT) or secured by a written guarantee from a registered bank of financial institution. Payment must be provided to the conveyancer within twenty-one business days of the signature date, free of exchange.
- 6.5 The purchaser agrees that the deposit together with any moneys received from the purchaser and held by the Conveyancer will be invested in an interest bearing account for the benefit of the purchaser until date of transfer.
- 6.6 All payments made by the purchaser shall be appropriately used firstly towards bidder's premium and any outstanding marketing costs in respect of the bidder's premium.

7. BIDDER'S PREMIUM

- 7.1 The fee due to AuctionInc. shall be paid by way of the bidder's premium equal to 10% plus VAT thereon and shall be payable by the purchaser on acceptance of the offer. This is in addition to the purchase price.
- 7.2 AuctionInc. shall retain the bidder's premium for its own account, which shall be deemed to have been earned on confirmation of the sale by the seller.
- 7.3 The purchaser warrants that the purchaser was introduced to the Property by AuctionInc. exclusively
- 7.4 The seller and the purchaser acknowledge that AuctionInc. is the sole effective cause of the sale of the Property to the purchaser.

8. TRANSFER AND COSTS THEREOF

- 8.1 The Conveyancer shall attend to the registration of the transfer of the Property into the purchaser's name and in this regard:
- 8.1.1 The purchaser shall be liable for and shall pay on request and without delay to the Conveyancer all and any costs of transfer (including but not limited to, transfer duty or VAT, whichever is applicable);
- 8.1.2 The purchaser undertakes to sign all documents necessary to effect transfer of the Property immediately upon request of the Conveyancer;
- 8.1.3 Transfer of the Property into the purchaser's name shall be done as soon as reasonably possible after payment by the purchaser of all amounts payable by the purchaser in terms of this Agreement;

- 8.1.4 The seller shall, after registration of transfer of the Property, furnish notice to the Local Authority and or Eskom terminating any consumer agreements in respect of the supply of water, electricity or other services to the Property. The seller shall under no circumstances be liable for any loss or damage whatsoever arising as a result of the seller terminating any consumer supply agreements after the registration of transfer; and
- 8.1.5 The purchaser shall forthwith after date of transfer; substitute himself with respect to the deposits and/or guarantees in respect of the Property paid to the local Authority and/or Eskom by the seller, if any. The purchaser shall notify the seller that such substitution has been effected and the seller shall be responsible for obtaining the return of any guarantees or refunds of any deposits from the local authority and/or Eskom

9. VALUE ADDED TAX (IF APPLICABLE)

- 9.1 The Parties record that the sale of the property by the seller to the purchaser is effective on the following basis:-
- 9.1.1 The Property and the enterprise are being disposed of as an indivisible transaction;
- 9.1.2 The enterprise is sold and purchased as a going concern;
- 9.1.3 At the Signature Date, the enterprise is sold and purchased as an income earning activity which is being conducted and will be conducted as income activity as at transfer of the property into the name of the purchaser;
- 9.1.4 The enterprise which is sold by the seller and purchased by the purchaser is necessary for the carrying on of the business. The enterprise constitutes all of the necessary assets for the carrying on of the business; and
- 9.15 The leasing activity is an enterprise capable of separate operation;
- 9.2 Accordingly, this transaction is in compliance with Section 11 (1) (e) of the Value Added Act, and consequently the seller and the purchaser have agreed that the Purchase Price in respect of the transaction is inclusive of value added tax at zero percent.
- 9.3 Should SARS levy any Value Added Tax on the Purchase Price or in respect of any other amount/s payable in terms of this agreement at the standard rate, or any other rate, then such Value Added Tax, together with any interest or charges such charges and interest thereon shall be borne by the purchaser alone.
- 9.4 The purchaser shall furnish to the SARS the amount of such Value Added Tax levied, or to be levied within three days of request by the seller, which request shall not be made prior to a request being made on the seller here for by the SARS. Such sum shall be over and above the Purchase Price and any other sums payable by the purchaser to the seller, or otherwise, in accordance with the terms and conditions of this Agreement.
- 9.5 The seller warrants that it is a value added tax vendor for the purposes of this transaction
- 9.6 The purchaser warrants that it will be a VAT vendor for value added tax purposes as at the date of transfer

10. POSSESSION, RISK AND DELIVERY

Subject to the provisions of this Agreement, possession of the Property, subject to any leases, shall be given to the purchaser upon registration of transfer, from which date all risk and benefits of ownership in respect of the Property shall pass to the purchaser; including the Rights to any rentals accruing and the liability for any rates and taxes and other imposts levied thereon.

11. OCCUPATION (VACANT/TENANT *delete which is not applicable)

Occupation will be given to the purchaser on the date stipulated heretofore in this Sales Agreement

12. OCCUPATIONAL INTEREST

- 12.1 Should the purchaser take occupation of the Property prior to registration of transfer of the Property into the purchaser's name, the purchaser shall pay Occupational Interest for the period that he is in occupation, commencing and becoming payable (in respect of any pro rata portion of a month) on the date of occupation and for every calendar month thereafter, payable monthly in advance on the first (1st) day of each calendar month. A pro rata portion of Occupational Interest shall be payable for any portion of any month that the purchaser is in occupation of the Property.
- 12.2 Occupational Interest shall be one percent per month of the Purchase Price from date of occupation of the Property by or on behalf of the purchaser to date of registration of transfer of the Property into the purchaser's name without deduction or set-off, or such other amount payable on terms and conditions as may be agreed to between the Parties.

13. REPAIRS AND IMPROVEMENTS

- 13.1 Prior to registration of transfer of the Property into the purchaser's name, the purchaser shall not be entitled to effect any alterations or incur any unnecessary expenses to the Property without the prior written consent of the seller. The seller shall not be obliged to compensate the purchaser for any unauthorized alteration effected or any unnecessary expenses occurred in respect of the Property.
- 13.2 In the event of this Agreement being cancelled for whatsoever reason, the purchaser shall be obliged to remove all and any additions and/or alterations at its own cost in order to return the Property to the seller as near as possible to the condition it was in at the date of the transfer of the Property or the date upon which the purchaser took occupation (whichever is the sooner).

14. RATES AND TAXES

- 14.1 The seller shall be responsible for all charges and costs relating to the Property including rates and taxes for the period up to the date of registration of transfer into the name of the purchaser.
- 14.2 For the purposes of effecting transfer of the Property to the purchaser and in order to obtain the requisite clearance certificates in respect of the Property, the purchaser acknowledges and agrees that he shall be liable for and make payment on demand to the Conveyancer of all amounts that the Conveyancer may in the Conveyance's sole discretion determine to be the purchaser's pro-rata liability for the rates and taxes in respect of the Property as well as for any other charges levied against the Property

15. INSURANCE (seller to ensure that insurance is in place)

The seller shall maintain, in the seller's name, any existing policy of ire and storm damage insurance cover, which insurance shall be maintained until registration of transfer.

16. EXISTING TENANCIES (IF ANY)

- 16.1 The Property is sold subject to all existing tenancies and leases thereon or thereto (if any), and the purchaser warrants that he has acquainted himself with all such leases (whether oral or in writing), is satisfied therewith and shall be bound by the terms and conditions thereof:
- 16.1.1 Until date of registration of transfer, the seller shall be entitled to any and all income, rental or otherwise, earned in respect of the Property and shall be entitled to recover any and all such amounts owing;
- 16.1.2 The seller shall be obliged to notify existing tenant/s of the Property as soon as possible after confirmation of the sale;
- 16.1.3 Should any person be in occupation of the Property, which occupation is not subject to a valid lease, the purchaser shall, on transfer of the Property into his name, at his own expense, arrange for the eviction of such person;
- 16.1.4 The seller agrees to transfer to the purchaser, within five days after registration of transfer of the Property into the purchaser's name, all tenants' deposit payments in the seller's possession.

17. FIXTURES AND FITTINGS

The Property is sold inclusive of all existing fixtures and fittings in/on the Property of a permanent nature. No movables are included in the sale unless specifically stipulated by the seller or the Auctioneer.

18. BREACH

Should either party commit a breach of this agreement and fail to remedy such breach within twenty-four hours of receiving written notice requiring, remedying such breach, then:

- 18.1 If the aggrieved party is the seller, then:-
- 18.1.1 The seller shall be entitled without prejudice to any other rights, which he may have in law, either to:
- 18.1.1.1 To cancel this agreement upon written notice and to claim damages suffered by him as a result of the purchaser's breach and forfeiture of all amounts paid by the purchaser on account of the purchase price and costs together with all interest accruing thereon as a penalty or pre-liquidated damages suffered by the seller as a result of the purchaser's breach and/or
- 18.1.1.2 To immediately evict the purchaser from the Premises and Property (and all persons in occupation thereof through the purchaser); or
- 18.1.1.3 Immediately claim payment of the full Purchase Price and implementation of this Agreement (specific performance of this Agreement)
- 18.2 If the aggrieved party is the purchaser, then:-
- 18.2.1 The purchaser, he shall be entitled, without prejudice to any other rights, which he may have in law, either to:
- 18.2.1.1 Cancel this agreement upon written notice and to claim the deposit and interest and any damages suffered by him as a result of the seller's breach; or
- 18.2.1.2 Require the seller to forfil his obligations and to claim all such damages suffered by him as a result of the seller's breach
- 18.3 In the event of this agreement being cancelled as a result of a breach of its terms by either the purchaser or the seller, the party in breach shall be liable for and undertakes to pay on demand to AuctionInc all amounts payable to AuctionInc. in terms of this Agreement.

19. MUTUAL CANCELLATION

In the event of the cancellation of this sale by mutual agreement between the seller and purchaser, the seller and purchaser shall immediately become jointly and severally liable for and shall pay to AuctionInc on demand, all commissions and expenses which would have been earned by AuctionInc in terms of this Agreement and the seller and purchaser agree that all such amounts shall constitute a first charge against the deposit, if any, paid by the purchaser and shall be paid wholly or in part therefrom

20. INTEREST

In the event of the purchaser not paying any amount payable by him in terms of this Agreement on due date, then the purchaser shall be liable to pay interest on all such outstanding amount(s) at the rate of 3% above the prime rate charged from time to time by Standard Bank of South Africa Limited, from due date to date of final payment of the outstanding amount (both days inclusive), such interest to be capitalised daily and compounded monthly.

21. LEGAL COSTS

The defaulting parties shall be liable for all of the legal costs incurred by the aggrieved party and/or AuctionInc. in enforcing any of the terms and conditions of this Agreement, on an attorney and own client scale, including collection charges.

22. COMPLIANCE CERTIFICATES

22.1 Beetle Certificate

The seller shall arrange, at his cost, for the accessible portions of the property to be inspected by a contractor that is a member of the South African Pest Control Association for infestation by notifiable beetle and for the replacement of any infested timber with properly treated timber. Thereafter the seller shall have no further responsibility in this regard. The seller shall provide a Clearance certificate issued by the contractor to the Conveyancer, which certificate may not predate the date of signature of this agreement

22.2 Certificate of Electrical Compliance

The seller shall at his cost provide an Electrical Compliance certificate as required by the Electrical Installation Regulations, 2003 (issued in terms of the Occupational Health and Safety Act, 1993) to the Conveyancer before registration of transfer. Should the electrician indicate that remedial or rectification electrical work be carried out as precondition of the issue of a Compliance certificate, this shall be for the costs of the seller. The certificate shall not predate the date of transfer by more than two years

22.3 Gas Installation

If there is a gas installation on the property, the seller shall, at its own cost, deliver a certificate of Conformity to the purchaser before the date of transfer. An authorised person as denied in the Pressure Equipment Regulations 2009 (issued in terms of the Occupational Health and Safety Act, 1993) shall issue the certificate. The seller undertakes not to alter, install or remove the gas installation after the certificate was issued. In so far as the authorised person requires corrective work to be carried out as a precondition to the issue of such certificate, the seller will ensure that such work is carried out and it will be for the seller's cost and expense.

22.4 Electric Fence Certificate

The seller shall, at his cost, deliver to the purchaser an Electric Fence System certificate of Compliance, as required in terms of the Electrical Machinery Regulations of 2011 (issued under the Occupational Health and Safety Act) in respect of the electric fence system on the property, if any If the seller is in possession of a valid electric fence certificate of compliance at the time of entering into this agreement, it is sufficient that he transfers the current certificate to the purchaser, provided no alterations or amendments were made to the electric fence installation after the date of issue of the current certificate. If the seller is not in possession of such certificate, or if he is in possession of such a certificate but amendments or alterations were effected to the electric fence installation after the current electric fence certificate was issued, the seller hereby instructs the Agent to arrange this inspection and obtain the certificate on his behalf.

23. MAGISTRATE'S COURT JURISDICTION

The parties hereto consent to the jurisdiction of the Magistrate's Court in terms of section 45 read with section 28 of the Magistrates' Court Act Number 32 of 1944, as amended from time to time. Notwithstanding the foregoing, this shall not preclude any Party from approaching the High Court of South Africa for any relief.

24. WARRANTIES AND SPECIAL CONDITIONS

- 24.1 The property is sold as represented by the Title Deeds and diagram and the seller and/or AuctionInc is not liable for any deficiency that may be found to exist. The property is sold as it stands (voetstoots) and without warranty or representation and also subject to all servitudes and conditions specified in the Deed of Transfer
- 24.2 The seller and/or AuctionInc. shall not be obliged to point out any boundaries, beacons or pegs or supply plans in respect of the property hereby sold
- 24.3 The seller warrants and confirms that:
- 24.3.1 They are duly authorized to sign and accept this Agreement; and
- 24.3.2 Where AuctionInc. signs this Agreement for and on behalf of the seller, AuctionInc is duly authorized to sign and accept this Agreement on the seller's behalf.
- 24.4 The parties confirm:
- 24.4.1 All of the necessary acts required to be taken by the Parties (whether by their constitutional documents, memorandum of incorporation and/or in terms of law) have been duly and properly taken;

24.4.2 There is nothing whatsoever that would prevent or prevents or would obstruct or obstructs or would preclude or precludes the Parties from executing this Agreement;

25. TAX / TRANSFER DUTY RECEIPTS/EXEMPTION (SARS)

- 25.1 A transfer duty receipt/exemption certificate shall be issued by SARS for either the payment of transfer duty or, if applicable, an undertaking to pay VAT, by the seller.
- 25.2 The parties hereby warrant that their tax issues are all in order. Should either Party breach this warranty, and should any such tax issues not be resolved within ten days from receipt of notification from SARS, the innocent party will be entitled (without prejudice to any or all of the rights of the innocent party) to cancel the Agreement and claim whatever remedies are available to it in terms of this Agreement or in terms of law.
- 25.3 In the event that this Agreement is cancelled or lapses due to a breach of this Clause, then the defaulting party shall become liable for the immediate payment to AuctionInc. of the commission payable to and all amounts due to AuctionInc. in terms of this Agreement.

26. DOMICILIUM CITANDI ET EXECUTANDI

- 26.1 The parties choose as their respective domicilium citandi et executandi ("domicilium"), being the address/es for service, delivery, sending and/or transmission of all notices, process, communication and/or documents (including, without limitation, legal documents) for all purposes under this Agreement, the physical addresses, fax numbers and email addresses reflected in the Schedule.
- 26.2 Any party may by notice to the other Party change its domicilium address to another address in South Africa (which is not a post box or where a post office holds mail for the recipient until collected by the recipient (post restante) provided that the change shall be effective on the seventh (7th) day after receipt of this notice of change of address.
- 26.3 Delivery to a party at such Party's domicilium address shall be deemed to have been received on the day of delivery; if such day is not a Day, then on the next Day immediately following the date of delivery
- 26.4 Delivery to a Party at such Party's fax number or email address shall be deemed to have been received on the date of transmission, provided that such day is a Business Day, failing which it shall be deemed to have been received on the next Business Day

27. WHOLE AGREEMENT

This agreement constitutes the whole of the agreement between the Parties relating to the subject matter hereof and no amendment, alteration, addition, variation or consensual cancellation of or in relation to this Agreement shall be of any force or effect unless reduced to writing and signed by the Parties or their duly authorized representatives

28. WAIVER

No waiver of any of the terms and conditions of this Agreement will be binding or effectual for any purpose unless expressed in writing and signed by the Party hereto giving the same, and any such waiver will be effective only in the specific instance and for the purpose given. No failure or delay on the part of any Party hereto in exercising any right, power or privilege hereunder will operate as a waiver thereof, nor will any single or partial exercise of any right, power or privilege preclude any other or further exercise thereof or the exercise of any other right, power or privilege

29. JOINT AND SEVERAL LIABILITY AND SURETYSHIP

- 29.1 If this Agreement is concluded with more than one purchaser, the liability of all such purchasers to the seller and to AuctionInc. shall be joint and several and as co-principal debtors
- 29.2 Should the signatory as offer or have signed this agreement as a Trustee or for a Company to be formed, then such Company shall be formed and registered within twenty one days from date of Signature Date and shall thereafter ratify and adopt the provisions of this agreement made for its benefit within fifteen days of the date of its formation
- 29.3 Should such Company not be formed within 24 hours of acceptance or having been formed not ratify and adopt the provisions of this agreement made for its benefit timeously, the signatory shall be deemed to be the purchaser for all purposes hereunder and shall have all the rights of and be subject to all the obligations of the purchaser as though the formation of a Company or was not even contemplated
- 29.4 In the event of the formation of the Company being formed timeously and in the event of the timeous ratification and adoption of this agreement, and in the event of a Trust, the signatory hereto, as offer or, shall nevertheless be deemed to have signed this agreement as surety in solidus for and as co-principal debtor with such Company or Trust under renunciation of the benefits of exclusion and division

30. ASSIGNMENT

30.1 Save as herein expressly otherwise provided, neither this Agreement nor any part, share or interest therein, nor any rights or obligations hereunder may be ceded, assigned or otherwise transferred by a Party without the prior written consent of the other Party

- 30.2 Notwithstanding the provisions of this Agreement, this Agreement shall be binding on the successors-in-title of the Parties as well as AuctionInc.
- 30.3 This serves to confirm that both the offeror and offeree acknowledge that AuctionInc is the effect and cause of the introduction to this property
- 30.4 AuctionInc may erect sold signage for a period of three month at no cost.
- 31. SPECIAL CONDITIONS

32. PAYMENT OF BIDDERS PREMIUM Deposit Breakdown

Bidders Premium	R
10 % of purchase price	
VAT on Bidders Premium	R
15 % of Bidders Premium	

33.	DEPOSIT ON PROPERTY	
	Residual Deposit	R
	3.5 % payable to the Conveyances Trust account on acceptance of the purchase	

34. TOTAL DEPOSIT PAYABLE Total payable R 15% of purchase price which is payable on signature of this document R 35. TRANSFERRING ATTORNEY

Transferring Attorneys

Contact Name

Telephone No

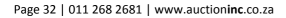
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36. SELLER | S INFORMATION

	FIRST SELLER			SECOND SELLER	
COMPANY NAME					
COMPANY REG NO					
COMPANY VAT NO					
FIRST NAME					
SURNAME					
ID NO					
ΤΑΧ ΝΟ					
DOMICILIUM ADDRESS					
TEL NO					
CELL NO					
FAX NO					
E-MAIL					
(Jointly and severally referred	to as "the SELLER")			<u>I</u>	
Marital Status (Cross correct o	option)				
Accrual Widow Single	Divorced In Comn	nunity of Pro	operty Out of Cor	nmunity of Property Married	outside the R.S.A.
At	on the	day of			201
Signed on behalf of SELLER			Signed on Behalf	of AuctionInc.	
Witnesses			Witnesses		
Witnesses			Witnesses		

Signature of this document confirms that the SELLER |S accepts all Terms and Conditions as laid out in this agreement.



37. PURCHASER | S INFORMATION

COMPANY NAME		ER		SECOND PURCHASER	
COMPANY REG NO					
VAT REGISTRATION NO					
FIRST NAME					
SURNAME					
ID NO					
TAX NO					
DOMICILIUM ADDRESS					
TEL NO					
CELL NO					
FAX NO					
E-MAIL					
				L	
Jointly and severally referre	d to as "the PURCH	ASER")			
Jointly and severally referre		ASER")			
Marital Status (Cross correct	t option)		operty Out of Cor	nmunity of Property Married c	outside the R.S.A.
Aarital Status (Cross correct Accrual Widow Single	t option) e Divorced In Com	munity of Pr		nmunity of Property Married c	outside the R.S.A.
Aarital Status (Cross correct Accrual Widow Single	t option) e Divorced In Com on the	munity of Pr			
Marital Status (Cross correct Accrual Widow Single	t option) e Divorced In Com on the	munity of Pr			

