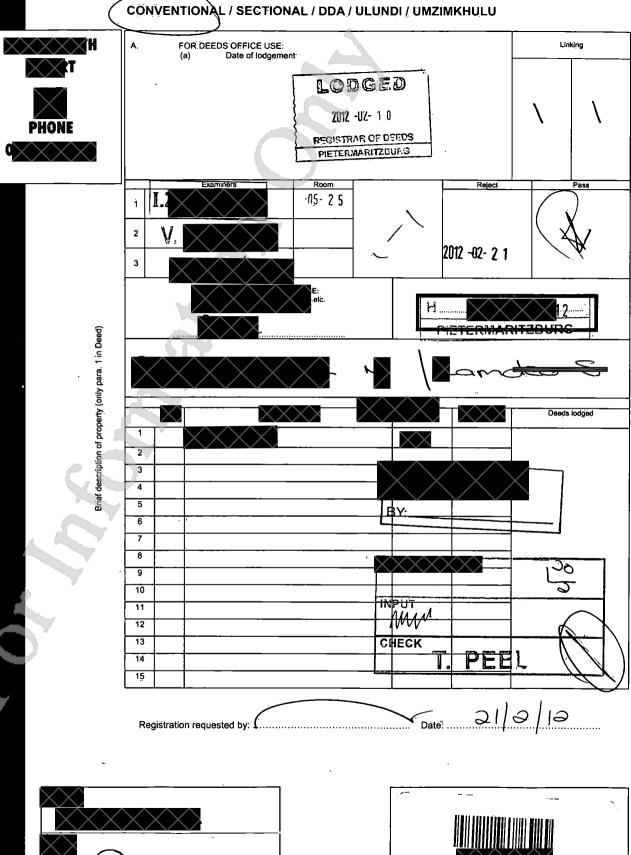
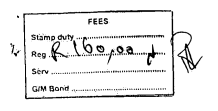
	Firm		Property	Office
Code				
<u> </u>				
2				7
3		_		
4		,		
(b) Client copies of deed	s filed permanently in Deeds Re	gistry:		
Nature and number of deed		Code Initials of examiners and o		Initials of examiners and date
		JKT.		
(c) Notes: B. FOR DEEDS OFFICE	USE:	.5	5	
		A	\times	Initials and date
National day objects to the	(1) Township (proclaimed)			
Interdicts checked by	Proclamation No:	-		
Signature:	Date:			-
Date	(2) Endowment erven:	7	1.4.5	
Date:	(,,			·
	(3) Endowment:			
Main file checked				
Section:25 right	(4) Restrictive Conditions			
Restrictive Conditions			-	
	(5) Microfilm reference:			
Signature:				
Signature: Date:				
Signature: Date:	(6) General Plan:		.,,	,
Date:	(6) General Plan:(7) Title.deed:			
Date:	(7) Title.deed:	<u>.</u>		
Date:		<u>.</u>		
Date:	(7) Title.deed:(8) Bonds against township ti	tte;	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Date:	(7) Title.deed:	tte;		











2012 -02- 2 1



Protocol No. 01/2012

ANTENUPTIAL CONTRACT

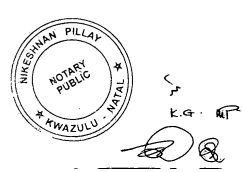
Jenin Ladie, ich o. tha Aechem Systemi

BE IT HEREBY MADE KNOWN

THAT on the 07th day of February 2012 before me,



Notary Public, duly sworn and admitted and practising at LA LUCIA, Province of Kwa-Zulu Natal, Republic of South Africa, and in the presence of the subscribing witnesses, appeared:



and

(Identity No. unmarried

(hereinafter referred to as the "Parties")

And the Appearer declared that the Parties intend to marry each other and they have agreed that:-

- Notwithstanding anything to the contrary in any conflict of law rules contained and subject to the terms of this agreement the proprietary consequences of their intended marriage and the construction and interpretation of this agreement shall be governed by and regulated in accordance with the laws of the Republic of South Africa.
- 2. There shall be no community of property and no community of profit and loss between them in respect of their marriage.



K.G. W

DQ

- Neither party shall be liable for any debt or obligation incurred by the other party before or during the subsistence of their intended marriage.
- 4. The accrual system referred to in Chapter 1 of the Matrimonial Property

 Act No. 88 of 1984 ("the Act") shall not apply to their intended marriage.

Upon which conditions and stipulations the Appearer declared the Parties to respectively promise and agree to solemnize their intended marriage, mutually promising to allow to each other the full force and effect hereof under obligation of their persons and property according to law.

6) K.C

WOTARY APPLICATION OF THE PUBLIC APPLICATION

in the presence of the

subscribing witnesses, and of me, the Notary.

AS WITNESSES:-



SHXXXXX

QUOD ATTESTOR

