



PROVINCE OF THE EASTERN CAPE
IPHONDO LEMPUMA KOLONI
PROVINSIE OOS-KAAP

**Provincial Gazette
Igazethi Yephondo
Provinsiale Koerant**

Vol. 23

BISHO/KING WILLIAM'S TOWN
30 MAY 2016
30 MEI 2016

No. 3676

We all have the power to prevent AIDS



Prevention is the cure

**AIDS
HELPLINE**

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DEPARTMENT OF HEALTH

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Government Printing Works

Notice submission deadlines

Government Printing Works has over the last few months implemented rules for completing and submitting the electronic Adobe Forms when you, the customer, submit your notice request.

In line with these business rules, GPW has revised the notice submission deadlines for all gazettes. Please refer to the GPW website www.gpwonline.co.za to familiarise yourself with the new deadlines.

CANCELLATIONS

Don't forget!

Cancellation of notice submissions are accepted by GPW according to the deadlines stated in the table above.

Non-compliance to these deadlines will result in your request being failed. **Please pay special attention to the different deadlines for each gazette.**

Please note that any notices cancelled after the cancellation deadline will be published and charged at full cost.

Requests for cancellation must be sent by the original sender of the notice and must be accompanied by the relevant notice reference number (N-) in the email body.

AMENDMENTS TO NOTICES

take note!

With effect from 01 October, GPW will not longer accept amendments to notices. The cancellation process will need to be followed and a new notice submitted thereafter for the next available publication date.

CUSTOMER INQUIRIES



Many of our customers request immediate feedback/confirmation of notice placement in the gazette from our Contact Centre once they have submitted their notice – While GPW deems it one of their highest priorities and responsibilities to provide customers with this requested feedback and the best service at all times, we are only able to do so once we have started processing your notice submission.

GPW has a **2-working day turnaround time for processing notices** received according to the business rules and deadline submissions.

Please keep this in mind when making inquiries about your notice submission at the Contact Centre.

PROOF OF PAYMENTS



GPW reminds you that all notice submissions **MUST** be submitted with an accompanying proof of payment (PoP) or purchase order (PO). If any PoP's or PO's are received without a notice submission, it will be failed and your notice will not be processed.

When submitting your notice request to submit.egazette@gpw.gov.za, please ensure that a purchase order (GPW Account customer) or proof of payment (non-GPW Account customer) is included with your notice submission. All documentation relating to the notice submission must be in a single email.

A reminder that documents must be attached separately in your email to GPW. (In other words, your email should have an Adobe Form plus proof of payment/purchase order – 2 separate attachments – where notice content is applicable, it should also be a 3rd separate attachment).

REMINDER OF THE GPW BUSINESS RULES

- ☐ Single notice, single email – with proof of payment or purchase order.
- ☐ All documents must be attached separately in your email to GPW.
- ☐ 1 notice = 1 form, i.e. each notice must be on a separate form
- ☐ Please submit your notice **ONLY ONCE**.
- ☐ Requests for information, quotations and inquiries must be sent to the Contact Centre **ONLY**.
- ☐ The notice information that you send us on the form is what we publish. Please do not put any instructions in the email body.



eGazette



IMPORTANT NOTICE:

**THE GOVERNMENT PRINTING WORKS WILL NOT BE HELD
RESPONSIBLE FOR ANY ERRORS THAT MIGHT OCCUR DUE TO THE
SUBMISSION OF INCOMPLETE / INCORRECT / ILLEGIBLE COPY.**

No FUTURE QUERIES WILL BE HANDLED IN CONNECTION WITH THE ABOVE.

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NOTICE SUBMISSION DEADLINES FOR ORDINARY GAZETTES

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 12h00 - 3 days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00, to be published the following Friday	Tuesday, 12h00 - 3 days prior to publication
Petrol Price Gazette	As required	First Wednesday of the month	One week before publication	3 days prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00, to be published the following Friday	3 days prior to publication
Unclaimed Monies (justice, labour or lawyers)	January / As required 2 per year	Any	15 January / As required	3 days prior to publication
Parliament (acts, white paper, green paper)	As required	Any		3 days prior to publication
Manuals	As required	Any	None	None
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 12h00 - 3 days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 12h00 - 3 days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days after submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 days prior to publication
North West	Weekly	Tuesday	One week before publication	3 days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 days prior to publication
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 days after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
Mpumalanga Liquor License Gazette	2 per month	Second & Fourth Friday	One week before	3 days prior to publication

GOVERNMENT PRINTING WORKS CONTACT INFORMATION**Physical Address:**

Government Printing Works
149 Bosman Street
Pretoria

Postal Address:

Private Bag X85
Pretoria
0001

GPW Banking Details:

Bank: ABSA Bosman Street
Account No.: 405 7114 016
Branch Code: 632-005

For Gazette and Notice submissions: Gazette Submissions:
For queries and quotations, contact: Gazette Contact Centre:

E-mail: submit.egazette@gpw.gov.za
E-mail: info.egazette@gpw.gov.za
Tel: 012-748 6200

Contact person for subscribers: Mrs M. Toka:

E-mail: subscriptions@gpw.gov.za
Tel: 012-748-6066 / 6060 / 6058
Fax: 012-323-9574

LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2016

NATIONAL AND PROVINCIAL

Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1000 per full page, pro-rated based on the above categories.

Pricing for National, Provincial - Variable Priced Notices		
Notice Type	Page Space	New Price (R)
Ordinary National, Provincial	1/4 - Quarter Page	250.00
Ordinary National, Provincial	2/4 - Half Page	500.00
Ordinary National, Provincial	3/4 - Three Quarter Page	750.00
Ordinary National, Provincial	4/4 - Full Page	1000.00

EXTRA-ORDINARY

All Extra-ordinary National and Provincial gazette notices are non-standard notices and attract a variable price based on the number of pages submitted.

The pricing structure for National and Provincial notices which are submitted as **Extra ordinary submissions** will be charged at **R3000** per page.

GOVERNMENT PRINTING WORKS BUSINESS RULES

Government Printing Works has established rules for submitting notices in line with its electronic notice processing system, which requires the use of electronic Adobe Forms. Please ensure that you adhere to these guidelines when completing and submitting your notice submission.

1. No hand written notices will be accepted for processing, this includes Adobe forms which have been completed by hand.
2. Notices can only be submitted in Adobe electronic form format, to the email submission address submit.egazette@gpw.gov.za. All notice submissions not on Adobe electronic forms will be rejected.
3. When submitting your notice request, please ensure that a purchase order (GPW Account customer) or proof of payment (non-GPW Account customer) is included with your notice submission. All documentation relating to the notice submission must be in a single email and must be attached separately. (In other words, your email should have an Adobe Form plus proof of payment/purchase order as 2 separate attachments. Where notice content is applicable, it should also be a 3rd separate attachment).
4. Notices brought to GPW by "walk-in" customers on electronic media can only be submitted in Adobe electronic form format.
5. All "walk-in" customers with notices that are not on electronic Adobe forms will be routed to the Contact Centre where they will be assisted to complete the forms in the required format. Where a customer walks into GPW with a stack of hard copy notices delivered by a messenger on behalf of any organisation e.g. newspaper publisher, the messenger will be referred back to the sender as the submission does not adhere to the submission rules.
6. For National or Provincial gazette notices, the following applies:
 - 6.1 These notices must be accompanied by an electronic Z95 or Z95Prov Adobe form
 - 6.2 The notice content (body copy) MUST be a separate attachment.
7. The current cut-off of all Gazette's remains unchanged for all channels. (Refer to the GPW website for submission deadlines – www.gpwonline.co.za)
8. Incorrectly completed forms and notices submitted in the wrong format will be rejected to the customer to be corrected and resubmitted. Assistance will be available through the Contact Centre should help be required when completing the forms. (012-748 6200 or email info.egazette@gpw.gov.za)
9. All re-submissions will be subject to the standard cut-off times.
10. All submissions and re-submissions that miss the cut-off will be rejected to the customer to be submitted with a new publication date.
11. The electronic Adobe form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered.
12. Requests for Quotations (RFQs) should be received by the Contact Centre at least 24 hours before the submission deadline for that specific publication.

APPROVAL OF NOTICES

13. Any notices other than legal notices are subject to the approval of the Government Printer, who may refuse acceptance or further publication of any notice.

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

The Government Printer indemnified against liability

14. The Government Printer will assume no liability in respect of—
 - 14.1 any delay in the publication of a notice or publication of such notice on any date other than that stipulated by the advertiser;

- 14.2 erroneous classification of a notice, or the placement of such notice in any section or under any heading other than the section or heading stipulated by the advertiser;
- 14.3 any editing, revision, omission, typographical errors or errors resulting from faint or indistinct copy.

LIABILITY OF ADVERTISER

- 15. Advertisers will be held liable for any compensation and costs arising from any action which may be instituted against the Government Printer in consequence of the publication of any notice.

COPY

- 16. Copy of notices must be submitted using the relevant Adobe PDF form for the type of notice to be placed and may not constitute part of any covering letter or document.
- 17. Where the copy is part of a separate attachment document for **Z95**, **Z95Prov** and **TForm03**
 - 17.1 Copy of notices must be supplied in a separate document and may not constitute part of any covering letter, purchase order, proof of payment or other attached documents.

The content document should contain only one notice. (You may include the different translations of the same notice in the same document).
 - 17.2 The notice should be set on an A4 page, with margins and fonts set as follows:

Page size = A4 Portrait with page margins: Top = 40mm, LH/RH = 16mm, Bottom = 40mm;
Use font size: Arial or Helvetica 10pt with 11pt line spacing;

Page size = A4 Landscape with page margins: Top = 16mm, LH/RH = 40mm, Bottom = 16mm;
Use font size: Arial or Helvetica 10pt with 11pt line spacing;

PAYMENT OF COST

- 18. The Request for Quotation for placement of the notice should be sent to the Gazette Contact Centre as indicated above, prior to submission of notice for advertising.
- 19. Payment should then be made, or Purchase Order prepared based on the received quotation, prior to the submission of the notice for advertising as these documents i.e. proof of payment or Purchase order will be required as part of the notice submission, as indicated earlier.
- 20. Where there is any doubt about the cost of publication of a notice, and in the case of copy, an enquiry, accompanied by the relevant copy, should be addressed to the Gazette Contact Centre, Government Printing Works, PrivateBag X85, Pretoria, 0001 email: info.egazette@gpw.gov.za before publication.
- 21. Overpayment resulting from miscalculation on the part of the advertiser of the cost of publication of a notice will not be refunded, unless the advertiser furnishes adequate reasons why such miscalculation occurred. In the event of underpayments, the difference will be recovered from the advertiser, and future notice(s) will not be published until such time as the full cost of such publication has been duly paid in cash or electronic funds transfer into the Government Printing Works banking account.
- 22. In the event of a notice being cancelled, a refund will be made only if no cost regarding the placing of the notice has been incurred by the Government Printing Works.
- 23. The Government Printer reserves the right to levy an additional charge in cases where notices, the cost of which has been calculated in accordance with the List of Fixed Tariff Rates, are subsequently found to be excessively lengthy or to contain overmuch or complicated tabulation.

PROOF OF PUBLICATION

- 24. Copies of the Government Gazette which may be required as proof of publication, may be ordered from the Government Printer at the ruling price. The Government Printer will assume no liability for any failure to post such Government Gazette(s) or for any delay in despatching it them

IMPORTANT ANNOUNCEMENT***Closing times for the ORDINARY WEEKLY
EASTERN CAPE PROVINCIAL GAZETTE*** 2016

The closing time is 15:00 sharp on the following days:

- 22 April 2016, Friday for the issue of Monday 02 May 2016
- 29 April 2016, Friday for the issue of Monday 09 May 2016
- 09 May 2016, Monday for the issue of Monday 16 May 2016
- 16 May 2016, Monday for the issue of Monday 23 May 2016
- 23 May 2016, Monday for the issue of Monday 30 May 2016
- 30 May 2016, Monday for the issue of Monday 06 June 2016
- 06 June 2016, Monday for the issue of Monday 13 June 2016
- 10 June 2016, Friday for the issue of Monday 20 June 2016
- 20 June 2016, Monday for the issue of Monday 27 June 2016
- 27 June 2016, Monday for the issue of Monday 04 July 2016
- 04 July 2016, Monday for the issue of Monday 11 July 2016
- 11 July 2016, Monday for the issue of Monday 18 July 2016
- 18 July 2016, Monday for the issue of Monday 25 July 2016
- 25 July 2016, Monday for the issue of Monday 01 August 2016
- 01 August 2016, Monday for the issue of Monday 08 August 2016
- 05 August 2016, Friday for the issue of Monday 15 August 2016
- 15 August 2016, Monday for the issue of Monday 22 August 2016
- 22 August 2016, Monday for the issue of Monday 29 August 2016
- 29 August 2016, Monday for the issue of Monday 05 September 2016
- 05 September 2016, Monday for the issue of Monday 12 September 2016
- 12 September 2016, Monday for the issue of Monday 19 September 2016
- 19 September 2016, Monday for the issue of Monday 26 September 2016
- 26 September 2016, Monday for the issue of Monday 03 October 2016
- 03 October 2016, Monday for the issue of Monday 10 October 2016
- 10 October 2016, Monday for the issue of Monday 17 October 2016
- 17 October 2016, Monday for the issue of Monday 24 October 2016
- 24 October 2016, Monday for the issue of Monday 31 October 2016
- 31 October 2016, Monday for the issue of Monday 07 November 2016
- 07 November 2016, Monday for the issue of Monday 14 November 2016
- 14 November 2016, Monday for the issue of Monday 21 November 2016
- 21 November 2016, Monday for the issue of Monday 28 November 2016
- 28 November 2016, Monday for the issue of Monday 05 December 2016
- 05 December 2016, Monday for the issue of Monday 12 December 2016
- 09 December 2016, Friday for the issue of Monday 19 December 2016
- 19 December 2016, Monday for the issue of Monday 26 December 2016
- 23 December 2016, Friday for the issue of Monday 02 January 2017

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

NOTICE 22 OF 2016



PROVINCE OF THE EASTERN CAPE
IPHONDO LEMPUMA KOLONI
PROVINSIE VAN DIE OOS-KAAP

Provincial Gazette
Igazethi Yephondo
Provinsiale Koerant

Vol.

BHISHO/KING WILLIAM'S TOWN, January 2016

No.

PROCLAMATION
by the

MEC for Economic Development, Environmental Affairs and Tourism

No.

January 2016

1. I, Sakhumzi Somyo, Member of the Executive Council for Economic Development, Environmental Affairs and Tourism (DEDEAT), acting in terms of Sections 78 and 79 of the Nature and Environmental Conservation Ordinance, 1974 (Ordinance No. 19 of 1974), and Section 18 of the Problem Animal Control Ordinance, 1957 (Ordinance 26 of 1957) hereby determine for the year 2016 the hunting season and the daily bag limits, as set out in the second and third columns, respectively, of Schedule 1, hereto in the Magisterial Districts of the Province of the Eastern Cape of the former Province of the Cape of Good Hope and in respect of wild animals mentioned in the first column of the said Schedule 1, and I hereby suspend the enforcement of Sections 29 and 33 of the said Ordinance to the extent specified in the fourth column of the said Schedule 1, in the district and in respect of the species of wild animals and for the periods of the year 2016 indicated opposite any such suspension in the first and second columns, respectively, of the said Schedule 1.
2. In terms of Section 29 (e), [during the period between one hour after sunset on any day and one hour before sunrise on the following day], subject to the provisions of this ordinance, I prohibit hunting at night under the following proviso, that anyone intending to hunt at night for management purposes by culling any of the listed unrestricted species, **Rodents**, **Porcupine**, **Springhare** or hunting **Black-backed jackal**, **Bushpig** and **Caracal**, in accordance with the Ordinance, must apply to DEDEAT for a permit and must further notify the relevant DEDEAT office, during office hours, **prior** to such intended hunt.
3. In terms of Section 33 (1), no person shall without a permit, use any motor vehicle or aircraft to hunt any wild animal or to hunt, disturb, drive or stampede any wild animal or animals for the purpose of filming or photographing such hunt, disturbance, drive or stampede or for any other purpose whatsoever.
4. In terms of Section 79 (f), subject to the provisions of this Ordinance, I restrict the live transport of any wild animal/s, excluding birds and reptiles, to the period 01 March to 31 October 2016.
5. In terms of Section 82 (1) (b), subject to the provisions of this Ordinance, I prohibit the use of dogs in the hunting of any wild animal/s in any fenced area of 200 hectares or less in respect of which the operation of Section 29 (l) has been suspended by proclamation under Section 79 (b), without a permit issued in terms of the Nature and Environmental Conservation Ordinance, 1974 (Ordinance No. 19 of 1974).
6. Hunting for the purposes of this proclamation does not include the live capture of the following species: **Bushbuck**, **Common Duiker**, **Eland**, **Grey Rhebuck**, **Kudu**, **Mountain Reedbuck** and **Steenbok**. The hunting or capture of any other species listed in the proclamation in excess of the bag limit requires a permit.
7. Should any person, for any reason whatsoever, hunt any wild animal/s in contravention to the provisions of this Ordinance, such person must notify the nearest DEDEAT office, in the form of a sworn statement, within 24 hours of such contravention having taken place.
8. Please note that any species, NOT listed in this proclamation, may only be hunted by means of a permit, for example, **Klipspringer** and **Threatened or Protected Species (TOPS)**.
9. This Proclamation remains effective until a new Proclamation has been gazetted. In the absence of a new Proclamation, the year shall be deemed to be the present year.

Sakhumzi Somyo
MEC for Economic Development, Environmental Affairs and Tourism

Date:

20/04/2016

If you wish to comment or make suggestions on the content of the Hunting Proclamation, written representations must reach the Department of Economic Development, Environmental Affairs and Tourism (DEDEAT) before, or no later than, **30 September** of the preceding year, to be taken into consideration for the following years hunting proclamation. Comments may be forwarded to any of the DEDEAT offices or e-mailed to Tim de Jongh at Tbone.deJongh@dedea.gov.za or faxed to 086 612 5044.

SCHEDULE 1

SPECIES AND MAGISTERIAL DISTRICT	HUNTING SEASON	DAILY BAG LIMIT	CONDITIONS AND-SUSPENSION OF LISTED-SECTIONS
<p>THE HUNTING OF KUDU IS PROHIBITED ON LANDS SUCH AS, BUT NOT LIMITED TO, LUCERNE, MAIZE, OATS AND WHEAT.</p> <p>THE USE OF BAIT, SUCH AS FRUIT, VEGETABLES, AND SO ON, TO CREATE FEEDING SITES FOR KUDU IS PROHIBITED.</p> <p>SHOULD ANY PROPERTY FALL WITHIN THE JURISDICTION OF MORE THAN ONE PROVINCE, THE RELEVANT HUNTING SEASON, AS DETERMINED BY THAT PROVINCE FOR THAT SPECIFIC PORTION, WILL BE APPLICABLE.</p>			
Kudu (<i>Tragelaphus strepsiceros</i>)			
Hankey	28 May - 31 July	1 per person per day	Restricted to the hunting of bulls for <u>May & June only</u> – no restrictions for July
Steytlerville Uitenhage	28 May - 31 July	1 per 250ha per hunting season	Restricted to the hunting of bulls for <u>May & June only</u> – no restrictions for July
Aberdeen Adelaide Alexandria Bedford Cradock Fort Beaufort Graaff-Reinet Grahamstown Hofmeyr Jansenville Joubertina Kirkwood Paterson Pearston Port Elizabeth Queenstown Somerset East Tarkastad Willowmore	28 May - 28 August	1 per person per day	Restricted to the hunting of bulls for <u>May and June only</u> – no restrictions for July and August
Cathcart, East London, Kei Mouth, Khomgha, Macleantown and Stutterheim	CLOSED	NIL	NIL
Middelburg	28 May - 28 August	1 per 500ha per hunting season Restricted to the hunting of bulls for <u>May</u> and <u>June only</u> – no restrictions for July and August	Prior to any hunting of kudu in this district, the Chairperson (listed below) of the Middelburg District Farmers Union must be contacted. The results of the hunt must also be reported to the Chairperson within 12 hours after the hunt. • Rocco de Villiers – 0722599427 (divalphen@gmail.com or middelburgdistrikbv@gmail.com) Chairperson to submit hunting report to DEDEAT by 30 September
Burgersdorp Molteno Steynsburg Venterstad	28 May - 31 July	1 per person per day	Restricted to the hunting of bulls for <u>May and June only</u> – no restrictions for July
Sterkstroom	28 May – 31 July	1 kudu bull per <u>landowner</u> per week (see definition of "owner" in addendum)	No hunting may take place without consultation and approval of the <u>Chairperson</u> of the Sterkstroom Agricultural Association. The <u>result</u> of the hunt must also be communicated with the Chairperson. Chairperson to submit hunting report to DEDEAT by 30 September

If you wish to comment or make suggestions on the content of the Hunting Proclamation, written representations must reach the Department of Economic Development, Environmental Affairs and Tourism (DEDEAT) before, or no later than, **30 September** of the preceding year, to be taken into consideration for the following years hunting proclamation. Comments may be forwarded to any of the DEDEAT offices or e-mailed to Tim de Jongh at Tbone.deJongh@dedea.gov.za or faxed to 086 612 5044.

SPECIES AND MAGISTERIAL DISTRICT	HUNTING SEASON	DAILY BAG LIMIT (PER PERSON PER DAY)	CONDITIONS AND-SUSPENSION OF LISTED-SECTIONS
Applicable to all Districts in the Eastern Cape portion of the former Cape of Good Hope.			
Bushbuck (<i>Tragelaphus scriptus</i>) All Districts. Restricted to the hunting of <u>rams only</u> in Humansdorp	28 May - 31 July	1	Section 29 (l) [dogs - are not to be used to attack or kill] The use of dogs in the hunting of any wild animal/s in any fenced area of 200 hectares or less in respect of which the operation of Section 29 (l) has been suspended by proclamation under Section 79 (b), without a permit issued in terms of the Nature and Environmental Conservation Ordinance, 1974 (Ordinance No. 19 of 1974).
Common duiker (<i>Sylvicapra grimmia</i>) All Districts, except Hankey, which is closed. Restricted to rams only in Humansdorp Grey rhebuck (<i>Pelea capreolus</i>) Steenbok (<i>Raphicerus campestris</i>) All Districts: except Humansdorp, which is closed	28 May - 31 July	1	
Common eland (<i>Tragelaphus oryx</i>) All Districts	CLOSED	NIL	NIL
Mountain reedbuck (<i>Redunca fulvorufula</i>) All Districts, except Kirkwood and Graaff-Reinet, which is closed	28 May - 31 July	1	
Applicable to all Districts in the Eastern Cape portion of the former Cape of Good Hope.			
Blesbuck (<i>Damaliscus pygargus phillipsi</i>) Burchells zebra (<i>Equus equus burchellii</i>) Red hartebeest (<i>Alcelaphus buselaphus caama</i>) Springbok (<i>Antidorcas marsupialis</i>) Blue wildebeest (<i>Connochaetes taurinus</i>) Gemsbok (<i>Oryx gazella</i>) Impala (<i>Aepyceros melampus</i>) Nyala (<i>Tragelaphus angasii</i>) Waterbuck (<i>Kobus ellipsiprymnus</i>)	1 January - 31 December	Unrestricted	Note Paragraph 2 on page 1 Section 33(1) - use of a motor vehicle only

If you wish to comment or make suggestions on the content of the Hunting Proclamation, written representations must reach the Department of Economic Development, Environmental Affairs and Tourism (DEDEAT) before, or no later than, **30 September** of the preceding year, to be taken into consideration for the following years hunting proclamation. Comments may be forwarded to any of the DEDEAT offices or e-mailed to Tim de Jongh at Tbone.deJongh@dedea.gov.za or faxed to 086 612 5044.

SPECIES AND MAGISTERIAL DISTRICT	HUNTING SEASON	DAILY BAG LIMIT (PER PERSON PER DAY)	CONDITIONS AND SUSPENSION OF LISTED-SECTIONS
Applicable to all Districts in the Eastern Cape portion of the former Cape of Good Hope.			
Cape hare (<i>Lepus capensis</i>) Scrub hare (<i>Lepus saxatilis</i>)	1 April – 30 September	2	Section 29 (g) [calibre less than five coma six millimetres]
Rock hyrax (<i>Procavia capensis</i>)	1 April - 30 September	5	Section 29 (d) [trap] - it excludes wire snares and any gin trap & (g) [calibre less than five coma six mm]
Black-backed jackal (<i>Canis mesomelas</i>) Caracal (<i>Caracal caracal</i>)	1 January - 31 December	Unrestricted	Note Paragraph 2 on page 1 Section 29 (a) [poison] - only poison registered specifically for these species may be used, (d) [trap] - it excludes wire snares & any gin trap without an offset & a set screw, (g) [calibre less than five coma six millimetres], (h) [automatic] & (l) [dog] - dogs not to be used to attack or kill Section 33(1) - use of a motor vehicle only
Bushpig (<i>Potamochoerus larvatus</i>)	1 January - 31 December	Unrestricted	Note Paragraph 2 on page 1 Section 29 (d) [trap] - confined only to the use of a cage & excludes any other illegal method such as wire snares & any gin trap, (h) [automatic], (l) [dog] - dogs not to be used to attack or kill Section 33(1) - use of a motor vehicle only
Chacma baboon (<i>Papio ursinus</i>)	1 January - 31 December	Unrestricted	Section 29 (d) [trap] - confined only to the use of a cage and excludes any other illegal method such as wire snares and any gin trap
Rodents (excluding porcupines, springhare and cane rats)	1 January - 31 December	Unrestricted	Section 29 (a) [poison] - ONLY poison registered as a rodenticide under Act No. 36 of 1947 is allowed and may only be used indoors , (d) [trap] - confined only to the use of a cage & excludes any other illegal method such as wire snares & any gin trap & (g) [calibre less than five coma six millimetres].
Porcupine (<i>Hystrix africaeaustralis</i>) Springhare (<i>Pedetes capensis</i>)	1 January - 31 December	Unrestricted	Note Paragraph 2 on page 1 Section 29 (d) [trap] - confined only to the use of a cage and excludes any gin trap and any illegal method such as wire snares, (g) [calibre less than five coma six millimetres] and (l) [dog] - dogs not to be used to attack or kill
Vervet monkey (<i>Chlorocebus pygerythrus</i>)	1 January - 31 December	Unrestricted	Section 29 (d) [trap] - confined only to the use of a cage and excludes any other illegal method such as wire snares and any gin trap, and (g) [calibre less than five coma six millimetres].
Warthog (<i>Phacochoerus africanus</i>)	1 January - 31 December	Unrestricted	Section 29 (d) [trap] - it excludes wire snares and any gin trap without an offset and a set screw, (h) [automatic] & (l) [dog] - dogs <u>not</u> to be used to attack or kill. Section 33(1) - use of a motor vehicle only

If you wish to comment or make suggestions on the content of the Hunting Proclamation, written representations must reach the Department of Economic Development, Environmental Affairs and Tourism (DEDEAT) before, or no later than, **30 September** of the preceding year, to be taken into consideration for the following years hunting proclamation. Comments may be forwarded to any of the DEDEAT offices or e-mailed to Tim de Jongh at Tbone.deJongh@dedea.gov.za or faxed to **086 612 5044**.

SPECIES AND MAGISTERIAL DISTRICT	HUNTING SEASON	DAILY BAG LIMIT (PER PERSON PER DAY)	SUSPENSION OF SECTION 29
Applicable to all Districts in the Eastern Cape portion of the former Cape of Good Hope.			
South African shelduck (<i>Tadoma cana</i>)	1 January - 31 March	2	(g) [calibre less than five coma six millimetres]
Egyptian goose (<i>Alopochen aegyptiacus</i>)	1 February – 30 September	10	(g) [calibre less than five coma six millimetres]
Spur-winged goose (<i>Plectropterus gambensis</i>)	1 March - 30 September	5	(g) [calibre less than five coma six millimetres]
Cape shoveller (<i>Anas smithii</i>) Cape teal (<i>Anas capensis</i>) Southern pochard (<i>Netta erythrophthalma</i>) White-faced duck (<i>Dendrocygna viduata</i>)	1 May - 31 July	2	(g) [calibre less than five coma six millimetres]
Redbilled teal (<i>Anas erythrorhyncha</i>) Yellowbilled duck (<i>Anas undulata</i>)	1 May - 31 July	3	(g) [calibre less than five coma six millimetres]
Red-wing francolin (<i>Scleroptila levallantii</i>)	1 May - 31 July	2	(g) [calibre less than five coma six millimetres]
Grey-wing francolin (<i>Scleroptila africanus</i>) Red-necked spurfowl (<i>Pternistis afer</i>) Orange River francolin (<i>Scleroptila levallantoides</i>)	1 May - 31 July	4	(g) [calibre less than five coma six millimetres]
Helmeted guineafowl (<i>Numida meleagris</i>)	1 May - 30 September	5	(g) [calibre less than five coma six millimetres]
African olive-pigeon (<i>Columba arquatrix</i>)	1 June - 31 July	5	(g) [calibre less than five coma six millimetres]
Common quail (<i>Coturnix coturnix</i>)	15 September – 31 October	10	
Cape turtle dove (<i>Streptopelia capicola</i>) Laughing dove (<i>Streptopelia senegalensis</i>) Red-eyed dove (<i>Streptopelia semitorquata</i>) Speckled pigeon (<i>Columba guinea</i>)	1 January - 31 December	Unrestricted	(g) [calibre less than five coma six millimetres]
Exotic Anseriformes (Ducks, geese, swans & screamers)	1 January - 31 December	Unrestricted	

If you wish to comment or make suggestions on the content of the Hunting Proclamation, written representations must reach the Department of Economic Development, Environmental Affairs and Tourism (DEDEAT) before, or no later than, **30 September** of the preceding year, to be taken into consideration for the following years hunting proclamation. Comments may be forwarded to any of the DEDEAT offices or e-mailed to Tbone.deJongh@dedea.gov.za or faxed to 086 612 5044.

2016

HUNTING SEASON: FORMER CISKEI

It is hereby confirmed for general information that -

1. the Member of the Executive Council responsible for Economic Development, Environmental Affairs and Tourism (DEDEAT) has, in terms of Section 12 of the Nature Conservation Act, 1987 (Act No. 10 of 1987) (Ciskei), determined that for the year 2016, the hunting season in the territory of the former Republic of Ciskei in respect of all species listed in Schedule 2 of the above Act shall be as listed below.
2. in terms of Section 3(1)(d) of the Nature Conservation Act the Member of the Executive Council, subject to the provisions of the Act, restricts the live transport of any wild animal, excluding birds, to the period 01 March to 31 October 2016.

DAILY BAG LIMITS IN FORMER CISKEI

It is hereby confirmed for general information that -

- (1) in terms of Section 10, as set out in Schedule 2, of the Nature Conservation Act, 1987 (Act No. 10 of 1987) (Ciskei), the daily bag limits for huntable wild animals in the territory of the former Republic of Ciskei, are as set out in the under-mentioned Schedule hereto.


Sakhumzi Somyo
MEC for Economic Development, Environmental Affairs and Tourism

Date:

20/04/2016

If you wish to comment or make suggestions on the content of the Hunting Proclamation, written representations must reach the Department of Economic Development, Environmental Affairs and Tourism (DEDEAT) before, or no later than, 30 September of the preceding year, to be taken into consideration for the following years hunting proclamation. Comments may be forwarded to any of the DEDEAT offices or e-mailed to Tim de Jongh at Tbone.deJongh@dedea.gov.za or faxed to 086 612 5044.

SCHEDULE 2

MAMMALS	HUNTING SEASON	DAILY BAG LIMIT (PER PERSON PER DAY)
Cape hare (<i>Lepus capensis</i>) Scrub hare (<i>Lepus saxatilis</i>)	1 April – 30 September	2
Bushbuck (<i>Tragelaphus scriptus</i>) Common duiker (<i>Sylvicapra grimmia</i>) Steenbok (<i>Raphicerus campestris</i>)	28 May - 31 July	1
Kudu (<i>Tragelaphus strepsiceros</i>) Please note: Restricted to the hunting of bulls for May and June only – no restrictions for July and August	28 May - 31 August	1
Black-backed jackal (<i>Canis mesomelas</i>) Blesbuck (<i>Damaliscus pygargus phillipsi</i>) Bushpig (<i>Potamochoerus larvatus</i>) Caracal (<i>Caracal caracal</i>) Chacma Baboon (<i>Papio ursinus</i>) Springbok (<i>Antidorcas marsupialis</i>) Vervet monkey (<i>Chlorocebus pygerythrus</i>) Warthog (<i>Phacochoerus africanus</i>)	1 January - 31 December	Unrestricted
BIRDS	HUNTING SEASON	DAILY BAG LIMIT (PER PERSON PER DAY)
South African shelduck (<i>Tadorna cana</i>)	1 January - 31 March	2
Egyptian goose (<i>Alopochen aegyptiacus</i>)	1 February – 30 September	10
Spur-winged goose (<i>Plectropterus gambensis</i>)	1 March - 30 September	5
Cape shoveller (<i>Anas smithii</i>) Cape teal (<i>Anas capensis</i>) Southern pochard (<i>Netta erythrophthalma</i>) White-faced duck (<i>Dendrocygna viduata</i>)	1 May - 31 July	2
Redbilled teal (<i>Anas erythrorhyncha</i>) Yellowbilled duck (<i>Anas undulata</i>)	1 May - 31 July	3
Red-wing francolin (<i>Scleroptila levaillantii</i>)	1 May - 31 July	2
Grey-wing francolin (<i>Scleroptila africanus</i>) Red-necked spurfowl (<i>Pternistis afer</i>) Orange River francolin (<i>Scleroptila levaillantoides</i>)	1 May - 31 July	4
Helmeted guineafowl (<i>Numida meleagris</i>)	1 May - 30 September	5
African olive-pigeon (<i>Columba arquatrix</i>)	1 June - 31 July	5
Common quail (<i>Coturnix coturnix</i>)	15 September – 31 October	10
Cape turtle dove (<i>Streptopelia capicola</i>) Laughing dove (<i>Streptopelia senegalensis</i>) Red-eyed dove (<i>Streptopelia semitorquata</i>) Speckled pigeon (<i>Columba guinea</i>)	1 January - 31 December	Unrestricted

2016

HUNTING SEASON: FORMER TRANSKEI

There is no Hunting Season in the territory of the former Republic of Transkei.
Hunting may only take place with a valid permit issued by DEDEAT.


Sakhumzi Somyo
MEC for Economic Development, Environmental Affairs and Tourism

Date:

20/04/2016

If you wish to comment or make suggestions on the content of the Hunting Proclamation, written representations must reach the Department of Economic Development, Environmental Affairs and Tourism (DEDEAT) before, or no later than, 30 September of the preceding year, to be taken into consideration for the following years hunting proclamation. Comments may be forwarded to any of the DEDEAT offices or e-mailed to Tim de Jongh at Tbone.deJongh@dedea.gov.za or faxed to 086 612 5044.

ADDENDUM

HUNTING PROCLAMATION: 2016

EXTRACTS FROM THE NATURE AND ENVIRONMENTAL CONSERVATION ORDINANCE 19 OF 1974

HUNTING SEASON FOR WILD ANIMALS

78. The MEC may by proclamation in respect of the province or any area therein specified in such proclamation
- (a) each year determine the period in such year during which a species of protected wild animal specified in such proclamation may be hunted under the authority of a permit or license referred to in Section 27(1)(a).
79. The MEC may by proclamation in respect of the province or any area therein specified in such Proclamation and either indefinitely or for a specified period –
- (a) determine the number of any species of protected wild animal specified in such proclamation which may subject to the provisions of this Ordinance be killed, captured or caught;
 - (b) if in his opinion it is necessary or desirable in the interests of nature and environmental conservation and subject to such conditions as he may deem fit suspend the operation of any provision of Section 29 or of any other provision of this Ordinance in so far as such provision relates to any species of fauna or flora specified in such Proclamation;
 - (c) notwithstanding anything to the contrary contained in this Ordinance, prohibit, control or restrict the hunting of wild animals or any species of wild animal;
 - (f) prohibit, restrict or regulate the transport of any wild animal specified in such Proclamation.
82. (1) (b) The MEC may make regulations regulating and restricting the use of dogs in the hunting of any wild animal/s in any area in respect of which the operation of Section 29 (l) has been suspended by proclamation under Section 79 (b),

Section 42 of the Regulations (Provincial Notice No. 955 of 1975) state:

No owner of land in an area in which the application of Section 29 (l) of the ordinance has been suspended by proclamation under Section 79 (b) of the Ordinance may permit the use of more than **eight dogs over the age of one year and four dogs under the age of one year** in any particular hunt on such land.

HUNTING OF PROTECTED WILD ANIMALS

27. (1) Subject to the provisions (2) and (3) no person shall hunt any protected wild animal –
- (a) during any hunting season, unless he is the holder of a licence in the prescribed form issued to him by the Director on payment of the prescribed fee, or
 - (b) at any other time unless he is the holder of a permit to do so.
27. (2) The provisions of Subsection (1) (a) shall not apply to any owner of land, any relative of such owner or any full-time employee of such owner acting under the authority of such owner, in respect of any protected wild animal found on the land of such owner.

PROHIBITION ON KILLING OR CAPTURING OF WILD ANIMALS IN EXCESS OF DAILY BAG LIMIT

28. No person authorized by any provision of this Ordinance to hunt any wild animal shall at any time kill or capture a greater number of any species of protected wild animal than the daily bag limit determined in respect of such species by Proclamation under Section 79 (a).

PROHIBITED WAYS OF HUNTING

29. No person shall, unless he is the holder of a permit authorizing him or her to do so, hunt any wild animal –
- (a) by means of fire or poison;
 - (b) with the aid of artificial light;
 - (c) on or from a public road;
 - (d) by means of any trap;
 - (e) during the period between one hour after sunset on any day and one hour before sunrise on the following day;
 - (f) by means of any weapon in a public place within the jurisdiction of a local authority;
 - (g) by means of a fire-arm which discharges a rim-fire cartridge of a calibre less than five comma six millimetres;
 - (h) by means of a firearm that discharges more than two shots without being manually reloaded;
 - (i) by means of a bow-and-arrow;
 - (j) by means of a set gun or any other similar contrivance;
 - (k) by means of any device that injects an intoxicating or a narcotic agent or poison into such animal;
 - (l) by the use of a dog, except for the hunting of birds or for the purpose of following or searching for any such animal which has been wounded;
 - (m) in the case of birds in or upon inland waters, by the use of a boat for the purpose of chasing or killing such birds;

If you wish to comment or make suggestions on the content of the Hunting Proclamation, written representations must reach the Department of Economic Development, Environmental Affairs and Tourism (DEDEAT) before, or no later than, 30 September of the preceding year, to be taken into consideration for the following years hunting proclamation. Comments may be forwarded to any of the DEDEAT offices or e-mailed to Tbone.deJongh@dedea.gov.za or faxed to 086 612 5044.

Provided that in respect of the hunting of -

- (i) rodents, the provision of paragraphs (a), (b), (d), (e) and (l); **[in terms of (b) of the proclamation a permit is required]**
- (ii) any bird or other wild animal which is not an endangered or a protected wild animal, the provisions of paragraph (g), or
- (iii) any such wild animal by a registered veterinary surgeon in the practice of his profession, the provisions of paragraph (k), shall not apply.

33 (1) No person shall without a permit, use any motor vehicle or aircraft to hunt any wild animal or to hunt, disturb, drive or stampede any wild animal or animals for the purpose of filming or photographing such hunt, disturbance, drive or stampede or for any other purpose whatsoever.

PLEASE NOTE THE FOLLOWING:

1. Definitions:

“**hunt**” in relation to any wild animal means by any means whatsoever to hunt or search for, to kill, capture or attempt to kill or capture, or to pursue, follow or drive with intent to kill or capture, or to shoot at, poison, lie in wait for or wilfully disturb;

“**poison**” means any poison, preparation or chemical substance used to catch, immobilize, sterilize, kill or physically harm a wild animal;

“**trap**” means any trap, springtrap, snare, gin, cage, net, pitfall or birdlime and any other device or method whatsoever which can be used or adapted for the capture of wild animals;

“**wild animal**” means any live vertebrate or invertebrate animal (the egg or spawn of any such animal but excluding any ostrich used for farming purposes and the egg thereof) belonging to a non-domestic species and includes any such animal which is kept or has been born in captivity.

“**owner**” means, in relation to land, the person in whom is vested the legal title thereto; where the legal title thereto is vested in an association of persons, whether corporate or unincorporated, the person designated in writing as the owner thereof by such association;

2. No Threatened or Protected Species (TOPS), (**Black wildebeest, Bontebok, and so on**) as listed in Section 57 (1) of the regulations related to the National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004), have been listed in this Hunting Proclamation, and may therefore only be hunted, captured or any other restricted activity may only be carried out, if you are in possession of a specific TOPS permit to perform such a restricted activity.
3. No Alien and Invasive Species (AIS), (**Fallow deer, Kafue lechwe, Red lechwe, and so on**) as listed in the regulations related to the National Environmental Management: Biodiversity Act (NEMBA), 2004 (Act No. 10 of 2004), have been listed in this Hunting Proclamation. These species may be hunted without a permit BUT permits are required for any other restricted activity, as specified in Section 1 (b) of the National Environmental Management: Biodiversity Act (NEMBA), 2004 (Act No. 10 of 2004). The provincial hunting license remains mandatory.
4. It is illegal to use an aircraft (helicopter) for any purpose whatsoever over public or private land, whether you have a Certificate of Adequate Enclosure (CAE) or not for the purposes as listed in Regulation 33 (1) above without a permit.
5. No person may hunt on any land, of which he/she is not the owner, without the written permission of the owner - Section 39. (1) and (2). Such written permission must reflect, the following:
 - (a) the full names and address of the owner concerned and of the person to whom it is granted, and;
 - (b) the number and the species of wild animal, the date or dates and the land in respect of which it is granted, and is signed and dated by such owner.
- (3) The provisions of Subsection (2) shall not apply in respect of permission granted in terms of Subsection (1) to any relative or full-time employee of any owner of land.
6. Section 40 - no person shall on land of which he is not the owner hunt any wild animal or remove any such animal or the carcass of such animal from such land without the permission of the owner of such land granted in terms of Section 39.
7. DEDEAT office hours are as follows: **Mondays-Thursdays 08:00-16:30 and Fridays 08:00-16:00**
8. In order to comply with **Paragraph 2** (notification of the relevant DEDEAT office, during office hours, prior to such intended hunt) please note the contact details of the office and responsible person that must be contacted:

Cacadu District - Port Elizabeth	041 508 5803	Amathole District - East London	043 707 4068
Thembinkosi Tyali - Biodiversity	079 897 1060	Ricky Hannan - Biodiversity	083 382 9673
Cacadu District - Jeffreys Bay	042 292 0339	Joe Gqabi District - Aliwal North	051 633 2901
Thembinkosi Tyali - Biodiversity	079 897 1060	Zikho Saba - Biodiversity	072 735 5358
Cacadu District - Graaff-Reinet	049 892 3755	OR Tambo District - Mthatha	047 531 1191
Thembinkosi Tyali - Biodiversity	079 897 1060	Nosinodi Ntola - Biodiversity	078 206 7502
Cacadu District - Grahamstown	046 622 7216	Alfred Nzo District - Matatiele	039 256 0216
Thembinkosi Tyali - Biodiversity	079 897 1060	Dean Ricketts - Biodiversity	060 532 4302
		Chris Hani District – Queenstown	045 808 4016
		Tim de Jongh - Biodiversity	082 461 4087

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9. **ALL applications** must be submitted on the prescribed **PERMIT APPLICATION FORM** and dispatched to the following office/s and responsible person/s:

Alfred Nzo District - Matatiele	Tel: 039 256 0216	
Dean Ricketts	Fax: 086 608 9480	Email: Dean.Ricketts@dedea.gov.za
Phikolomzi Gwama	Fax: 086 608 9480	Email: Phikolomzi.Gwama @dedea.gov.za
Amathole District - East London	Tel: 043 707 4068	
Edwina Oates	Fax: 086 519 3200	E-mail: Edwina.Oates@dedea.gov.za
Cacadu District - Port Elizabeth	Tel: 041 508 5803	
Pumza Mapara	Fax: 086 541 4472	E-mail: Pumza.Mpara@dedea.gov.za
Cacadu District - Port Elizabeth	Tel: 041 508 5813	
Alan Southwood	Fax: 086 519 7698	E-mail: Alan.Southwood@dedea.gov.za
Cacadu District - Jeffreys Bay	Tel: 042 292 0339	
Angelique Marais	Fax: 086 540 4522	E-mail: Angelique.Marais@dedea.gov.za
Cacadu District - Graaff-Reinet	Tel: 049 892 3755	
Frikkie Rossouw	Fax: 049 892 3862	E-mail: Frikkie.Rossouw@dedea.gov.za
Gladman Sinuka	Fax: 049 892 3862	E-mail: Mhlanganisi.Sinuka@dedea.gov.za
Cacadu District - Grahamstown	Tel: 046 622 7216	
Mbulelo Xalu	Fax: 086 545 0354	E-mail: Mbulelo.Xalu@dedea.gov.za
Chris Hani District - Queenstown	Tel: 045 808 4039	
Lindelwa Bottomane	Fax: 086 603 7879	Email: Lindelwa.Bottomane@dedea.gov.za
Joe Gqabi District - Aliwal North	Tel: 051 633 2901	
Vuyokazi Rwexu	Fax: 086 746 5934	E-mail: Vuyokazi.Rwexu @dedea.gov.za
OR Tambo District - Mthatha	Tel: 047 531 1191	
Nosinodi Ntola	Fax: 086 624 9897	E-mail: Nosinodi.Ntola@dedea.gov.za

10. **Contraventions** must be reported to the **Compliance and Enforcement** personnel as per the following table:

Cacadu District - Port Elizabeth Jan Kapp - Compliance	041 508 5803 082 332 0293	Joe Gqabi District - Aliwal North Joggie ACKERMAN - Compliance	051 633 2901 063 402 9055
Cacadu District - Jeffreys Bay Jan Kapp - Compliance	042 292 0339 082 332 0293	OR Tambo District - Mthatha	047 531 1191
Cacadu District - Graaff-Reinet Jan Kapp - Compliance	049 892 3755 082 332 0293	Alfred Nzo District - Matatiele Ntlanhla Mfingwana - Compliance	039 256 0216 083 968 4634
Cacadu District - Grahamstown Jan Kapp - Compliance	046 622 7216 082 332 0293	Chris Hani District - Queenstown Ruaan Botha - Compliance	045 808 4016 071 865 3820
Amathole District - East London Given Ndabambi - Compliance	043 707 4068 083 598 3609	Senior Manager: Div de Villiers Assistant Manager: Solly Duna	082 417 0155 082 461 4151

COMMENTS:

If you wish to comment or make suggestions on the content of the hunting proclamation, written representations must reach the Department of Economic Development, Environmental Affairs and Tourism (DEDEAT) before, or no later than, **30 September** of the preceding year, to be taken into consideration for the following years hunting proclamation. They may be forwarded to any of the DEDEAT offices or e-mailed to Tim de Jongh at Tbone.deJongh@dedea.gov.za or faxed to **086 612 5044**. Any individual, organization or association may forward comments.



Province of the
EASTERN CAPE
ECONOMIC DEVELOPMENT,
ENVIRONMENTAL AFFAIRS AND TOURISM

PROVINCE OF THE EASTERN CAPE
DIRECTORATE: ENVIRONMENTAL AFFAIRS

**APPLICATION FOR A PERMIT IN
ACCORDANCE WITH THE
2016 HUNTING PROCLAMATION**

in terms of the
Nature and Environmental Conservation
Ordinance 19 of 1974,
Act 10/87 and Decree No. 9 of 1992

PLEASE USE CAPITAL LETTERS

Surname of applicant:		Full first name/s:		ID no.: (Please attach a copy of your ID)
Residential address:			Postal address:	
			Postal code:	
Telephone home and / or work:		Facsimile:		Cellphone:
E-mail:			Website:	

I have attached the following information/supporting documents, as indicated in the checklist below, to support my application:

Mark with an X	Mark with an X
Copy of ID	Proof of membership of CHASA
To hunt black-backed jackal and caracal on my own farm	Proof of membership of PHASA
To hunt unrestricted species on my own farm	Proof of membership of SA Hunters
To hunt black-backed jackal and caracal on any farm	Proof of Dedicated Hunter
To hunt unrestricted species on any farm	Vehicle make, model and colour
Provincial Hunting Licence	Vehicle registration number
Firearm and ammunition particulars	Equipment used, for example light, luring, etc
Additional information – see overleaf	

PLEASE ENSURE THAT IF THE APPLICANT IS APPLYING -

- To hunt at night with an artificial light for management purposes by culling unrestricted wild animals or hunting black-backed jackal and caracal he/she must complete this form and attach the following documentation:
 - Proof of past experience in the field of hunting and/or culling – any certificates of proficiency and letters of recommendation must be attached as well as proof of membership of SA Hunters, CHASA and/or PHASA.
 - The absence of sufficient proof of experience may result in being issued a permit to hunt only on the applicant's own property.
 - Equipment used – calibre of firearm/s, type of ammunition, luring equipment, artificial light/s and vehicle/s type and registration number/s.
 - Copy of a valid provincial hunting licence.
- Each individual hunter must complete an application form. In the case where a hunter is part of a harvesting team he must cite the team for which he is harvesting and attach a letter verifying such by the owner of the company.
- If a permit was issued to you previously your completed returns must accompany your application for renewal before your permit will be renewed.
- Please ensure that all the particulars (full names, ID no., addresses and contact details) of the hunters partaking in the hunting and/or culling, as well as all the relevant documentation has been included and attached. Please note that failure to do so will delay the issuing of the permit.

Signature of applicant:

Date:

Applications must be sent to your nearest DEDEAT office as stipulated.

This image shows a single sheet of white paper with horizontal ruling lines. The lines are evenly spaced and run across the width of the page. There are no margins, text, or other markings on the paper.

Applications must be directed to the following office/s and responsible person/s:

Alfred Nzo District - Matatiele	Tel: 039 256 0216	
Dean Ricketts	Fax: 086 608 9480	Email: Dean.Rickets@dedea.gov.za
Phikolomzi Gwama	Fax: 086 608 9480	Email: Phikolomzi.Gwama @dedea.gov.za
Amathole District - East London	Tel: 043 707 4068	
Edwina Oates	Fax: 086 519 3200	E-mail: Edwina.Oates@dedea.gov.za
Cacadu District - Port Elizabeth	Tel: 041 508 5803	
Pumza Mapara	Fax: 086 541 4472	E-mail: Pumza.Mpara@dedea.gov.za
Cacadu District - Port Elizabeth	Tel: 041 508 5813	
Alan Southwood	Fax: 086 519 7698	E-mail: Alan.Southwood@dedea.gov.za
Cacadu District - Jeffreys Bay	Tel: 042 292 0339	
Angelique Marais	Fax: 086 540 4522	E-mail: Angelique.Marais@dedea.gov.za
Cacadu District - Graaff-Reinet	Tel: 049 892 3755	
Frikkie Rossouw	Fax: 049 892 3862	E-mail: Frikkie.Rossouw@dedea.gov.za
Gladman Sinuka	Fax: 049 892 3862	E-mail: Mhlanganisi.Sinuka@dedea.gov.za
Cacadu District - Grahamstown	Tel: 046 622 7216	
Mbulelo Xalu	Fax: 086 545 0354	E-mail: Mbulelo.Xalu@dedea.gov.za
Chris Hani District - Queenstown	Tel: 045 808 4039	
Lindelwa Bottomane	Fax: 086 603 7879	Email: Lindelwa.Bottomane@dedea.gov.za
Joe Gqabi District - Aliwal North	Tel: 051 633 2901	
Vuyokazi Rwexu	Fax: 086 746 5934	E-mail: Vuyokazi.Rwexu@dedea.gov.za
OR Tambo District - Mthatha	Tel: 047 531 1191	
Nosinodi Ntola	Fax: 086 624 9897	E-mail: Nosinodi.Ntola@dedea.gov.za

PLEASE NOTE:

1. Since the electronic media can be unreliable we advise that you follow up, your application, with an e-mail or a phone call to verify receipt of your application.
2. DEDEAT endeavours to process your application as soon as possible, however note that the maximum waiting period is 21 working days.
3. Applications may be delayed if all the relevant details or information requested from the applicant is not supplied.
5. To manage black-backed jackal & caracal with the aid of a helicopter the letter of no objection from the Chairperson or his delegated official of the relevant Farmers Association/Union, as well as the particulars, farm name/s and signature or every landowner involved, is attached.
6. To hunt / cull / capture and is not the owner of the land, the full name, ID no., postal and residential address of the landowner, and his written permission is attached.
7. To hunt / cull the full name, ID no., postal and residential address of each individual hunter must be attached.
8. When applying for an import permit a copy of the export permit, from the relevant authority, must be attached.
9. To conduct any activity involving a TOPS listed species, please complete the relevant TOPS application form obtainable from any DEDEAT office.
10. To conduct any activity involving a AIS listed species, please complete the relevant AIS application form obtainable from the National Department of Environmental Affairs, Directorate: Bio-Security Services, 14 Loop Street, Cape Town 8000. Contact details – 021 441 2748 - AISpermits@environment.gov.za.
11. We look forward to being of assistance.

PROCLAMATION • PROKLAMASIE

PROCLAMATION 1 OF 2016**NELSON MANDELA BAY METROPOLITAN MUNICIPALITY****MUNICIPAL PLANNING TRIBUNAL NOTICE IN TERMS OF SECTIONS 35(1), 36 AND 37 OF THE SPATIAL PLANNING AND LAND USE MANAGEMENT ACT, 2013 (ACT 16 OF 2013) (SPLUMA)***(M Msimanga) (Ref. 17)*

Notice is hereby given in terms of the SPLUMA, that the NMBMM resolved in the Council meeting held on 16 July 2015 that it will establish a single Municipal Planning Tribunal (MPT) to exercise the powers to determine Land Use and Development Applications within its area of jurisdiction. The MPT will consist of the following members:

1. Mandla Mabuza (Chairperson - Municipal Employee)
2. Amelia Mildred Buchner (Municipal Employee)
3. Lutando Sithembele Maboza (Municipal Employee)
4. Joram Mziwonke Mkosana (Municipal Employee)
5. Meshack Baloyi (Municipal Employee)
6. Thandeka Mlaza-Lloyd (Municipal Employee)
7. Humphrey Mtimkhulu (Municipal Employee)
8. Anthony Douglas Williams (CoGTA - Provincial Government)
9. Timothy John Hewitt-Coleman (NGO - Institute for Architects)

The MPT commences its operations after the publication of this notice in terms of Section 37(5) of the SPLUMA. The term of office of the MPT members is five (5) years or shorter as the Municipal Council may determine and the members may not serve for a continuous period of ten (10) years.

Vote 04390135

**ACTING CITY MANAGER
MR JOHANN METTLER**

30-6

PROVINCIAL NOTICES • PROVINSIALE KENNISGEWINGS

PROVINCIAL NOTICE 133 OF 2016**EASTERN CAPE PROVINCE****DEPARTMENT OF COOPERATE GOVERNANCE AND TRADITIONAL AFFAIRS****NELSON MANDELA BAY MUNICIPALITY****REMOVAL OF RESTRICTIONS ACT, 1967:****ERF 490 SUNRIDGE PARK, PORT ELIZABETH**

Under section 2(1) of the Removal of Restrictions Act, 1967 (Act 84 of 1967) as amended, and on application by the owner of Erf 490 Sunridge Park: Port Elizabeth, Conditions C.5(b) and C.5 (d) in Deed of Transfer No. T29214/1989 are hereby removed.

LOCAL AUTHORITY NOTICES • PLAASLIKE OWERHEIDS KENNISGEWINGS

LOCAL AUTHORITY NOTICE 47 OF 2016**INTSIKA YETHU MUNICIPALITY**

The Municipal Manager hereby publishes, in terms of **section 13 of the Local Government: Municipal systems Act, 2000 [Act No. 32 of 2000]** read with **section 162 of the Constitution of the Republic of South Africa Act 1996 [Act No. 108 of 1996]** the By-Laws on Control over Buildings that come into operation on the date of publication thereof.

BY-LAWS ON CONTROL OVER BUILDINGS**PREAMBLE**

WHEREAS the Council of the Municipality is vested with legislative authority in terms of the Constitution of the Republic of South Africa, 1996;

AND WHEREAS the Council of the Municipality in the exercise of its functions has the right to provide for the control over buildings erected on land within the area of jurisdiction of the Municipality and for matters connected therewith;

Be it therefore enacted by the Council as follows:

SCHEDULE**BUILDING REGULATIONS AND BUILDING STANDARD BY-LAW****Table of Contents**

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1. Definitions

In these by-laws, words used in the masculine gender include the feminine, the singular includes the plural and *vice versa* and, except where otherwise provided, all words and phrases have the same meanings as those contained in the National Building Regulations and Building Standards Act, 1977 (Act No. 103 of 1977), the National Building Regulations promulgated thereunder and the User's Code for the application of the National Building Regulations, SABS 0400/1990.

“adequate”	or effective” means adequate or effective in the opinion of the Council;
“approved”	means approved by the Council, regard being had, in all cases, to all the circumstances of the particular case and to accepted principles of drainage installation had, in the case of any appliance, fitting or other object, to the purpose which it is intended to serve;
“anti-siphonage pipe”	means any pipe or portion of a pipe provided for the protection by ventilation of the water seal or trap against unsealing by siphonage or backpressure;
“cleaning eye”	means any access opening to the interior of a discharge pipe or trap provided for the purposes of internal draining and which remains permanently accessible after completion of the drainage installation.
“communication pipe”	any pipe leading from a main to the premises of any consumer as far as the street boundary of such premises situated nearest to such main, or, in cases where the meter is installed inside the premises of any consumer in terms of this part of these by-laws, as far as the inlet of the meter;
“connecting sewer”	means that part of a sewerage system which is vested in the Council and by means of which a drain is connected to the Council’s sewer.
“connection”	means the point where a drain is connected to the connecting sewer;
“conservancy tank”	means a tank which is used for the retention and temporary retention of the discharge from a drainage installation and which is emptied at intervals determined by the Council;
“consumer”	means the occupier of any premises with whom or which the Council has contracted to supply water or the owner or any person who has entered into a contract with the Council for the supply of water or who is lawfully obtaining water from the Council;
“council”	means the Council of the Municipalityand/or any duly authorised committee or official of the said Municipality;
dilapidated building or structure	means a building or a structure which is in a state of disrepair or ruin as a result of age or neglect.
“drain”	means that portion of a drainage installation other than soil-water pipes, ventilation pipes and anti-siphonage pipes, which is vested in the owner of the premises and which has been laid in the ground and is used or intended to be used for conveying sewage to the connecting sewer or to a common drain or a conservancy tank or septic tank which is situated on the premises;
“drain installation”	means an installation vested in the owner of the premises and includes any drain, soil-water fitting, mechanical appliance or any other appliance or fitting or combination thereof for the collection and conveyance of sewage;
“drainage work”	means the construction or reconstruction of or any alteration or addition to, or any work done in connection with a drainage installation but must not include any work undertaken solely for purposes of repair or maintenance;
“gully”	means a pipe fitting incorporating a trap into which waste water is discharged;
“industrial effluent”	means any liquid, whether or not containing matter in solution or suspension, which is emitted in the course of or as a result of any trade or industrial operation, including any mining operation, and includes any liquid besides soil-water, waste-water or storm-water;

“main”	means any pipe, aqueduct or other work under the exclusive control of the Council and used by it for the purpose of conveying water to consumers, but does not include any communication pipe, as herein defined.
“Municipal Manager”	means the person appointed as Municipal Manager by the municipal council in terms of section 82 of the Local Government: Municipal Structures Act, 1998 (Act 117 of 1998) as amended and includes a person acting in this position.
“owner”	in relation to immovable property means the person in whom the legal title is vested and includes: <ul style="list-style-type: none"> (a) A person receiving the rent or profit of any land or property from any tenant or occupier thereof, or who would receive such rent or profits if such land or property were leased, whether for his/her own account or as agent for any person entitled thereto; (b) In case where the person in whom the legal title to premises is vested is insolvent or dead, or is under any form of legal disability whatsoever, the person in whom the administration and control of such premises is vested as curator, trustee, executor, administrator, judicial manager, liquidator or other legal representative; (c) In relation to – <ul style="list-style-type: none"> (i) A piece of land delineated on a sectional plan registered in terms of the Sectional Titles Act, 1986 (Act No. 95 of 1986), the developer of the body corporate in respect of the common property, or (ii) A section as defined in such Act, the person in whose name such section is registered under a sectional title deed, and includes the lawfully appointed agent of such a person; <p style="margin-left: 40px;">Sectional title deed, and includes the lawfully appointed agent of such a person;</p>
“premises”	means any piece of land, the external surface boundaries of which are delineated on– <ul style="list-style-type: none"> (a) A general plan or diagram registered in terms of the Land Survey Act, 1927 (Act No. 9 of 1927) or in terms of the Deeds Registries Act, 1937 (Act No. 47 of 1937), or (b) A sectional plan registered in term of the Sectional Titles Act, 1986 (Act No. 95 of 1986)
“purified effluent”	means the water discharged from a water care works after purification, either into a water course or for purposes of re-use;
“sanitary fitting”	or sanitary appliance” means any soil-water fitting and any waste-water fitting;
“septic tank”	means any tank designed to receive sewage and to effect the adequate decomposition of organic matter in sewage by bacterial action;

“sewage”	means soil-water, waste-water or industrial effluent whether separately or together;
“sewer”	means any pipe with fittings, vested in the Council and used or designed or intended for use for or in connection with the conveyance of sewage;
“soil-water”	means any liquid containing human or animal excreta;
“soil-water fitting”	means any fitting used for the reception and discharge of soil-water;
“soil-water pipe”	means any pipe, other than a drain, used for the conveyance of soil-water with or without waste-water;
“stack”	means the main vertical component of a drainage installation or any part thereof other than a ventilation pipe;
“storm water”	means any liquid resulting from natural precipitation or accumulation and includes rain-water, spring water and ground-water;
“tariff”	means the tariff of charge regarding the Council’s sewerage services, as determined by the Council from time to time in terms of Section 75A of the Local Government: Municipal System Act, 2000 (Act No. 32 of 2000) or any other applicable law;
“trap”	means a pipe fitting or portion of a sanitary appliance designed to retain a water seal in position;
“ventilation pipe”	means any pipe or portion of a pipe not conveying any liquid and used to ventilate a drainage installation in order to prevent the destruction of water seals and which leads to the open air at its highest point;
“waste-water”	means used water that has not been polluted by soil-water or industrial effluent, and does not include storm water,
“waste-water fitting”	means any fitting used for the reception and discharge of waste-water;
“waste-water pipe”	means any pipe, other than a drain, used for the conveyance of water-waste only”
“waster-water works”	means any water works for the purification treatment or disposal of effluent;
“water seal”	means the water in a trap, which serves as a barrier against the flow of foul air or gas;

2. Scope of By-Laws

These by-laws applies to every building, sewerage installation and/or water installation, and, regarding sewerage and water installations in particular, to the operation and maintenance of any such installation in any new building or existing building with or without any alternation or addition to such an existing installation, whether or not required by the Council to be made or altered in terms of the National Building Regulations or these by-laws.

3. Buildings on Land to be reflected on plan

- (1) Subject to the provisions of these By-Laws, no building in respect of which plans and specifications have not been approved by the municipality shall be erected on any land and/or area in which the municipality has jurisdiction.
- (2) No person or owner shall erect or make any structural alterations to existing building(s) without approved building plans.
- (3) any person intending to undertake –
 - (a) Minor building works;
 - (b) Minor alterations to existing buildings including enlargement or reduction of a window or the insertion of a door instead of a window and *vice versa*.
 - (c) An erection of a fence,shall make written application to the Council to do so and may only effect such minor building works, minor alterations or fencing on receipt of written permission from the Council, and if permission is not acted upon within six months from the date on which it was granted, it shall lapse and determine.
- (4) no person shall erect or use temporary structure or movable structure, such as; shacks, containers, sheds, booth, kraals, cubicles or stalls, without written permission from the Council. Such permission shall hold valid per the agreement between the Municipality and the owner.

4. Prohibition of dangerous building materials

- (1) No owner or occupier of land –
 - (a) Other than an owner or occupier of an agricultural holding or farm land, may erect or cause, or permit to be erected, any barbed-wire fence or any railing, paling, wall or other barrier which, by reason of spikes or other sharp or pointed protrusions or otherwise by reason of the nature of its construction or design, is or may become a danger to any member of the public;
 - (b) Including an owner or occupier of an agricultural holding or farm land, may erect or cause, or permit to be erected, any electrified fence, railing or other electrified barrier unless –
 - (i) The fence, railing or other barrier is erected on top of a wall built of brick, cement, concrete or similar material, which wall may not be less than 1,8 metres high; and
 - (ii) The fence, railing, or other barrier is designed and installed in accordance with any relevant specifications determined by the Council; or
 - (c) **May erect, or cause, or permit to be erected, any electrified fence, railing, wall or other electrified barrier referred to in paragraph (b) without the approval of the Council.**

- (2) The full technical details and specifications of the proposed electrified fence, railing, wall or other electrified barrier must accompany the application submitted to the Council for approval.
- (3) No buildings erection, structure or material may be used in the erection of a building which, in view of the Council, is or may be dangerous to the public unless otherwise approval is granted.

5. Dilapidated buildings or structure:-

- (1) If a building or structure is in a state of disrepair or ruin as a result of age or neglect, vandalism, fire damage, storm damage, explosion, vehicle impact, unsafe working activities or practices, the municipality may by notice in writing, served by post or delivered, order the owner of such building to demolish the said building or structure within 30 days from the date of such notice.
- (2) If the owner of a building or structure on or to whom a notice referred to in subsection 1 was served or delivered fails to demolish the said building or structure within the period specified in such notice the municipality may demolish such building or structure, remove the material of which such building consistent and any other material or rubbish from the site in question and otherwise clean-up such site, and may recover the costs thereof from such owner. The municipality may sell such material and may utilize such proceeds of sale to defray the costs of such demolition, removal or clean-up and shall pay the balance, if any, of such proceeds to such owner.
- (3) The responsibility to keep buildings and structures in good habitable condition is on the owner of the building or structure no liability therefore lie on the Municipality for failure to comply with the provisions of this clause.

6. Permission to hoard in footway

- (1) Any person who intends erecting, removing, altering, repairing, demolishing or painting any part of a building or structure or carrying out any excavation, on part of any land which is within 6 metres of a public road, must before commencing any such work, enclose or cause to be enclosed a space in front of such part of the building, structure or land by means of a hoarding, and when applicable, lantrines, fence or other enclosure or an enclosure specified in a permit issued.
- (2) If the enclosure contemplated in subsection (1), occupies or projects over any portion of a public road, the person concerned or the owner must apply for a written permit to the Council, and if the person making the application is not the owner of the building or land on which the work is to be done, the owner must countersign the application.
- (3) The Council may determine what portion of the public road is necessary for the purpose of carrying out any operations contemplated in subsection (1), and in every case where it determines that portion of a public road may be used for such purpose, grant a permit in writing specifying the portion which may be occupied for such purpose and the conditions under which such permit is granted.
- (4) The Council reserves the right to withhold the issue of a permit required in terms of subsection (2), until all prescribed fees have been paid and the acceptance of any such permit by the applicant without objection, is taken to indicate that all kerbs, gutters and other works in the portion of the public road concerned were in good order and condition on the date of issue of such permit.

- (5) Every permit granted, duty imposed, conditions attached, by the Council for the erection of a hoarding, and when applicable, latrines, fence, scaffolding or an enclosure or a planked shed, must specify the area and precise position of that part of the public road where the enclosure, overhanging or covering is permitted and the period for which the permit is granted.

7. Cat-heads, cranes and platforms

Cat-heads, lifting cranes, platforms and other such contrivances must not overhang any street or sidewalk without the prior written consent of the Council.

8. Slab footways or pavement

- (1) The owner or occupier of an erf adjoining a street, may lay or fix slab footways or pavement on any street sidewalk or footway.
- (2) Paving or slabs must be laid to the grade, line and cross-fall pointed out by the Council and must conform to the following further requirements:
 - (a) For ordinary paving or slabs, the minimum cross-fall must be 1:100 and the maximum cross-fall 1:25
 - (b) Non-skid paving or slabs of a type to be approved by the Council must be used for cross-falls between 1:25 and 1:15 provided that the maximum cross-fall must not exceed 1:15.
 - (c) Longitudinal grades must not be steeper than 1:25 for ordinary paving. Slabs and non-skid paving or slabs may be used for longitudinal grades between 1:25 and 1:15 provided that the maximum longitudinal grade must not exceed 1:15
- (3) When carriage openings are formed in kerbs and cross footways or pavements, such openings must be paved or slabbed.
- (4) The Council may, for purposes of this section, impose such conditions as it may deem necessary in the interests of public safety, the preservation of municipal property and for any such purpose necessitating the imposition of such conditions.

9. Planting on footways and sidewalks

- (1) The owner or occupier of an erf adjoining a street may, at his or her own cost, grade and plant with grass any land lying between the erf and that part of the street intended, laid out or made up for the use of vehicular traffic.
- (2) The owner or occupier of an erf aforesaid may plant flowers or small shrubs in a strip of land not exceeding 1 meter in width immediately adjoining the said erf.

- (3) The Council may impose such conditions as it deems necessary, regard being had to public safety, the preservation of municipal property and for any such purpose necessitating the imposition of such conditions.

10. Street gutter bridged

No person must bridge over or enclose any gutter or storm water drain under the control of the Council without the prior written consent of the Council.

11. Encroachments

- (1) A cantilevered overhanging roof may be erected over the street boundary or building line, at a height of at least 2,75m above the finished ground level, measured from the finished ground level to the lowest point of the overhanging roof.
- (2) Foundations that are at least 0,75m under the ground level may exceed a street boundary or building line with a maximum of 0,5m.
- (3) Sunshades and overhead lamps may exceed a street boundary or building line: provided that there is a head clearance of at least 2,1m, measured from the finished ground level to the lowest point of such sunshades or overhead lamps
- (4) Eaves projections may exceed the street boundary or building line.

12. Restriction on the erection of buildings within the one-in-fifty-year flood line

- (1) No building must without the prior permission of the Council be erected so that it is, at its nearest point, nearer to the centre of any natural watercourse than a line, as may be determined by the Council, indicating the maximum level likely to be reached on an average every fifty years by flood water in the said watercourse.
- (2) For the purpose of this section a natural watercourse means a topographic land depression which collects and conveys surface storm water in a definite direction and includes any clearly defined natural channel, which conveys water in a definite course along a bed between visible banks, whether or not its conformation has been changed by artificial means and whether or not such channel is dry during any period of the year, and includes any river, spruit, and stream.

13. Minimum erf size

Subject to the town planning scheme of the Municipality and any other legislation all erven within the jurisdiction of the Municipality must be at least 400m² in size.

14. Restriction of additional buildings

- (1) No person may erect a building additional to a building already approved by the Municipality;
- (2) If no prior approval for such building was obtained, the owner of the erf must within 14 days after receipt of a notice issued in accordance with section 41, demolish the building.
- (3) Should the owner fail to demolish the building within the time period, referred in subsection (2), the Municipality may demolish the building and the owner will be liable for the reasonable cost associated with such demolition.

15. Relay of storm water from a high lying erf to a lower lying erf

If, in the opinion of the Council, it is impracticable for storm water to be drained from any high-lying erf direct to a public street, the owner of any low lying erf is obliged to accept and permit the passage of such storm water and the owner of such high-lying erf, the storm water from which is discharged over the low-lying erf, is liable for a proportionate share of the cost of any pipe-line or drain which the owner of such low-lying erf may find necessary to construct for the purpose of conducting water so discharged.

16. Enclosures

Where any erf is enclosed in whichever manner, such enclosure must be designed, erected and maintained according to sections 13, 14 and 15.

17. Height restrictions

- (1) No enclosure except those on Industrial and Business zoned erven irrespective of the type of material used, may exceed a height of 2.1m.
- (2) Apart from the provisions of subparagraph (1) hereof, barbed wire or similar wire and safety spikes may be erected only from a height of 1.75m.

18. Design and appearance

- (1) An enclosure which is visible from an adjacent street or public open space must comply with the following conditions-
 - (a) All surfaces which are visible from such street or public open space must –

- (i) Be skillfully finished;
 - (ii) Be of good quality material;
 - (iii) Be without defect; and
 - (iv) Have an exposed or finished side;
 - (b) Painted surfaces visible from such street or public open spaces, must be white only or a different colour as approved by the Council.
 - (c) If such enclosure is made of precast material and is visible from such street or public open space, it must only have a brick pattern and be painted white or a different finish or colour as approved by the Council.
 - (d) If wood forms part of such enclosure, it is thoroughly treated with a wood-preserving agent.
- (2) An enclosure, as provided in sub section (1) which is visible from any adjacent erf, must comply with the following requirements –
- (a) All surface fronting on the adjacent erven must be –
 - (i) Skillfully finished;
 - (ii) Of good quality material;
 - (iii) Without defect; and
 - (iv) Maintenance free
 - (b) If applicable, the struts, posts and columns of such an enclosure must show on the owner's side
 - (c) If wood forms part of such enclosure, it must be thoroughly treated with a wood-preserving agent.
- (3) Notwithstanding the provisions in these By-laws –
- (a) The enclosure, as provided in subsection (1), must, within a distance of 4.5m from any street boundaries or public open space boundaries be splayed or lowered to a height of 1m, if the Council so requires;
 - (b) No barbed wire or similar wire and safety spikes in any area industrial-zoned erven excluded may be visible from any street, public open space or adjacent erf;
 - (c) The enclosure must be properly maintained to the sole satisfaction of the Council.
 - (d) The height of any enclosure or wall will be measured from natural ground level.

19. Roofs

- (1) Sheet metal which is used for roofs and is visible from the street or surrounding erven must

be properly painted within fifteen months after construction thereof if the Council so requires.

- (2) No roof surface may have a luminous finish.

20. Connection to sewer

- (1) No part of any drainage installation must extend beyond the boundary of the piece of land on which the building or part thereof served by the drainage installation is erected: provided that, where it considers it necessary or expedient to do so, the Council may permit the owner to lay a drain at his or her own expense through an adjoining piece of land upon proof of the registration of an appropriate servitude or of a notarial deed of joint drainage, s the Council may require.
- (2) Subject to the provisions of subsection (3), and without prejudice to the provisions of the National Building Regulations regarding the inspection and testing of drainage installations, the owner of a premises must, 14 days before the drainage installation on his or her premises will be ready for connection to a connecting sewer, he or she must connect the drain to it at his/her own expense.
- (3) Any alternative or additional connection required by the owner must be subject to the approval of the Council and is effected at the owner's expense.
- (4) No person must permit the entry of any substance whatsoever other than clean water for testing purposes into any drainage installation before the drainage installation has been connected to the sewer.
- (5) Save as may be otherwise authorised by the Council in writing, no person other than an official duly authorised to do so, may lay and connect any connecting sewer to the sewer.
- (6) the conveyance of sewage from two or more premises by means of a common drain to a connecting sewer may be authorised by the Council.

21. Disconnection of Drainage Installation and Conservancy or Septic Tanks

- (1) If an existing conservancy tank or septic tank is no longer required for the storage or treatment of sewage, or if permission for such use is withdrawn, the owner must cause it to be disconnected and either completely removed or completely filled with earth or other suitable material: provided that he Council may require such tank to be otherwise dealt with, or may permit it to be used for some other purpose subject to such conditions as the Council may consider necessary, regard being had to all the circumstances of the case.
- (2) After all the requirements of the National Building regulations in regard to disconnection have been complied with and on request by the owner, the Council must issue a certificate to the effect that the disconnection has been completed in terms of the National Building Regulations and that any sewerage charges raised in respect of the disconnected portion of the drainage installation must cease to be raised with effect from the first day of the month following the issue of such certificate: provided that, until such certificate is issued by the Council, any such charges must continue to be raised.
- (3) When a drainage installation is disconnected from a sewer, the Council must seal the opening so made and must recover from the owner the cost of such work in terms of section 14(5).
- (4) Any person who, without the permission of the Council, breaks or removes or causes or permits the breakage or removal of any such seal referred to in subsection (3), is guilty of an offence.

- (5) Where a soil-water fitting has during the month been connected to or disconnected from a drainage installation which discharges into a sewer system, the tariff, excluding the fixed tariff for every erf, stand, premises or other area, with or without improvements, which, in the opinion of the Council, can be connected to a sewer, must be calculated as if such connection or disconnection had taken place on the first day of the month following the month in which such connection or disconnection was effected.

22. Drainage Work which does not comply with the Requirements

- (1) Where any drainage installation has been constructed or any drainage work has been carried out which fails in any respect to comply with any other provisions of the National Building Regulations or these by-laws, the owner must, on receipt of a written notice by the Council to do so and notwithstanding the fact that he may have received approval of plans in respect of the said installation or work in terms of the National Building Regulations or previous by-laws, carry out such repairs, replacements, maintenance work or alternation to the installation as and within the time which the said notice may specify.
- (2) When, in the opinion of the Council, a nuisance exists as a result of the emission of gas from any trap or sanitary fitting or any other part of a drainage installation, the Council may require the owner, at his or her own expense, to take such action as may be necessary to prevent the recurrence of the said nuisance.
- (3) Where any sewage, after being discharged into a drainage installation, enters or overflows any soil-water fitting or waste-water fitting connected to the same drainage installation and leaks from the drainage installation whether by reason of surcharge, back pressure or any other circumstance, the Council may, by notice in writing, require the owner to carry out, within the period specified by such notice, any work necessary to abate such entry, overflow or leakage of sewage and to prevent any recurrence thereof.
- (4) The Council may, instead of serving notice as aforesaid or where such notice has not been complied with within the time prescribed therein, without prejudice to its right to also prosecute the person or body to whom the notice was directed, because of an infringement of the National Building regulations or these bylaws and may recover the cost thereof from the owner by the ordinary process of law in terms of subsection (5).
- (5) Where any work other than that for which a fixed charge has been determined, is undertaken by the Council, the costs of which it is entitled in terms of these bylaws to recover from any person, there may be included in such costs such claim to be determined by the Council as will cover all expenditure reasonably incurred by the Council.

23. Maintenance

Where any part of a drainage installation is used by two or more owners or occupiers, they are jointly and severally liable in terms of this section for the maintenance and repair of such drainage installation.

24. Drainage and Sewer Blockages

- (1) No person must cause or permit such an accumulation of grease, oil, fat, solid matter or any other substance in any trap, tank, pipe, drain or fitting as will cause its blockage or ineffective operation.

- (2) When the owner or occupier of a premises has reason to believe that a blockage has occurred in any drainage installation thereon, then he must forthwith inform the Council of the facts and take steps to have it cleared.
- (3) Where a blockage occurs in a drainage installation any work necessary for its removal shall, subject to the provisions of subsection (5), be undertaken by or under the supervision of a plumber or registered person as required in the National Building Regulations in regard to the control of plumbers and plumbing work.
- (4) Any plumber or registered person as aforesaid must, before proceeding to remove any blockage from a drainage installation, notify the Council by telephone or otherwise of his or her intention to do so, and must when he or she has done so, notify the Council of that fact and of the nature, location and cause of the said blockage.
- (5) The Council must, whether or not it has been requested by the owner to do so, be entitled, at its own discretion, to remove a blockage from a drainage installation and may recover the costs thereof from the owner in accordance with Section 18(5).
- (6) Should the clearing by the Council of any blockage in a drainage installation necessitate the removal or disturbance of any paving, lawn or other artificial surfacing on any premises, the Council is not liable for the reinstatement thereof.
- (7) Should any drainage installation on any premises overflow as a result of an obstruction in the connecting sewer, and the Council is reasonably satisfied that such obstruction was caused by objects emanating from the drainage installation, the owner of the premises served by the drainage installation is liable for the cost of clearing the blockage and the Council may recover such costs from the owner, in accordance with section 18(5).
- (8) Where a blockage has been removed from a drain or portion of a drain which serves two or more pieces of land, the charges for the clearing of such blockage is recoverable in the first place in equal portions from each of the owners thereof, who must however, be jointly and severally liable for the whole charge.

25. Interference with or Damage to Sewers and Water Care Works

Any damage caused to the Council's sewer or any part of its sewerage or water care works by or in consequence of the non-compliance with or contravention of any provision of the National Building Regulations or these by-laws must be rectified or repaired by the Council at the expense, of the person responsible for the said non-compliance or contravention or of causing or permitting same.

26. Entry onto Premises

- (1) An official authorised by the Council has the right to enter upon any premises at any reasonable time in order to take samples of or test sewage or industrial effluent or to carry out any inspection or work in connection with a drainage installation which the Council may deem necessary.
- (2) Any owner or occupier of premises who denies or causes or instructs any other person to deny entry to premises to any official demanding the same in terms of subsection (1), or who obstructs or causes or instructs any person to obstruct such official in the performance of his or her duties, or who withholds or caused or instructs any other person to withhold information required by the official for the purpose of carrying out his

said duties, or who gives or causes or instructs any other person to give to the official any information which is to his/her knowledge false, is guilty of an offence.

27. Manholes of Municipal Property

- (1) Where, for any reason whatsoever, the provision of adequate means of access to the Council's connecting sewer is impracticable on any private premises, the Council may at the expense of the owner, cause or permit a manhole to be constructed over the Council's connecting sewer in such public place and in such position and of such materials and dimensions as the Council's connecting sewer in such public place and in such position and of such materials and dimensions as the Council may decide and, in addition, the owner must bear the cost, as assessed by the Council, of any alteration to existing services in the public place which may, by reason of the construction of the manhole, be necessary.
- (2) The owner of the private premises referred to in subsection (1) must, if so required by the Council, pay rental to the Council for the space occupied by the manholes in the public place.

28. Mechanical Food-Waste or other Disposal Units

- (1) No person must incorporate into a drainage installation a mechanical food waste or other disposal unit or garbage grinder which has a power capacity in excess of 500W, unless a standard water meter, which the Council installs and seals at the cost of the owner and to which the Council has the right of access at all times, has been connected into the supply pipe which provides water to the unit.
- (2) the Council may require the owner or occupier of any premises on which a food-waste or other disposal unit or a garbage grinder has been installed, or the owner of such unit or grinder, either to remove, repair or replace any unit which, in the opinion of the Council, is functioning inefficiently or which may impair the working of the Council's sewerage system.
- (3) The owner must, upon the removal of any such unit or grinder, notify the Council in writing within 14 days of its removal.
- (4) The charges as prescribed in the applicable tariff must be paid in respect of the discharge of a food-waste, other disposal unit or a garbage grinder referred to in subsection (1).

29. Sewage or other Pollutants not to enter Storm water drains

- (1) The owner or occupier of any piece of land on which steam or any liquid other than potable water is stored, processed or generated, must provide all facilities necessary to prevent any discharge, leakage or escape of such liquid to any street, storm water drain or watercourse except where, in the case of steam, the Council has specifically permitted such discharge.

- (2) Where the hosing down or flushing by rainwater of an open area on any private premises is, in the opinion of the Council, likely to cause the discharge of objectionable matter into any street gutter, storm water drain, river, stream or other watercourse, whether natural or artificial, or to contribute towards the pollution of any such watercourse, the Council may instruct the owner of the premises to execute as his/her own cost, whatever measures by way of alterations to the drainage installation or roofing of the area it may consider necessary to prevent or minimize such discharge or pollution.

30. Storm water not to enter Sewers

No person must discharge or cause or permit to be discharged any storm water or any substance other than sewage into a drainage installation.

31. Discharge from Swimming Pools

Water from foundations, boreholes, wells, reservoirs or swimming pools situated on private premises is discharged into a drainage installation only with the prior written consent of the Council and subject to such conditions as to place, time, rate of discharge and total discharge as the Council may impose.

32. Permission to Discharge Industrial Effluent

- (1) No person must discharge or cause or permit to be discharged into any sewer, any industrial effluent or other liquid or substance other than soil-water or waste-water without the prior written permission of the Council or, if such permission has been obtained, otherwise than in strict compliance with any and all of the conditions of such permission.
- (2) Every person must, before discharging any industrial effluent or other liquid substance into a sewer, make application in writing to the Council for permission to do so on the prescribed form, to be completed in duplicate, and must thereafter furnish such additional information and submit such samples as the Council may require.
- (3) The Council may at its discretion, having regard to the capacity of any sewer or any mechanical appliance used for sewage or any water care works, whether or not vested in the Council and subject to such conditions as it may deem fit to impose, including the payment of any charge assessed in terms of the relevant tariff, grant permission for the discharge of industrial effluent from any premises into any sewer.
- (4) A person to whom permission has been granted in terms of subsection (3) to discharge industrial effluent into a sewer must before doing or causing or permitting to be done anything which results in any change in the quantity or discharge or nature of that effluent, notify the Council in writing of the date on which it is proposed that the change must take place and of the nature of the proposed change.

- (5) Any person who discharges or causes or permits to be discharged any industrial effluent into the sewer without having first obtained permission to do so in terms of subsection (3) is guilty of an offence and be liable to such charge as the Council may assess for the conveyance and treatment of the effluent so discharged and for any damage caused as a result of such unauthorized discharge.
- (6) Without prejudice to its rights in terms of subsection (5) or of section 29 (3)(c), the Council is entitled to recover from any person who discharges into a drain or sewer any industrial effluent or any substance which is prohibited or restricted in terms of section 27 or which has been the subject of an order issued in terms of section 27(2), the whole cost of expenses or charges incurred or to be incurred by the Council or of losses suffered or to be suffered as a result of any or all of the following:
 - (a) injury to persons, damage to the sewer or any water care works or mechanical appliance or to any property as the result of the breakdown, either partial or completely of any sewer or water care works or mechanical appliance, whether under the control of the Council or not; or
 - (b) A prosecution in terms of the National Water Act, 1998 (Act No. 36 of 1998), as amended, or any action against the Council consequent on any partial or complete breakdown of any water care works or mechanical appliance caused directly or indirectly by the said discharge, including fines and damages which may be imposed or awarded against the Council.
- (7) Due to any change in circumstances arising from a change in the sewage treatment process or the introduction of new or revised or stricter or other standards by the Council or in terms of the National Water Act, 1998(Act no. 36 of 1998), or as a result of any amendment of these by-laws or due to any other reason, the Council may from time to time review, amend, modify or revoke any permission given or any conditions attached to such permission and/or impose new conditions for the acceptance of any industrial effluent into the sewer or prohibit the discharge of any or all such effluent into the sewer upon giving adequate written notice in advance of its intention to do so, and, upon expiration of such period of notice the previous permission or conditions, as the case may be, are regarded as having lapsed and the new or amended conditions, if any, as the case may be, must forthwith apply.

33. Control of Industrial Effluent

- (1) The owner or occupier of any premises from which industrial effluent is discharged into a sewer, must provide adequate facilities such as overflow level detection devices, standby equipment, overflow catch-pits or other appropriate means effectively to prevent the accidental discharge into any sewer, whether through the negligence of operators, power failure, failure of equipment or control gear, overloading of facilities, spillage during loading or unloading or for any other similar reason, of any substance prohibited or restricted or having properties outside the limits imposed in terms of these by-laws.
- (2) The owner or occupier of any premises on which industrial effluent originated and who intends applying treatment to such effluent before discharging it, must obtain prior written permission from the Council.

- (3) The Council may, by notice served on the owner or occupier of any premises from which industrial effluent is discharged, require him or her, subject to any other provision of the National Building Regulations or these by-laws, to do all or any of the following:
- (a) To subject the effluent before it is discharged into the sewer, to such pre-treatment as will ensure that it will at all times conform in all respects with the requirements of section 27(1) or to modify the effluent cycle of the industrial process to such an extent and in such a manner as in the opinion of the Council is necessary to enable any water care works receiving the said effluent, whether under the control of the Council or not, to produce treated effluent complying with any standards which may be laid down in respect of such works in terms of the National Water Act, 1998 (Act No. 36 of 1998);
 - (b) To restrict the discharge of effluents to certain specified hour and the rate of discharge to a specified maximum and to install, at the expense of the owner or occupier such tanks, appliances and other equipment as in the opinion of the Council may be necessary or adequate for compliance with the said restrictions;
 - (c) To install a separate drainage installation for the conveyance of industrial effluent and to discharge the same into the sewer through a separate connection, as directed by the Council, and to refrain from discharging the said effluent through any drainage installation intended or used for the conveyance of domestic sewage or from discharging any domestic sewage through the said separate installation for industrial effluent;
 - (d) To construct at his or her own expense any drainage installation conveying industrial effluent to the sewer one or more inspection, sampling or metering chambers of such dimensions and materials and in such positions as the Council may prescribe;
 - (e) To pay, in respect of the industrial effluent discharged from the premises, such charge as may be calculated in terms of the tariff: Provided that, where, due to the particular circumstances of any case, the actual chemical oxygen demand (CODJ) or permanganate value (PV) and the concentration of metals in the effluent cannot be assessed by means of the method of assessment prescribed by the SABS, the Council may use such alternative method of assessment as it may deem expedient and the charge to be levied is assessed accordingly;
 - (f) To provide all such information as may be required by the Council to enable it to assess the charges payable in terms of the tariff; and
 - (g) For the purposes of subsection (f) to provide and maintain at his or her own expense a meter or meters measuring the total quantity of water drawn from any borehole, spring or other source of water, excluding that of the Council, used on the property and discharged as industrial effluent into the sewer.

34. **Metering and Assessment of the Volume and Composition of Industrial Effluent**

- (1) The Council may incorporate, in such position as it determines in any drainage installation

conveying industrial effluent to a sewer, any meter or gauge or other device for the purpose of ascertaining the volume or composition of the said effluent, and it is an offence for any person to pass, open break into or otherwise interfere with or do damage to any such meter, gauge or other device: Provided that the Council may, at its discretion, enter into an agreement with any person discharging industrial effluent into the sewer, determining an alternative method of assessing the quantity of effluent so discharged.

- (2) The Council is entitled to install and maintain any such meter, gauge or device as aforesaid at the expense of the owner of the premises on which it is installed.
- (3) The owner of any premises on which is situated any borehole or well used for a water supply for trade or industrial purposes must:
 - (a) Register such borehole or well with the Council;
 - (b) Provide the Council with full particulars of the discharge capacity of the borehole or well; and
 - (c) If the Council has reason to doubt the reliability of the particulars given, carry out, at the expense of the owner, such tests on the discharge capacity of the borehole or well as may in the opinion of the Council, be necessary for the purpose of these by-laws.

35. Prohibited Discharges

- (1) No person must discharge or cause or permit the discharge or entry into any sewer of any sewage, industrial effluent or other liquid or substance which:
 - (a) In the opinion of the Council, may be offensive to or may cause a nuisance to the public;
 - (b) Is in the form of steam or vapour or has a temperature exceeding 44°C at the point where it enters the sewer;
 - (c) Has a pH value less than 6.0 or greater than 10.0;
 - (d) Contains any substance of whatsoever nature likely to produce or emit explosive, flammable, poisonous or offensive gasses or vapours in any sewer;
 - (e) Contains any substance having a flashpoint of less than 90°C or which emits a poisonous vapour at a temperature below 93°C;
 - (f) Contains any material of whatsoever nature, including, oil, grease, fat or detergents capable of causing interference with the proper operation of water care works;
 - (g) Shows any visible signs of tar or associated products or distillates, bitumens or asphalts;
 - (h) Contains any substance in such concentration as is likely in the final treated effluent from any water care works to produce an undesirable taste after chlorination or an undesirable odour or colour, or excessive foam;
 - (i) Exceeds any of the limits or concentrations of substances specified in the annexure: Provided that the Council may approve such greater limits or concentrations for such period or on such conditions as it may specify on consideration of the effect of dilution in the sewer and of the effect of such substance on the sewer or any sewage treatment process if the Council is satisfied that, in the circumstances, the discharge of such substance will not:
 - (i) damage any sewer, mechanical appliance, water care works or equipment;
 - (ii) prejudice the use of sewage effluent for re-use; or
 - (iii) Adversely affect any waters into which purified sewage effluent is discharged, or any land or crops irrigated with the sewage effluent;

or

- (j) Contains any substance of whatsoever nature which, in the opinion of the Council:
 - (i) is not amenable to treatment at the water care works, or which causes or may cause a breakdown or inhibition of the normal sewage treatment processes; or
 - (ii) is of such nature as is or may be amenable to treatment only to such degree as to prevent the final treated effluent from the water care works from satisfactorily complying in all respects with any requirement imposed in terms of the National Water Act, 1998 (act No. 36 of 1998); or
 - (iii) whether listed in the annexure or not, either alone or in combination with other matter may:
 - (aa) generate or constitute a toxic substance detrimental to the health of persons employed at the water care works or entering the Councils sewers or manholes in the course of their duties; or
 - (bb) be harmful to sewers, water care works or land used for the disposal of purified sewage effluent; or
 - (cc) adversely affect any of the processes whereby sewage is purified or any re-use of purified sewage effluent.
- (2) (a) Any person receiving from an official duly authorised thereto by the Council a written order instructing him to stop the discharge into the sewer of any substance referred to in subsection (1), must forthwith stop such discharge.
- (b) any person who contravenes the provisions of subsection (1) or who fails to comply with an order issued in terms of subsection (2)(a), is guilty of an offence.
- (c) Notwithstanding the provisions of subsection (2)(b) should any person have filed to comply with the terms of an order served on him or her in terms of subsection (2)(a) and such discharge is likely, in the opinion of the Council, to cause damages to any sewer or mechanical or other appliance or to seriously prejudice the efficient operation of any industrial effluent into the sewer until such time as the industrial effluent complies in all respects with the Council may prevent him from proceeding with the discharge.

36. Connection from mains

- (1) All communication pipes which are intended for preventive or automatic use in case of fire must be laid by the Council as far as the boundary of the consumer's property.
- (2) Such communication pipes must be used only for fire extinguishing purposes.
- (3) No take-off of any kind is made, other than those in connection with automatic sprinklers and drenchers, hydrant connections or necessary for a pressure tank upon the top of a building, which tank must be controlled by a suitable ball tap.

37. Valves in Communication Pipers

Every communication pipe must be fitted with a proper stop valve, which said valve must e-

- (a) Supplied by the Council at the expense of the consumer;
- (b) Installed between the consumer's property and the main;
- (c) Of the same diameter as the communication pipe;
- (d) In such position as must be determined by the Council.

38. Additions to system

No further sprinkler must be added or connected without the prior written consent of the Council to any existing fire extinguishing system after such system has been connected to the mains.

39. Extension of System to other premises

No extension or connection from any fire extinguishing system to other premises must be made. In the event of any such connection or extension being made, the Council is entitled to enter upon any premises for such extension or connection.

40. Inspection and approval of Fire Extinguishing Service

No supply of water must be made or given until the fire extinguishing system has been inspected and the Council has certified in writing that such service is in accordance with these by-laws and the work has been carried out to the Council's satisfaction.

41. Connection to be at pleasure of the Council

Connection to the mains is at the pleasure of the Council, which is entitled to disconnect any fire extinguishing services at any time.

42. Installation of Reflux Valve

In all private installations where a fire pump connection is installed, a reflux valve to close off the supply from the Council's mains when the fire pump connection is being used must be installed between the boundary of the property and the fire pump connection.

43. Sprinkler system

- (1) A sprinkler system may be installed in direct communication with the main, but the Council must not be deemed to guarantee any specified pressure of water at any time.
- (2) when an automatic sprinkler system has been installed and completed, the owner must advise the Council in writing within 14 days of the date of completion of the installation of such sprinkler system.

44. Header tank or duplicate supply from mains

In the event of a header tank being installed above ground level, it must be provided with an overflow pipe, which must discharge in such a position as to be readily observable, and must not be led away by any down-pipe to any drain.

45. Notices

- (1) Every notice, order or other document issued or served by the Council in terms of these by-laws is valid if signed by the Municipal Manager or an official of the Council duly authorised thereto by the said Municipal Manager.
- (2) If a notice is to be served on a person in terms of these by-laws, such service is effected by;
 - (a) delivering the notice to him or her personally or to his or her duly authorised agent;
 - (b) delivering the notice at his or her residence or place of employment to a person apparently not less than sixteen years of age and apparently residing or employed there;
 - (c) if he or she has nominated an address for legal purposes, by delivering the notice to such an address;
 - (d) registered or certified post addressed to his or her last known address.
 - (e) in the case of a body corporate, by delivering it to the registered office or the business premises of such a body corporate; or
- (3) if service cannot be effected in terms of sub-section (2) by affixing it to the principal door of entry to the premises, or displaying it on a conspicuous place on the land to which it relates.
- (4) any notice, order or other document served in terms of these by-laws on any person must be so served by delivering it, or a true copy thereof, to the person to whom it is addressed personally or at his or her last known residence or place of business or by posting it to him or her by registered post.
- (5) In every notice, order or other document issued or served in terms of these by-laws, the premises to which it relates must be specified but the person for whom it is intended may be referred to as "the owner" of "the occupier" if his or her name is not known.

46. Penalty Clause

Any person who contravenes or fails to comply with any provision of these by-laws is guilty of an offence and liable upon conviction to-

- (a) A fine or imprisonment for a period not exceeding six months or either such fine or such imprisonment or both such fine and such imprisonment;
- (b) In the case of a continuing offence, an additional fine or an additional period of imprisonment of 10 days or either such additional fine or such additional imprisonment or both such additional fine and imprisonment for each day on which such offence is continued, and
- (c) A further amount equal to any costs and expenses found by the court to have been incurred by the municipality as a result of such contravention or failure.

47. Repeal of By-Laws

Any by-laws relating to building regulations adopted by the Municipality or any municipality now comprising an administrative unit of the Municipality is repealed from the date of promulgation of these by-laws.

48. Short Title

This by-law is called Building Regulations and Building Standard By-Law,

2015.

ANNEXURE**LIMITS OF CONCENTRATION OF CERTAIN SUBSTANCES**

Subject to the provisions of Section 29(1) of these by-laws:

- (1) The limits of the PV, pH and electrical conductivity of sewage are as follows:
 - (a) PH-within the range 6,0-10.;
 - (b) Electrical conductivity not greater than 300m/Sm at 20°C.
- (2) The maximum permissible concentrations of pollution expressed in milligrams per liter [mg/l] are as follows:
 - (a) **GENERAL**
 - (i) PV-not to exceed: 1 400mg/l;
 - (ii) Caustic alkalinity (expresses as CaCO₂): 2 000 mg/l
 - (iv) Substances in suspension (including fat, oil, grease, waxes and like substance); 2 000mg/l;
 - (v) Substances soluble in petroleum ether. 500mg/l
 - (vi) Sulphides, hydro-sulphides and polysulphides (expressed as S): 50mg/l
 - (vii) Substances from which hydrogen cyanide can be liberated in the drainage installation, sewer or water care works (expressed as HCN): 20mg/l
 - (viii) Formaldehyde (expressed as HCHO): 50mg/l
 - (ix) Phenolic compounds: 1.0mg/l
 - (x) Non-organic solids in suspension: 100mg/l
 - (xi) Chemical oxygen demand (COD): 5 000mg/l
 - (xii) All sugars and/or starches (expressed as glucose): 1 500mg/l
 - (xiii) Available chlorine (expressed as Cl): 100mg/l
 - (xiv) Sulphates and sulphites (expressed as SO₄): 1 800mg/l
 - (xv) Fluorine-containing compounds (expressed as F): 5mg/l
 - (xvi) Anionic surface activators: 500mg/l
 - (xvii) Orthophosphate (expressed as P): 10mg/l.
 - (b) **METALS**
 - (i) Group 1:
 - (aa) Chromium (expressed as Cr);
 - (bb) Copper (expressed as Cu);
 - (cc) Nickel (expressed as Ni);

- (dd) Zinc (expressed as Zn);
- (ee) Silver (expressed as Ag);
- (ff) Cobalt (expressed as Co);
- (gg) Cadmium (expressed as Cd);
- (hh) Manganese (expressed as Mn),

The total collective concentration of all metals in Group 1 (expressed as indicated above) in any sample of the effluent, must not exceed 20mg/l, nor must the concentration of any individual metal in any sample exceed 5mg/l.

(ii) Group 2

- (aa) Lead (expressed as Pb);
- (bb) Selenium (expressed as Se);
- (cc) Mercury (expressed as Hg).

The total collective concentration of all metals in Group 2 (expressed as indicated above), in any sample of the effluent must not exceed 50mg/l, nor must the concentration of any individual metal in any sample exceed 20mg/l.

(iii) Group 3

- (aa) Arsenic (expressed as As);
- (bb) Boron (expressed as B).

The total collective concentration of the metals in Group 3 (expressed as indicated above, in any sample of the effluent must not exceed 20mg/l.

(c) RADIO-ACTIVE WASTE:

Radio-active waste or isotopes: such concentration s may be laid down by the Atomic Energy Corporation or any State Department: Provided that, notwithstanding the requirements set out above in this Annexure, the Council serves the right to limit the total mass of any substance or impurity discharges per 24 hours into the sewers from any premises: Provided further that the method of testing in order to ascertain the concentration of any substance mentioned above is the test normally used by the Council for this purpose. Any person discharging into a sewer any substance referred to in the annexure, may ascertain the details of the appropriate test from the Council

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