



Western Cape Government • Wes-Kaapse Regering

PROVINCE OF WESTERN CAPE

Provincial Gazette

7850

Friday, 1 December 2017

PROVINSIE WES-KAAP

Provinsiale Roerant

7850

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As 'n Nuusblad by die Poskantoor Geregistreer

INHOUD

(*Herdrukke is verkrybaar by Kamer M21, Provinsiale Wetgewing-gebou,
Waalstraat 7, Kaapstad 8001.)

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PROVINCIAL NOTICE

The following Provincial Notices are published for general information.

ADV. B. GERBER,
DIRECTOR-GENERAL

Provincial Legislature Building,
Wale Street,
Cape Town.

PROVINSIALE KENNISGEWING

Die volgende Provinsiale Kennisgewings word vir algemene inligting gepubliseer.

ADV. B. GERBER,
DIREKTEUR-GENERAAL

Provinsiale Wetgewer-gebou,
Waalstraat,
Kaapstad.

ISAZISO SEPHONDO

Esi saziso silandelayo sipapashelwe ukunika ulwazi ngokubanzi.

ADV. B. GERBER,
UMLAWULI-JIKELELE

ISakhiwo sePhondo,
Wale Street,
eKapa.

PROVINCIAL NOTICE

P.N. 213/2017

1 December 2017

WESTERN CAPE DEPARTMENT OF TRANSPORT AND PUBLIC WORKS**NATIONAL ROAD TRAFFIC REGULATIONS, 2000: INTENTION TO ALLOCATE NEW LICENCE MARK**

I, Donald Grant, the Provincial Minister of Transport and Public Works in the Western Cape, under regulation 27(4) of the National Road Traffic Regulations, 2000, intend to—

- (a) allocate to all registering authorities to which the licence mark “CA” has been allocated, the licence mark “CAA” as a new licence mark to replace the licence mark “CA”;
- (b) determine that the allocation contemplated in paragraph (a) takes effect immediately after the last available licence number containing the licence mark “CA” is allocated to a motor vehicle (“the effective moment”);
- (c) determine that, notwithstanding paragraphs (a) and (b), a motor vehicle may bear a licence number containing the licence mark “CA”—
 - (i) where that was the licence number of the motor vehicle immediately before the effective moment; or
 - (ii) where the licence number is allocated to the motor vehicle after the effective moment, upon the transfer of the licence number in the circumstances contemplated in paragraph (d);
- (d) determine that, where a registering authority contemplated in paragraph (a) is the appropriate registering authority in relation to the owner of a motor vehicle, it may permit the transfer of a licence number containing the licence mark “CA”—
 - (i) to a motor vehicle of that owner from another motor vehicle of that owner; or
 - (ii) to a motor vehicle of that owner from a motor vehicle that has been disposed of by, or ownership of which has been transferred from, that owner;
- (e) determine that a licence number containing the licence mark “CA” may not be transferred other than as provided for in paragraph (d); and
- (f) determine that, where a motor vehicle bears a licence number containing the licence mark “CA”, the licence number remains applicable until the motor vehicle is—
 - (i) disposed of or ownership of the motor vehicle is transferred, and the licence number is not transferred in the manner contemplated in paragraph (d)(ii);
 - (ii) exported; or
 - (iii) deregistered in terms of the National Road Traffic Regulations, 2000.

Any person or organisation wishing to comment on the content of this notice is requested to lodge the comments in writing before or on 15 January 2018, by—

- (a) posting the comments to:

Mr MJ Gallant;
PO Box 2603
Cape Town
8000;

- (b) e-mailing the comments to:

Michael.Gallant@westerncape.gov.za;

- (c) faxing the comments to:

fax no. 021 483 7112
(tel. no. 021 483 2058); or

- (d) delivering the comments to:

Mr MJ Gallant
Room 2-23
2nd Floor
9 Dorp Street
Cape Town
8000.

Signed at Cape Town on this 29th day of November 2017.

D GRANT
PROVINCIAL MINISTER OF TRANSPORT AND PUBLIC WORKS

PROVINSIALE KENNISGEWING

P.K. 213/2017

1 Desember 2017

WES-KAAPSE DEPARTEMENT VAN VERVOER EN OPENBARE WERKE**NASIONALE PADVERKEERSREGULASIES, 2000: VOORNEME OM NUWE LISENSIEMERK TOE TE KEN**

Ek, Donald Grant, die Proviniale Minister van Vervoer en Openbare Werke in die Wes-Kaap, kragtens regulasie 27(4) van die Nasionale Padverkeersregulasies, 2000, is van voorneme om—

- (a) aan alle registrasie-owerhede waaraan die lisensiemark “CA” toegeken is, die lisensiemark “CAA” toe te ken as ’n nuwe lisensiemark om die lisensiemark “CA” te vervang;
- (b) te bepaal dat die toekenning beoog in paragraaf (a) in werking tree onmiddellik nadat die laaste beskikbare lisensienommer met die lisensiemark “CA” aan ’n motorvoertuig toegeken is (“die oomblik van inwerkintreding”);
- (c) te bepaal dat, ondanks paragrawe (a) en (b), ’n motorvoertuig ’n lisensienommer met die lisensiemark “CA” kan hê—
 - (i) waar dit onmiddellik voor die oomblik van inwerkintreding die lisensienommer van die motorvoertuig was; of
 - (ii) waar die lisensienommer ná die oomblik van inwerkintreding toegeken word aan die motorvoertuig, by die oordrag van die lisensienommer in die omstandhede beoog in paragraaf (d);
- (d) te bepaal dat, waar ’n registrasie-owerheid beoog in paragraaf (a) die toepaslike registrasie-owerheid ten opsigte van die eienaar van ’n motorvoertuig is, die registrasie-owerheid die oordrag van ’n lisensienommer met die lisensiemark “CA” kan toelaat—
 - (i) na ’n motorvoertuig van daardie eienaar vanaf ’n ander motorvoertuig van daardie eienaar; of
 - (ii) na ’n motorvoertuig van daardie eienaar van ’n motorvoertuig waарoor beskik is deur, of waarvan eienaarskap oorgedra is vanaf, daardie eienaar;
- (e) te bepaal dat ’n lisensienommer met die lisensiemark “CA” nie oorgedra mag word nie behalwe soos voor voorsiening gemaak in paragraaf (d); en
- (f) te bepaal dat, waar ’n motorvoertuig ’n lisensienommer met die lisensiemark “CA” het, die lisensienommer van toepassing bly totdat—
 - (i) daar oor die motorvoertuig beskik word of eienaarskap van die motorvoertuig oorgedra word en die lisensienommer nie oorgedra word op die wyse beoog in paragraaf (d)(ii) nie;
 - (ii) die motorvoertuig uitgevoer word; of
 - (iii) die motorvoertuig gederegistreer word kragtens die Nasionale Padverkeersregulasies, 2000.

Enige persoon of organisasie wat op die inhoud van hierdie kennisgewing kommentaar wil lewer, word versoek om die kommentaar skriftelik in te dien voor of op 15 Januarie 2018, deur—

- (a) die kommentaar te pos na:

Mnr MJ Galant;
Posbus 2603
Kaapstad
8000;
- (b) die kommentaar te e-pos na:
Michael.Gallant@westerncape.gov.za;
- (c) die kommentaar te faks na:
faksnr. 021 483 7112
(tel. nr 021 483 2058); of
- (d) die kommentaar af te lewer by:
Mnr MJ Gallant
Kamer 2-23
2de Verdieping
Dorpstraat 9
Kaapstad
8000.

Getekken te Kaapstad op hierdie 29ste dag van November 2017.

D GRANT
PROVINSIALE MINISTER VAN VERVOER EN OPENBARE WERKE

ISAZISO SEPHONDO

I.S. 213/2017

1 kweyoMnga 2017

ISEBE LEZOTHUTHHO NEMISEBENZI YOLUNTU LENTSHONA KOLONI**I-NATIONAL ROAD TRAFFIC REGULATIONS, 2000: INJONGO YOKUMISELA UPHAWU OLUTSHA LWELAYISENISI**

Mna, Donald Grant, uMphathiswa wezoThutho neMisebenzi yoLuntu eNtshona Koloni, phantsi komgaqo 27(4) we*National Road Traffic Regulations, 2000*, ndinenjongo—

- (a) yokumisela kubo bonke oogunyaziwe abanelungelo lokubhalisa izithuthi ebebenikwe ilungelo lokusebenzisa uphawu lwelayisenisi oluthi “CA”, uphawu lwelayisenisi olutsha oluthi “CAA” njengophawu lwelayisenisi olutsha endaweni yolu luthi “CA”;
- (b) yokumisa ukuba olu miselo lukhankanywe kumhlathi (a) lugale ukusebenza kanye emva kokuba kukhutshwe inombolo yelaisenisi yokuggibela ekhoyo enophawu oluthi “CA” ikhutshelwa isithuthi (“ixesha lokuqala ukusebenza”);
- (c) yokumisa ukuba, nangona kunjalo kumhlathi (a) nomhlathi (b), isithuthi sisenganayo inombolo yelaisenisi enolu phawu luthi “CA”—
 - (i) ukuba loo nombolo yelaisenisi ibikhutshwe kanye phambi kokuba libethe eli xesa lokuqala kokusebenza kwalo mgaqo mtsha; okanye
 - (ii) ukuba inombolo yelaisenisi ikhutshwe emva kwexesha elimisiweyo lokuqala kwalo mgaqo ukusebenza, yakube iweliwiwe inombolo yelaisenisi kwezi meko zikhankanywe kumhlathi (d);
- (d) yokumisa ukuba, ukuba ugunyaziwe obhalisayo okhankanywe kumhlathi (a) ungugunyaziwe ofanelekileyo ukuba abhalise izithuthi nabaninizo, angayinika imvume yokuyiwelisa inombolo yelaisenisi enophawu oluthi “CA”—
 - (i) kwisithuthi somnini-sithuthi isuka kwesinye isithuthi saloo mnini mnye; okanye
 - (ii) kwisithuthi saloo mnini isuka kwisithuthi esitshitshisiweyo okanye ekutshintshe umnimiso;
- (e) yokumisa ukuba inombolo yelaisenisi enophawu oluthi “CA” ayingetshintshwa ngaphandle kokuba kulandelwe oku kuchazwe kumhlathi (d); kananjalo
- (f) nokumisa ukuba, isithuthi esinenombolo yalaisenisi enophawu oluthi “CA”, inombolo yelaisenisi leyo iya kuhlala iseberga ngokusesikweni de isithuthi eso—
 - (i) sibe sitshitshisiwe okanye kutshintshe umnimiso, kwaye inombolo yelaisenisi ayitshintshelwanga komnye umnini ngokwale ndlela ikhankanywe kumhlathi (d)(ii);
 - (ii) sibe sithunyelwe kwelinje ilizwe; okanye
 - (iii) sicinyiwe ngokwemiqathango yeMigaqo yoLawulo IweeNdlela yeSizwe (*i-National Road Traffic Regulations, 2000*).

Nawuphi na umtu okanye umbutho onqwenela ukuphosa izimvo ngokuphathelene nesi saziso uyacelwa ukuba azibhale phantsi izimvo zakhe ze azifake phambi okanye ngomhla 15 kweyoMqungu 2018, ngolu hlobo—

- (a) ngokuziposela ku-:

Mnu MJ Gallant;
PO Box 2603
Ekapa
8000;
- (b) ngokuzithumela ngeimeyili ku-:

Michael.Gallant@westerncape.gov.za;
- (c) ngokuzifeksela ku-:

inomb. yefeksi: 021 483 7112
(inomb. yomnxeba: 021 483 2058); okanya
- (d) azise ngesandla ku-:

Mnu MJ Gallant
Igumbi 2-23
Umgangatho 2
9 Dorp Street
EKapa
8000.

Sityikitywe eKapa ngomhla we-29 kwinyanga kweyeNkanga 2017.

D GRANT
UMPHATHISWA WEPHONDO WEZOTHUTHHO NEMISEBENZI YOLUNTU

PROVINCIAL NOTICE

P.N. 214/2017

1 December 2017

WESTERN CAPE EDUCATION DEPARTMENT**AMENDMENT TO PUBLICATION OF PROVINCIAL GAZETTE****In terms of paragraph 120 of the Amended Norms and Standards for School Funding.****Amendment to the notice published in the Provincial Gazette under reference PG 7832 dated 29 September 2017 is as follows:**

No.	EMIS number	Name of School	District	Poverty Index	National Quintile	Section 21	Section 21 Functions	No Fee
1	0100000548	ALTENA PRIMARY SCHOOL	METRO EAST	0.3698551709	NQ2	N	a,b,d,e	Y
2	0100000602	ETHAFENI PRIMARY SCHOOL	METRO EAST	0.6774638183	NQ3	N	a,b,d,e	Y
3	0100000587	LINGOMSO PRIMARY SCHOOL	CAPE WINELANDS	0.4974308519	NQ5	N	a,b,d,e	N
4	0100000599	MIDDELPOS PRIMARY SCHOOL	WEST COAST	0.6434718869	NQ4	N	a,b,d,e	N
5	0100000438	PROTEA HEIGHTS PRIMARY SCHOOL	METRO EAST	0.4831467420	NQ5	N	a,b,d,e	N
6	0100000582	PROTEA HOËRSKOOL	EDEN AND CENTRAL KAROO	0.6771210850	NQ3	N	a,b,d,e	Y
7	0100000586	SOMERSET HIGH SCHOOL	CAPE WINELANDS	0.6835603029	NQ4	N	a,b,d,e	N
8	0100000585	ZWELETHEMBA HIGH SCHOOL	CAPE WINELANDS	0.8423457929	NQ1	N	a,b,d,e	Y

(Publication to be replaced is the grey section of the column.)

Dated at Cape Town this 1st day of December 2017.

SIGNED: B.K SCHREUER**HEAD: EDUCATION****DATE: 25-11-2017****PROVINSIALE KENNISGEWING**

P.K. 214/2017

1 Desember 2017

WES-KAAPSE ONDERWYSDEPARTEMET**WYSIGING AAN PUBLIKASIE VAN PROVINSIALE KOERANT****Ingevolge paragraaf 120 van die Gewysigde Norme en Standaarde vir Skoolbefondsing.****Wysing aan die kennisgewing gepubliseer in die Provinciale Koerant onder verwysing PG7832, gedateer 29 September 2017, is soos volg:**

No.	SOBIS nommer	Naam van skool	Distrik	Armoedsindeks	Nasionale Kwintiel	Artikel 21	Artikel 21 Funksies	Geen Skoolgeld skool
1	0100000548	ALTENA PRIMARY SCHOOL	METRO-OOS	0.3698551709	NK2	N	a,b,d,e	J
2	0100000602	ETHAFENI PRIMARY SCHOOL	METRO-OOS	0.6774638183	NK3	N	a,b,d,e	J
3	0100000587	LINGOMSO PRIMARY SCHOOL	KAAPSE WYNLAND	0.4974308519	NK5	N	a,b,d,e	N
4	0100000599	MIDDELPOS PRIMARY SCHOOL	WEST COAST	0.6434718869	NK4	N	a,b,d,e	N
5	0100000438	PROTEA HEIGHTS PRIMARY SCHOOL	METRO-OOS	0.4831467420	NK5	N	a,b,d,e	N
6	0100000582	PROTEA HOËRSKOOL	EDEN SENTRALE KAROO	0.6771210850	NK3	N	a,b,d,e	J
7	0100000586	SOMERSET HIGH SCHOOL	KAAPSE WYNLAND	0.6835603029	NK4	N	a,b,d,e	N
8	0100000585	ZWELETHEMBA HIGH SCHOOL	KAAPSE WYNLAND	0.8423457929	NK1	N	a,b,d,e	J

(Publikasie wat vervang moet word, is die grys/vaal gedeelte van die kolom.)

Gedateer te Kaapstad op hierdie 1ste dag van Desember 2017.

GETEKEN: BK SCHREUER**HOOF: ONDERWYS****DATUM: 25-11-2017**

TENDERS

N.B. Tenders for commodities/services, the estimated value of which exceeds R20 000, are published in the Government Tender Bulletin, which is obtainable from the Government Printer, Private Bag X85, Pretoria, on payment of a subscription.

NOTICES BY LOCAL AUTHORITIES**CITY OF CAPE TOWN****OVERLAY ZONES DESIGNATION
CORRECTION NOTICE****DESIGNATION OF LAND UNITS TO HAVE AN OVERLAY
ZONING IN TERMS OF SECTION 24(5) OF THE CITY OF
CAPE TOWN: MUNICIPAL PLANNING BY-LAW, 2015**

Notice is hereby given in terms of Section 24(5) of the City of Cape Town: Municipal Planning By-Law, 2015 that the City has designated Erven 68-72 and Erf 92 in Camps Bay/Bakoven to have the Camps Bay and Bakoven local area overlay zoning, as contained in item 190 of the City of Cape Town Development Management Scheme as indicated on Plan LAO/9(ii).

1 December 2017

55139

THEEWATERSKLOOF MUNICIPALITY**FINAL CERTIFICATE****CLOSING OF PUBLIC PLACE ERF 1790,
BOTRIVIER**

Notice is hereby given in terms of Section 43(1)(f) of the LUPA ACT 3/2014 or in terms of Section 45(1)(f) of the Theewaterskloof Municipal By-Law on Land Use Planning, 2015 relating to the Management and Administration of the Municipality's Immovable Property that the Council has closed Public Place Erf 1790, Botrivier

Reference number: B/1790

Notice number: KOR 44/2017

S WALLACE, MUNICIPAL MANAGER, Municipal Offices,
PO Box 24, CALEDON, 7230

1 December 2017

55140

CITY OF CAPE TOWN**MUNICIPAL PLANNING BY-LAW, 2015**

Notice is hereby given in terms of the requirements of Section 48(5)(a) of the City of Cape Town: Municipal Planning By-Law, 2015 that the City has on application by the owner of Erf 1006, Brackenfell removed a condition as contained in Title Deed No. T 13255 of 2013, in respect of Erf 1006, Brackenfell in the following manner:

Removed condition: C.6.(a)

1 December 2017

55142

TENDERS

L.W. Tenders vir kommoditeite/dienste waarvan die beraamde waarde meer as R20 000 beloop, word in die Staatsenderbulletin gepubliseer wat by die Staatsdrukker, Privaatsak X85, Pretoria, teen betaling van 'n intekengeld verkrybaar is.

KENNISGEWINGS DEUR PLAASLIKE OWERHEDE**STAD KAAPSTAD****REGSTELLINGSKENNISGEWING VAN
AANWYSING VAN OORLEGSONES****AANWYSING VAN GRONDEENHEDE AS OORLEGSONES
INGEVOLGE ARTIKEL 24(5) VAN DIE STAD KAAPSTAD:
VERORDENING OP MUNISIPALE BEPLANNING, 2015**

Kennis geskied hiermee ingevolge Artikel 24(5) van die Stad Kaapstad: Verordening op Munisipale Beplanning, 2015 dat die Stad Erw 68-72 en Erf 92 in Kampsbaai/Bakoven aangewys het as Kampsbaai- en Bakoven-plaaslikegebiedoorlegsones, soos vervat in item 190 van die Stad Kaapstad se ontwikkelingsbestuurskema en soos aangetoon op plan LAO/9(ii).

1 Desember 2017

55139

THEEWATERSKLOOF MUNISIPALITEIT**FINALE SERTIFIKAAT****SLUITING VAN PUBLIEKE OOPRUIMTE ERF 1790,
BOTRIVIER**

Kennis geskied hiermee dat hierdie Raad ingevolge Artikel 43(1)(f) van die LUPA ACT 3/2014 of ingevolge Artikel 45(1)(f) van die Theewaterskloof Munisipale By-Wet op Grondgebruikbeplanning, 2015 met betrekking tot die Bestuur en Administrasie van die Munisipaliteit se Onroerende Eiendom, die publieke oopruimte, Erf 1790 Botrivier gesluit het.

Verwysingsnommer: B/1790

Kennisgewingnommer: KOR 44/2017

S WALLACE, MUNISIPALE BESTUURDER, Munisipale Kantore, Posbus 24, CALEDON, 7230

1 Desember 2017

55140

STAD KAAPSTAD**VERORDENING OP MUNISIPALE BEPLANNING, 2015**

Kennisgewing geskied hiermee kragtens die vereistes van Artikel 48(5)(a) van die Stad Kaapstad: Verordening op Munisipale Beplanning, 2015, dat die Stad na aanleiding van 'n aansoek deur die eienaar van Erf 1006 Brackenfell, 'n voorwaarde soos vervat in Titelakte Nr T 13255 van 2013, ten opsigte van Erf 1006, Brackenfell, soos volg opgehef het:

Voorwaarde opgehef: C.6.(a)

1 Desember 2017

55142

LAINGSBURG MUNISIPALITEIT**KENNISGEWING 96/2017****IMPLEMENTERING VAN VLAK 3 WATERBEPERKINGS****KENNISGEWING 83/2017 GEDATEER 1 NOVEMBER 2017 DIEN HIERMEE AS VERWYSING**

Die Raad het tydens 'n Algemene Raadsvergadering gehou op 23 November 2017, Item 6.3 besluit om 'n boete van R500.00, met onmiddelike effek, in te stel om diegene wat hulle skuldig maak aan die nie nakoming van die waterbeperkings maatreëls, te beboet.

AS GROENEWALD, WAARNEMENDE MUNISIPALE BESTUURDER, Privaatsak X4, LAINGSBURG

1 Desember 2017

55146

THEEWATERSKLOOF MUNICIPALITY

RE-ADVERTISEMENT

**APPLICATION FOR REZONING AND SUBDIVISION OF
REMAINDER OF PORTION 21, A PORTION OF PORTION 3,
OF THE FARM COMPAGNIESDRIFT
NO. 436: CALEDON DISTRICT**

Notice is hereby given that an application by OVERPLAN & Associates, Town and Regional Planners on behalf of MHZA HANDLINGS CC for:

- (i) rezoning from Agricultural zone 1 to Subdivisional area zone in terms of Section 17 of the Land Use Planning Ordinance, 1985 (Ordinance 15 of 1985); and
- (ii) subdivision in terms of Section 22 and Section 24 of the Land Use Planning Ordinance, 1985 (Ordinance 15 of 1985) to provide for:
 - 91 Single Residential Zone 2: Estate Housing (SR2) erven,
 - 1 Single Residential Zone 3: Incremental Housing (SR3) erf,
 - 1 Business Zone 2: High Intensity Business (B2) erf,
 - 20 Industrial Zone 1: Light Industry (IND1) erven,
 - 2 Community Zone 2: Place of Worship (C2) erven,
 - 7 Open Space Zone 1: Public Open Space (OS1) erven,
 - 6 Open Space Zone 2: Private Open Space (OS2) erven; and
 - 5 Transport Zone 2 (TR2) erven,

of Remainder of Portion 21 (a portion of portion 3) of the Farm Compagniesdrift No. 436, Caledon District, has been submitted to the Theewaterskloof Municipality.

Further particulars regarding the proposal are available for inspection at the Municipal Offices, Caledon from 28 November 2017 to 29 December 2017. Objections to the proposal, if any, must be in writing and reach the undermentioned on or before 29 December 2017. Persons who are unable to write will be assisted during office hours, at the Municipal office in Caledon, to write down their objections.

Reference Number: Fa 21/436

Notice Number: KOR 43/2017

B SWARTLAND, ACTING MUNICIPAL MANAGER, PO Box 24, Caledon, 7230

1 December 2017

55141

CITY OF CAPE TOWN

MUNICIPAL PLANNING BY-LAW, 2015

Notice is hereby given in terms of the requirements of Section 48(5)(a) of the City of Cape Town: Municipal Planning By-Law, 2015 that the City has on application by the owner of Erf 54715, Cape Town at Claremont removed conditions as contained in Title Deed No. T47132/2011, in respect of Erf 54715, Cape Town at Claremont, in the following manner:

Removed condition:

B.3 "That not more than one residence with the usual or necessary outbuildings shall be erected on the said Lot and that not more than one-half of the area thereof be built upon, without the consent of the Council in writing."

C.(c) "That not more than one dwelling be erected on the lot."

1 December 2017

55143

THEEWATERSKLOOF MUNISIPALITEIT

HER-ADVERTENSIE

**AANSOEK OM HERSONERING EN ONDERVERDELING VAN
RESTANT VAN GEDEELDE 21, 'N GEDEELTE
VAN GEDEELTE 3, VAN DIE PLAAS COMPAGNIESDRIFT
NR 436: CALEDON DISTRIK**

Kennis geskied hiermee dat 'n aansoek van OVERPLAN & Associates, Stads- en Streeksbeplanners namens MHZA HANDLINGS CC vir:

- (i) hersonering vanaf Landbousone 1 na Onderverdelingsgebied in terme van Artikel 17 van die Ordonnansie op Grondgebruikbeplanning, 1985 (Ordonnansie 15 van 1985); en
- (ii) onderverdeling in terme van Artikel 22 en Artikel 24 van die Ordonnansie op Grondgebruikbeplanning, 1985 (Ordonnansie 15 van 1985) ten einde voorsiening te maak vir:
 - 91 Enkelwoningsone 2: Landgoed-Behuisig (SR2) erwe,
 - 1 Enkelwoningsone 3: Opgradeerde Behuisig (SR3) erf,
 - 1 Sakesone 1: Lae Intensiteit Sake (B1) erf,
 - 20 Nywerheidsone 1: Lige Nywerheid (IND1) erwe,
 - 2 Gemeenskapsone 2: Pleak van Aanbidding (C2) erwe,
 - 7 Oopruimtesone 1: Publieke Oopruimte (OS1) erwe,
 - 6 Oopruimtesone 2: Privaat Oopruimte (OS2) erwe; en
 - 5 Vervoersone 2: Pad (TR2) erwe.

van Restant van Gedeelte 21 ('n Gedeelte van Gedeelte 3) van die Plaas Compagniesdrift Nr. 436, Caledon Distrik, ingedien is by die Theewaterskloof Munisipalteit.

Verdere besonderhede van die voorstel lê ter insae by die Caledon Munisipale Kantoor vanaf 28 November 2017 tot 29 December 2017. Skriftelike besware teen die voorstel, indien enige, moet die ondergemelde bereik voor of op 29 December 2017. Persone wat nie kan skryf nie, sal gedurende kantoorure by die Munisipale kantoor, Caledon gehelp word om hul besware neer te skryf.

Verwysingsnommer: Fa 21/436

Kennisgewing Nommer: KOR 43/2017

B SWARTLAND, WAARNEMENDE MUNISIPALE BESTUURDER, Posbus 24, Caledon, 7230

1 Desember 2017

55141

STAD KAAPSTAD

VERORDENING OP MUNISIPALE BEPLANNING, 2015

Kennis geskied hiermee ingevolge die vereistes van Artikel 48(5)(a) van die Stad Kaapstad: Verordening op Munisipale Beplanning, 2015 dat die Stad na aanleiding van 'n aansoek deur die eienaar van Erf 54715, Kaapstad te Claremont voorwaardes soos vervat in Titelakte Nr T47132/2011, ten opsigte van Erf 54715, Kaapstad te Claremont, soos volg opgehef het:

Voorwaarde opgehef:

B.3 "Dat nie meer as een woning met die gewone of nodige buitegeboue op die genoemde erf opgerig word nie en dat nie meer as die helfte van die oppervlakte sonder die skriftelike toestemming van die Raad bebou word nie."

C.(c) "Dat nie meer as een woning op die erf opgerig word nie."

1 Desember 2017

55143

BEAUFORT WEST MUNICIPALITY

NOTICE NO. 125/2017

APPLICATION FOR REZONING AND RELAXATION OF BUILDING LINE OF ERF 56, 21 GARB STREET: BEAUFORT WEST

Notice is hereby given in terms of Section 61 of the Municipal Land Use Planning By-law Planning for Beaufort West Municipality, Notice No. 72/2015, that the Authorized Official in terms of Section 60, **approved** the above-mentioned application in whole, subject to the following conditions:—

1. The approval of the application shall expire in terms of the Municipal Land Use Planning By-Law for Beaufort West, 2015, if the approval is not exercised within 5 years from the date of this approval.
2. That complete building plans in terms of the National Building Regulations (NBR) must be submitted to Beaufort West Municipality for all buildings and structures on the property which accurately indicates the use thereof.
3. The approval will only be deemed to be implemented upon issuing of an occupation certificate in accordance with the corresponding building plans.
4. At least one (1) parking space per room, two parking spaces for the owner/driver and one visitor parking space must be provided on the premises.
5. That the property may only be used for guesthouse purposes, which provides accommodation to guests on a temporary basis.
6. That the number of guest rooms be limited to a maximum of six (6) rooms (twelve (12) guests).
7. That a height restriction of 6 meters measured from natural ground level to the wall plate in all cases and 8.5 meters to the ridge of the roof, in the case of a pitched roof, will apply to the guesthouse.
 - 8.1 That the electrical connection be limited to 60 amps single phase or 3 x 20 amps 3 phase. If a larger connection is required, the owner must make a contribution to the capital network fund which contribution will be calculated according to the prevailing electricity rates applicable on date of upgrade.
 - 8.2 That the owner/applicant will be responsible for the following bulk services contribution with regards to water and sewage calculated per additional sewage point (toilet and bathroom):—
 - Water: R3,200.00
 - Sewage: R2,415.00
- 8.3 That the amounts mentioned in paragraphs 8.1 and 8.2 will be payable before the required building plans are approved.
9. That services tariffs will be charged as per Council's approved tariff list.
 - 10.1 That Erven 1243 and 56 be notarially tied and that the Municipality be added as a party to the notarial connection.
 - 10.2 That the notarial condition must stipulate that Erven 1243 and 56 may not be sold separately. Furthermore that paragraphs 4 to 7 be registered against the title deed of Erf 56.
11. That an amended site development plan indicating the following information must be submitted to the municipality for approval:
 - Margins and dimensions
 - Position of all structures
 - Building lines applicable to property
 - Placement of structures
 - Clearly marked and numbered parking spaces

The reasons for the decision are as follows:—

- (i) The proposed use of the property for guesthouse purposes is considered compatible with the surrounding land uses.
- (ii) The scale of the guest house is of such nature that it will not have a negative impact on the built environment or the existing rights of the surrounding landowners.

Any person whose rights are affected by the above decision and or conditions may appeal to the Appeal Authority by submitting a written appeal to the Municipal Manager, Beaufort West Municipality, Private Bag 582, 112 Donkin Street, Beaufort West, 6970, to reach the undersigned within **21 days** from the date of publication of this notice. Official appeal forms are available on request from Mrs. E. du Plessis at Tel. No. 023-414 8117 or e-mail: admin@beaufortwestmun.co.za.

Ref. No. 12/4/4/2

K HAARHOFF, MUNICIPAL MANAGER, Municipal Offices, 112 Donkin Street, Beaufort West, 6970

BEAUFORT-WES MUNISIPALITEIT

KENNISGEWING NR 125/2017

AANSOEK OM HERSONERING EN VERSLAPPING VAN KANTBOULYN: ERF 56, GARBSTRAAT 21: BEAUFORT-WES

Kennis geskied hiermee in gevolge Artikel 61 van die Verordening op Munisipale Grondgebruik Beplanning vir Beaufort-Wes Munisipaliteit, Kennisgewing No. 72/2015, dat die Gemagtigde Beampie in terme van Artikel 60 bogenoemde aansoek in geheel soos volg goedgekeur het:—

1. Die goedkeuring van die aansoek sal verval ingevolge die bepalings van die Verordening op Munisipale Grondgebruikbeplanning vir Beaufort-Wes, 2015, indien die goedkeuring nie binne 5 jaar vanaf die datum van hierdie goedkeuring uitgeoefen word nie.
2. Dat volledige bouplanne ingevolge die Nasionale Bouregulasies (NBR), ingedien moet word by Beaufort-Wes Munisipaliteit vir alle geboue enstrukture op die eiendom wat die gebruiksaanwending daarvan akkuraat aantoon.
3. Die goedkeuring slegs as geïmplementeer geag sal word met die uitreiking van 'n okkupasiesertifikaat met die ooreenstemmende bouplanne.
4. Dat minstens een (1) parkeerplek per kamer, twee parkeerplekke vir die eienaar/bestuurder en een besoeker parkeerplek op die perseel voorsien word.
5. Dat die eiendom slegs aangewend mag word vir gastehuisdoeleindes, wat verblyf op 'n tydelike basis aan gaste verskaf.
6. Dat die aantal gastekamers beperk word tot 'n maksimum van ses (6) kamers (twaalf (12) gaste).
7. Dat 'n hoogtebepaling van 6 meter gemeet van natuurlike grondvlak tot by die muurplaat in alle gevalle en 8.5 meter tot by die nok van die dak, in die geval van 'n spitsdak, op die gastehuis van toepassing sal wees.
 - 8.1 Dat die elektriese aansluiting beperk word tot 60 ampère enkelfaas of 3 x 20 ampère 3 faas. Indien 'n groter aansluiting verlang word, die eienaar 'n bydrae tot die kapitale Netwerk Fonds moet maak welke bydrae bereken sal word ooreenkomsdig die heerstende elektriese tariewe van toepassing op datum van opgradering.
 - 8.2 Dat die eienaar/aansoeker verantwoordelik sal wees vir die volgende grootmaatdienste bydrae tot water en riool bereken per addisionele rioolpunt (Toilet en badkamer):—
 - Water: R3,200.00
 - Riool: R2,415.00
- 8.3 Dat die bedrae genome in paragrawe 8.1 en 8.2 betaalbaar sal wees alvorens die vereiste bouplanne goedgekeur word.
9. Dat die dienste tariewe gehef sal word soos per die Raad se goedgekeurde tariewe lys.
 - 10.1 Dat Erwe 1243 en 56 notarieel verbind word en dat die Munisipaliteit as 'n party tot die notariële verbinding gevoeg word.
 - 10.2 Dat die notariële voorwaarde bepaal dat Erwe 1243 en 56 nie afsonderlik verkoop mag word nie. Voorts dat paragrawe 4 tot 7 teen die titelakte van Erf 56 geregistreer word.
11. Dat 'n gewysigde terreinontwikkelingsplan wat die onderstaande inligting aandui, vir goedkeuring ingedien word by die Munisipaliteit:
 - Erfgrense en afmetings
 - Posisie van allestrukture
 - Boulyne van toepassing op eiendom
 - Plasing vanstrukture
 - Duidelik gemerkte en genommerde parkeerruimtes

Die redes vir die besluit is as volg:—

- (i) Die voorgestelde aanwending van die aansoek eiendom vir gastehuisdoeleindes word as versoenbaar met die omliggende grondgebruiken beskou.
- (ii) Die skaal van die gastehuis is van so aard dat dit nie 'n negatiewe invloed op die beboude omgewing of die bestaande regte van die omliggende grondeienaars sal hê nie.

Enige persoon wie se regte geraak word deur die bogenoemde besluit en of toestande kan 'n beroep op die appèl-owerheid deur 'n skriftelike appèl aan die Munisipale Bestuurder, Beaufort-Wes Munisipaliteit, Privaatsak 582, Donkinstraat 112, Beaufort-Wes, 6970, te rig om die ondergetekende te bereid binne **21 dae** vanaf datum van publikasie van hierdie kennisgewing. Amptelike appèlvorm is beskikbaar op aanvraag by mev. E. du Plessis by Tel. No 023-414 8117 of e-pos: admin@beaufortwestmun.co.za.

Verw Nr: 12/4/4/2

K HAARHOFF, MUNISIPALE BESTUURDER, Munisipale Kantore, Donkinstraat 112, Beaufort-Wes, 6970

OVERSTRAND MUNICIPALITY

ERF 3054, 11 SEAVIEW DRIVE, BETTY'S BAY, OVERSTRAND MUNICIPAL AREA: REMOVAL OF RESTRICTIVE CONDITIONS AND CONSENT USE: PLAN ACTIVE (obo ALPAC INVESTMENT CC)

Notice is hereby given in terms of Section 47 of the Overstrand Municipality By-Law on Municipal Land Use Planning, 2016 of the applications mentioned below applicable to Erf 3054, Betty's Bay namely:

1. Application for a removal of restrictive title conditions with reference to Clauses C(i)(5)(b) and C(ii)(m) of Title Deed T54244/2014 applicable to Erf 3054, Betty's Bay in terms of Section 16(2)(f) of the aforementioned By-Law.
2. Application for a consent use in terms of Section 16(2)(o) of the aforementioned By-Law in order to enable the owners to utilize the existing dwelling house on the property as an Upliftment Centre.

Detail regarding the proposal is available for inspection during weekdays between 08:00 and 16:30 at the Department: Town Planning at 16 Paterson Street, Hermanus and at the Kleinmond Library, Fifth Avenue, Kleinmond.

Any written comments must be submitted in accordance with the provisions of Sections 51 and 52 of the said By-law to the Municipality (16 Paterson Street, Hermanus/(f) 028 313 2093/(e) loretta@overstrand.gov.za) on or before **Friday, 12 January 2018**, quoting your name, address, contact details, interest in the application and reasons for comments. Telephonic enquiries can be made to the **Senior Town Planner, Ms. H van der Stoep** at 028 313 8900. The Municipality may refuse to accept comment received after the closing date. Any person who cannot read or write may visit the Town Planning Department where a municipal official will assist them in order to formalize their comment.

Municipal Notice No. 36/2017

MUNICIPAL MANAGER, OVERSTRAND MUNICIPALITY, PO Box 20, HERMANUS, 7200

1 December 2017

55147

OVERSTRAND MUNISIPALITEIT

ERF 3054, SEAVIEWRYLAAN 11, BETTYSBAAI, OVERSTRAND MUNISIPALE AREA: OPHEFFING VAN BEPERKENDE VOORWAARDES EN VERGUNNINGSGEbruIK: PLAN ACTIVE (nms ALPAC INVESTMENT CC)

Kragtens Artikel 47 van die Overstrand Munisipaliteit Verordening vir Munisipale Grondgebruikbeplanning, 2016 word hiermee kennis gegee van die onderstaande aansoeke van toepassing op Erf 3054, Bettysbaai, naamlik:

1. Aansoek om opheffing van beperkende titelvoorwaardes met verwysing na Klousules C(i)(5)(b) en C(ii)(m) van Titelakte T54244/2014 van toepassing op Erf 3054, Bettysbaai in terme van Artikel 16(2)(f) van bogenoemde verordening.
2. Aansoek om vergunningsgebruik in terme van Artikel 16(2)(o) van bogenoemde verordening ten einde die eienaars in staat te stel om die bestaande woonhuis op die betrokke eiendom as 'n Ophettingsentrum aan te wend.

Besonderhede aangaande die voorstel lê ter insae gedurende weeksdae tussen 08:00 and 16:30 by die Departement: Stadsbeplanning te Patersonstraat 16, Hermanus en by die Kleinmond Biblioteek, Vyfdaalaan, Kleinmond.

Enige kommentaar moet skriftelik ingedien word in terme van Artikels 51 en 52 van die bogenoemde Verordening aan die Munisipaliteit (Patersonstraat 16, Hermanus/(f) 028 313 2093/(e) loretta@overstrand.gov.za) voor of op **Vrydag, 12 Januarie 2018**, stipuleer u naam, adres, kontak besonderhede, belang in die aansoek en redes vir kommentaar. Telefoniese navrae kan gerig word aan die **Senior Stadsbeplanner, Me. H. van der Stoep** by 028 313 8900. Die Munisipaliteit mag weier om kommentare te aanvaar na die sluitingsdatum. Enige persoon wat nie kan lees of skryf nie kan die Departement Stadsbeplanning besoek waar hul deur 'n munisipale amptenaar bygestaan sal word ten einde hul kommentaar te formuleer.

Munisipale Kennisgewing Nr. 36/2017

MUNISIPALE BESTUURDER, OVERSTRAND MUNISIPALITEIT, Posbus 20, HERMANUS, 7200

1 Desember 2017

55147

UMASIPALA WASE-OVERSTRAND

ISIZA-ERF 3054, 11 SEAVIEW DRIVE, BETTY'S BAY, UMMANDLA KAMASIPALA WASE-OVERSTRAND: UKUSHENXISWA KWEMIQATHANGO ETHINTELA IIMEKO ZESIVUMELWANO SOKUSEBENZISA: ISICWANGCISO ESISEBENZAYO (egamaei le-ALPAC INVESTMENT CC)

Esi sazio sikhutshwa ngokwemiba yeSolota lama-47 loMthethwana kaMasipala wase-Overstrand ngeSicwangciso Sokusetyenziswa koMhlaba, kunyaka wama-2016 ngokwezicelo ezichazwe ngezantsi ezisebenza kwisiza esingu-Erf 3054, eBetty's Bay ezizezi:

1. Isicelo sokushenxiswa kwemiqathango yeemeko ezithintela iitayitile kubhekiswe kwiZigaba C(i)(5)(b) no C(ii)(m) weTayitile Yobunini T54244/2014 esebenza kwisiza esingu-Erf 3054, eBetty's Bay ngokwemiba yeSolota se-16(2)(f) kulo Mthethwa uchazwe ngaphambili.
2. Isicelo sokuvumelana ngokusetyenziswa kwemiba yeSolota 16(2)(o) kuMthethwana ochazizwe ngaphambili ukuze abanini bakwazi ukusebenzia indlu yokuhlala esele ikhona kulomhlaba njengeZiko Lokuziphucula (Upliftment Centre).

Iinkukacha ngokwemiba yesi sindululo ziyafumaneka ukuze zihlolwe ngulowo ngolowo ufunu ukuzifundela ngeentsuku zokusebenza ngamaxxesha okusebenza aphakathi kwentsimbi yesi-08:00 ne-16:30 kwiCandelo: Zicwangiso ngeDolophu kwa-16 Paterson Street, Hermanus naseKleinmond Library, Fifth Avenue, Kleinmond.

Naziphi na izimvo ezibhaliwego zingangenisa ngokwezibonelelo zamaSolota ama-51 nama-52 kwaMasipala (16 Paterson Street, Hermanus/(f) 028 313 2093/(e) loretta@overstrand.gov.za) ngoLwesihlanu okanye ngaphambi **koLwesihlanu umhla we-12 ku-uJanuvari 2018**, ukhankanyi igama lakho, idilesi, iinkukacha ofumaneka kuzo, umda wakho kwesi sicelo nezizathu zokunka izimvo. Imibuzo ngefowuni ingabhekiswa **kuMphathi kuCwangciso IweDolophu, Nkszn. H. van der Stoep** ku-028-313 8900. UMAsipala angala ukwamkela izimvo ezifike emva komhla wokuvala. Nabani na ongawkazi ukufunda okanye ukubhala angaya kwiCandelo leDolophu apha igosa likamasipala liza kumnceda avakalise izimvo zakhe ngokusemethethweni.

Inombolo yesaziso sikaMasipala 36/2017

UMLAWULI KAMASIPALA, KUMASIPALA WASE-OVERSTRAND, PO Box 20, HERMANUS, 7200

1 kweyoMnga 2017

55147

WITZENBERG MUNICIPALITY

AMENDED NOTICE

PROMULGATION OF PROPERTY TAX RATES FOR THE 2017/2018 FINANCIAL YEAR
(Chapter 14 of the Municipal Property Rates Act, Act 6 of 2004)

Notice is hereby given in terms of Section 14(2) of the Local Government: Municipal Property Rates Act, 2003, (Act 6 of 2004), that the following property tax rates for the 2017/2018 financial year, were approved by the Witzenberg Municipal Council at a meeting held on 30 May 2017.

1.1.1	Residential Property	0.00991
1.1.2	Informal Settlements	0.00793
1.1.3	Business/Commercial Property	0.01883
1.1.4	Industrial Property	0.01883
	Agricultural Properties:	
1.1.5.1	• Bona Fida Agricultural	0.00248
1.1.5.2	• Agricultural/Business/Residential	0.00991
1.1.5.3	• Agricultural/Industrial	0.00991
1.1.6	State owned Property	0.01884
1.1.7	Vacant Land – Urban	0.01487
1.1.8	Public Service Infrastructure	0.00248
1.1.9	Public Benefit – organisations	0.00248
1.1.10	Building clauses	0.01239
1.1.11	Residential Property – Qualifying pensioners	0.00496
	Variances and approvals:	
1.2.1	• Residential Properties	R1 455.00
1.2.2	• Bona Fida Agriculture	R1 455.00

The first R100 000 valuation of properties rated at tariffs 1.1.1; 1.1.2; 1.1.3 and 1.1.4 is exempted from property rates. Pensioners may qualify for a rebate of 50% on residential property in terms of council's policy. The Council decision and tariffs are available on the following website address: www.witzenberg.gov.za.

D NASSON, MUNICIPAL MANAGER, Witzenberg Municipality, Voortrekker Road 50, CERES, 6835

CITY OF CAPE TOWN

PUBLIC NOTICE IN TERMS OF SECTION 36(1) OF THE CITY OF CAPE TOWN WATER BY-LAW, 2010

In view of the ongoing dire drought situation, the Director: Water and Sanitation of the City of Cape Town hereby gives notice of level 6 water restrictions and measures as detailed herein.

In summary, key new restriction measures include:

- residential units consuming more than 10 500 litres per month will be prioritised for enforcement
- non-residential properties to reduce consumption by 45%
- agricultural users to reduce consumption by 60%
- the use of borehole water for outdoor purposes is discouraged in order to preserve groundwater resources

Please note that permission from the National Department of Water and Sanitation is required in order to sell or buy borehole/wellpoint water.

Failure to comply with this notice may constitute an offence in terms of the aforementioned By-Law (or as amended) and the accused will be liable to an admission of guilt fine and, in accordance with Section 36(4) of the Water By-Law, 2010 (or as amended), an installation of a water management device(s) at premises where the non-compliance occurs. The cost thereof will be billed to the relevant account holder.

This notice is effective from 1 January 2018.

LEVEL 6 WATER RESTRICTIONS

The City of Cape Town has implemented Level 6 Water Restrictions, effective from 1 January 2018 until further notice.

RESTRICTIONS APPLICABLE TO ALL CUSTOMERS

- No watering/irrigation with municipal drinking water allowed. This includes watering/irrigation of gardens, vegetables, agricultural crops, sports fields, golf courses, nurseries, parks and other open spaces. Nurseries and customers involved in agricultural activities or with historical gardens may apply for exemption. For more information, visit www.capetown.gov.za/thinkwater.
- The use of borehole/wellpoint water for outdoor purposes, including watering/irrigating and filling/topping up of swimming pools, is strongly discouraged in order to preserve groundwater resources in the current dire drought situation. Borehole/wellpoint water should rather be used for toilet flushing.
- All boreholes and wellpoints must be registered with the City and must display the official City of Cape Town signage clearly visible from a public thoroughfare. Visit www.capetown.gov.za/thinkwater for how to register.
- All properties where alternative, non-drinking water resources are used (including rainwater harvesting, greywater, treated effluent water and spring water) must display signage to this effect clearly visible from a public thoroughfare. Visit www.capetown.gov.za/thinkwater for further information.
- No topping up (manual/automatic) filling or refilling of swimming pools with municipal drinking water is allowed, even if fitted with a pool cover.

- The use of portable or any temporary play pools is prohibited.
- No washing of vehicles (including taxis), trailers, caravans and boats with municipal drinking water allowed. These must be washed with non-drinking water or cleaned with waterless products or dry steam cleaning processes. This applies to all customers, including formal and informal car washes.
- No washing or hosing down of hard-surfaced or paved areas with municipal drinking water allowed. Users, such as abattoirs, food processing industries, care facilities, animal shelters and other industries or facilities with special needs (health/safety related only) must apply for exemption. For more information, visit www.capetown.gov.za/thinkwater.
- The use of municipal drinking water for ornamental water fountains or water features is prohibited.
- Customers are strongly encouraged to install water efficient parts, fittings and technologies to minimise water use at all taps, showerheads and other plumbing components.

RESTRICTIONS APPLICABLE TO RESIDENTIAL CUSTOMERS

- All residents are required to use no more than 87.5 litres of municipal drinking water per person per day in total irrespective of whether you are at home, work or elsewhere. Therefore, a residential property with four occupants, for example, is expected to use at most 10 500 litres per month.
- Single residential properties consuming more than 10 500 litres of municipal drinking water per month will be prioritised for enforcement (see note 1). Properties where the number of occupants necessitates higher consumption are encouraged to apply for an increase in quota. For more information, visit www.capetown.gov.za/thinkwater.
- Cluster developments (flats and housing complexes) consuming more than 10 500 litres of municipal drinking water per unit per month will be prioritised for enforcement (see note 1). Cluster developments with units where the number of occupants necessitates higher consumption are encouraged to apply for an increase in quota. For more information, visit www.capetown.gov.za/thinkwater.
- You are encouraged to flush toilets (e.g. manually using a bucket) with greywater, rainwater or other non-drinking water.
- No increase of the indigent water allocation over and above the free 350 litres a day will be granted, unless through prior application and permission for specific events such as burial ceremonies.

RESTRICTIONS APPLICABLE TO NON-RESIDENTIAL CUSTOMERS

- All non-residential properties (e.g. commercial and industrial properties, schools, clubs and institutions) must ensure that their monthly consumption of municipal drinking water is reduced by 45% compared to the corresponding period in 2015 (pre drought). (See note 1 below.)
- All agricultural users must ensure that their monthly consumption of municipal drinking water is reduced by 60% compared to the corresponding period in 2015 (pre drought). (See note 1 below.)
- The operation of spray parks is prohibited.
- No new landscaping or sports fields may be established, except if irrigated only with non-drinking water.
- For users supplied with water in terms of special contracts (notarial deeds, water service intermediaries or water service providers), the contract conditions shall apply.

NOTE 1: Failure to comply will constitute an offence in terms of the City's Water By-Law, 2010 (or as amended). The accused will be liable to an admission of guilt fine and, in accordance with Section 36(4), an installation of a water management device(s) at premises where the non-compliance occurs. The cost thereof will be billed to the relevant account holder. Customers with good reason for higher consumption need to provide the City with motivation to justify their higher consumption.

Other restrictive measures, not detailed above, as stipulated in Schedule 1 of the Water By-Law, 2010 (or as amended) still apply. Exemptions issued under Level 4B and 5 restrictions still apply, subject to review with the possibility of being revoked. Water pressure has been reduced to limit consumption and water leaks, and such may cause intermittent water supply.

For further information visit www.capetown.gov.za/thinkwater or contact us at water@capetown.gov.za.

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First insertion, R41,00 per cm, double column.

Fractions of cm are reckoned as a cm.

Notices must reach the Director-General not later than 10:00 on the last working day but one before the issue of the *Gazette*.

Whilst every effort will be made to ensure that notices are published as submitted and on the date desired, the Administration does not accept responsibility for errors, omissions, late publications or failure to publish.

All correspondence must be addressed to the Director-General, PO Box 659, Cape Town 8000, and cheques, bank drafts, postal orders and money orders must be made payable to the Department of the Premier.

Die “Provinsiale Koerant” van die Wes-Kaap

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Kennisgewings moet die Direkteur-generaal voor 10:00 op die voorlaaste werksdag voor die uitgawe van die *Koerant* bereik.

Hoewel alle pogings aangewend sal word om te sorg dat kennisgewings soos ingedien en op die vereiste datum gepubliseer word, aanvaar die Administrasie nie verantwoordelikheid vir foute, weglatings, laat publikasies of versuim om dit te publiseer nie.

Alle briefwisseling moet aan die Direkteur-generaal, Posbus 659, Kaapstad 8000, gerig word en tjeks, bankwissels, posorders en poswissels moet aan die Departement van die Premier betaalbaar gemaak word.

