

MASIPALA WASE THEEWATERSKLOOF MUNISIPALITEIT

Munisipale Kantoor/Municipal Office
Pleinstraat/Plein Street
Posbus/P.O Box 24
CALEDON
7230



Tel. no.: 028 214 3300
Faks/Fax no.: 028 214 1289
E-pos/E-mail: twkmun@twk.org.za

Our Reference Number: FA / 284/re, 982 & 920
Your Reference Number:
Enquiries: Sunet du Toit, 028 214 3300 / sunetdu@twk.org.za

Date: 07 April 2021

REGISTERED MAIL

M Lerm
Plan Active Town Planners
P O Box 296
HERMANUS
7200

(Per-email: Merike.planactive@gmail.com)

DECISION LETTER TO APPLICANT

Dear Mr/Mrs/Ms

APPLICATION FOR SUBDIVISION FOR REGISTRATION OF A SERVITUDE: REMAINDER OF FARM NO. 284, FARM NO. 982 AND FARM NO. 920, CALEDON DISTRICT

1. This application received by this Municipality on 09 December 2019, refers.
2. The Authorised Employee, on 31 March 2021 **approved, in whole** your applications for subdivision to register the following servitudes on the subject properties as depicted on Servitude Plan, Drawing No. V18536, drawn by Van Dyk & Associates Inc., dated October 2018, in terms of Section 60 of the Theewaterskloof Municipality: By-law on Municipal Land Use Planning, 2015:
 - 2.1. 2m wide servitude over Remainder Farm Welgegund No. 284 and Farm No. 982 in favour of Farm No. 920, to accommodate a water pipe line;
 - 2.2. 10m wide servitude over Farm No. 982 to accommodate a watercourse;
 - 2.3. Servitude area of $\pm 200\text{m}^2$ over Farm No. 982, to accommodate a water course; and
 - 2.4. Servitude area of $\pm 70\text{m}^2$ over Remainder of Farm Welgegund No. 284, to accommodate a pump house.
3. **Reasons** for the above decision are as follows:
 - 3.1. It is not foreseen that the proposal will have no negative impact on the character of the surrounding area.
 - 3.2. The proposal can be considered as a basic infrastructure provision.

- 3.3. The proposal will not result in a change of land use of zoning, therefore the character will be maintained.
- 3.4. The proposal will result in the effective utilisation of existing resources in the area.
4. **The abovementioned approval is subject to the following conditions in terms of Section 66 of the Theewaterskloof Municipality: By-law on Municipal Land Use Planning:**
 - 4.1. The approval is valid for 5 years after the expiry of the period contemplated in Section 79(2), subject to Section 22 of the Theewaterskloof Municipality: By-law on Municipal Land Use Planning, 2015;
 - 4.2. The servitudes must be registered at the Deeds Registrar within the validity period of this approval, generally in accordance with Servitude Plan, Drawing No. V18536, drawn by Van Dyk & Associates Inc., dated October 2018;
 - 4.3. Complete building plans must be submitted to the department for approval, before any construction activities commences.
 - 4.4. The approval of the application does not exempt the applicant/developer from compliance with any other legislation.
 - 4.5. Any service upgrades required will be for the cost of the owner/applicant.
5. All conditions as contained within the approval/support letters of the relevant authorities must be accepted in writing and adhered to by the applicant. These include:
 - 5.1. Eskom, letter dated 24 March 2020;
 - 5.2. Cape Nature, letter dated 17 March 2020;
 - 5.3. Breede-Gouritz Catchment Management Agency, letter dated 3 April 2020; and
 - 5.4. Department Environmental Affairs and Development Planning, letter dated 31 March 2020.
6. You are hereby informed of your right to appeal to the Appeal Authority in terms of section 79(2) and 80 of the said legislation.
 - 6.1. The attached appeal form must be completed and should be directed to the Appeal Authority and received by the Theewaterskloof Municipality, 6 Plein Street, Caledon, 7230 telephone: 028 214 3300, within 21 days of notification of this decision together with proof of payment of the appeal fee.
 - 6.2. You are requested to simultaneously serve notice of the appeal on any person who commented on the application and any other persons as the Municipality may determine (see attached list). Proof of serving the notification must be submitted to the Municipality, within 14 days of serving the notification.
 - 6.3. The notice must be served in accordance with section 35 of the said legislation and in accordance with the additional requirements as may be determined by the Municipality. The notice must invite persons to comment on the appeal within 21 days from date of notification of the appeal.
7. Kindly note that no appeal right exists in terms of Section 62 of the Local Government Municipal Systems Act, No 32 of 2000.

Yours faithfully



JC PIENAAR
MANAGER: TOWN PLANNING AND BUILDING CONTROL

Plan Active Town PLanners

Date: 2020/03/24

sunetdu@twk.co.za

Enquiries:

WayleavesWesternOU@eskom.co.za

WAYLEAVE APPLICATION: Subdivision for registration of a servitudes : Farm Welgegund, De Rust Estate, N2 Grabouw : Grabouw

YOUR REF: Fa 284/re, Fa 982 & Fa 920

ESKOM REF: 00718-20

THIS IS NOT AN APPROVAL TO START CONSTRUCTION

I hereby inform you that Eskom has no objection to the proposed work indicated on your drawing in principle. This approval is valid for **12 months** only, after which reapplication must be made if the work has not been completed.

1. **Eskom services are affected by your proposed works and the following must be noted:**

- a) Eskom has no objection to the proposed work and include a drawing indicating Eskom 11kV/LV underground services in close proximity.
- b) Please note that underground services indicated are only approximate and the onus is on the applicant to verify its location.
- c) There may be LV overhead services / connections not indicated on this drawing.
- d) The successful contractor must apply for the necessary agreement forms and additional cable information not indicated on included drawing, in order to start construction.

Application for Working Permit must be made to:

Customer Network Centre: Grabouw

Enchanté Swartz / Bongiswa Babu

021 859 8005 / 021 859 8025

SwartzEn@eskom.co.za / BabuB@eskom.co.za

Include Eskom Wayleave as-built drawings and all documentation, when applying for Working Permit.

Should it be necessary to move, relocate or support any existing services for possible future needs, it will be at the developer's cost. Application for relocating services must be made to Sabelo Potela on 084 745 8990 / PotelaS@eskom.co.za.

2. Underground Services

The following conditions to be adhered to at all times:

- a) Works will be carried out as indicated on plans.
- b) No mechanical plant to be used within 3.0m of Eskom underground cables.
- c) All services to be verified on site.
- d) Cross trenches to be dug by hand to locate all underground services before construction work commences.
- e) If Eskom underground services cannot be located or is grossly misplaced from where the wayleave plan indicates, then all work is to be stopped and Graham Hector from the Land Development Office to be contacted on 021 980 3551 / HectorG@eskom.co.za, to arrange the capturing of such services.
- f) In cases where proposed services run parallel with existing underground power cables the greatest separation as possible should be maintained with a minimum of 1000mm.
- g) Where proposed services cross underground power cables the separation should be a minimum of 300mm with protection between services and power cables. (Preferably a concrete slab)
- h) No manholes; catch- pits or any structure to be built on top of existing underground services.
- i) Only walk-behind (2 ton Bomac type) compactors to be used when compacting on top of and 1 metre either side of underground cables.
- j) If underground services cannot be located then the Customer Network Centre (CNC) should be consulted before commencement of any work.

3. O.H. Line Services:

- a) The following building and tree restriction on either side of centre line of overhead power line must be observed:

Voltage	Building restriction either side of centre line
11 / 22kV	9.0 m
66kV	11.0 m
132kV	15.5 m

- b) No construction work may be executed closer than **6 (SIX) metres** from any Eskom structure or structure-supporting mechanism.
- c) No work or no machinery nearer than the following distances from the conductors:

Voltage	Not closer than:
11 / 22kV	3.0 m
66kV	3.2 m
132kV	3.8 m

- d) Natural ground level must be maintained within Eskom reserve areas and servitudes.
- e) That a minimum ground clearance of the overhead power line must be maintained to the following clearances:

Voltage	Safety clearance above road:
11 / 22kV	6.3 m
66kV	6.9 m
132kV	7.5 m

- f) That existing Eskom power lines and infrastructure are acknowledged as established infrastructure on the properties and any rerouting or relocation would be for the cost of the applicant/developer.
- g) That Eskom rights or servitudes, including agreements with any of the landowners, obtained for the operation and maintenance of these existing power lines and infrastructure be acknowledged and honoured throughout its lifecycle which include, but are not limited to:
 - i. Having 24 hour access to its infrastructure according to the rights mentioned in (a) above,

- ii. To perform maintenance (structural as well as servitude – vegetation management) on its infrastructure according to its maintenance programmes and schedules,
 - iii. To upgrade or refurbish its existing power lines and infrastructure as determined by Eskom,
 - iv. To perform any other activity not listed above to ensure the safe operation and maintenance of the Eskom power lines or infrastructure.
- h) Eskom must have at least a 10m obstruction free zone around all pylons (not just a 10m radius from the centre).
- i) Eskom shall not be liable for the death or injury of any person, or for loss of or damage to any property, whether as a result of the encroachment or use of the area where Eskom has its services, by the applicant, his/her agent, contractors, employees, successors in title and assignee.
- j) The applicant indemnifies Eskom against loss, claims or damages, including claims pertaining to interference with Eskom services, apparatus or otherwise.
- k) Eskom shall at all times have unobstructed access to and egress from its services.
- l) Any development which necessitates the relocation of Eskom's services will be to the account of the developer.
- m) Lungile Motsisi, Eskom: Transmission must be contacted on 011 800 5734 to comment on behalf of the 400 kV OVERHEAD POWERLINES, NO WORK WITHIN THIS SERVITUDE OR UNDERNEATH POWERLINES IS ALLOWED until comment from Eskom Transmission has been obtained.

4. **NOTE**

Wayleaves, Indemnity form (working permit) and all as-built drawings issued by Eskom to be kept on site at all times during construction period.

Yours faithfully

LAND DEVELOPMENT (BRACKENFELL)



BREED-GOURITZ
CATCHMENT MANAGEMENT AGENCY

31 Baking Shop Meander 4900, Private Bag 10050, Worcester 6100

Requester: F. Smit

Tel: 023 346 8000

Fax: 023 347 2012

E-mail: fsmith@bgcma.co.za

Our Reference no: 4/10/1/G40D/Farm 284 (Rem), Caledon RD

Date: 3 April 2020.

Theewaterskloof Municipality
P. O. Box 24
Caledon
7230

For Attention: S. du Toit

Madam,

APPLICATION FOR REGISTRATION OF A SERVITUDE: REMAINDER OF FARM NO. 284, FARM NO. 982 AND FARM NO. 920, CALEDON RD.

With reference to your letter dated 04/03/2020, with TWK reference Number FA 284/re, FA 982 & FA 920, together with the Motivation Report by Plan Active, and received by BGCMA on 27/02/2020, herewith the following:

The BGCMA has no objection against the proposed subdivision to register servitudes, but the following needs to be clarified and/or considered:

1. P. 6 of the Motivation Report states:....."No additional water rights will be transferred, and the servitudes will merely accommodate the existing lawful water use".....In the event where water would indeed be transferred to another property (with different owner), this should be communicated with BGCMA.
2. Since only a copy of the Record of Recommendation (being an internal DWS document) was attached to the file, kindly provide a copy of the Issued Licence document for the raising of the Rietvlei Dam wall.
3. Kindly clarify the '*watercourse servitude*', as explained in the Motivation Report (P.5).

In addition:

4. All relevant sections and regulations of the National Water Act, 1998 (Act 36 of 1998) regarding water use should be adhered to.

Please be advised that no activities may commence without the appropriate approvals/authorizations (where needed) from the responsible authority.

The onus remains with the registered property owner to confirm adherence to any relevant legislation that such activities might trigger and/or need authorization for.



**CONSERVATION INTELLIGENCE: LANDSCAPE
CENTRAL**

postal Private Bag X5014 Stellenbosch 7599
physical Assegaaibosch Nature Reserve Jonkershoek
website www.capenature.co.za
enquiries Alana Duffell-Canham
telephone +27 21 866 8000 **fax** +27 21 866 1523
email aduffell-canham@capenature.co.za
reference SSD14/2/6/1774/284_982_920_Servitude_Cliver-Thandi
date 17 March 2020

Ms E. Moolman/Sunet du Toit
Theewaterskloof Municipality Head Office
6 Plein Street
Caledon
7230

By email: twkmun@twk.or.za and sunetdu@twk.org.za

Dear Ms Moolman

RE: Application for registration of a servitude Remainder of Farm no. 284, Farm no. 982 and Farm no. 920.
Municipality Erf File: FA 284/re, FA 982 & FA 920.

CapeNature would like to thank you for the opportunity to comment on this application and wish to make the following comments:

The impacts on terrestrial and aquatic biodiversity were adequately assessed during the environmental impact assessment process for the dam to which this servitude application is linked.

The servitude and associated agricultural expansion areas are located in areas that are already transformed by agricultural activities. There are therefore no significant ecological issues of concern.

It should be noted that the landowners have already made a substantial contribution to conservation and most of the remaining natural vegetation on the farm has been secured in a formal stewardship contact.

In light of the above considerations, CapeNature does not object to the application for registration of a servitude.

CapeNature reserves the right to revise initial comments and request further information based on any additional information that may be received.

Yours sincerely

A handwritten signature in black ink, appearing to read "Alana Duffell-Canham".

Alana Duffell-Canham

The Western Cape Nature Conservation Board trading as **CapeNature**

Board Members: Prof Denver Hendricks (Chairperson), Prof Gavin Maneveldt (Vice Chairperson), Ms Marguerite Bond-Smith, Mr Mervyn Burton, Dr Colin Johnson, Prof Aubrey Redlinghuis, Mr Paul Slack



Western Cape
Government

Department of Environmental Affairs and Development Planning
Bernadette Osborne
Development Management: Region 1
Bernadette.Osborne@westerncape.gov.za | Tel: 021 483 3679

REFERENCE: 16/3/3/6/E4/5/1068/20
ENQUIRIES: Ms Bernadette Osborne
DATE: 31/03/2020

The Municipal Manager
Theewaterskloof Municipality
PO Box 24
CALEDON
7230

Attention: Ms S du Toit

Tel: (028) 214 3300
E-mail: sunetdu@twk.org.za

Dear Madam

THE APPLICABILITY OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT 107 OF 1998) ("NEMA") ENVIRONMENTAL IMPACT ASSESSMENT ("EIA") REGULATIONS, 2014: THE APPLICATION FOR THE PROPOSED SUBDIVISION TO REGISTER SERVITUDES OVER THE REMAINDER OF FARM NO. 284, FARM NO. 982 AND FARM NO. 920, CALEDON.

1. The abovementioned document and letter dated 4 March 2020, as received by the Department on 11 March 2020, refer.
2. Based on the information provided it is this Department's understanding that the proposal entails the following:
 - The proposed application for subdivision to register water pipeline servitudes, a watercourse servitude and pumphouse servitude areas on the Remainder of Farm No. 284, Farm No. 982 and Farm No. 920, Caledon, to register.
 - The proposal also entails the expansion of agricultural activities by planting an additional 90ha of vineyards and orchards on previously farmed land.
 - According to the available mapping resources watercourses are present on the site and it is mapped to contain Kogelberg Sandstone Fynbos and Elgin Shale Fynbos vegetation, which are classified as critically endangered.
 - The available mapping resources also show that Farm No. 284 and a portion of Farm No. 982 form part of the Groenlandberg Conservancy, which is a formally Protected Area.
 - The site is located outside the urban area of Grabouw.
3. Your attention is therefore drawn to the listed activities in terms of the NEMA EIA Regulations, 2014 as defined in Listing Notices 1, 2 and 3. Please be advised that the proposed development **may** trigger one or more of the following listed activities in terms of the NEMA EIA Regulations, 2014:

Activity 12 of Listing Notice 1

The development of—

- (i) dams or weirs, where the dam or weir, including infrastructure and water surface area, exceeds 100 square metres; or
- (ii) infrastructure or structures with a physical footprint of 100 square metres or more;**

where such development occurs—

- (a) within a watercourse;**
- (b) in front of a development setback; or
- (c) if no development setback exists, within 32 metres of a watercourse, measured from the edge of a watercourse; —**

excluding—

- (aa) the development of infrastructure or structures within existing ports or harbours that will not increase the development footprint of the port or harbour;
- (bb) where such development activities are related to the development of a port or harbour, in which case activity 26 in Listing Notice 2 of 2014 applies;
- (cc) activities listed in activity 14 in Listing Notice 2 of 2014 or activity 14 in Listing Notice 3 of 2014, in which case that activity applies;
- (dd) where such development occurs within an urban area;
- (ee) where such development occurs within existing roads, road reserves or railway lines; or
- (ff) the development of temporary infrastructure or structures where such infrastructure or structures will be removed within 6 weeks of the commencement of development and where indigenous vegetation will not be cleared.

Activity 19 of Listing Notice 1

The infilling or depositing of any material of more than 10 cubic metres into, or the dredging, excavation, removal or moving of soil, sand, shells, shell grit, pebbles or rock or more than 10 cubic metres from a watercourse;

but excluding where such infilling, depositing, dredging, excavation, removal or moving-

- (a) Will occur behind a development setback;
- (b) Is for maintenance purposes undertaken in accordance with a maintenance management plan;
- (c) Falls within the ambit of activity 21 in this Notice, in which case that activity applies.
- (d) Occurs within existing ports or harbours that will not increase the development footprint of the port or harbour; or
- (e) Where such development is related to the development of a port or harbor, in which case activity 26 in Listing Notice 2 of 2014 applies.

Activity 27 of Listing Notice 1

The clearance of an area of 1 hectares or more, but less than 20 hectares of indigenous vegetation, except where such clearance of indigenous vegetation is required for –

- (i) The undertaking of linear activity; or
- (ii) Maintenance purposes undertaken in accordance with a maintenance management plan.

Activity 15 of Listing Notice 2

The clearance of an area of 20 hectares or more of indigenous vegetation, excluding where such clearance of indigenous vegetation is required for –

- (i) the undertaking of a linear activity; or
- (ii) maintenance purposes undertaken in accordance with a maintenance management plan.

Activity 12 of Listing Notice 3

The clearance of an area of 300 square meters or more of indigenous vegetation except where such clearance of indigenous vegetation is required for maintenance purposes undertaken in accordance with a maintenance management plan.

(i) Western Cape:

- i. Within any critically endangered or endangered ecosystem listed in terms of section 52 of the NEMBA or prior to the publication of such a list, within an area that has been identified as critically endangered in the National Spatial Biodiversity Assessment 2004;**
- ii. Within critical biodiversity areas identified in bioregional plans;
- iii. Within the littoral active zone or 100 meters inland from the high-water mark of the sea or an estuarine functional zone, whichever distance is the greater, excluding where such removal will occur behind the development setback line on even in urban areas;
- iv. On land, where, at the time of the coming into effect of this Notice or thereafter such land was zoned open space, conservation or had an equivalent zoning; or**
- v. On land designated for protection or conservation purposes in an Environmental Management Framework adopted in the prescribed manner, or a Spatial Development Framework adopted by the MEC or Minister.

4. The above is based on the following:

- The proposed development may result in the clearance of 300m² or more of Kogelberg Sandstone Fynbos and Elgin Shale Fynbos vegetation, which are classified as critically endangered.
- Farm No. 284 and a portion of Farm No. 982 form part of the Groenlandberg Conservancy, which is a formally Protected Area.
- The development footprint may be located within 32m of, or encroach into the mapped watercourses.
- The site is located outside the urban area of Grabouw.

5. If applicable, written authorisation will be required from the competent authority prior to the undertaking of the said activity. You are hereby advised that only those activities applied for will be considered for authorisation. The onus is on the applicant to ensure that all the applicable listed activities are included in the application.

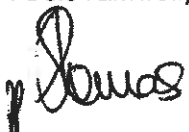
6. The Application Form, as well as other relevant forms and guidelines, are available from this Department's website: <http://eadp-westerncape.kznsshf.gov.za/>.

7. The applicant must comply with any other statutory requirements that may be applicable to the undertaking of the activity.

8. The Department reserves the right to revise or withdraw comments or request further information based on any information received.

Your interest in the future of our environment is greatly appreciated.

Yours faithfully



**HEAD OF COMPONENT
ENVIRONMENTAL IMPACT MANAGEMENT SERVICES: REGION 1
DEPARTMENT OF ENVIRONMENTAL AFFAIRS AND DEVELOPMENT PLANNING**

MASIPALA WASE THEEWATERSKLOOF MUNISIPALITEIT

Munisipale Kantoor/Municipal Office
 Pleinstraat/Plein Street
 Posbus/P.O Box 24
CALEDON
 7230



Tel. no.: 028 214 3300
 Faks/Fax no.: 028 214 1289
 E-pos/E-mail: twkmun@twk.org.za

APPEAL FORM

(Section 79 of the Proposed Standard Draft By-law on Municipal Land Use Planning)

KINDLY NOTE: Please complete this form using BLOCK capitals and ticking the appropriate boxes. Append this form to your letter of appeal which must comply with section 80 of the Theewaterskloof Standard By-law on Municipal Land Use Planning.

PART A: APPEAL

Are you appealing against the decision made by the authorised employee or Tribunal?	Y	N	If Yes, indicate in Part E if the appeal is lodged against the whole decision or part thereof. If the latter applies provide a description of the part.
Are you appealing in respect of the failure of the authorised employee or Tribunal to make a decision within the period contemplated in section 57(1) or (2)?	Y	N	If Yes, provide facts that prove the failure in Part E.
Are you appealing against the condition(s) of approval imposed by the authorised employee or Tribunal?	Y	N	If Yes, list relevant condition(s) and provide a description in Part E.
Is your appeal based on and primarily concerned with the process followed prior to the authorised employee or Tribunal decision?	Y	N	If Yes, specify in Part E.
Is your appeal based on and primarily concerned with the merits of the land development or land use application on which it is believed that the authorised employee or Tribunal erred in coming to the conclusion?	Y	N	If Yes, specify in Part E.
Date of decision	DD/MM/YYYY	Date receiving notice of decision	DD/MM/YYYY
Who took the original decision?	<input checked="" type="checkbox"/>	Authorised employee	<input checked="" type="checkbox"/> Tribunal

PART B: APPELLANT'S DETAILS

First name(s)	
Surname	

MASIPALA WASE THEEWATERSKLOOF MUNISIPALITEIT

Munisipale Kantoor/Municipal Office
 Pleinstraat/Plein Street
 Posbus/P.O Box 24
CALEDON
 7230



Tel. no.: 028 214 3300
 Faks/Fax no.: 028 214 1289
 E-pos/E-mail: twkmun@twk.org.za

Company or legal person's name <i>(if applicable)</i>					
Postal address					Postal Code
Email					
Tel		Fax		Cell	

PART C: APPELLANT'S PROPERTY DESCRIPTION *(Property that is affected by proposed development)*

Number(s) of Erf/Erven/Portion(s) or Farm(s), allotment area.					
Physical Address					
GPS Coordinates		Town/City			

PART D: PROPERTY DESCRIPTION OF PROPOSED LAND DEVELOPMENT

Number(s) of Erf/Erven/Portion(s) or Farm(s), allotment area.					
Physical Address					
GPS Coordinates		Town/City			

PART E: APPEAL MOTIVATION AND REASONS*

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MASIPALA WASE THEEWATERSKLOOF MUNISIPALITEIT

Munisipale Kantoor/Municipal Office
 Pleinstraat/Plein Street
 Posbus/P.O Box 24
CALEDON
 7230



Tel. no.: 028 214 3300
 Faks/Fax no.: 028 214 1289
 E-pos/E-mail: twkmun@twk.org.za

* Appeal motivation, information and reasons may be attached.

PART F: APPEAL FEE (for completion and use by official)

	Appeal	R
TOTAL APPEAL FEES*		R

* Appeal fees that are paid to the Municipality are non-refundable and proof of payment of the application fees must accompany the application.

BANKING DETAILS

Name:

Bank:

Branch no.:

Account no.:

Payment reference:
 (If applicable)

PART G: ATTACHMENTS AND SUPPORTING INFORMATION AND DOCUMENTATION

Complete the following checklist and attach all the information and documentation relevant to the appeal.

Y	N	Proof of payment of appeal fees (applicant)	Y	N	Proof of serving notice of appeal (applicant)
Y	N	Copy of decision and proof of notification	Y	N	Copy of conditions of approval
Y	N	Motivation and reasons for appeal	Y	N	Other (specify)

SECTION H: DECLARATION

I hereby wish to confirm the following :

- That the information contained in this appeal form and accompanying documentation is complete and correct.
- I'm aware that it is an offense in terms of section 85(1)(e) of the said legislation to supply particulars,

MASIPALA WASE THEEWATERSKLOOF MUNISIPALITEIT

Munisipale Kantoor/Municipal Office
Pleinstraat/Plein Street
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Tel. no.: 028 214 3300
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E-pos/E-mail: twkmun@twk.org.za

information or answers knowing the particulars, information or answers to be false, incorrect or misleading or not believing them to be correct.

Appellant's signature: _____

Date: _____

Full name: _____

FOR OFFICE USE ONLY

Date received: _____

Received by: _____

Municipal Stamp