
PROVINCIAL NOTICES—PROVINSIALE KENNISGEWINGS—IZAZISO ZESIFUNDAZWE

No. 123

9 November 2012

**KWAZULU-NATAL CLINIC- AND COMMUNITY HEALTH CENTRE COMMITTEES
REGULATIONS, 2012**

I hereby make the Regulations contained in the Schedule hereto, under section 74(1)(b) of the KwaZulu-Natal Health Act, 2009 (Act No.1 of 2009), in order to regulate Clinic- and Community Health Centre Committees.

Given under my Hand at Pietermaritzburg this 4th day of **July**, Two Thousand and Twelve.

DR SM DHLOMO

Member of the Executive Council of the Province of KwaZulu-Natal
responsible for Health

SCHEDULE

Definitions

1. In these Regulations, "the Act" means the KwaZulu-Natal Health Act, 2009 (Act No. 1 of 2009) and any word or expression to which a meaning is assigned in the Act bears the meaning so assigned to it and, unless the context indicates otherwise –

"**Chairperson**" means the Chairperson of the Committee; and

"**Committee**" means a Clinic- or Community Health Centre Committee established by notice published in accordance with section 42 of the Act.

Committee to advise Department

2.(1) In performing the functions as contemplated in section 43 of the Act, a Committee must advise the Department on –

- (a) services to be provided in order to reduce the gap between the needs of the community and provision of services at the clinic or in the community;
- (b) specific and achievable primary health care objectives using district, national and provincial goals as a framework;
- (c) outreach services for the community surrounding the clinic area;
- (d) focused community-based activities where health workers are familiar with the community and population profile regarding health problems and needs of the community; and
- (e) any other matter related to the objects and other provisions of the Act.

(2) Further to the obligations contemplated in subregulation (1), a Committee must –

- (a) strengthen the relationship between the clinic- or community health centre stakeholders within its area;
- (b) contribute annually to the operational planning for the clinic;
- (c) acquaint itself with the operation of the clinic or community health centre;
- (d) make representation for equitable access to services of the clinic or community health centre for the community within its area;
- (e) conduct inspections at the clinic or community health centre;

- (f) act as a liaison between the community and the clinic or community health centre and receive feedback from the community in respect of services rendered by the clinic or community health centre;
- (g) monitor the planning and implementation of community-based activities;
- (h) promote infection control practices and monitor the adherence thereto; and
- (i) monitor that patients are efficiently referred to the next level of care when their needs fall beyond the scope of clinic staff competence.

Appointment of Members of Committee

3. Before appointing any person as a Member of a Committee, the responsible Member of the Executive Council must –

- (a) by notice in any widely circulated means of communication within the area of the relevant clinic or community health centre, call for nominations for membership on the relevant Committee and state the criteria for such nominations;
- (b) specify a period within which nominations must be submitted;
- (c) consider all nominations; and
- (d) make an appointment within 60 days after the nominations have been received and considered.

Termination of Membership of Committee

4. A member ceases to be a Member of a Committee on any of the following grounds –

- (a) inability to perform the functions of the Committee;
- (b) misconduct;
- (c) written resignation;
- (d) he or she becomes a mental health care user as defined in section 1 of the Mental Health Care Act, 2002 (Act No. 17 of 2002);
- (e) he or she is convicted of a criminal offence involving fraud, misrepresentation or any other breach of trust;
- (f) he or she is convicted of an offence in respect of which he or she is sentenced to imprisonment without the option of a fine;
- (g) the responsible Member of the Executive Council, in the interest of the public and for just cause, and after consultation with the member, terminates his or her membership of the Committee; or
- (h) death of a member.

Vacancy on Committee

5. Every vacancy on a Committee arising from circumstances referred to in regulation 4 must be filled by the responsible Member of the Executive Council and every member so appointed must hold office for the unexpired portion of the period for which the vacating member was appointed.

Duties of Chairperson

6. The Chairperson –

- (a) may convene an ordinary meeting as often as necessary, but at least three times a year, as contemplated in section 46 of the Act.
- (b) may call a special meeting of the Committee at any time;
- (c) must ensure that the Committee performs its functions and fulfils its objectives in terms of the Act; and
- (d) must determine the date, place and time of any meeting of the Committee.

Meetings of Committee

7.(1) The Committee must, at its first meeting, elect a Chairperson and a Deputy Chairperson.

(2) The Chairperson may convene a special meeting of the Committee at any time –

- (a) upon written request by the Chairperson; or
- (b) within ten calendar days of receipt of a written request signed by at least a third of the members of the Committee.

(3) A written request, as contemplated in subregulation (2), must state clearly the purpose for which the meeting is convened.

Quorum, procedure at meetings and decision-making

8.(1) A quorum of any meeting of a Committee is one half of the total number of members plus one.

(2) The Committee must determine the procedure to be followed at its meetings.

(3) At all meetings of the Committee the Chairperson or, in his or her absence, the Deputy Chairperson, must preside.

(4) The decision of the majority of the Members of the Committee present at any meeting thereof constitutes a decision of the Committee and, in the event of an equality of votes, the person presiding at the meeting in question has a casting vote in addition to his or her deliberative vote.

(5) A decision taken by the Committee or an act performed under the authority of the Committee is not invalid merely by reason of an interim vacancy in the Committee.

(6) The Committee may co-opt any person to attend and participate in its deliberations on any matter, but such person may not vote on any matter.

(7)(a) A Member of the Committee, who has any interest, whether direct or indirect, in any matter being considered or to be considered by the Committee, must disclose the nature of their interest to the Committee.

(b) The disclosure contemplated in paragraph (a) must be recorded in the minutes of the meeting.

(c) The member contemplated in paragraph (a) must be recused by the Chairperson and may not be present during, or participate in, any deliberation or decision of the Committee relating to that matter.

(8) The Chairperson must keep an attendance register in which he or she must enter the names of all the members attending each meeting, as well as the names of members absent with or without leave.

(9) The clinic or community health centre must provide secretarial services to the Committee.

Short title

9. These regulations are called the KwaZulu-Natal Clinic- and Community Health Centre Committees Regulations, 2012.

No. 123

9 November 2012

KWAZULU-NATAL DEPARTEMENT VAN GESONDHEID

**KWAZULU-NATAL REGULASIES OP KLINIEK- EN
GEMEENSKAPGESONDHEIDSENTRUMKOMITEES, 2012**

Hiermee maak ek die regulasies soos vervat in die meegaande Bylae, kragtens artikel 74(1)(b) van die KwaZulu-Natal Wet op Gesondheid, 2009 (Wet No. 1 van 2009), ten einde Kliniek- en Gemeenskapsgesondheidsentrumkomitees te reguleer.

Gegee onder my Hand te Pietermaritzburg hierdie 4th dag van **July**, Twee-duisend-en-twaalf.

DR SM DHLOMO

Lid van die Uitvoerende Raad van die Provinsie van KwaZulu
verantwoordelik vir Gesondheid

BYLAE**Omskrywings**

1. In hierdie Regulasies beteken "die Wet" die KwaZulu-Natal Wet op Gesondheid, 2009 (Wet No. 1 van 2009) en enige woord of uitdrukking waaraan 'n betekenis in die Wet geheg is, dra die betekenis aldus daaraan geheg en, tensy uit die samehang anders blyk, beteken –

“**Komitee**” ’n Kliniek- of Gemeenskapgesondheidsentrumkomitee ingestel deur kennisgewing gepubliseer in ooreenstemming met artikel 42 van die Wet; en

“**Voorsitter**” die Voorsitter van die Komitee.

Komitee om Departement te adviseer

2.(1) In die verrigting van funksies soos bedoel in artikel 43 van die Wet, moet ’n Komitee die Departement adviseer op –

- (a) dienste wat verskaf sal word ten einde die gaping tussen die behoeftes van die gemeenskap en diensverskaffing by die kliniek of gemeenskap te verminder;
- (b) spesifieke en bereikbare primêre gesondheidsoogmerke deur gebruik te maak van distriks-, nasionale en provinsiale doelwitte as raamwerk;
- (c) uitreikdienste vir die kliniek se omliggende gemeenskap;
- (d) gefokusde gemeenskapsgebaseerde aktiwiteite waar gesondheidswerkers vertrouwd is met die gemeenskap en die bevolkingsprofiel betreffende gesondheidsprobleme en behoeftes van die gemeenskap; en
- (e) enige ander aangeleentheid betreffende die doelwitte en ander bepalings van die Wet.

(2) Bykomend tot die pligte bedoel in subregulasie (1), moet ’n Komitee –

- (a) die verhouding tussen die kliniek- en gemeenskapgesondheidsentrum-belanghebbendes binne sy gebied versterk;
- (b) jaarliks bydra tot die bedryfsbeplanning vir die kliniek;
- (c) homself op hoogte hou van die bedryf van die kliniek of gemeenskapgesondheidsentrum;
- (d) voorleggings maak vir billike toegang tot die dienste van die kliniek of gemeenskapgesondheidsentrum vir die kliniek se omliggende gemeenskap;

- (e) inspeksies by die kliniek of gemeenskapgesondheidsentrum uitvoer;
- (f) optree as 'n skakel tussen die gemeenskap en die kliniek of gemeenskapgesondheidsentrum en terugvoer ontvang vanuit die gemeenskap ten opsigte van dienste gelewer deur die kliniek of gemeenskapgesondheidsentrum;
- (g) die beplanning en implementering van gemeenskapsgebaseerde aktiwiteite monitor;
- (h) infeksiebeheerpraktyke bevorder en die nakoming daarvan monitor; en
- (i) monitor dat pasiënte doeltreffend na die volgende vlak van versorging verwys word wanneer hul behoeftes buite die omvang van die kliniekpersoneel se bevoegdheid val.

Aanstelling van Lede van Komitee

3. Voor aanstelling van enige persoon as Lid van die Komitee, moet die verantwoordelike Lid van die Uitvoerende Raad –

- (a) deur kennisgewing in enige wydverspreide kommunikasiemedium binne die gebied van die betrokke kliniek of gemeenskapgesondheidsentrum benoemings om lidmaatskap van die betrokke Komitee versoek en die kriteria vir sodanige benoemings meld;
- (b) 'n tydperk spesifiseer waartydens benoemings ingedien moet word;
- (c) alle benoemings oorweeg; en
- (d) 'n aanstelling maak binne 60 dae nadat die benoemings ontvang en oorweeg is.

Beëindiging van lidmaatskap van Komitee

4. 'n Lid se lidmaatskap van die Komitee word beëindig op enige van die volgende gronde –

- (a) onvermoë om die funksies van die Komitee uit te voer;
- (b) wangedrag;
- (c) skriftelike bedanking;
- (d) hy of sy word 'n geestesgesondheidsorg-gebruiker, soos omskryf in artikel 1 van die Wet op Geestesgesondheid, 2002 (Wet No. 17 van 2002);
- (e) hy of sy is skuldig bevind aan 'n kriminele oortreding wat bedrog, wanvoorstelling of enige ander skending van vertroue insluit;
- (f) hy of sy is skuldig bevind aan 'n misdryf ten opsigte waarvan hy of sy tot gevangenisstraf gevonnis is sonder die opsie van 'n boete;

- (g) die verantwoordelike Lid van die Uitvoerende Raad, in openbare belang en vir regverdige beweegredes, en na oorlegpleging met die lid, sy of haar lidmaatskap van die Komitee beëindig; of
- (h) die dood van 'n lid.

Vakature op Komitee

5. Elke vakature op 'n Komitee wat voortspruit uit die omstandighede verwys na in regulasie 4 moet gevul word deur die verantwoordelike Lid van die Uitvoerende Raad en elke lid aldus aangestel beklee die amp vir die onverstreke gedeelte van die tydperk waarvoor die uittredende lid aangestel is.

Pligte van Voorsitter

6. Die Voorsitter –

- (a) mag 'n gewone vergadering so gereeld as nodig belê, maar ten minste drie keer per jaar, soos bedoel in artikel 46 van die Wet;
- (b) mag 'n spesiale vergadering van die Komitee te enige tyd beroep;
- (c) moet verseker dat die Komitee sy funksies verrig en sy doelwitte vervul ingevolge die Wet; en
- (d) moet die datum, plek en tyd van enige vergadering van die Komitee bepaal.

Vergaderings van Komitee

7.(1) Die Komitee moet, tydens sy eerste vergadering, 'n Voorsitter en 'n Ondervoorsitter verkies.

(2) Die Voorsitter mag 'n spesiale vergadering van die Komitee belê te enige tyd –

- (a) op skriftelike versoek van die Voorsitter; of
- (b) binne tien kalenderdae vanaf ontvangs van 'n skriftelike versoek onderteken deur minstens een derde van die lede van die Komitee.

(3) 'n Skriftelike versoek, soos bedoel in subregulasie (2), moet die doel waarvoor die vergadering belê word duidelik uiteensit.

Kworum, prosedure en besluitneming

8.(1) 'n Kworum van enige vergadering van die Komitee bestaan uit een helfte van die totale getal lede plus een.

(2) Die Komitee moet die prosedure wat by sy vergaderings gevolg word bepaal.

(3) By alle vergaderings van die Komitee moet die Voorsitter of, in sy of haar afwesigheid, die Ondervoorsitter voorsit.

(4) Die beslissing van die meerderheid van die Lede van die Komitee teenwoordig by enige vergadering van die Komitee vorm 'n besluit van die Komitee, en in die geval van 'n staking van stemme het die persoon wat by die betrokke vergadering voorsit, 'n beslissende stem bykomend tot sy of haar beraadslagende stem.

(5) 'n Besluit geneem deur die Komitee of 'n handeling uitgevoer onder die gesag van die Komitee is nie ongeldig bloot uit hoofde van 'n tussentydse vakature in die Komitee nie.

(6) Die Komitee mag enige persoon koöpteer om die beraadslagings oor enige saak by te woon en deel te neem daaraan, maar so 'n persoon mag nie stem vir enige aangeleentheid nie.

(7)(a) 'n Lid van die Komitee wat enige belang het, hetsy direk of indirek, by enige aangeleentheid wat oorweeg word of deur die Komitee oorweeg sal word, moet die aard van sy of haar belang aan die Komitee openbaar maak.

(b) Die openbaarmaking bedoel in paragraaf (a) moet genotuleer word.

(c) Die Lid bedoel in paragraaf (a) moet onttrek word deur die Voorsitter en mag nie teenwoordig wees tydens, of deelneem aan, enige beraadslaging of 'n besluit van die Komitee, met betrekking tot daardie aangeleentheid nie.

(8) Die Voorsitter moet 'n bywoningsregister byhou waarin hy of sy die name van alle lede teenwoordig by elke vergadering, asook die name van lede afwesig met of sonder verlof, aanteken.

(9) Die kliniek of gemeenskapgesondheidsentrum moet sekretariële dienste aan die Komitee verskaf.

Kort titel

9. Hierdie Regulasies word die KwaZulu-Natal Regulasies op Kliniek- en Gemeenskapgesondheidsentrumkomitees, 2012 genoem.

No. 123

9 kuLwezi 2012

UMNYANGO WEZEMPILO WAKWAZULU-NATALI

**IMITHETHONQUBO YAMAKOMIDI EMITHOLAMPILO NEZIKHUNGO ZEZEMPILO
ZOMPHAKATHI YAKWAZULU-NATALI, 2012**

Ngalokhu, ngisungula iMithethonqubo equkethwe oHlelweni olungezansi, ngokwesigaba 74(1)(b) soMthetho wezeMpilo waKwaZulu-Natali, 2009 (uMthetho No. 1 ka 2009), ukuze kulawulwe amakomidi emitholampilo nawezikhungo zezempilo zomphakathi.

Sikhishwe ngaphansi kwesandla sami eMgungundlovu ngalolu suku mhla zi 4th ku **July**, oNyakeni weziNkulungwane eziMbili neShumi naMbili.

DKT. SM DHLOMO

iLungu loMkhandlu oPhethe esiFundazweni saKwaZulu-Natali
elibhekele ezeMpilo

UHLELO

Izincazelo

1. Kule Mithethonqubo, "uMthetho" kushiwo uMthetho wezeMpilo waKwaZulu-Natali, 2009 (uMthetho No. 1 ka 2009), futhi noma iliphi igama noma isisho esincazelo yaso ikhona eMthethweni sinaleyo ncazelo esinikezwe yona, ngaphandle uma ingqikithi isho okwehlukile,

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"uSihlalo" kushiwo uSihlalo weKomidi; futhi

"iKomidi" kushiwo ikomidi lomtholampilo noma lesikhungo sezempilo somphakathi esisungulwe ngesaziso esishicilelwe ngokuhambisana nesigaba 42 soMthetho.

IKomidi liyokweluleka uMnyango

2.(1) Uma lenza imisebenzi ehlongozwe esigabeni 43 soMthetho, iKomidi kumele leluleke uMnyango mayelana –

- (a) nemisebenzi ezohlinzekwa ukuze kuncishiswe igebe phakathi kwezidingo zomphakathi kanye nemisebenzi ehlinzekwa emitholampilo noma emphakathini;
- (b) nezinjongo ezicacile futhi ezifizekayo zosizo lwezempilo kusetshenziswa uhlaka lwezinjongo lwesifunda, lukazwelonke nolwesifundazwe;
- (c) nokuvakashelwa kwemiphakathi eyakhele indawo enomtholampilo;
- (d) nemisebenzi egxile ekusizeni umphakathi lapho abasebenzi bezempilo benolwazi ngomphakathi kanye nezibalo zabantu mayelana nezinkinga zezempilo kanye nezidingo zomphakathi; kanye
- (e) nanoma iluphi udaba oluphathelele nezinhlalo nezinye izinhlinzeko zomthetho.

(2) Ngaphezu kwezibopho ezihlongozwe kwisigatshana somthethonqubo (1) iKomidi kumele

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- (a) lisimamise ubudlelwane phakathi kwalabo abambe iqhaza emtholampilo noma esikhungweni sezempilo somphakathi endaweni yalo;
- (b) lifake isandla ekuhlelweni kokusebenza komtholampilo minyaka yonke;
- (c) lizijwayeze indlela okusebenza ngayo umtholampilo noma isikhungo sezempilo somphakathi;
- (d) likhombise ukuthi bonke abantu bangathola usizo ngokulinganayo emtholampilo noma esikhungweni sezempilo somphakathi esisendaweni yalo;

- (e) lihlole umtholampilo nesikhungo sezempilo somphakathi;
- (f) lixhumanise umphakathi nomtholampilo noma nesikhungo sezempilo somphakathi futhi lithole imibono yomphakathi mayelana nezinga losizo oluhlinzekwa umtholampilo noma isikhungo sezempilo somphakathi;
- (g) liqaphe ukuhlelwa nokuqaliswa kwemisebenzi yokusiza umphakathi;
- (h) ligqugquzele amasu okulawula ukuthelelana ngezifo liphinde liqaphe ukulandelwa kwawo; futhi
- (i) libheke ukuthi iziguli zidluliselwa ezingeni elithe thuthu lokwelashwa uma usizo eziludingayo lungaphezu kwamandla abasebenzi basemtholampilo.

Ukuqokwa kwamalungu eKomidi

3. Ngaphambi kokuba kuqokwe noma imuphi umuntu ukuba abe yilungu leKomidi, iLungu loMkhandlu oPhethe kumele –

- (a) ngesaziso ephephandabeni elifundwa kakhulu kulowo mphakathi owakhele umtholampilo noma isikhungo sezempilo somphakathi, limeme ukuba kuphakanyiswe abantu abazokuba ngamalungu alelo Komidi futhi linqume indlela okuzokwenziwa ngayo iziphakamiso;
- (b) linqume isikhathi okumele kuthunyelwe ngaso iziphakamiso;
- (c) licubungule zonke iziphakamiso; futhi
- (d) liqoke abantu zingakedluli izinsuku ezingama-60 ngemuva kokuba kutholakele futhi kwacutshungulwa iziphakamiso.

Ukunqanyulwa kobulungu eKomidini

4. Ilungu liyayeka ukuba yilungu leKomidi ngalezi zizathu ezilandelayo:

- (a) uma lingakwazi ukwenza imisebenzi yeKomidi;
- (b) uma liziphatha budlabha;
- (c) uma lesula ngenchwadi;
- (d) uma ligula ngengqondo njengoba kuchazwe eMthethweni wabaGula ngeNgqondo, 2002 (uMthetho No. 17 ka 2002);
- (e) uma litholakale linecala elibandakanya ukukhwabanisa, ukuqamba amanga nanoma yini ephambene nokwethembeka;
- (f) uma litholakale linecala lase ligwetshwa isigwebo sokubhadla ejele ngaphandle kokubonelelwa ngenhlawulo;
- (g) uma iLungu leKomidi, ngezizathu ezithinta umphakathi noma ngezizathu ezifanele, nangemuva kokubonisana nelungu, linqamula ubulungu balo eKomidini; noma

(h) uma ilungu lishona.

Izikhala zomsebenzi eKomidini

5. Zonke izikhala zomsebenzi eKomidini ezivela ngenxa yezizathu okukhulunywe ngazo kumthethonqubo 4, kumele zigcwaliswe yiLungu loMkhandlu oPhethe futhi noma iliphi ilungu eliqokelwa kuleso sikhundla kumele lisebenze sikhathi esisasele sokusebenza salelo lungu elishiyile kuleso sokhundla.

Imisebenzi kaSihlalo

6. USihlalo –

- (a) angabiza umhlangano ojwayelekile noma nini uma kunesidingo, kodwa okungenani kathathu ngonyaka, njengoba kuhlongozwe esigabeni 46 soMthetho;
- (b) angabiza umhlangano ophuthumayo weKomidi noma nini;
- (c) kumele aqinisekise ukuthi iKomidi lenza imisebenzi futhi lifezekisa amajoka alo ngokoMthetho; futhi
- (d) kumele anqume usuku, indawo nesikhathi sanoma imuphi umhlangano weKomidi.

Imihlangano yeKomidi

7.(1) IKomidi kumele emhlanganweni walo wokuqala liqoke uSihlalo neSekela likaSihlalo.

(2) USihlalo angabiza umhlangano ophuthumayo weKomidi noma nini –

- (a) uma uSihlalo enze isicelo ngencwadi; noma
- (b) ezinsukwini eziyishumi kutholakale isicelo esibhalwe phansi sasayinwa okungenani ingxenye eyodwa kokuthathu yamalungu eKomidi.

(3) Isicelo esibhalwe phansi njengoba kuhlongozwe kwisigatshana somthethonqubo (2) kumele sibeke ngokucacile inhloso yokubizwa komhlangano.

Isibalo sabangabamba umhlangano, inqubo yemihlangano nokuthathwa kwezinqumo

8.(1) Isibalo sabangabamba umhlangano weKomidi yingxenye yesibalo sawo wonke amalungu nelungu elilodwa ngaphezulu.

(2) IKomidi kumele linqume inqubo okumele ilandelwe emihlanganweni yalo.

(3) Kuyona yonke imihlangano yeKomidi, uSihlalo noma, uma engekho, iSekela likaSihlalo, kumele lengamele.

(4) Isinqumo seningi lamalungu eKomidi akhona kunoma imuphi umhlangano kuyoba yisona sinqumo seKomidi, futhi, uma kwenzeka kuba nokulingana kwamavoti, umuntu owengamele umhlangano uyokuba nevoti elingujuqu ngaphezu kwevoti lakhe elisemthethweni.

(5) Isinqumo esithathwe iKomidi noma isenzo esenziwe ngemvume yeKomidi angeke sithathwe njengesingekho emthethweni ngenxa yokuthi kusenesikhala eKomidini.

(6) IKomidi lingamema noma imuphi umuntu ukuba ethamele noma abambe iqhaza ezingxoxweni zalo mayelana nanoma iluphi udaba, kodwa lowo muntu angeke avote ezindabeni zeKomidi.

(7)(a) Ilungu leKomidi, elithinteka ngqo noma ngandlela thile kunoma iluphi udaba oludingidwa iKomidi, kumele likudalule lokho kuthinteka kwalo kwiKomidi.

(b) Ukudalula okuhlongozwe endimeni (a) kumele kuqoshwe kumaminithi omhlangano.

(c) Ilungu elihlongozwe endimeni (a) kumele lihoxiswe uSihlalo emhlanganweni, futhi akumele libe khona noma libambe iqhaza kunoma iziphi izingxoxo noma izinqumo zeKomidi mayelana nalolo daba.

(8) USihlalo kumele agcine irejista yabethamele umhlangano okumele abhale kuyona amagama abo bonke abethamele umhlangano ngamunye, namagama amalungu aphuthile emhlanganweni ebikile noma engabikanga.

(9) Umtholampilo noma isikhungo sezempilo somphakathi kumele sihlizzeke imisebenzi yezobubhalane eKomidini.

Isihloko esifingqiwe

9. Le mithethonqubo ibizwa ngeMithethonqubo yamaKomidi eMitholampilo neziKhungo zezeMpilo zoMphakathi yaKwaZulu-Natali, 2012.