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[NO. 154OF2007)

REMOVAL OF RESTRICTIONS ACT, 1967 (ACT NO. 84 OF 1967): BLOEMFONTEIN (EXTENSION 13): REMOVAL OF RESTRICTIONS: ERF NO. 3806 (NAVALSIG)

Under the powers vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967), I, M.J. Mafereka, Member of the Executive Council of the Province responsible for Local Government and Housing, hereby alter the conditions of title in Deed of Transfer *T27031/2004* pertaining to Erf No. 3806, Bloemfontein (Extension 13), (Navalsig), by the removal of restrictive conditions 1.(a), (b) and (c) on page 2 and restrictive conditions 2.(a) and (b) on pages 2 and 3 in the said Deed of Transfer.

LOCAL GOVERNMENT NOTICES

DIHLABENG LOCAL MUNICIPALITY

NOTICE ON GENERAL ASSESSMENT RATES 200712008 FINANCIAL YEAR

Notice is hereby given that the general assessment rates for the financial year ending 30 June 2008 was determined in accordance with the provisions of section 78(2) (a), 81, 114 and 116 of the local Government Ordinance, 1962 (No. 8 of 1962), as amended and will take effect from 1 July 2007.

PROVINSIALE KENNISGEWING

[NO. 154 VAN 2007]

WET OP OPHEFFING VAN BEPERKINGS, 1967 (WET NO. 84 VAN 1967): BLOEMFONTEIN (UITBREIDING 13): OPHEF-FING VAN BEPERKINGS: ERF NO. 3806 (NAVALSIG)

Kragtens die bevoegdheid my verleen by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967), wysig ek, M.J. Mafereka, Lid van die Uitvoerende Raad van die Provinsie verantwoordelik vir Plaaslike Regering en Behuising, hierby die titelvoorwaardes in Transportakte *T27031/2004* ten opsigte van Erf No. 3806, Bloemfontein (Uitbreiding 13), (Navalsig), deur die opheffing van beperkende voorwaardes 1.(a), (b) en (c) op bladsy 2 en beperkende voorwaardes 2.(a) en (b) op bladsye 2 en 3 van genoemde Transportakte.

PLAASLIKE REGERINGSKENNISGEWINGS

DIHLABENG PLAASLIKE MUNISIPALITEIT

KENNISGEWING VAN ALGEMENE BELASTINGTARIEWE 200712008 FINANSIELE JAAR

Kennisgewing geskied hiermee ingevolge die bepalings van artikels 78(2)(a), 81, 114 en 116 van die Ordonnansie op Plaaslike Bestuur, 1962 (Ordonnansie NO.8 van 1962) dat die begroting en tariewe deur die Raad goedgekeur is en in werking tree op 1 Julie 2007.

| Town | Zoning | Land | Improvements | Building clause | Dorp Zonering | Grond | Verbeteringe | Bouklousule |
|---------------|------------------------|---------|--------------|-----------------|-------------------------------|---------|--------------|-------------|
| Bethlehen | niBohlokong/Bakenpark | cIR | clR | clR | BethlehemiBohlokong/Bakenpark | clR | cIR | clR |
| Single Res | idential | 5.6255 | 0.6579 | 0.6579 | Enkel Residensieel | 5.6255 | 0.6579 | 0.6579 |
| Other Zone | es | 6.5425 | 3.0853 | 3.0853 | Ander Areas | 6.5425 | 3.0853 | 3.0853 |
| Single Bus | iness | 6.9144 | 0.8084 | 0.8084 | Enkel Besigheid | 6.9144 | 0.8084 | 0.8084 |
| Groenvoer | Industrial Area | 12.1486 | 5.9168 | 5.9168 | Groenvoer Industriële Area | 12.1486 | 5.9168 | 5.9168 |
| Small holdi | ings | 3.3884 | 0.3795 | 0.3795 | Kleinhoewes | 3.3884 | 0.3795 | 0.3795 |
| Small Hold | ings: Business | 4.2355 | 0.4743 | 0.4743 | Kleinhoewes: Besighede | 4.2355 | 0.4743 | 0.4743 |
| | ings: Bally Duff | 3.3884 | 0.3795 | 0.3795 | Kleinhoewes: Bally Duff | 3.3884 | 0.3795 | 0.3795 |
| Small Hold | lings: Kromkloof North | 3.3884 | 0.3795 | 0.3795 | Kleinhoewes: Kromkloof Noord | 3.3884 | 0.3795 | 0.3795 |
| | Farmers Trust | 3.3884 | 0.3795 | 0.3795 | Bethlehem Farmers Trust | 3.3884 | 0.3795 | 0.3795 |
| Transnet | | | | | Transnet | | | |
| Other Area | s | .6.6607 | 31422 | 3.1422 | Ander Areas | .6.6607 | 3.1422 | 31422 |
| Single Res | idential | 5.6255 | 0.6579 | 0.6579 | Enkel Residential | 5.6255 | 0.6579 | 0.6579 |
| <u>Telkom</u> | | | | | Telkom | | | |
| Other Area | S | .6.6607 | 3.1422 | 3.1422 | Ander Areas | .6.6607 | 3.1422 | 3.1422 |
| Single Res | idential | 5.6255 | 0.6579 | 0.6579 | Enkel Residential | 5.6255 | 0.6579 | 0.6579 |
| Governme | ent & Provincial | | | | Staat en Provinsie | | | |
| Other Area | S | .5.2340 | 2.4682 | 2.4682 | Ander Areas | .5.2340 | 2.4682 | 2.4682 |
| Single Res | idential | 4.5004 | 0.5263 | 0.5263 | Enkel Residential | 4.5004 | 0.5263 | 0.5263 |
| | gubetswana/Kanana | | | | Clarens/KgubetswanalKanana | | | |
| Allareas | | 74573 | | | Aile areas | 7.4573 | | |
| Governmer | nt | 5.9658 | | | Staat | 5.9658 | | |
| | rg/Mashaeng | 10.5510 | | | Fouriesburg/Mashaeng | 10 5510 | 0.4024 | 0.402.4 |
| Single Res | | 12.7710 | 0.4934 | 0.4934 | Enkel Residential | 12.7710 | 0.4934 | 0.4934 |
| Single Busi | | 12.6012 | 0.4848 | 0.4848 | Enkel Business | 12.6012 | 0.4848 | 0.4848 |
| Governmer | nt | 5.2340 | 2.1465 | 2.1465 | Staat | 5.2340 | 2.1465 | 2.1465 |

| Paul RouxiFateng TseNtso Allareas Government | 12.7710 10.2168 | | |
|--|--------------------|--------|--------|
| RosendallMautse | | | |
| Residential | 440000 | 1.2000 | 1.2000 |
| Business | 44.0000 | 1.2000 | 1.2000 |
| Government | 5.2340 | 2.1465 | 2.1465 |
| Maulse | 12.7710 | 0.1892 | 0.1892 |

Notice is hereby given that the Council will implement its rates as from the 1st of July 2007. Government rates as published already includes 20 % discount. Rates are payable monthly in advance, on a date determined by Council, failing which, interest shall be levied at a rate of one percent higher than the rate payable by Council to its bank in respect of its overdraft, for the period during which such amounts remain unpaid after expiry of the said period of thirty days.

A schedule of actual tariffs for the services and other general services is available for inspection during office hours for a period of 14 days from date of publicanon of this notice at the office of the Department of Finance in Bethlehem and other Office Managers of Clarens, Fouriesburg, Paul Roux and Rosendal.

MUNICIPAL MANAGER MR SIPHO B MHLAMBI PO Box 551 Bethlehem

LETSEMENG LOCAL MUNICIPALITY 2007/2008 BUDGET

Notice is hereby given in terms of Chapter 4 of Municipal Finance Management Act No. 56 of 2003 that the Council approved the *2007108* budget together with the IOP projects on a Special meeting held on 31 May 2007.

The tariffs for the financial year are as follows:

| 1. Elec (a) (b) | | | R52.69 R 0.43 |
|---|------------------------------|---------------------------------|--------------------------------------|
| 2.Wate (a) (b) | r Basic charges Tariff | 7-30 k/l 31-50 k/l 51 k/l | R26.26 R 3.54 R 5.31 R 7.08 |
| 3. Sewerage charges per month domestic R45.53 | | | |

4. Refuse removal charges per month domestic R45.53

| Property Tax | 2007/2008 | | |
|----------------------|--------------|--------|-----------|
| Category | Basic Tariff | Rebate | 2007/2008 |
| Residential | 0.02579934 | 2% | 0.025283 |
| Business, Industrial | 0.02579934 | 9% | 0.025799 |
| Government | 0.02579934 | 30% | 0.019060 |
| Vacant Stands | 0.02579934 | 0% | 0.025799 |
| Churches | 0.02579934 | 100% | 0.000000 |
| Small Holdings | 0.02579934 | 50% | 0.012900 |
| | | | |

ME M.L. WOLFF MUNICIPAL MANAGER

| Paul RouxiFateng TseNtso | | | |
|--------------------------|---------|--------|--------|
| Aile areas | 12.7710 | | |
| Staat | 10.2168 | | |
| RosendalfMautse | | | |
| Residensieel | 44.0000 | 1.2000 | 1.2000 |
| Besigheid | 44.0000 | 1.2000 | 1.2000 |
| Staat | 5.2340 | 2.1465 | 2.1465 |
| Maulse | 12.7710 | 0.1892 | 0.1892 |

Kennis geskied dat die Raad sy tariewe, asook erfbelasting, vanaf 1 Julie 2007 sal implementeer. Staatsdepartemente soos gepubliseer sluit 20 % korting in. Belasting is maandeliks vooruit betaelbaar. Rente sal gehef word teen 'n koers wat een persent hoër is as die koers wat die Raad aan sy bank moet betaal wanneer sy rekening oortrokke is vir die tydperk wat sodanige bedrae na die verstryking van genoemde tydperk van dertig dae uitstaande bly.

'n Skedule van hierdie tariewe is beskikbaar tydens kantoorure by die Kantore van die Departement Finansies te Bethlehem en Kantoorbestuurders van Clarens, Fouriesburg, Paul Roux en Rosendal ter insae lê vir 'n periode van 14 dae vanaf datum van publikasie van hierdie kennisgewing.

MUNISIPALE BESTUURDER MNR SIPHO B MHLAMBI Posbus 551 Bethlehem

LETSEMENG PLAASLIKE MUNISIPALITEIT 2007/2008 BEGROTING

Kennis word hiermee gegee in terme van Hoofstuk 4 van die Wet op Munisipale Finansiele Bestuur van 2003, no. 56 van die Raad die begroting vir die 2007/2008 finanslele jaar goedgekeur het saam met die Ge'integreerde Ontwikkelingsplan projekte (IOP) op 'n spesiale raadsvergadering gehou op 31 Mei 2007.

Die tariewe vir die boekjaar is soos vOlg:

1. Elektrisiteit-Huishoudelik

| (a) (b) | Basiese koste per maand Tarief per k/h | | R52.69 R 0.43 | |
|---------------------------------------|---|-----------|------------------|--|
| 2.Wate | r | | | |
| (a) | Basiese koste | | R26.26 | |
| (b) | Tariewe | 7-30kll | R 3.54 | |
| | | 31-50 kll | R 5.31 | |
| | | 57 kll | R 7.08 | |
| 3. Rioolkoste permaand (Huishoudelik) | | | R45.53 | |
| | | | | |

4. Vulliskoste permaand (Huishoudelik) R45.53

| Eiendomsbelasting | <u>2007/2008</u> | | |
|------------------------|------------------|---------|-----------|
| Kategorie | Basiese Tarief | Korting | 2007/2008 |
| Residensieel | 0.02579934 | 2% | 0.025283 |
| Besigheid Industrieell | 0.02579934 | 9% | 0.025799 |
| Regering | 0.02579934 | 30% | 0.019060 |
| Leë Erwe | 0.02579934 | 0% | 0.025799 |
| Kerke | 0.02579934 | 100 % | 0.000000 |
| Hoewes | 0.02579934 | 50% | 0.012900 |

ME M.L. WOLFF MUNISIPALE BESTUURDER

BY-LAWS OF THE LETSEMENGT LOCAL MUNICIPALITY

BY-LAWS RELATING TO RULES AND ORDERS

Notice is hereby given that the Council of Letsemeng Municipality has on 31 May 2007 adopted the Standard RIJles and Orders as published by the MEC for Local Government and Housing in the Provincial Gazette of 1 December 2000 as by-law. It is promulgated by the municipality in terms of section 156(2) of the Constitution of the Republic of South Africa, 1996 and in accordance with section 13(a) of the Local Government: Municipal Systems Act, 2000 (Act 32 of 2000).

This by-law shall be called Standard Rules and Orders By-Law no. 1 of 2007.

M.L. WOLFF MUNICIPAL MANAGER

PROPOSED BY LAWS FOR THE LETSEMENG LOCAL MUNICIPALITY PUBLICATION OF DRAFT BY LAWS FOR COMMENT:

ADVERTISING SIGNS AND HOARDINGS BY-LAWS

- 1. The following draft Advertising Signs and Hoarding By-Laws for the Letsemeng. Local Municipality contained in the Schedule hereto, are hereby in terms of Section 12(3)(b) of the Local Government: Municipal Systems Act No. 32 of 2000 published for public comment to enable the Council to consider the adoption thereof after comments have been received and considered.
- 2. Written comments must be handed in at the office of the Municipal Manager, Municipal Offices, Letsemeng or posted to the Municipal Manager, P.O. Box 7, KOFFIEFONTEIN 9986 or faxed to the Municipal Manager at number 053-2050144 or sent by e-mail to the Municipal Manager to: letse @mweb.co.za or to morobane@mweb.co.za.
- 3. Comments must reach the office of the Municipal Manager not later than 21 (twenty one) calendar days after the date of this publication. Comments received after this date will not be considered.
- 4 Copies of the draft By-Laws will also be available for perusal at the library and Municipal Offices in Petrusburg, Jacobsdal, Luckhoff and Oppermans during normal office hours. A copy of these draft By-Laws may also be obtained from the aforementioned offices at a nominal fee.
- 5. Persons who are not able to read or write and who wish to comment on these draft By-Laws will be assisted by the Librarian during office hours at the Libraries. The following persons can be contacted at Koffiefontein: Mrs. TAE. van der Merwe at 053-2050147, Ditlhake: Mr. M.S. Majaoetsa at 053-2050383, Petrusburg: Mr. J.M. September at 053-5740207, Jacobsdal: Mrs. M.C.S. Eckard at 053-5910038n2, Luckhoff: Mrs. N.E. Bloem at 053-2060269, Oppermans: Mr. C.R. Ontong at 053-2095105 for an appointment.

M.L. WOLFF MUNICIPAL MANAGER

SCHEDULE

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1. DEFINITIONS

In these By-laws, unless the context otherwise indicates:

Advertisement means any representation of a word, name, letter, figure or object or of an abbreviation of a word or name, or of any sign or symbol; or any light which is not intended solely for illumination or as a warning against any danger, which is visible from any street or public place.

Advertising hoarding means a screen, fence, wall or other structure in a fixed position to be used, or intended to be used, for the purpose of posting, displaying or exhibiting any advertisement.

Advertising sign means any advertisement or object, structure or device which is in itself an advertisement or which is used to display an advertisement, in view of any street or public place.

Advertising structure means any physical structure built to display advertising.

Aerial sign means any sign attached to a kite, balloon, or similar device whereby it is suspended in the air over any part of the area. Affix means to firmly secure which includes to paint onto and "affixed" shall have a corresponding meaning.

Animation means moving units or pictures, flashing lights, and other non-stationery devices which are used to gain added attention and awareness.

Approved means approved by the Council and "approval" has a corresponding meaning.

Arcade means a covered pedestrian thoroughfare not vested in the Council, whether or not located at ground level passing wholly or partly through a building and to which the public normally has regular and unrestricted access.

Backlight units (backlit) means advertising structures which house illumination in a box to throw fight through translucent advertising printed on plastic or heavy duty paper for a higher visibility and extended night viewing.

Billboard means a large free-standing structure used or intended to be used for the purpose of posting, displaying or exhibiting any advertisement.

Building means any structure whatsoever with or without walls, having a roof or canopy and a normal means of ingress and egress thereunder, covering an area in excess of 4.6m² and having an internal height of more than 1.650m.

Canopy means a structure in the nature of a roof projecting from the facade of a building and cantilevered from that building or anchored otherwise than by columns or posts.

Charge means the appropriate monetary charge determined by the Council.

Clear height means the vertical distance between the lowest edge of the sign and the level of the ground, footway or roadway immediately below such sign.

Copy (Artwork) means the complete advertising message to be displayed.

Commercial Advertising means any words, letters, logos, figures, symbols, pictures relating to the name of a business, a trade, a partnership or an individual or any information, recommendation or exhortation in respect of any particular goods manufactured or sold or any particular services rendered or offered.

Composite sign means a sign linked to a standardised background of a specific size similar to a poster board on which logos or other tourist-related information can be attached.

Council means the Local Municipality of Letsemeng or its successor(s) in-law or any officer employed by the Council or any committee designated by the Council, acting by virtue of a delegated authority vested in him/her or it by the Council in connection with these bylaws.

Cut-outs / embellishments / add-ens means letters, packages, figures or mechanical devices attached to the face of an outdoor sign which extend beyond the rectangular area for greater attention value. (Can provide a three dimensional effect.)

Depth of a sign means the vertical distance between the uppermost and lowest edges of the sign.

Directional sign means a sign indicating the way to a place, undertaking or activity for the purpose of advertising or directing public attention as contemplated in the definition of Display of a sign shall include the erection of any structure if such structure is intended solely or primarily for the support of a sign.

Display period means the exposure time during which the individual advertising message is on display.

Election means either National, Provincial or Local Government elections and by-elections held from time to time.

Erfmeans any piece of land registered in a deeds registry as an erf, lot, plot, stand or agricultural holding.

Flashing sign means a sign in which a symbol, figure, message or illustration intermittently appears and/or disappears and/or illuminated with varying colour or intensity.

Flat sign means any sign which is affixed to or painted directly on a main wall and which at no point projects more than 250mm in front of the surface of such wall.

Flyposter means any poster which is pasted by means of an adhesive directly onto a surface.

Ground sign means any sign detached from a building, other than an aerial sign, hoarding, billboard or advertising structure.

Illuminated means the installation of electrical equipment on an outdoor structure for illumination of the copy message at night.

Illuminated sign means a sign, the continuous or intermittent functioning of which depends upon it being illuminated.

Inflatable sign means any hoarding erected and maintained by means of air or gas used for the purpose of posting or displaying any advertisement.

Main wall of a building means any external wall of such building, but shall not include a parapet wall, balustrade or railing of a veranda or a balcony.

Movable temporary sign means a sign not permanently fixed and not intended to remain fixed in one position, but does not include any moving part in a fixed permanent sign.

Municipality means the Letsemeng Local Municipality established in terms of Section 12 of the Municipal Structures Act, 117 of 1998, and includes any political structure, political office bearer, councillor, duly authorised agent thereof or any employee thereof acting in connection with these by-laws by virtue of a power vested in the municipality and delegated or SUb-delegated to such political structure, political office bearer, councillor, agent or employee;

Non-profit body means a body established-to promote a social goal without the personal financial gain of any individual or profit making commercial organization involved and which submits adequate proof to the satisfaction of the Council of its non-profit status. Person includes both natural and juristic persons.

Poster and notices means any placard announcing or attracting public attention to any meeting, event, function, actiVity or under taking or to the candidature of any person nominated for election to National, Provincial or Local Government or similar body or to a referendum.

Projected sign means any sign projected by a cinematograph or other apparatus, but does not include a sign projected onto the audience's side of a drive-in cinema screen during a performance.

Projecting sign means a sign, whether stationary or actuated, attached to and protruding from the facade of a building.

Public place means any road, street, thoroughfare, bridge, subway, foot pavement, footpath, sidewalk, lane, square, open space, garden, park or enclosed space vested in the Council.

Pylon sign means any sign whether stationary or actuated, displayed on or forming an integral part of a pylon or mast or similar structure other than a building or advertising hoarding.

Residential purposes means the use of a building as a dwelling house, two or more dwelling units, a hostel, a boarding house, and a residential club.

Road traffic sign means any road traffic sign as defined in the Road Traffic Act, 1989 (Act No. 29 of 1989), the detailed dimensions and applications of which are controlled by the regulations to this Act and the South African Road Traffic Signs Manual (Note: Act 29 will be replaced by The National Road Traffic Act, Act 93 of 1996 in the near future).

Rotating sign means a sign, which rotates about any axis.

Running light sign means a sign or portion of a sign in the form of an illuminated strip, the illumination of which varies periodically in such a way as to convey the impression of a pattern of lights moving steadily along such strip.

Shelter displays means posters positioned as an integral part of a freestanding covered structure.

Sign Alley is a section of road where advertising structures have been permitted at less than prescribed distances but in such a manner that no advertising structure shall obstruct another in any way.

Sky sign means any sign erected or placed on or above any roof, parapet wall or the eaves of a building, but does not include a sign painted on a roof of a building.

Spectacular (an industry term) means a giant, modern, illuminated advertising billboard.

Storey means the space within a building which is situated between one floor level and the next floor level next above, or if there are noclearly defined storeys, the height of a storey shall be taken as 4,5m.

Street means any street, road or thoroughfare shown on the general plan of a township, agriculture holding or any other division of land or in respect of which the public have acquired a prescriptive or other right of way and which vests in the Council.

Temporary advertisements means signs and advertisements which are usually displayed to publicise a forthcoming event or to advertise a short term use of the advertisement site.

Temporary sign means a sign not permanently fixed and not intended to remain fixed in one position.

Third-party advertising means any advertising displayed which is not appropriate to the type of activity on the ert or site to which it pertains.

Transit advertising means all advertising on normally moving vehicles including taxis, buses, trailers, trams, vessels, etc. Trl-vlslon means a display embellishment, which, through use of a triangular louver construction, permits the display of three different copy messages in a predetermined sequence.

Veranda means a structure in the nature of a roof attached to or projecting from the facade of a building and supported along its free edge by columns or posts.

Window signs are signs, which are permanently painted on, or attached to, the window-glass on a window.

2. APPLICATIONS FOR COUNCIL'S APPROVAL FOR ADVERTISING SIGNS AND HOARDINGS

- (1) No person shall display or erect any advertising sign or hoarding or use any advertising sign or hoarding or use any structure or device as an advertising sign or hoarding without first having obtained the written approval of the Council; provided that the provisions of this Section shall notapply to signs contemplated in Section 4,
- (2) No sign erected displayed with the approval of the Council shall in any way be altered, moved, re-erected norshall any alteration be made to the electrical wiring system of such sign except for the purposes of renovating or maintenance, without the further approval of the Council in terms of sub-section (1).
- (3) (a) An application in terms of sub-section 1, accompanied by the required application fee, specified in the tariff of charges, as determined by Council and subject to Section 40, shall be signed by the owner of the proposed advertising sign or hoarding and by the registered owner of the land or building on which the sign or advertising hoarding is to be erected or displayed, or on behalf of the owner of the land or building by his agent authorised in writing by such owner and shall be accompanied by:
 - a locality plan indicating the anticipated position of the sign within the area of the Local Municipality of Letsemeng. The Council may require the locality for signs in excess of 10 square metres to be indicated and described by an accurate G.P.S. reading or an acceptable alternative;
 - a block plan of the site on which the advertising sign or hoarding is to be erected or displayed, drawn to a scale of notless than 1:500 showing every building on the site and the position with dimensions of the sign or advertising hoarding in relation to the boundaries of the site and the location of the streets and buildings on properties abutting the site;
 - (iii) a drawing sufficient to enable the Council to consider the appearance of the advertising sign or hoarding and all relevant construction detail;
 - (iv) a drawing showing the advertising sign or hoarding in relation to other similar type signage in the area in which it will be erected.
 - Every such plan and drawing shall be clearly reproduced on an approved material in sheet form notless than A4 size (21 Omm x 297mm); and
 - (c) A drawing required in terms of paragraph (a) (iii) shall show all details of the sign and shall be drawn to a scale of not less than 1:20 or other scale acceptable by Council.
 - (d) The Council may require additional information in relation to the land on which the sign is to be erected, its use and impact.

- (4) If a sign is to be attached to ordisplayed on the facade of a building, the Council may require the submission of an additional drawing showing an elevation of the building in colour, the details and position of the proposed sign and the details and the position of every existing sign on the building drawn to a scale of not less than 1 : 100, or the Council may require a coloured print of or an artist's photographic or computer generated impression of the building with the details of the proposed sign superimposed on such graphic and draw as nearly as is practicable to the same scale as that of the graphic.
- (5) The Council may require the submission of additional drawings, calculations and other information and a certificate by a person defined in Section 1 of the Engineering Profession of South Africa 1990 (Act No. 114 of, 1990) as a certified engineer, engineering technician, professional engineer or professional technologist (engineering), in each case giving details to the Council's satisfaction, to enable it to establish the adequacy of the proposed means of securing, fixing or supporting any advertising sign, hoarding or screen referred to in Section 13, to resist all loads and forces to which the advertising sign, hoarding or screen may be exposed and the sufficiency of the margin of safety against failure, in compliance with the provisions of RegUlation Bl of the National Building Regulations published under Government Gazette No. 9613, dated 1 March 1985.
- (6) In considering an application submitted in terms of sub-section (1), the Council may, in addition to any other relevant factors, have due regard to the following:
 - (a) No advertising sign or hoarding or copy should be so designed or displayed that:
 - (i) it will be detrimental to the environment or to the amenity of the neighbourhood by reason of size, intensity of illumination, quality of design or materials or for any other reason;
 - (ii) it will constitute a danger to any person or property;
 - (iii) it will display any material which in the opinion of the Council is indecent, suggestive of indecency, prejudicial to public morals or objectionable;
 - (iv) it will obliterate any other signs;
 - (v) it will in the opinion of the Council be unsightly or detrimentally impact upon a sound architectural design;
 - (vi) it will in any way impair the visibility of any road traffic sign or affect the safety of motorists or pedestrians,
 - (b) The size and location of a proposed advertising sign or hoarding and its alignment in relation to any existing advertising sign or hoarding or the ame building or ert and its compatibility with the visual character of the area surrounding it.
 - (c) The number of signs displayed or to be displayed on the ertconcerned and its legibility in the circumstances in which it is seen;

The sign, if not appropriate to the type of acfivity on or zoning of the ert or site to which it pertains should be considered on its merits in terms of the control measures of the Council's Outdoor Advertising Signage Policy and Code of Practice and the S.A.M.OAC. guidelines.

- (7) The Council, subject to Section 41, may refuse any application submitted in terms of sub-section (1) or grant its approval subject to any amendment and/or condition which it may deem expedient, including a condition that the owner of any advertising sign or hoarding or the owner of the land or building on which such advertising sign or hoarding is to be erected and displayed, or both such owners, indemnify the Council to its satisfaction against any consequences flowing from the erection, display or mere presence of such advertising sign or hoarding.
- (8) The Council shall without delay and in writing notify the applicant. an objector or any person who has made representtations, of its decision taken by virtue of sub-section (7).
- (9) Every application, plan, drawing and other document submitted in terms of thisSection shall on approval be retained by the Council for its records.
- (10) Any sign or advertising hoarding for which approval has been granted in terms of sub-section (7), shall be erected and displayed in accordance with any plan, drawing or other document approved by the Council and any condition imposed in terms of that sub-section; the Council shall be notified once any approved advertising sign or hoarding has been erected.
- (11) NotWithstanding anything contained in these By-laws, any advertising sign or hoarding which complies to the Council's satisfaction, with the considerations referred to in sub-section (6)(a), may be approved by the Council.

- (12) Notwithstanding anything contained in these By-laws, these By-laws are to be applied to the Land Use Zones as set out in the enforceable Town Planning Scheme/Land Use Scheme for the area of jurisdiction of the Local Municipality of Letsemeng.
- (13) Advertising signs and hoardings approved in terms of Section 2(7) will conform to the design requirements setoutin Section 28,

3. WITHDRAWAL OR AMENDMENT OF COUNCIL'S APPROVAL

- (1) The Council may, at any time, withdraw an approval granted in terms of Section 2(7) or amend any condition or impose a further condition in respect of such approval, if in the opinion of the Council an advertising sign or hoarding:
 - (a) Will be or become detrimental to the environment or the amenity of the neighbourhood by reason of size, intensity of illumination, quality of design or materials or for any other reason;
 - (b) Will constitute or become a danger to any persons or property;
 - (c) Will obliterate other signs, natural features, architectural features or visual lines of civic or historical interest.
- (2) Should an approved advertising sign or hoarding not be erected within six(6) months from approval or within a time specified in the approval granted, the approval will lapse.
- (3) Should the information requested by the Council to process a signage application not be provided within a three-month period from the date of the request, the application shall be regarded withdrawn.

4. EXEMPT SIGNS

- (1) The following signs shall be exempt from the provisions of Section 2 but shall comply with all other provisions of these By-laws save for signs contemplated in (a) and (b) which need not so comply:
- (a) any sign displayed in an arcade;
- (b) any sign displayed inside a building;
- (c) any sign displayed on an approved advertising hoarding;
- (d) any sign advertising a current event in a cinema, theatre or other place of public entertainment, displayed in a fixture or building especially made for such display;
- (e) any sign not exceeding the sizes specified hereunder, which is displayed on a site where a building, swimming pool, tennis court, paving, fencing or garden landscaping or any other structure is in the course of being constructed, erected, carried out or altered and which describes the building or structure being erected or other work or activity being carried out, and which displays the names of the contractors or consultants concerned in such work or activity and identifies the branches of the industry or the professions represented by them, during the course of such construction, erection, carrying out of alterations as the case may be: Provided that onlyone such sign, or set of signs shall be permitted per street frontage of a site; and which is placed on or affixed to the building concerned or attached parallel on the boundary fence of the erfon which the building is situated. Such signs are to be removed within 21 days of the completion of the contract. Signage for ongoing maintenance contracts is not permitted:
 - (i) Project boards, 6m² and with a maximum erected height of 6m, giving the names of Architects, Consultants an Contractors;
 - (ii) Individual Contractors and Sub-Contractor's Board: 2m²;
- (f) any sign, other than a sign provided for in paragraph (e), not exceeding 12m². and not exceeding a maximum erected height of 6m, which portrays or describes the type of development being carried outon a site and which gives details of the type of accommodation being provided, floor space available, the name, address and telephone number of the developper or his agent, erected during construction work or the carrying out of alterations or additions as the case may be and remaining for a period not exceeding 2 months after the completion of such work;
- (g) a sign on a street frontage of a building occupied by shops, showrooms or other business uses as defined in the relevant Town Planning Scheme, other than a sign in an office park area, which is below the level of the groundfloor ceiling and which is displayed on or fixed to the face of a building or suspended from the soft fit of a canopy or veranda roof;
 (h) a sign consisting of a 600mm x 450mm metal plate or board permitted in terms of Section 14;
- (i) any flag hoisted on a suitable flag pole which displays only a company name and motif. A maximum of 5 flag poles of 7m in height is permitted unless specific permission has been applied for as contemplated in terms of Section 2 for more than 5 flag poles;
- (j) any sign in a locality wholly or mainly used for residential purposes, other than a brass plate or board not exceeding 600mm x 450mm in size, affixed indicating the name, address and telephone number of a security company contracted to protect the property, provided that only one sign per stand or subdivision shall be permitted and such sign shall be firmly affixed to the boundary wall, fence or gates on the street frontage;

- (k) one sign not exceeding 600mm x 450mm in size on each street boundary of an erfor portion of an erfwhich sign indicates the existence of a commercial security service, burglar alarm system etc.
- (I) a sign not exceeding 2m², indicating the existence of a Block or Neighbourhood Watch System, displayed on a boundary wall or fence or in a position approved by the Council. If erected on its own pole(s), the minimum underside clearance of the sign above the pavement must be 2.1 m.
- (2) The owner of the building or property on which a sign contemplated in sub-section (1)(g) is displayed, shall indemnify the Council against any consequences flowing from the erection, display or mere presence of the sign.
- (3) Any sign which does not comply with the provisions of these By-laws and which was lawfully displayed on the day immediately preceding the date of commencement of these By-laws shall be exempt from the requirements of these By-laws if the sign in the opinion of the Council is properly maintained and is not altered, moved or re-erected as contemplated in Section 2(2).
- (4) Road traffic signs erected in terms of any Act of Parliament, Provincial Ordinance or By-law are exempt from the provisions of these By-laws.
- (5) Any sign erected as a specific requirement in terms of any By-law, Provincial Ordinance or Act of Parliament is exempt from these By-laws.
- (6) Any transit sign, which is mobile at all times and complies with all requirements of the Road Traffic Act is exempt from these Bylaws.

5. **PROHIBITED SIGNS**

Noperson shall erect or cause or permit to be erected or maintained any of the following signs:

- (1) Any sign painted on the roof of a building or painted on, attached to, or fixed between the columns or posts of a veranda.
- (2) (a) any sign which projects above or below any fascia, bearer, beam or balustrade of a street veranda or balcony;
 - (b) any luminous or illuminated sign which is fixed to any fascia, bearer, beam or balustrade of any splayed or rounded corner of a street veranda or balcony.
- (3) Any sign suspended across a street unless otherwise approved by Council.
- (4) Any sign on calico, paper mache, plastic, woven or similar material or of any kind whatsoever, except those provided for in terms of Section 20 or unless consisting of f1exface within an approved advertising sign.
- (5) Any swinging sign, which is a sign notrigidly and permanently fixed.
- (6) Any sign which may either obscure a road traffic sign, be mistaken for with or interfere with the functioning of a road traffic sign.
- (7) Any sign which may obscure traffic by restricting motorists' vision and lines of sight thus endangering motorists' safety.
- (8) Any sign which is indecent or suggestive of indecency, prejudicial to public morals or is reasonably objectionable.
- (9) Any sign which will obstruct any window or opening provided for the ventilation of a building or which obstructs any stairway or doorway or other means of exitfrom a building or which will prevent the movement of persons from one part of a roof to another part thereof.
- (10) Any animated or flashing sign the frequency of the animations or flashes or other intermittent alternations of which disturbs the residents or occupants of any building or is a source of nuisance to the public or impairs road traffic safety.
- (11) Any illuminated sign, the level of illumination of which unreasonably disturbs the residents or occupants of any building or is a source of nuisance to the public.
- (12) Any movable temporary or permanent sign other than those specifically provided for in these By-laws.
- (13) Any sign referring to a price or change in price of merchandise except in a shop window, or on the article itself.
- (14) Any advertisement or sign other than an exempted sign, for which neither a permit nor approval has been obtained.
- (15) Any poster otherwise than on a hoarding legally erected for the purpose of accommodating such poster.
- (16) Any sign or signs, the total area of which exceeds 30m², painted or fixed on a wall of a building not being a front wall of such building, unless approved by Council;
- (17) Any sign painted on anyfence or boundary wall, notbeing an approved sign or hoarding.
- (18) Any sign which does not comply with the requirements of or which is not permitted by these By-laws.
- (19) Any sign which may obstruct pedestrian or vehicular traffic.
- (20) Any form of flypostering on private or Council, property or assets.
- (21) Any transit advertising sign that is parked irrespective of whether it is attached to a vehicle or not.
- (22) Any poster or sign attached to a tree.
- (23) Any poster attached or pasted to a bridge.
- (24) Any temporary sign for commercial or third-party advertising erected on Council land or land vested in the Council, unless by prior signed encroachment agreement or contract with the Council.
- (25) Any sign attached to a bridge or any other Council asset, unless by prior signed agreement or contract with the Council.
- (26) Any third party advertising sign on any property zoned "Residential" in terms of the relevant Town Planning Scheme whether secondary rights or not have been granted by Council and which are exercised on the ert.
- (27) Any sign or poster attached to a Road Traffic Sign.

6. SIGNS SUSPENDED UNDER VERANDAS OR CANOPIES

Every sign, which is suspended from a veranda or a canopy, shall comply with the following requirements:

- (1) Unless the Council otherwise permits, having regard to the design of the veranda or canopy and its associated building and to the position of the building in relation to the street boundary of the ert, the sign shall be fixed with its faces at right angles to such boundary.
- (2) No part of the sign shall project beyond the outer edge of the veranda or canopy from which it is suspended.
- (3) No part of the sign shall be less than 2.4m above the surface of the sidewalk or ground level immediately below it, nor should the top of the sign be more than I m below the canopy or veranda from which it is suspended nor shall any sign exceed 1m in depth.
- (4) Unless the Council in writing otherwise permits, the bottom edge of the sign when suspended shall be horizontal and the supports by means of which the sign is suspended, shall be an integral part of the design of the sign.

7. SIGNS ON VERANDAHS AND CANOPIES OVER STREET

- (1) Save as herein before provided with regard to hanging signs, every sign affixed to or onto a veranda over a street shall be set parallel to the building line.
- (2) Such signs shall not exceed 600mm in depth and shall be fixed immediately above the eaves of the veranda roof in such manner as not to project beyond the rear of the roof gutter or shall be fixed against but not above or below the veranda parapet or balustrade in such manner as not, to project more than 230mm from the outside face of such parapet or balustrade: Provided that:
 - (a) a sign on a public building fixed to or on a veranda over a street and which displays only the features or programme of an entertainment to be given in such public building shall:
 - (i) have a maximum area of 1m in the aggregate for every 1.5m or part thereof of the frontage of such building to the street over which the sign is erected;
 - (ii) not exceed 1.2m in height.
 - (b) nothing in this Section contained shall be taken to prohibit the painting of signs not exceed 600mm in depth on beams over veranda columns, or on parapets of verandas;
 - (c) no illuminated sign or sign designed to reflect light, shall be attached to or displayed on any splayed or rounded corner of a veranda or canopy at a street intersection.

8. **PROJECTING SIGNS**

- (1) All projecting signs shall be set at right angles to the building line and shall be fixed at a height of not less than 2,75m above the pavement.
- (2) Save as is provided in sub-section (3), no projecting signs shall exceed 600mm in height, nor project more than 900mm from the building to which they are attached.
- (3) Notwithstanding the provisions of sub-section (2), larger projecting signs may be erected: Provided that:
 - (a) the owner of the building or the person for whom the sign is being erected shall make application for and assume at responsibility in connection with such sign, including maintenance, an annual inspection to satisfy himself regarding its safety and liability for all loss or damage caused to any person or property by reason of or in any way arising out of the erection, maintenance or existence of such sign;
 - (b) the design thereof shall be to the satisfaction of the Council, and it shall comply in all respects with these Bylaws;
 - (c) such sign shall be fixed at right angles to the street and the front of the building upon which it is erected;
 - (d) such sign shall be constructed of metal framing and covered with metal sheeting and shall not exceed 300mm in depth from face to face;
 - (e) such sign shall not exceed a mass of 450kg or 675kg in the case of a sign consisting only of the name of a central public entertainment building;
 - (f) such sign shall not exceed 9m in height or 1.5m total projection from the building, or in the case of a sign consisting only of the name of a central public entertainment building, 14m in height and 1.8m in total projection from the building: Provided that this paragraph shall not apply to any sign which has been erected prior to the date of the publication hereof;
 - (g) the sign shall be supported, by at least four iron brackets properly fixed to the building, any two of which shall be capable of carrying the whole mass of the sign, together with wind pressure, against which pressure the sign shall be satisfactorily braced and stayed;
 - (h) upon receipt of a notification by the Council under the hand of the Building Control Officer that such sign is unsafe, it shall be removed forthwith by the applicant without any compensation by the Council whatsoever;
 - (i) the owner of such sign shall sign a form declaring himself to accept, and be bound by, the above conditions.

9. PYLON SIGNS

- (1) For the purposes of this Section the word "pylon" includes any pylon, mast, tower or similar structure to which a sign is attached, supported, displayed or which is constructed as a sign.
- (2) Every pylon shall be independently supported and for that purpose be properly secured to an adequate foundation in the ground and be entirely self supporting without the aid of guys, stays, brackets or other restraining devices.
- (3) The dimensions of a pylon and its associated pylon sign shall be such that the entire assembly, whether stationary or actuated, can be contained wholly within a notional vertical cylindrical figure having a diameter of 9m and a height of 12m. or such dimensions as the Council may require.
- (4) No activated or protruding part of a pylon or of a pylon sign shall be less than 2.4m above the highest point of the existing ground level immediately below such pylon or sign or such other height as the Council may require.
- (5) The Council may consider on merit a request by the owner of a property which adjoins Council road reserve to erect a pylon solely for the display of the name of the business/es conducted at that particular property. An encroachment agreement shall be signed with the Council setting out the period and fee payable. The Council shall be indemnified against any claims.

10. SIGNS INDICATING THE DEVELOPMENT OF A TOWNSHIP OR PROPERTY

- (1) No sign referring to the laying out or development of any land as a township or to the disposal of any erven in a township or a property development shall be erected prior to the land-use rights being promulgated.
- (2) No sign referring to the laying out or development of any land as a township or to the disposal of any erven in a township or a property development shall exceed 12m², with a maximum erected height of 6m.
- (3) Any approval granted in respect of such a sign in terms of Section 2, shall lapse after the expiry of one year after the date of such approval, unless an extension has been granted by the Council.
- (4) The sign must be located on the site of the proposed township or property development.
- (5) The Council may approve a larger sign or hoarding for a particular development after taking into consideration the size of the development which must be 5ha or larger on condition that approval shall lapse after the expiry of one year after the date of such approval.
- (6) All signs must be removed within three months of a development being completed or occupied.

11. SIGNS FLAT ON BUILDINGS

- (1) The total area of any sign placed flat on the front wall of a building facing a street shall not exceed 20m² for every 15m of building frontage to the street which such sign faces with a maximum area of 200m².
- (2) The maximum projection of a sign referred to in sub-section (1) over the footway or ground level shall be 75mm where such sign is less than 2,4m above the sidewalk or ground level immediately below such sign and 230mm where such sign is more than 2,4m above such footway or ground level
- (3) Signs placed flat on a wall of a building not being a wall contemplated in sub-section (1), shall not exceed 20m² in total area, unless located in a commercial or industrial zone.
- (4) Not withstanding the provisions of sub-section (1) and (3), the Council may where it considers it desirable in the interests of the aesthetic appearance of the building/wall on which the sign is placed or of the neighbourhood of such building/wall, permit or require the dimensions of any such sign to be greater than those prescribed.

12. REQUIREMENTS FOR SKY SIGNS

- (1) Two or more sky signs placed one above the other, whether or not in the same vertical plane shall, for the purposes of, this Section, be deemed to be one sign.
- (2) In areas of maximum or partial control (as defined in the Councils Outdoor Advertising Policy and Code of Practice) every sky sign shall be set against a screen complying with the requirement of Section 13.
- (3) No part of a sky sign shall protrude beyond, above or below the edge of the screen required in terms of sub-section (2).
- (4)

13. SCREENS FOR SKY SIGNS

Every screen for sky sign required in terms of Section 12(2) shall comply with the following requirements:

- (a) (i) Subject to the provisions of subparagraph (ii), every screen shall be so arranged and constructed as to form a continuous enclosure effectively concealing the frame and the structural components of the sky sign and the screen from view and, if the Council so requires, from adjacent or neighbouring properties;
 - (ii) if, in the opinion of the Council, the walls of any contiguous buildings are of such height and construction that they will effectively conceal and do not contain openings overlooking the frame and structural components referred to in subparagraph (i), the Council may, subject to any condition is deems expedient, relax the requirement of that subparagraph requiring the provision of a continuous enclosure;
- (b) unless the Council allows otherwise, no part of the screen shall protrude beyond the perimeter of the building on which it is constructed;
- (c) the gap between the bottom of the screen and that part of the building immediately below it shall not exceed 100mm;
- (d) the vertical dimension of every such screen shall notexceed one-and-one-half times the vertical dimension of the sky sign as contemplated in Section 12(4): Provided that if the screen also encloses a lift motor room, tank or other structure on the roof of the building, the vertical dimension of the screen may be increased to the same height as such room, tank or structure;
- (e) if the material of which the screen is made has an open mesh or grid formation, the openings in such mesh or grid shall be uniform, the aggregate area of the openings shall not exceed 25% of the area of the screen and no dimension of any such opening shall exceed 100mm: Provided that the Council may allow the erection of a screen of louvre design if it will ensure the effective concealment as required in terms of paragraph (a)(i).

14. SIGNS ON BUILDINGS USED FOR RESIDENTIAL PURPOSES

- (1) A single sign containing the name only of any building used for residential purposes other than a dwelling house, and a sign consisting of a 600mm x 450mm brass or other metal plate displaying the name of the company owning or managing such building, its logo and telephone number, may be displayed.
- (2) A sign contemplated in sub-section (1) shall:
 - (a) be fixed to or built into one or more walls of the building or a freestanding wall or boundary wall of the property;
 - (b) not be internally illuminated;
 - (c) be limited to one each of the signs referred to in that sub-section per street frontage of the property concerned.
- (3) A sign consisting of a 600mm x 450mm metal plate or board indicating the name and profession or occupation of the occupant may be affixed to the boundary wall or fence, or the entrance door of a dwelling house or dwelling unit, or to a wall in the entrance hall of a building used for residential purposes.
- (4) Where a business or profession is conducted from a property in a predominantly residential area by consent of the Council, or in terms of an Amendment Scheme (rezoning) a sign not exceeding 2m², advising the public as to the nature of the business or profession conducted on the premises, may be erected as an element of a street-facing boundary wall. Any sign so erected shall form an aesthetically integral portion of the architecture of either the street-, facing boundary wall or a substantial architecture element designed to the satisfaction of the Council on the boundary of the property in question. The sign so erected shall not, in the opinion of the Council, detract from the residential character of the neighbourhood or have a negative impact on the market value of adjacent residential properties

15. SIGNS ON AWNINGS

A sign containing only the name of a hotel, shop or restaurant may be displayed on an awning of approved material.

16. SUN-BLINDS

- (1) All sun-blinds shall be so made and fixed as to be incapable of being lowered to within 2m of the footway or pavement.
- (2) Except at street intersections, sun-blinds shall only be placed parallel to the building line.
- (3) At street intersections, sun-blinds, both new and existing, shall be so placed that they shall not cause any interference with vehicular or pedestrian traffic, traffic lights, street name plates or other notices for the guidance of the public.

17. SIGNS NOT TO BE FIXED TO VERANDAH COLUMNS

No sign of any description shall be fixed to street veranda posts or columns.

18. SIGNS REGARDED AS TENANCY AT WILL

(1) Any person erecting or possessing signs on or over any street, footway or pavement shall be regarded a tenant at will of the Council in respect of such signs and, if instructed by the Council to remove any or all of them, shall do so either within 14 days if the sign is fixed to a pole or other structure, or immediately if the sign is free standing and portable, without any compensation either for direct, indirect or consequential damages.

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(2) The Council may remove such signs in the event of non-compliance with such instruction or if they are not in accordance with these By-laws, and the expenses of such removal shall be recoverable in the ordinary process of law from the owner of the building or from the person to whom the signs belong.

19. ADVERTISEMENTS ON BANNERS OR SIMILAR ITEMS

- (1) Subject to the provisions of Section 4(1) and sub-section (2) no advertisement shall be displayed on any banner, streamer, flag, paper, paper mache, plastic sheet or other similar pliable material or on calico or other woven material, without the written permission of the Council, subject to such conditions as the Council may deem expedient.
- (2) Permission in terms of sub-section (1) shall only be granted for an advertisement relating to a function or event conducted for religious, educational, social welfare, animal welfare, sporting, civic or cultural purposes or to a function or event relating to a Local Government, Provincial or National election or referendum.
- (3) Every application for permission in terms of sub-section (1) shall be in terms of the tariff of charges as determined by Council in respect of each advertisement to which the application relates.
- (4) The Councilor its authorised agent may, without notice, remove and destroy any advertisement contemplated in subsection (1) which is displayed in contravention of this Section.
- (5) Every person to whom permission has been granted in terms of sub-section (1) shall ensure that the following requirements are complied with:
 - (a) not more than five advertisements shall be displayed in respect of one function or event and with no more than one advertisement per street front;
 - (b) every advertisement shall be attached to or suspended between poles or other supports on the site on which the function or event is to be held;
 - (c) every advertisement shall be so attached so as not to interfere with, or constitute a danger to passing vehicular or pedestrian traffic;
 - (d) no advertisement shall be displayed for more than one week before the date of the function or event advertised nor shall any such advertisement be permitted to remain in position for more than three days after the conclusion of such function or event.
- (6) No banner approved in terms of this Section may be larger than $6m^2$.

20. ADVERTISEMENTS ON BALLOONS

The Council may, for the purpose of considering an application for approval in terms of Section 2 of a sign to be displayed on a tethered balloon for a period not exceeding four days and being airborne only during daylight hours, have regard to:

- (a) the period for which the balloon will so be used;
- (b) the size of the balloon;
- (c) the strength of the anchorage and of the anchoring cable;
- (d) the provision of a device by means of which the balloon will automatically so deflate as to sink slowly to the ground in the event of the failure or severance of the anchorage or anchoring cable;
- (e) the possibility of interference with traffic, pedestrian or vehicular;
- (f) any requirement or condition prescribe by the Department of Civil Aviation, inclUding the maximum permissible height to which the balloon must be restricted;
- (g) the location of the balloon.

21. PAINTED ADVERTISEMENTS

- (1) Subject to the provisions of sub-section (2), no sign shall be painted directly on to any building, canopy, column, boundary wall, post or structure, other than on the external or internal surface of a window.
- (2) Subject to the approval of the Council in terms of Section 2, the name of any person or company carrying on business in a building may be painted directly on any approved wall of such building.
- (3) Subject to the approval of the Council in terms of Section 2 murals with advertising painted directly onto any approved surface may be considered on merit.

22. TEMPORARY SIGNS AND ADVERTISING

(1) Signs relating to the letting or selling of property, complying with the following requirements may be displayed without the approval of the Council:

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- (a) any sign not exceeding 600mm x 450mm in size containing the words "for sale" in respect of any dwelling house or residential building and which in addition may display only the name, address and telephone number of the selling agent, and which is placed on or fixed to the building concerned, is attached parallel to a boundary fence of the erton which the building is situated or is otherwise displayed within the boundaries of such ert. Such signs shall be limited to one sign per agent with a maximum of, three signs per ert;
- (b) anyone sign per street frontage not exceeding 600mm x 450mm in size, which contains only the word "Sold" in respect of any dwelling house, or residential building, and which:
 - (i) is displayed only after all signs referred to in paragraph (a) have been removed;
 - (ii) is placed on orfixed to the bUilding concerned, or is attached to a boundary fence of the erton which the building is situated or is otherwise displayed within the boundaries of such ert;
- (c) any sign notexceeding 6m² fixed flat on the facade of a non-residential building which contains only the words "For Sale" or "To Let" and the name, address and telephone number for the selling or letting agent, or only the lettering for the word "Sold" with a maximum of one sign per building for a period notexceeding three months.
- (d) any sign not exceeding 600mm x 450mm in size, displayed on a vacant residential ert and which displays only the words "For Sale" and the name, address and telephone number of the owner or his agent, or only the word "Sold". Such signs shall be limited to one sign per agency with a maximum of three agencies per ertfor a maximum period of two months;
- (e) Any sign not exceeding 6m² in size on a vacant non-residential ert and which displays only the words "For Sale" or "To Let" and the name, address and telephone number of the owner or his agent or only the word "Sold" and no other wording whatsoever with a only one sign per ert for a maximum period of three months.
- (f) any directional sign displayed by the Automobile Association of Southern Africa or any other approved body advertising a particular event.
- (2) Any sign, or banner not exceeding 4m² and not more than 3m above the ground, containing letters, figures, advertising emblems or devices, not exceeding 150mm in height, relating solely to an entertainment, meeting, auction or a sale to b e held upon or in relation to a certain site, may be displayed upon such site: provided that such sign or banner shall notbe displayed for more than one week before the function or event, the date of which must be displayed on the sign or banner, nor remain in position for more than three days after the conclusion of the function or event,
- (3) Any selling or letting board(s) requiring the approval of the Council in terms of Section 2(1) must conform to the design regulations currently inforce with these By-laws.
- (4) To consider at the Council's discretion temporary advertising on Council land or land vested in or controlled by the Council for a period not exceeding 30 days for special event signs.

23. SIGNS ON AND OVER STREETS

- (1) Every person owning, displaying or causing to be displayed a sign which, or any part of which, overhangs, or is placed on any street shall, on being instructed by notice in writing by the Council to do so, remove it within twenty four hours from the date of such instruction or within such longer period specified in such notice without payment of any compensation.
- (2) In the event of non-compliance with an instruction in terms of sub-section (1), the Council may itself remove the sign concerned and may recover the cost thereof from the person or persons, jointly and severally, to whom a notice in terms of sub-section (1) was addressed and such persons shall not be entitled to any compensation.

24. BILLBOARDS

- (1) Any billboard displayed may not:
 - (a) be in conflict with applicable National Legislation, or local By-laws;
 - (b) be detrimental to the nature or the environment in which it is located by reason of abnormal size, intensity of illumination or design;
 - (c) be in its content objectionable, indecent or insensitive to any Section of the public or to any religious or cultural groupings or the like;
 - (d) unreasonably obscure partially or wholly any sign previously erected and legally displayed;
 - (e) constitute a danger to any person or property.
 - (f) encroach the boundary line of the property on which it is erected.
- (2) Road intersections a maximum of 2 single-sided advertising boards per intersection may be permitted.
- (3) Spacing of billboards shall be at the discretion of the Council having regard to safety, aesthetics, environmental, local area frameworks and other considerations.
- (4) Billboards in rural areas shall be erected in such a way as not to obstruct one another, be of even height wherever possible and evenly spaced.

- (5) Where, in the opinion of the Council, a sign alley has been created the spacing of billboards shall be at the discretion of the Council.
- (6) Safety conditions:Billboards shall be erected and serviced to comply with the following conditions:
- (a) Signalised intersection -
 - (i) they shall not have as main colours, red, amber, green and the advertising sign to be well clear of the signal heads;
 - (ii) they shall not obscure or interfere with any road traffic light or sign;
- (b) Illumination -

Illumination of billboards is permitted provided such illumination does not constitute a road safety hazard or cause undue disturbance.

(c) Erection and servicing on public roads -

The traffic flow should not be impeded during erection and servicing of a billboard on a public road unless prior permission has been obtained and the necessary precautions arranged.

- (d) Prohibited areas on motorways -Billboards may be permitted within specified distances of on and off-ramps of motorways and overhead traffic directional signs where a curve in the road renders the billboard not to interfere with a clear and undistracted view of the directional traffic sign.
- (7) Site identification -

Sign owner's name or logo must be clearly displayed.

(8) Maintenance -

Conduct regular site inspections to ensure the good condition of boards. Traffic flow should not be impeded during the servicing of a billboard on a public road unless prior permission has been obtained and the necessary safety precautions arranged.

(9) Size per copy - At the Council's discretion to a maximum of: Areas of partial control - 40m²
Areas of minimum control - 81 m² (Areas of control defined

Areas of minimum control - 81 m² (Areas of control defined in the Councils: Outdoor Advertising Policy and Code of Practice and the SAMOAC guideline document)

- (10) An application fee as determined by Council is payable.
- (11) The height of a billboard shall not exceed 12m unless otherwise approved by Council.

25. TRANSIT SIGNS

- (1) Transit advertising signs shall only, be permitted to be displayed if mobile at all times and comply with all requirements of Road Traffic legislation.
- (2) The parking of a transit advertising sign on Council or private property for the purposes of third-party advertising is prohibited.
- (3) Transit advertising signs parked on private property for the purpose of storage shall be positioned in such a manner as not to be visible from a street or public place.
- (4) Notwithstanding the provisions of sub-sections (1), (2) and (3) or otherwise in contravention of these By-laws, the Council or its authorised agent may, without prior notice, carry out the removal and impoundment of such transit advertising sign.
- (5) A transit advertising sign impounded by the Council may be released in terms of Section 33 (5)(a) within a period of 3 months of notification or such sign shall be disposed of by Council to defray any fines or removal costs involved.
- (6) A transit advertising sign impounded by the Council shall only be released after the removal cost and fine are settled in full and a copy of the current license registration papers have been submitted for verification.

26. POSTERS

- (1) (a) No person shall in, or in view of, any street display or cause or allow
 - it to be displayed any poster unless he has first obtained the written permission of the Council;
 - (b) No permission shall be given for the display of any poster concerning any commercial undertaking or activity or concerning any activity which, in the opinion of the Council, is primarily or mainly of a commercial character.
- (2) Every application for permission required in terms of sub-section (1) shall be accompanied by an application fee or a deposit as determined by Council, and written details of the townships and streets in which the posters are to be displayed and all the posters to which the application relates: Provided that for National, Provincial or Municipal elections only one poster need be submitted and an application fee paid by each candidate as determined by Council Provided that for National, Provincial or Municipal referendums only one poster need be submitted and an application fee paid by each candidate and an application fee paid by each registered political party as determined by Council :

(3)

- every poster for which permission is granted in terms of sub-section (1) shall be provided with a Council sticker and only posters with Local Municipality of Letsemeng stickers affixed or approved Local Municipality of Letsemeng markings shall be displayed,
- (b) the Council shall be entitled to retain one such poster for identification purposes.
- Any person who displays or causes or allows to be displayed in or in view of a street, a poster, for which permission has been granted in terms of sub-section (1), shall ensure that the following requirements are complied with:
 - (a) no poster shall be so displayed that any part of it is lower than 2.1 m or higher than 3m above the sidewalk or ground level immediately below it;
 - (b) no post er displayed by any person shall be indecent, or suggestive of indecency, prejudicial to public morals or reasonably objectionable;
 - (c) no poster shall be displayed on motorways including on and off-ramps;
 - (d) every poster other than a parliamentary, provincial or municipal election or referendum poster shall be displayed in a permanent frame or other approved backing, of a design and in a predetermined location approved by the Council. The maximum size forframes shall not exceed:
 Advertising posters 900mm high x 600mm wide; (A1 size)
 Press posters 600mm high x 450mm wide. (A2 size)
 - (e) every parliamentary, provincial or municipal election or referendum poster shall be attached to a board made of wood, hardboard, correx or other approved weatherproof material, in such a manner that it will not become wholly or partially dislodged by wind orrain, and neither the board nor poster shall exceed 900mm high x 600mm wide or be less than 600mm high x 450mm wide, and secured only to an electric light standard erected by the Council or the State in a street or public place: Provided that such board is secured to such light standard by means of stout string or plastic ties only (no securing material with a metal content is permitted);
 - (f) the 'frame' referred to in paragraph (d) shall not be placed on or against or attached to or otherwise supported by any transformer box, telegraph pole, free, road traffic sign or other sign or object with the exception of an electric light standard erected by the Council or the State in a street or pUblic place, provided such frame is secured to such light standard in such a manner (to the approval of the Council) that it will notbecome or wholly or partially dislodged by wind or an other means, and positioned in such a manner that it does not obscure or interfere with the electrical inspection chamber or pole identification number or impair the safety of motorists or pedestrians, maximum of 2 frames per pole. Noframe shall be erected within 10m of a traffic signal unless the prior approval of the Council has been obtained;
 - (g) no poster relating to a meeting, function or event, other than a National, Provincial or Municipal election or referendum shall be displayed for longer than ten days before the date on which such meeting, function or event begins or longer than four days after the date on which it ends;
 - (h) no poster relating to a parliamentary, provincial or municipal election or to a specific candidate in such election or a poster relating to a referendum shall be displayed for longer than the period extending from the beginning of either the date, of nomination or the date of proclamation in the Government Gazette declaring that a referendum is to be held, as the case may be, to the end of the tenth day after the date of such election or referendum: Provided that posters not relating to a specific candidate may also be displayed for a period no longer than that extending from a date fourteen days prior to either nomination day or the date of proclamation in the Government Gazette declaring a referendum is to be held, as the case may be, to the end of the fifth day after the date of such election;
 - subject to the discretion of the Council, notmore than 2000 posters shall be displayed at anyone time in relation to any meeting, function or event, other than a National, Provincial or Municipal election or referendum or a meeting relating to an election or referendum;
 - (j) in respect of each candidate not more than 1000 posters or other advertisements shall be exhibited at anyone time in any municipal ward or as otherwise directed by Council; in respect of a referendum not more than 5000 posters or other advertisements per registered political party shall be so exhibited in the municipal area of the Local Municipality of Letsemeng or otherwise directed by Council.
 - (k) the details of the event, the commencement and final date of the event and the venue with address where it is to be held must appear on the posters in letters not less than 50mm in height and 10mm in thickness, with all other information pertinent to the event in letters notless than 30mm in height and 5mm in thickness;
 - (I) the commercial content of the poster may not exceed 20% of the area of the poster nor may such commercial lettering be larger than the main lettering in the remainder of the poster;
 - (m) the posters may not have a display period of more than 28 consecutive days for any event advertised.

- (n) the display of posters on any bridge or in sensitive areas identified by the Council, is prohibited.
- (0) the display of auction posters shall only be within the area of jurisdiction of the Local Municipality of Letsemeng, duly authorised by the Sheriff of the Court, to a maximum of 40. The Case Number or Masters Reference Number must be displayed on the poster. A writ is to be produced on submission.
- (p) the display of political posters not directly for the purposes of a National, Provincial or Municipal election or referendum, shall be regarded as advertising.
- (4) The provisions of sub-section (2) shall not apply in respect of a poster relating to an election, or a referendum, which:-
 - (a) is placed entirely inside private premises;
 - (b) is displayed in or on a motor vehicle;
 - (c) is displayed at the committee room clearly marked as such, of a candidate in an election; or
 - (d) fixed to an advertising hoarding for which approval has been granted in terms of Section 2.
- (5) Any poster which is displayed without permission or in contravention of this Section may without notice be removed and destroyed by the Councilor persons appointed by the Council. Any costs incurred by the Council in the removal will be borne by the person who displayed the poster or caused, or allowed it to be displayed.

27. FIXING OF SIGNS AND HOARDINGS

- (1) All signs and hoardings shall be properly constructed of the requisite strength and shall, be securely fixed to the satisfaction of the Council.
- (2) The person by whom such signs and hoardings are erected and the owner of the fixture on which or to which they are attached shall assume all liability and responsibility in connection therewith, including maintenance, and shall undertake at least one annual inspection thereof with a view to satisfying themselves as to the safety thereof.
- (3) Every sign or hoarding shall be repainted and cleaned regularly in order to prevent them from becoming unsightly.
- (4) The Council may require certification by a person as defined in Section 2(5) that the installation is structurally safe.
- 28. DESIGN REQUIREMENTS FOR SIGNS Regulations for Section 2(12)
 - (1) Definitions
 - PAn item of information" on a sign means a syllable, an initial, a symbol or logo, an abbreviation, a group of numbers (e.g. a telephone number), a broken plane (Le. more than one geometric shape or background area) and a graphic feature.
 - (2) Design requirements
 - (a) No information sign may contain more than 10 items of information: Provided that in the case of establishments with long names, such names should not be counted as more than 4 items of information provided that they appear only once per street frontage and the lettering is of the same size, style, colour and typeface.
 - (b) Lettering 70mm in height or less will not be counted as an item of information.
 - (c) Architectural letters less than 500mm in height and carved into the material of a building or attached securely to it are not counted as items of information: Provided that:
 - (i) the letters are not specially illuminated;
 - (ii) the letters are not constructed of a shiny material;
 - (iii) the colour of the letters does not contrast sharply with that of the building's surface;
 - (iv) the letters do not exceed 50mm in thickness.
 - (3) Sign formats

Any sign requiring approval in terms of Section 22 and which is required to conform to Section 22(3) may be exempt from submitting further individual applications in instances where a prototype sign format was approved by the Council.

29. MATERIALS FOR ADVERTISING SIGNS, HOARDINGS, SCREENS AND SUPPORTING STRUCTURES

- (1) All iron or steel used in any advertising sign, hoarding or screen referred to in Section 13 or as means of support for such sign, hoarding or screen shall be painted or otherwise effectively protected against corrosion.
- (2) No water soluble adhesive tape or other similar material shall be used to display or secure any advertising sign elsewhere than on a hoarding or within a fixture referred to in Section 4 (1) (d).

30. POWER CABLES AND CONDUITS TO SIGNS

- (1) Every power cable and conduit containing electrical conductors for the operation of a sign shall be so positioned and fixed that it is not unsightly.
- (2) No advertising sign or hoarding shall be connected to any electricity supply without the prior written permission of the relevant electricity supply authority. Such proof of permission shall be submitted if requested.

31. ERECTION AND MAINTENANCE OF ADVERTISING SIGNS AND HOARDINGS

- (1) If, in the opinion of the Council, any advertising sign or hoarding is in a dangerous or unsafe condition or has been allowed to fall into a state of disrepair or interferes with the functioning of any road traffic sign, the Council may serve a notice on an owner requiring him at his own cost, to remove the sign or hoarding or do other work specified in the notice within a period so specified.
- (2) The Council may, if in its opinion an emergency exists, instead of serving notice in terms of sub-section (1) or if such notice has not been complied with within the period specified therein, itself carry out the removal of a sign or advertising hoarding or do other work which it may deem necessary and may recover the cost thereof from the owner referred to in sub-section (1).
- (3) The Council shall, should an approved advertising hoarding not display an advertisement or message for a period more than 12 months or as otherwise agreed to by Council, serve a notice on the owner requiring him, at his own cost, to remove the orto display an advertisement or message within a period sospecified.

32. NATIONAL BUILDINGS REGULATIONS

Should any conflict exist between these By-laws and the National Building Regulations and Building Standards Act 103 of 1977, the Act shall prevail.

33. CHARGES

- (1) Every person who applies to the Council for its approval or permission shall on making application pay to the Council the charge determined therefore and no application shall be considered until such charge has been paid.
- (2) The fines and penalties foroffences in terms of Section 36 are set out below:
 - (a) upon conviction of an offence, the guilty party shall be liable to a fine not exceeding R15,000.00 or, in default of payments, to imprisonment for a period not exceeding 12months;
 - (b) in the case of a continuing offence, the guilty party shall be liable to a further fine not exceeding R1000.00 for every day during the continuance of such offence;
- (3) The cost involved for the removal of unauthorised posters by Council, which cost shall be recovered from the owner of such unauthorized poster(s), will be:
 - (i) per poster (unpasted) R 100,00
 - (ii) per poster (pasted) R 500,00
 - (iii) per poster (fly poster) R1 000,00
 - (iii) Saturdays relevant charge plus 50%
 - (iv) Sundays relevant charge plus 100%
- (4) Spot fines to a maximum of R5000.00 may be served by duly authorised officials of the Council on offenders for any contravention or failure to comply with the terms of these By-laws.
- (5) Any signs or advertising boards which have been removed and impounded but not destroyed by the Council as a result of them not complying with these By-laws may be released to the original owner at the following rates:
 - (a) transit advertising signs may be released at the cost of removal with a minimum fee of R500.00 plus R100.00 per square metre of advertising display or part thereof;
 - (b) for all other signs the charge will be the cost of removal with a minimum of R500.00 plus R50.00 per square metre of advertising display or part thereof;
 - (c) signs removed and not released within 3 months shall be disposed of by the Council;

34. DAMAGE TO COUNCIL PROPERTY

(1) No person shall intentionally or negligently, in the course of erecting or removing any sign, advertising hoarding, poster or banner cause damage to any tree, electric standard or service or other Council installation or property.

(2) The costs for any repairs necessary will be for the account of persons in terms of Section 38.

35. ENTRY AND INSPECTION

The Council shall be entitled, through its dUly authorised officers, to enter into and upon any premises, at a reasonable time for the purpose of carrying out any inspection necessary for the proper administration and enforcement of the provisions of these By-laws.

36. OFFENCES

- Any person who -
- (a) contravenes or fails to comply with any provision of these By-laws
- (b) contravenes or fails to comply with any requirement set out in a notice issued and served to him in terms of these By-laws;
- (c) contravenes or fails to comply with any condition imposed in terms of these By-laws;
- (d) knowingly makes a false statement in respect of any application in terms of these By-laws;

shall be guilty of an offence and shall on conviction be liable to a fine or imprisonment as set out in Section 33(2)(a), and in the case of a continuing offence to a fine, as set out in Section 33(2)(b), for everyday during the continuation of such offence after a written notice has been issued by the Council requiring discontinuance of such offence, and for a second or subsequent offence he shall be liable on conviction to a fine or imprisonment as set out in Section 33(2)(c).

37. PRESUMPTIONS

If any person is charged with an offence referred to in Section 36 relating to any design, advertising hoarding or poster:

- (a) it shall be deemed that he either displayed such advertising sign, hoarding or poster or caused or allowed it to be displayed;
- (b) the owner of any land or bUilding on which any advertising sign, hoarding or poster was displayed, shall be deemed to having displayed such advertising sign, hoarding or poster or caused or allowed it to be displayed;
- (c) any person who was either alone or jointly, with any other person responsible for organiZing, or was in control of, any meeting, function or event to which a sign or poster relates, shall be deemed to have displayed every sign or poster dis played in connection with such meeting, function or event or to have caused or allowed it to be displayed;
- (d) any person whose name appears on an advertising sign, hoarding or poster shall be deemed to, have displayed such ad vertising sign, hoarding or poster or to have caused or allowed it to be displayed unless the contrary is proved.

38. REMOVAL OF ADVERTISING SIGNS OR HOARDINGS

- (1) If any advertising sign or hoarding is displayed so that in the opinion of the Council it is detrimental to the environment or to the amenities of the neighbourhood, or otherwise in contravention of these By-laws, the Council may request or serve a notice on the owner of the advertising sign or hoarding to remove such advertising sign or hoarding or carry out such alteration thereto or do such work as may be specified in such request or notice within a time specified,
- (2) If a person fails to comply with a confirmed request or a notice referred to in sub-section (1), the Councilor its authorised agent may remove such an advertising sign or hoarding.
- (3) The Council shall in removing a transit sign, advertising sign or hoarding contemplated in sub-section (1) not be required to compensate any person in respect of such advertising sign or hoarding, in any way of loss or damage resulting from its removal.
- (4) Any costs incurred by the Council in removing a transit sign, advertising sign or hoarding, in terms of sub-section (2) or in doing alterations or other works in terms of this Section may be recovered from the person on whom the notice contemplated in sub-section (1) was served, or if a deposit has been paid in respect of such advertising sign or the costs may be deducted from the deposit
- (5) Notwithstanding the provisions of sub-sections (1), (2), (3) and (4) if an advertising sign or hoarding:
 - (a) constitutes a danger to life or property;
 - (b) is obscene;
 - (c) is in contravention of these by-laws and is erected on, attached to or displayed on any property of, or under the control of the Council;

the Council may, without serving any notice, remove any such advertising sign or hoarding or cause it to be removed.

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39. SERVING OF NOTICES

Where any notice or other document is required by these By laws to be served on any person, it shall be deemed to have been properly served if served personally on him or any member of his household apparently over the age of sixteen years at his place of residence or on any person employed by him at his place of business, or if sent by registered post to such person's residential or business address as it appears in the records of the Council, or if such person is a company or closed corporation or a trust, if served on any person employed by that company, closed corporation or a trust, if served on any person employed by that company, closed corporation or a trust, if served on any person employed by that company, closed corporation or a trust.

Any verbal request for action to be taken in terms of these By-laws shall be confirmed in writing.

40. PUBLIC NOTICE OF APPLICATION

- (1) The applicant shall cause a notice containing the details of his application as prescribed in Annexure 1 to these by-laws, to be published once a week for two consecutive weeks in a English language and one other official language newspaper circulating in the area of the *erl* or site to which the application relates.
- (2) The applicant shall post a notice in English and one other official language in such form as prescribed in Annexure 2 to these by-laws in a conspicuous place and within 3 metres from the proposed sitting of the sign/hoarding or in such other place, form and manner as may be determined by the Council. Such notice shall be maintained by the applicant for a period of at least 14 days from the date of the first publication of the notice contemplated in sub-section (1) above.
- (3) The notice referred to in sub-section (1) and (2) shall, in addition to containing details as prescribed in the relevant annexures, state that the application documents relating to the application will be open for inspection, from the date of the first publication as contemplated in sub-section (1) above and at specified times and a specified place at the Council's offices.
- (4) The notice referred to in sub-sections (1) and (2) shall further state that any objection in regard to the application shall be submitted in writing both to the Council and the applicant under cover of registered or certified post or by hand within a period of 14 days from the date of the publication of the first notice contemplated in sub-section (1). The applicant shall within 14 days from receipt of the objection forward his reply thereto to the local authority.
- (5) The applicant shall submit proof to the satisfaction of the local authority that he has complied with the provisions of subsection (1) - (4).
- (6) All advertising signs and hoardings shall be classified by the Council and above notice shall apply to those classes of advertising signs and hoardings as may be determined by the Municipal Manager.

41. HEARING

- (1) Where objections have been lodged in respect of the application, the Council shall, hear the objections or representations.
- (2) Where such objections lodged are to be heard by Council, the council shall determine a day, time and place for the hearing.
- (3) Not less than 14 days prior to the day determined in terms of sub-section (2), the Council shall notify the applicant and every objector of the day, time and place so determined.
- (4) At the hearing the Council shall adopt its own procedure in compliance with the rules of natural justice.

42. APPEALS

- (1) An applicant or objector who is aggrieved by the Council's decision may appeal against that decision and shall give written notice of the appeal including the grounds of appeal to the City Manager within 21 days of the date of the notification of the decision in terms of Section 2(8).
- (2) A committee of Councillors who were not involved in the original decision will be the appeal authority.
- (3) Such appeal authority must commence with such an appeal within six weeks from date of the Notice of Appeal and decide the appeal within a reasonable period.

43. REPEAL OF BY-LAWS

Any by-laws relating to advertising 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.

44. DATE OF COMMENCEMENT

These By-laws commence on the date of publication thereof in the Provincial Gazette.

45. SHORT TITLE

This By-Law shall be called Advertising Signs and Hoardings By-Law no...... of 2007.

ANNEXURE 1

NOTICE OF APPLICATION FOR THE ERECTION OF ADVERTISING SIGNS' HOARDINGS IN TERMS OF SECTION 40(1) OF THE AD-VERTISING SIGNS AND HOARDINGS BY LAWS OF THE LOCAL MUNICIPALITY OF LETSEMENG NAME OF APPLICANT: ADDRESS OF APPLICANT: . Physical: Postal: NAME OF OWNER UPON WHICH SIGN ISTOBE SITED: ADDRESS OF OWNER UPON WHICH SIGN IS TO BE SITED: Postal: DESCRIPTION OF PROPERTY ON WHICH SIGN ISTO BE SITED: PHYSICAL ADDRESS OF THE PROPOSED SIGN: DIMENSIONS OF ADVERTISING SIGN: Particulars of the application will lie for inspection from 8:00 till 13:00 and 13:30 till 15:30 with the Council at the office of (address & room number) for a period of 14 days from (the date of the first publication of the notice contemplated in section 40(1) of the by-laws). Objections in respect of the application must be lodged in writing to the Council and the applicant at the above respective addresses or at the postal address as indicated by the applicant and the following postal address of the Council within a period of 14 Such objection MUST INCLUDE THE POSTAL ADDRESS OF THE PERSON MAKING THE OBJECTION howdavs from ever shall not determine the validity of such objection. Т being the applicant in this matter hereby certify that the application shall be submitted to the Council and open for inspection from the prescribed period. DATE: SIGNED: "Note: Size of advertisement shall be the standard size for legal notices contained in the majority of newspapers.

ANNEXURE 2

NOTICE OF APPLICATION FOR THE ERECTION OF ADVERTISING SIGNSI HOARDINGS IN TERMS OF SECTION 40(2) OF THE AD-VERTISING SIGNS AND HOARDINGS BY-LAWS OF THE LOCAL MUNICIPALITY OF NAME OF APPLICANT: ADDRESS OF APPLICANT: ... Physical: Postal: NAME OF OWNER UPON WHICH SIGN IS TO BE SITUATED: ADDRESS OF OWNER UPON WHICH SIGN IS TO BE SITUATED: Postal: DESCRIPTION OF PROPERTY ON WHICH SIGN IS TO BE SITUATED: PHYSICAL ADDRESS OF THE PROPOSED SIGN: DIMENSIONS OF ADVERTISING SIGN: Particulars of the application will lie for inspection from 8:00 till 13:00 and 13:30 till 15:30 with the Council at the office of Corporate Services Manager at the Municipal Offices, 7 Groottrek Street, Koffiefontein for a period of 14 days from (the date of the first publication of the notice contemplated in section 40(1) of the by-laws). Objections in respect of the application must be lodged in writing to the Council and the applicant at the above respective addresses or at the postal address as indicated by the applicant and the following postal address of the Council within a period of 14

days from Such objection MUST INCLUDE THE POSTAL ADDRESS OF THE PERSON MAKING THE OBJECTION however shall not determine the validity of such objection.

I being the applicant in this matter hereby certify that the application shall be submitted to the Council and open for inspection from the prescribed period.

DATE: SIGNED:

"Note: Size of advertisement shall be A1 for each language as prescribed.

PROPOSED BY-LAWS FOR THE LETSEMENG LOCAL MUNICIPALITY

PUBLICATION OF DRAFT BY LAWS FOR COMMENT:

GENERAL LAW ENFORCEMENT BY-LAWS

1. The following draft General Law Enforcement By-Laws for the Letsemeng Local Municipality contained in the Schedule hereto, are hereby in terms of Section 12(3)(b) of the Local Government: Municipal Systems Act No. 32 of 2000 published for public comment to enable the Council to consider the adoption thereof after comments have been received and considered.

2. Written comments must be handed in at the office of the Municipal Manager, Municipal Offices, Letsemeng or posted to the Municipal Manager, P.O. Box 7, Koffiefontein or faxed to the Municipal Manager at number 053-2050144 or sent bye-mail to the Municipal Manager to: letse@mweb.co.za or to morobane@mweb.co.za.

3. Comments must reach the office of the Municipal Manager not later than 21 (twenty one) calendar days after the date of this publication. Comments received after this date will notbe considered.

4. Copies of the draft By-Laws will also be available for perusal at the libraries and Municipal Offices in Koffiefontein, Petrusburg, Jacobsdal, Luckhoff and Oppermans during normal office hours. A copy of these draft By-Laws may also be obtained from the aforementioned offices at a nominal fee.

5. Persons who are notable to read or write and who wish to comment on these draft By-Laws will be assisted by the Librarian during office hours at the Libraries. The following persons can be contacted at Koffiefontein: Mrs. T.A.E. van der Merwe at 053-222050147, Ditlhake: Mr. M.S. Majaoetsa at 053-2050383, Petrusburg: Mr. Mr. J.M. September at 053-5740207, Jacobsdal: Mrs. M.S.C. Eckard *053-5910038n2*, Luckhoff; Mrs. N.E. Bloem at 053-2060269 and Oppermans: Mr. C.R. Ontong at 053-2095105 for an appointment.

M.L.WOLFF MUNICIPAL MANAGER

SCHEDULE

By-Laws Relating to Streets

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- 42. Date of commencement
- 43. Short Title
- 1. Definitions

In this by-law, words used in the masculine gender include the feminine, the singular includes the plural and vice versa: -

"animals" means any horses, mules, donkeys, cattle, pigs, sheep, goats, ostriches indigenous mammals and other wild animals; "caravan" means any vehicle permanently fitted out for use by persons for living and sleeping purposes, whether or not such vehicle is a trailer.

"Council" means -

(a) the Letsemeng Local Municipality established by Provincial Notice No. 181 of 2000 dated 28 September 2000, as amended, exercising its legislative and executive authority through its municipal Council; or

- (b) its succession in title; or
- (c) a structure or person exercising a delegated power or carrying out an instruction, where any power in these By-laws, has been delegated or sub-delegated or an instruction given as contemplated in, section 59 of the Local Government: Municipal System Act, 2000 (Act No. 32 of 2000);
- "municipality" has a similar meaning to "Council".

"municipal area" means the area of jurisdiction of the Letsemeng Local Municipality as determined in terms of the Municipal Demarcation Act 1998;

"municipal manager" means a person appointed in terms of section 82 of the Municipal Structures Act, 1998

- "motorvehicle" means any self-propelled vehicle and includes-
- (a) a trailer, and
- (b) a vehicle having pedals and an engine or an electric motor as an integral part thereof or attached thereto and which is designed or adapted to be propelled by means of such pedals, engine or motor, or both such pedals and engine or motor, but does not include-
 - (i) any vehicle propelled by electrical power derived from storage batteries and which is controlled by a pedestrian; or
 - (ii) any vehicle with a mass not exceeding 230 kilograms and specially designed and constructed, and not merely adapted, for the use of any person suffering from some physical defect or disability and used solely by such person;

"park" means to keep a vehicle, whether occupied or not, stationary for a period of time longer than is reasonably necessary for the actual loading or unloading of persons or goods, but does not include any such keeping of a vehicle by reason of a cause beyond the control of the person in charge of such vehicle;

"public place" means any square, park, recreation ground, sports ground, sanitary lane or open space which has-

(a) in connection with any subdivision or layout of land into erven, been provided, reserved or setapart for use by the public or the owners or occupiers of such erven, whether or not it is shown on a general plan, plan of subdivision or diagram;

- (b) at any time been dedicated to the public;
- (c) been used by the public without interruption for a period of at least thirty years, or
- (d) at any time been declared or rendered such by the municipality or other competent authority;

"public street" means-

- (a) any street which has at any time been-
 - (i) dedicated to the public;
 - (ii) used without interruption by the public for a period of at least thirty years;
 - (iii) declared or rendered such by the municipality or other competent authority, or
 - (iv) constructed by a local authority, and
- (b) any land, with or without buildings or structures thereon, which is shown as a street on-
 - (i) any plan of subdivision or diagram approved by the municipality or other competent authority and acted upon, or
 - (ii) any general plan as defined in the Land Survey Act, 1927, registered or filed in a deeds registry or Surveyor General's office; unless such land is on such plan or diagram described as a private street;

"semI-traller" means a trailer having no front axel and so designed that at least 15% of its tare is super-imposed on and borne by a vehicle drawing such trailer;

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"sidewalk" means that portion of a street between the outer boundary of the roadway and the boundary lines of adjacent properties or buildings which is intended for the use of pedestrians;

"street" means any road, street or thoroughfare or any other place which is commonly used by the public or any section thereof or to which the public or any section thereof has a right of access and except where in-consistent with the context includes -

- (a) the verge of any such road, street or thoroughfare
- (b) any footpath, sidewalk or similar pedestrian portion of a road reserve;
- (c) any bridge, ferry or drift traversed by any such road, street or thoroughfare;
- (d) any other object belonging to such road, street or thoroughfare.
- "tare", in relation to a motor vehicle, means the mass of such a vehicle ready to travel on a road and includes the mass of-
- (a) any spare wheel and of all other accessories and equipment supplied by the manufacturer as standard for the particular model of motor vehicle concerned;
- (b) anything which is a permanent part of the structure of such vehicle;
- (c) anything attached to such vehicle soasto form a structural alteration of a permanent structure; and
- (d) the accumulators, if such vehicle is self-propelled by electrical power, but does not include the mass of-
- (i) fuel, and
- (ii) anything attached to such vehicle which is not of the nature referred to in paragraph (b) or {c);

"trailer" means a vehicle which is not self-propelled and designed or adapted to be drawn by a motor vehicle, but does not include a side-car fitted to a motor cycle;

'vehicle" means a device designed or adapted mainly to travel on wheels or crawler tracks and includes such a device which is connected with a draw-bar to a breakdown vehicle and is used as part of the towing equipment of a breakdown vehicle to support any axle or all the axles of a motor vehicle which is being salvaged other than such a device which moves solely on rails; and "work" means work of any nature whatsoever undertaken on any land within the area of jurisdiction of the Letsemeng Municipality and, without in any way limiting the ordinary meaning of the word, includes the erection of a new building or alterations or additions to any existing building, the laying of cables and pipes, the dumping of bUilding or other material anywhere in the street, or delivery to or removal from any site of any soil or material of any nature whatsoever.

- 2. Streets, sidewalks and encroachments on streets No person shall -
 - (a) make, construct, reconstruct, or alter a street or sidewalk in a street -

(i) except with the written permission of the municipality, or

- (ii) otherwise than in accordance with the requirements prescribed by the municipality, or
- (b) construct a veranda, stoep, steps or other projection or erect a post in a street except with the written permission of the municipality.
- 3. Advertisements visible from streets
 - (1) No person shall display any advertisement, placard, poster or bill in a street-
 - (a) except with the written permission of the municipality, and
 - (b) otherwise than in accordance with such conditions as may be determined by the municipality.
 - (2) This section shall not be applicable to signs which have been exempted under the provisions of the municipality's by-law relating to Outdoor Advertising.
- 4. Animals or objects causing an obstruction No person shall -
 - (a) deposit or leave any goods or articles in a street, other than for a reasonable period during the course of the loading, off loading or removal thereof, or
 - (b) in any way obstruct the pedestrian traffic on a sidewalk by bringing or allowing to be brought thereon any animal, objector vehicle (other than a perambulator or wheel-chair which is being used for the conveyance of children or the disabled), or
 - (c) cause or allow any blind, awning, cord or other object to project or to be stretched over or onto a street-
 - (i) except with the written permission of the municipality, or
 - (ii) otherwise than in accordance with such conditions as may be determined by the municipality.

5. Trees in streets

- (1) No person shall
 - (a) plant a tree or shrub in a street, or in any way cut down a tree or a shrub in a street or remove it there from, except with the written permission of the municipality;
 - (b) climb, break or damage a tree growing in a street, or
 - (c) in any way mark or paint any tree growing in a street or attach any advertisement thereto.

(2) Any tree or shrub planted in a street shall become the property of the municipality,

- 6. Trees or growth causing an interference or obstruction
 - (1) Whenever there is upon any property any tree or other growth which interferes with overhead wires or is a source of annoyance, danger or inconvenience to persons using a street, the municipality may by notice in writing order the owner or occupier of such property to prune or remove such tree or growth to the extent and within the period specified in such notice.
 - (2) Any person failing to comply with a notice issued in terms of subsection (1) shall be guilty of an offence.
 - (3) If any person fails to comply with a notice in terms of this section, the municipality may itself prune or remove the tree or growth at the expense of the person on whom the notice was served.
- 7. Refuse, motorvehicle wrecks, waste material, etc. No person shall -
 - (a) dump, leave or accumulate any garden refuse, motor vehicle wrecks, spare parts of vehicles, building or waste materials, rubbish or any other waste in any street or public place, or
 - (b) permit any such objects or substances to be dumped or placed in a street or public place from premises owned or occupied by him, except with the written permission of the municipality and otherwise than in accordance with such conditions as may be determined by the municipality.
- 8. Prohibition upon certain activities in connection with objects in streets No person shall, in a street-
 - (a) effect any repairs or service to a vehicle, except where necessary for the purpose of removing such vehicle from the place where it was involved in an accident, or
 - (b) clean or wash a vehicle.
- 9. Prohibition upon games and otheracts in streets No person shall -
 - (a) roll a hoop, fly a kite, shoot with a bow and arrow or catapult, discharge fireworks or throw a stone, stick or other projectile in, onto or across a street or
 - (b) do anything in a street which may endanger the life or safety of any person, animal or thing or may be a nuisance, obstruction or annoyance to the public unless such street is provided with clear signs and identifiable paving and equipment which distinguishes it as "residential erfor'street park".

10. Use of explosives

No person shall in or upon a street use explosives or undertake blasting operations -

- (a) except with the written permission of the municipality, and
- (b) otherwise than in accordance with such conditions as may be determined by the municipality.
- Conveyance of animal carcasses or other waste products through streets. No person shall carry or convey through a street the carcase of an animal or any garbage, night soil, refuse, litter, rubbish, manure, gravel or sand -
 - (a) unless it is properly covered, and
 - (b) unless it is conveyed in such type of container as will not allow any offensive liquids or parts of the load to be spilt in the street
- 12. Fences on street boundaries

No person shall erect a barbed-wire fence or other dangerous fence on the boundary of a street except with the written permission of the municipality.

13. Building materials in streets

No person shall bore or cut stone or bricks, slake or siftlime, or mix building materials, or store or place building materials in a street except with the written permission of the municipality, and then only in accordance with the requirements prescribed by the municipality.

14. Balconies and verandas

Noperson shall, except with the written permission of the municipality-

- (a) use a balcony or veranda erected beyond the boundary line of a street for purposes of trading or the storage of goods, or for the washing or drying of clothes thereon, or
- (b) enclose or partition a balcony or veranda erected beyond the boundary line of a street or portion thereof as a living or bedroom..
- 15. Drying of washing on fences on boundaries of streets Noperson shall dryor spread washing on a fence on the boundary of a street

16. Outspanning in streets

No person shall outspan or allow to be outspanned in any street any vehicle drawn by animals, or detach or leave in any street any trailer, caravan or vehicle which is not self-propelled; provided that this provision shall not apply to the actual loading or unloading of such vehicle.

17. Protection of streetsurface

(1)

- No person shall-
 - (a) use a vehicle or allow it to be used in any street if such vehicle is in such a defective condition that it will or maycause damage to any street, and
 - (b) drive, push, roll, pull or propel any object, machine or other material through or along a street in such a way, or while such object, machine or material is in such a condition, as may damage, break or destroy the surface of the street in any way.
 - (c) undertake any work which may cause the surface of any street to be altered, damaged or broken without the permission of the municipality.
- (2) If the municipality identifies a person who, as a result of the actions referred to in subsection (1), has damaged, broken or destroyed the surface of a street, the cost of repairs, as determined by the municipality, may be recovered from the offender.
- (3) Any person who is the owner of land on which any work is done shall be liable for any damage to any portion of a street caused by or in connection with the execution of such work by such owner, his or her employee or any independent contractor acting on behalf of such owner.
- (4) When any work which has to be undertaken on any land entails the driving of vehicles over kerbs, sidewalks or road verges, the owner of such land shall not commence, or allow any other person to commence, any such work unless and until such a person has deposited with the municipality an amount sufficient to cover the cost of repairing any damage which may be caused to any portion of such street as a result of, or in connection With, the execution of such work by such owner, his or her employee or any independent contractor acting on behalf of such owner.
- (5) After completion of such work, the municipality shall itself undertake the repair of any portion of such street as may have been damaged by such work and shall set off the cost of such repairs against such deposit If such cost is less than the amount of the deposit, the municipality shall refund the balance to the depositor, but if the amount of the deposit does not cover such cost, the owner shall be liable for the difference, which shall become payable on receipt of an account specifying the additional amount due.
- (6) No person other than an authorised official of the municipality in the performance of his or her duties may apply, mark, paint or draw lines, marks, words, signs or advertisements on the surface of a street

18. Damaging of notice-boards

No person shall deface, damage or in any way interfere with any notice-board, road traffic sign, street-name board or other similar sign or any hoarding which has been erected in a street by or with the permission of the municipality.

19. Street and door-to-door collections No person shall -

(a) collect or attempt to collect money in a street or organise or in any way assist in the organisation of such collection, except with the written permission of the municipality and otherwise than in accordance with such conditions as may be determined by the municipality, or

(b) collect from door to door, beg or solicit or accept alms, except with the written permission of the municipality.

20. Excavations in streets

No person shall make or cause to be made an excavation or dig or cause to be dug a pit, trench or hole in a street

- (a) except with the written permission of the municipality, and
- (b) otherwise than in accordance with the requirements prescribed by the municipality.

21. Poison in streets

No person other than an official of the municipality or an authorised person who administers legally approved weed-killers or poisons, shall use, setorcast poison in any street.

22. Processions

- (1) SUbject to the provisions of sub-section (6) no person shall hold, organise, initiate, control or actively participate in a procession or gathering in a street, or dance or sing or playa musical instrument, or do anything which is likely to cause a gathering of persons or the disruption or obstruction of traffic in such street, or shall use any loudspeaker or other device for the reproduction or amplification of sound without the written permission of the municipality in terms of subsections(2) and (3).
- (2) Any person who intends to perform or carry out anyone or more of the actions described in subsection (1) in any street shall submit a written application for permission thereto, which shall reach the municipality at least seven days before the date upon which anyone or more of such actions is or are intended to be performed or carried out; provided that persons who intend participating actively in a procession, or gathering in any street need not apply to the municipality for permission thereto and it shall not be illegal for such persons to participate actively in such procession or gathering if the organiser, promoter or controller thereof has obtained the permission of the municipality. An application made in terms hereof shall contain the following:
 - (a) full details of the name, address and occupation of the applicant;
 - (b) full details of the street where or route along which anyone or more of the actions prescribed in subsection (I) is or are intended to be performed or carried out, proposed starting and finishing times or anyone or more of the aforesaid actions and, in the case of processions and gatherings, the number of persons expected to attend, and
 - (c) general details of the purpose of anyone or more of the aforesaid actions intended to be performed or carried out
- (3) Any application submitted in accordance with subsection (2) shall be considered by the municipality, and if anyone or more of the actions to be performed or carried out as proposed in such application is or are not, in the opinion of the municipality, likely to be in conflict with the interests of public peace, good order or safety, the municipality shall issue a certificate granting' permission and authorisation for the performance or carrying out of anyone or more of such actions subject to such conditions as the municipality may deem necessary to uphold public peace, good order or safety.
- (4) The municipality may refuse to grant permission for the performance or carrying out of anyone or more of the actions de scribed in subsection (1), if the performance or carrying out of such action or actions will, in the opinion of the municipality, be in conflict with the interests of public peace, good order or safety.
- (5) The municipality may withdraw any permission granted in terms of subsection (3), if, as a result of further information, it is of the opinion that the performance or carrying out of the action or action in question will be in conflict with the interests of public peace, good order or safety.
- (6) The provisions of this section shall not apply -
 - (a) to wedding or funeral processions, or
 - (b) to a gathering or demonstration as contemplated by the Regulation of Gatherings Act No 205 of 1993 in which case the provisions of the said act shall be applicable.

23. Roller-skating and skating on skate-board-

No person shall, except with the prior written permission of the municipality, skate on roller skates or a skate board or a similar device in or on a public road, -place, street or in or upon an area where skating is prohibited by an applicable road traffic sign.

- 24. Persons to be decently clad No person shall appear in any street without being clothed in such a manner as decency demands.
- 25. Overflow of water into streets No person shall cause or allow any water other than rain water to flow into a street except in the case of emergency.
- 26. Behaviour in streets
 - No person shall -
 - (a) cause a nuisance to other persons by loitering, standing, sitting or lying or begging;
 - (b) sleep, overnight or erect any shelter,
 - (c) wash or dry clothes, blankets or any other domestic articles;
 - (d) use abusive, insulting, obscene, threatening or blasphemous language;
 - (e) fight or actin a riotous manner;
 - (f) discharge a fire-arm, airgun or air-pistol;
 - (g) annoy or inconvenience any other person by yelling, shouting or making any noise in any manner whatsoever;
 - (h) defecate, urinate or wash himself;
 - (i) solicit or importune any person for the purpose of prostitution or immorality;
 - (j) engage in gambling;
 - (k) use intoxicating liquor or drugs;
 - (I) spit

in a street.

- 27. Animals in a street
 - No owner or person-
 - (a) in charge of any wild or ferocious animal, monkey or horned cattle shall allow such animals at any time to be insufficiently attended or at large in any street or shall keep any such animal in such a manner as to be a danger or annoyance to the puolic; or
 - (b) shall, allow, permit or cause any animal to graze or stray in or about any street.
- 28. Display of street number of places
 - (1) The municipality may prescribe by notice in writing to the owner of any premises that a number allocated to such premises by the municipality in terms of section 37(c) shall be displayed and the owner of such premises shall, within 30 days of the date of such notice, display the allocated number on the premises.
 - (2) a number displayed as contemplated by sub-section (1) shall-
 - (a) be displayed in a conspicuous position on the premises and must at all times be visible and legible from the adjacent street; and
 - (b) be replaced by the owner of the premises as often as it gets obliterated, defaced or illegible.
- 29. Bridges and crossings overgutters and sidewalks

No private crossing, pathway, bridge or culvert shall be made or built to or in front of any dwelling or other premises in any street or public place-

- (a) except with the written permission of the municipality, and
- (b) otherwise than in accordance with the requirements prescribed by the municipality.
- 30. Control of amusement shows and devices
 - (1) No person shall set up or use in any street or public place any circus, roundabout or other side-show or device for the amusement or recreation of the public-
 - (a) except with the written permission of the municipality
 - (b) otherwise than in accordance with such conditions as may be determined by the municipality.
 - (c) unless suitable sanitary conveniences for both sexes of the staff have been provided .and
 - (d) if it is in any way dangerous or unsafe for public use.
 - (2) An authorised official of the municipality shall, for the purposes of inspection, at all reasonable times have free access to such, circus, whirligig, roundabout or other side-show or device.

31. Control of animal-drawn vehicles

(1) No person shall-

- (a) simultaneously drive or be in control of more than one animal-drawn vehicle in a street;
- (b) drive or be in control of an animal-drawn vehicle in a street if heor she is under 16 years of age, or
- (c) if he or she is in control of an animal-drawn vehicle in a street, allow a person under 16 years of age to drive or be in control of such vehicle.

32. Vehicles to be attended

No person shall, in a street, sleep in a vehicle other than a motor vehicle parked in a taxi rank or on some other stand duly allocated by the municipality.

33. Municipality may act and recover costs

- (1) Notwithstanding any other provisions of this by-law, the municipality may-
 - (a) where the permission of the municipality is required before a person may perform a certain action or build or erect anything, and such permission has not been obtained, and
 - (b) where any provision of this by-law is contravened under circumstances in which the contravention may be terminated by the removal of any structure, object, material or substance, serve a written notice on the owner of the premises or the offender, as the case may be, to terminate such contravention, or to remove the structure, object, material or substance, or to take such other steps as the municipality may require to rectify such contravention within the period stated in such notice.
- (2) Any person who fails to comply with a notice in terms of subsection (1) shall be guilty of an offence, and the municipality may, without prejudice to its powers to take action against the offender, take the necessary steps to implement such notice at the expense of the owner of the premises or the offender, as the case may be.

34. Closure and diversion of streets

No person shall, without the approval of the municipality, close or barricade any street or restrict access thereto.

35. Closure and diversion of streets by municipality

- (1) The municipality may close or divert any public street or part thereof;
- (2) When the municipality decides to act in terms of subsection (1), it shall give notice of such intention in terms of its communication policy;
- (3) Any objection against the intended action must be delivered in writing to the Municipal Manager within 30 days from the date of notification in terms of subsection (2) for submission to Councilor a committee or person who has delegated powers to decide upon it

36. Temporary closure of Public Street

The municipality may, without complying with the provisions of section 35(a) temporarily close a public street-

- (a) for the purpose of or pending the construction, reconstruction, maintenance or repair of such street;
- (b) for the purpose of or pending the construction, erection, laying, extension, maintenance, repair or demolition of any building, structure, works or service alongside, on, across, through, over or under such street
- (c) if such street is, in the opinion of the municipality, in a state dangerous to traffic;
- (d) by reason of any emergency or public event which, in the opinion of the municipality, requires special measures for the c control of traffic or special provision for the accommodation of crowds, or
- (e) for any other reason which, in the opinion of the municipality, renders the temporary closing of such street necessary, and
- (f) temporarily divert a public street which has been closed in terms of paragraph (a).
- 37. Construction, maintenance and naming of streets and public places The municipality may in its area-
 - (a) make, construct, reconstruct, alter and maintain streets and public places;
 - (b) name and re-name streets and public places;
 - (c) allocate and re-allocate numbers to properties abutting on streets and public places.
- 38. Declaration of public streets and public places
 - (1) The municipality may declare any street or portion thereof to be a public street or any place to be a public place;
 - (2) When the municipality decides to act in terms of subsection (1), it shall give notice of such intention in terms of its communication policy;
 - (3) Any objection against the intended action must be delivered in writing to the Municipal Manager within 30 days from the date of notification in terms of subsection (2) for submission to Councilor a committee or person who has delegated powers to decide upon it

- 39. Parking of Heavy Vehicles and Caravans
 - (1) No person shall park on a public road within the municipal area-
 - (a) a motor vehicle with a tare exceeding 3500 kg;
 - (b) a trailer;
 - (c) a semi-trailer, or
 - (d) a caravan,

for an uninterrupted period exceeding two hours.

(2) Whenever a vehicle is parked in contravention of sub section (1), it shall be deemed that such vehicle has been parked by the owner thereof unless the contrary is proved.

40. Penalty

Any person who contravenes or fails to comply with any provision of this by-law shall be guilty of an offence and liable upon conviction to-

- (1) a fine or imprisonment, or either such fine or imprisonment or to both such fine and such imprisonment and,
- (2) in the case of a continuing offence, to an additional fine or an additional period of imprisonment or to such additional imprisonment without the option of a fine or to both such additional fine and imprisonment for each day on which such offence is continued and,
- (3) a further amount equal to any costs and expenses found by the court to have been incurred by the municipality as result of such contravention or failure.

41. Repeal of By-Laws

Any by-laws relating to impoundment of animals 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.

42. Date of Commencement

These By-laws commence on the date of publication thereof in the Provincial Gazette.

43. Shorttitle This By-law shall be called the General Law Enforcement By-law no of 2007.

PROPOSED BY-LAWS FOR THE LETSEMENG LOCAL MUNICIPALITY

PUBLICATION OF DRAFT BY-LAWS FOR COMMENT:

BUILDING CONTROL BY-LAWS

- The following draft Building Control By-Laws for the Letsemeng Local Municipality contained in the Schedule hereto, are hereby in terms of Section 12(3)(b) of the Local Government: Municipal Systems Act No. 32 of 2000 published for public comment to enable the Council to consider the adoption thereof after comments have been received and considered.
- Written comments must be handed in at the office of the Municipal Manager, Municipal Offices, Letsemeng or posted to the Municipal Manager, P.O. Box 7, Koffiefontein, 9986 or faxed to the Municipal Manager at number 053-2050144 or sent bye-mail to the Municipal Manager to: letse@mweb.co.za or to morobane@mweb.co.za
- 3. Comments must reach the office of the Municipal Manager not later than 21 (twenty one) calendar days after the date of this publication. Comments received after this date will not be considered.
- 4. Copies of the draft By-Laws will also be available for perusal at the libraries and Municipal Offices in Koffiefontein, Petrusburg, Jacobsdal, Luckhoff and Oppermans during normal office hours. A copy of these draft By-Laws may also be obtained from the aforementioned offices at a nominal fee.
- Persons who are not able to read or write and who wish to comment on these draft By-Laws will be assisted by the librarian during office hours at the Libraries. The following persons can be contacted at Koffiefontein: Mrs. TAE. van der Merwe at 053-2050147, Ditlhake: Mr. M.S. Majaoetsa at 053-2050383, Petrusburg: Mr. J.M. September at 053-5740207, Jacobsdal: Mrs. M.C.S Eckard at 053-5910038n2, Luckhoff: Mrs. N.E. Bloem at 053-2060269 and Oppermans: Mr. C.R. Ontong at 053-2095105 for an appointment.

SCHEDULE

Definitions

In this by-law, unless the context otherwise indicates-

"Act" means the National BUilding Regulations and Building Standards Act, 1977 (Act No. 103 of 1977), and shall include any regulation made in terms of section 17 of the Act:

"building" includes -

- (a) any other structure, whether of a temporary or permanent nature and irrespective of the materials used in the erection thereof, erected or used for or in connection with
- (i) the accommodation or convenience of human beings or animals;
 - (i) the manufacture, processing, storage, display or sale of any goods;
 - (i) the rendering of any service;
 - (M) the destruction or treatment of refuse or other waste materials;
 - (v) the cultivation or growing of any pi ant or crop;
- (b) any wall, swimming bath, swimming pool, reservoir or bridge or any other structure connected therewith;
- (c) any fuel pump or any tank used in connection therewith;
- (d) any part of a building, including a building as defined in paragraph (a), (b) or(c);
- (e) any facilities or system, or part or portion thereof, within or outside but incidental to a building, for the provision of a water supply, drainage, sewerage, storm-water disposal, electricity supply or other similar service in respect of the building;

"building control officer" means any person appointed or deemed to be appointed as building control officer by the Municipality in terms of section 5 of the Act;

"Municipality" means the Letsemeng Local Municipality established in terms of Section 12 of the Municipal Structures Act, 117 of 1998, and includes any political structure, political office bearer, councillor, duly authorised agent thereof or any employee thereof acting in connection with these by-laws by virtue of a power vested in the municipality and delegated or SUb-delegated to such political structure, political office bearer, councillor, agent or employee; and

"Municipal Manager" means the person appointed in terms of section 82 of the Local Government: Municipal Structures Act 1998 (Act nO.117 of 1998).

2. Buildings on land to be reflected on plans

- (1) Subject to the provision s of this By-law, the Municipality shall not issue a certificate referred to in section 118(1) of the Local Government: Municipal Systems Act, 2000 (Act No. 32 of 2000), regarding land, unless the Municipality is satisfied that:
 - (a) any building erected on the land, in respect of which plans and specifications are to be drawn and submitted to the Municipality for approval in terms of the Act, is properly erected and maintained in accordance with such plans and specifications; and
 - (b) no building contemplated in paragraph (a), in respect of which plans and specifications have not been approved by the Municipality, is erected on the land; and
 - (c) any building erected on the land complies with all the requirements of the Act; or
 - (d) there is no building on the land, and in writing, makes a statement to that effect.
- (2) An application to the Municipality for the issue of a certificate referred to in section 118(1) of the Local Government: Municipal Systems Act, 2000 (Act No. 32 of 2000), shall, subject to section 4, be accompanied by the statement referred to in subsection (1).

3. Application for and issue of statement

- (1) Any application for the issue of a statement referred to in section 2(1) Shall:
 - (a) be directed to the Municipal Manager;
 - (b) be in writing on the form made available by the Municipality for that purpose; and
 - (c) be accompanied by the prescribed fees.

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- (2) The Municipal Manager shall refer the application to the building control officer, who shall do, or cause to be done, an inspection of the land concerned and make a recommendation regarding the application to the Municipality.
- (3) After the Municipality has considered the recommendations of the building control officer, it shall:
 - (a) make the statement referred to in section 2(1); or
 - (b) refuse to make such statement,
 - and forthwith, in writing, notify the applicant accordingly.
- (4) If the Municipality refuses to make the statement, it must provide written reasons for its decision when notifying the applicant of the decision and indicate what steps must be taken before anew application in terms of subsection (1) could again besubmitted.
- 4. Failure by the Municipality to act within a certain period

Should the Municipality fail to act in accordance with section 3(3) within a period of 30 days after the application was made in terms of section 3(1), it shall be deemed that the Municipality has made the statement referred to in section 2(1).

5. Delegation of powers

The Municipality may, subject to such conditions as it may determine, delegate any of its powers under this By-law to the Municipal Manager.

6. Short title

This By-law shall be called the Building Control By-law no of 2007.

PROPOSED BY LAWS FOR THE LETSEMENG LOCAL MUNICIPALITY

PUBLICATION OF DRAFT BY LAWS FOR COMMENT:

IMPOUNDMENT OF ANIMALS BY-LAWS

- 1. The following draft Impoundment of Animals By-Laws for the Letsemeng Local Municipality contained in the Schedule hereto, are hereby in terms of Section 12(3)(b) of the Local Government: Municipal Systems Act No. 32 of 2000 published for public comment to enable the Council to consider the adoption thereof after comments have been received and considered.
- Written comments must be handed in at the office of the Municipal Manager, Municipal Offices, Letsemeng or posted to the Municipal Manager, P.O. Box 7, Koffiefontein or faxed to the Municipal Manager at number 053-2050144 or sent bye-mail to the Municipal Manager to: https://www.letsewenger.org Manager at number 053-2050144 or sent bye-mail to the Municipal Manager to: https://www.letsewenger.org Manager at number 053-2050144 or sent bye-mail to the Municipal Manager to: https://www.letsewenger.org Manager at number 053-2050144 or sent bye-mail to the Municipal Manager to: https://www.letsewenger.org Manager to: www.letsewenger.org"//wwww.letsewenger.org Manager to:
- 3. Comments must reach the office of the Municipal Manager not later than 21 (twenty one) calendar days after the date of this publication. Comments received after this date will not be considered.
- 4. Copies of the draft By-Laws will also be available for perusal at the library and Municipal Offices in Koffiefontein, Petrusburg, Jacobsdal, Luckhoff and Oppermans during normal office hours. A copy of these draft By-Laws may also be obtained from the aforementioned offices at a nominal fee.
- Persons who are not able to read or write and who wish to comment on these draft By-Laws will be assisted by the Librarian during office hours at the Libraries. The following persons can be contacted at Koffiefontein: Mrs. TAE. van der Merwe at 053-2050147, Ditlhake: Mr. M.S. Majaoetsa at 053-2050383, Petrusburg: Mr. J.M. September, Jacobsdal: Mrs. M.C.S. Eckard at 053-5910038n2, Luckhoff: Mrs. N.E. Bloem at 2060269 and Oppermans: Mr. C.R. Ontong at 053-2095105 for an appointment.

M.L. WOLFF MUNICIPAL MANAGER

SCHEDULE

1. Definitions

In this by-law, words used in the masculine gender include the feminine, the singular includes the plural and vice versa; "animal" means any equine, bovine, sheep, goat, pig, fowl, ostrich, dog, cat or other domestic animal or bird, or any wild animal, wild bird or reptile which is in captivity or under the control of any person;

"cattle" means bulls, cows, oxen, heifers, steers and calves;

"goat" means an adult male of female goat, a whether and a kid;

"horse" means a stallion, mare, gelding, colt, filly, donkey and mute;

"Municipality" means-

the Letsemeng Local Municipality established in terms of Section 12 of the Municipal Structures Act, 117 of 1998, and includes any political structure, political office bearer, councillor, duly authorised agent thereof or any employee thereof acting in connection with these by-laws by virtue of a power vested in the municipality and delegated or sub-delegated to such political structure, political office bearer, councillor, agent or employee;

"occupier" means any person in actual occupation of land or entitled as owner to occupy land:

"owner", in relation to an animal, includes any person having possession, charge, custody of control of such animal;

"pound" means a fenced-off area consisting of one or more camps under the control of a pound master, which was created for the housing and care of stray animals which are astray, lost or at large;

"pound master" means a person who may be either

---a part-time or full-time employee of a municipality, or

--- appointed under a service delivery agreement to keep and operate a pound:

"sheep" means a ram, an ewe, a whether and a lamb;

"stallion" means a male horse, donkey or mule not castrated or partially castrated,

"proprietor means any owner, lessee, or occupier of land;

"stock inspector" means any owner, lessee, or occupier of land;

"veterinary surgeon" means a person who is qualified as such in accordance with the provisions of the Veterinary and Para-Veterinary Professions Act, 1982 (Act 19 of 1982).

2. Impoundment for trespassing

Any person may impound an animal found abandoned upon any street, road, road reserve or other public place.

3. Pound to which animals are to be sent

Any proprietor upon whose land any animals are found trespassing may send such animals to such pound as is nearest by a pass able road or thoroughfare to the land trespassed upon, or such other pound designated by the municipality.

4. Offer by owner before impoundment of animals

The owner of any animals liable to impoundment for trespassing may, before the animals are removed from the property trespassed upon, offer to the person complaining of the trespassing a sum of money in compensation of the damage suffered by him, Such offer shall be made to the complainant himself or to his employee or agent charged with the duty of taking the animals to the pound.

- 5. Receiving of animals by pound master
 - (1) It shall be the duty of every pound master to receive into his charge all animals brought to his pound, during such hours as the municipality may determine, by the proprietor, or by any person authorized in writing thereto by such proprietor or caretaker, to be impounded for having been found trespassing upon the land of such proprietor.
 - (2) Any pound master who unreasonably refuses or fails to receive animals brought to his pound as aforesaid shall be guilty of an offence and shall, in addition, be liable for any damage caused to the owner of the said animals, or to any other person, by reason of such refusal of failure; provided that, if any animal suffering from any contagious disease is brought to the pound, such animal shall be kept separate from all other impounded animals, and the pound master may cause such animals to be finished off under the provisions of section 6.

6. Receipt for impounded animals

Every pound master shall give the person delivering animals into his charge a written receipt, indicating the number and description of the animals so delivered, and specifying the trespassing for which the said animals, as reported, are to be impounded.

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7. Number of enclosures

Every pound master shall maintain in good repair and, as far as possible, free from all infection, not less than five separate enclosures for:

- (a) ostriches and horses;
- (b) cattle
- (c) sheep, goats and pigs;
- (d) canine;
- (e) feline;

provided that a municipality may in regard to any pound in its area give permission to the pound master to maintain a smaller number of enclosures thereon.

8. Finishing off of dangerous or contagious animals

A pound master may cause to be finished off any impounded animal suffering from a contagious disease, or which may prove dangerous to human life or other animals impounded; provided that no such animal shall be finished off unless a veterinary surgeon has examined it and has agreed with the pound master as to the necessity for its finishing off.

9. Notice of impounded animals

Every pound master who knows the name of the owner of any animal impounded in his pound shall forthwith give written notice to such owner that the said animal has been impounded.

- 10. Keeping of pound register
 - (1) Every pound master shall keep a pound register with the folloWing particulars:
 - (a) the date when, and the cause for which, all animals received by him are impounded;
 - (b) the number and description of such animals;
 - (c) the name and residence of the person impounding such animals, and the name and residence of the owner or supposed owner;
 - (d) the date and particulars of the release of sale of the animals, as the case may be, and
 - (e) any other matters which he may be directed by the municipality to ascertain and record.
 - (2) The entries under subsection (1)(a), (b) and (c) shall be made at the time the animals are impounded and the entries under subsection (1)(d) and (e) shall be made as soon as the pound master obtains the necessary information; provided that no entry shall be made after a dispute has arisen.
 - (3) In case of the death or injury of any impounded animal, the pound master shall enter in his pound register a description of such animal and the cause of its death or injury.
- 11. Inspection of and extracts from pound register

Every pound register shall be kept at the pound or any other approved place and shall at all reasonable times be open for inspection, free of charge, to any authorized officer of the municipality, veterinary surgeon, stock inspector, any member of the South African Police Services and any member of the public.

- 12. Submission of pound register entries after pound sale Every pound master shall within a fortnight after the date of each pound sale submit to the municipality a copy of all entries in his pound register made since the date of the preceding submission. The municipality shall preserve all such copies for inspection by any person desirous of seeing them.
- 13. Inspection of pound register at place of sale Whenever a sale of impounded animals is to take place, the pound master or a person authorized to conduct the sale, shall take the pound register with him to the place of sale, and such register shall be open for inspection, free of charge, at the place of sale to all persons desirous of inspecting it.
- 14. Pound master's fees
 - (1) The municipality may fix fees and charges or tariffs for the keeping of animals in a pound and may, in determining such fees and charges or tariffs, distinguish between different kinds of animals and provide for the keeping and feeding of animals in separate enclosures.

(2) Every pound master shall be entitled to claim the fees and charges or tariffs determined by the municipality in terms of subsection (1) for every animal impounded by him in terms of this by-law.

15. Fees payable

- (1) The fees and charges or tariffs determined by the municipality in terms of section 14 shall be paid to be the pound master by the owner of the animals impounded, and the said fees and charges or tariffs, together with any costs which the pound master may have incurred and such animals may be detained by the pound master in security of payment of the said fees and charges or tariffs, provided that:
 - (a) if the value of the animals impounded is in excess of the total amount due thereon, as determined in terms of this by-law, and if the owner is unable to pay the said amount, the pound master shall detain only so many of the said animals as may be sufficient to secure the total amount due for all the animals, and shall deliver the remainder of the animals to the said owner and
 - (b) any pound master who retains any greater number of such animals than is reasonably necessary to secure such amount shall be liable to the owner for any damages sustained by him on account of such retention.
- (2) If the pound master is an official of the municipality, he shall pay the fees and charges or tariffs received by him in terms of this by-law into the revenue of the municipality.
- (3) No pound master shall release any impounded animal until the prescribed fees and charges or tariffs have been paid to him.

16. Notice of sale

Every pound master shall:

- (1) whenever any impounded animal has not been released within five (5) days from the date of its impoundment, forward to the municipality in whose area of jurisdiction the pound is situated, a notice setting forth the species, marks and distinguishing features (if any) of such animal, and in regard to horses and cattle their colour also, and stating that the animal mentioned therein will be sold at the next sale of impounded animals, as well as the time and place of such sale;
- (2) upon sending such notice to the municipality, post a copy thereof in some or other accessible place at or near his pound, there to remain until the day of the sale, and
- (3) cause to be published in a newspaper circulating in the area of jurisdiction of the municipality where the pound is situated a notice of the sale of an impounded animal; provided that the cost of such notice shall be recoverable from the owner of the impounded animal and shall be deemed to be part of the amount to be deducted from the proceeds of the sale of an animal and it shall be recoverable from the owner of such animal if the said proceeds are less than the amount due; provided further that:
 - (a) if such notice refers to more than one animal, the municipality shall in its discretion, divide the cost of such notice pro rata in respect of the animals referred to therein, and
 - (b) if the owner of an impounded animal is unknown, and the proceeds of the sale do not cover the amount as afore said, the municipality shall make good the deficiently in case the pound master is the part-time or full time employee of the municipality, and in case the pound master has a service level agreement no recourse should be sought from the municipality for any deficiency.

17. Auctioneer

- (1) Every sale of impounded stock shall:
 - (a) be conducted by the pound master or some other person duly authorized thereto by the municipality concerned, and
 - (b) commence at a time and be held on a day to be fixed by the auctioneer.
- (2) No person conducting a pound sale shall have any direct or indirect interest in any purchase at any sale so held by him.

18. Sale of Animals

At every such sale:

- (1) no animal shall be put up for sale unless impounded for at least two weeks;
- (2) all animals, except sheep and goats shall be sold individually;

(3) sheep and goats shall be sold in lots of not more than ten, and sheep and goats, or sheep or goats with different marks or brands shall in no circumstances be sold together in the same lot;

(4) animals shall be sold for cash, and the proceeds, less the amount of the pound fees and other fees, charges or tariffs payable in respect of such animals shall forthwith upon receipt, be handed by the pound master to the municipality, to be paid to the owners of the animals sold according to their respective rights; provided that:

(a) if in any particular case the animals sold do not realise sufficient funds to cover the sum of pound fees and other fees, charges or tariffs as aforesaid, the proceeds shall be first utilized for the payment of the compensation due to the pound master,

(b) any money, being the proceeds of the sale of any impounded animal as aforesaid, which remains in the hands of the municipality for a period of twelve months without being claimed by the owner of such animal, shall become the property of such municipality;

(c) it shall be competent for any pound master, after compliance with the procedure prescribed by section 8 relating to diseased animals, to cause to be finished offany aged or otherwise permanently unfitanimal presented at the pound;

(d) if any animal dies in the pound and the owner cannot be traced, the expenses of burying the carcass shall be borne by the municipality;

(e) the municipality or an authorized officer may fix a reserve price for any animal offered for sale, and

(f) the auctioneer may withdraw any animal from the sale if the highest bid received is not in his opinion satisfactory, irrespective of whether or not a reserve price has been fixed by the municipality.

19. Illegal impounding and penalties

Any person who illegally impounds any animal shall be guilty of an offence and shall in addition be liable to the owner for all damages, pound fees, compensation, cost and charges arising out of such proceeding, and for all charges, fees or tariffs in connection therewith.

20. Recovery of loss in respect of impoundment of animals from area of another municipality

Any loss suffered by a municipality as a result of the impounding in a pound under its management and control of animals found trespassing within the area of jurisdiction of another municipality, may be recovered by such first-mentioned municipality from such other municipality.

21. Use, detention and ill-treatment of animals No person shall furiously drive away any animal found trespassing, worry or ill-treat it

22. Offences and Penalties

Any person who:

- (1) contravenes or fails to comply with a provision of this by-law, whether or not such contravention or failure has been declared an offence elsewhere in this by-law,
- (2) deliberately obstructs, hampers or handicaps any person in the exercise of any power or the performance of any duty or function in terms of any provision of this by-law, or
- (3) furnishes false, incorrect or misleading information shall be guilty of an offence and liable upon conviction to:
 - (a) a fine or imprisonment or either such fine or imprisonment or to both such fine and such imprisonment in terms of the South African laws, and
 - (b) in the case of a continuing offence, to an additional fine or an additional period of imprisonment or to such additional imprisonment without the option of a fine or to both such additional fine and imprisonment foreach 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 result of such contravention or failure.

23. Repeal Of By-Laws

Any by-laws relating to impoundment of animals 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.

2.4 Short title

This By-law shall be called the Impoundment of Animals By-law no of 2007.

PROPOSED BY-LAWS FOR THE LETSEMENG LOCAL MUNICIPALITY

PUBLICATION OF DRAFT BY-LAWS FOR COMMENT:

DUMPING AND LITTERING BY-LAWS

- 1. The following draft Dumping and Littering By-Laws for the Letsemeng Local Municipality contained in the Schedule hereto, are hereby in terms of Section 12(3)(b) of the Local Government: Municipal Systems Act No. 32 of 2000 published for public comment to enable the Council to consider the adoption thereof after comments have been received and considered.
- Written comments must be handed in at the office of the Municipal Manager, Municipal Offices" Letsemeng or posted to the Municipal Manager, P.O. Box 7, Koffiefontein or faxed to the Municipal Manager at number 053-2050144 or sent bye-mail to the Municipal Manager to: <u>letse@mweb.co.za</u> or to <u>morobane@mweb.co.za</u>.
- 3. Comments must reach the office of the Municipal Manager not later than 21 (twenty one) calendar days after the date of this publication. Comments received after this date will not be considered.
- 4. Copies of the draft By-Laws will also be available for perusal at the libraries and Municipal Offices in Koffiefontein, Petrusburg, Jacobsdal, Luckhoff and Oppermans during normal office hours. A copy of these draft By-Laws may also be obtained from the aforementioned offices at a nominal fee.
- Persons who are not able to read or write and who wish to comment on these draft By-Laws will be assisted by the Librarian during office hours at the Libraries. The following persons can be contacted at Koffiefontein: Mrs. TAE. van der Merwe at 053-2050147, Ditlhake; Mr. M.S. Majaoetsa at 053-2050383, Petrusburg; Mr. J.M. September at 053-5740207, Jacobsdal: Mrs. M.C.S. Eckard at 0535910038/72, Luckhoff: Mrs. N.E. Bloem at 053-2060269 and Oppermans: Mr. C.R. Ontong at 053-2095105 for an appointment.

M.L. WOLFF MUNICIPAL MANAGER

SCHEDULE

1. DEFINITIONS

In this by-law, unless the context indicates otherwise-

"Council" means the Letsemeng Municipality;

"dump" means to dispose of waste in any manner other than a manner permitted by law and includes, without derogating from the generality of the afore-going, to deposit, discharge, spill or release waste, whether or not the waste is in a container or receptacle, in or at any place whatsoever, whether publicly or privately owned, induding but not limited to vacant land, rivers, waterways, catchments and sewage and storm water systems. The act of "littering", which retains its ordinary meaning, is excluded from the definition of "dump";

"Municipality" means the Letsemeng Local Municipality established in terms of Section 12 of the Municipal Structures Act, 117 of 1998, and includes any political structure, political office bearer, councillor, duly authorised agent thereof or any employee thereof acting in connection with these by-laws by virtue of a power vested in the municipality and delegated or sub-delegated to such political structure, political office bearer, councillor, agent or employee;

"person" includes a natural person, company, closed corporation, trust, association and partnership;

"waste" means any matter, whether liquid orsolid or a combination thereof, which is a by-product, emission, residue or remainder of any product, process or activity and which has been discarded, but excludes any radioactive matter.

2. DUMPING AND LITTERING

- (1) No person may:
 - (a) litter or cause or permit littering of waste;
 - (b) dump or cause or permit the dumping of waste.
- (2) If the provisions of subsection (1) are contravened, Council may direct, by way of a written notice in terms of subsection (5), any or all of the following persons:

- (a) any person who committed, or who directly or indirectly caused or permitted, the contravention;
- (b) the generator of the waste, whether or not the generator is responsible for the contravention;
- (c) the owner of the land or premises where the contravention took place, if the owner failed to take the steps set out in subsection (3);
- (d) the person in control of, or any person who has or had, at the time of the contravention, a right to use, the land or premises where the contravention took place, if that person failed to take the steps set out in subsection (3);
- (e) any person who negligently failed to prevent the contravention from taking place, to cease the contravention in a specified time, or to prevent a further contravention or the continuation of the contravention, and to take whatever steps Council considers necessary to clean up or remove the waste, to **rehabilitate** the affected facets of the environment and to ensure that the waste, and any contaminated material which cannot be cleaned or rehabilitated, is disposed of lawfully.
- (3) A person who owns land or premises, or who is in control of or has a right to use land or premises, may not use or permit the use of the land or premises for unlawful dumping of waste and must take reasonable steps to prevent the use of the land or premises for this purpose.
- (4) Council may issue notices:
 - (a) for the purposes of giving directions in terms of subsection (2);
 - (b) for compelling persons to comply with their obligations under subsections (3); and
 - (c) for any other purpose under this by-law,

and may, in the notice, specify a reasonable time within which the directions given in the notice must be complied with.

- (5) In addition, oras an alternative to, the steps set out in subsection (2), or if a person fails to comply with directions given in a notice issued under subsection (4), Council may itself take whatever steps it considers necessary to clean up or remove the waste, to rehabilitate the premises or place and affected facets of the environment at which the waste has been dumped and to ensure that the waste, and any contaminated material which cannot be cleaned or rehabilitated, is disposed of lawfully. Council may then recover the costs of taking these steps from any of the persons listed in subsection (2), who shall be jointly and severally liable therefore.
- (6) The costs claimed under subsection (5) must be reasonable and may include, but are not limited to, labour, administrative, overhead investigation and prosecution costs.

3. OFFENCES

Any person who:

- (1) contravenes section 2(1){a);
- (2) contravenes section 2(1){b);
- (3) contravenes section 2(3);
- (4) fails to comply with the terms of any notice issued under section 2(4);
- (5) obstructs Council when Council is taking steps under section 2(5), is guilty of an offence.

4. **PENALTIES AND CONVICTIONS**

(1) Any person guilty of an offence under section 3(1) isliable to a fine or imprisonment for a period not exceeding 60 days, or to both a fine and such imprisonment

- (2) Any person guilty of an offence under sections 3(2), 3(3), 3(4) and 3(5) is liable to a fine or imprisonment for a period not exceeding one year, or to both a fine and such imprisonment.
- (3) A court shall, on a second and on subsequent convictions of a person gUilty of an offence under section 3(2) of this by-law, impose a sentence of a fine or imprisonment for a period not less than one year, or of both a fine and such imprisonment; provided that if the court is satisfied that substantial and compelling circumstances exist which justify the imposition of a lesser sentence, the court shall enter those circumstances on the record of the proceedings and may impose such a lesser sentence.
- (4) A court convicting a person of a first offence under this by-law may impose a sentence of community service in place of a fine or imprisonment.
- (5) A court may, when considering sentence, take into account as aggravating circumstances that, inter alia:

- (a) a convicted person has delayed in complying with the terms of any notice or directions given to the person under this by-law;
- (b) a financial advantage was or would have been gained by a convicted person in consequence of the commission of the offence.
- (c) The dumped waste posed a potential or actual threat to public health, public safety or the environment.
- (6) If a person is convicted of an offence under this by-law which has caused damage to or loss of property or which has had an adverse impact on the environment then, in addition to any other sentence it imposes, the court may
 - (a) if the property belongs to another person, and on the application of the injured person or the prosecutor acting on the instructions of the injured person, order the convicted person to pay the injured person compensation for the damage or loss in accordance with section 300 of the Criminal Procedure Act, 51 of 1977;
 - (b) order the convicted person to, at his or her cost, and to the satisfaction of the Council, repair the damage and/or make good the loss and/or rehabilitate the environment.
- (7) If a person is convicted of an offence under this by-law, the court may, in addition to any other punishment which it imposes, issue an order compelling the person to comply, within a period determined by the court, with the relevant provisions of this by-law or, where applicable, with the relevant provisions of any notice issued under this by-law.
- (8) If-
 - (a) a manager, agent or employee does or omits to do an act which it was his or her task to do or refrain from doing and which, under this by-law, is an offence for the employer to do or refrain from doing; and
 - (b) the act or the omission of the manager, agent or employee took place because the employer failed to take all reasonable steps to prevent the act oromission,

then the employer is guilty of the offence and proof of the act oromission by the manager, agent or employer is prima facie evidence that the employer is guilty under this subsection; provided that no penalty other than a fine shall be imposed if a conviction is based on this subsection.

5. REPEAL

The laws dealing with dumping in al Letsemeng Municipal areas are repealed and replaced by this by-law.

6. SHORT TITLE

This By-law shall be called the Dumping and Littering By-law no of 2007.

LOCAL GOVERNMENT NOTICES

MANTSOPA LOCAL MUNICIPALITY

ESTIMATES AND RATES: 2007/2008 PERIOD: 1 JULY 2007 - 30 JUNE 2008 (Incorporating: Ladybrand, Tweespruit, Excelsior, Hobhouse & Thaba Patchoa)

NOTICE is hereby given in terms of the provisions of Section 81(1)(c) of Ordinance 8 of 1962 (a.a), and read with sections 11 (3) and 75A of the Local Government: Municipal Systems Act 32 of 2000, that, subject to the premier's approval where applicable, the under-mentioned assessment rates have been levied on rateable properties for the period ending on 30 June 2008. (Also read with Section 24 of the Local Government Municipal Finance Management Act 56 of 2003 and Section 14 of Local Government Municipal Property Rates Act 6 of 2004).

| | IMPROVED VALUE | BUILDING CLAUSES |
|--|----------------|------------------|
| Residential | 0,0145 | 0,0145 |
| Government residences | 0,0145 | - |
| Businesses | 0,0270 | - |
| Government (offices, workshops, and all a buildings not sorting undergovernment residences I | 0,0270 | - |
| Industries (Also including Government where applicable) | 0,0195 | - |
| Fanns | 0,0040 | - |

In the tariff for Government residences and offices, a discount of 20% has already been granted. The first R25 000 of the valuation of residential property is exempted from rates.

Rates become due and payable monthly in advance and interest as prescribed by the Ordinance will be charged on amounts not paid within 30 days.

The determination will come into operation from 1 July 2007.

Notice is further given that a copy of the resolution and the Estimates and Revenue and Expenditure and Capital requirements for the period ending 30 June 2008 as approved by the council, will be available for public inspection during office hours at the municipal offices and libraries at Ladybrand. Tweespruit, Excelsior, Hobhouse and Thaba Patchoa.

Municipal Offices P.O. Box 64 LADYBRAND 9745

C L M RAMPAI MUNICIPAL MANAGER

M.N.: 27/2007

PROVINCIAL GAZETTE VOLKSBLAD Date: 29 June 2007 Date: 29 June 2007

PLAASLIKE REGERINGSKENNISGEWING

MANTSOPA PLAASLIKE MUNISIPALITEIT BEGROTINGS EN BELASTINGS: 2007/2008

TYDPERK: 1 JULIE 2007 /30 JUNIE 2008 (Geïnkorporeer: Ladybrand, Tweespruit, Excelsior, Hobhouse & Thaba Patchoa)

KENNIS geskied hiermee ingevolge die bepalings van artikel 81(1)(c) van Ordonnansie 8 van 1962 (s.g.) gelees met artikels 11 (3) en 75A van die Wet op Plaaslike Regering: Munisipale Stelsels 32 van 2000 dat, onderworpe aan premiersgoedkeuring waar van toepassing, dorpsbelasting vir die periode eindigende 30 Junie 2008 5005 volg vasgestel is: (ook gelees met Artikel 24 van die Wet op Plaaslike Regering: Munisipale Flnansiele Bestuur, Wet 56 van 2003 en Artikel14 van die Plaaslike Regering: Munisipale Eiendomsbelastingwet 6 van 2004)

| | VERBETERDE WAARDE | BOUKLOUSULES |
|---|-------------------|--------------|
| Wonings | 0,0145 | 0,0145 |
| Regeringswonings | 0,0145 | - |
| Besighede | 0,0270 | - |
| Regering (Kantore, werkswinkels en aile geboue wat nie onder regeringsgeboue sorteer nie') | 0,0270 | - |
| Nywerhede (Regering ook ingesluit waar van toepassing) | 0,0195 | - |
| Plase | 0,0040 | - |

In die tarief vir Regeringswonings en kantore is reeds 'n korting van 20% toegestaan.

Die eerste R25 000 op die waardering van residenslele eiendom is vrygestel van belasting.

Belasting is verskuldig en betaalbaar maandeliks vooruit en rente sal kragtens die bepalings van die Ordonnasie gevorder word op bedrae wat nie binne 30 dae betaal word nie.

Die vasstelling tree in werking op 1 Julie 2007.

Kennisgewing geskied hiermee verder dat 'n afskrif van die raadsbesluit en die Begroting vir Inkomste en Uitgawe asook vir Kapitaaldoeleindes virdie periode eindigende op 30 Junie 2008 terinsae van die publiek beskikbaar sal wees gedurende kantoorure bydie munisipale kantore en biblioteke te Ladybrand, Tweespruit, Excelsior, Hobhouse en Thaba Patchoa.

Munisipale Kantore Posbus 64 LADYBRAND 9745

C L M RAMPAI MUNISIPALE BESTUURDER

M.N.: 27/2007

PROVo KOERANT VOLKSBLAD
 Datum:
 29 Junie 2007

 Datum:
 29 Junie 2007

LEKGOTLA LA MOTES LA MANTSOPA

DIKAKANYO LE DIKGAFA: 2007/2008

NAKO: PHUPU 2007 - PHUPJANE 2008 (E akaretsang: Ladybrand, Tweespruit, Excelsior, Hobhouse & Thaba Patchoa)

Tsebiso e etswa ho latela dipehelo tsa karolwana ya 81 (1) (c) ya "Ordinance" ya 8 ya lemo sa 1962, jwale ka ha e fetotswe, ebile of balwa karolwaneng ya 11 (3) le karolwana ya 75 ya Mmuso wa se- Lehae: Municipal Systems Act 32, 2000 uwaleka la e fetotswe), e tla fetiswa ke Moprimiri moo ho hlokehang, dikgafa tse boletsweng ka tlase di lekanyeditswe ho latela ditjeho tsa thepa ho fihlela ka la 30 Phupjane 2008. (E balwe mmoho la Karolo ya 24 ya Mebuso ya Selehae: Molao wa Tsamaiso ya Ditjhelete wa Bo-Masepala wa *56/2003* le karolo ya 14 Molao wa 6 wa 2004 wa Lekgetho hodima Thepa wa Bo-Masepala))

| | BOLENG BO NTLAFADITSWENG | BOLENG B KAHO |
|--|--------------------------|---------------|
| Bodulo | 0,0145 | 0,0145 |
| Bodulo bammuso | 0,0145 | - |
| Kgwebo | 0,0270 | - |
| Mmuso (dikanatoro Iemaeho yohle e seng ya Mmuso) | 0,0270 | - |
| Kgwebo tse kgolo (Ho kenyelletsa Ie Mmuso moo hohlokahalang) | 0,0195 | - |
| Mapolasi | 0,0040 | r. |

Bakeng sa bodulo ba mmusso le dikantoro ditefo di se di theotswe ka diperesente tse mashome a mabedi. (20%)

R25 000 ya pele ya boleng bathepa ya bodulo ha e lefellwe lekgetho.

Lekgetho le lefellwa pele ka kgwedi mme tjhelete ya tswala jwaloka ha e beilwe ka Ordinance e tla lefuwa ebang lekgetho le sa lefuwa matsatsing a kgwedi a 30.

Dipehelo tsena di kena tshebetsong ka la 1 Phupu 2007.

Tsebiso e boetse e etswa mabapi le hore kopi ya qeto ya Lekgotla mabapi le ditekanyetso tsa lekeno le Tshebediso ya Ditjhelete le Tlhokeho ya Merero e meholo ya Ntlafatso ho fihlela ka 30 Phupjane 2008 jwaleka ha e fetisitswe ke Lekgotla, e t1a fumanahala bakeng sa tlhatlhobo ke setjhaba nakong ya tshebetso dikantorong tsa masepala le di-laeboraring tse Ladybrand, Tweespruit, Exelsior, Hosbhouse le Thaba Patchoa.

Kantorong tsa Masepala P.O. Box 64 LADYBRAND 9745

eLM RAMPAI MOOKAMEDI WA MASEPALA

M.IN.: 27/2007

PROVo KOERANT VOLKSBLAD Date: 29 Phupjane 2007 Date: 29 Phupjane 2007 Any person who has an interest in the matter and who wishes to object to the granting of the application or who desires to be heard, or wants to make representations concerning the matter, must communicate in writing with the Secretary of the Townships Board at the above-mentioned address, or P.O. Box 211, Bloemfontein, within a period of 30 days from the date of publication hereof, i.e. 27 July 2007.

TOWNSHIPS BOARD NOTICE

LEPHOI, EXTENSION 4: PROPOSED LAND DEVELOPMENT:

It is hereby notified for general information in terms of the provi-

sions of section 9(1) of the Townships Ordinance, 1969

(Ordinance NO.9 of 1969), that application has been made for permission to establish a town on a portion of Portion 21 of

Portion 19 of the farm Bethulie No. 303, and a portion of the

Remainder the Remainder of the farm Bethulie No. 303, Admin-

The application, relevant plans, documents and information will

be available for inspection during office hours at the office of the Secretary of the Townships Board, Room 1023, Lebohang Build-

ing, cor 84 St. Andrew Street and Markgraaf Street, Bloemfontein

for a period of 30 days from the date of publication hereof, Le.

SECRETARY: TOWNSHIPSBOARD

REMOVAL OF RESTRICTIONS ACT. 1967 (ACT NO. 84 OF 1967)

It is hereby notified in terms of section 3(6) of the abovementioned Act that the following applications have been received by the Head of the Department: Local Government and Housing and will lie for inspection at Office 1023, tenth floor, Lebohang Building, 84 St Andrew's Street, Bloemfontein and the offices of the relevant Local Authorities.

Any person who wishes to object to the granting of an application, may communicate in writing with the Head of the Department: Local Government and Housing, Spatial Planning Directorate, Land Use Management Component, at the above address or P.O. Box 211, Bloemfontein, 9300. Objection(s) stating comprehensive reasons, in duplicate, must reach this office not later than 16:00 on Friday, 27 July 2007. The postal address, street address and telephone numbers(s) of objectors must accompany written objections.

DORPERAADKENNISGEWING

LEPHOI, UITBREIDING 4: VOORGESTELDE DORPSTIGTING: 260 ERWE EN STRATE

Ingevolge die bepalings van artikel 9(1) van die Ordonnansie op Dorpe, 1969 (Ordonnansie NO.9 van 1969), word hiermee vir algemene inligting bekend gemaak dat aansoek gedoen is om toestemming vir die stigtingvan 'n dorp op 'n gedeelte van Gedeelte 21 van Gedeelte 19 van die plaas Bethulie No. 303 en 'n gedeelte van die Restant van die plaas Bethulie No. 303, Administratiewe Distrik Bethulie.

Die aansoek tesame met die betrokke planne, dokumente en inligting lê gedurende kantoorure terinsae in die kantoor van die Sekretaris, Dorperaad, Kamer 1023, Lebohang Gebou, h/v St. Andrewstraat 84 en Markgraafstraat, Bloemfontein, vir 'n tydperk van 30 dae vanaf datum van publikasie hiervan, naamlik 29 Junie 2007.

Enige persoon wat 'n belang by die saak het en wat teen die toestaan van die aansoek beswaar wil maak of wat verlang om in die saak gehoor te word of vertoe in verband daarmee wi! indien, moet binne 30 dae na die datum van plasing hiervan; naamlik 27 Julie 2007 skriftelik met die Sekretarisvan die Dorperaad by bovermelde adres of Posbus 211, Bloemfontein, in verbinding tree

SEKRETARIS: DORPERAAD VAN DIE VRYSTAAT

WET OP OPHEFFING VAN BEPERKINGS, 1967 (WET NO. 84 VAN 1967)

Hierby word ingevolge artikel 3(6) van die bogenoemde Wet bekend gemaak dat die volgende aansoeke deur die Departementshoof: Plaaslike Regering en Behuising ontvang is en ter insae lê in kamer 1023, tiende vloer, Lebohang Gebou, St Andrewstraat 84, Bloemfontein en by die kantore van die betrokke Plaaslike Besture.

Enige persoon wat teen die toestaan van die aansoeke beswaar wil maak, kan met die Departementshoof: Plaaslike Regering en Behuising, Direktoraat Ruimtelike Beplanning, Grondgebruik Bestuur Komponent, Posbus 211, Bloemfontein, 9300 skriftelik in verbinding tree. Besware met volledige redes in tweevoud, moet hierdie kantoor nie later nie as 16:00 op Vrydag, 27 Julie 2007 bereik. Beswaarmakers se pos-en straatadres en telefoonnommer(s) moet skriftelike beware vergesel.

260 ERVEN AND STREETS

istrative District Bethulie.

29 June 2007.

a) BAINSVLEI: (REFERENCE A12/1/9/1/2/7)

Plot 3, Oranje Small Holdings, Chris Olivier Road, Bloemfontein (Bainsvlei), for the removal of restrictive conditions 1., 2., and 3. on page 2 in Deed of Transfer T5974/2007, pertaining to the said plot, in order to enable the applicant to erect a second dwelling on the property.

b) BAINSVLEI: (REFERENCE A12/119/1/2/7)

Plot 29, Mooiwater Agricultural Plots, Abrahamskraal Road, Bloemfontein (Bainsvlei), for the removal of restrictive conditions A.(a), (b) and (c) on page 2 in Deed of Transfer T7571/2006 pertaining to the said plot, in order to enable the applicant to erect a second dwelling on the property.

e) BLOEMFONTEIN: (REFERENCE A12/1/9/1/2/13 (14/2007))

Erf 278, 11A President Steyn Avenue, Westdene, Bloemfontein for the amendment of the Town-Planning Scheme of Bloemfontein by the rezoning of the said ert from "Single Residential 2" to "Restricted Business 3", in order to enable the applicant to utilize the ert for office and residential purposes.

d) BLOEMFONTEIN: (REFERENCE A12/1/9/1/2/13 (25/2007))

Portion 47 of Erf 3944, cor Harvey and Kotze Streets, Bloemfontein (Oranjesig) for the amendment of the Town-Planning Scheme of Bloemfontein by the rezoning of the said ert from "Single Residential 2" to "Service Industry 1", in order to develop the ert for the use of a printers business under the "Service Industry 1" zoning.

e) BLOEMFONTEIN: (REFERENCE A12/1/9/1/2/13 (21/2007))

Ert 13462, 49 Krause Street, Bloemfontein (Oranjesig) for the amendment of the Town-Planning Scheme of Bloemfontein by the rezoning of the said ert from "Single Residential 2" to "Service Industry 1", in order to enable the applicant to operate a motor workshop on the said property.

f) BLOEMFONTEIN: (REFERENCE A12/1/9/1/2/13)

Ert 3669, 17 John Knox Street, Park West (Extension 12), Bloemfontein, for the removal of restrictive conditions a), b) and c) on page 2 in Deed of Transfer T18501/1999, to enable the applicant to erect a second dwelling, and to operate a home industry (a medical consulting room) from the said *ert*.

9) BLOEMSPRUIT: (REFERENCE A12/119/1/2/14)

Plot No. 13, Deales Avenue, Dealesgift Small Holdings, Bloemspruit, for the removal of restrictive conditions 2.(B) (a), 2.(B)(b), 2.(B)(c) and 2.(B)(d) on page 4 in Deed of Transfer T6598/1994 pertaining to the said plot, in order to subdivide the property into 6 portions and to build 2 dwellings on each portion. a) BAINSVLEI: (VERWYSING A12/1/9/1/217)

Hoewe 3, Oranje Kleinplase, Chris Olivierweg, Bloemfontein (Bainsvlei), vir die opheffing van beperkende voorwaardes 1., 2., en 3. op bladsy 2 in Transportakte T5974/2007, ten opsigte van die gemelde hoewe, ten einde die applikant in staat te stel om 'n tweede woonhuis op die eiendom op te rig.

b) BAINSVLEI: (VERWYSING A12/1/9/1/217)

Hoewe 29, Mooiwater Landbouhoewes, Abrahamskraalpad, Bloemfontein (Bainsvlei), vir die opheffing van beperkende voorwaardes A.(a), (b) en (c) op bladsy 2 in Transportakte T7571/2006, ten opsigte van die gemelde hoewe ten einde die applikant in staat te stel om 'n tweede woonhuis op die eiendom op te rig.

e) BLOEMFONTEIN: (VERWYSING A12/119/1/2/13(14/2007))

Erf 278, President Steynlaan 11 A, Westdene, Bloemfontein vir die wysiging van die Dorpsaanlegskema van Bioemfontein deur die hersonering van gemelde erf vanaf "Enkelwoon 2" na "Beperkte Besigheid 3", ten einde die applikant in staat te stel om die ert vir kantoor- en woondoeleindes aan te wend.

d) BLOEMFONTEIN: (VERWYSING A12/1/9/1/2/13(25/2007))

Gedeelte 47 van Ert 3944, h/v Harvey en Kotzestrate, Bloemfontein (Oranjesig) vir die wysiging van die Dorpsaanlegskema van Bloemfontein deur die hersonering van gemelde erf vanaf "Enkelwoon 2" na "Diensbedryf 1", ten einde die ert te ontwikkel vir die gebruik van 'n drukkers besigheid onder die sonering "Diensbedryf 1".

e) BLOEMFONTEIN: (VERWYSING A12/1/9/1/2/13 (21/2007))

Erf 13462, Krausestraat 49, Bloemfontein (Oranjesig) vir die wysiging van die Dorpsaanlegskema van Bloemfontein deur die hersonering van gemelde ert vanaf "Enkelwoon 2" na "Diensbedryf 1", ten einde die applikant in staat te stel om 'n motorwerkswinkel op die gemelde perseel te bedryf.

f) BLOEMFONTEIN: (VERWYSING A12/1/9/1/2/13)

Erf 3669, John Knoxstraat 17, Parkwes (Uitbreiding 12), Bloemfontein, vir die opheffing van beperkende voorwaardes a), b) en c) op bladsy 2 in Transportakte T18501/1999, ten einde die applikant in staat te stel om 'n tweede woning op te rig en om 'n tuisnywerheid ('n mediese spreekkamer) op die genoemde ert te bedryf.

9) BLOEMSPRUIT: (VERWYSING A12/1/9/1/2/14)

Hoewe No. 13, Dealelaan, Dealesgift Kleinplase, Bloemspruit, vir die opheffing van beperkende voorwaardes 2.(B) (a), 2.(B)(b), 2.B.(c), 2.(B)(d). op bladsy 4 in Transportakte T6598/1994 ten opsigte van die gemelde hoewe, ten einde die eiendom in 6 gedeeltes onder te verdeel en 2 woonhuise op elke gedeelte op te rig. h) BLOEMSPRUIT: (REFERENCE A12/1/9/1/2/14)

Plot No. 181, cor Garden and Voorspoed Road, Bloemspruit Agricultural Plots, for the removal of restrictive conditions (b), (c) and (d) on page 3 in Deed of Transfer T1425111990 pertaining to the said plot, in order to enable the applicant to subdivide the plot into 4 portions and to build 2 dwellings on each portion.

i) DENEYSVILLE: (REFERENCE A12/1/9/1/2/37)

Ert 309, 380 Voortrekker Street, Deneysville, for the removal of restrictive conditions 1.(a), 1.(d), 2.b) and 2.f) on pages 3 to 5 in Deed of Transfer T20948/2006, in order to enable the applicant to subdivide the said ert into 2 portions for residential purposes.

j) DENEYSVILLE: (REFERENCE A12/1/9/1/2/37)

Ert 685, 27 Island Street, Deneysville for the removal of restrictive conditions (b), (d), (j) and (l) on pages 3 to 5 in Deed of Transfer T30623/2005, in order to enable the applicant to utilize the said ert for entertainment purposes which will consist of a bar, beer garden and dance floor.

k) LANGENHOVENPARK: (REFERENCE A12/1/9/1/2/84)

Ert 313, cor Nienaber and Sangiro Streets, Langenhoven Park, for the removal of restrictive conditions 1.(d), 2.(a)(i) and (ii) and 2.(b)(i) and (ii) on pages 3 and 4 in Deed of Transfer T10142/1993, pertaining to the said ert, in order to enable the applicant to build a second dwelling on the property.

I) LANGENHOVENPARK: (REFERENCE A12/1/9/1/2/84)

Portion 2 and remainder of Ert 1547, Dolf van Niekerk Cresent, Langenhoven Park, for the removal of restrictive conditions 1. and 2. on page 2 in Deed of Transfer T15973/2004 pertaining to portion 2 of ert 1547 and conditions 1. and 2. on page 2 in Deed of Transfer T15974/2004 pertaining to the remainder of ert 1547, Langenhoven Park, in order to control the land use by means of the townplanning scheme.

m) ORANJEVILLE: (REFERENCE A12/1/9/1/2/102)

Erven 814 and 815, 49 and 51 Strydom Street, Oranjeville, respectively for the removal of restrictive conditions b), c) and d) on page 3 in both Deeds of Transfer T22874/2005 and T3844/2006 pertaining to the said erven, in order to enable the applicant to subdivide each of the two said erven into 2 portions for residential purposes.

h) BLOEMSPRUIT: (VERWYSING A12/1/9/1/2/14)

Hoewe No. 181, h/v Garden en Voorspoedweg, Bloemspruit Landbouhoewes vir die opheffing van beperkende voorwaardes (b), (c) en (d) op bladsy 3 in Transportakte T14251/1990 ten opsigte van die gemelde hoewe, ten einde die hoewe in 4 gedeeltes onder te verdeel en 2 woonhuise op elke gedeelte op te rig.

i) DENEYSVILLE: (VERWYSING A1211/9/1/2137)

Ert309, Voortrekkerstraat 380, Deneysville, vir die opheffing van voorwaardes 1.(a), 1.(d), 2.b) en 2.f) op bladsye 3 tot 5 in Transportakte T20948/2006, ten einde die applikant in staat te stel om gemelde ert in 2 dele onder te verdeel vir residensiele doeleindes.

j) DENEYSVILLE: (VERWYSING A12/1/9/1/2137)

Ert 685, Eilandstraat27, Deneysville vir die opheffing van beperkende voorwaardes (b), (d), (j) en (l) op bladsye 3 tot 5 in Transportakte *T30623/2005*, ten einde die applikant in staat te stel om gemelde ert vir 'n vermaaklikheidsplek bestaande uit'n kroeg, biertuin en dansvloer aan te wend.

k) LANGENHOVENPARK: (VERWYSING A12/1/9/1/2/84)

Ert 313, h/v Nienaber en Sangirostrate, Langenhovenpark, vir die opheffing van beperkende voorwaardes 1.(d), 2.(a)(i) en (ii) en 2.(b)(i) en (ii) op bladsye 3 en 4 in Transportakte T10142/1993 ten opsigte van gemelde ert, ten einde die applikant in staat te stel om 'n tweede woonhuis op die ertop te rig.

I) LANGENHOVENPARK: (VERWYSING A12/1/9/1/2/84)

Gedeelte 2 en restant van Ert 1547, Dolf van Niekerksingel, Langenhovenpark, vir die opheffing van beperkende voorwaardes 1. en 2. op bladsy 2 in Transportakte *T15973/2004* ten opsigte van gedeelte 2 van ert 1547 en voorwaardes 1. en 2. op bladsy 2 in Transportakte *T15974/2004* ten opsigte van die restant van ert 1547, Langenhovenpark, ten einde die grondgebruik deur middel van die dorpsaanlegskema te beheer.

m) ORANJEVILLE: (VERWYSING A12/119/1/2/102)

Erwe 814 en 815, Strydomstraat 49 en 51, Oranjeville, onderskeidelik vir die opheffing van beperkende voorwaardes b), c) en d) op bladsy 3 in beide Transportaktes T22874/2005 en T3844/2006 ten opsigte van gemelde erwe, ten einde die applikant in staat te stel om elk van gemelde twee erwe in 2 dele onder te verdeel virwoondoeleindes.

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NOTICE

FREE STATE GAMBLING AND RACING ACT, 1996

APPLICATION FOR ROUTE OPERATOR LICENCE

Notice is hereby given that Vukani Gaming Free State (Ply) Ltd of 33 Fricker Street 110vo Boulevard, 110vo 2146, intends submitting an application to the Free State Gambling and Racing Board for a Route Operator Licence at 190 Nelson Mandela Drive, Westdene, Bloemfontein. The application will be open to public inspection at the offices of the Board for one-month period starting from 29 June 2007 to 29 July 2007.

Attention is directed to the provisions of Section 26 of the Free State Gambling Act, 1996 which makes provision for the lodging of written representations in respect of the application.

Such representations should be lodged with the Chief Executive Officer, Free State Gambling & Racing Board, P.O. Box 9229, Bloemfontein, 9300, within one month from 29 June 2007. Any persons submitting representations should state in such representation whether or not they wish to make oral representations at the hearing of the application.

NOTICE

IN TERMS OF SECTION 24(2) (b)(ii) OF THE

FREE STATE GAMBLING AND RACING ACT, 1996:

APPLICATION FOR ROUTE OPERATOR LICENCE

Notice is hereby given that Thuo Gaming Free State (Proprietary) Limited, of 4th Floor, Pier Place, Heerengracht Road, Foreshore, 8001, intends sUbmitting an application to the Free State Gambling and Racing Board for a Route Operator Licence at Kellner Street, Westdene, Bloemfontein.

The application will be open to public inspection at the offices of the Board for one-month period starting from 29 June 2007 to 31 July 2007.

Attention is directed to the provisions of Section 26 of the Free State Gambling Act, 1996 which makes provision for the lodging of written representations in respect of the application.

Such representations should be lodged with the Chief Executive Officer, Free State Gambling and Racing Board, P.O. Box 9229, Bloemfontein, 9300, within one month from 29 June 2007.

Any person submitting representations should state in such representations whether or not they wish to make oral representations at the hearing of the application.

G503

APPLICATIONS FOR PUBLIC ROAD CARRIER PERMITS

Particulars in respect of applications for public road carrier permits (as submitted to the respective local road transportation board) indicating, firstly, the reference number and then -

- (a) the name of the applicant,
- (b) the place where the applicant conducts his business or wishes to conduct his business, as well as his postal address:
- (c) the nature of the application, that is whether it is an applicant for-
 - (C1) the grant of such permit,
 - (C2) the grant of additional authorisation.
 - (C3) the amendment. of a route.
 - (C4) the amendment, of a timetable.
 - (C5) the amendment of tariffs,
 - (C6) the renewal of such permit,
 - (C7) the transfer of such permit,
 - (C8) the change of the name of the undertaking concerned,
 - (C9) the replacement of a vehicle.
 - (C10) the amendment of vehicle particulars, or
 - (C11) an additional vehicle with existing authorisation;-as well as. in the case of an application contemplated in C6 of C7.-
 - (C12) the number of the permit concerned.
- (d) the number and type of vehicles, including the carrying capacity or gross vehicle. mass of the vehicles involved in the application,
- (e) the nature of the road transportation or proposed road transportation.
- (f) the class or classes of goods that are conveyed or are to be conveyed; and
- (g) the points between or the route or routes along or the area or areas within which the road transportation is conducted or the proposed road transportation is to be conducted.
 - where any of (a) to (g) are applicable, are public able, are published below in terms of section 14(1) of the road Transportation Act, 1977 (Act 74 of 1977).

In terms of regulation 4 of the Road Transportation Regulations, 1977. written representations supporting these applications must within 21 (twenty-one) days from the date of this publication. belodged by hand with, or dispatched by registered post to, the local road transportation board concerned in quadruplicate, and lodged by hand with, or dispatched by registered post to, the applicant at his advertised address (see (b)) in single copy.

Address to which representations must be directed: The Secretary, Local Road Transportation Board, Private Bag X20579, Bloemfontein, 9300

Full particulars in respect of each application are open to inspection at the Local Transportation Board's office.

G503

AANSOEKE OM OPENBARE PADVERVOERPERMITTE

Besonderhede ten opsigte van aansoeke om open bare padvervoerpermitte (soos ingedien by die onderskeie plaaslike padver-voerrade) met aanduiding van, eerstens, die verwysingsnommer. en dan -

- (a) die naam van die aansoeker,
- (b) die plek waar die aansoeker by besigheid dryf of wil dryf, asook sy posadres,
- (c) die aard van die aansoek, dit wil sê of dit 'n aansoek om-
 - (C1) die toestaan van sodanige permit,
 - (C2) die toestaan van bykomende magtiging.
 - (C3) die wysiging van 'n roete,
 - (C4) die wysiging van 'n tydtafel,
 - (C5) die wysiging van tariewe,
 - (C6) die hernuwing van sodanige permit,
 - (C7) die oordrag van sodanige permit,
 - (C8) die verandering van die naam van die betrokke onderneming,
 - (C9) die vervanging van 'n voertuig,
 - (C10) die wysiging van voertuigbesonderhede; of
 - (C11) 'n bykomende voertuig met bestaande magtiging is; asook, in die geval van 'n aansoek in C6 of C7 bedoel,
 - (C12) die nommer van die betrokke permit.

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- (d) die getal en tipe voertuig, met inbegrip van die dravermoe of die bruto voertuigmassa van die voertuie wat by die aansoek betrokke is,
- (e) die aard van die padvervoer of voorgenome padvervoer, ditwil sê of ditpersone of goedere, of albei behels,
- (f) die klas of klasse van goedere wat vervoer word of vervoer staan te word; en
- (g) die punte waartussen of die roete of roetes waaroor of die gebied of gebiede waarbinne die padvervoer onderneem word of die voorgenoemde padvervoer onderneem staan te word.

waar enige van (a) of (g) van toepassing is, word ingevolge artikel14(1) van die Wet op Padvervoer, 1977 (Wet 74 van 1977), hieronder gepubliseer.

Ingevolge regulasasie 4 van die padvervoerregulasies, 1977, moet skriftelike vertoe ter ondersteuning of bestryding van hierdie aansoeke, binne 21 (een-en-twintig) dae vanaf die datum van hierdie publikasie, in viervoud of per hand ingedien word by, of per geregistreerde pos gestuur word aan die aansoeker by sy gepubliseerde adres (kyk (b)).

Adres waarheen vertoe gerig moet word: Die Sekretaris, Plaaslike Padvervoerraad, Privaatsak X20579, Bloemfontein, 9300

Volle besonderhede ten opsigte van elke aansoek lê terinsae by die Plaaslike Padvervoerraad se kantoor.

OP.1570536. (2) GULWA TID NO 4903115615081. POSADRES: 8059 NAMIBIA SQUARE, PHAHAMENG, BLOEMFONTEIN, 9323. (4) OORDRAG VAN PERMIT, PERMIT NO. 555151/0 VAN MOKOKOLO S (15 X PASSASIERS, DISTRIK: BLOEMFONTEIN). (7) MAGTIGING SOOS IN LAASGENOEMDE PERMIT(TE).

OP.1571456. (2) ZULU KS 10 NO 5702026032082. POSADRES: POSBUS 15488, WITSIESHOEK, 9870. (4) OORDRAG VAN PERMIT, PERMIT NO. 550764/2 VAN MONETHI BJ (15 X PASSASIERS, DISTRIK: WITSIESHOEK). (7) MAGTIGING SOOS IN LAASGENOEMDE PERMIT(TE).

OP.1572553. (2) BANGO NJ 10 NO 4711075402089. (3) DISTRIK: BETHULIE. POSADRES: POSBUS 29, SPRINGFONTEIN, 9917. (4) NUWE AANSOEK. (5) 1 X 15 PASSASIERS. (6) DIE VERVOER VAN ANDER. (7) MAGTIGING:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM SPRINGFONTEIN TO POINTS SITUATED WITHIN THE R.S.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A VALID DRIVERS PERMIT FOR A JOURNEY AT A CHARGE AR-RANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1574212. (2) RAY GO TRANSPORT 10 NO 200607104523. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 71 ELAND CRES-CENT, FAUNA, BLOEMFONTEIN, 9301. (4) NEW APPLICATION. (5) 1 X 32 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE FROM BLOEMFONTEIN TO POINTS SITUATED

WITHIN THE R.S.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS AUTHORITY FROM ANY POINT REFERRED TO TIN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

OP.1574308. (2) MALUTI HOOGLANDSKOOL ID NO 40101271. (3) DISTRICT: BETHLEHEM. POSTAL ADDRESS: POSBUS 319, BETHLE-HEM, BETHLEHEM, 7900. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: LEARNERS AND EDUCATORS OF MALUTI HOOGLANDSKOOL MAKINH USE OF CHARTER

SERVICE:

FROM BETHLEHEM TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A VALID DRIVERS PERMIT FOR A JOURNEY AT A CHARGE AR-RANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1574442. (2) KHOMAMATOLI SL 10 NO 5712251061086. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: P.O. BOX 1059, HARRIS-MITH, 9880. (4) NEW APPLICATION. (5) 2 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM PHUTHADITJHABA TO POINTS SITUATED WITHIN THE RSA AND RETURN.

SUBJECT TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIME TABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSESSION OF A PROFESSIONAL DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE J. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION. STRICTLY FOR CHARTER SERIVCE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

OP.1574788. (2) TSHABALALA PA 10 NO 4203120302084. POSTAL ADDRESS: 58 MELODING, VIRGINIA, 9430. (4) TRANSFER, PERMIT NO. 204561/2 FROM TSHABALALA TO (15 X PASSENGERS, DISTRICT: WELKOM). (7) AUTHORITY AS IN LAST MENTIONED PERMIT (S).

OP.1574835. (2) MOHAPI MG 10 NO 5801026253084. POSTAL ADDRESS: 4906, BLOEMSIDE, BLOEMFONTEIN, 9323. (4) TRANSFER, PERMIT NO. 551184/0 FROM POONYANE SJ (9 X PASSENGERS, DISTRICT: BLOEMFONTEIN). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1575549. (2) GENO'S TRAVEL & TOURS 10 NO 200005009023. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: PO BOX 21124, HEIDEDAL, BLOMFONTEIN, 9306. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHOR-ITY:

PERSONS MAKING USE OF CHARTER SERVICE FROM BLOEMFONTEIN TO POINTS SITUATED

WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS AUTHORITY FROM ANY POINT REFERRED TO TIN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575553. (2) WILLIAMS JL 10 NO 6012275188083. (3) DISTRICT: VREDEFORT. POSTAL ADDRESS: 7 ORANJE STREET, VREDE-SHOOP, VREDEFORT, 9595 *CIO* MOKWALLO TAXI ASSOCIATION P.O. BOX 160, VREDEFORT, 9595. (4) NEW APPLICATION(LATE RENEWAL). (5) 1 X 4 PASSENGERS. (6) THE CONVEYANCE OF TAXI PASSENGERS. (7) AUTHORITY:

(A) ON TRIPS FROM TAXI RANK, ORAGE STREET, VREDEFORT TO MOKWALLO, VREDEFORT VIA VREDESHOOP, VREDEFORT AND RETURN.

(B) ON TRIPS FROM TAXI RANK, ORANGE STREET, VREDEFORT TO THE FOLLOWING FARM SITUATED ON ROAD R59, VREDE-FORT, REITZBERG AND RETURN. (VEHICLE TO BE STATIONED AT TAXI RANK, ORANGE STREET, VREDEFORT AND MUST BE OPERATED THERE). OP.1575570. (2) ELS CHRIS CJ 10 NO 8002045028089. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: YUS KRIGE STREET, BENTWOOD 4C, LANGENHOVENPARK, 9311. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE FROM BLOEMFONTEIN TO POINTS SITUATED WITHIN THE RS.A AND RETURN. SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS AUTHORITY FROM ANY POINT REFERRED TO TIN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575596. (2) TOBIAS M 10 NO 6305045174080. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 6 VIOLET STREET, HEIDEDAL, BLOEMFONTEIN, 9306. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE:

FROM BLOEMFONTEIN TO POINTS SITUATED WITHIN THE RSA AND RETURN.

SUBJECT TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIME TABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSESSION OF A PROFESSIONAL DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE J. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION. STRICTLY FOR CHARTER SERIVCE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

OP.1575612. (2) LETSILE MJ 10 NO 5305055301087. POSTAL ADDRESS: 3567 ZAMDELA, SASOLBURG, 9560. (4) TRANSFER, PERMIT NO. 213748/8 FROM GQABA MA (4 X PASSENGERS, DISTRICT: SASOLBURG). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1575627. (2) SEKWENA PS 10 NO 5812205933081. POSTAL ADDRESS: 16413 MOGAMI STREET, ROCKLANDS, BLOEMFONTEIN, 9323. (4) TRANSFER, PERMIT NO. 564865/2 FROM SEKWENA JT (12 X PASSENGERS, DISTRICT: BLOEMFONTEIN). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1575655. (2) SALEMANE SJ 10 NO 5008075680080. (3) DISTRICT: LADYBRAND. POSTAL ADDRESS: 584 THEBE STREET, MANYATSENG, LADYBRAND, 9745. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM LADYBRAND TO POINTS SITUATED WITHIN THE RSA AND RETURN.

SUBJECT TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIME TABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSESSION OF A PROFESSIONAL DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE J. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION. STRICTLY FOR CHARTER SERIVCE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

OP.1575701. (2) MATHAMA TRADINGENTREPRICE LP 10 NO 6407040426083. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: 2493 MANTSUBISE STREET, PHUTHADITJHABA, PHUTHADITJHABA, 9866. (4) NEW APPLICATION. (5) 1 X 22 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE FROM QWA-QWA TO POINTS SITUATED WITHIN THE RS.A AND RETURN. SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF THE VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575704. (2) BUTHELEZI TS 10 NO 7908285625080. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: P.O.BOX 10696, MOKODU-MELA, MOKODUMELA, 9868. (4) NEW APPLICATION. (5) 1 X 64 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE FROM FEZILE DABI TO POINTS SITUATED WITHIN THE RS.AAND RETURN. SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF THE VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575715. (2) MOSALA LS 10 NO 5712115692084. (3) DISTRICT: VREDEFORT. POSTAL ADDRESS: 1963 CHRIS HANI, MOKWALLO, VREDEFORT, 9595. (4) NEW APPLICATION. (5) 1 X 31 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE FROM FEZILE DABI TO POINTS SITUATED WITHIN THE RS.AAND RETURN. SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF THE VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575719. (2) MOTOBEDI MA 10 NO 5905235632085. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 18383 PHASE II, ROCK-LANDS, BLOEMFONTEIN, 9323. (4) NEW APPLICATION. (5) 1 X 64 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHOR-ITY:

PERSONS MAKING USE OF CHARTER SERVICE FROM MOTHEO DISTRICT TO POINTS

SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF AUTHORITY FROM ANY POINT POINT REFERRED TO IN SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSONS HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575725. (2) MOKOENA TRANSPORT TZ 10 NO 7706165518080. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: PO BOX 22474, DIKGAKENG, PHUTHADITJHABA, 9872. (4) NEW APPLICATION. (5) 1 X 64 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE FROM THABO MOFUTSANYANA DISTRICT TO

POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF AUTHORITY FROM ANY POINT POINT REFERRED TO IN SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSONS HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

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OP.1575727. (2) MOTOBEDI MA ID NO 5905235632085. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 18383 PHASE II, ROCK-LANDS, BLOEMFONTEIN, 9323. (4) NEW APPLICATION. (5) 1 X 27 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHOR-ITY:

PERSONS MAKING USE OF CHARTER SERVICE FROM MOTHEO DISTRICT TO POINTS SITUATED WITHIN THE RS.AAND RETURN. SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF AUTHORITY FROM ANY POINT POINT REFERRED TO IN SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NORTHE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSONS HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575728. (2) MOTOBEDI MA ID NO 5905235632085. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 18383 PHASE II, ROCK-LANDS, BLOEMFONTEIN, 9323. (4) NEW APPLICATION. (5) 1 X 29 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHOR-ITY:

PERSONS MAKING USE OF CHARTER SERVICE FROM MOTHEO DISTRICT TO POINTS SITUATED WITHIN THE RS.AAND RETURN. SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF AUTHORITY FROM ANY POINT POINT REFERRED TO IN SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSONS HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575729. (2) MOTOBEDI MA ID NO 5905235632085. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 18383 PHASE II, ROCK-LANDS, BLOEMFONTEIN, 9323. (4) NEW APPLICATION. (5) 1 X 27 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHOR-ITY:

PERSONS MAKING USE OF CHARTER SERVICE FROM MOTHEO DISTRICT TO POINTS SITUATED WITHIN THE RS.AAND RETURN. SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF AUTHORITY FROM ANY POINT POINT REFERRED TO IN SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSONS HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575746. (2) UNITRANS PASSENGER (PTY) LTO. ID NO 196800869907. (3) DISTRICT: THEUNISSEN. POSTAL ADDRESS: POSBUS 906, VIRGINIA, 9430. (4) NEW APPLICATION. (5) 4 X 61 PASSENGERS. (6) THE CONVEYANCE OF PERSONS ON A PARTICULAR BUS ROUTE. (7) AUTHORITY:

ROETEBESKRYWING:

VERVOER VAN BEATRIX MYN WERKERS BEATRIX 1 SKAG NA BEATRIX 3 SKAG EN TERUG. HEENREIS:

DIE BEGINPUNT IS BEATRIX MYN, GELEE OP DIE PLAAS LEEUWFONTEIN, DISTRIK THEUNISSEN. DIE BUS RY VANAF BEATRIX MYN OOR DIE BEATRIXIJOEL MYN PAD NA BEATRIX 3 SKAG. TERUGREIS:

DIE OMGEKEERDE VAN DIE HEENREIS ROETEBESKRYWING:

VERVOER VAN BEATRIX MYN WERKERS VAN BEATRIX 1 SKAG NA BEATRIX 4 SKAG EN TERUG. HEENREIS: DIE BEGIN PUNT BEATRIX MYN, GELEE OP DIE PLAAS LEEUWFONTEIN, DISTRIK THEUNISSEN. RY VANAF BEATRIX MYN OP DIE PAD 'N WESTELIKE RIGTING TOT BY DIE BLOEMFONTEIN, WELKOM PAD (R30) WAAR DAAR NA REGS GEDRAAI WORD EN AANGERY WORD MET DIE PAD TOT BY DIE AFDRAAI NA BEATRIX 4 SKAG WAAR DIE BUS REGS DRAA!. DIE PAD WORD DAN GEVOLG VIR 4 KM TOT BY DIE LINKS AFDRAAI NA BEATRIX 4SKAG

ROETEBESKRYWING:

VERVOER VAN BEATRIX MYN WERKERS VANAF WELKOM NA BEATRIX MYN. HEENREIS:

DIE BEGINPUNT IS MEGA BUS & COACH DEPOT TE CIVICLAAN 20, VIRGINIA WAAR DIE BUS LINKS IN CIVICLAAN INDRAAI EN BY DIE SIRKEL REGS IN VIRGINIA WAY INDRAAI EN BY DIE VOLGENDE SIRKEL REGS IN VOORTREKKERSTRAAT AF BEWEEG. RY REGUIT OOR DY DIE VOLGENDE SIRKEL EN REGS BY DIE SIRKEL DAARNA IN RIVERSIDE DRIVE DEUR DIE WOONGEBIED HAR-MONY TOT BY 'N 'r AANSLUITING. DRAAI LINKS IN HARMONY WAY TOT BY DIE "T" AANSLUITING MET BLOEMFONTEIN, WELKOM PAD R30 WAAR REGS GEDRAAI WORD EN VOORT BEWEEG WORD TOT IN WELKOM. BY DIE EERSTE TYDTAFEL:

FROM BRAND 5 HOSTEL TO UNISEL SHAFT: DAILY BASIS MORNING SHIFT: 03:45 TO 08:00 AFTERNOON SH1FT: 11:00 TO 15:00 NIGHT SHIFT: 15:00 TO 23:00 FROM BRAND 2 HOSTEL TO BRAND 1 SHAFT: DAILY BASIS MORNING SHIFT: 03:45 TO 08:00 AFTERNOON SHRIFT: 10:30 TO 15:00 NIGHT SHIFT: 15:00 TO 22:00 NIGHT SHIFT 20:30 TO 22:40 FROM HARMONY 2 HOSTEL TO SAAIPLAAS PLANT: DAILY BASIS MORNING SHIFT: 05:30 TO 06:15 AFTERNOON SHIFT: 13:30 TO 14:30 21:30 TO 22:40 NIGHT SHIFT; EXTRA TRIP MONDAYS TO FRIDAYS: 15H30 FROM HARMONY 3 HOSTEL TO THE PLANT: DAILY BASIS MORNING SHIFT: 03:30 TO 11:00 AFTERNOON SHIFT: 11:30 TO 15:00 NIGHT SHIFT: 15:00 TO 22:30 EXTRA TRIP EVERY WEDNESDAY AND SATURDAY: 10:00 04:00 FROM MELODING TO JOEL MINE 04:00 FROM MELODING TO JOEL MINE 05:00 FROM MELODING TO JOEL MINE 05:00 FROM MELODING TO JOEL MINE 12:40 FROM MELODING TO JOEL MINE 12:40 FROM MELODING TO JOEL MINE 13:10 FROM MELODING TO JOEL MINE 15:00 FROM MELODING TO JOEL MINE 20:00 FROM MELODING TO JOEL MINE 04:30 FROM JOEL MINE TO MELODING 05:40 FROM JOEL MINE TO MELODING 07:30 FROM JOEL MINE TO MELODING 14:00 FROM JOEL MINE TO MELODING 20:30 FROM MASILO TO JOEL MINE 04:30 FROM JOEL MINE TO MASILO 05:45 FROM JOEL MINE TO MASILO 06:00 FROM JOEL MINE TO MASILO 14:00 FROM JOEL MINE TO MASILO 15:00 FROM JOEL MINE TO MASILO 16:00 FROM JOEL MINE TO MASILO 22:00 FROM JOEL MINE TO MASILO SATURDAY SPECIAL: 11:010 FROM JOEL MINE TO MASILO PICK-UP POINTS ON VIRGINIA ROUTE: OLD VIRGINIA SHOP, BPHAR-MONY, CIRCLE ROUTE IN SAAIPLAAS, FLYING SAUCER ROADHOUSE, VIRGINIA:

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04:00 FROM PAN-AFRICA TO JOEL MINE FROM JOEL MINE TO ERNEST OPPENHEIMER HOSPITAL: MONDAY TO FRIDAY 06:15 FROM JOEL MINE TO ERNEST OPPENHEIMER HOSPIAL 14:30 FROM ERNEST OPPENHEIMER HOSPITAL TO JOEL MINE FROM CHANGE HOUSE TO SHAFT: THIS IS A SHUTTLE SERVICE

MORNING SHIFT: 04:45 TO 07:30

AFTERNOON SHIFT: 12:30 TO 17:00

NIGHT SHIFT: 20:30 TO 22:00

WOONBUURT IN VIRGINIA NADAT 'N SIRKELROETE BINNE IN DIE BETROKKE GEBIED BEDIEN IS WELKE STRATE ALMAL ONGE-MERK IS, EN WELKE ROETE VAN TYD TOT TYD IN OORLEG MET DIE PLAASLIKE OWERHEID VASGESTEL WORD, EN WELKE MELODING WOONBUURT GELEE IS IN DIE LANDDROSDISTRIK VAN VIRGINIA. DAAR WORD DAN UIT MELODING WOONBUURT BEWEEG IN VIRGINIA WAY IN 'N SUIDELIKE RIGTING TOT BY 'N SIRKEL, WAAR DAAR NA LINKS GERY WORD IN VALEY SOUTH-WEG IN 'N OOSTELIKE RIGTING TOT BY 'N SIRKEL WAAR DAAR NA LINKS GEDRAAI WORD IN SANDRIVIER WEG, TOT BY 'N 10T' AANSLUITING MET DIE BLOEMFONTEINIWELKOM PAD (R30) WAAR DAAR NA LINKS GEDRAAI WORD, EN DAN BEWEEG WORD OP DIE GEMELDE PAD, BEKEND AS R30 TOT ONGEVEER 20 KM VANAF THEUNISSEN WAAR DAAR NA LINKS GEDRAAI WORD OP 'N ONGEMERKTE PAD, WAT LEI NA IN VIRGINIA WAY, EN REGUIT MET DIE PAD BEWEEG TOT WAAR ONS MELODING WOONBUURT BINNE GAAN EN DAN OP 'N SIRKELROETE BINNE IN DIE MELODING WOONBUURT WAT OP ONGEMERKTE PAAIE IS, EN WELKE ROETE VAN TYD TOT TYD IN OORLEG MET DIE PLAASLIKE OWERHEID BEPAAL SAL WORD, WAARNA ONS IN CIVIC ROAD OP-GERY WORD TOT BY DIE EINDPUNT WELKE DIE DEPOT VAN UNITRANS PASSENGER (PTY) LTD. H/A MEGA BUS COACH GELEE TE 20 CIVIC

| ROAD. VIRGINIA. | |
|-----------------|-------|
| 15H20 | 14H50 |
| 16HOO | 15H30 |
| 20HOO | 16HOO |
| 20H30 | 16H30 |
| 23HOO | 22HOO |
| | 22H30 |
| 23HOU | |

23H30 BYKOMENDE RITTE SOOS VAN TYD TO TYD BEPAAL DEUR JOEL MYN, SOOS EN WANNEER BENODIG. TARIEWE:

SOOS PER KONTRAK MET JOEL MYN.

ROETE AFSTAND: 72 KM

WORD. DAN BEWEEG DIT UIT DIE MASILO WOONBUURT IN DIE BLOEMFONTEINIWELKOM PAD (R30), WAAR DAAR NA REGS GEDRAAI WORD, EN OP DIE R30 BEWEEG WORD IN 'N NOORDELIKE RIGTING TOT WAAR DAAR ONGEVEER 20 KILOMETER VA-NAF THEUNISSEN NA REGS GEDRAAI WORD, OP DIE PAD NA DIE JOELMYN GELEE OP DIE PLAAS LEEUWFONTEIN, DISTRIK THEUNISSEN, WAAR PASSASIERS AFGELAAI WORD. TERUGROETE:

VANAF DIE JOELMYN, OP DIE PAD TOT BY DIE "T" AANSLUITING MET DIE BLOEMFONTEINIWELKOM PAD (R30) WAAR DAAR NA LINKS GEDRAAI WORD EN IN 'N GROTENDEELS SUIDELIKE RIGTING BEWEEG WORD NA THEUNISSEN TOT WAAR DAAR NA LINKS INGEDRAAI WORD IN

| 07HOO |
|-------|
| 08HOO |
| 13H40 |
| 14H10 |
| 14H50 |
| 15H30 |
| 16HOO |
| 16H30 |
| 22HOO |
| 22H30 |
| 24HOO |
| |

BYKOMENDE RITTE SOOS VAN TYD TOT TYD BEPAAL DEUR JOEL MYN, SOOS EN WANNEER BENODIG. VANAF DIE HARMONY DORPSGEBIED, VIRGINIA GELEE BINNE DIE LANDDROSDISTRIK VAN VIRGINIA (WELKE GEBIED 'N MYN-WOONGEBIED IS) EN WAAR BUSSE BEGIN OPEREER VOOR DIE OPLEIDINGSENTRUM OP 'N SIRKELROETE DEUR DIE MYN-WOONGEBIED WAAR DAAR NA DAN UIT DIE MYN-GEBIED BEWEEG WORD, UIT DIE PRIVAATROETE, EN DAN INBEWEEG IN HARMONYWEG WAARNA DAAR INBEWEEG WORD IN MARICOWEG, VANUIT MARICOWEG IN QOLORASTRAAT, DAN IN QUEENSTRAAT, VAN QUEENSTRAAT NA COBALTSTRAAT,EN DAN INBEWEEG IN MARIKUNASTRAAT, EN IN QUEENSTRAAT, INBEWEEG WORD, EN DAN OP DIE WELKOMI VENTERSBURG (R73) PAD GERY WORD, DRAAI REGS IN RIVERSIDE ROAD, WAT LATER VOORTREKKERSTRAAT WORD EN BY DIE SIRKEL WORD DAAR NA REGS GEGAAN IN SANDRIVIERSTRAAT TOT BY DIE "T" AANSLUITING MET DIE BLOEMFONTEINIWELKOM PAD EN WEER NA QUEENSTRAAT EN DAN IN QOLORASTRAAT, DAN NA MARICOWEG, WAARNA DIE PRIVAATROETE NA DIE MYN-WOONGEBIED GEVOLG WORD, DAN DIE SIRKELROETE VAN VOOR DIE OPLEIDINGSENTRUM WAAR DIE BUSSE BEGIN OPEREER NA DIE LANDDROSDISTRIK VAN VIRGINIA (WELKE GEBIED 'N MYN-WOONGEBIED IS) WAAR DIE ROETE EINDIG IN DIE HARMONY DORPSGEBIED, VIRGINIA. TYDTAFEL:

HARMONY DORPSGEBIED NA JOEL MYN NA HARMONY JOEL MYN DORPSGEBIED MAANDAG TOT SONDAG MAANDAG TOT SONDAG BYKOMENDE RITTE SOOS VAN TYD TOT TYD BEPAAL DEUR JOEL MYN, SOOS EN WANNEER BENODIG. TARIEWE:

SOOS PER KONTRAK MET JOEL MYN. ROETE AFSTAND: 90 KM

OP.1575762. (2) MOTHIBELI PD ID NO 4004175354081. (3) DISTRICT: PARYS. POSTAL ADDRESS: 973 MOCHOLOGI STREET, TUMA-HOLE, PARYS, 9585 *CIO* KUTLWANO TAXI ASSOCIATION P.O. BOX 344, PARYS, 9585. (4) NEW APPLICATION(LATE RENEWAL). (5) 1 X 15PASSENGERS. (6) THE CONVEYANCE OF TAXI PASSENGERS. (7) AUTHORITY:

(A) ON TROIS FROM TUMAHOLE TAXI RANK, CORNER BROWN STREET AND BECKMAN STREET, TUMAHOLE PARYS TO ZAMDELA TAXI RANK, LEKOA STREET, ZAMDELA SASOLBURG VIA PARYS TAXI RANK, CORNER KRUIS STRET AND KORT STREET, PARYS,THE FOOWING FARMS SITUATED ON ROAD R59: BARRAGE AND HENOP, PARYS, FRIKKIE STRYDOM, SASOLBURG, SHOPRITE CHECKERS TAXI RANK,MELT BRINK STREET, SASOLBURG TAXI RANK, CNR FICHARD STREET AND JAN LE ROUX STREET, SASOLBURG AND RETURN. (VEHICLE TO BE STATIONED AT TUMAHOLE TAXI RANK, CNR. BROWN STREET AND BECKMAN STREET, TUMAHOLE, PARYS AND MUST BE OPERATED FROM THERE).

OP.1575766. (2) DE KOKER R ID NO 4504240110087. POSTAL ADDRESS: 34 PETER EWERTSE STREET, HEIDEDAL, BLOEMFONTEIN, 9306. (4) TRANSFER, PERMIT NO. *554121/3* FROM CROUCH P (9 X PASSENGERS, DISTRICT: BLOEMFONTEIN). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1575776. (2) MOTLOKWA J ID NO 4204275272080. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: POSBUS 14875, WITSI-ESHOEK, 9870. (4) NEW APPLICATION. (5) 1 X 61 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE FROM THABO MOFUTSANYANA DISTRICT TO POINTS SITUATED WITHIN THE

PERSONS MAKING USE OF CHARTER SERVICE FROM THABO MOFUTSANYANA DISTRICT TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF AUTHORITY FROM ANY POINT POINT REFERRED TO IN SAID AUTHORITY TO ANY

OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSONS HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575780. (2) TSOTETSI S 10 NO 3905295143082. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: PO BOX 16392, DITHOTA-NENG, WITSIESHOEK, 9870. (4) NEW APPLICATION. (5) 1 X 60 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE FROM THABO MOFUTSANYANA DISTRICT TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF AUTHORITY FROM ANY POINT POINT REFERRED TO IN SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSONS HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575781. (2) NTLOKO SJ ID NO 6408305553082. POSTAL ADDRESS: 33 WELWITSCHIA WEG, LOURIERPARK, BLOEMFONTEIN, 9300. (4) TRANSFER, PERMIT NO. 569330/2 FROM SKANSE CN (14 X PASSENGERS, DISTRICT: BOTSHABELO). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1575783. (2) NTLOKO SJ ID NO 6408305553082. POSTAL ADDRESS: 33 WELWITSCHIA WEG, LOURIERPARK, BLOEMFONTEIN, 9300. (4) TRANSFER, PERMIT NO. 553917/4 FROM SEOME LA (4 X PASSENGERS, DISTRICT: BLOEMFONTEIN). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1575784. (2) MNANZANE MD ID NO 6001225730086. POSTAL ADDRESS: 3408 TURFLAAGTE, TURFLAAGTE, BLOEMFONTEIN, 9323. (4) TRANSFER, PERMIT NO. *555137/0* FROM MASEME MS (4 X PASSENGERS, DISTRICT: BOTSHABELO). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1575818. (2) IMPERANI PARK LEM ID NO 5304150001080. (3) DISTRICT: FICKSBURG. POSTAL ADDRESS: P.O BOX X02, FICKS-BURG, FICKSBURG, 9730. (4) NEW APPLICATION. (5) 1 X 22 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE:

FROM FICKSBURG TO POINTS SITUATED WITHIN THE RSA AND RETURN.

SUBJECT TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIME TABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSESSION OF A PROFESSIONAL DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE J. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION. STRICTLY FOR CHARTER SERIVCE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

OP.1575853. (2) NTSIPE KIID NO 4805015747080. (3) DISTRICT: BULTFONTEIN. POSTAL ADDRESS; 1864 PHAHAMENG, BULTFON-TEIN, 9670. (4) NEW APPLICATION. (5) 1 X 31 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM BULTFONTEIN TO POINTS SITUATED WITHIN THE RSA AND RETURN.

SUBJECT TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIME TABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSESSION OF A PROFESSIONAL DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE J. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION. STRICTLY FOR CHARTER SERIVCE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

OP.1575862. (2) POPLAPONGA TOURS MH ID NO 6305160400088. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 5244 RAMATSOELE STREET, PHAHAMENG LOCATION, BLOEMFONTEIN, 9323. (4) NEW APPLICATION. (5) 1 X 31 PASSENGERS. (6) THE CONVEYANCE OF TOURISTS. (7) AUTHORITY:

THE CONVEYANCE OF TOURISTS AND THEIR PERSONAL EFFECTS:

FROM POINTS WITHIN BLOEMFONTEIN TO POINTS WITHIN THE R.S.A AND RETURN:

THE CONVEYANCE AUTHORISED ABOVE, SHALL BE SUBJECTED TO THE FOLLOWING

CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE TOURISTS TRAVEL IN A GROUP AND THAT ALL TOURISTS COMPRINSING SUCH A GROUP SHALL EMBARK AND DISEM-BARK AS A GROUP ATTHE SAME POINT TO WITHSTAND THAT THE POINT ON EMBARKMENT MAY DIFFER FROM THE POINT OF DISEMBARKMENT.

3. WHEN TOURISTS ARE BEING CONVEYED:

(A) THE DRIVER OF THE VEHICLE MUST BE IN POSSESSION OF A DRIVERS PERMIT.

(B) THE DRIVER OF THE VEHICLE TO WHICH THE PERMIT RELATES OR OTHER PERSON ACCOMPANYING THE TOURISTS, TO FURNISHE SUCH TOURISTS WITH INFORMATION OR COMMENTS WITH REGARD OF ANY MATTER, SUCH DRIVER OR SUCH OTHER PERSON MUST BE REGISTERED AS A TOUR GUIDE REGISTERED UNDER SECTION 21 OF THE TOURISM ACT, 1993 (ACT NO.72 OF 1993) FOR THE RELEVENT GEOGRAPHICAL AREA IN WHICH THE CONVEYANCE ISDESTINED.

(C) THE PASSENGERS MUST BE PROTECTED BY A VALID PASSENGER LIABILITY INSURANCE.

OP.1575863. (2) POPLAPONGA TOURS MH ID NO 6305160400088. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 5244 RAMAT-SOELE STREET, PHAHAMENG LOCATION, BLOEMFONTEIN, 9323. (4) NEW APPLICATION. (5) 1 X 31 PASSENGERS. (6) THE CON-VEYANCE OF TOURISTS. (7) AUTHORITY:

THE CONVEYANCE OF TOURISTS AND THEIR PERSONAL EFFECTS:

FROM POINTS WITHIN BLOEMFONTEIN TO POINTS WITHIN THE R.S.A AND RETURN:

THE CONVEYANCE AUTHORISED ABOVE, SHALL BE SUBJECTED TO THE FOLLOWING

CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE TOURISTS TRAVEL IN A GROUP AND THAT ALL TOURISTS COMPRINSING SUCH A GROUP SHALL EMBARK AND DISEM-BARK AS A GROUP AT THE SAME POINT TO WITHSTAND THAT THE POINT ON EMBARKMENT MAY DIFFER FROM THE POINT OF DISEMBARKMENT.

3. WHEN TOURISTS ARE BEING CONVEYED:

(A) THE DRIVER OF THE VEHICLE MUST BE IN POSSESSION OF A DRIVERS PERMIT.

(B) THE DRIVER OF THE VEHICLE TO WHICH THE PERMIT RELATES OR OTHER PERSON ACCOMPANYING THE TOURISTS, TO FURNISHE SUCH TOURISTS WITH INFORMATION OR COMMENTS WITH REGARD OF ANY MATTER, SUCH DRIVER OR SUCH OTHER PERSON MUST BE REGISTERED AS A TOUR GUIDE REGISTERED UNDER SECTION 21 OF THE TOURISM ACT, 1993 (ACT NO.72 OF 1993) FOR THE RELEVENT GEOGRAPHICAL AREA IN WHICH THE CONVEYANCE IS DESTINED.

(C) THE PASSENGERS MUST BE PROTECTED BY A VALID PASSENGER LIABILITY INSURANCE.

OP.1575864. (2) POPLAPONGA TOURS MH ID NO 6305160400088. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 5244 RAMAT-SOELE STREET, PHAHAMENG LOCATION, BLOEMFONTEIN, 9323. (4) NEW APPLICATION. (5) 1 X 31 PASSENGERS. (6) THE CONVEYANCE OF TOURISTS. (7) AUTHORITY:

THE CONVEYANCE OF TOURISTS AND THEIR PERSONAL EFFECTS:

FROM POINTS WITHIN BLOEMFONTEIN TO POINTS WITHIN THE R.S.A AND RETURN:

THE CONVEYANCE AUTHORISED ABOVE, SHALL BE SUBJECTED TO THE FOLLOWING

CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE TOURISTS TRAVEL IN A GROUP AND THAT ALL TOURISTS COMPRINSING SUCH A GROUP SHALL EMBARK AND DISEM-BARK AS A GROUP AT THE SAME POINT TO WITHSTAND THAT THE POINT ON EMBARKMENT MAY DIFFER FROM THE POINT OF DISEMBARKMENT.

3. WHEN TOURISTS ARE BEING CONVEYED:

(A) THE DRIVER OF THE VEHICLE MUST BE IN POSSESSION OF A DRIVERS PERMIT.

(B) THE DRIVER OF THE VEHICLE TO WHICH THE PERMIT RELATES OR OTHER PERSON ACCOMPANYING THE TOURISTS, TO FURNISHE SUCH TOURISTS WITH INFORMATION OR COMMENTS WITH REGARD OF ANY MATTER, SUCH DRIVER OR SUCH OTHER PERSON MUST BE REGISTERED AS A TOUR GUIDE REGISTERED UNDER SECTION 21 OF THE TOURISM ACT, 1993 (ACT NO.72 OF 1993) FOR THE RELEVENT GEOGRAPHICAL AREA IN WHICH THE CONVEYANCE IS DESTINED. (C) THE PASSENGERS MUST BE PROTECTED BY A VALID PASSENGER LIABILITY INSURANCE.

OP.1575865. (2) POPLAPONGA TOURS MH ID NO 6305160400088. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 5244 RAMAT-SOELE STREET, PHAHAMENG LOCATION, BLOEMFONTEIN, 9323. (4) NEW APPLICATION. (5) 1 X 31 PASSENGERS. (6) THE CONVEYANCE OF TOURISTS. (7) AUTHORITY: THE CONVEYANCE OF TOURISTS AND THEIR PERSONAL EFFECTS:

FROM POINTS WITHIN BLOEMFONTEIN TO POINTS WITHIN THE RS.AAND RETURN:

THE CONVEYANCE AUTHORISED ABOVE, SHALL BE SUBJECTED TO THE FOLLOWING

CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE TOURISTS TRAVEL IN A GROUP AND THAT ALL TOURISTS COMPRINSING SUCH A GROUP SHALL EMBARK AND DISEM-BARK AS A GROUP AT THE SAME POINT TO WITHSTAND THAT THE POINT ON EMBARKMENT MAY DIFFER FROM THE POINT OF DISEMBARKMENT.

3. WHEN TOURISTS ARE BEING CONVEYED:

(A) THE DRIVER OF THE VEHICLE MUST BE IN POSSESSION OF A DRIVERS PERMIT.

(B) THE DRIVER OF THE VEHICLE TO WHICH THE PERMIT RELATES OR OTHER PERSON ACCOMPANYING THE TOURISTS, TO FURNISHE SUCH TOURISTS WITH INFORMATION OR COMMENTS WITH REGARD OF ANY MATTER, SUCH DRIVER OR SUCH OTHER PERSON MUST BE REGISTERED AS A TOUR GUIDE REGISTERED UNDER SECTION 21 OF THE TOURISM ACT, 1993 (ACT NO.72 OF 1993) FOR THE RELEVENT GEOGRAPHICAL AREA IN WHICH THE CONVEYANCE IS DESTINED.

(C) THE PASSENGERS MUST BE PROTECTED BY A VALID PASSENGER LIABILITY INSURANCE.

OP.1575866. (2) POPLAPONGA TOURS MH 10 NO 6305160400088. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 5244 RAMAT-SOELE STREET, PHAHAMENG LOCATION, BLOEMFONTEIN, 9323. (4) NEW APPLICATION. (5) 1 X 31 PASSENGERS. (6) THE CON-VEYANCE OF TOURISTS. (7) AUTHORITY:

THE CONVEYANCE OF TOURISTS AND THEIR PERSONAL EFFECTS:

FROM POINTS WITHIN BLOEMFONTEIN TO POINTS WITHIN THE RS.AAND RETURN:

THE CONVEYANCE AUTHORISED ABOVE, SHALL BE SUBJECTED TO THE FOLLOWING

CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE TOURISTS TRAVEL IN A GROUP AND THAT ALL TOURISTS COMPRINSING SUCH A GROUP SHALL EMBARK AND DISEM-BARK AS A GROUP AT THE SAME POINT TO WITHSTAND THAT THE POINT ON EMBARKMENT MAY DIFFER FROM THE POINT OF DISEMBARKMENT.

3. WHEN TOURISTS ARE BEING CONVEYED:

(A) THE DRIVER OF THE VEHICLE MUST BE IN POSSESSION OF A DRIVERS PERMIT.

(B) THE DRIVER OF THE VEHICLE TO WHICH THE PERMIT RELATES OR OTHER PERSON ACCOMPANYING THE TOURISTS, TO FURNISHE SUCH TOURISTS WITH INFORMATION OR COMMENTS WITH REGARD OF ANY MATTER, SUCH DRIVER OR SUCH OTHER PERSON MUST BE REGISTERED AS A TOUR GUIDE REGISTERED UNDER SECTION 21 OF THE TOURISM ACT, 1993 (ACT NO.72 OF 1993) FOR THE RELEVENT GEOGRAPHICAL AREA IN WHICH THE CONVEYANCE IS DESTINED.

(C) THE PASSENGERS MUST BE PROTECTED BY A VALID PASSENGER LIABILITY

INSURANCE.

OP.1575876. (2) MOLOI JM 10 NO 6805305619088. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: P.O. BOX 13320, WITSIESHOEK, 9870. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM PHUTHADITJHABA TO POINTS SITUATED WITHIN THE RSA AND RETURN.

SUBJECT TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIME TABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSESSION OF A PROFESSIONAL DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE J. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION. STRICTLY FOR CHARTER SERIVCE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

OP.1575902. (2) RASENGOATSI JB ID NO 4907205537089. POSTAL ADDRESS: 15941 ROCKLANDS, BLOEMFONTEIN, 9323. (4) TRANSFER, PERMIT NO. 551859/4 FROM MAJA TJ (4 X PASSENGERS, DISTRICT: BLOEMFONTEIN). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1575903. (2) RASENGOATSI JB 10 NO 4907205537089. POSTAL ADDRESS: 15941 ROCKLANDS, BLOEMFONTEIN, 9323. (4) TRANSFER, PERMIT NO. 555601/2 FROM MAJA TJ (4 X PASSENGERS, DISTRICT: BLOEMFONTEIN). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1575906. (2) KETTLEDAS KW 10 NO 5509165196010. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: PAPERSTRAAT 90, HEIDEDAL, BLOEMFONTEIN, 9306. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM BLOEMFONTEIN TO POINTS SITUATED WITHIN THE RSA AND RETURN.

SUBJECT TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIME TABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSESSION OF A PROFESSIONAL DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

J. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

STRICTLY FOR CHARTER SERIVCE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

OP.1575908. (2) SELLO RM 10 NO 5004165154086. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: MAILESTRAAT 6944, ROCK-LANDS, BLOEMFONTEIN, 9323. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHOR-ITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM BLOEMFONTEIN TO POINTS SITUATED WITHIN THE RSA AND RETURN.

SUBJECT TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIME TABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSESSION OF A PROFESSIONAL DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

J. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

STRICTLY FOR CHARTER SERIVCE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

OP.1575915. (2) DAUDS JJ 10 NO 5611155111080. POSTAL ADDRESS: 47 GOUSBLOM CRESCENT, HEIDEDAL, BLOEMFONTEIN, 9306 (4) RENEWAL OF PERMIT, PERMIT NO. *566122/1* FROM DAUDS JJ (14 X PASSENGERS, DISTRICT: BLOEMFONTEIN). (7) AUTHOR-ITY AS IN LAST MENTIONED PERMIT(S).

Permit No. 566122/1

(A) ON TRIPS FROM RUSSEL SQUARE TAXI RANK, CNR HARVEY ROAD AND HANGER STREET, BLOEMFONTEIN TO OPKOMS, BLOEMFONTEIN VIA ASHBURY, BLOEMFONTEIN

AND RETURN.

(B) ON TRIPS FROM RUSSEL SQUARE TAXI RANK, CNR HARVEY ROAD AND HANGER STREET, BLOEMFONTEIN TO BLOEMSIDE PHASE I, BLOEMFONTEIN VIA OPKOMS, BLOEMFONTEIN AND RETURN.

(C) ON TRIPS FROM RUSSEL SQUARE TAXI RANK, CNR HARVEY ROAD AND HANGER STREET, BLOEMFONTEIN TO BLOEMSIDE PHASE II, BLOEMFONTEIN VIA POINTSETIA STREET, HEIDEDAL V, BLOEMFONTEIN AND RETURN.

(D) ON TRIPS FROM RUSSEL SQUARE TAXI RANK, CNR HARVEY ROAD AND HANGER STREET, BLOEMFONTEIN TO BLOEMSIDE PHASES 3 A + B; 4;5, BLOEMFONTEIN VIA POINTSETIA STREET, HEIDEDAL V, BLOEMFONTEIN AND RETURN.

(E) ON TRIPS FROM RUSSEL SQUARE TAXI RANK, CNR HARVEY ROAD AND HANGER STREET, BLOEMFONTEIN TO BLOEMSJDE PHASE 6, BLOEMFONTEIN VIA MEADOWS ROAD, BLOEMFONTEIN AND RETURN. (VEHICLE TO BE STATIONED AT RUSSEL SQUARE TAXI RANK, CNR HARVEY ROAD AND HANGER STREET, BLOEMFONTEIN AND MUST BE OPERATED FROM THERE).

OP.1575916. (2) MOSIKILI MN 10 NO 6401165704085. POSTAL ADDRESS: 2028 THEJANE STREET, BOHLOKONG, BETHLEHEM, 9702. (4) TRANSFER, PERMIT NO. *554196/0* FROM MOLOI MC (12 X PASSENGERS, DISTRICT: BETHLEHEM). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1575928. (2) LEPELE T 10 NO 4105015298089. (3) DISTRICT: FOURIESBURG. POSTAL ADDRESS: 225 MASHAENG, FOURIES-BURG, 9725 *CIO* FOURIESBURG TAXI ASSOCIATION 1003 REITZ STREET, FOURIESBURG, 9725. (4) CHANGE OF PARTICULARS, PERMIT NO. *566090/8* FROM LEPELE T (15 X PASSENGERS, DISTRICT: FOURIESBURG). (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF TAXI PASSENGERS. (7) AUTHORITY:

Permit No. 566090/8

EXISTING AUTHORITY:

(A) ON TRIPS FROM TAXI RANK, CNR DE LA HARPE STREET AND TRUTER STREET, FOURIESBURG TO TAXI RANK, CHRIS HANI HOSPITAL SITUATED ON ROAD M38, JOHANNESBURG VIA TAXI RANK, CNR GOLF STREET AND OXFORD STREET, BETHLEHEM; TAXIDO TAXI RANK, CNR UNION STREET AND STANLEY STREET, VEREENIGING AND RETURN.

(B) ON TRIPS FROM TAXI RANK, CNR DE LA HARPE STREET AND TRUTER STREET, FOURIESBURG TO TAXI RANK, VAAL REEFS GOLDMINE SHAFT NR 9, KLERKSDORP AND RETURN.

(C) ON TRIPS FROM TAXI RANK, CNR DE LA HARPE STREET AND TRUTER STREET, FOURIESBURG TO MAJAKATHATA TAXI RANK, CNR CONTANTIA ROAD AND MOTHUSI ROAD, THABONG, WELKOM AND RETURN.

(D) ON TRIPS FROM TAXI RANK, CNR DE LA HARPE STREET AND TRUTER STREET, FOURIESBURG TO TAXI RANK, MALAN STREET, RUSTENBURG AND RETURN. (VEHICLE TO BE STATIONED AT TAXI RANK, CNR DE LA HARPE STREET AND TRUTER STREET, FOURIESBURG AND MUST BE OPERATED FROM THERE).

AMENDMENT OF AUTHORITY:

(A) ON TRIPS FROM TAXI RANK, CNR. REITZ AND TRUTER STREETS, FOURIESBURG TO TEACHERS TAXI RANK, UMGENI RD, DUR-BAN VIA TAXI RAK,CNR. MAMPOI AND MOTEBANG STREET,SETSING PHUTHADITJHABA. TAXI RANK, FORBES STREET, LADY-SMITH, TAXI RANK, CHURCH STREET, PIETERMARITZBURG AND RETURN. (VEHICLE TO BE STATIONED AT TAXI RANK,CNR. REITZ AND TRUTER STREETS, FOURIESBURG AND MUST BE OPERATED FROM THERE)

OP.1575931. (2) KETTLEDAS KW 10 NO 5509165196010. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: PAPERSTRAAT 90, HEIDEDAL, BLOEMFONTEIN, 9306. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM BLOEMFONTEIN TO POINTS SITUATED WITHIN THE RSA AND RETURN.

SUBJECT TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIME TABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERED TO IN THE SAID AUTHORITY TO ANY OTHER

POINT REFERED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSESSION OF A PROFESSIONAL DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

J. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

STRICTLY FOR CHARTER SERIVCE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

OP.1575941. (2) TSHABALALA PM 10 NO 6802065285085. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 2525 EXT. 1, INTABAZWE, HARRISMITH, 9880. (4) NEW APPLICATION. (5) 1 X 27 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHOR-ITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM THABO MOFUTSANYANE TO POINTS SITUATED WITHIN THE RSA AND RETURN.

SUBJECT TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIME TABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSESSION OF A PROFESSIONAL DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE J. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION. STRICTLY FOR CHARTER SERIVCE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

OP.1575969. (2) MONATISA ME 10 NO 4409265458082. (3) DISTRICT: WELKOM. POSTAL ADDRESS: 2523 THABONG, WELKOM, 9463. (4) NEW APPLICATION. (5) 1 X 19 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM LEJWELEPUTSWA DISTRICT POINTS SITUATED WITHIN THE R.S.A AND RETURN. SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND ADRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575970. (2) MONATISA MJ ID NO 4509230552081. (3) DISTRICT: WELKOM. POSTAL ADDRESS: 2523 THABONG, WELKOM, 9460. (4) NEW APPLICATION. (5) 1 X 18 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM LEJWELEPUTSWA DISTRICT POINTS SITUATED WITHIN THE R.S.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575971. (2) MONATISA ME ID NO 4409265458082. POSTAL ADDRESS: 2523 THABONG. WELKOM, 9463. (4) TRANSFER, PERMIT NO. 207971/0 FROM KOTELO CM (15 X PASSENGERS, DISTRICT: WELKOM). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1575989. (2) TERBLANCHE TM ID NO 4407220079084. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 124 HEATHERDALE ROAD, BLOEMFONTEIN, BLOEMFONTEIN, 9306. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM BLOEMFONTEIN TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1575993. (2) MOTJEA TJ ID NO 7004235726085. (3) DISTRICT: LADYBRAND. POSTAL ADDRESS: T 3802, MANYATSENG, LADY-BRAND, 9745. (4) NEW APPLICATION. (5) 1 X 9 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE:

FROM LADYBRAND TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576022. (2) MACKAY HA ID NO 6402240022089. POSTAL ADDRESS: 181 KOPPIE ALLEEN ROAD, DOORN, WELKOM, 9459. (4) TRANSFER, PERMIT NO. 207886/11 FROM SAM BN (4 X PASSENGERS, DISTRICT: WELKOM). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1576034. (2) MODISENYANE RA ID NO 4201205275084. (3) DISTRICT: VREDEFORT. POSTAL ADDRESS: 320 MOKWALLO, VREDEFORT, 9595. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM VREDEFORT TO POINTS SITUATED WITHIN THE R.S.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576039. (2) LEBAKA LM ID NO 6206235411086. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: PO BOX 7011, BLOEMFON-TEIN, BLOEMFONTEIN, 9300. (4) NEW APPLICATION. (5) 1 X 34 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE:

FROM MOTHEO DISTRICT TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576042. (2) MDHLULI SR ID NO 6604160122084. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 15 HERMAN KOSTER STREET, UITSIG, BLOEMFONTEIN, 9301. (4) NEW APPLICATION. (5) 1 X 21 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM BLOEMFONTEIN TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576045. (2) MOTSEPE MS ID NO 6109185213017. (3) DISTRICT: HEILBRON. POSTAL ADDRESS: 249 SANDERSVILLE, HEILBRON, 9650. (4) NEW APPLICATION. (5) 1 X 21 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM HEILBRON TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

OP.1576046. (2) ST HELENA PRIMARY SCHOOL ID NO 44712099. (3) DISTRICT: WELKOM. POSTAL ADDRESS: POBOX 55005, PK EERSTEMYN, WELKOM, 9466. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATORS AND LEARNERS OF ST HELENA PRIMARY SCHOOL MAKING USE OF CHARTER

SERVICE:

FROM WELKOM TO POINTS SITUATED WITHIN THE RS.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576047. (2) ST HELENA PRIMARY SCHOOL ID NO 44712099. (3) DISTRICT: WELKOM. POSTAL ADDRESS: POBOX 55005, PK EERSTEMYN, WELKOM, 9466. (4) NEW APPLICATION. (5) 1 X 24 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY: EDUCATORS AND LEARNERS OF ST HELENA PRIMARY SCHOOL MAKING USE OF CHARTER SERVICE:

FROM WELKOM TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576049. (2) ST HELENA PRIMARY SCHOOL ID NO 44712099. (3) DISTRICT: WELKOM. POSTAL ADDRESS: POBOX 55005, PK EERSTEMYN, WELKOM, 9466. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATORS AND LEARNERS OF ST HELANA PRIMARY SCHOOL MAKING USE OF CHARTER SERVICE:

FROM WELKOM TO POINTS SITUATED WITHIN THE RS.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576050. (2) ST HELENA PRIMARY SCHOOL ID NO 44712099. (3) DISTRICT: WELKOM. POSTAL ADDRESS: POBOX 55005, PK EERSTEMYN, WELKOM, 9466. (4) NEW APPLICATION. (5) 1 X 25 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATORS AND LEARNERS OF ST HELANA PRIMARY SCHOOL MAKING USE OF CHARTER

SERVICE:

FROM WELKOM TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

OP.1576059. (2) LEEUW TRANSPORT SE ID NO 4905125661088. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 11012 MAN-GATE STREET, BLOMANDA, KAGISANONG, 9323. (4) NEW APPLICATION. (5) 1 X 18 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM MOTHEO DISTRICT TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576097. (2) LAKEVIEW PRIMARY SCHOOL ID NO 4820022670018. (3) DISTRICT: VIRGINIA. POSTAL ADDRESS: PO BOX125, VIR-GINIA, VIRGINIA, 9430. (4) NEW APPLICATION. (5) 2 X 12 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY: LEARNERS AND EDUCATORS OF LAKEVIEW PRIMARY SCHOOL MAKING USE OF CHARTER SERVICE:

FROM VIRGINIA TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BW UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576098. (2) LAKEVIEW PRIMARY SCHOOL ID NO 4820022670018. (3) DISTRICT: VIRGINIA. POSTAL ADDRESS: PO BOX 125, VIRGINIA, VIRGINIA, 9430. (4) NEW APPLICATION. (5) 1 X 17 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATORS AND LEARNERS OF LAKEVIEW PRIMARY SCHOOL MAKING USE OF CHARTER SERVICE:

FROM VIRGINIA TO POINTS SITUATED WITHIN THE R.S.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BY UNDERTAKEN BY THE HOLDER OF THE PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSOIN OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576099. (2) TSHABALALA MS ID NO 6305115511088. (3) DISTRICT: LINDLEY. POSTAL ADDRESS: 320 MATLWANG-TLWANG, STEYNSRUS, 9515. (4) NEW APPLICATION. (5) 1 X 18 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE:

FROM STEYNSRUS TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A VALID DRIVERS PERMIT FOR A JOURNEY AT A CHARGE AR-RANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

OP.1576110. (2) MOTHIBEDI RP ID NO 5209025021082. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: PIETER EWERTSEWE 30, OPKOMS, BLOEMFONTEIN, 9301. (4) NEW APPLICATION. (5) 1 X 9 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHOR-ITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM BLOEMFONTEIN TO POINTS SITUATED WITHIN THE R.S.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A VALID DRIVERS PERMIT FOR A JOURNEY AT A CHARGE AR-RANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576113. (2) RAMORARA MS ID NO 6101145793089. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 19342 TAU STREET, ROCKLANDS, BLOEMFONTEIN, 9323 *CIO* GREATER BLOEMFONTEIN TAXI ASSOCIATION P.O BOX 16020, BLOEMFONTEIN, 9300. (4) NEW APPLICATION(LATE RENEWALER. (5) 1 X 4 PASSENGERS. (6) THE CONVEYANCE OF TAXI PASSENGERS. (7) AUTHORITY: (A) ON TRIPS FROM RUSSEL SQUARE TAXI RANK, CNR. HARVEY ROAD AND HANGER STREET, BLOEMFONTEIN TO PHAHAMENG, BLOEMFONTEIN VIA BATHOIBOCHABELA, BLOEMFONTIEN AND RETURN. (VEHICLE TO BE STATIONED AT RUSSEL SQUARE TAXI RANK, CNR. HARVEY ROAD AND HANGER STREET, BLOEMFONTEIN TAXI RANK, CNR. HARVEY ROAD AND HANGER STREET. (5) NO COMPONENTIAL REVEALS AND RETURN. (VEHICLE TO BE STATIONED AT RUSSEL SQUARE TAXI RANK, CNR. HARVEY ROAD AND MUST BE OPERATED FROM THERE).

OP.1576133. (2) TSHABALALA ZJ ID NO 5609225537086. POSTAL ADDRESS: BOX 15568, WITSIESHOEK, WITSIESHOEK, 9870. (4) TRANSFER, PERMIT NO. *551028*/2 FROM THINANE TJ (15 X PASSENGERS, DISTRICT: WITSIESHOEK). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1576134. (2) TSHABALALA ZJ ID NO 5609225537086. POSTAL ADDRESS: BOX 15568, WITSIESHOEK, WITSIESHOEK, 9870. (4) TRANSFER, PERMIT NO. 553697/1 FROM THINANE TJ (15 X PASSENGERS, DISTRICT: WITSIESHOEK). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1576135. (2) ZIMBA J ID NO 4807080284080. POSTAL ADDRESS: P.O. BOX 10995, MOKODUMELA, 9868. (4) TRANSFER, PERMIT NO. 560588/4 FROM RADEBE MM (9 X PASSENGERS, DISTRICT: WITSIESHOEK). (7) AUTHORITY AS IN LAST MENTIONED PERMIT (S).

OP.1576140. (2) MOKHOABANE MJ ID NO 7202125437082. POSTAL ADDRESS: 3444 MASILO LOCATION, THEUNISSEN, 9410. (4) TRANSFER, PERMIT NO. 202916/1 FROM DITALAME GM (4 X PASSENGERS, DISTRICT: THEUNISSEN). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1576141. (2) KIMOLLO TOURS ID NO 200500403307. (3) DISTRICT: FRANKFORT. POSTAL ADDRESS: PO BOX 4, FRANKFORT, 9830. (4) NEW APPLICATION. (5) 1 X 64 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM FRANKFORT TO POINTS SITUATED WITHIN THE R.S.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A VALID DRIVERS PERMIT FOR A JOURNEY AT A CHARGE AR-RANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576142. (2) KIMOLLO TOURS ID NO 200500403307. (3) DISTRICT: FRANKFORT. POSTAL ADDRESS: PO BOX 4, FRANKFORT, 9830. (4) NEW APPLICATION. (5) 1 X 60 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE:

FROM FRANKFORT TO POINTS SITUATED WITHIN THE R.S.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A VALID DRIVERS PERMIT FOR A JOURNEY AT A CHARGE AR-RANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576159. (2) GELDENHUYS CP ID NO 5803045076082. POSTAL ADDRESS: POSBUS 2174, PARYS, 9585. (4) TRANSFER, PERMIT NO. 581006/0 FROM PRINSLOO NJ (4 X PASSENGERS, DISTRICT: PARYS). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1576175. (2) KHATSEANE S ID NO 6003205350008. (3) DISTRICT: LADYBRAND. POSTAL ADDRESS: M1245 MANYATSENG, LADY-BRAND, LADYBRAND, 9745. (4) NEW APPLICATION. (5) 1 X 64 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE:

FROM LADYBRAND TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A VALID DRIVERS PERMIT FOR A JOURNEY AT A CHARGE AR-RANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576183. (2) MOHLAHLELI RTE ID NO 6712085274086. (3) DISTRICT: VREDEFORT. POSTAL ADDRESS: 16 MARK STREET, VREDEFORT, VREDEFORT, 9585. (4) NEW APPLICATION. (5) 1 X 22 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHOR-ITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM VREDEFORT TO POINTS SITUATED WITHIN THE RS.AAND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A VALID DRIVERS PERMIT FOR A JOURNEY AT A CHARGE AR-RANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576184. (2) MASHININI MP ID NO 6411045417089. (3) DISTRICT: SASOLBURG. POSTAL ADDRESS: 3333 TAYLORPARK, ZAM-DELA, SASOLBURG, 1947. (4) NEW APPLICATION. (5) 1 X 18 PASSENGERS. (6) THE CONVEYANCE OF OTHER (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE:

FROM FEZILE DABI TO POINTS SITUATED WITHIN THE R.S.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE H1RING OF A VEHICLE AND A DRIVER IN POSSESSION OF A VALID DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576190. (2) MSIBI KS ID NO 6703295209087. (3) DISTRICT: REITZ. POSTAL ADDRESS: HOUSE 746, REITZ, 9810. (4) NEW APPLI-CATION. (5) 1 X 34 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE: FROM THABO MOFUTSANYANA TO POINTS SITUATED WITHIN THE R.S.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A VALID DRIVERS PERMIT FOR A JOURNEY AT A CHARGE AR-RANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576194. (2) MOKOENA BK ID NO 6905175451081. POSTAL ADDRESS: P.O. BOX 10231, MOKODUMELA, 9868. (4) TRANSFER, PERMIT NO. 555954/2 FROM MPHORE KA (15 X PASSENGERS, DISTRICT: WITSIESHOEK). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1576196. (2) MASEKO MP ID NO 6007295333081. POSTAL ADDRESS: P.O BOX 11380, MOKODUMELA, MOKODUMELA, 9868. (4) TRANSFER, PERMIT NO. 553542/2 FROM MOTSOENENG E (15 X PASSENGERS, DISTRICT: WITSIESHOEK). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1576203. (2) KALANE MM ID NO 7302185375089. POSTAL ADDRESS: 1802 MXI STREET, MOTSETHABONG, WELKOM, 9463. (4) TRANSFER, PERMIT NO. 213902/4 FROM KALANE ME (4 X PASSENGERS, DISTRICT: WELKOM). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1576206. (2) KALANE MM ID NO 7302185375089. POSTAL ADDRESS: 1802 MXI STREET, MOTSETHABONG, WELKOM, 9463. (4) TRANSFER, PERMIT NO. 569715/1 FROM KALANE ME (4 X PASSENGERS, DISTRICT: THEUNISSEN). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1576226. (2) MOLLO MS ID NO 5804235440088. (3) DISTRICT: FRANKFORT. POSTAL ADDRESS: 91/2 SIGASA STREET, QALABOT-JHA, VILLIERS, 9840. (4) NEW APPLICATION. (5) 1 X 65 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE:

FROM FEZILE DABI TO POINTS SITUATED WITHIN THE R.S.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A VALID DRIVERS PERMIT FOR A JOURNEY AT A CHARGE AR-RANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE

5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1576227. (2) MOLLO MS ID NO 5804235440088. (3) DISTRICT: FRANKFORT. POSTAL ADDRESS: 91/2 SIGASA STREET, QALABOTJHA, VILLIERS, 9840. (4) NEW APPLICATION. (5) 1 X 65 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE:

FROM FEZILE DABI TO POINTS SITUATED WITHIN THE R.S.A AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.

2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A VALID DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.

3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.

4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE