

*THE PROVINCE OF
GAUTENG*

*DIE PROVINSIE
GAUTENG*

Provincial Gazette Extraordinary Buitengewone Provinciale Koerant

Vol. 13

PRETORIA, 1 MARCH
MAART 2007

No. 66

CONTENTS • INHOUD

No.		Page No.	Gazette No.
LOCAL AUTHORITY NOTICES			
520	Town-planning and Townships Ordinance (15/1986): City of Johannesburg: Amendment Scheme 11-6906.....	3	66
521	do.: do.: Declaration as approved township: Greenstone Hill Extension 18	3	66

LOCAL AUTHORITY NOTICES

LOCAL AUTHORITY NOTICE 520

**CITY OF JOHANNESBURG
AMENDMENT SCHEME 11-6906**

The Council hereby in terms of provisions of Section 125 of the Town-planning and Townships Ordinance, 1986, declares that it has approved the amendment scheme, being an amendment of the Modderfontein Town Planning Scheme 1994, comprising the same land, as included in the Township of **GREENSTONE HILL EXTENSION 18**

Map 3, Annexure and scheme clauses of the amendment scheme are filed with the Executive Director: Development Planning and Urban Management: City of Johannesburg and are open for inspection at all reasonable times.

The amendment scheme is known as Modderfontein Amendment Scheme 11-6906

**Executive Director: Development Planning
and Urban Management
Notice No.: 164/2007**

PLAASLIKE BESTUURSKENNISGEWING 520

**STAD VAN JOHANNESBURG
WYSIGINGSKEMA 11-6906**

Die Raad verklaar hierby ingevolge die bepalings van artikel 125 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat dit 'n wysigingskema synde 'n wysiging van Modderfontein - dorpsbeplanningskema, 1994, wat uit dieselfde grond as die dorp **GREENSTONE HILL UITBREIDING 18** bestaan, goedgekeur het.

Kaart 3, Bylae en die skemaklusules van die wysigingskema word in bewaring gehou deur Uitvoerende Direkteur: Ontwikkelings Beplanning en Stedelike Bestuur: Stad van Johannesburg en is beskikbaar vir inspeksie te alle redelike tye.

Hierdie wysiging staan bekend as Modderfontein-wysigingskema 11-6906

**Uitvoerende Direkteur: Ontwikkelings Beplanning en Stedelike Bestuur.
Kennisgewing No.: 164/2007**

LOCAL AUTHORITY NOTICE 521

**CITY OF JOHANNESBURG
DECLARATION AS APPROVED TOWNSHIP**

In terms of section 103(1) of the Town-planning and Townships Ordinance, 1986 (Ordinance No. 15 of 1986) the CITY OF JOHANNESBURG ("the Council") declares **GREENSTONE HILL EXTENSION 18** to be an approved township subject to the conditions set out in the Schedule hereto.

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY WATERSTONE PARK DEVELOPMENT COMPANY (PTY) LTD (HEREIN AFTER REFERRED TO AS THE APPLICANT) UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE 1986 (ORDINANCE NO 15 OF 1986) FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 146 OF THE FARM MODDERFONTEIN 35 IR, PROVINCE OF GAUTENG, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT

1. NAME

The name of the township shall be **GREENSTONE HILL EXTENSION 18**

2. DESIGN

The township shall consist of erven as indicated on General Plan S.G. Diagram No. 9646/2006

3. DISPOSAL OF EXISTING CONDITIONS OF TITLE

All erven shall be made subject to existing conditions and servitudes, if any, but

(i) excluding the following conditions which do not affect the township:

" 1.The former Remaining Extent of the Farm Modderfontein 35, Registration Division I.R., Province of Gauteng, indicated by the figure ABCDEFGHa2B'C'D'a1H'J' on diagram S.G.No.10830/1993 annexed to Certificate of Consolidated Title No.T141630/98 is subject to the following conditions:-

(a) Entitled together with the owner of the remaining extent of the said farm to a servitude of right of way for a Railway Line over:-

- (i) portion of Zuurfontein No. 369, Pretoria, held under Deed of Transfer No.1767/1890;
- (ii) the remaining extent and portion of Zuurfontein No. 369, Pretoria, held under Deed of Transfer Nos.8232/1906 and 4441/1898; and
- (iii) portion of Zuurfontein No. 369, Pretoria, held under Deed of Transfer No.1768/1890;

as will appear from Notarial Deeds Nos. 315 – 317/1911S registered on the 15th day of December, 1911 and further subject to such conditions as are mentioned or referred to in the aforesaid Deeds of Transfer.

(b) The former Portion 41 (a portion of portion 40) of the Farm Klipfontein No. 12 indicated by the figure aceb on diagram S.G.No.A10835/1993 annexed to Certificate of Consolidated Title No.T141628/1998 is subject to the following conditions:-

- (i) By Notarial Deed No. K1177/60S dated 7 February 1959, the withinmentioned property is entitled to a servitude of right of way for constructing, operating and maintaining a railway line over the property held under Deed of Transfer T7879/1950, as will more fully appear from reference to the said Notarial Deed and diagram annexed thereto.
- (ii) By Notarial Deed No. 1181/60S dated 27 August 1959, the withinmentioned property is entitled to a servitude of railway line over the property held under Deed of Transfer T28762/51 with diagram S.G.No.A2174/53 annexed thereto, as will more fully appear from reference to the said Notarial Deed.
- (iii) By virtue of Notarial Deed No. 242/1963S dated 19 February 1960 the withinmentioned property is entitled to a right of way over:-

- 1. Portion M of the Farm Zuurfontein No. 33 I.R., Kempton Park, measuring 159,9274 (One hundred and fifty nine comma two seven four) Hectares;
- 2 Portion 1 of Portion C of the Farm Zuurfontein No. 33 I.R., Kempton Park, measuring 12,0786 (Twelve comma nought seven eight six) Hectares;

as will more fully appear from reference to the said Notarial Deed.

(iv) By virtue of Notarial Deed No. K871/74S dated 4 December 1973, Notarial Deed of Servitude No. 1177/60S has been cancelled in toto in respect of Portions 219 to 222 of the Farm Zuurfontein No. 33 I.R., held under Certificate of Registered Title Nos.38777/72 – 38776/72 and amended and added to in respect of Portions 223 of the Farm Zuurfontein No. 33 I.R., held under Certificate of Registered Title No.38777/72 and the Remainder of Portion 218 of the same farm measuring 17,7968 hectares, held under Certificate of Consolidated Title No.38772/72 as will more fully appear from the said Notarial Deed and diagrams annexed thereto.

(v) By virtue of Notarial Deed of Servitude No. K1702/1976S dated 21 January 1976 the property is entitled to a perpetual servitude of unrestricted rights of use for railway purposes and purposes incidental thereto over:-

- 1 Remaining Extent of Portion 218 of the Farm Zuurfontein 33 I.R., measuring 17,7958 hectares, held under Certificate of Consolidated Title No.38772/72 dated 19 December 1972; and
- 2 Erf 1151 Estherpark Extension 1 Township, held under Certificate of Consolidated Title No.T23100/1976 dated 16 June 1976;

as will more fully appear from reference to the said Notarial Deed.

(vi) By Notarial Deed No. K580/1981S dated 2 October 1980 the withinmentioned property is entitled to a perpetual servitude of unrestricted rights of use for railway purposes and purposes incidental thereto over Portion 243 of the Farm Zuurfontein No. 33 I.R., measuring 47,6634 hectares, held under T7064/75 indicated by the figures ABCDEFGHJK curve LM and NP curve QURSTUVWXYZ on Diagram S.G.No.A4111/76 as will more fully appear from reference to the said Notarial Deed with diagram annexed.

(c) (i) By Notarial Deed K1082/1977S the right has been granted to Eskom to convey electricity over the property hereby conveyed together with ancillary rights and subject to conditions, as will more fully appear on reference to the said Notarial Deed.

- (ii) By Notarial Deed K1014/1982S the right has been granted to Eskom to convey electricity over the property hereby conveyed together with ancillary rights, and subject to the conditions as will more fully appear on reference to the said Notarial Deed.
 - (iii) By Notarial Deed No.K872/85 the right has been granted to Eskom to convey electricity over the property hereby conveyed together with ancillary rights and subject to conditions as will more fully appear on reference to the said Notarial Deed.
 - (iv) By virtue of Notarial Deed No.K970/91S servitude K1014/82S in favour of Eskom is cancelled only as it affects Remaining Extent of Portion 1 of the farm Klipfontein 12, I.R., Transvaal:-
 1 The servitude is now registered over Remaining Extent of the farm Modderfontein No.35 and Remaining Extent of Portion (a portion of portion 1) Klipfontein No. 12 I.R., Transvaal, as appears from the abovementioned Notarial Deed K970/91S.
 2 Routes have been determined over the above two properties as will more fully appear from the aforesaid Notarial Deed.
 - (v) By Notarial Deed No. 343/40S a right has been granted to Victoria Falls and Transvaal Power Company Limited to convey electricity over the property together with ancillary rights, and subject to conditions, as will more fully appear on reference to the said Notarial Deed and diagram." and
- (ii) excluding the following condition which only affects Erven 1772 and 1824:

"By virtue of Notarial Deed K 7003/2004 S the property is subject to a servitude in perpetuity in favour of the Rand Water Board to convey and transmit water over the property by means of pipelines already laid or to be laid together with ancillary rights , as will more fully appear from the said Notarial Deed of Servitude with Diagram SG No. 7048/1996 annexed thereto."

4. ENDOWMENT

The applicant shall make the necessary arrangements with the Council for the payment of an endowment in respect of the provision of land for the shortfall in providing suitable open space for parks in terms of the Town Planning and Townships Ordinance, 15 of 1986.

5. FORMATION AND DUTIES OF SECTION 21 COMPANY OR SIMILAR LEGAL ENTITIES

- (i) The applicant shall properly and legally constitute one or more Owners Association(s) ("the Company") in terms of the Section 21 of the Companies Act 61 of 1973 before the first transfer of any erf (which Association shall not be de-registered without the consent of the Council.).
- (ii) Each and every owner of Erven 1666 to 1820 and or portions thereof shall become a member of the Company upon transfer of the erf.
- (iii) Erven 1823 to 1830 (Private open space) and Erven 1821 and 1822 (Access)shall be registered in the name of the Company and the said erven may not be sold or in any way disposed of without prior written consent of the Council
- (iv) The Company shall have the legal power to levy from each and every member of the property association, the cost incurred in fulfilling its functions and shall have legal resources to recover such fees in the event of a default in payment by any member.
- (v) The street name/s and unit/street numbers as allocated by the Council shall be displayed and maintained by the Section 21 Company and may not be altered in anyway.

- (vi) The Council shall not be liable for the malfunction of the surfacing of any access way and/or access ways and/or stormwater drainage system and/or essential services with the exception of the sewerage system.
- (vii) The Council shall be indemnified from any responsibility for the cost of repairs to the access roadway in the event of it having to gain access or provide underground services in the future,
- (viii) The Council shall have unrestricted access to Erven 1821 and 1822 at all times.
- (ix) Access to a public road shall be via Erven 1821 and 1822.
- (x) The construction and maintenance of the Road over Erven 1821 and 1822 shall be the responsibility of the applicant until such responsibility can be taken over by the Company.

6. ENGINEERING SERVICES

The applicant shall, when it intends providing the required engineering services:

- (i) By agreement with the Council, classify every engineering services as internal and external engineering services in accordance with Chapter V of the Town Planning and Townships Ordinance, 1986.
- (ii) Install or provide water, electricity and sanitation as well as the construction of roads and stormwater drainage in the township to the satisfaction of the Council and, for this purpose, lodge reports, diagrams and specifications to the Council as required.

7. OBLIGATIONS WITH REGARD TO SERVICES AND RESTRICTION REGARDING THE ALIENATION OR ERVEN

The township owner shall within such period as the Council may determine, fulfill his obligations in respect of the provision of water, electricity and sanitary services as well as the construction of roads and stormwater drainage and the installation of systems therefore, as previously agreed upon between the township owner and the Council. Erven may not be alienated or be transferred into the name of a purchaser prior to the Council certifying that sufficient guarantees/cash contributions in respect of the supply of services by the township owner have been submitted or paid to the said Council.

8. ELECTRICITY

The applicant shall make satisfactory arrangements with the City Power Johannesburg for the installation of electrical services in and for the township.

9. ACCEPTANCE AND DISPOSAL OF STORMWATER

The township owner shall make necessary arrangements with the Council for the preparation and submission for approval of a stormwater management plan, for acceptance and disposal thereof.

10. DEMOLITION OF BUILDINGS AND STRUCTURES

The township owner shall at its own expense cause all existing buildings and structures situated within the building reserves, or over common boundaries to be demolished to the satisfaction of the Council, when required by the Council to do so.

11. REMOVAL OR REPLACEMENT OF SERVICES

If, by reason of the establishment of the township, it should become necessary to remove or

replace any existing Municipal/Telkom/Services, the cost thereof shall be borne by the township owner.

2. CONDITIONS OF TITLE.

The erven mentioned hereunder shall be subject to the conditions imposed by the City of Johannesburg in terms of the provisions of the Town Planning and Townships Ordinance, 1986.

(a) ERVEN 1666 to 1820.

- (i) Every owner of an Erf or any subdivision or consolidation thereof or any interest therein shall become and shall remain a member of the Section 21 Company, incorporated under Section 21 of Act 61 of 1973 (the Company) and be subject to its memorandum and articles of association until he ceases to be an owner as aforesaid. The Erf shall not be transferred to any person who has not become a member of the Company.
- (ii) The owner of the Erf shall not be entitled to transfer the Erf without a clearance certificate from the Company that all amounts owing by such owner to the Company have been paid.
- (iii) All erven shall be subject to a servitude, 2m wide, in favour of the Council, for sewerage and other municipal purposes, along any two boundaries other than a street boundary and in case of a panhandle Erf, an additional servitude for municipal purposes 2m wide across the access portion of the Erf, if and when required by the Council: Provided that the Council may dispense with any such servitude.
- (iv) No building or other structure shall be erected within the aforesaid servitude area and no large rooted trees shall be planted within the area of such servitude or within 2m thereof.
- (v) The Council shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by them during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said and for the aforesaid purposes subject to any damage being done during the process of construction, maintenance or removal of such sewerage mains and other works being made good by the Council.
- (vi) Except with the written consent of the Council and subject to any conditions as it may impose, neither the owner nor any person shall sink any wells or boreholes on the Erf, or abstract any subterranean water there from.

(b) ERF 1817

The Erf is subject to a mini-substation servitude for electrical purposes in favour of the Council as indicated on the General Plan.

(c) ERVEN 1821 AND 1822

The Erven are entirely subject to a servitude for municipal and right of way purposes in favour of the Council as indicated on the General Plan.

LOCAL AUTHORITY NOTICE 521**STAD VAN JOHANNESBURG
VERKLARING TOT GOEDGEKEURDE DORP**

Ingevolge artikel 103(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie No. 15 van 1986) verklaar die STAD VAN JOHANNESBURG ("die Raad") hierby die dorp **GREENSTONE HILL UITBREIDING 18** tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR WATERSTONE PARK DEVELOPMENT COMPANY (PTY) LTD (HIERNA DIE DORPSEIENAAR GENOEM) INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 146 VAN DIE PLAAS MODDERFONTEIN 35 IR, PROVINSIE GAUTENG, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES**1. NAAM**

Die naam van die dorp is **GREENSTONE HILL UITBREIDING 18**.

2. ONTWERP

Die dorp bestaan uit erwe soos aangedui op Algemene Plan SG No. 9646/2006.

3. BESKIKKING OOR BESTAANDE TITELVOORWAARDES

Alle erwe moet onderhewig gemaak word aan bestaande titelvoorwaardes en servitute, indien enige, maar

(i) uitgesluit die volgende voorwaardes, wat nie die dorp raak nie:

" 1. The former Remaining Extent of the Farm Modderfontein 35, Registration Division I.R., Province of Guateng, indicated by the figure ABCDEFGHa2B'C'D''a1H'J on diagram S.G.No.10830/1993 annexed to Certificate of Consolidated Title No.T141630/98 is subject to the following conditions:-

(a) Entitled together with the owner of the remaining extent of the said farm to a servitude of right of way for a Railway Line over:-
(i) portion of Zuurfontein No. 369, Pretoria, held under Deed of Transfer No.1767/1890;
(ii) the remaining extent and portion of Zuurfontein No. 369, Pretoria, held under Deed of Transfer Nos.8232/1906 and 4441/1898; and
(iii) portion of Zuurfontein No. 369, Pretoria, held under Deed of Transfer No.1768/1890; as will appear from Notarial Deeds Nos. 315 – 317/ 1911S registered the 15th day of December, 1911 and further subject to such conditions as are mentioned or referred to in the aforesaid Deeds of Transfer.

(b) The former Portion 41 (a portion of portion 40) of the Farm Klipfontein No. 12 indicated by the figure aceb on diagram S.G.No.A10835/1993 annexed to Certificate of Consolidated Title No. T141628/1998 is subject to the following conditions:-

(i) By Notarial Deed No. K1177/60S dated 7 February 1959, the withinmentioned property is entitled to a servitude of right of way for constructing, operating and maintaining a railway line over the property held under

- Deed of Transfer T7879/1950, as will more fully appear from reference to the said Notarial Deed and diagram annexed thereto.
- (ii) By Notarial Deed No. 1181/60S dated 27 August 1959, the withinmentioned property is entitled to a servitude of railway line over the property held under Deed of Transfer T28762/51 with diagram S.G.No.A2174/53 annexed thereto, as will more fully appear from reference to the said Notarial Deed.
- (iii) By virtue of Notarial Deed No. 242/1963S dated 19 February 1960 the withinmentioned property is entitled to a right of way over:-
1. Portion M of the Farm Zuurfontein No. 33 I.R., Kempton Park, measuring 159,9274 (One hundred and fifty nine comma two seven four) Hectares;
 2. Portion 1 of Portion C of the Farm Zuurfontein N. 33 I.R., Kempton Park, measuring 12,0786 (Twelve comma nought seen eight six) Hectares;
- as will more fully appear from reference to the said Notarial Deed.
- (iv) By virtue of Notarial Deed No. K871/74S dated 4 December 1973, Notarial Deed of Servitude No. 1177/60S has been cancelled in toto in respect of Portions 219 to 222 of the Farm Zuurfontein No.33 I.R., held under Certificate of Registered Title Nos.38777/72 – 38776/72 and amended and added to in respect of Portions 223 of the Farm Zuurfontein No. 33 I.R., held under Certificate of Registered Title No. 38777/72 and the Remainder of Portion 218 of the same farm measuring 17,7968 hectares, held under Certificate of Consolidated Title No.38772/72 as will more fully appear from the said Notarial Deed and diagrams annexed thereto.
- (v) By virtue of Notarial Deed of Servitude No. K1702/1976S dated 21 January 1976 the property is entitled to a perpetual servitude of unrestricted rights of use for railway purposes and purposes incidental thereto over:-
1. Remaining Extent of Portion 218 of the Farm Zuurfontein 33 I.R., measuring 17,7968 hectares, held under Certificate of Consolidated Title No.38772/72 dated 19 December 1972; and
 2. Erf 1151 Estherpark Extension 1 Township, held under Certificate of Consolidated Title No. T23100/1976 dated 16 June 1976;
- as will more fully appear from reference to the said Notarial Deed.
- (vi) By Notarial Deed No. K580/1981S dated 2 October 1980 the withinmentioned property is entitled to a perpetual servitude of unrestricted rights of use for railway purposes and purposes incidental thereto over Portion 243 of the Farm Zuurfontein No. 33 I.R., measuring 47,6634 hectares, held under T7064/75 indicated by the figures ABCDEFGHJK curve LM and NP curve QURSTUVWXYZ on Diagram S.G.No.A4111/76 as will more fully appear from reference to the said Notarial Deed with diagram annexed.
- (c) (i) By Notarial Deed K1082/1977S the right has been granted to Eskom to convey electricity over the property hereby conveyed together with ancillary rights and subject to conditions, as will more fully appear on reference to the said Notarial Deed.
- (ii) By Notarial Deed K1014/1982S the right has been granted to Eskom to convey electricity over the property hereby conveyed together with ancillary rights, and subject to conditions, as will more fully appear on reference to the said Notarial Deed.
- (iii) By Notarial Deed No.K872/85 the right has been granted to Eskom to convey electricity over the property hereby conveyed together with ancillary rights and subject to conditions as will more fully appear on reference to the said Notarial Deed.
- (iv) By virtue of Notarial Deed No. K970/91S servitude K1014/82S in favour of Eskom is cancelled only as it affects Remaining Extent of Portion 1 of the farm Klipfontein12, I.R., Transvaal:-
1. The servitude is now registered over Remaining Extent of the farm Modderfontein No.35 and Remaining Extent of Portion 10 (a portion of portion 1) Klipfontein No. 12 I.R., Transvaal, as appears from the abovementioned Notarial Deed K970/91S.
 2. Routes have been determined over the above two properties as will more fully appear from the aforesaid Notarial Deed.

- (v) By Notarial Deed No. 343/40S a right has been granted to Victoria Falls and Transvaal Power Company Limited to convey electricity over the property together with ancillary rights, and subject to conditions, as will more fully appear on reference to the said Notarial Deed and diagram." en
- (ii) uitgesluit van die volgende voorwaarde wat slegs Erwe 1772 and 1824 raak:

"By virtue of Notarial Deed K 7003/2004 S the property is subject to a servitude in perpetuity in favour of the Rand Water Board to convey and transmit water over the property by means of pipelines already laid or to be laid together with ancillary rights , as will more fully appear from the said Notarial Deed of Servitude with Diagram SG No. 7048/1996 annexed thereto".

4. BEGIFTIGING

Die dorpseienaar moet die nodige reelings met die Raad tref vir die betaling van begiftiging ten opsigte van die voorsiening van grond in die korting op die voorsiening van oopruimte vir parke in terme van die Ordonnansie op Dorpsbeplanning en Dorpe, 15 van 1986.

5. STIGTING EN VERPLIGTING VAN ARTIKEL 21 MAATSKAPPY OF SOORTGELYKE REGS ENTITEITE

- (i) Die dorpseienaar moet wetiglik en volgens voorskrif een of meer Eienaars-Assosiasie(s) (die "Assosiasie") in terme van Seksie 21 van die Maatskappy Wet 61 van 1973 tot goedkeuring van die Raad saamstel, voor die oordrag van die eerste enige erf in die dorp, (welke Assosiasie nie mag de-registreer sonder die toestemming van die Raad nie).
- (ii) Iedere en elke eienaar van Erwe 1666 tot 1820 sal met die oordrag van die erf lid van die Assosiasie word.
- (iii) Erwe 1823 tot 1830 (Privaat Oop Ruimte) en Erwe 1821 en 1822 (Toegang) sal in die naam van die Assosiasie geregistreer word, waarvan die genoemde erwe nie mag verkoop of vervreem word, sonder vooraf geskrewe toestemming van die Raad.
- (iv) Die Assosiasie sal die wettige reg he om die kostes aangegaan ter vervulling van sy doel van iedere en elke lid te hef en sal toegang he tot regshulp ter verhaling van sodanige fooi in die geval van die wanbetaling daarvan deur enige lid.
- (v) Die straatnaam/(e) en die eenheid/ straat nommers soos deur die Raad toegeken is, sal deur die Seksie 21 Assosiasie aangetoon en onderhou word en mag onder geen omstandighede gewysig word nie.
- (vi) Die Raad sal nie aanspreeklik wees vir die gebrekbaarheid van die oppervlak van die toegangsweg en of die vloedwaterreineringstelsel en of enige noodsaaklike dienste, met uitsondering van rioleringstelsel nie.
- (vii) Die Raad sal van enige verantwoordelikheid rakende die kostes vir die herstel van die toegangspad in die geval waar toegang of ondergrondse dienste in die toekoms voorsien moet word vrygespreek word.
- (viii) Die Raad sal onbeperkte toegang tot Erwe 1821 en 1822 ter alle tye verkry.
- (ix) Toegang tot 'n openbare pad sal via Erwe 1821 en 1822 wees.
- (x) Die konstruksie en instandhouding van die pad oor erwe 1821 en 1822 sal die verantwoordelikheid van die dorpseienaar wees totdat die verantwoordelikheid deur die Assosiasie oorgeneem word.

6. INGENEURSDIENSTE

Die dorpseienaar sal wanneer hy van voorneme is om die dorp van ingenieurs- en noodsaklikedienste te voorsien:

- (i) Elke ingenieursdiens wat vir die dorp voorsien moet word, ingevolge Hoofstuk V van die Ordonansie op Dorpsbeplanning en Dorpe, 1986 by ooreenkoms met die Raad klassifiseer as interne en eksterne ingenieursdienste, en
- (ii) Alle water, elektriese en sanitasiedienste installeer en voorsien asook die konstruksie van paaie en stormwaterdreinering tot die bevrediging van die Raad en vir hierdie doel moet die verslae, planne en spesifikasies soos vereis deur die Raad ingedien word.

7. VERPLIGTINGE TEN OPSIGTE VAN NOODSAAKLIKE DIENSTE ASOOK DIE BEPERKING TEN OPSIGTE VAN VERVREEMING OF OORDRAGTE

Die dorpseienaar sal, binne 'n periode soos deur die Raad verlang in terme van n vooraf gereeld ooreenkoms met die Raad, sy verpligte rakende die voorsiening van water, elektrisiteit en sanitasiedienste asook die konstruksie van paaie en stormwaterdreinering en die installering van die stelsels daarvan in en vir die dorp nakom.

Geen enwe mag vervreem of oorgedra word in die naam van 'n koper alvorens die Raad bevestig het dat voldoende waarborgs/kontantbydraes ten opsigte van die voorsiening van dienste deur die dorpseienaar aan die Raad gelewer is nie.

8. ELEKTRISITEIT

Die dorpseienaar moet die nodige reëlings met City Power Johannesburg tref vir die installering van elektriese dienste in en vir die dorp.

9. ONTVANGS EN VERSORGING VAN STORMWATER

Die dorpseienaar sal die nodige reëlings tref vir die voorbereiding en indiening vir goedkeuring van 'n stormwater bestuursplan deur die Raad, vir die ontvangs en versorging daarvan.

10. SLOPING VAN GEBOUDE EN STRUKTURE

Die dorpseienaar moet op eie koste alle bestaande geboue en strukture wat binne boulynreservewes, kantruimtes of oor gemeenskaplike grense geleë is, laat sloop tot bevrediging van die Raad wanneer die Raad dit vereis.

11. VERSKUIWING OF DIE VERVANGING VAN MUNISIPALE DIENSTE

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande Municipale/ Telkom/ Dienste te verskuif of te vervang moet die koste daarvan deur die dorpseienaar gedra word.

2. TITELVOORWAARDES

Die enwe hieronder genome sal onderworpe wees aan die voorwaardes soos aangedui, opgele deur die Raad ingevolge die bepalings van die Ordonansie op Dorpsbeplanning en Dorpe, 1986.

(a) ERWE 1666 TOT 1820

- (i) Elke eienaar van 'n Erf of enige onderverdeling of konsolidasie daarvan of enige belang daarby sal 'n lid word en lid bly van die Eienaars Assosiasie(s) soos saamgestel in terme van Seksie 21 van die Maatskappy Wet 61 van 1973 (die "Assosiasie") en onderworpe wees aan die memorandum en artikels van die Assosiasie totdat hy nie meer 'n eienaar is nie. Die erf sal nie oorgedra word aan 'n persoon wat nie 'n lid van die Assosiasie is nie.
- (ii) Die eienaar van die Erf sal nie gemagtig wees om die erf oor te dra nie alvorens 'n uit klarings sertifikaat deur die Assosiasie uitgereik is wat bevestig dat alle uitstaande gelde betaal is.

- (iii) Die erf is ondreworde aan 'n 2m servituut vir riolering- en ander munisipale doeleinades, ten gunste van die Raad langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele servituut vir munisipale doeleinades 2 meter breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die Raad : Met dien verstande dat die Raad van enige sodanige servituut mag afsien.
- (iv) Geen geboue of ander struktuur mag binne die voornoemde servituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 meter daarvan geplant word nie.
- (v) Die Raad is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige riuolhoofpyleidings en ander werke wat hy volgens goeddenke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut grens en is voorts geregtig tot redelike toegang tot genoemde grond vir die voomoemde doel, onderworpe daaraan dat die Raad enige skade vergoed wat gedurende die aanleg onderhoud of verwydering van sodanige riuolhoofpyleidings en ander werke veroorsaak word.
- (vi) Behalwe met die skriftelike toeslemming van die Raad en onderworpe aan sodanige voorwaardes as wat hy mag ople, moet nog die eienaar, nog enigiemand anders putte of boorgate daarop sink of enige ondergrondse water daaruit put.

(b) **ERF 1817**

Die Erf is onderworpe aan 'n mini-substasie servituut vir elektriese doeleinades ten gunste van die Raad soos aangedui op die Algemene Plan.

(c) **ERWE 1821 EN 1822**

Die erwe in geheel is onderworpe aan 'n servituut vir munisipale en reg van weg doeleinades ten gunste van die Raad soos aangedui op die Algemene Plan.

Uitvoerende Direkteur: Ontwikkelings en Stedelike Bestuur.
Kennisgewing No.: 164/2007