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<p>[PROCLAMATION NO. 30 OF 2020]</p> <p>DECLARATION OF TOWNSHIP: HEIDEDAL: EXTENSION 63</p> <p>By virtue of section 24 of the Mangaung Municipal Land Use Planning By-Law 2015, I, Adv. Tankiso Mea, City Manager of Mangaung Metropolitan Municipality, hereby declare the area represented by General Plan S.G. No 194/2019 as approved by the surveyor general on 11 April 2019 to be an approved township under the name Heidedal, Extension 63, subject to the conditions as set by the Mangaung Metropolitan Municipality.</p> <hr/> <p>CONDITIONS OF ESTABLISHMENT AND OF TITLE</p> <p>The township is Heidedal, Extension 63 (previously known as Plot 146 Bloemspruit), situated on portion 2 of the farm Bloemspruit "B" 2232 , and consists of: 83 erven numbered 36556 - 36638, a public open space numbered 36639, and a street numbered 36640, as indicated on the General Plan S.G. No. 194/2019.</p> <p>A. CONDITIONS OF ESTABLISHMENT</p> <p>A.1 The provision of services is done in accordance with the Services Agreement between the Township Owner and the Metro Municipality. The Township Owner is responsible for a proportional contribution towards the necessary extensions to and/or upgrading of bulk services, as stipulated in the Services Agreement between the Township Owner and the Metro Municipality.</p> <p>A.2 Streets</p> <p>a. The Township Owner shall at his costs, provide streets from which access will be given to all erven in the township. Such streets shall be graded, tarred and provided with kerbing by and at the cost of the Township Owner, in accordance with plans and specifications as agreed upon by the Township Owner and the Metro Municipality.</p> <p>b. The Township Owner shall at his costs, provide a complete stormwater drainage system for the township, in accordance with specifications as agreed upon by the Township Owner and the Metro Municipality. The said system shall be adequate to collect and drain the stormwater caused by rain falling in the township to a point as determined by the plans and specifications of the Townships Owner.</p> <p>c. Upon completion of the streets and stormwater drainage system and after expiry of any period of retention and after proclamation of the township, the Metro Municipality shall be responsible for the maintenance and upkeep thereof.</p> <p>A.3 Electricity</p> <p>a. The Township Owner shall arrange with the Metro Municipality and/or supplier of electricity in the area, for the supply and installation of electricity to the township on such conditions as agreed upon.</p>	<p>[PROKLAMASIES NR. 30 VAN 2020]</p> <p>DORPSVERKLARING: HEIDEDAL: UITBREIDING 63</p> <p>Kragtens artikel 24 van die Mangaung Munisipale Grondgebruik - beplannings Verordeninge 2015, gee ek, Adv. Tankiso Mea, Stadsbestuurder van Mangaung Metropolitaanse Munisipaliteit hierby die gebied voorgestel deur Algemene Plan L.G. No. 194/2019 soos goedgekeur deur die Landmeter-Generaal op 11 April 2019 tot 'n goedgekeurde dorp onder die naam Heidedal, Uitbreiding 63, onderworpe aan die voorwaardes ingestel deur die Mangaung Metropolitaanse Munisipaliteit.</p> <hr/> <p>STIGTINGS- EN EIENDOMSVORWAARDES</p> <p>Die dorp is Heidedal, Uitbreiding 63 (voorheen bekend as Plot 146 Bloemspruit) geleë op gedeelte 2 van die plaas Bloemspruit "B" 2232, en bestaan uit: 83 erwe genommer 36556 - 36638, 'n publieke oopruimte genommer 36639, en n straat genommer 36640, soos aangedui op die Algemene Plan L.G. No. 194/2019.</p> <p>A. STIGTINGSVOORWAARDES</p> <p>A.1 Die voorsiening van dienste geskied ooreenkomsdig die Diensteeoreenkoms aangegaan tussen die Dorpseienaar en die Metro Munisipaliteit. Die Dorpseienaar is verantwoordelik om 'n proporsionele bydrae te lever vir die nodige uitbreidings aan en/of opgradering van die grootmaat dienste, soos uiteengesit in die Diensteeoreenkoms tussen die Dorpseienaar en die Metro Munisipaliteit.</p> <p>A.2 Strate</p> <p>a. Die Dorpseienaar voorsien op sy koste, strate wat toegang tot alle erwe in die dorp verleen. Sodanige strate word deur en op koste van die Dorpseienaar gevorm, geteer en van randstene voorsien ooreenkomsdig planne en spesifikasies soos ooreengekom tussen die Dorpseienaar en die Metro Munisipaliteit.</p> <p>b. Die Dorpseienaar voorsien op sy koste 'n volledige stormwaterdreineringstelsel vir die dorp ooreenkomsdig die spesifikasies soos ooreengekom tussen die Dorpseienaar en die Metro Munisipaliteit. Bedoelde stelsel sal voldoende wees om die stormwater wat in die dorp ontstaan as gevolg van reën, te versamel en in af te voer tot op 'n punt soos bepaal ooreenkomsdig die planne en spesifikasies van die Dorpseienaar.</p> <p>c. Na voltooiing van die strate en stormwaterafvoerstelsel en na verstryking van enige retensie tydperk en na proklamasie van die dorp, is die Metro Munisipaliteit verantwoordelik vir die instandhouding en onderhoud daarvan.</p> <p>A.3 Elektrisiteit</p> <p>a. Die Dorpseienaar tref reëlings met die Metro Munisipaliteit en/of die verskaffer van elektrisiteit in die gebied, vir die voorsiening en installering van elektrisiteit in die dorp, ooreenkomsdig die voorwaardes soos ooreengekom.</p>
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<p>A.4 Water</p> <p>a. The Township Owner shall arrange with the Metro Municipality for the supply of water to the township on such conditions as agreed upon.</p> <p>A.5 Sanitary Services and the Removal of Household Refuse</p> <p>a. The Township Owner shall at his cost, provide on conditions agreed upon with the Metro Municipality, a complete waterborne sewerage system and an installed sewerage main with pumps if necessary, of an adequate capacity, to ensure the complete disposal of all sewage effluent emanating from the township into the existing sewage purification works.</p> <p>b. The Township Owner shall arrange with the Metro Municipality for the removal of household refuse in the township.</p> <p>A.6 Arbitration</p> <p>In the event of a dispute arising between the Township Owner and the Metro Municipality on the interpretation of and the compliance with any of conditions A.1 to A.5, either of the parties shall have the right to appeal to the Municipal Appeal Tribunal, whose decision shall be final.</p> <p>A.7 Precautionary Measures</p> <p>"All Erven: The erf lies in an area where soil conditions can affect buildings and structures and result in damage to them. Building plans submitted to the Metro Municipality, must show measures to be taken, in accordance with recommendations obtained in the geotechnical report for the township to limit possible damage to buildings and structures as a result of detrimental foundation conditions, unless it is proved to be Metro Municipality that such measures are unnecessary or that the same purpose can be achieved by other more effective means."</p> <p>A.8 Transfer of land to Metro Municipality</p> <p>The following erven shall be transferred to the Metro Municipality free of charge, as provided for in Section 26 of the Mangaung Municipal Land Use Planning By-law, June 2015:</p> <table border="0"> <tr> <td>Street:</td> <td>Erf 36640</td> </tr> <tr> <td>Public Open Space:</td> <td>Erf 36639</td> </tr> </table> <p>A.9 Classification</p> <p>The erven of the town will be classified in the under-mentioned use zones as stipulated in the Bloemfontein Town Planning Scheme (No. 1 of 1986), and further subject to the conditions of title as set out in paragraph B. hereunder:</p> <table border="0"> <tr> <td>Use Zone</td> <td>Erven No's</td> <td>Conditions of Title</td> </tr> </table>	Street:	Erf 36640	Public Open Space:	Erf 36639	Use Zone	Erven No's	Conditions of Title	<p>A.4 Water</p> <p>a. Die Dorpseienaar tref reëlings met die Metro Munisipaliteit vir die voorsiening van water aan die dorp, ooreenkomsdig die voorwaardes soos ooreengekom.</p> <p>A.5 Saniteitsdiens en Verwydering van Huishoudelike Afval</p> <p>a. Die Dorpseienaar voorsien op sy koste, op voorwaardes soos met die Metro Munisipaliteit ooreengekom, 'n volledige watergedrewe rioolstelsel en 'n geïnstalleerde rioolpypgeleiding met pompe indien nodig, van voldoende kapasiteit om alle rioolafval wat in die dorp ontstaan, in die riolsuiweringswerke te stort.</p> <p>b. Die Dorpseienaar tref reëlings met die Metro Munisipaliteit vir die verwydering van huishoudelike afval in die dorp.</p> <p>A.6 Arbitrasie</p> <p>Indien daar 'n geskil tussen die Dorpseienaar en die Metro Munisipaliteit mag ontstaan betreffende die vertolking en uitvoering van enige van voorwaardes A.1 tot A.5, het enigeen van die partye die reg om hom op die Munisipale Appêl Tribunaal te beroep, wie se beslissing finaal is.</p> <p>A.7 Voorkomende Maatreëls</p> <p>"Alle erwe: Die erf is geleë in 'n gebied met bodemeienskappe wat geboue en strukture nadelig kan beïnvloed en skade tot gevolg kan hê. Bouplanne wat by die Metro Munisipaliteit gedien word, moet maatreëls aantoon in ooreenstemming met aanbevelings vervat in die geotegniese verslag wat vir die dorp opgestel is, om moontlike skade aan die geboue en strukture as gevolg van die ongunstige funderingstoestande te beperk, tensy bewys gelewer word aan die Metro Munisipaliteit dat sodanige maatreëls onnodig is of dieselfde doel op 'n meer doeltreffende wyse bereik kan word."</p> <p>A.8 Oordrag van grond na Metro Munisipaliteit</p> <p>Die volgende erwe sal gratis oorgedra word aan die Metro Munisipaliteit, soos bedoel in Artikel 26 van die Mangaung Munisipale Verordening op Grondgebruikbepanning, Junie 2015.</p> <table border="0"> <tr> <td>Straat:</td> <td>Erf 36640</td> </tr> <tr> <td>Publieke Oopruimte:</td> <td>Erf 36639</td> </tr> </table> <p>A.9 Klassifikasie</p> <p>Die erwe van die dorp word in die hierondervermelde gebruiksones verdeel, soos vervat in die Bloemfontein Dorpsaanlegskema(Nr. 1 van 1986), en is verder onderworpe aan die eiendomsvoorwaardes soos in paragraaf B. hieronder, uiteengesit.</p> <table border="0"> <tr> <td>Gebruiksone</td> <td>Erf Nos.</td> <td>Eiendoms voorwaardes</td> </tr> </table>	Straat:	Erf 36640	Publieke Oopruimte:	Erf 36639	Gebruiksone	Erf Nos.	Eiendoms voorwaardes
Street:	Erf 36640														
Public Open Space:	Erf 36639														
Use Zone	Erven No's	Conditions of Title													
Straat:	Erf 36640														
Publieke Oopruimte:	Erf 36639														
Gebruiksone	Erf Nos.	Eiendoms voorwaardes													

"Special Residential" 36556 - 36638	B1, B2, B3, and B4.	"Spesiale Woon" 36556 - 36638	B1, B2, B3, and B4
Public Open Space	36639	Publieke Oopruimte	36639
Street	36640	Straat	36640
B. CONDITIONS OF TITLE		B. EIENDOMSVOORWAARDES	
<p>The Conditions of Title mentioned in paragraph A.9, are as follows and have been imposed by the Municipal Planning Tribunal in terms of the provisions of the Mangaung Municipal Land Use Planning By-law, June 2015:</p>		<p>Die Eiendomsvoorwaardes wat in paragraaf A.9 vermeld word, is soos volg, en is deur die Municipale Beplanningstribunaal opgelê ingevolge die bepalings van die Mangaung Municipale Verordening op Grondgebruikbeplanning, Junie 2015.</p>	
B.1 In favour of the Metro Municipality	No building shall be erected within 5m from the street boundary of Voorspoed Street, and 3m from the boundary of any other street providing entrance to the erf, or within 2.5m from any other boundary of the erf, and in the case of a panhandle erf, the entire access portion of the erf, for the installation of municipal service mains over or under the erf. The officials of the Metro Municipality shall at all times have free access thereto for the purposes of construction, maintenance and repair of the services.	B.1 Ten gunste van die Metro Munisipaliteit	Geen gebou sal opgerig word binne 5m vanaf die straatgrens van Voorspoed Straat, en 3m vanaf die straatgrens van enige ander straat wat toegang tot die erf verleen, of binne 2.5m vanaf enige ander erfsgrens, en in die geval van 'n pypsteelerf, die hele toegangsgedeelte, sodat die amptenare van die Metro Munisipaliteit vrye toegang tot die erf sal hê vir dieleindes van konstruksie, onderhoud, en herstel van dienste.
	Provided that the Metro Municipality may permit the erection of a building less than 2.5m but not less than 1m from one side boundary of the erf. Provided further that the Metro Municipality may permit the erection of detached outbuildings without building lines on the side- and/or back boundary of the erf, given that no windows or other openings may front towards such boundary or boundaries and provided that finishing to a building on such boundary/ies is of acceptable standard. the Metro Municipality shall not permit aforementioned relaxations on boundaries already underlaid by installed municipal services.		Die Metro Munisipaliteit mag toelaat dat 'n gebou opgerig word binne 2.5m maar nie minder as 1m vanaf 'n erfsgrens nie. Die Metro Munisipaliteit mag ook toelaat dat losstaande buitegeboue sonder boulyne op die kant- en/of agter grens van die erf opgerig word, gegewe dat geen vensters of ander openinge na die erf sal grens nie, en gegewe dat die afwerking van so gebou van aanvaarbare standaard sal wees. Die Metro Munisipaliteit sal nie toelaat dat enige grense waarin daar reeds munisipale dienste geinstalleer is, verslap word nie.
B.2 In favour of the Metro Municipality	No work connected with the erection of or alteration to buildings on this erf, shall be undertaken before site and building plans depicting the layout, constructions, material and finish thereof, have been approved by the Metro Municipality in terms of its Building Regulations.	B.2 Ten gunste van die Metro Munisipaliteit	Geen werk aan die oprigting of verandering van geboue op hierdie erf word onderneem, alvorens perseel- en bouplanne wat die uitleg, konstruksie, material en afwekning daarvan aandui, ooreenkomsdig die Metro Munisipaliteit se Bouregulasies, deur die Metro Munisipaliteit goedgekeur is nie.
B.3 In favour of the Metro Municipality	The owner of this erf shall be obliged without compensation to accept material necessary to create a safe slope where such an erf is lower than the street level and should such erf be higher than the street level he will likewise allow the construction of a safe slope, unless he prefers in both cases to build supporting walls to the satisfaction of the Metro Municipality and within a period of time as required by the Metro Municipality.	B.3 Ten gunste van die Metro Munisipaliteit	Die eienaar van hierdie erf sal sonder vergoeding verplig wees om die nodige materiale te ontvang wat nodig mag wees ten einde 'n behoorlike helling daar te stel waar sodanige erf laer as die straatvlak geleë is en indien sodanige erf hoër as die straatvlak geleë is sal hy ewe-eens die konstruksie van 'n veilige helling toelaat, tensy hy in beide gevalle verkies om stutmure tot bevrediging van die Metro Munisipaliteit en binne sodanige tydperk as wat die Metro Munisipaliteit vereis, te bou.
B.4 In favour of the Metro Municipality	a. Not more than (1) one dwelling may be erected on the erf and the maximum permissible coverage on this erf is 50% which includes a garage but not a carport or veranda. Buildings may not exceed two storeys without the consent of the Municipality.	B.4 Ten gunste van die Metro Munisipaliteit	a. Slegs 1 (een) Huis mag op 'n erf gebou word. Die maksimum dekking is 50% wat 'n mototrhus insluit maar nie 'n afdak nie 'n afdak nie. Geboue mag nie twee verdiepings oorskry, sonder die toestemming van die Munisipaliteit nie.

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| b. This erf may only be used for residential purposes, with the understanding that a home industry may be run with the permission of the Municipality. | b. Die erf mag slegs vir residensiele doeleindes gebruik word, tensy skriftelike toestemming van die Munisipaliteit ontvang is vir 'n huisbedryf vanuit die huis. |
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DEFINITIONS

"Township Owner": LENOVA CONSTRUCTION AND DEVELOPMENT CC or his successors in title.

"Metro Municipality": The Mangaung Metro Municipality

WOORDOMSKRYWING

"Dorpseienaar": LENOVA CONSTRUCTION AND DEVELOPMENT BK of sy opvolgers in titel.

"Metro Munisipaliteit": Die Mangaung Metro Munisipaliteit

[PROVINCIAL NOTICE NO.29 OF 2020]**MUNICIPAL NOTICE NO: 01 /2020****TOKOLOGO LOCAL MUNICIPALITY****RESOLUTION LEVYING PROPERTY RATES FOR THE FINANCIAL YEAR 2020/2021.**

Notice is hereby given in terms of section 14(1) and (2) of the Local Government Municipal Property Rates Act, 2004; that the Council resolved by way of council resolution number 0C/41/2019/2020/(09), to levy the rates on property reflected in the schedule below for the 2020/2021 financial year.

Category of property	Cent amount in the Rand rate determined for the relevant property category
Residential and Government residential	0.006813 (less R15 000)
Business and Government	0.007701
Municipal , Indigents, Churches, Old Age Homes	0.000000
Agriculture	0.000402

Full details of the Council resolution and rebates, reductions and exclusions specific to each category of owners of properties or owners of a specific category of properties as determined through criteria in the municipality's rates policy are available for inspection at the municipality's offices, website (www.tokologo.gov.za) and all public libraries.

KJ Motlhale
Municipal Manager

Corner of Voortrekker and Market Square
Boshof
8340
Tel: 053 541 0014

[GENERAL NOTICE NO. 38 OF 2020]**METSIMAHOLO LOCAL MUNICIPALITY: NOTICE OF THE AMENDMENT OF THE SASOLBURG TOWN PLANNING SCHEME, 1993: ERF 3218 SASOLBURG EXTENSION 3**

Summit Development Group (Pty) Ltd, being a duly appointed agent of the property owner, hereby give notice in terms of Section 49 of the Metsimaholo Municipal Land Use Planning By-Law, 2015 read with relevant Provisions of the Spatial Planning and Land Use Management Act, (Act 16 of 2013) that we have applied to Metsimaholo Local Municipality for:

The simultaneous Removal of Restrictive Title Conditions and Amendment of the Sasolburg Town Planning Scheme 1 of 1993, by Rezoning from "Residential Special 1" to "Residential General" for

[ALGEMENE KENNISGWING NR. 38 VAN 2020]**METSIMAHOLO PLAASLIKE MUNISIPALITEIT: KENNISGEWING VAN DIE WYSIGING VAN DIE SASOLBURG DORPSBEPLANNINGSKEMA, 1993: ERF 3218 SASOLBURG UITBREIDING 3**

Summit Development Group (Pty) Ltd, synde 'n behoorlik aangestelde agent van die eiendomseienaar, gee hiermee ingevolge artikel 49 van die Metsimaholo Municipale Ordonnansie op Grondgebruikbeplanning, 2015 lees met relevante bepalings van die Ruimtelike Beplanning en Grondgebruikbestuurswet, (Wet 16 van 2013) dat ek aansoek gedoen het om Metsimaholo Plaaslike Munisipaliteit vir:

Die gelyktydige Opheffing van beperkende titelvoorwaardes en wysiging van die Sasolburg dorpsbeplanningskema 1 van 1993, deur hersonering van "Residensieel Spesiale 1" na "Residensiele Generaal"

<p>residential buildings.</p> <p>On Erf/Stand No: 3218 Sasolburg Extension 3 Township: District Parys, Free State Province</p> <p>Situated at: No. 40 Hogge Street, Sasolburg Ext 3.</p> <p>Particulars of this application may be inspected between normal office hours (07h30 to 16h00) at the Office of the Manager Urban Planning, 2nd Floor, Municipal Offices, Metsimaholo Local Municipality, 10 Fichardt Street, Sasolburg for the period of 30 days from the date of publication of this notice.</p> <p>Date of publication: 28 August 2020.</p> <p>Objections, if any or representations, to the application, together with the grounds thereof, must be lodged in writing to the Manager Urban Planning at the said address within the period of 30 days.</p> <p>Details of the Applicant: Summit Development Group (Pty) Ltd, No. 36 Grey Street, Emalahleni, 1035, Tel:079 980 7327, email: witness.sdg@gmail.com</p>	<p>vir residensiele gebou.</p> <p>Op Erf/stand Nr: 3218 Sasolburg Uitbreiding 3 Dorpe: Distrik Parys, Vrystaat Provinse</p> <p>Gelee te: Nr. 40 Hogge Straat, Sasolburg.</p> <p>Besonderhede van hierdie aansoek kan besigig word tussen normale kantoourure (07h30 tot 16h00) by die kantoor van die Bestuurder Stedelike Beplanning, 2de Vloer, Municipale Kantore, Metsimaholo Plaaslike Munisipaliteit, 10 Fichardt straat, Sasolburg vir die tydperk van 30 dae vanaf die datum van publikasie van hierdie kennisgewing.</p> <p>Datum van publikasie: 28 Augustus 2020.</p> <p>Besware, indien enige of vertoe, met die aansoek, tesame met die gronde daarvan, moet skriftelik by die Bestuurder Stadsbeplanning by genoemde adres binne die tydperk van 30 dae ingedien word.</p> <p>Besonderhede van die applikant:</p> <p>Summit Development Group (Pty) Ltd, No. 36 Grey Street, Emalahleni, 1035, Tel:079 980 7327, Epos: witness.sdg@gmail.com</p>
<p>[GENERAL NOTICE NO. 39 OF 2020]</p> <p>METSIMAHOLO LOCAL MUNICIPALITY: NOTICE OF THE AMENDMENT OF THE SASOLBURG TOWN PLANNING SCHEME, 1993: ERF 15215 SASOLBURG EXTENSION 18</p> <p>Summit Development Group (Pty) Ltd, being a duly appointed agent of the property owner, hereby give notice in terms of Section 49 of the Metsimaholo Municipal Land Use Planning By-Law, 2015 read with relevant Provisions of the Spatial Planning and Land Use Management Act, (Act 16 of 2013) that we have applied to Metsimaholo Local Municipality for:</p> <p>The simultaneous Removal of Restrictive Title Conditions and Amendment of the Sasolburg Town Planning Scheme 1 of 1993, by Rezoning from "Residential Special 1" to "Business General" for a business buildings.</p> <p>On Erf/Stand No: 15215 Sasolburg Extension 18 Township: District Parys, Free State Province</p> <p>Situated at: No. 31 Lion Cachet Street, Sasolburg.</p> <p>Particulars of this application may be inspected between normal office hours (07h30 to 16h00) at the Office of the Manager Urban Planning, 2nd Floor, Municipal Offices, Metsimaholo Local Municipality, 10 Fichardt Street, Sasolburg for the period of 30 days from the date of publication of this notice.</p> <p>Date of publication: 28 August 2020.</p> <p>Objections, if any or representations, to the application, together with the grounds thereof, must be lodged in writing to the Manager Urban Planning at the said address within the period of 30 days.</p>	<p>[ALGEMENE KENNISGWING NR. 39 VAN 2020]</p> <p>METSIMAHOLO PLAASLIKE MUNISIPALITEIT: KENNISGEWING VAN DIE WYSIGING VAN DIE SASOLBURG DORPSBEPLANNINGSKEMA, 1993: ERF 15215 SASOLBURG UITBREIDING 18</p> <p>Summit Development Group (Pty) Ltd, synde 'n behoorlik aangestelde agent van die eiendomseienaar, gee hiermee ingevolge artikel 49 van die Metsimaholo Municipale Ordonnansie op Grondgebruikbeplanning, 2015 lees met relevante bepalings van die Ruimtelike Beplanning en Grondgebruikbestuurswet, (Wet 16 van 2013) dat ek aansoek gedoen het om Metsimaholo Plaaslike Munisipaliteit vir:</p> <p>Die gelykydige Opheffing van beperkende titelvoorwaardes en wysiging van die Sasolburg dorpsbeplanningskema 1 van 1993, deur hersonering van "Residensieel Spesiale 1" na "Besigheid Generaal" vir besigheid gebou.</p> <p>Op Erf/stand Nr: 15215 Sasolburg Uitbreiding 18 Dorpe: Distrik Parys, Vrystaat Provinse</p> <p>Gelee te: Nr. 31 Lion Cachet Straat, Sasolburg.</p> <p>Besonderhede van hierdie aansoek kan besigig word tussen normale kantoourure (07h30 tot 16h00) by die kantoor van die Bestuurder Stedelike Beplanning, 2de Vloer, Municipale Kantore, Metsimaholo Plaaslike Munisipaliteit, 10 Fichardt straat, Sasolburg vir die tydperk van 30 dae vanaf die datum van publikasie van hierdie kennisgewing.</p> <p>Datum van publikasie: 28 Augustus 2020.</p> <p>Besware, indien enige of vertoe, met die aansoek, tesame met die gronde daarvan, moet skriftelik by die Bestuurder Stadsbeplanning by genoemde adres binne die tydperk van 30 dae ingedien word.</p> <p>Besonderhede van die applikant:</p>

<p>Details of the Applicant: Summit Development Group (Pty) Ltd, No. 36 Grey Street, Emalahleni, 1035, Tel: 079 980 7327, email: witness.sdg@gmail.com</p>	<p>Summit Development Group (Pty) Ltd, No. 36 Grey Straat, Emalahleni, 1035, Tel:079 980 7327, Epos: witness.sdg@gmail.com</p>
<p>[GENERAL NOTICE NO.40 OF 2020]</p>	<p>[ALGEMENE KENNISGEWING NR. 40 VAN 2020]</p>
<p>MANGAUNG METROPOLITAN MUNICIPALITY SPATIAL PLANNING AND LAND USE MANAGEMENT ACT, 2013 (ACT NO. 16 OF 2013)</p>	<p>MANGAUNG METROPOLITAN MUNISIPALITEITWET OP RUIMTELIKE BEPLANNING EN GRONDGEBRUIKBESTUUR, 2013 (WET NO. 16 VAN 2013)</p>
<p>The application, relevant plans, documents and information will be available for inspection during office hours (08h00 – 15h00) at the office of the Town and Regional Planning Sub-directorate of the Mangaung Metropolitan Municipality, Room 802, 8th Floor, Bram Fischer Building, Corner Nelson Mandela Drive and Markgraaf Street, Bloemfontein for a period of 30 days from the date of publication hereof, namely Friday 28 August 2020.</p>	<p>Die aansoek tesame met die betrokke planne, dokumente en inligting lê gedurende kantoorure (08h00-15h00) ter insae in die kantoor van die Stad en Streek Beplanning Sub-direktoraat van die <u>Mangaung Metro Munisipaliteit</u>, Kamer 802, 8^{ste} Vloer, Bram Fischer Gebou, H/v Nelson Mandela en Markgraafstraat, Bloemfontein vir 'n tydperk van 30 dae vanaf die datum van publikasie hiervan, naamlik Vrydag 28 Augustus 2020.</p>
<p>Any person who has an interest in the matter or who wishes to object to the granting of the application or who desires to be heard, or wants to make representations concerning the matter, must communicate in writing with the Town and Regional Planning Sub-directorate of the Mangaung Metropolitan Municipality at the above-mentioned address, or e-mail: patricia.maasdorp@mangaung.co.za or post to P.O. Box 3704, Bloemfontein, 9300 within a period of 30 days from the date of publication hereof, namely 28 August 2020 – 28 September 2020, quoting your name, address, contact details, interest in the application and reasons for your comments. The Municipality may refuse to accept comments received after the closing date. Any person who cannot write will be assisted by a Municipal official by transcribing their comments.</p>	<p>Enige persoon wat 'n belang by die saak het, en wat teen die toestaan van die aansoek beswaar wil maak of wat verlang om in die saak gehoor te word, of vertoë in verband daar mee wil indien, moet binne 30 dae na die datum van plasing hiervan sy beswaar / vertoë skriftelik indien by die Stad en Streek Beplanning Sub-direktoraat van die Mangaung Metro Munisipaliteit by bogemelde adres of e-pos: patricia.maasdorp@mangaung.co.za of pos aan Posbus 3704, Bloemfontein, 9300 binne die tydperk van 30 dae vanaf die datum van publikasie hiervan, naamlik 28 Augustus 2020 – 28 September 2020, tesame met jou naam, adres, kontakbesonderhede, belangstelling in die aansoek en redes vir jou kommentaar. Die Munisipaliteit mag weier om kommentare te aanvaar na die sluitingsdatum. Enige persoon wat nie kan skryf nie, sal deur 'n munisipale amptenaar bygestaan word om hul kommentaar op skrif te stel.</p>
<p style="text-align: center;">NOTICE</p>	<p style="text-align: center;">KENNISGEWING</p>
<p>a) Bloemfontein: The Farm The Kloof 2921, District Bloemfontein</p>	<p>a) Bloemfontein: Die Plaas Die Kloof 2921, Distrik Bloemfontein</p>
<p>It is hereby notified for general information in terms of the provisions of Section 47 and Section 50 (1) (a) & (g) and 50 (5) of the Mangaung Metropolitan Municipality Municipal Land Use Planning By-Laws (2015) that an application has been submitted for township establishment [removal of restrictive Title Deed conditions, amendment of the Bloemfontein Town Planning Scheme (inclusion in Scheme and create and include "Special Use" zonings: x 17), township establishment, zoning to the land uses as indicated on the Layout Plan, create and register servitude(s) as well as cancel servitude(s)]. The Layout Plan makes provision for a total of 116 erven, which includes Single Residential Units [proposed erven 1 – 17 ("Special Use"), 18 – 27, 29 – 39, 44 – 61, 88 – 102 ("Special Use") = 71 erven], Retirement Resort [proposed erf 41("Special Use")], Health Care Centre [proposed erf 42 ("Special Use")], Private Hospital [proposed erf 43 ("Special Use")], Block(s) of Flats [proposed erven 62 – 64 ("Special Use"), 66 – 68 ("Special Use"), 109 ("Special Use"), 110 ("Special Use") = 8 erven], Business [proposed erven 70 ("Special Use"), 71 ("Special Use"), 82 ("Special Use") = 3 erven / GLA restrictions], Town Houses [proposed erven 72 – 79 and 112 – 113 ("Special Use"), 80 ("Special Use"), 81 ("Special Use"), 83 – 86 ("Special Use"), 104 – 107 ("Special Use") = 20 erven], Private Open Space [proposed erven 28, 40, 65, 69, 103, 108, 111 = 7 erven], Municipal Purposes [proposed erf 87 = 1 erf] and Street [proposed erven 114, 115, 116 = 3 erven]. All the numbers for</p>	<p>Hiermee word die algemene publiek in kennis gestel ingevolge die bepalings van Artikel 47 en Artikel 50 (1) (a) & (g) en 50 (5) van die Mangaung Metro Munisipaliteit Munisipale Grondgebruik Beplanning Bywette (2015) dat 'n aansoek ingedien is vir dorpstigting [opheffing van beperkende Titel Akte voorwaardes, wysiging van die Bloemfontein Dorpsaanlegskema (insluit in Skema asook skep en insluit van "Spesiale Gebruik" sonerings: x 17), dorpstigting, sonering na die grondgebruiken soos aangetoon op die Uitlegplan, skep en regstreer van serwituit(e) sowel as kanselleer van serwituit(e)]. Die Uitlegplan maak voorsiening vir 'n totaal van 116 erwe, wat insluit Enkel Woon Eenhede [voorgestelde erwe 1 – 17 ("Spesiale Gebruik"), 18 – 27, 29 – 39, 44 – 61, 88 – 102 ("Spesiale Gebruik") = 71 erwe], Aftreeoord [voorgestelde erf 41("Spesiale Gebruik")], Gesondheid Sentrum [voorgestelde erf 42 ("Spesiale Gebruik")], Privaat Hospitaal [voorgestelde erf 43 ("Spesiale Gebruik")], Blokke Woonstelle [voorgestelde erwe 62 – 64 ("Spesiale Gebruik"), 66 – 68 ("Spesiale Gebruik"), 109 ("Spesiale Gebruik"), 110 ("Spesiale Gebruik") = 8 erwe], Besigheid [voorgestelde erf 70 ("Spesiale Gebruik"), 71 ("Spesiale Gebruik"), 82 ("Spesiale Gebruik") = 3 erwe / BVO beperkings], Meenthuise [voorgestelde erwe 72 – 79 en 112 – 113 ("Spesiale Gebruik"), 80 ("Spesiale Gebruik"), 81 ("Spesiale Gebruik"), 83 – 86 ("Spesiale Gebruik"), 104 – 107 ("Spesiale Gebruik") = 20 erwe], Privaat Oop Ruimte [voorgestelde erwe 28, 40, 65, 69, 103, 108, 111 = 7 erven], Munisipale Purposes [voorgestelde erf 87 = 1 erf] en Street [voorgestelde erven 114, 115, 116 = 3 erven]. All the numbers for</p>

the respective above Special Uses will be allocated by the Mangaung Metro Municipality. Access to the site is from the R700 (Kenneth Kaunda Road) opposite the T185.

111 = 7 erwe], Munisipale Doeleindes [voorgestelde erf 87 = 1 erf] en Straat [voorgestelde erwe 114, 115, 116 = 3 erwe]. Al die nommers vir die bogenoemde onderskeie spesiale gebruik sal deur die Mangaung Metro Munisipaliteit toegeken word. Toegang tot die terrein is vanaf die R700 (Kenneth Kaunda Weg) aan die oorkant van die T185.

FREE STATE PROVINCIAL GAZETTE <i>(Published every Friday)</i>	VRYSTAAT PROVINSIALE KOERANT <i>(Verskyn elke Vrydag)</i>																								
All correspondence, advertisements, etc. must be addressed to the Officer in charge of the Provincial Gazette, P.O. Box 517, Bloemfontein, Tel.: (051) 403 3139. Free Voucher copies of the Free State Provincial Gazette or cuttings of advertisements are NOT supplied. The cost per copy of the Provincial Gazette is as follows:	Alle korrespondensie, advertensies, ens. moet aan die Beampte Belas met die Proviniale Koerant, Posbus 517, Bloemfontein, Tel.: No. (051) 403 3139 geadresseer word. Gratis eksemplare van die Vrystaat Proviniale Koerant of uitknipsels van advertensies word NIE verskaf nie. Die koste per kopie van die Proviniale Koerant is soos volg:																								
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CLOSING TIME FOR ACCEPTANCE OF ADVERTS All advertisements must reach the Officer in Charge of the Provincial Gazette not later than 12:00 (Tuesday), three workings days prior to the publication of the Gazette. Advertisements received after 12:00 on the Tuesday of the publication week , will be held over for publication in the issue of the following week, or if specifically requested by the advertiser, will be published as a "Special Publication". In such cases, the advertisement must be delivered to the Officer in Charge not later than 12:00 on the Thursday preceding the publication of the Gazette and double rate will be charged for that advertisement. Advertisements received for publication on the same day , will be charged at triple the normal rate . A "Late Advertisement" will not be inserted as such without definite instructions from the advertiser.	SLUITINGSTYD VIR DIE AANNAME VAN ADVERTENSIES Alle advertensies moet die Beampte belas met die Proviniale Koerant bereik nie later nie as 12:00 (Dinsdag), drie werksdae voordat die Koerant uitgegee word. Advertensies wat na 12:00 op die Dinsdag van die publikasie week ontvang word, word oorgehou vir publikasie in die uitgawe van die volgende week, of as die adverteerde dit verlang, sal dit geplaas word in 'n "Buitengewone Koerant". In sulke gevalle moet die advertensie aan die Beampte oorhandig word nie later nie as 12:00 op die Donderdag voordat die Koerant gepubliseer word en dubbeltarief sal vir dié advertensie gevra word. 'n Drievoudige tarief sal gevra word vir advertensies wat ontvang is vir publikasie op die selfde dag. 'n "Laat Advertensie" sal nie sonder definitiewe instruksies van die Adverteerde as sodanige geplaas word nie.																								
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NUMBERING OF PROVINCIAL GAZETTE You are hereby informed that the numbering of the Provincial Gazette /Tender Bulletin and notice numbers will from 2010 coincide with the relevant financial year. In other words, the chronological numbering starting from one will commence on or after 1 April of every year.	NOMMERING VAN PROVINSIALE KOERANT U word hiermee in kennis gestel dat die nommering van die Proviniale Koerant / Tender Bulletin en kennisgewingnummers vanaf 2010 met die betrokke boekjaar sal ooreenstem. Met ander woorde, die kronologiese nommering beginnende met een, sal op of na 1 April van elke jaar begin.																								
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