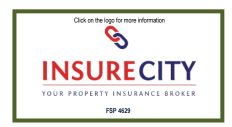


NAMA NEWS SHAPING OUR PROFESSION

NOVEMBER 2015







Muddled meetings:

Are the Resolutions valid? being in compliance with the quorum requirements of the rules, and he also leaves. Irrespective of the above, trustees are elected, the comply.

budget approved and all other business of the annual general meeting is dealt with, as per normal.

The objectors subsequently maintain that the Managing agents and trustees will be concerned to resolutions passed at the meeting are invalid and see that the above situation will play out entirely refuse to pay their levies. They furthermore dispute differently if the new proposed Management Rules the authority of the newly elected trustees. As a test are adopted as is. New Management Rule 15(8) case the trustees take Jeremiah Jackson to Court for states that his unpaid levies. What will happen there if the magistrate is up to speed with sectional title law?

Let us first look at the question regarding notice. Management Rule 54(5) states that inadvertent omission to give notice, or failure to deliver the that the omission was deliberate and not inadvertent substantially heavier burden because a very difficult burden of proof.

members to resolve that the meeting be adjourned difference between 'inadvertent omission' and postponed. But this would have required a 'reasonable attempt.' majority decision. No such motion was proposed and The next sub rule 15(9) is also not of much the matter was not submitted for voting. Such assistance: proposal, if made, would have required the support of the majority of the meeting in order to be valid.

What about Jeremiah and others having left the meeting and a quorum no longer being present?

Here too, Jeremiah and company were at the short This provision is clearly not aimed at a situation such end. Upon reading Management Rule 57(1) he should as with Jeremiah, who will obviously refuse to sign. have noticed that the requirement is that a guorum These proposed rules, if adopted, will make things at must be present 'at the time when the meeting meetings much harder for trustees. Taken together disgruntled undermining owners from proceedings by leaving. The resolutions adopted at presented by Jeremiah may become insurmountable. the meeting with abbreviated attendance, including the election of the trustees and adoption of the budget were accordingly valid and enforceable.

agent points out that the meeting is unlawful, not The trustees should accordingly succeed with their action against Jeremiah and this should hopefully motivate the other recalcitrants to pay their levies and

The managing agent may have to field some awkward questions from the trustees.

Failure to give proper notice of a general meeting to a person entitled to receive notice does not invalidate a vote taken at the meeting, as long as the body corporate made a reasonable attempt to give the notice.

relevant documents, will not invalidate the This provision swings the burden of evidence to the proceedings. If Jeremiah wishes to defend himself trustees, who will now have to prove that they had successfully, he will accordingly first have to prove made a reasonable attempt to give notice. It is also a accidental omission will not be sufficient to obtain a At the meeting it had been within the powers of the judgment against Jeremiah. There is a huge

Voting at a general meeting may proceed despite the lack of notice as required by this rule, if all persons entitled to receive notice, in writing waive their right to notice.

the to proxies being limited to two, problems such as



ARTICLE BY TERTIUS MAREE Tertius Maree & Associates, Attorneys & Conveyancers

Confusion, uncertainties and disputes about quorums, proxies and voting procedures are not rare episodes at general meetings. Take the following course of events as an example:

During an annual general meeting disputes arise regarding the validity of certain proxies and because some attendees objected that they had not been notified of the meeting and had not received the documents attached to the notice.

These owners, led by a certain Mr Jeremiah Jackson. feel that the meeting is null and void and should be adjourned and postponed to a later date. Others feel that the meeting should continue. The chairman decides to proceed with the meeting and the first proceeds to business.' This provision prevents with the quorum problems which are sure to arise due business is concluded. Subsequently the aggrieved objectors leave the venue, but the meeting is nevertheless continued with.

The absence of the absconders results in a quorum no longer being present. At this point the managing

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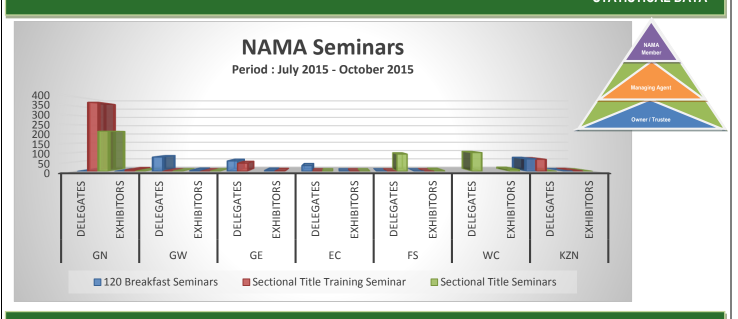
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STATISTICAL DATA



NAMA EVENTS



Gauteng West and East Golf Day

10/11/2015 – Killarney Country Club, Johannesburg Contact: johan@namagolfday.co.za for more information

KwaZulu-Natal Region

14/11/2015 – ST Training Seminar, Pietermaritzburg 21/11/2015 – ST Training Seminar, Durban Contact: namakzn@nama.org.za for more information

Gauteng West Region

18/11/2015 – AGM & 120 Breakfast Seminar, Johannesburg Contact : namawest@nama.org.za for more information

Free State Region

28/11/2015 – Community Schemes Seminar, Bloemfontein Contact: namawest@nama.org.za for more information

Western Cape Region

06/11/2015 – 120 Breakfast Seminar, Green Point, Cape Town Contact : namawc@nama.org.za for more information

MANAGING AGENT INFORMATION

The views expressed by the Managing Agent are not of the publisher, editor or author of the article or editorial

Please take note the NAMA offices will be closed from 21 December 2015 and will re-open again on 4 January 2016

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