VAKANSIE VERBLYFKONTRAK VIR DE VALLE 55

Lees en teken asseblief die kontrak, waarmee jy verklaar om by die reëls te bly. Stuur asseblief dan die getekende kontrak terug aan die eienaar.

IN - EN UIT GAAN PROSEDURE

1. Ingaan.

Ingaan tyd is 14:00 op die dag van die huurder se aankoms. NIE vroeër nie, tensy oorgeengekom is met die eienaar.

2. Uitgaan. Uitgaan tyd is 10:00 op die dag van die huurder se vertrek. Enige vertraging hiervan, sonder vooraf toestemming deur die eienaar, sal dan 'n ekstra dag se huur meebring.

Datum van aankoms:			
Datum van vertrek:			
Aantal nagte:	Tarief:	Totaal: R	

BEVESTIGING VAN BESPREKING

Bevestiging van die BESPREKING sal skriftelik via epos gedoen word nadat bewys van betaling van 50% deposito ontvang is. Die balans is betaalbaar nie later nie as 30 dae voor aankoms gedurende die jaar, en twee maande voor 'n Desember vakansie huur, andersins sal die bespreking as gekanselleer gesien word en die deposito verbeur word. Indien die bespreking minder as 30 dae voor aankoms gemaak word, is die volle bedrag dadelik betaalbaar om sodoende die bespreking the bevestig.

KANSELLASIE

Daar is 'n 48 uur afkoelperiode ná die bevestiging van 'n bespreking. Indien die bespreking binne hierdie tydperk gekanselleer word, sal die deposito terugbetaal word. Indien die bespreking ná 48 uur gekanselleer word, sal die deposito verbeur word.

GEBRUIK EN GENIETING VAN DIE WOONSTEL EN DIE WOONSTELBLOK

GEBRUIK VAN DIE WOONSTELBLOK

Vakansiegangers sal alle plaaslike reëls, regulasies en ordinansies van die woonstelblok nakom. Vakansiegangers sal ook al die eienaar se eie reels van die woonstel nakom, soos alles vervat in die verwelkomingslêer wat in die woonstel beskikbaar is. Indien enige reëls nie nagekom word nie, sal dit lei na onmiddellike beeïndiging van die verblyf en enige betaalde bedrag sal verbeur word.

'n Kopie van die kompleks se reëls is in die Verwelkomingslêer en ook op die kennisgewingsbord langs die hyser op die grondvloer. Hierdie reëls moet asseblief nougeset nagekom word.

PARKERING VAN VOERTUIG

Elke woonstel het sy eie afgebakende parkeerplek. Jy mag slegs op Nr 55 se plek parkeer, wat geleë is reg langs die wasgoeddraad se muur. Slegs een voertuig per woonstel word binne die kompleks toegelaat. Sleepwaens moet asseblief op die gemerkte Sleepwa parkeerplek parkeer word.

Parkeer areas naby die ingang is nie genommer nie en mag gebruik wowrd tydens die aflaai proses. Jy mag nie op iemand anders se gemerkte parkering stilhou nie. Ekstra voertuie mag in die parkeer area oorkant die straat gelaat word.

OKKUPASIE

Op geen tydstip tydens verblyf mag die aantal mense in die woonstel meer as 5 wees nie.

GENIET IN STILTE

Mense in die ander woonstelle is geregtig op 'n geraasvrye verblyf. Enige rusverstoring wat aan polisie rapporteer word, of enige bure wat klagtes indien aangaande Woonstel 55 se huurders, sal onmiddellike ontruiming beteken en ook verbeuring van enige gelde wat betaal was.

BEDDEGOED

Geen beddegoed word verskaf nie, maar daar is wel kussings. Besoekers moet hul eie paslakens, duvets/komberse en kussingslope saambring.

AANTAL GASTE

Die woonstel kan 5 gaste maksimum akkommodeer.

ROOK

Rook is VERBODE in die woonstel. Respekteer asseblief hierdie reël!

TROETELDIERE

GEEN troeteldiere word op die perseel of in die woonstel toegelaat nie.

MEUBLEMENT/TOEBEHORE

Die woonstel is uitgerus deur die Eienaar en is ten volle toegerus vir selfsorg akkommodasie. Alle skoonmaakmiddels, toiletpapier, handdoeke en linne is die huurder se verantwoordelikheid.

GEBRUIK VAN BRAAI FASILITEITE

Geen vure word toegelaat op die balkon nie. Braai fasiliteite is geleë op die gras agter en rondom die swembad.

GESLOTE HANGKAS

Vakansiegangers word gevra om asseblief die Eienaar se geslote kaste uit te los. Enige poging om dit oop te breek sal lei to verbeuring van die sleuteldeposito, en die huurder sal verantwoordelik gehou word vir enige skade of goed wat weggeraak het uit die oopgebreekte kaste.

SKADE OOREENKOMS

Enige skade aan die gebou, woonstel of meubels/toebehore toegedien deur huurders of hul gaste, sal die verantwoordelikheid wees van die huurder. Indien jy iets breek of verloor, vervang dit (bv breekgoed en eetgerei).

SLEUTEL EN BREEK DEPOSITO

'n Breek deposito van R500 is kontant betaalbaar by aankoms. (Geen kaartfasilitieite is beskikbaar nie). Deposito sal terugbetaal word via EFT binne 24 uur na vertrek, minus kostes van enige skade of versuim om sleutes en staphek "tags" terug te gee.

Enige skade wat die deposito se bedrag oorskry sal wees vir die huurder se rekening en moet binne 24 uur betaal word ná ontvangs van ons rekening.

Indien vertrek plaasvind tussen 7 en 10vm, sal die eienaar self, in die teenwoordheid van die huurder, die inventaris nagaan en as alles in orde is, sal die deposito dan onmiddellik in kontant terugbetaal word. Dit is die huurder se verantwoordelikheid om die Eienaar betyds (dag voor vertrek) te verwittig hoe laat sy vertrek sal plaasvind.

SLEUTEL PROSEDURE

Slegs wanneer all besprekingskostes betaal is, sal die sleutels oorhandig word. Op die dag van aankoms sal ons die naam en nommer verstrek waar die sleutel verkry kan word indien die eienaar nie self daar kan wees nie. Die sleutel moet dan weer terugbesorg word aan dieselfde persoon, of die eienaar indien hy beskikbaar is.

SKOONMAAK

Daar is geen skoonmaakdienste tydens vakansieverblyf nie. Die woonstel moet asseblief agtergelaat word soos jy dit by aankoms kry. Indien die woonstel vuil en morsig gelaat word en onredelike skoonmaak benodig, sal dit lei tot 'n addisionele skoonmaakrekening van R500 aan die huurder.

VRYWARING

Die Eienaar probeer om die woonstel ordentlik te onderhou. Die huurder kom hiermee ooreen om die Eienaar onmiddellik in kennis te stel van enige onderhoudsprobleme, sodat die situasie so gou moontlik uitgesorteer kan word. Die Eienaar is nie verantwoordelik vir enige ongerief wat mag voortkom as gevolg van omstandighede buite sy beheer nie. Dit sluit in, maar is nie beperk nie, tot by die hyser wat nie werk nie, konstruksie, meganiese probleme van toebehore, swak weersomstandighede, verpligte ontruiming ens. Geen terugbetalings sal gedoen word vir omstandighede buite die Eienaar se beheer nie. Die Eienaar sal nie verantwoordelik gehou word vir enige beserings van huurders of hul gaste agv handeling van genoemde partye nie. Die Eienaar is ook nie verantwoordelik vir enige diefstal of skade aan die huurder se eiendom tydens die verblyftydperk nie.

Hiermee verklaar die huurder dat hy/sy bogenoemde ooreenkoms gelees en verstaan het, en hom/haarself daardeur verbind tot die nakoming van alle terme, voorwaardes en reëls sonder voorbehoud.

VAKANSIEHUURDER SE INLIG	IING	
Huurder se naam en Van:		
Straatadres:		
Dorp/stad:		
Provinsie:		Poskode:
Epos adres:		
Tel/Selnr:	ID Nr:	
Aantal gaste:		
verstaan, en ondernee	em om alle kostes te betaal s aangehegde Gedragsreëls g	sprekingsvoorwaardes gelees het en soos aan my gegee deur die eienaar. gelees het en daarby sal hou.
Datum:		
Huurder se Bank besonderhede	(Vir terugbetaling van sleutel e	n breek deposito via EFT indien nodig)
Rek houer:		
Bank:		
Tipe:		
Rek nr:		
Takkode:		

OWNER'S INFORMATION

Verwysing:

Eienaars se naam: Annette & Dirk Coetzee

De Valle Deposito

Address: 7 Seekat Str, Tergniet
Name: Annette Coetzee
ID: 6701290095089

Email: annette@africa4u.co.za

Fax no: 086 613 5232 Cell no: 0824114378

EIENAAR BANK BESONDERHEDE

Betaling per EFT

Rek houer: Annette Coetzee
Bank: Capitec Bank
Tipe: Spaarrekening
Rek nr: 1439247747
Takkode: 470010

Verwysing: Huurder se naam

CONDUCT RULES

(Version 2.1)

in terms of section 10(2)(b) of the Sectional Titles Schemes Management

Act, 2011 (Act No. 8 of 2011)

for the use and enjoyment of the sections and common property of

THE BODY CORPORATE OF THE

DE VALLE

SECTIONAL TITLE SCHEME

No. SS266/1999

INDEX

Rule	I	Page
1.	Heading	3
2.	Interpretation	3
3.	Amendment and binding nature	5
4.	Written consent of the trustees	5
5.	Animals, reptiles or birds	5
6.	Vehicles	6
7.	Refuse and waste disposal	7
8.	Minor alterations	8
9.	Structural alterations	9
10.	Provisions applicable to all minor alterations and/or structural alterations	10
11.	Repairs and maintenance of sections	13
12.	Appearance of section and exclusive use area	13
13.	Storage of flammable materials and other dangerous acts	14
14.	Behaviour of owners and occupiers and their invitees in sections and on the common	1
	property	14
15.	Prohibition of certain activities	15
16.	Sale and letting of sections	16

De Valle Body Corporate: Conduct Rules		Page 2	
17.	Occupancy and use of sections and exclusive use areas	17	
18.	Use of the common property and the lift	18	
19.	Braaiing and braai facilities	18	
19.	Use of the swimming pool	19	
20.	Slaughtering of animals	20	
21.	Eradication of pests	21	
22.	Security	21	
23.	Complaints	21	
24.	Directives	21	
25.	Design Guidelines	22	
26.	Written notices	22	
27.	Contravention of these rules	22	
28.	Imposition of penalties	23	
29.	Internal dispute resolution meeting	24	
30.	Exclusion of liability	25	
31.	Relaxation of rules	26	
32.	Allocation of exclusive use areas (parking bays)	26	

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1. Heading

The conduct rules contained herein are the rules prescribed in terms of section 10(2)(b) of the Sectional Titles Schemes Management Act, 2011 (Act No. 8 of 2011) as substituted, added to, amended or repealed by the body corporate.

2. Interpretation

- (1) In the interpretation of these rules, unless the context indicates otherwise
 - (a) "agent" means an estate
 - (b) "body corporate" means agent or letting agent appointed by or on behalf of the owner of a section; the Body Corporate of the De Valle Sectional Title Scheme, No. SS266/1999;
 - (c) "building" means a building in the scheme;
 - (d) "common property" means the land included in the scheme and such parts of the building or buildings as are not included in a section;
 - (e) "exclusive use area" means a part or parts of the common property for the exclusive use by the owner or owners of one or more sections;
 - (f) "invitees" means the children, family members, guests, visitors, employees, workers, contractors, agents, service providers or other invitees of the owner or occupier of a section or exclusive use area;
 - (g) "minor alterations" means alterations made to or attachments, additions or devices attached to the common property or to the outside of a building;
 - (h) "Municipality" means Mossel Bay Municipality or its successors in title or assigns;
 - (i) "occupier" means a tenant or other occupant of a section in the scheme;
 - (i) "owner" means the owner of a unit or exclusive use area in the scheme;
 - (k) "scheme" means the De Valle Sectional Title Scheme, No. SS266/1999;
 - (I) "section" means a section shown as such on the sectional plans of the body corporate;
 - (m) "structural alterations" means alterations which are of a permanent nature and which alter the form, structure or essential framework of a building or part of a building on the inside or outside thereof, and the following shall be regarded as structural alterations:
 - the removal, reconstruction and/or construction of a floor (concrete slab), wall or ceiling of a section or a part of such floor (concrete slab), wall or ceiling, including the drilling into of any concrete slab;
 - (ii) alterations to the pipes, wires, cables and/or ducts in respect of a section and/or the common property;

- (iii) the removal, reconstruction and/or construction of a building or building improvement or structure in respect of a section, and/or exclusive use area and/or the common property;
- (iv) the enclosing or partial enclosing of a stoep or balcony;
- (v) the extension of the boundaries or floor area of a section;
- (vi) the subdivision of a section;
- (vii) the destruction of a section or a part thereof;
- (viii) the consolidation of two or more sections;
- (n) "tenant" means the lessee or tenant renting a section in the scheme;
- (o) "the Act" means the Sectional Titles Schemes Management Act, 2011 (Act No. 8 of 2011);
- (p) "these rules" means these conduct rules, including the annexures thereto from time to time;
- (q) "trustees" means the trustees of the body corporate from time to time;
- (r) "unit" means a section and an undivided share in common property apportioned to the section in accordance with the participation quota of the section;
- (2) In the interpretation of these rules:
 - (a) any annexures to these rules shall form part of the rules;
 - (b) the headings of rules must not be taken into account;
 - (c) words and expressions to which a meaning has been assigned in the Act, the management rules and/or these rules shall bear the meaning so assigned to them;
 - (d) words importing—
 - (i) the singular must be interpreted to include the plural, and the plural to include the singular;
 - (ii) any one gender must be interpreted to include all other genders;
 - (iii) a reference to natural persons shall also include partnerships, trust and juristic persons and the converse shall also apply;
 - (e) when any number of days is prescribed in these rules, the same shall be reckoned exclusively of the first and inclusively of the last day unless the last day falls on a Saturday, Sunday or proclaimed public holiday in the Republic of South Africa, in which event the last day shall be the next succeeding day which is not a Saturday, Sunday or proclaimed public holiday;
 - (f) if any provision in a definition in these rules is a substantive provision conferring rights or imposing obligations on any of the owners or occupiers then, notwithstanding that it is only in the definition clause of these rules, effect shall be given to it as if it were a substantive provision in the body of these rules;
 - (g) the contra proferentem rule shall not be applied.

3. Amendment and binding nature

- (1) The body corporate may substitute, amend, repeal, or add to the conduct rules subject to and in accordance with the provisions of section 10 of the Act.
- (2) An owner must take all reasonable steps to ensure compliance with the provisions of these rules by the occupier of his section or exclusive use area, and the invitees to his section or exclusive use area.

4. Written consent of the trustees

- (1) Whenever the written consent of the trustees is required in terms of these rules, application for such consent must be made in writing and the applicant must provide the trustees with all the information and documentation required by them to make an informed decision.
- (2) The written consent of the trustees in terms of these rules or the withdrawal thereof must be in such format as the trustees shall from time to time determine. If the trustees refuse their consent, reasons for such refusal must be provided to the applicant. The trustees may attach reasonable conditions to their consent.
- (3) The trustees may withdraw their consent, in the event of non-compliance with any of their conditions, provided that the trustees must exercise their discretion to withdraw their consent reasonably. If the trustees have withdrawn their consent, the trustees must notify the owner or occupier in writing and provide reasons for their decision.
- (4) If an owner or occupier disputes a decision of the trustees in terms of these rules he may submit a complete and motivated complaint to the body corporate per the prescribed complaint form, without prejudice of his other rights.

5. Animals, insects, reptiles and birds

- 5.1 An owner or occupier of a section shall not, without the consent in writing of the Trustees, which approval may not unreasonably be withheld, keep any animal, insect, reptile or bird in a section or on the common property.
- 5.2 When granting such approval, the trustees may prescribe any reasonable condition or conditions.
- 5.3 Owners and occupiers shall ensure that their pets do not foul the common property, nor cause a nuisance to any other owner or occupier. These requirements shall be regarded as conditions imposed by trustees under subrule (2), without detracting from the trustees' discretion to impose further conditions.
- 5.4 The trustees may withdraw such approval in the event of any breach of any condition prescribed in terms of sub-rule (2), upon which the owner or occupier must remove the animal, insect, reptile or bird from the section and the common property.
- 5.5 Holiday makers, visitors and guests are not allowed to bring their pets onto the premises.

5.6 An owner or occupier suffering from a disability and who reasonably requires a guide, hearing or assistance dog must be considered to have the trustees' consent to keep that animal in a section and to accompany it on the common property.

6. Vehicles

- (1) An owner or occupier must park his vehicle in the exclusive use area, garage or parking bay allocated to the section owned or occupied by him. No caravan, truck, boat or trailer may be parked on an exclusive use area, parking bay without the written consent of the trustees.
- (2) Use of the visitor's parking bays by owners and tenants of sections and their invitees shall be subject to the reasonable conditions imposed from time to time by the trustees. It is specifically recorded that the body corporate may require a parking fee payable for use of the visitors' parking.
- (3) An owner or tenant must not, except in a case of emergency, without the written consent of the trustees, park a vehicle, allow a vehicle to stand or permit an invitee to park or stand a vehicle on any part of the common property other than on the exclusive use area, garage or parking bay allocated to that section or on a parking bay allocated for visitors' parking. Parking on areas covered with grass is prohibited. The consent of the trustees must state the period for which it is given.
- (4) An owner or occupier of a section may only let the exclusive use area, garage or parking bay allocated to that section, to the owner or occupier of another section in the scheme with the prior written consent of the trustees.
- (5) Owners or occupiers of sections shall ensure that their garage doors are closed and the lights turned off when unattended.
- (6) Severely damaged or neglected vehicles and vehicles that are not in general use or that are not roadworthy may not be parked or left on an exclusive use area, or on any portion of the common property without the prior written consent of the trustees, and subject to compliance with the conditions imposed by them.
- (7) The trustees may cause any vehicle, which is parked, standing or abandoned on the common property contrary to these rules or without the written consent of the trustees to be wheel-clamped, and only to be released upon payment of the release fee required by the trustees and/or upon payment of the legal costs and other costs incurred by the body corporate in the process.
- (8) Owners and occupiers must ensure that their vehicles and the vehicles of their invitees do not drip or spil fuel, oil or brake fluid onto an exclusive use area or any part of the common property or impair or deface the clean appearance of the common property in any other manner.
- (9) No owner or occupier shall be permitted to dismantle or effect major repairs to any vehicle on an exclusive use area, or on any portion of the common property, or in a section.

- (10) No person may reside or sleep in a garage or in a vehicle or caravan on the common property.
- (11) No person may drive a vehicle on the common property in a manner which is considered to be dangerous, reckless or negligent in the opinion of the trustees. All drivers must observe the road signs and keep proper lookout for other vehicles and pedestrians. No vehicle may be driven on the common property by any person who does not possess a valid driver's license.
- (12) Vehicles must be driven as quietly as possible on the common property. Hooters or similar audible warning devices (excluding alarms and immobilisers) may not be used on the common property, except in the event of an imminent danger or in an emergency. Vehicle radios or music systems may not be used on the common property so as to be audible outside the vehicle concerned. Alarms and immobilisers may not cause an undue disturbance to owners or occupiers of sections.
- (13) The parking and driving of a vehicle on the common property shall be at the risk and responsibility of the driver and/or the owner of the vehicle. The body corporate, the trustees, and the employees, agents and contractors of the body corporate shall not be liable for any loss or damage of whatsoever nature that any person may suffer as a result of a vehicle having been parked or driven on the common property.
- (14) Owners and occupiers shall not leave obstructions to the vehicular- or pedestrian traffic on the common property. Access to staircases, passages, landings, and stairwells must also be kept clear at all times.
- 7. Refuse and waste disposal
- (1) An owner or occupier must not leave refuse or other materials on the common property in a way or place likely to interfere with the enjoyment of the common property by another owner or occupier.
- (2) An owner or occupier must:
 - (a) ensure that refuse is securely wrapped in suitable, strong refuse bags and, in the case of tins or other containers, ensure that they are completely drained before being deposited into a refuse bin in the refuse area designated by the trustees;
 - (b) for the purpose of having refuse removed, place his refuse bags in the refuse bins in the refuse area designated by the trustees;
 - (c) ensure that he does not, in disposing of refuse, do something which may adversely affect the health, hygiene or comfort of an owner or occupier of another section;
 - (d) not dispose of any broken glass or bottles (broken or whole) in the refuse bins, but must place such items in the containers provided for this purpose:

- (e) support any recycling initiative that may be introduced by the Municipality and/or the trustees, by placing all recyclable refuse in the containers that may be provided for this purpose.
- (3) No refuse bags or refuse bins may be placed or left on the common property contrary to sub-rule (2). In particular an owner or occupier must not deposit, throw, or permit or allow to be deposited or thrown, on any part of the common property any rubbish, including dirt, cigarette butts, food scraps or any other litter whatsoever.

8. Minor alterations

- (1) An owner must not, without the written consent of the trustees, mark, paint, drive nails, screws or other objects into, or otherwise damage or deface a structure that forms part of the common property or of the outside of a building.
- (2) An owner must obtain the prior written consent of the trustees, which approval must not be unreasonably withheld, to install a locking or safety device to protect the section against intruders, or a screen to prevent entry of animals or insects, provided that the device or screen must be soundly built and is consistent with a design, colour, style and materials approved by the trustees.
- (3) An owner must not construct or install any aerial, satellite dish, air conditioning unit, awning or any other attachment, addition or device to or on any part of the common property or any part of the exterior of a building without the prior written consent of the trustees, and subject to their approval of the nature, design, and the manner and place of installation, of the attachment, addition or device. Awnings and air conditioning unit may only be installed according to the specifications set by the trustees from time to time.
- (4) To obtain the written consent of the trustees in terms of sub-rules (1), (2) or (3), the owner must apply to the trustees in writing. The application must be accompanied by sufficient sketch plans, architectural drawings and specifications explaining the nature, design, shape, size, material, colours and place of installation of the proposed alteration, attachment, addition or device. The trustees may grant their consent, or refuse such consent, in which case the trustees must give reasons for their refusal. The trustees may attach reasonable conditions to their consent. The owner must confirm his acceptance of the conditions attached to the consent of the trustees and must undertake to comply with the provisions of the conduct rules.
- (5) Aforesaid provisions may, where applicable, also be applied *mutatis mutandis* to occupiers of sections, provided that no occupier shall apply to the trustees for their written consent without the prior written approval of the owner of the section.
- (6) An owner must keep all minor alterations attached to the common property or to the outside of the building and which relates specifically to his section or is used in connection with his section in a state of good order and repair.

9. Structural alterations

- (1) An owner must not construct structural alterations to his section or the common property, without the prior written consent of the trustees and subject to the approval of building plans by the Municipality, where applicable.
- (2) To obtain the written consent of the trustees in terms of sub-rule (1), the owner must comply with the following provisions:
 - (a) The owner must apply to the trustees in writing. The application must be accompanied by sufficient architectural drawings or plans and specifications of the proposed structural alterations.
 - (b) Upon receipt of the application, the trustees must consider the application and must advise the owner should they require any further documentation or information. The owner must furnish the trustees with any additional documents and/or information required by them.
 - (c) The owner must, where applicable, pay reasonable scrutiny fees required by the architect appointed by the trustees to scrutinise the drawings or plans on behalf of the body corporate.
 - (d) The owner must, where applicable, and if required by the trustees furnish the body corporate with a report from a structural engineer.
 - (e) If considered necessary by the trustees, they may consult with, and/or obtain a report from, an architect, engineer, legal advisor or other professional consultant regarding the proposed structural alterations. The costs of the consultations and/or reports may be recovered from the owner, provided that the trustees must first provide the owner with an estimate of the costs.
 - (e) If required by the trustees, the owner must canvass the comments of his immediate neighbours, and submit the comments to the trustees for consideration.
- (3) The trustees may grant their consent, or refuse such consent, in which case the trustees must give reasons for their refusal. The trustees may attach reasonable conditions to their consent. The owner must confirm his acceptance of the conditions attached to the consent of the trustees and must undertake to comply with the provisions of the conduct rules.
- (4) Once the trustees have consented to the structural alterations, the owner must, where applicable, submit the building plans to the Municipality for approval. After approval of the building plans by the Municipality, the owner must submit copies of the approved building plans to the body corporate.
- (5) If required in terms of the Act or the management rules, the owner must obtain an authorising resolution of the members of the body corporate to undertake the

- structural alterations. The authorising resolution may be subject to reasonable conditions imposed by the members.
- (6) If required in terms of the Sectional Titles Act, the owner must instruct a land surveyor to prepare an amended sectional plan and an attorney to attend to registration of the plan in the Deeds Registry. The owner must provide the trustees with a copy of the registered sectional plan.
- (7) Aforesaid provisions may, where applicable, also be applied *mutatis mutandis* to occupiers of sections, provided that no occupier shall apply to the trustees for their written consent without the prior written approval of the owner of the section.
- 10. Provisions applicable to all minor alterations and/or structural alterations
- (1) An owner must comply with the following provisions in regard to all minor alterations and/or structural alterations in terms of these rules:
 - (a) The owner must comply with the relevant provisions of the Act, the management rules, and these rules and with the conditions imposed by the trustees and/or by the members of the body corporate.
 - (b) A deposit in the amount as determined from time to time by the trustees must be paid to the body corporate before work commences. The current deposit required by the trustees for minor alterations is R5000 (five thousand rand) and for structural alterations is R10 000,00 (ten thousand rand), but may be amended by the trustees from time to time. The deposit shall be retained by the body corporate until completion of construction of the alterations to the satisfaction of the trustees, subject to deductions that may be made for damages, costs, and other charges in terms of these rules.
 - (c) The owner must arrange a date for the commencement of construction of the alterations with the trustees and must provide the trustees with the particulars and contact details of his contractors.
 - (d) The owner must engage suitably qualified or experienced contractors and/or workers to perform the work. The owner must ensure that his contractors and/or other workers comply with the provisions of these rules.
 - (e) The owner must obtain an acknowledgement from the body corporate's insurers that they are aware of the alterations that will be taking place. The owner or his contractors must take out a 'Contractors All Risk' policy and/or other appropriate insurance for the duration of construction of the alterations.
 - (f) The owners and his contractors must adhere to the provisions of the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993), and the Construction Regulations. The owner and his contractors must make

- provision for fire prevention and must ensure that the safety of owners and occupiers are not compromised.
- (g) The owner and his contractors must comply with the requirements of the Municipality and the regulations to the National Building Regulations and Building Standards Act, 1977 (Act No. 93 of 1977), as amended and any other relevant legislation, municipal by-laws and regulations.
- (h) The owner must ensure that the structural integrity of the building is not compromised by virtue of the alterations. The body corporate will hold the owner liable should any of the alterations affect the structural integrity of the building or cause damage to the building or to any of its components.
- (i) All drilling, breaking and removal of existing brickwork must take place under the general supervision of an engineer.
- (j) All doors, windows and other external fittings to be installed must conform in outward appearance to, or be of a similar standard and appearance as, such items generally installed elsewhere in the building/s, but subject to the discretion of the trustees. The external colour scheme of the building/s must be retained.
- (k) The owner must keep the trustees informed of the progress in construction and must ensure that the work shall be completed timeously within the timeframe specified by the trustees, if any.
- (I) All work must be performed on weekdays between the hours of 08h00 and 17h00 on weekdays or between the hours of 08h00 and 13h00 on Saturdays. No performed outside aforegoing hours or on Sundays or public holidays or during the Easter Holiday period or during the period from the 15th of December until the 10th of January, except in the event of emergency repairs or if specifically authorised by the trustees in writing.
- (m) The work must be performed with the minimum of discomfort, disturbance, obstruction or nuisance to other owners or occupiers.
- (n) At least 72 hours' notice must be given to the trustees, if any particularly noisy work, are to be carried out.
- (o) No door may be prevented from closing (for example, by the use of bricks or wedges), except if held open by hand and the door shall be kept closed at all other times.
- (p) No scaffolding, building hoists, or block and tackle gear may be erected without the prior written consent of the trustees.
- (q) At least 72 hours' notice must be given to the trustees if any work necessitates the turning off of the main water supply or power supply. The owner must give reasonable written notice to all owners and occupiers who will be affected by any cutting off of the water- or power supply. The period

- without such service/s must be kept to the minimum to reduce the inconvenience to other owners and occupiers.
- (r) The owner must not cause or allow any over-loading of the building's electricity installations. Electricity is not to be drawn from common property power points without the written approval of the trustees.
- (s) The owner must not make any changes that may prejudice the flow of water, stormwater, wastewater, sewerage or the building's electrical supply. In regard to the hot-water cylinder (whether existing or new), the owner must ensure that the associated plumbing provides for water emanating from the overflow or from condensation to be fed back into the system, and that water does not drip onto any part of the common property.
- (t) The common property must be kept clean, tidy and free of building rubble, which must be removed from the premises as work proceeds. The owner must ensure that his contractors clean the common property every afternoon before leaving the premises. No rubble, refuse or building material may be left on the common property. The refuse bins of the body corporate may not be used to deposit building rubble.
- (2) The owner or his contractor must not deviate from the approved building plans, without the written consent of the trustees and the approval of the Municipality.
- (3) Should the scope of any minor alterations or structural alterations materially deviate from any consent, approval or plan initially granted, the owner must forthwith notify the trustees and submit a revised application for consideration by the trustees.
- (4) Should any alterations commence before the trustees have granted their consent or prior to approval of the building plans by the Municipality, or should the scope of any alterations be materially changed or exceed the time frame set for the project, the trustees may instruct the owner and/or his contractor to stop work, until permission to continue with the work has been granted by the trustees.
- (5) The owner undertaking the alterations shall be responsible to the body corporate and to other owners or occupiers, as the case may be, for his acts and omissions and as well as for the acts or omissions of his contractors. The owner indemnifies the body corporate against any damage caused by him or by his contractors during construction and any defects or claims arising from the alterations undertaken by him or his contractors.
- (6) The owner undertaking the alterations shall be held legally and financially liable to an owner or occupier and/or to the body corporate, as the case may be, for any damage or defects, structurally or otherwise, caused by him and/or by his contractors to a section, exclusive use area, and/or to any other property of an owner or occupier and/or to any part of the common property, and/or to any

- machinery, fixtures, fittings, equipment, appurtenances or service installation and/or to any other property of the body corporate.
- (7) The trustees may utilise the deposit paid by the owner to defray the costs of repairs of any damage or defects referred to in sub-rule (5). The trustees may also utilise the deposit paid by the owner to defray any other costs or other charges incurred by the body corporate directly or indirectly by reason of the alterations done by the owner.
- (8) Once construction of the alterations has been completed, the owner must notify the trustees, who must arrange for an inspection of the common property before refunding the deposit (without interest) to the owner, but subject to any deductions that may be made for costs and damages in terms of these rules.
- (9) Aforesaid provisions may, where applicable, also be applied *mutatis mutandis* to occupiers of sections undertaking alterations with the prior written approval of the owner of the section.

11. Repairs and maintenance of sections

An owner must repair and maintain his section (including the pipes, wires, cables and ducts in his section and used in connection with the enjoyment of his section) in a state of good repair as envisaged by the Act. An owner must take precautions to prevent blockages and obstructions from occurring in the drainage pipes in respect of his section.

- 12. Appearance of section and exclusive use area
- (1) An owner or occupier must not, without the trustees' written consent, make a change to the external appearance of the section or any exclusive use area allocated to it.
- (2) An owner or occupier must not without the trustees' written consent:
 - (a) erect washing lines on the common property;
 - (b) hang washing, laundry or other items in a section or any exclusive use area allocated to it if the articles are visible from another section or the common property, or from outside the scheme.
- (3) An owner or occupier must not, without the trustees' written consent display a sign, notice, billboard or advertisement if the article is visible from another section or the common property, or from outside the scheme. The external signage must comply with the reasonable conditions imposed from time to time by the trustees with regard to size, appearance, contents and placement and with the approved signage requirements of the Municipality.
- (4) The trustees may attach reasonable conditions to their consent referred to in subrules (1), (2) and (3) above.
- (5) Owners and occupiers must ensure that their sections are provided with adequate curtaining or blinds at all times and within seven (7) days of taking occupation. All

- curtains must have linings, and all linings of curtains, and blinds when viewed from the outside, must be acceptable to the trustees in their discretion.
- (6) No temporary structure may be placed on any part of the common property without the written consent of the trustees.
- 13. Storage of flammable materials and other dangerous acts
- (1) Subject to sub-rule (2), an owner or occupier must not, without the trustees' written consent, store a flammable substance in a section or on the common property unless the substance is used or intended for use for domestic purposes.
- (2) Sub-rule (1) above does not apply to the storage of fuel or gas in—
 - (a) the fuel tank of a vehicle, boat, generator or engine; or
 - (b) a fuel tank or gas cylinder kept for domestic purposes in in compliance with any applicable legislation and regulations.
- (3) An owner or occupier shall not store any material, or do or permit or allow to be done, any other act in a building or on the common property which will or may increase the rate of the premium payable by the body corporate on any insurance policy or which will or may lead to the insurance policy of the body corporate being suspended or cancelled or rendered void. If an owner or occupier contravenes this rule, the owner shall be liable to the body corporate for any damages arising from such contravention.
- (4) Owners and occupiers must adhere to the emergency plan, in respect of the building as may be implemented by the trustees. All evacuation routes must remain accessible and unobstructed at all times and fire escapes and stairs must be kept clear and free of any obstruction. Any parking bays for emergency vehicles and access to hydrants must remain clear at all times.
- (5) Fire safety equipment may only be used in an emergency to extinguish a fire or in a fire practice drill organised by the trustees. An owner or occupier shall not under any circumstances, except in the case of fire, break the seal on any of the fire hose on the common property. Any person found tampering with or breaking the seal on a fire hose or in any way using a fire hose for any other purpose other than that for which it is intended, will be liable for the costs to have the fire hose resealed or otherwise repaired or replaced.
- 14. Behaviour of owners and occupiers and their invitees in sections and on the common property
- (1) An owner or occupier must not create noise likely to interfere with the peaceful enjoyment of another section or another person's peaceful enjoyment of the common property.
- (2) An owner or occupier must not obstruct the lawful use of the common property by any other person.

- (3) An owner or occupier must take reasonable steps to ensure that his invitees do not behave in a way likely to interfere with the peaceful enjoyment of another section or another person's peaceful enjoyment of the common property.
- (4) An owner or occupier shall not use his section or exclusive use area or permit it to be used in such a manner or for such purpose as shall cause a nuisance to any other owner or occupier or an invasion of his privacy or which may threaten his safety.
- (5) Owners and occupiers must at all times in their sections, exclusive use areas and on the common property maintain reasonable levels of noise which is not disturbing to others. All television, radio, and other appliances, instruments or apparatus which emits sound, including musical instruments, and noise emanating from people or pets, must be kept at audio levels which are reasonable in the discretion of the trustees. Particularly between the hours of 24h00 and 09h00 on weekends and public holidays and between 22h00 and 07h00 on weekdays, owners and occupiers must maintain quietness in their sections, exclusive use areas and on the common property.
- (6) Owners and occupiers are responsible for the conduct of their children (including the children of their visitors or guests) and to adequately supervised to prevent them from:
 - (a) causing a nuisance or disturbance to, or an invasion of privacy of, other owners or occupiers of sections;
 - (b) causing damage to property;
 - (c) being injured.
- (7) Owners and occupiers of sections must educate or inform their children of any risks or dangers pertaining to playing on certain areas of the premises and should admonish them not to play on such areas. Owners and occupiers of sections are responsible to supervise their children and to minimize any chance of their children being injured. The body corporate and trustees accept no responsibility or liability in this regard.
- (8) Children are not permitted to play on the driveways or on the stairs, in a lift and on similar parts of the common property, which are intended as service areas or to climb or run on walls, or to climb on or over balconies or balustrades.
- (9) Owners and occupiers of sections shall not request any employee of the body corporate to perform work for them during their working hours or otherwise interfere with a body corporate employee in the performance of their work.
- 15. Prohibition of certain activities
- (1) No explosives, crackers, fireworks or items of similar nature may at any time be exploded, lit or operated in a section or any part of the common property.

- (2) No firearms may be discharged in a section or any part of the common property, except under such circumstances that would reasonably justify the use of a firearm for self-defence and related purposes.
- (3) No air guns, pellet guns, catapults, or bow and arrows may be discharged on the common property.
- (4) No stones or solid objects may be thrown or propelled on the common property or from any section or exclusive use area.
- (5) The playing of ball games or the throwing of Frisbees on the common property is prohibited.
- (6) No skateboards, roller skates, roller blades, quad bikes, carts or scooters may be used on the common property. Motorcycles and bicycles may not be driven or used on the common property other than for the purpose of normal ingress to, and egress from, the premises.
- (7) No drilling, hacking, sawing, grinding or the use of power tools is permitted between the hours of 20h00 and 08h00.
- (8) No auction, fete, jumble sale or exhibition may be held in a section or on the common property, without the written consent of the trustees.
- (9) No criminal activities may take place in a section or exclusive use area or on any part of the common property. No form of violence, rowdiness, disorder, noisiness, drunkenness or other offensive or scandalous behaviour is allowed on the common property.
- (10) No person should be threatened, victimised or otherwise intimidated, harassed or verbally abused on the common property. The making of false statements, spreading of rumours and any other form of bullying or anti-social behaviour is discouraged.
- (11) No smoking is allowed on the common property inside a building.
- (12) No person may play or run on the staircases, or around the buildings or in the parking areas.
- (13) No person may tamper or play with the electronic access gate which must be closed at all times upon entering or leaving the premises. Lights on the common property may not be tampered with.
- (14) No door to door canvassing and/or selling are permitted, unless specifically authorised by the trustees.
- (15) An owner or occupier shall not request a body corporate employee to perform work for him during his work hours or otherwise interfere with a body corporate employee in the performance of his duties.
- 16. Sale and letting of sections
- (1) An owner must notify the body corporate forthwith of any change of ownership or occupancy in his section and of any mortgage concluded in respect of his section.

- (2) Within seven (7) days of concluding an agreement of sale in respect of his unit, the owner must provide the trustees with the following information and any further information or documentation required by the trustees:
 - (a) the full names and identity numbers or, in the case of non-South African citizens, the passport numbers of the purchaser;
 - (b) the section address and mailing address, if different;
 - (c) the telephone numbers; and
 - (d) email or other electronic addresses, if any.
- (3) All tenants of sections and other persons granted rights of occupancy by any owner of the relevant section are obliged to comply with these rules, notwithstanding any provision to the contrary contained in, or the absence of provisions, in any lease or any grant of rights of occupancy.
- (4) An owner who lets a section must comply with the following provisions and must ensure compliance thereto by his letting agent, if he has appointed a letting agent:-
 - (a) A written agreement must be concluded between the owner and the tenant or other occupier;
 - (b) A copy of the conduct rules must be incorporated into the agreement as an annexure thereto and as a term of the contract;
 - (c) In terms of the agreement, the tenant and other occupiers must be obliged to comply with the provisions of the Conduct Rules.
- (5) Within seven (7) days of concluding a lease agreement in respect of his section, the owner must provide the trustees with the following information and any further information or documentation required by the trustees:
 - (a) the full names and identity numbers or, in the case of non-South African citizens, the passport numbers of the tenants;
 - (b) the section address and mailing address, if different;
 - (c) the telephone numbers; and
 - (d) email or other electronic addresses, if any.
- (6) The owner must provide the purchaser, tenant or other occupier of his section with a copy of these rules at his own expense.
- 17. Occupancy and use of sections and exclusive use areas
- (1) An owner or occupier must not contravene or permit the contravention of:
 - (a) any law or by-law relating to the use of a section or an exclusive use area; or
 - (b) the conditions of a license relating to use of the building or the common property, or the carrying on of a business in the building; or
 - (c) the conditions of title applicable to sections or exclusive use areas.
- (2) Except with the prior written consent of the trustees, and subject to compliance with the conditions imposed by the trustees, no owner or occupier shall allow more persons to reside in a section at any one time than as set out below:
 - (a) 6 (six) persons in respect of a two-bedroom unit;

- (b) 8 (eight) persons in respect of a three-bedroom unit.
- (3) No person may reside in a section, exclusive use area or other part of the common property, other than a section intended for residential purposes.
- 18. Use of the common property and the lift
- (1) An owner or occupier must use and enjoy the common property and facilities of the body corporate in such a manner as not to interfere unreasonably with the use and enjoyment thereof by other owners or other persons lawfully on the premises.
- (2) An owner or occupier must exercise proper care so as not to cause damage to the common property, or the plant, machinery, fixtures and fittings used in connection with the common property or to any plant, shrub or tree or to any property of the body corporate, movable or immovable.
- (3) An owner or occupier must not remove any plant, shrub or tree from the common property without the written consent of the trustees.
- (4) An owner or occupier must comply with the following provisions when using a lift:
 - (a) An owner or occupier must comply with the displayed warning signs and the reasonable conditions imposed from time to time by the trustees;
 - (b) An owner or occupier must when using a lift, not exceed the maximum number of persons or weight limit;
 - (c) No person shall in any way overload a lift or otherwise damage the lift mechanism or the interior thereof;
 - (d) All persons must ensure that they are properly dry, including their feet, before entering the lift;.
 - (e) A lift may not be used during a fire, in which case the fire escape must be used. The fire escape may only be used in an emergency;
 - (f) No smoking is allowed in a lift.
 - (g) Owners and occupiers must ensure that children under their supervision do not play and jump in a lift. No lift may be used to ride up and down without purpose.
 - (h) An owner or occupier must install protective blankets or other suitable material to protect the lift, when transporting heavy goods, furniture or appliances in a lift.
- (5) The common property and all facilities, if any, shall be used by employees of owners or occupiers in such a manner and at such times as may be prescribed by the trustees from time to time.
- 19. Braaiing and braai facilities
- (1) An owner or occupier may only use gas or electrical braai devices, and weber-type braais to braai on the exclusive use area, stoep or balcony allocated to his section.
- (2) Notwithstanding sub-rule (1), open fires will be allowed if such areas have built-in braai facilities.

- (3) Owners and occupiers of sections and their visitors or guests may use the braai facilities on the common property for open fires, between the hours determined by the trustees, subject to compliance with the following conditions and any further reasonable conditions imposed from time to time by the trustees:
 - (a) guests and visitors may only use the braai facilities if accompanied by an owner or occupier;
 - (b) owners and occupiers may not cause an unnecessary noise or disturbance when using the braai facilities;
 - (c) the abuse of liquor at the braai area is prohibited;
 - (d) After use, the braai facilities and surrounds shall be left in a clean and neat condition.

19. Use of the swimming pool

- (1) An owner or occupier must comply with the following conditions when using the swimming pool and surrounds:
 - (a) Visitors or guests may only use the swimming pool if accompanied by an owner or occupier'
 - (b) The swimming pool may only be used at the times determined by the trustees (as may be included in their directives and as displayed at the swimming pool gate).
 - (c) The swimming pool gate must be closed upon entering or exiting the swimming pool area.
 - (d) Children under the age of 13 years must be under supervision of a responsible adult at all times when in the swimming pool area.
 - (e) Persons using the swimming pool do so at their own risk, and in the case of minor children at the risk of their parents.
 - (f) No parties, drinking or unruly behaviour is permitted in the pool area. No person under the influence of alcohol or drugs may be allowed to enter pool area. No smoking is allowed in the pool area.
 - (g) No rough or violent games may be played inside the swimming pool. Any games or activities causing a disturbance to, or endangering any other users of the swimming pool, are strictly forbidden.
 - (h) No solid objects may be tossed into the swimming pool. No flippers, lilo's or surfboards may be used in the swimming pool.
 - (i) No bottles or other glassware may be brought into the pool area. Litter and refuse must be deposited in the containers provided for such purpose.
 - (j) The rinsing off of sand from wetsuits, surfboards, etc. is not permitted in the swimming pool. Persons must shower to clear sand and dirt before entering the swimming pool.
 - (k) Persons using the swimming pool must be suitably clothed in swimwear.

- (I) Any noise at the pool area must be kept to a minimum. Radios, cassette players, compact disc players and similar items may not be used in the pool area unless earphones are used. No musical instruments may be played in the pool area.
- (m) No swimming pool equipment may be moved, handled or tampered with.
- (n) The swimming pool area must be left in a clean and neat condition after use and in particular no towels, toys, furniture or litter may be left in the area after use thereof.
- (2) The trustees may request any person who fails to adhere to these rules or the conditions imposed by the trustees to immediately leave the swimming pool area.
- 20. Slaughtering of animals
- (1) Subject to the provisions of sub-rule (2), no animal or poultry may be slaughtered in a section, or an exclusive use area, or on any part of the common property.
- (2) The slaughtering of animals for religious reasons, in a section, on an exclusive use area or on the common property, will only be permissible provided that:
 - (a) the owner and/or occupier has obtained the prior written consent of the trustees, which consent will not unreasonably be withheld provided that:
 - (i) a written application for consent has been submitted to the trustees at least 2 (two) weeks prior to the date that the slaughtering is scheduled for;
 - (ii) such written request must specify a reasonable date and time for the slaughtering to take place; the type of animal to be slaughtered; the name and qualifications of the person who will be carrying out the slaughtering ritual; and confirm that the animal will be brought onto the premises immediately prior to the slaughtering ritual and that the carcass will be removed immediately thereafter;
 - (b) the slaughtering ritual must be carried out in accordance with the terms and conditions of the trustees' approval granted after consideration of the written application referred to in sub-rule (a)(i) above;
 - (c) upon receipt of written confirmation from the Municipality that the owner or occupier has their consent and will comply with the applicable by-laws;
 - (d) as may be applicable, upon receipt of written confirmation from the Department of Health that the owner or occupier has their consent and that their specifications will be met;
 - (e) upon receipt of written confirmation from the Society for the Prevention of Cruelty to Animals (SPCA) that a SPCA official will attend the ritual and ensure that the animal will not endure unnecessary pain or suffering;
 - (f) upon receipt of written proof that all affected owners and occupiers within the scheme have received written notification of the slaughtering ritual to

take place, which notification must set out the date and time that the slaughtering ritual is scheduled for.

21. Eradication of pests

- (1) An owner must keep his section free of insects, including white ants and borer beetles as well as rodents. An owner or occupier must allow the trustees, the managing agent, or their duly authorised representatives to enter the section on reasonable notice to inspect it and take any action reasonably necessary to eradicate any such pests and replace damaged woodwork and other materials.
- (2) The body corporate must recover the costs of the inspection and replacement referred to in sub-rule (1) from the owner of the section.

22. Security

- (1) An owner or occupier must apply to the trustees to obtain an access control to the gates. An owner or occupier must provide the trustees with all information and documentation as may be required, including where applicable, with their biometric identification data to register on a fingerprinting system.
- Owners and occupiers must ensure that the safety and security of other owners and occupiers and their property are preserved and must in particular:
 - (a) ensure that when entering or leaving the common property, that the applicable security gate is properly closed.
 - (b) never open a security gate for any unauthorised of unknown person;
 - (c) arrange entry to the premises for his invitees;
 - (d) report any loss of access controls to the trustees.
- (2) No obstacles or objects, which may interfere with the normal operation of the electronic security gates, may be inserted or placed in such a manner to avoid the automatic closure of the gates.
- (3) No owner or occupier may tamper with or attempt repairs to the electronic security gate or to any of its components. Any faults must be reported to the trustees or to the managing agent.
- (4) Under no circumstances should any hawkers, beggars or jobseekers be allowed to enter the premises or a building.

23. Complaints

Any complaints must be submitted to the trustees or the managing agent in writing. For the purpose of holding an internal dispute resolution meeting with the parties to the dispute, the owner or occupier must submit a signed and motivated complaint with the trustees per the prescribed complaint form, to be obtained from the body corporate.

24. Directives

The trustees may from time to time issue directives in respect of these rules or the conduct rules. The trustees may through their directives disclose information in respect of the

interpretation of these rules or the conduct rules and the practical application thereof. The conditions, application forms and amounts of the penalties which the trustees may from time to time prescribe in terms of these rules or the conduct rules, may be incorporated in the directives. The trustees are not authorised to create new rules through their issuing of directives.

25. Design Guidelines

The trustees may compile design guidelines for the body corporate to control the design, structure, finishes and appearance of the buildings, building improvements and structures on the land and any alterations, attachments, additions or improvements thereto in terms of these rules or the conduct rules.

26. Written notices

- (1) A written notice by or on behalf of the body corporate in terms of these rules to an owner or occupier of a section shall be in such format as the trustees may from time to time determine.
- (2) A written notice as contemplated in sub-rule (1) shall be regarded as having been properly delivered, if:
 - (a) delivered to the owner or occupier of the section by hand, in which event it shall be regarded as having been received on the date of delivery, provided that the owner or occupier must acknowledge receipt, or
 - (b) delivered by registered post to the owner or occupier of the section to his service address, in which event it shall be regarded as having been received on the 4th day after the date of posting, or
 - (c) delivered by fax or e-mail to the owner or occupier of the section to the fax number or e-mail address, as the case may be, as reflected in the records of the body corporate, in which event it shall be regarded as having been received on the date of transmission.

27. Contravention of these rules

- (1) If an owner, occupier or invitee contravenes a provision of these rules, the trustees shall be entitled, without prejudice of any other rights or remedies, to:
 - (a) issue the owner with a written demand to remedy the contravention; and/or
 - (b) institute legal proceedings in any court of competent jurisdiction for such relief as the trustees may consider necessary; and/or
 - (c) in the event of a dispute, refer the matter for an internal dispute resolution meeting in terms of conduct rule 29; and/or
 - (d) apply to the competent ombud in terms of the Community Schemes Ombud Service Act for an appropriate order; and/or
 - (e) impose a penalty on the owner of the section in terms of conduct rule 28, and/or

- (f) in the event of a dispute, by agreement refer the matter for mediation proceedings or expert intervention.
- (2) Aforesaid provisions may, where applicable, also be applied *mutatis mutandis* to occupiers of sections and invitees.
- (3) Without prejudice of any other rights or remedies, an owner or occupier of a section may:
 - (a) in the event of a dispute, refer the matter for an internal dispute resolution meeting in terms of conduct rule 29; and/or
 - (b) apply to the competent ombud in terms of the Community Schemes Ombud Service Act for an appropriate order; and/or
 - (c) in the event of a dispute, by agreement refer the matter for mediation proceedings or expert intervention.

28. Imposition of penalties

- (1) If the an owner, occupier or invitee contravenes a provision of these rules, the trustees may, without prejudice of any other rights or remedies of the body corporate, by written notice inform the owner of the section of the contravention and warn the owner that if he, or the occupier or invitee of his section fails to remedy the contravention and/or persists in or repeats such contravention, a penalty will be imposed on the owner of the section.
- (2) If notwithstanding the written notice given in terms of sub-rule (1), the owner, or occupier or invitee fails to remedy the contravention or persists in or repeats the contravention, the trustees may by written notice impose a penalty on the owner of the section. A written notice must be addressed to the owner setting forth the penalty imposed, the reasons for imposing the penalty and informing the owner that if he disputes the decision of the trustees, he must submit a signed and motivated complaint per the prescribed complaint form with the body corporate within 15 (fifteen) days of the date of the written notice.
- (3) The penalty imposed under sub-rule (2) above, shall become due on the passing of the resolution by the trustees and the penalty must be paid to the body corporate within 15 (fifteen) days of the date of the written notice.
- (4) The trustees must from time to time determine the categories of contraventions and the amounts of the penalties in respect of the various contraventions and in respect of first and successive contraventions, subject to any directions given or restrictions imposed by the members on the trustees at a general meeting.
- (5) A penalty may be imposed in respect of each separate contravention. In the event of a continuing contravention, the owner may be deemed to be guilty of a separate contravention for every 24 hours or part thereof during which such contravention continues and the owner may be held liable for a penalty in respect of each such separate contravention.

- (6) If the owner disputes the decision of the trustees to impose a penalty or the amount of the penalty, the owner, must within 15 (fifteen) days of the date of the written notice in terms of sub-rule (2), submit a signed and motivated complaint with the body corporate per the prescribed complaint form.
- (7) Upon receipt of the complaint form from the owner, the trustees may:
 - (a) withdraw or reduce the penalty; or
 - (b) schedule a trustees' meeting (internal dispute resolution meeting) for the purpose of considering the complaint and invite the owner to attend the meeting, and/or to be represented at the meeting.
- (8) At the trustees' meeting referred to in sub-rule (7)(b) above, the owner and/or his representative shall have the right to:
 - (a) present his case;
 - (b) present any evidence, including the calling of witnesses, to substantiate his case;
 - (c) cross-examine any person called as witness in support of the charge;
 - (d) have access to documents produced in evidence; and
 - (e) produce mitigating factors.
- (9) The trustees must record their decision and the outcome of any internal dispute resolution meeting on the complaint form. If so resolved the trustees, may:
 - (a) uphold the penalty; or
 - (b) withdraw or reduce the penalty.
- (10) The failure of the owner charged to attend the trustees' meeting shall not invalidate the proceedings thereat.
- (11) Should the owner not agree with the decision of the trustees in terms of sub-rule (9), the owner may, without prejudice of any other rights or remedies:
 - (a) request that the trustees refer the matter to a general meeting of the members for their decision, and/or
 - (b) institute proceedings in a court or a tribunal for the judicial review of the decision of the trustees, and/or
 - (c) apply to the competent ombud in terms of the Community Schemes Ombud Service Act for an appropriate order.
- (12) Aforesaid provisions may, where applicable, also be applied *mutatis mutandis* to occupiers of sections and invitees.
- 29. Internal dispute resolution meeting
- (1) In the event of any dispute arising between an owner and another owner, or between an owner and an occupier of a section, or between an owner or occupier of a section and the body corporate, and/or the trustees and/or the managing agent, the parties to the dispute must engage each other in good faith with a view to resolve the dispute within a reasonable time.

- (2) A party to the dispute may for the purpose of holding an internal dispute resolution meeting, submit a signed and motivated complaint with the trustees per the prescribed complaint form. The trustees must record their decision and the outcome of any internal dispute resolution meeting in the complaint form.
- (3) In the event of the dispute not being resolved internally as contemplated in sub-rule (1) or (2) above, any party to the dispute may apply to the competent ombud in terms of the Community Schemes Ombud Service Act for an appropriate order.
- 30. Exclusion of liability
- (1) Every owner, occupier, invitee and any other such person entering the common property or using any part of the land or amenities of the body corporate does so entirely at their own risk, and none of them shall have any claim against the body corporate or the trustees of whatsoever nature arising from such use.
- (2) The body corporate and the trustees shall not be liable for any loss (including consequential loss), injury, loss of life or damage to person or property of any nature whatsoever which any owner, occupier or invitee or any other person whosoever may sustain:
 - (a) by reason of any defect in or state of disrepair of the common property or part thereof, or any facility or service of the body corporate, or any part thereof, or any fittings, fixtures, equipment or appurtenances of whatsoever nature therein, notwithstanding that such effect or state of disrepair may be due to or occasioned wholly or in part by any act or omission (whether negligent or otherwise) of the body corporate, the trustees, the managing agent, or any of the body corporate's agents, employees or contractors; or
 - directly or indirectly, in or about the land or the buildings comprising the scheme including, without limiting the generality of the aforegoing, the common property, and irrespective whether such injury, loss or damage be due to theft, the action of rain, wind, hail, lightning, explosion, spontaneous combustion, gas, fire water leakage, seepage, cessation or interruption of or defect in any electric, gas, fuel, water, sanitary, telephone, air conditioning or other services to the body corporate (irrespective of the cause thereof), or be due to or occasioned wholly or in part by any act or omission (whether negligent or otherwise) of the body corporate, the trustees, the managing agent, or any of the body corporate's agent's, employees or contractors, or be due to riots, strikes, civil commotion or any other cause whatsoever.
- (3) An owner shall be vicariously liable for the acts or omissions of the occupiers of his section or exclusive use area or by the invitees of the member or occupiers of his section or exclusive use area. Every member individually hereby fully and completely indemnifies and holds harmless the body corporate against all claims of whatsoever nature and howsoever arising which may be brought against the body corporate by that member, or by the occupiers of his section or exclusive use area,

or by his or her or their invitees or by any other such persons present on any part of the land of the scheme or in any building in the scheme at the invitation of or under the control of the member or the occupier concerned, notwithstanding the nature of such claim.

- (4) In the event of damage of whatsoever nature being caused to the common property by an owner, occupier or invitee the owner of the section will be responsible for the costs of such repair.
- (5) The body corporate or its agent's representatives or employees shall not be liable or responsible for the receipt or non-receipt and delivery or non-delivery of goods, postal matter or any other property.

31. Relaxation of rules

No indulgence or relaxation in the application of these rules shall constitute a precedent, waiver or consent, or prevent the enforcement thereof by the trustees.

32. Allocation of exclusive use areas (parking bays)

- (1) In terms of section 10(7) of the Act rights of exclusive use of parts of the common property (hereinafter referred to as exclusive use areas) are hereby conferred upon members of the body corporate, being the registered owners of the sections in the scheme, as stipulated hereunder.
- (2) The exclusive use areas referred to in sub-rule (1) above are the parking bays which are described and distinctively numbered on the layout plan annexed to these rules marked 'Plan A' (hereinafter referred to as 'Plan A'). The aforegoing exclusive use areas are hereby allocated to the owners of the sections (linked sections) as reflected in the Schedule annexed hereto marked 'Schedule B' (hereinafter referred to as 'Schedule B').
- (3) An exclusive use area, parking bay shall be used by the owner or occupier of the linked section for the purpose of parking of a vehicle.
- (4) The rights vested in terms of this rule, shall not be real rights as contemplated in section 27(6) of the Sectional Titles Act, No. 95 of 1986.
- (5) When a linked section is transferred, the new owner of the linked section will automatically obtain the right of exclusive use of the exclusive use area linked to the section as indicated in Schedule B.
- (6) An exclusive use area held in terms of this rule may only be transferred to another owner of a section in the scheme or cancelled by an amendment of this rule or the schedule to the rule approved by the members of the body corporate by special resolution and with the consent of the owner of the linked section.
- (7) The body corporate shall repair and maintain the exclusive use areas in a state of good repair.

- (8) The trustees must impose and recover additional levies from the owners of the linked sections, as contemplated in section 3(1)(c) of the Act, to recover the expenses relating to the exclusive use areas.
- (9) An owner of a linked section shall not construct or place any structure or building improvement on an exclusive use area, without the authorisation of the body corporate in terms of management rule 30(g).
- (10) An owner of a linked section shall permit any person authorised in writing by the body corporate, during reasonable hours and on notice (except in case of emergency, when no notice is required), to enter his exclusive use area for the purposes of inspecting it, or for the purpose of ensuring that the Act and the rules are being observed.

'Schedule B'

Schedule of allocation of exclusive use areas

Exclusive Use Areas, Parking Bays numbered as follows on the attached Plan, marked 'Plan A'	Allocated to the following owners of sections (linked sections)
1	Section no. 1
2	Section no. 2
3	Section no. 3
4	Section no. 4
5	Section no. 5
6	Section no.6
7	Section no. 7
8	Section no. 8
9	Section no. 9
10	Section no. 10
11	Section no. 11
12	Section no. 12
13	Section no. 13
14	Section no. 14
15	Section no. 15
16	Section no. 16
17	Section no. 17
18	Section no. 18
19	Section no. 19
20	Section no. 20
21	Section no. 21

22	Section no. 22
23	Section no. 23
24	Section no. 24
25	Section no. 25
26	Section no. 26
27	Section no. 27
28	Section no. 28
29	Section no. 29
30	Section no. 30
31	Section no. 31
32	Section no. 32
33	Section no. 33
34	Section no. 34
35	Section no. 35
36	Section no. 36
37	Section no. 37

APPROVAL OF CONDUCT RULE 33 ALLOCATING BRAAI AREAS

9.2 Special resolution the members of the Body Corporate of the De Valle Sectional Title Scheme, SS No. 266/1999 in terms of section 10(2)(b) of the Sectional Titles Schemes Management Act, 2011 (Act No. 8 of 2011) to approve the attached conduct rule 33, allocating breal areas to the owners of section nos. 1 to 16 as their exclusive use areas in terms of section 10(7) of Act, with or without further amendments proposed at the general meeting. The proposed resolution is as follows:

Adopted at the annual general meeting held at the Diaz Hotel, Diaz Beach, Mossel Bay on 31 December 2018

Whereas the braais situated adjacent to the ground floor units are primarily used by the owners and occupiers of such sections the proposal is for the braai areas to be allocated to the respective owners as their exclusive use areas, and that each owner must be responsible for the repair and maintenance of the braai area allocated to his or her section.

RESOLVED:

The members of the body corporate hereby by special resolution approve the attached conduct rule 33 with or without further amendments proposed at the general meeting, allocating braat areas to the owners of section nos. 1 to 16 respectively as their exclusive use areas in terms of section 10(7) of the Act. The trustees and managing agent are hereby authorised and instructed to submit the conduct rules to the chief ombud for approval. The trustees are further authorised to incorporate such reasonable amendments to the conduct rules as may be required by the chief ombud to enable the conduct rules to be approved.

Certified true extract of the minutes of the meeting

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Trustone

33. Allocation of exclusive use areas (braai areas)

- (1) In terms of section 10(7) of the Act, rights of exclusive use of parts of the common property (hereinafter referred to as exclusive use areas) are hereby conferred upon members of the body corporate, being the registered owners of the sections in the scheme, as stipulated hereunder.
- (2) The exclusive use areas referred to in sub-rule (1) above are the braai areas which are described as 'B' and distinctively numbered on the layout plan annexed hereto marked 'Plan C' (hereinafter referred to as 'Plan C'). The aforegoing exclusive use areas are hereby allocated to the owners of the sections (linked sections) as reflected in the Schedule annexed hereto marked 'Schedule D' (hereinafter referred to as 'Schedule D').
- (3) An exclusive use area, braai referred to in sub-rule (2) shall be used by the owner or occupier of the linked section for the purpose of a braai area and related purposes.
- (4) The rights vested in terms of this rule, shall not be real rights as contemplated in section 27(6) of the Sectional Titles Act, No. 95 of 1986.
- (5) When a linked section is transferred, the new owner of the linked section will automatically obtain the right of exclusive use of the exclusive use area linked to the section as indicated in Schedule D.
- (6) An exclusive use area held in terms of this rule may only be cancelled by way of an appropriate amendment of this rule approved by the members of the body corporate by special resolution and with the consent of the owner of the linked section.
- (7) An owner of a linked section must repair and maintain his or her exclusive use area and the structures or building improvements constructed thereon in a state of good repair and in a clean and neat condition.
- (8) The trustees must impose and recover additional levies from the owners of the linked sections, as contemplated in section 3(1)(c) of the Act, to recover the expenses relating to the exclusive use areas.
- (9) An owner of a linked section shall not construct or place any structure or building improvement on an exclusive use area, without the authorisation of the body corporate in terms of management rule 30(g).
- (10) An owner of a linked section shall permit any person authorised in writing by the body corporate, during reasonable hours and on notice (except in case of emergency, when no notice is required), to enter his exclusive use area for the purposes of inspecting it, or for the purpose of ensuring that the Act and the rules are being observed.

Schedule of allocation of exclusive use areas

Exclusive Use Areas, Braai Areas numbered as follows on the attached Plan, marked 'Plan C'	Allocated to the following owners of sections (linked sections)
B1	Section no. 1
B2	Section no. 2
B3	Section no. 3
B4	Section no. 4
B5	Section no. 5
B6	Section no. 6
В7	Section no. 7
B8	Section no. 8
В9	Section no. 9
B10	Section no. 10
B11	Section no. 11
B12	Section no. 12
B13	Section no. 13
B14	Section no. 14
B 1 5	Section no. 15
B16	Section no. 16

