LAND USE SCHEME REGULATIONS-2021



28 APRIL 2021

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PART A: GENERAL

1.1 DISCLAIMER

1A copy of the formally adopted version of the City of uMhlathuze Land Use Scheme, including amendments made from time to time, is kept at the offices of the City of uMhlathuze City Development Department, and those copies are the only official copies of the Scheme.

The City publishes an unofficial copy of the Land Use Scheme as a service to the public, and a copy of the unofficial version is available:

- (a) on the City's website at www.uMhlathuze.gov.za; or
- (b) upon request at the public offices of the City (a printing fee would be payable).

1.2. WARNING AS TO ACCURACY

The copies of the Land Use Scheme published on the City's website and available for purchase at the City's offices are not necessarily precisely the same and as up-to-date as the official versions which are those identified as the official versions, and kept at the City's offices. It is only those official version copies that should be relied upon for any purpose where accuracy may have any significant personal, legal or financial implications.

For any enquiries relating to the content and interpretation of the Scheme, please contact the City Development Land Use Management Section.

1.3. NAVIGATION GUIDE

All properties within the municipal area have been allocated a zone. A property is subject to the development rules specified in this Scheme for the applicable zone, as well as the general rules and provisions which apply to all zones. If you want to establish the zoning of a property you may inspect the zoning map or obtain a zoning extract or certificate from the Land Use Management Section.

If you are uncertain about the meaning of any word or phrase, please refer to Chapter 5, which contains definitions of important words and phrases used in this Scheme.

If you want to establish what the primary use rights or consent use rights are for a property, you need to identify the zoning of that property and the relevant table in this Scheme. You may then turn to the table indicated and read the development rules which will apply to the property. Generally speaking, one is not permitted to use property for any purpose not specifically allowed in terms of the zoning of the property concerned.

You may find that your property is affected by other legislation apart from zoning, such as environmental or heritage regulations, traffic impact limitations, agricultural requirements or title deed restrictions. You may also find that you need a license, such as a business license or a liquor license. For advice on these matters, please contact the City Development Department.

You may apply for municipal planning approval in which case you need to submit an application to the Council. You are advised to have a pre-application consultation with the responsible municipal official before you finalise or submit your application. This pre-application consultation could occur by way of telephone, a meeting or exchange of correspondence, and will help to clarify which regulations and policies are likely to affect your application.

If additional information is required in a planning application, the date on which such information is received shall be deemed as the date of application.

Should the applicant be dissatisfied with a decision taken by Council (or its delegation), he/she has a right of appeal under uMhlathuze Spatial Planning and Land Use Management Bylaw. Information about appeals can be obtained from the City Development Department, and will be stipulated in the record of decision.

General public and Stakeholders are encouraged to participate in municipal policy-making by submitting written input when planning is undertaken and especially when overlay zones, development frameworks or sectoral plans are prepared. Effective planning depends to a large extent on public participation in the planning process, and you are encouraged to make an input when the opportunity presents itself.

1.4. LEGAL FRAMEWORK

- a) The preparation, key components and legal effect of SDF's (Spatial Development Framework) are provided for in terms of Chapter 4 of the Spatial Planning and Land Use Management Act (Act 16 of 2013).
- b) All land use schemes must be aligned with a Municipality's IDP (Integrated Development Plan) and SDF (Spatial Development Framework).
- c) In accordance with Section 24 of the Spatial Planning and Land Use Management Act (Act 16 of 2013), each Municipality must, after public consultation, adopt and approve a single land use scheme for its entire area within five years from the commencement of this Act.
- d) In accordance with Section 27 of the Spatial Planning and Land Use Management Act, a municipality may review its land use scheme in order to achieve consistency with the municipal spatial development framework, and must do so at least every five years.
- e) Interpretation of all provisions in the Scheme must be in accordance with Section 7 of the Spatial Planning and Land Use Management Act, 2013 (Act No. 16 of 2013).

1.5. TITLE

- 1.5.1. This Scheme shall be known as the uMhlathuze Land Use Scheme.
- 1.5.2. In accordance with Section 25 of the Spatial Planning and Land Use Management Act (Act 16 of 2013), the land use scheme must give effect to and be consistent with the municipal spatial development framework and determine the use and development of land within the municipal area to which it relates in order to promote—
 - (a) economic growth;
 - (b) social inclusion;
 - (c) efficient land development; and
 - (d) minimal impact on public health, the environment and natural resources.

1.6. STRUCTURE

- 1.6.1 The Scheme shall consist of:
 - a) Scheme Regulations setting out the procedures and conditions relating to the use and development of land in any zone (this document);
 - Scheme Map/s indicating the zoning of the municipal area into land use zones; and
 - c) a **register** of all amendments to such land use scheme.
- 1.6.2 The uMhlathuze Scheme and Maps form part of the Land Use Management System which applies to all Erven within the boundary of the Municipality.
- 1.6.3 In general, the Scheme Regulations aim to control:
 - a) The use of land and buildings by means of prescribing permitted, and prohibited land uses on specifically zoned sites and land use definitions applicable;
 - b) Floor area, coverage and height factors for buildings and structures;
 - c) Street, side and rear building lines which must be maintained around buildings;
 - d) Parking and loading controls;
 - e) Additional provisions relating to a specific use zone or land use;
 - f) How contraventions of the scheme provisions will be dealt with;
 - g) Provisions relating to the design of sites and buildings;
 - h) Other general definitions, controls, provisions and procedures.
- 1.6.4 Within each use zone there are restrictions with regard to the use of land and the erection and use of buildings. These are split into three categories:

a)	Permitted Uses	This category includes land uses that are considered to be compatible with the surrounding land uses, and which may be permitted by the municipality.
b)	Consent Uses	those buildings and uses which may be approved or declined by Council after following a Consent procedure as set out in legislation and Clause 3.3 of this Scheme; and
c)	Prohibited Uses	those buildings and uses, which are expressly prohibited.

1.6.5 Any building or use not specifically defined in this Scheme shall be deemed to be a "Special Use" as defined in this Scheme and shall be subject to a Consent application or, whichever the Municipality deems appropriate.

1.7. AREA OF THE SCHEME

- 1.7.1 The Scheme applies to all Erven within the jurisdiction of the uMhlathuze Municipality (KZ282).
- 1.7.2 The Scheme Maps are available electronically on the Municipality's GIS System.
- 1.7.3 A hardcopy of a map or maps could be made available upon request and at a fee. Printed maps should include a title block with the following information:
 - a) A descriptive heading identifying the area of the Scheme;

- b) The Municipality's name and contact details;
- c) North point and scale;
- d) Date of map printed;
- e) A legend interpreting the colour notation.
- 1.7.4 Printed Scheme maps are only valid for the day on which it was printed, and it remains the responsibility of the user of the maps to ensure accuracy of maps where it may have any significant personal, legal or financial implications.
- 1.7.5 Below is a Land Use Scheme Map for the uMhlathuze Municipality:



1.8. MANAGEMENT OVERLAYS

Where additional and more detailed land use management, beyond that stipulated in the Scheme Regulations and Map/s is required, this is processed via the use of Management Overlays and Management Plans. The Management Overlay identifies the boundary of the area or precinct for which additional regulations or guidelines pertain. The Management Overlay redirects the user to the "informant" or "plan" that contains the additional information, and this is a parallel or co-ordinating plan. The Management Overlay also redirects the user to the source (date) of the plan concerned.

MANAGEMENT OVERLAYS:	PLAN REFERENCE NUMBER
Environmental Services Management Plan	MO/TP/P/1 (DMS882792)
Richards Bay CBD Framework Plan	MO/TP/P/2 (DMS1318644)
The Ridge Urban Design Concept	MO/TP/P/3 (DMS1171741); (DMS1211562)
Coastal Setback Lines	MO/TP/P/4 (DMS883155)
Air Quality Buffer Areas	MO/TP/P/5 (DMS882790)
Empangeni CBD Revitalisation Plan	MO/TP/P/6 (DMS882602)
Port Dunford Development Framework plan	MO/TP/P/7 (DMS122982)
Buchanana Development Framework Plan	MO/TP/P/8 (DMS1302017)
Areas/properties subject to the Subdivision of Agricultural	MO/TP/P/9 (DMS1373766)
Land Act, 1970 (Act No. 70 of 1970)	Any development in these properties will require consent from the Department of Environment, Forestry and Fisheries.
	NB: Properties that have be exempted from Subdivision of Agricultural Land Act, 1970 (Act No. 70 of 1970) are yet to be gazetted.

Table 1: Categories of Management Plans and Overlays

1.9. RESPONSIBLE AUTHORITY

The uMhlathuze Municipality shall be the only authority responsible for enforcing and carrying into effect the provisions of the Scheme.

1.10. PURPOSE OF THE SCHEME

1.10.1	enable the comprehensive management of all erven (both private and public sector) within the Municipality;
1.10.2	promote and implement the applicable planning and development legislation and principles as adopted by the relevant National, Provincial and Municipal spheres of government from time to time;
1 10 3	promote and implement the Vision and Strategies of the Integrated Development Plan in

- 1.10.3promote and implement the Vision and Strategies of the Integrated Development Plan in
the realization of quality environments; and
- 1.10.4manage land-use rights, to provide facilitation over use rights, to manage urban growth
and development and to manage conservation of the natural environment, in order to:
 - a) Achieve co-ordinated and harmonious development in a way that will efficiently promote public safety, health, order, convenience and to protect the general welfare of the inhabitants of the Municipality;

- b) Promote integrated and sustainable development through-out the area of jurisdiction;
- c) Promote sustainable environmental management, conserve and protect environmentally sensitive areas.
- d) Promote all forms of development and growth through sound planning principles that would support a mix of land-uses managed in an appropriate manner.

1.11. EFFECTIVE DATE

The Effective Date of this Scheme is the date of adoption.

1.12. LEGAL EFFECT OF THE SCHEME

- 1.12.1 In accordance with Section 26 of the Spatial Planning and Land Use Management Act (Act 16 of 2013):
- 1.12.2 An adopted and approved land use scheme—
 - (a) has the force of law, and all land owners and users of land, including a municipality, a state-owned enterprise and organs of state within the municipal area are bound by the provisions of such a land use scheme;
 - (b) replaces all existing schemes within the municipal area to which the land use scheme applies; and
 - (c) provides for land use and development rights.
- 1.12.3 Land may be used only for the purposes permitted—
 - (a) by a land use Scheme;
 - (b) in terms of Clause 1.12.4 of the Land Use Scheme.
- 1.12.4 Where no land use scheme applies to a piece of land, before a land use scheme is approved in terms of the Spatial Planning and Land Use Management Act, such land may be used only for the purposes listed in Schedule 2 of the Act and for which such land was lawfully used or could lawfully have been used immediately before the commencement of the Act.
- 1.12.5 A permitted land use may, despite any other law to the contrary, be changed after following a prescribed process as set out in law.
- 1.12.6 At any time after the effective date no person shall:
 - 1.12.6.1 erect a new building, alter or add to an existing building or carry out any other proposed work, or
 - 1.12.6.2 develop or use any land, or use any building or structure for any purpose different from the purpose/s for which it was being developed or used on such date, or
 - 1.12.6.3 use any building or structure erected after such date for a purpose or in a manner different from the purpose for which it was erected, until such person has first

applied in writing to the Council for permission / approval / consent to do so and the Council has granted its written authority thereto either with or without conditions, and provided that:

- a) Any authority granted by the Council shall remain valid for 18 months from the date of granting of such authority; and
- b) Where any building or work referred to in any such authority has not been substantially commenced within the said period of 18 months or where an appeal has been lodged, within a period of 18 months from the date of notification of the outcome of such appeal, or where there has been an interruption in the development of the building or use of land for a continuous period of 18 months, the said authority shall automatically be considered to have lapsed and building operations shall not be commenced or recommenced unless fresh authority has first been applied for and obtained.

1.13. INSPECTION OF THE SCHEME

- 1.13.1 The Scheme (and Maps) are public documents and open for inspection by the general public at the Municipal City Development Offices during normal business hours or at an arranged reasonable time.
- 1.13.2 A register of all applications and decisions on the Scheme and Maps shall be kept and shall be available for inspection by any person or persons at the Municipal Offices during normal business hours or at an arranged reasonable time.

1.14. STATUS OF THE SCHEME

- 1.14.1 This Scheme replaces the current 25 September 2019 Land Use Scheme within the area to which it applies.
- 1.14.2 Any extension to buildings or structures on land contemplated must comply with this Scheme.
- 1.14.3 Any application submitted prior to the adoption of this Scheme shall be assessed and finalised under the provisions of such former Scheme regulations, except if the applicant has in writing informed the Municipality that he / she withdraws such application.
- 1.14.4 A Scheme is binding on the Municipality, all other persons and organs of state, except in the event of a conflict with the provisions of an Integrated Development Plan that was adopted prior to the Scheme or amendment to the Scheme.
- 1.14.5 The provisions of the Integrated Development Plan will prevail over the provisions of a Scheme in the event of a conflict with the provisions of an Integrated Development Plan that was adopted prior to the Scheme or amendment to the Scheme.
- 1.14.6 The provisions of a Scheme that were adopted prior to the adoption of an Integrated Development Plan prevail in the event of a conflict with the provisions of the Integrated Development Plan.

- 1.14.7 A Municipality or any other organ of state may not approve a proposal that is in conflict with the provisions of a Scheme.
- 1.14.8 A proposal to develop or use of land that is in conflict with the provisions of a Scheme is invalid.
- 1.14.9 Nothing in this Scheme shall be construed as enabling any person to erect or use any building or to develop or use any land which is in conflict with any condition of title imposed by the Premier or by the State under any other law.
- 1.14.10 The Scheme provisions shall apply over and above the Bylaws where they are more onerous than the Bylaws. Where the Scheme makes no provision, the Bylaws shall apply.

1.15. AMENDMENTS TO THE SCHEME

- 1.15.1 If the Council desires to rescind, alter or amend any of the provisions of the Scheme in course of preparation it shall follow the procedures as set out in law.
- 1.15.2 The owner of any land, or any person having a real right to any land, which is zoned in terms of the Scheme, may make application to the Municipality to rezone such land or amend the Scheme controls applicable to such land in accordance with relevant legislation.
- 1.15.3 The Municipality does not have to follow a formal process to amend the Scheme in cases where:
 - a) a spelling / typing error or numbering within the Scheme is amended or corrected,
 - b) Scheme Clauses are re-organised without amending the meaning of the clauses;
 - c) reference to legislation becomes outdated and must be replaced or updated;
 - d) any annexures to the Scheme need to be updated or amended,
 - e) legally approved development applications or land use zones have not been included in the Scheme, or have been included incorrectly;
 - f) a planned road zoned "Proposed Road" is constructed. The zoning "Proposed Road" may then be converted to the zoning "Existing Public Road" and/or "Private Road", with the proviso that the alignment of the road which was originally zoned "Proposed Road" has not changed; and
 - g) changes to or deletion of Management Plans and Overlays
 listed in e (date) of the plan concerned.

Table 1.

1.16. APPLICATIONS FOR THE USE AND DEVELOPMENT OF LAND

1.16.1 GENERAL PROVISIONS

1.16.1.1. Applications shall be made in writing to the Municipal Manager, shall contain all information required by the Municipality and may be subject to an application fee. 1.16.1.2 The Municipality may refuse to accept an application which: a) is subject to an application fee, but which has not been paid in full; and is not motivated in full. b) In these cases, the Municipality will inform the applicant to resubmit a complete application, and provide the applicant with a description of the necessary information which must be submitted. Applications for development on land falling under the ownership of 1.16.1.3. Ingonyama Trust require consent/or a lease from the Ingonyama Trust Board as part of the application and/or a letter of support from the applicable Traditional Council. 1.16.1.4 Any authority granted by the Council shall remain valid for 18 months from the date of granting of such authority, unless stated otherwise. Where any building or work referred to in any such authority has not been within the said period of 18 months or where an appeal has been lodged, within a period of 18 months from the date of notification of the outcome of such appeal, or where there has been an interruption in the development of the building or use of land for a continuous period of 18 months, the said authority shall automatically be considered to have lapsed and building operations shall not be commenced or recommenced unless fresh authority has first been applied for and obtained.

1.16.2 APPLICATION FOR THE PERMISSION OF THE COUNCIL

- 1.16.2.1 A person desiring any Permission of the Council shall apply therefore in writing to the Municipal Manager in the form which may from time to time be prescribed, provided that except where the Council may otherwise require, ordinary Application and Approval under the bylaws shall be deemed sufficient Permission of the Council.
- 1.16.2.2 The Council may call upon any building owner who proposes to alter a building or put it to a new use to provide a current building and cadastral survey of the property.

1.16.3. APPLICATION FOR THE APPROVAL OF THE COUNCIL

A person desiring any Approval of the Council shall apply in writing to the Municipal Manager in the form which may be prescribed from time to time.

1.17 CONTRAVENTIONS OF THE SCHEME

- 1.17.1 An authorised official in the service of the Council may access building plans and, subject to the provisions of the Spatial Planning and Land Use Management Act, (Act 16 of 2013) may enter any property within the area of its jurisdiction for inspection purposes. No person shall in any way obstruct such official in the execution of his or her duties.
- 1.17.2 If any person or persons contravenes any provision of this Scheme, a notice issued in terms of the Scheme, or a condition set by virtue of it, the Council shall be entitled to take any steps against such person or persons as provided for in legislation, including legal action.

1.18. EXISTING USE RIGHTS

Any existing building or existing use which is not in conformity with this Scheme, but for which legal authority was obtained from the Municipality prior to the adoption date of the Scheme, and which continued to be used for the purpose for which it was designed and/or was completed legally and so used after the adoption date may continue to be so used, subject to compliance with any conditions which may have been imposed by the Municipality.

1.19. OCCASIONAL USE OF LAND AND/OR BUILDINGS

- 1.19.1 Land or buildings, other than Chalets, Medium/High Density Housing or a Residential Building, may, on occasion, be used as a Place of Assembly or Place of Worship, provided that:
- 1.19.2 such use is restricted to not more than twenty calendar days in any calendar year and to not more than two calendar days in any calendar month;
- 1.19.3 in the event of such use constituting a nuisance, it shall cease forthwith upon service of a notice to that effect and in such event shall not be resumed except with the permission of the Council; and

1.19.4	this clause shall not in any manner be deemed to restrict the use of a Hotel for such purposes.
1.19.5	the occasional slaughter of animals may be permitted subject to Council's permission and compliance with the relevant Health Bylaws.

2. PART B: DEFINITIONS

2.1 GENERAL DEFINITIONS

Air Quality Buffer – Potential Health Impact Zone	Means a buffer area, as adopted by Council in accordance with Resolution 4272 of 5 December 2006, which has been implemented to limit the health impacts of air pollution produced by industrial development in Richards Bay.
	Industries considering development or expansion within the Potential Health Impact Zone shall not be allowed to add any percentage of SO2 or PM10, or fractions thereof. Other criteria pollutants suspected of impacting on the health and well-being of people may also be limited at the sole discretion of Council.
Air Quality Buffer – Alert Zone	Means a buffer area, as adopted by Council in accordance with Resolution 4272 of 5 December 2006, which has been implemented to limit the health impacts of air pollution produced by industrial development in Richards Bay.
	Industries considering development or expansion within the Alert Zone, which emit any percentage of SO2 or PM10, or fractions thereof, shall make use of an air quality model acceptable to Council, at own cost, to predict how emissions would influence the Buffer Zones. The outcomes of the modeling would determine whether the proposed location for industrial development is acceptable or not.
	Other criteria pollutants suspected of impacting on the health and well-being of people may also be limited at the sole discretion of Council.
Ancillary Use	Means a use incidental to and customarily associated with a specific principal use, located on the same erf/lot or subdivision.
Approval	Means the approval of the Council as contemplated in Clause 1.12.6 of the Scheme. In relation to an application for Municipal Planning Approval means approval in terms of the SPLUM By-law and Land Use Scheme and includes the conditions of approval.
Arcade	Means an area forming part of a building which may or may not be covered, reserved exclusively for pedestrian traffic, but may include fountains, benches and other similar features and shall nowhere have a total width of less than 4 metres and an unobstructed width of less than 2 metres.
Balcony	Means the protruding floor area of a portion of a main building that is constructed above from the ground floor area, of which its sides are not permanently closed and is open to the elements, and which a portion thereof shall have direct access to the main building.
Basement	Means any storey of a building or portion thereof where either:
	a) the floor level of such storey is two metres (2m) or more below the mean finished ground level of the site on which such building or portion thereof is erected; or
	b) the ceiling level of such storey is below a level of one metre (1m) above finished ground level.

Block of Flats	Means a building containing more than three dwelling units, and which is not defined as "Residential - Medium Density".
Boundary	an invisible line between two pegs that marks the edge of an erf and is registered in the Surveyor General office and properties provided by Traditional Councils in Traditional Settlement Areas.
Building	includes any structure of any nature whatsoever as envisaged in Section 1 of the National Building Regulations and Building Standards Act, 1977 (Act 103 of 1977) and its regulations.
Building Line	means line parallel to any boundary of an Erf within which no building or structure may be erected, the extent of which is prescribed in terms of the Land Use Scheme. It shall include a street building line, side building line and rear building line.
Bylaw	Is a bylaw, or regulation made to enable the Council to give proper effect to the powers and duties conferred or imposed upon it in terms of the Municipal Systems Act, as amended, or any other law.
Caravan	Means any vehicle permanently fitted out for use by persons for living and sleeping purposes whether or not such vehicle is a trailer.
Carport	Means a permanent and/or temporary roofed structure, which is not completely enclosed and has a minimum of 2 sides opened and which is used for the parking of vehicles.
Common Land	Means that portion of a medium density housing development or Mobile Home Park site, which is set aside for the use, and enjoyment of all the occupants of the dwelling units on that site and from which the general public may be excluded.
Common Open Space	Means that usable portion of the common land, which is not occupied by vehicular road carriageway, parking areas and communal facilities of a non-recreational nature, but includes walkways, structures intended for recreational use and a children's playing area or areas.
Consent	means a written authorisation, issued by the Municipal Planning Approval Authority which includes "consent uses" to use or develop a property for a permitted purpose or in a particular manner contemplated in the Land Use Scheme.
Coverage	Is the maximum proportion of an erf that may be covered by buildings, and is expressed as a percentage of the Erf area as defined. Thus 25% coverage means that only one quarter of the Erf may be covered by buildings. Only roofed or covered areas are included in coverage.
	(a) (b)

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Distinction is made between the following:

	"Actual Coverage", which means the proportion of a site expressed as a percentage of the area of such site at or above finished ground level, covered by all buildings, on such site and shall include:	
	 a) walls of buildings; b) any covered or roofed area; c) stairs, steps, landings, galleries, passages, ramps and similar features, whether internal or external; d) canopies, balconies, verandahs, porches, stoeps and similar features; and e) internal courtyards, light wells and any uncovered shaft where the area of such feature does not exceed 10m². Provided that minor decorative features not projected more than 1,0 metre from a wall of a building such as eaves, cornices, pergolas, and flower boxes, water pipes, drain pipes, private swimming pools and paved surfaces shall be excluded from actual coverage. 	
	And	
	"Permissible Coverage" means the proportion of a site expressed as a percentage of the area of such site which shall not be exceeded by the "actual coverage" of all buildings on such site.	
Dangerous Goods	Means goods that are capable of posing a significant risk to the health and safety of people or the environment and which are listed in South African National Standard No.10228 designated "The identification and classification of dangerous goods for transport", SANS 10228:2003, edition 3, published by Standards South Africa, ISBN 0-626-14417-5, as may be amended from time to time.	
Density	means the number of Dwelling Units permitted on a property. Density is expressed in terms of Dwelling Units per hectare.	
Development	In relation to any land, means the erection of buildings and structures, the carrying out of construction, engineering, mining or other operations on, under of over land, and a material change to the existing use of any building or land for non-agricultural purposes.	
Development Plan	As provided for in Clause 4.1.1.1.1	
Duplex Unit	Means a dwelling unit in a building where each such unit consists of a ground floor and one upper floor connected by an internal staircase and has direct access to a private open area.	
Dwelling Unit	Means a self-contained inter-leading group of rooms for a single family including not more than one kitchen, together with such outbuildings as are of a nature customarily incidental thereto.	
Dwelling Unit Curtilage	Means a single defined area of land forming part of a Medium Density and High Density Residential Housing development comprising the land upon which a dwelling is erected or is intended to be erected together with such private open areas and other areas as are reserved for the exclusive use of the occupants of the dwelling unit.	

Erection of a Building	Means the construction of a new building or a structural alteration or additions to any building.		
Erf	Means any piece of land registered in the deeds registry as an erf, lot, plot, stand or farm and includes a portion of an erf, lot, plot or stand.		
Erf Area	Is the area of an erf, less the area of any public right of way, road servitude, new road or road widening to which the Erf may be subject, but shall include any registered servitude for overhead or underground services. Erf area, in any zone, is exclusive of access ways in "hatchet-shaped" erven.		
Existing Building	Means a building lawfully erected before the effective date or a building erected in accordance with plans, which were approved by the Municipality prior to that date.		
Existing Use	Means, in relation to any building or land, the continuous use of such building or land for the same purpose for which such building was designed and lawfully used on the effective date.		
Existing Use Rights	Rights issued for occupation of any building or land for a continuous use of that building or land after the effective date for the purpose for which it was intended and lawfully authorized by the Municipal council at that date.		
Family	Means a man or a woman or both, with or without their parents, the children of one or the other or both of them, or a partner, living together as one household.		
Floor Area	The floor area of a building shall be taken as the sum of the roofed areas of the building at each floor level, measured over and including wall thickness and enclosed balconies, verandas and stoeps, but shall exclude:		
	 a) Staircases and public access galleries, public toilets, lift shafts and lift motor rooms, water storage tanks, fire escapes, refuse storage areas, areas used for electricity transformer rooms, substations and meter rooms, and areas for the accommodation of mechanical ventilation, air-conditioning and effluent treatment plants; b) Any area used exclusively for the loading and unloading of motor vehicles; c) Covered parking spaces or garages other than such areas within a Fuel Filling Station, parking erf / parkade and automotive showroom; d) Any area within a basement used exclusively for storage purposes; e) Any area to which the general public has access and which, in the opinion of Council, comprises bona fide pedestrian shopping arcades, malls or part thereof, provided that such area is not itself used for any business or commercial purpose whatsoever; and f) Features of a purely decorative nature such as ledges, spires, turrets and belfries. 		
Floor Area Ratio	Means the ratio that is obtained by dividing the floor area of a building or buildings erected, or to be erected, on a site by the registered surveyed area of such site, that is:		
	F.A.R. = <u>total floor area of buildings</u>		
	Total area of site		

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The ratio of the total floor area of the buildings on an erf to the erf area and is expressed as a decimal, e.g. a Floor Area Ratio of 0,5 means that the floor area of the buildings on a particular erf is half the erf area.

Frontage

Is the length of the boundary of an erf, which is coincident with the boundary of an existing or proposed street.

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	Frontage — {		
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	Centre Line of the Street		
Garage	Means an enclosed building for the storage of one or more vehicles, but does not include a Fuel Filling Station, public garage or motor repairs for gain.		
Greenhouse	As provided for under "Agricultural Land" means a structure with the sides primarily made of a transparent material such as glass, perspex or plastic, used for the purpose of rearing delicate plants or hastening growth of plants under controlled environmental conditions.		
Gross Leasable Area	Means the sum of the usable floor areas of floor space in a building that has been designed, or is suitable for occupation, by a renter, including kitchens and conveniences, and shall include wall thickness, but shall exclude communal areas such as corridors, lift shafts, staircases, public toilets and basements used exclusively parking purposes.		
Ground Floor	Means the storey of a building or portion of a building on or nearest the mean finished ground level immediately surrounding the building, provided it is not a basement.		
Habitable Room	Means any room designed for human occupation, but excludes bathrooms, toilets, water closets, staircases, passageways, domestic garages, lifts, photographic dark rooms, kitchens, sculleries, domestic laundries or cold rooms.		
Height	Means the height of a building in storeys and is expressed as a number, provided that where the ground floor of a building is on more than one level, such building shall be regarded as formed of portions in relation to each respective level and the height of such a building shall be calculated separately in respect of each portion as if such portion were a separate building.		
Maisonette	Means a two-storey building consisting of 2 dwelling units placed one above the other with separate entrances.		
Mall	Means an area of land open to the air and reserved exclusively for pedestrian traffic but may include fountains, benches and other similar features as well as kiosks for, inter alia, the sale of refreshments.		
Mixed Use Development	Means a development with:		

Motor Vehicle	 a mix of revenue producing areas (such as retail, office, residential, hotel/motel and recreation) which are all well-planned and mutually supporting; significant functional and physical integration of project components (and thus a highly intensive use of land), including uninterrupted pedestrian and/or open space connections, and development in conformance with a coherent plan, which frequently stipulates the type and scale of uses, permitted densities and related items. As defined in the National Road Traffic Act, 1996, means any self-propelled vehicle and includes- (a) a trailer; and a vehicle having pedals and an engine or an electric motor as an integral part thereof or attached thereto and which is designed or adapted to be propelled by means of such pedals, engine or motor, or both such pedals and engine or motor, but does not include- any vehicle propelled by electrical power derived from storage batteries and which is controlled by a pedestrian; or any vehicle with a mass not exceeding 230 kilograms and specially designed and constructed, and not merely adapted, for the use of any person suffering from some physical defect or disability and used solely by such person 		
Non-conforming Use	In relation to any building, land or other premises means the continued use of an existing use pertaining to such building, land or other premises for a purpose or in any manner whatsoever which is not in conformity with or constitutes a breach of any of the provisions of the Scheme, but is otherwise lawful.		
Occupant	Means any person occupying a building or land irrespective of whether such occupation is legal or not.		
Outbuilding	Means a building ordinarily used in conjunction with a dwelling unit(s), and used for the garaging of private motor vehicles, storeroom, domestic rooms, domestic toilet, workroom and other such similar uses.		
Outdoor Advertising	Means any form of advertising, as defined in Council's Bylaws, visible from any street or public place and which takes place out of doors.		
Panhandle Site	means a site with access that is gained via a narrow passage or access-way which shall be a minimum of 3m and a maximum of 4m in width for its entire length.		
Permission	Means permission of the Council as contemplated in Clause 1.16.2 of the Scheme.		
Private Open Area	Means a usable area, exclusive of utility areas, driveways and parking areas, which is open to the sky and which is adjacent to and has direct access from a dwelling unit on a medium density housing residential development, such private open area being reserved for the exclusive use of the occupants of the associ2ated dwelling unit, but may include covered open areas (patios) and verandas.		
Rear Building Line / Boundary	Shall mean that boundary of an erf which is furthest from any street boundary, and which does not meet any street boundary.		



Scheme	Land Use Scheme and similar expressions shall mean the uMhlathuze Scheme and shall include any lawful:		
	b) p c) p d) s	mendment thereto or variation or modification thereof; rohibition, restriction and condition imposed in terms thereof; ermission, approval, consent or other authority granted in terms thereof; chedule, annexure or other document included therein; and ny map, plan, diagram, drawing or similar document included therein.	
Semi-detached Housing	Means a building other than a dwelling house comprising two (2) dwelling units contained in one building or attached to each other by means of a shared communal wall, both on the ground floor and each provided with a separate entrance.		
Side building line/ Boundary	Is any boundary of an erf which meets a street boundary and any other boundary and which is neither a street boundary nor a rear boundary.		
Simplex Unit	Means a dwelling unit in a single storey building where each such unit has direct access to a private open area.		
Site Development Plan	As provided for in Clause 4.1.2.1.		
Storey	Is a room or set of rooms at any level, including any room the floor of which is split into two or more levels, and shall have the following implications:		
	a)	The basement of a building, not used for residential purposes, but used solely for the purpose of parking vehicles, service installations, such as transformer and meter rooms, or storage shall not count as a storey provided such an area or areas constitutes a Basement;	
	b)	If the ground floor of a building is elevated above the mean finished ground level immediately surrounding the building by a structure other than a basement such structure shall count as a storey(s);	
	c)	A pitched roof containing a habitable room and any other type or style of roof which contains or supports any rooms, structures or features over and above those mentioned in paragraph I below and which the Council considers to be habitable shall count as a storey;	
	d)	A storey shall not be higher than 4,5 metres. If a storey is higher than this, each 4,5 metres or part thereof shall count as a storey. Provided however that in a multi-storey residential building each storey shall not be higher	

	e)	than 3 metres and if a storey is higher than this each 3 metres or part thereof shall count as a storey; With the exception of lift rooms, stairwells and pitched roofs, any structures, telecommunications masts or architectural features situated on the roof of a building and greater than 1,2 metres in height shall constitute a storey and may be permitted with the Municipality.
Street		ny street, road, lane, avenue, way, footpath, bridge, subway or other right- nd includes appurtenances thereto.
Street Boundary	Means a boundary of an erf, which is coincident with the boundary of an existing or proposed street.	
Structure		nything constructed or erected, the use of which requires location on the rattachment to something having location on the ground.
Terrace House	Means a residential building comprising 3 or more dwelling units, each having a separate entrance on the ground floor with direct access to a private open area or areas.	
Utility Area	Means an open or covered area used for the provisions of services incidental to specific uses, including washing lines, storage areas, refuse collection areas, loading areas, security guard offices, service areas, etc.	
Zone	edging o restrictio	ortion of the area shown on the Scheme Map, by distinctive colouring or r in some other distinctive manner, for the purpose of indicating the ns imposed by this Scheme on the erection and use of buildings or structures, e of land.

2.2 LAND USE DEFINITIONS

Unless the context of this Scheme clearly indicates to the contrary, the following building types and land use types have the meaning and interpretation given below:

Activity Corridor:	means an area of generally higher intensity urban use or land suitable for intensification, parallel to and on both sides of an activity spine, and includes any associated higher order transportation routes such as roads.
Additional Dwelling Unit:	Additional Dwelling Unit means a self-contained unit for residential habitation of limited size, which does not form part of medium density housing or chalets. It may be attached or detached to a dwelling house, but must be clearly associated with a dwelling house erected on an erf, and may include such outbuildings, garages and stoep areas as are customary used and incidental thereto, with the understanding that only one additional dwelling unit will be permitted on any one Erf.
Agricultural Building	Means a building used in connection with, or which would ordinarily be incidental to or reasonably necessary for agricultural activity on agricultural land, and may include agro-processing, sorting and packaging of agricultural products, cold storage facility, a dwelling house, private recreational use and Farm Worker Accommodation as defined in this Scheme.
Agricultural Industry	Means land or buildings used for:
	 a) the large scale intensive rearing of poultry, gamebirds, livestock or similar animals and allied products, such as broiler farms, battery farms and other concentrated animal feeding operations; b) aquaculture and mariculture activities; c) the large-scale servicing or repairing of plant or equipment used in agriculture; d) the handling, treatment, processing, or sorting and packaging of agricultural products, which could include a sawmill and similar activities; and e) Wind turbines. f) Shall include Agri-processing and all other related activities. g) Inclusive of winery; distillery and brewery h) Inclusive of processing of animal matter e.g Abattoir
Agricultural Land	Means arable, meadow or pasture land, plantations, market gardens, poultry farm, nursery garden, and may include greenhouses or hydroponics, dipping tanks, horticulture, permaculture, orchards and land used for the purpose of

	breeding or keeping of domestic animals and/or livestock and the grooming of such animals, poultry or bees and includes saleyards and any buildings connected therewith, provided that buildings connected with the housing of cats and/or dogs shall be deemed to be a Special Use. It excludes uses that could be classified/defined under "Agricultural Industry" and "Industry – Noxious".
Aquaculture	As provided for under "Agricultural Industry" means the breeding of fauna and/or flora in a freshwater environment for commercial sale.
Arts & Crafts Workshop:	Means a building wherein the primary purpose is the production and selling of goods, primarily aimed at the tourism market. This includes such uses as inter alia graphic arts and studios, textile design, weaving, pottery, furniture making, leatherwork, fashion design, stained glass or glass making, printing and similar activities. The process carried on and the machinery installed shall be such that they will not cause nuisance to other properties or be detrimental to the amenities of the other zones.
Automotive Showroom / Vehicle Dealership	Means a building or site used primarily for the exhibition or display of substantially roadworthy vehicles and/or leisure vehicles and/or seaworthy marine craft for purposes of sale, hiring out or lease.
	Associated office accommodation and an ancillary spare parts shop and service workshop area may also be accommodated, subject to conditions as set out in the scheme.
Beach	Means premises used to service the needs of the general public and/or residents within or close proximity to the beach, and may include a tearoom, restaurant or fast food outlet. Small retail outlets restricted to the sale of beach apparel, toiletries, photographic goods, public ablution, storage, pleasure and angling piers, boathouse, boathouse, swimming baths and paddling pools, life savers club, and hire facility for beach equipment and ancillary municipal use.
Beach Amenity	Means premises intended to cater the needs of the general public, within or close to the beach, and may include a tea room, fast food outlet; public toilets, and hire facility for beach equipment and Municipal uses.
Beauty Salon	Means an establishment used for hairdressing, make-up and similar cosmetic treatments.
Bed and Breakfast / Guest House	As provided for under "Home Business" and subject to Council's consent means a resident owner managed commercial accommodation establishment for less than fourteen (14) lodgers in not more than seven (7) lettable rooms, and which is primarily aimed at the tourist and/or

	business market, operated from a private single Dwelling House, where the facilities and services offered are for the exclusive use and benefit of transient overnight guests. It may include land used for sport and/or recreation facilities associated with, but secondary to the residential use of land and used exclusively by the residents and guests of the facility.
Boarding House	Means an accommodation establishment that offers long term accommodation on free standing dwelling unit provided by the owner or operator who resides on the premises and which:
Camping and Caravan Park	 a) Is not licensed to sell liquor. b) Offers accommodation to not more twelve lodgers Means land where temporary accommodation is provided for people with caravans and/or tents, and which has ablution, laundry and washing-up facilities and may include a convenience shop; provided that for the purpose of this definition a "caravan" shall mean any vehicle or similar transferable or movable structure with no foundation other than wheels or jacks and which is designed, constructed or used for dwelling or sleeping purposes and, without limitation of the definition, may also include a mobile home or trailer.
	It may include buildings or structures used for private recreational use, such as a swimming pool, gymnasium, tennis courts, etc.
Caretaker's Accommodation	A dwelling on the same site as a building, operation, or plant, and occupied by a supervisor of that building, operation, or plant. The size of such dwelling may be restricted by Council. Should not exceed 100m ² .
Carwash Facility	Means a building, structure or land used for the washing and cleaning of vehicles, and may include a valet service. It normally form part of a fuel filling station, but may also be established as a stand-alone facility if provided for by the Scheme.
Casino	As defined under the National Gambling Act, Act 7 of 2004, and the KwaZulu-Natal Gabling Act, Act 10 of 1996, means premises where gambling games are played, or are available to be played, under the authority of a casino licence, but does not include premises in which—
	 a) only bingo and no other gambling game is played or available to be played;
	b) only limited pay-out machines are available to be played;

	c)	limited pay-out machines are available to be played and bingo, but no other gambling game is played or available to be played; or
	d)	only social gambling is conducted in terms of a temporary license or provincial law.
Cemetery Purposes	the purp include therewin for mai permitte items di	and or buildings which is permanently set aside for pose of burying human or animal remains, and may an office for administrative uses associated th, a funeral chapel/s, gardens, roads, parking, sheds ntenance purposes and the like. A shop may be ed by consent, but is to be restricted to the sale of irectly related to funerals and burials purposes such ers, grave stones and coffins.
Chalet Development	chalet n with a f m ² , con without kitchen, building chalets, building	a grouping of a number of chalets on a property; a meaning a dwelling unit used as a holiday dwelling loor area not exceeding 55 m ² and not less than 35 asisting of not more than 3 living rooms with or sanitary convenience, bathroom, shower and together with approved outbuildings or ancillary as to be used in conjunction with a chalet or series of but shall not include a dwelling house, residential or medium density housing. A series of chalets shall any grouping of a number of chalets.
	recreati	include buildings or structures used for private onal use, such as a swimming pool, gymnasium, ourts, etc.
Clinic	where of	ded for under "Public Office", "Institution", "Shop" or otherwise specifically provided for in terms of the , means a facility providing medical services.
Coffee Shop / Tea Garden	confecti	a building used to prepare and sell light meals, onary and non-alcoholic beverages for consumption premises. It may also be included under the definition o".
Commercial Workshop	the loca custome office bu access, s or dry o	light and service industrial activities which cater for al customer or provides a service direct to the retail er and which is directly associated with a shop or an uilding in respect of which the public, as customer, has such as a watch repairer, shoe repairer, valet service cleaning shop, radio or television repairer, etc. but s a Public Garage.
Community Garden	urban e area for	used for the production of fruit and vegetables in an nvironment using resources available in that urban r the benefit largely of residents from that area. It ly excludes the large-scale sale of produce/crops from

	the site so as to cause a nuisance to the surrounding landowners. It may include a small-scale plant nursery.
Conference Facility	Means a building, or part of a building, used for conferences, seminars and meetings ancillary to the primary use of the site, and may include offices for the administration of such facility.
Convalescent Home / Step Down Facility	As provided for under "Institution" means a building used to care for patients to ensure their gradual return to health and strength after an illness or operation.
Convention Centre	Means a facility used primarily for conferences, meetings, seminars, gatherings, indoor recreation, exhibitions, related restaurant or catering facilities, other similar uses for the dissemination of information and educational purposes, and such other uses considered by the Council to be ancillary or reasonably necessary for the use of the building as a Convention Centre.
Conservation Purposes	Means environmentally sensitive land, coastal areas and/or water bodies, or land earmarked for environmental rehabilitation which includes independent or linked open space areas and permits only limited and specific developments that are normally associated with, but secondary to, the conservation of land, such as parking areas, walking trails, bird watching structures, educational buildings, restaurant / tuck shop and other facilities for the convenience of visitors. Development would most likely be subject to an environmental approval process in line with relevant legislation.
Crèche	Means a building or portion of a building for the care of between seven (7) and thirty (30) infants and/or young children during the daytime absence of their parents or guardians, and may include a nursery school.
Crematorium	Means any building or structure in respect of which authority has been granted for human remains to be cremated therein or thereon. "Cremated" means to reduce any human remains to ashes.
Day Care Facility	Means a dwelling house or dwelling unit or part thereof used for the daytime care and education of not more than six (6) infants and/or young children during the daytime absence of their parents or guardians.
	It may also include the care of not more than four (4) adults, either elderly or sick, provided that such facility:
	 is not used for the treatment of infections or contagious diseases;
	 may not in any way cause a danger to public health and safety; and

	 is able to comply with the relevant Environmental Health Bylaws, especially with regards to the management of medical waste.
Eco –Educational Facilities	Means facilities for the management, study, interpretation, education, and public appreciation of a predominantly natural area or heritage site; and includes accommodation for staff, support services and associated infrastructure, but does not include tourist facilities or tourist accommodation.
Educational Building	Means land and buildings used for instruction purposes such as a university, school, college, technical institute, crèche, nursery school, monastery, convent or similar uses and may include a research laboratory, art gallery, museum, academy, lecture, music or assembly hall or a library within the same site and incidental to such uses. It may further include ancillary uses normally associated with the primary use as an educational building, such as accommodation for students and staff, a canteen/restaurant, tuck shop (limited to 20m ²) and sport / recreation facilities, but expressly excludes a Restricted Building.
Farm Stall	Means a building or structure, which does not exceed 150m ² in floor area, used for the retailing of fresh farm produce produced on site, including homemade items. It may also include the sale of convenience goods.
Farm Worker Accommodation	As provided for under "Agricultural Building" means accommodation provided for farm workers working for the land user.
Fish Farming	An area devoted to the breeding of fresh water fish, salt- water fish and seafood for commercial sale.
Flea Market	An occasional or periodic market held in an open area or structure where groups of individual sellers offer goods for sale to the public.
Freestanding Telecommunication Infrastructure	Means land used to accommodate a self-supporting structure housing equipment used in the transmitting or receiving of electronic communications signals and includes telecommunication cell masts, but excludes -
	(a) masts of 15 metres and lower exclusively used:
	(i) by radio amateurs; or
	(ii) for lighting purposes
	(b) flag poles and lightning conductor poles
Fuel Filling Station	Means a building and land used for the retail sale of petrol or petroleum derivatives, diesel, lubricating oils and greases capable of use in internal combustion engines, and which

	may include an ATM, associated office accommodation, carwash facility and limited shopping facilities in accordance with this Scheme, but excludes an Automotive Showroom, a workshop and the major sale of automotive parts and spares.
Funeral Chapel	Means a room used for funerals and often for the viewing of the deceased by mourners.
Funeral Parlour	Means a building or land used for the purpose of funeral management and/or for the reception, storage and preparation of human corpses prior to burial or cremation and may include:
	 A shop intended primarily for public reception and for the sale and display of those commodities required for cemetery purposes, funerals and services ordinarily ancillary to funeral management;
	b) A funeral chapel; and
	c) A workshop for the manufacture of coffins and funeral furniture; but expressly excludes a monumental mason and/or crematorium.
Gambling Premises	Means a building or structure other than a "Casino" and "Racecourse" as defined in this Scheme, that are named or described in a license issued in terms of the National Gambling Act, No. 7 of 2004, or applicable provincial law, and where gambling activities are conducted. It may include:
	 a) Limited pay-out machines; b) Bookmaker Agencies; c) Totalisator Agencies; d) Tattersalls; e) Bingo Hall; f) Gaming Hall; etc.
	The standards for gambling premises must be maintained, as described in Section 17 of the National Gambling Act, No. 7 of 2004.
General Showroom	Means a building used for the display, sale and bulk storage of goods, usually of a bulky nature, which includes: bathroom accessories, furniture, household electrical appliances, kitchen components, sanitary ware and tiles, and similar types of uses that are primarily delivered off site following purchase, but does not include a type of building and land use specifically defined elsewhere under Section 5.
Greenhouse	A structure with the sides primarily made of a transparent material such as glass, perspex, or plastic for the purpose of rearing delicate plants or hastening growth of plants under controlled environmental conditions.
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Guest House	As defined under "Bed and Breakfast".
Harbour Infrastructure	Means a building/structure normally associated with the operation of a port / harbour / small craft harbour such as docks, maintenance yards, re-fueling facilities and railway facilities, conveyors, a lighthouse, breakwaters, etc.
Harbour Management	Means buildings, land and structures necessary for the management and operation of a port / harbour such as offices, control towers, custom control areas, maintenance yards/docks/workshops, truck or rail staging areas and similar uses, and may include facilities for the comfort and recreation of port employees and contractors such as a canteen, convenience shop, standby accommodation, recreational facilities and other similar uses.
Heritage Purposes	Means buildings, land and structures used for the remembrance and protection of cultural heritage resources, such as specific grave sites, a plaque / monument, etc.
Hobby Workshop	As provided for in a Retirement Village Development means a building/structure or group of buildings provided for the residents of a retirement village for the purpose of practicing a bona fide hobby / a small scale venture which does not constitute a nuisance in the general sense of the word or in any other way have a detrimental effect on the character of a residential area, the development or the environment. It is further subject to any other applicable provisions in this Scheme or any of Council's other bylaws.
Home Activity	Means the conduct of an occupational activity in conjunction with a Dwelling Unit or an approved structure erected on the Site of an existing Dwelling Unit, subject to certain conditions. In particular, such activity shall be conducted by the owner of the site, shall not require the employment of additional staff which is necessary to conduct the home activity, shall not cause the regular parking of more than three vehicles on site and shall not have a negative impact on the residential character of the area.
Home Business	Means the conduct of an occupational activity limited to Office; Bed & Breakfast; Creche; Tuck shop/Spaza; Home Schooling or in conjunction with, a Dwelling Unit or an approved structure erected on the Site of an existing Dwelling Unit which may be used for a home business, subject to certain conditions. In particular, such business may cause the employment of additional staff which is necessary to conduct the business, but shall not have a negative impact on the residential character of the area. Industrial uses such as Panel Beating/Spray Painting/ Mechanical workshops, Welding and related uses will not be allowed. A home business is restricted to a single non-impacting use

Home Based Business Classes:	Means low scale business classes (such as baking, sewing, arts and craft, cooking, swimming classes, health studio) on free standing dwelling unit provided by the owner or operator who resides on the premises and which accommodates not more than 5 people per session.
Homestead	Means land, buildings and structures used for the accommodation of traditional family, who has been allocated the land by means of customary law to a traditional community recognized in terms of section 2(5)(b) of the KwaZulu-Natal Traditional Leadership and Governance Act, 2005 (Act No. 5 of 2005), and may include areas for the cultivation of trees and crops, a kraal for livestock and an enclosure for poultry.
Health Studio	Means premises used for the physical development and fitness of individuals for reward or pleasure, and includes a gym.
Home Schooling	Means the educating of children by a parent at home, limited to 6 biological children. Registration with the Department of Basic Education is compulsory for home schooling.
Household Dwelling	means habitable dwelling/s in a recognised traditional settlement area.
Hospital	As defined under "Institution".
Hotel	Means a facility offering transient lodging accommodation to the general public and providing additional services accessible by guests and the general public, such as restaurants, meeting rooms / conference facilities, entertainment, recreational facilities, health and beauty facilities, and limited shopping.
Hydroponics	As provided for under "Agricultural Land" means the cultivation of plants by placing the roots in liquid nutrient solutions rather than in soil.
Impoundment Area	Means land and or buildings used to confine seized items such as stray animals, motor vehicles and the like.
Industry – Bulk Storage	Means the open-air and/or warehoused stockpiling, storage, handling, processing and distribution of products and/or commodities in bulk for import or export within the area of jurisdiction of the Port Authority or with an area zoned Harbour-Bound Industrial, but which shall exclude "Industry – Noxious" as defined in the Scheme.

Industry - Extractive Means any activity, premises, building and/or land upon which the process of extracting, mining, winning or quarrying of raw materials from the ground is undertaken, including gravel, sand and stone and includes buildings and crushing plant used in connection with such process, but excludes the processing of such minerals by means of smelting, etc., which would be classified under "Industry- Noxious" and crushing of products which are not mined on site. Industry – General Means any activity, undertaking, premises, building and/or land falling within the scope of the interpretation of a "factory" as defined in this scheme. It shall exclude any activity, undertaking, premises and/or land which may be classed as an "Agricultural Industry", "Industry - Bulk Storage" "Industry - Extractive", "Industry- Noxious" and/or "Industry-Salvage". "Factory" means: 1. Any premises on or within which any person performs work in connection with any business, undertaking or institution, whether an employer or employee, pupil or inmate of an institution or otherwise, in any one or more of the following activities: The manufacturing of any article or part thereof; a) altering, b) The repairing, renovating, ornamenting, painting, spraying, sand blasting, coating, polishing, finishing, cleaning, washing or breaking up of any article; The adaption for sale or use of any article; c) d) The sorting, assembling or packing (including washing or filling bottles or other containers) of any articles; e) Printing letterpress, lithography, or photogravure or other similar process, including any activity associated with the printing industry; f) The bulk freezing, chilling or storage in cold storage of any article; The generation of electricity where the g) electricity output is 10 megawatts or more or the facility covers an area in excess of 1 hectare; h) Any process of testing or analysis; The storage / parking, hiring/lease or sale of i) large plant and equipment but not excluding the storage of general household or residential goods. 2. Any premises on which bookkeeping, typewriting or any other clerical work, or amenities for people engaged in the operation or incidental to the industrial activity referred to in paragraph 1. Is performed. 36
Notwithstanding the provisions of 1-2 above, "factory" shall not include any premises which would fall under the definition of "Industry- Noxious".

means any industry, activity or undertaking, or any buildings or land used for any purpose, which:

- a) is, in terms of the Occupational Health and Safety Act No.85 of 1993, as amended, a "hazard" or "a danger or potential danger to public health"; and/or classified as a "major hazard installation"; and/or
- b) is used in connection with the carrying on of a "listed activity" as defined in the National Environmental Management: Air Quality Act No.39 of 2004 as amended, and requires an atmospheric emissions license issued in terms of the Act; and/or
- c) falls within the scope of the definition of "Explosive Manufacturing Site" under the Explosives Act 2003, No. 15 of 2003, as amended, whether such activity or undertaking or use of any building or land falls within the scope of the definition of Industry or not; and/or
- could be classified as a "Industry-Noxious" which is deemed to be offensive or harmful or injurious to public health, safety or physical well-being.

"Industry-Noxious" means the use of any building, land or other premises to conduct an activity/ies that is/are deemed to be noxious, offensive or harmful or injurious to public health, safety or physical well-being, such as:

- (i) Combustion installations;
- (ii) Chemical, paint or dye works;
- (iii) Manure, superphosphate or fertilizer works or stores;
- (iv) Processing of animal matter, including fell monger, tanning and leather-dressing works, works or premises used for the storage, drying, preserving or otherwise dealing with bones, horns, hoofs or hides, knackers' yards, abattoirs, fat-melting or tallowmelting works and any similar works or establishment dealing with meat, fish, bones, blood, offal, horns, hoofs or other animal organic matter, fish canning works, bacon factories, sausage factories and similar works, gut-scraping works, tripe-cleaning or tripe-boiling works, etc.
- (v) Glue or sizing factories;
- (vi) Soap and candle works;
- (vii) Wood chipping, wattle-bark grinding or extracting works, including by-products recovery;
- (viii) Paper and pulp manufacturing, mills or factories;
- (ix) Sugar Mills and Sugar Refineries;

Industry – Noxious

(x) Metallurgical works such as smelters, etc.;

(xi) Mineral processing, bulk storage and handling, including (but not limited to) coal, cement production, clamp kilns for brick production, lime production, glass and ceramic production, tar or bitumen production/mixture, etc.;

- (xii) Breweries, distilleries and yeast manufacturing plants;
- (xiii) Destructors or other works for the treatment of household refuse, hazardous or trade refuse, street refuse, sewage or "night-soil"; and
- (xiv) Petroleum industries, including the production and bulk storage of gaseous and liquid fuels, as well as petrochemicals from crude oil, coal, gas or biomass and other trade in connection with the processing of by-products or petroleum refining, but excluding a fuel filling station, truck stop or garage.

Means an industry in which the processes carried on or the machinery installed are of such nature that it could be carried out or operated without any detriment to amenity, engineering services or to health by reason of, inter alia:

- a) noise, vibration or glare;
- b) odour, gas, fumes or smoke;
- c) soot, ash, dust, grit or other particulate matter;
- d) radiation, fire or explosion hazards;
- e) electronic or electromagnetic interference;
- f) heat or humidity;
- g) the discharge of any other vapour, gas, effluvium, liquids and solid matter; and/or
- causing undue load on any existing or proposed engineering services such as energy/water intensive uses.

Examples of "Light Industries" include panel beaters, enclosed spray painting booths with filtration systems, etc.

Means the use of a building or buildings or the use of land for one or more of the following purposes:

- the storage, depositing or collection of scrap or waste material or articles whose value lies mainly or entirely in that of the material of which they are composed; and/or
- b) the dismantling of second-hand vehicles or machines for the purpose of recovering spare parts or material there from; and/or
- c) the storage or sale of second- hand pipes, poles, steel or other metal sections, wire, timber, bricks, other building material, tyres, vehicle parts, containers or other articles capable of being left in the open without serious detriment thereto and

Industry – Light

Industry – Salvage

which is not deemed to be offensive or dangerous or injurious to the public health.

d) Vehicle Impoundment.

Means an enterprise which is:

- a) Primarily involved in the rendering of a service for the local community such as the repair of household appliances or the supply of household services; and
 b) Not likely to be a source of disturbance to
- b) Not likely to be a source of disturbance to surrounding properties;
- c) Not liable, in the event of fire, to cause excessive combustion, give rise to poisonous fumes or cause explosions; and
- d) Includes a builder's yard / hardware store and allied trades, laundry, bakery, dairy depot, distribution centres, storage purposes (excluding Bulk Storage as defined in the Scheme), laboratories, grooming parlour, transport and cartage activities and a workshop or other area used for the repair, restoration, lubrication and/or service of motor or leisure vehicles and/or parts thereof and/or electrical and/or mechanical equipment and may include facilities such as service bays, grease pits and wash bays, but shall not include facilities for panel beating or spray painting.

Means an area within which any small scale economic activity is permitted, provided that each operator occupies a defined space. Provided further that, notwithstanding anything stated to the contrary in these clauses, no specific provision shall apply to such area, unless considered necessary and so specified by Council.

Means the use of land and buildings for the purpose of:

- a) a hospital, nursing home/ frail care facility for the elderly, sanatorium, clinic, convalescent home, step down facility or one or more such uses;
- b) an orphanage; or
- c) other public, private or welfare institutions and may include such buildings, within the same site, as are ordinarily and reasonable ancillary or necessary to the conduct of such institution, such as buildings for administrative purposes and for the residential accommodation of essential staff members; but expressly excludes buildings or activities falling within the scope of the definition of "Restricted Building".
- d) A retirement village, intended for the accommodation or settlement of persons upon their retirement

Industry - Service

Informal Trade Area

Institution

	It may include land uses such as a tuck shop, coffee shop and/or sport and recreation facilities associated with, but secondary to, the primary use of land and used exclusively by the residents of or visitors to the facility.
Landfill Site	Means a disposal site where solid waste are buried between layers of dirt and other material in such a way so as to reduce contamination of the surrounding land.
Launderette	Means a building used for the purpose of washing and drying domestic clothing and household linen, where the machines used are electronically operated and quiet, and of the type of which processes each customer's articles individually, and which may be operated by the customer for a fee or be dropped off and picked up. The washing media used shall be of a type that shall not cause harmful effluent to be discharged into the sewerage system. A launderette is differentiated from a laundry in that the customer cannot operate the machines used in a laundry.
Livestock	Livestock are domesticated animals raised in an agricultural setting that are kept or traded as a source of income.
Lodge	Means a building or group of buildings under single management containing both rooms and/or dwelling units available for temporary rental to transient individuals and may include services such as conference and recreational facilities, shop and Laundromat for the exclusive use of residents only and shall exclude a Place of Amusement.
Mariculture	As provided for under "Agricultural Industry" means the breeding of fish, shellfish and plants in sea water for commercial sale.
Marina Infrastructure	Means a building and/or structure – whether fixed or floating – used for and relating to the activities and daily operation of a marina/small craft harbour including, amongst others, boat launching facilities, craft and yacht mooring and refueling facilities, floating quays, boat sheds and maintenance yard, buoys and jetties.
Motor Vehicle Fitment Centre	Means a building or land used for the sale and fitting of exhausts, tow bars, radios, shock absorbers, tyres and other parts of automotive vehicles, but excludes the mechanical repair of the automotive vehicles
Municipal Purposes	Means and includes the use of land and the erection and use of buildings by or on behalf of the Council for the purpose of carrying out one or more municipal functions which may include the supply of essential protective, health, community, administrative, engineering, support or other similar services, recreational or other similar facilities, but

	excluding uses provided for under specific zones such as cemeteries, refuse sites, sewerage treatment plants and water works.
Night Club / Bar / Tavern	Means premises, more frequently than not open after 12am at night, that:
	 a) provides entertainment (singing / dancing); b) is licensed to sell on-site consumption of liquor; and c) may provide eating facilities.
Nursery	Land and buildings used for the cultivation of grass, plants or trees for commercial purpose, and may include related and subservient uses such as offices. A nursery may provide for the retail sale of the cultivated products, gardening provisions, garden furniture or garden ornaments.
Office - General	Means an office building or a part of a building used for administration, clerical, technical, professional or similar business activities.
Office – Professional	An office used for conducting the profession or occupation of:
	 an accountant, architect, consulting engineer, land surveyor, legal practitioner, quantity surveyor, town planner, bookkeeper, financial advisor, draughtsman or any other profession or occupation;
	 Medical chambers, including the consulting rooms, surgery and dispensary of medical and dental practitioners and purposes ancillary thereto; paramedical chambers and consulting rooms and purposes ancillary thereto;
	 c) a day-clinic or day-hospital in which patients may be treated on a day to day basis, but excluding a hospital, nursing home, sanatorium or similar institution to which patients are admitted for a continuous period in excess of fifteen hours and purposes ancillary thereto; and/or
	 d) Prosthetic workshops for the manufacture and/or fitting of prosthetic devices such as spectacles and similar optometric devices, false teeth and similar orthodontic devices, hearing aids, artificial limbs and similar devices and purposes ancillary to such prosthetic workshops. Professional offices are, in the opinion of Council, not likely
	to interfere with the amenities of the surrounding area.
Public Parking and Parkade	Means land or buildings used exclusively for the parking of motor vehicles, other than parking normally required in terms of the Scheme, at a fee or not, and may include an area for the administration of the parking use, carwash facility and ablution facilities and kiosks to accommodate uses such as

flower, refreshments and newspaper sellers but shall not

include "Industry-Salvage", "Public Garage" or "Automotive

Showroom". Means a building or land, or portion thereof, used for **Place of Amusement** purposes of entertainment and includes a theatre, opera house, cinema, music hall, concert hall, dance hall, amusement arcade/park, theme park, water park, ice rink/skating rink, oceanarium, billiard saloon, and/or but shall not include a horse racing track, motor racing circuit, sports arena / field; provided that a restaurant/refreshment kiosk may be permitted, at the sole discretion of Council, as an ancillary facility integral to the business defined as a place of amusement, and further subject thereto that such restaurant/refreshment kiosk shall cease to exist in the event that the place of amusement ceases to operate. A "Place of Amusement" expressly excludes a nightclub. Place of Assembly Means a building or buildings and associated use of land used for organised social meetings, gatherings, conferences, exhibitions and recreation and includes a non-residential club (including a refreshment kiosk/bar/restaurant for the exclusive use by members of the club, subject thereto that such bar/restaurant/refreshment kiosk shall cease to exist in the event that the place of assembly ceases to operate), but does not include a Place of Amusement and/or Place of Worship. Place of Instruction Means the use of a building/s and/or land for the promotion of knowledge to the community. **Place of Worship** Means a building or buildings and associated use of land used for religious purposes such as a church, chapel, oratory, synagogue, mosque, temple and/or other place of public devotion and may include, where such other building is within the same site and incidental to any of the first mentioned buildings, a place of religious education, administrative offices and/or other building/s used for purposes of religious and social interaction or recreation, including a coffee shop and tuck shop (limited to 20m²), but shall not include a Funeral Parlour. **Private Street** Means any street which is not a public street and which is normally not owned or maintained by the Municipality. **Private Recreational Use** Means sport and/or recreation facilities where access area may be reserved, such as a privately owned Golf Course, sports fields and clubs and associated sporting structures. It may include parking areas, club house, restaurant or shop facilities ancillary to such sport and/or recreational use. **Public Garage** Means a building, used for the fueling or storage of motor vehicles by way of trade or for purposes of gain and may include Automotive Showrooms, workshops, and facilities for the sale of fuels, lubricants, automotive parts, spares,

	accessories, and associated office accommodation. A convenience shop and car wash facilities could be allowed subject to the conditions as set out in the Scheme.
Public Office	Means a building used for purposes of Local, District, Provincial and/or National Government offices and includes a Town Hall, Court House, Police Station, Post Office, Public Library, Clinic and buildings ordinarily incidental thereto, but excluding an impoundment area.
Public Street	Means any street which:
	 a) has been established by a local authority or other competent authority as a public street; b) has been taken over by or vested in a local authority as a public street in terms of any law; c) the public has acquired the right to use; or d) which is shown on a general plan or diagram of any private township situate in the area of a local authority filed in the Deeds Registry or the Surveyor-General's Office and to which the owners of erven or lots in such township have a common right of use.
Public Recreational Use	Means the use of Municipal-owned open space for enjoyment by the public, and may include playgrounds, botanical and zoological gardens, sport and recreational facilities and similar uses, and may include parking areas necessary for such use/s and a restaurant or shop ancillary to such sport and recreational uses.
Racecourse	Means the use of land and buildings for the racing of:
	a) motor powered vehicles including motorcars or carts, trucks, motorcycles, etc.; andb) animals.
Railway Infrastructure	Means land used for the transport of goods and passengers via rail and may include railway routes, facilities to park, maintain and maneuver railway vehicles and shunting / marshaling yards.
Recreational Building	Means a clubhouse, gymnasium, squash court, pavilion, change room, stadium and any similar facility used in conjunction with a sport or recreational activity. A clubhouse may include dining facilities and lounges.
	It may include an open space or reserve which the public has a right to use and enjoy, and includes any ancillary facilities but excludes a commercial gymnasium, which is defined under "Shop".
Residential Building	Means a building other than a Dwelling House, Medium Density Housing, Chalets or a Hotel, used for human habitation together with such outbuildings, accessories and

	accommodation for bona fide domestic quarters and other covered areas as are, in the opinion of the Council customary used therewith, and includes apartments, a block of flats, residential club or residential hostel and student housing. It may include land used for sport and/or recreation facilities associated with, but secondary to the residential use of land and used exclusively by the residents of dwelling units on the site, but expressly excludes any building mentioned in the definitions of Educational Building, Institution and/or Restricted Building.
Residential - Dwelling House	Means a free standing dwelling unit on a single erf, which does not form part of either Medium Density Housing or Chalets, used as a Dwelling Unit for a single family together with such outbuildings and as are customary used incidental therewith. It may include land used for sport and/or recreation facilities associated with, but secondary to the residential use of land and used exclusively by the residents of the dwelling unit on the site.
Residential - Medium Density	Means, a group of two or more attached or detached Dwelling Units, together with such outbuildings as are ordinarily associated thereto, each Dwelling Unit having access to an active open area and access to common land, the whole development having been designed as a harmonious entity.
	It may include land used for sport and/or recreation facilities associated with, but secondary to the residential use of land and used exclusively by the residents of the dwelling units on the site.
Resort Development	Means a development that is designed as a harmonious entity and provides holiday accommodation in conjunction with recreation and other resort facilities. Particularly well- suited for family vacations, a resort offers a variety of experiences which may include self-catering or catered, detached or attached habitable accommodation, hotels, restaurants, conferencing, limited shopping, public entertainment areas, recreation such as golfing, sport, water sports, relaxation activities such as wildlife, wellness centres, hydro's and spa's and other similar facilities, and may include ancillary office, staff accommodation, parking and utility facilities.
Restaurant	As provided for under "shop" means a building used to prepare and sell food and drink for consumption on the premises, and where seating is provided for patrons, and may include limited entertainment. Restaurants are not frequently open after midnight.

Restricted Building	Means a building, buildings or land used exclusively for purposes of:
	 a) a hospital, sanatorium, dispensary or clinic for the exclusive treatment of infections or contagious diseases; b) an institution or home for mentally disabled people; c) a mental hospital; d) a prison or other place of lawful detention; e) an industrial school, reformatory, place of safe keeping or other approved school; and/or f) a public or private assistance institution, building and/or land for people in despair, need or assistance.
Rooftop Telecommunication Infrastructure	Means a support structure attached to a roof, side or any other part of a building and used to accommodate Telecommunication Infrastructure for the transmitting or receiving of electronic communication signals.
Sanatorium	As provided for under "Institution" or "Restricted Building" means a building used for the treatment of chronic diseases or for medically supervised recuperation.
Service Workshop	Means a light industrial use of a building or land providing service direct to the retail customer, excluding a public garage. The sale of products, parts and or accessories related to but secondary to the particular industry shall be permitted but not any activity which is defined as a shop in the scheme.
Shop - General	Means a building used for the purpose of carrying on or conducting any retail trade or retail business where the primary purpose is the display and sale of goods by retail, and shall include inter alia,
	 a) a hairdresser or barber; b) a ticket, booking or travel agency; c) a showroom other than an Automotive Showroom; d) a cafe, fast food outlet, restaurant, butchery, or other premises used for the sale or consumption of food and drinks;
	 a dry cleaning or laundry depot or other similar premises for the reception of goods to be washed, cleaned, altered or repaired; an auction mart and book exchange;

	g)	a bottle store, hotel off-sales or other premises in respect of which a bottle liquor license or an off- consumption license is required;
	h) i)	banking and other similar financial halls; a health club /commercial gymnasium or health studio, beauty parlour, slimming salons and/or a massage parlour; and
	j)	ancillary buildings ordinarily incidental to the conduct of a retail business.
	k)	Art gallery, photography studio.
	Provided	that shop expressly excludes:
	i.	any activity or use of buildings or land falling within the scope of the definitions of Industry- General, Industry-Extractive, Industry-Salvage and Industry – Noxious;
	ii.	a Public Garage or vehicle workshop;
	iii.	businesses of a primarily wholesale nature;
	iv. v.	gambling premises; a night club, bar and/or tavern; and
	vi.	Spaza Shop / Tuck Shop.
Shop - Factory	outlet f end-of-s quality r it is not	ore, operated by a manufacturer, which provides an or selling the manufacturer's irregular, overrun or season merchandise, and sometimes, in-season first- nerchandise – but it shall exclude a "Shop". Although always the case, outlet stores are often located on nises of the factory, or close to the manufacturer.
Shop - Wholesale	goods, a retail pr	that sells bulk merchandise, especially consumer at a discount from the manufacturer's suggested ice – no business of a general "Shop" nature may be ed on the premises.
Solar Farm	used to photovo	ided for under "Agricultural Industry" means land accommodate a large collection of interconnected oltaic / solar panels that work together to capture and turn it into electricity on a large scale.
Spaza Shop / Tuck shop	enterpri engaged	ded for under "Home Business" means a small retail ses operating from a residential stand or home and I in the trading of convenience goods for the day-to- ds of the public.
	operate	shop, limited to 20m ² total floor area, may also be d from certain non-residential land uses, as allowed rms of the Scheme.
Special Use		a building type or use of land either not included in efinitions or used for any use other than a use for

which buildings or land, included in these definitions, may be used. But shall exclude adult shop **Terminal - Airport/Airfield** Means land and buildings used to assemble and distribute passengers and goods via air, including uses specifically related to the functioning of the airport or airfield at Council's sole discretion. It may include facilities to park, maintain, fuel and maneuver planes, airport operations, associated offices, warehousing and distribution facilities for goods and luggage, parking areas/parkades for the parking of vehicles, vehicle hire facilities, training facilities, facilities for the comfort and recreation of passengers while waiting such as restaurants and shops. **Terminal – Intermodal Facility** Means the use of land and/or buildings at public transport facilities such as bus / taxi ranks for the purposes of dropping off and collecting passengers by public and private bus services and mini bus and metered taxis, and may include parking areas, shelter and seating for passengers, a ticket office, offices ancillary to the management of a bus or taxi rank, an informal trade area and ablution facilities. **Terminal - Passenger Liner** Means land and buildings used to assemble and distribute passengers and goods via sea, including uses specifically related to the functioning of a passenger liner facility at Council's sole discretion. It includes facilities for the operation of a passenger liner facility, customs control area/s, associated offices, distribution facilities for goods and luggage, parking areas/parkades for the parking of vehicles, vehicle hire facilities and facilities for the comfort and recreation of passengers while waiting such as restaurants and shops. **Terminal - Railways** Means a terminal building used to assemble and distribute goods and passengers via rail. It may include railway routes, facilities to park, maintain and maneuver railway vehicles, warehousing of goods, a railway station, parking areas/parkades for the parking of vehicles, vehicle hire facilities, facilities for the comfort and recreation of passengers while waiting such as restaurants and shops, waiting and resting areas, internet café, etc. Terminal – Truck Means a building or premises in which, or upon which, a business, service, or industry is conducted mainly involving trucks or similar heavy commercial vehicles, and may include:

	 a) the dispensing of motor fuel or other petroleum products, including associated office and storage areas;
	b) the temporary parking of trucks or similar heavy commercial vehicles;
	c) the cleaning, maintenance, servicing, or minor repairs of trucks or commercial heavy vehicles, but excluding panel beating and spray painting.
Tuition Centre	Means a low scale private educational centre that offers tuition in various subjects and preparation for specific tests and examinations on freestanding dwelling unit provided by the owner or operator who resides on the premises and which accommodates not more than 10 learners per session.
Utilities Facility	Means land or buildings used for the provision and maintenance of essential infrastructural services such as service roads, rail, sewer, water, electricity, gas, telecommunications infrastructure, public lighting and stormwater control and other services deemed necessary by the Council, and may include a water reservoir, waterworks, electrical substation, telephone exchange, postal collection points, weigh bridge, servitudes for the provision of services and conveyers, etc. Sewage treatment works, macerator stations and refuse sites shall be defined as a "Industry- Noxious" in terms of the Scheme.
Vehicle Testing Station	Means the registered use of land and/or buildings by a registering authority for determining the fitness of vehicles to utilise the public road system, in line with the provisions of the National Road Traffic Act, 1996.
Veterinary Purposes	Means the use of land and/or buildings for medical treatment of domestic animals, and the short-term boarding of animals incidental to the hospital use. It may include a grooming parlour and retail outlet restricted to the sale of veterinary and animal maintenance products. Subject to the approval of the Council, the facility may include the treatment of any other animal.
Warehouse	Means a building that is used primarily for the temporary storage of products and/or goods, except those of an offensive or dangerous nature, and does not include a building or part thereof intended or used, in the opinion of the Council, for retail or wholesale purposes.
	Warehousing of products or goods of an offensive or dangerous nature shall be defined under "Industry- Noxious ". Open-air bulk storage shall be defined under "Bulk Storage" in terms of the Scheme.

Waste Transfer and/or Recycling Centre	An area of land, with or without buildings, that may be licensed under relevant legislation for the temporary accumulation and storage of more than 35m ³ of garden, recyclable domestic and industrial waste and which may include the separation and processing of domestic and industrial waste materials for eventual reuse or final disposal at a landfill site.			
Waste Transfer and/or Drop-off Station	Means land that may be licensed under relevant legislation to accumulate and temporarily store no more than 35m ³ of garden and recyclable domestic and industrial waste before it is transported to a recycling, treatment or waste disposal facility.			
Wind Turbines	As provided for under "Agricultural Industry" means land and structures or buildings used to generate electricity by wind force. It does not include:			
	 a) turbines principally used to supply electricity for domestic or rural use of the land; or 			

b) an anemometer.

3. PART C: APPLICATIONS

3.1 BUILDING LINES

3.1.1 STREET BUILDING LINES

- a) All erven, except where otherwise stated, shall be subject to a street building line as outlined in this Scheme for each land use zone.
- b) Development along national and provincial roads shall comply with the standards set down in the KwaZulu-Natal Roads Act, 2001, (Act No. 4 of 2001), as amended, and the South African National Roads Agency and may not be relaxed by the Council, without the consent of the relevant roads authority. The street building line restrictions are generally as follows:

a) National Roads: 20m measured from the edge of the road reserve boundary, subject also to any title deed restriction.

b) Provincial Main and District roads: 15m measured from the edge of the road reserve boundary.

c) Un-surveyed Main Roads: 30m measured from the centre line of the road.

d) Un-surveyed District Roads: 25m measured from the centre line of the road.

c) Where a street building line is laid down, no building other than boundary walls, fences, pergolas or architectural and garden features, shall be erected between the building line and the street line. Where a new road or road widening is required, the building line is to be set back so as to take into consideration any such new road or widening.

3.1.2 STREET BUILDING LINE RELAXATION

- 3.1.2.1 The Council may, in its discretion <u>and</u> if the same is endorsed by the adjacent property owners or alternatively by Consent, relax the building line if:
 - a) the architectural effect will enhance the appearance of the street and contribute to public amenity;
 - b) on account of the siting of existing buildings already located in front of the building line, or the shape, size or levels of the Erf, the enforcement of these controls will, in the opinion of the Council, render the development of the Erf unreasonably difficult; and
 - c) any other special circumstances as determined by the Council.
- 3.1.2.2 The following relaxations will not be permitted:
 - a) single storey structures closer than 4.0 meters of the street building lines applicable to residential zoned erven 600 square metres and larger, and 2,0 metres on residential zoned erven

smaller than 600 square metres for any habitable room (such as a patio, lounge, bedroom, etc.); and

- b) double storey structures not closer than 3 metres of the street building line applicable to residential zoned erven irrespective of the erf size for any habitable room (such as a patio, balcony, staircase, lounge, bedroom, etc.)
- 3.1.2.3 The Council may, in its discretion, permit in any zone any building to be erected closer to any boundary than the distance specified in these clauses if on account of the siting of existing buildings or the shape, size or levels of the Erf, the enforcement of these controls will, in the opinion of the Council, render the development of the Erf unreasonably difficult. In considering any application under this clause the Council shall have due regard to any possible detrimental effect on adjoining properties.
- 3.1.2.4 Notwithstanding the provisions of the above clauses and in the case of swimming pools, the building line may be relaxed at the discretion of the Council to no less than 1 metre; provided that where a pool is to be constructed so that any portion of it is within 5 metres of a road boundary such pool shall be screened to the satisfaction of the Council.'

3.1.3 SIDE AND REAR BUILDING LINES

- a) No relaxation to the boundary will be permitted on both sides of the property, unless either one side enjoys access to the area of the property.
- b) All erven, except where otherwise stated, shall be subject to a 2 meter side and rear building line restriction.
- c) No double storey can be relaxed to the boundary

3.1.3.1 SIDE AND REAR BUILDING LINE RELAXATION

- 3.1.3.1.1 The Council may authorise the erection of single storey main building or outbuildings on `the side and rear boundaries provided the owners of properties contiguous to the affected boundaries have indicated in writing that they would have no objection to such authorization.
- 3.1.3.1.2 The Council may, in its discretion, permit in any zone any building to be erected closer to any boundary than the distance specified in these clauses if on account of the siting of existing buildings or the shape, size or levels of the Erf, the enforcement of these controls will, in the opinion of the Council, render the development of the Erf unreasonably difficult. In considering any application under this clause the Council shall have due regard to any possible detrimental effect on adjoining properties.
- 3.1.3.1.3 Where access to parking courts is required, the side building line of affected erven shall be calculated from the boundaries of such access road.

3.1.3.2 REFERAL OF STREET, SIDE AND REAR BUILDING LINES TO THE KING CETSHWAYO JOINT MUNICIPAL PLANNING TRIBUNAL

3.1.3.2.1 Where the adjacent neighbour/s refuse to signed neighbours consent form or he/she cannot be traced for more than 15 days from the date, the Applicant is advised to obtain the neighbours consent, the application will be referred to the King Cetshwayo Joint Municipal Planning Tribunal

for consideration. The Applicant to provide proof in writing that he/she has tried to obtain neighbours consent, such proof can be in the form of any electronic communication.

3.1.3.3 LAPSPING OF STREET, SIDE AND REAR BUILDING LINES APPLICATIONS

- 3.1.3.3.1 Council may inform the Applicant in writing of its decision to lapse the incomplete application within 30 days from the date of the letter if the Applicant does not submit the outstanding documents.
- 3.1.3.3.2 The notice to lapse the application will be served in accordance with Section 96 (1) of the municipal Spatial Planning and Land Use Management Bylaw

3.2 PARKING RELAXATION

3.2.1. RELAXATION OF PARKING REQUIREMENTS

- 3.2.1.1 Subject to its approval or consent thereto being sought in writing, the Authorised Official delegated in terms of Spatial Planning and Land Use Management Act may relax the parking requirements imposed:
 - a) in respect of where employees utilize public transport;
 - b) dependent of the nature of land use, clientele and staff and/or
 - c) a mixed use development which does not utilise parking use concurrently
- 3.2.1.1.1The Authorised Official delegated in terms of Spatial Planning and Land Use Management Act may relax the parking bay requirement to a maximum of 25% upon consideration of circumstances.
- 3.2.1.1.2The Authorised Official delegated in terms of Spatial Planning and Land Use Management Act may at his/her discretion grant parking relaxation up to the maximum of 2 parking bays deficit without formal application upon consideration of circumstances.
- 3.2.1.1.3The terms "Parkade" and "Parking Area" in respect of any specific Use Zones shall not be deemed to restrict or prohibit the provision of parking required to be provided in terms of this Clause nor shall such inclusion be deemed to absolve any person from due compliance with the provisions of this Clause.

3.3. CONSENT APPLICATION

3.3.1 APPLICATION FOR THE CONSENT OF THE COUNCIL

- 3.3.1.1 "Consent" of the Council shall mean the granting of an application after compliance with a procedure as set out in legislation.
- 3.3.1.2 A consent use is restricted to the land use applied for and shall not be construed to be consent for all land uses listed under the relevant Land Use Control Table, unless stated otherwise.
- 3.3.1.3 A consent use granted by Council must differentiate between an approval granted for:
 - a) a stand-alone land use; or

- b) a land use which is to be operated in addition to a primary use.
- 3.3.1.4 Council may direct an applicant to rather apply for rezoning instead of consent in cases where, in the opinion of Council, the use will be better regulated by means of a land use zone instead of granting its consent.
- 3.3.1.5 The following land uses may be approved via consent under any zoning, whether it is listed under the relevant Land Use Control Table or not:
 - a) Special Use (i.e. a use that is not defined in this Scheme);
 - b) Utilities Facility, excluding any use which may be defined as "Noxious Industry" in terms of the Scheme.

3.4 CANCELLATION OR MODIFICATION OF COUNCIL'S CONSENT

- 3.4.1 Any owner of land may inform the Council in writing to cancel its consent;
- 3.4.2 The Council may modify its consent subsequent to the granting thereof if, in the opinion of the Council, any condition/s subsequent to which the consent was granted should be amended, deleted or additional conditions should be added.
- 3.4.3 The Council may render void or withdraw its consent or in writing and subsequent to the granting thereof if, in the opinion of the Council:
 - a) any conditions subsequent to which the consent or were granted, are not complied with;
 - where any building or work referred to in any such consent or has not been substantially commenced within a period of 18 months or where an appeal has been lodged, within a period of 18 months from the date of notification of the outcome of such appeal;
 - c) such use has been discontinued or interrupted for a continuous period of 18 months or longer;
 - d) the premises is not continuously used for residential purposes in addition to the consent use granted, where it is a condition of approval to do so; and
 - e) the land use constitutes a nuisance or it is found that there is interference with the amenities of the neighborhood arising from the use of land.
- 3.4.4 upon the lapsing or rendering void or withdrawal of a consent in terms of Clause 3.4.
 - a) the practice of any consent use approved shall cease upon the relevant premises within a period (30 days) to be determined by the Council, provided that such period shall not exceed six months from the date on which such consent lapsed, was rendered void or was withdrawn;
 - b) the Council may direct the owner of land to demolish structures and/or restore and/or alter buildings erected to conform to a relevant primary or permitted use granted on the site. Costs associated with such building work will be on the account of the owner of land

3.5 LAPSING OF CONSENT APPLICATION

- a)
- Council may inform the Applicant in writing of its decision to lapse the application within 30 days from the date of the letter if the Applicant does not submit the requested documents.

b) The notice to lapse the application will be served in accordance with Section 96 (1) of the municipal Spatial Planning and Land Use Management Bylaw

4. PART D: GENERAL CONTROL/ERF CONTROLS

4.1 GENERAL CONTROLS

4.1.1 PROVISIONS APPLICABLE TO DESIGN AND DEVELOPMENT OF SITES

4.1.1.1 GENERAL MATTERS FOR CONSIDERATION DURING SITE DESIGN AND DEVELOPMENT

4.1.1.1.1 DEVELOPMENT PLANS

- 4.1.1.1.1 The Council may from time to time, for the purpose of the co-ordinated allocation of land, use rights and restrictions as contemplated in this Scheme and as a requisite for development:
 - a) compile development plans in respect of specific areas; and/or
 - b) instruct a prospective developer to submit to the Council, within a specified period of time, development plans in respect of a specific area.
- 4.1.1.1.1.2 Any detail Development Plan Proposal, as may be requested by the Council shall acknowledge recommendations stemming from previous research conducted at and /or guidelines adopted by the uMhlathuze Municipality.
- 4.1.1.1.3 The Council may require that development plans provide for specialist studies and approvals, the design and layout proposals and a program of development. Such development plans may serve as an annexure to the Scheme or as a Management Overlay, but except where the Council has formally resolved thereupon, shall not in any manner whatsoever be deemed to be a part of the Scheme.
- 4.1.1.1.2 RESTRICTION ON AREAS LIKELY TO BE SUBJECT TO FLOODING, GEOTECHNICALLY CONSTRAINED AREAS AND STEEP SLOPES
- 4.1.1.1.2.1 Where, in the opinion of Council, a site may be restrained from a flood, geotechnical or slope perspective, the Council may request the developer to undertake a site specific floodline, geotechnical and / or slope assessment prior to or in conjunction with a development application.
- 4.1.1.2.2 The Council may prohibit or restrict the erection or use of any building or the development or use of any land, where the site is situated below the 1 in 100 year floodline. Development of such site may further be subject to approval and/or restrictions in terms of the National Water Act (Act No. 36 of 1998) and its Regulations, as amended.
- 4.1.1.1.2.3 The Council may prohibit or restrict the erection or use of any building or the development or use of any land, which, in the opinion of Council, is likely to be restrained from a geotechnical perspective.
- 4.1.1.1.2.4 Development on slopes steeper than 18 degrees is not recommended. Where developers/consultants provide for development on steep slopes, a detailed geotechnical assessment would be required to specify recommendations regarding slope stability, storm water

management and erosion control measures, founding conditions and other factors to be considered.

4.1.1.1.3 RESTRICTION ON ENVIRONMENTALLY SENSITIVE AREAS

4.1.1.1.3.1 Council's Environmental Services Management Plan was developed as a planning tool in order to protect sensitive areas and to retain ecological functioning of an area. The Council may therefore prohibit or restrict the destruction of environmentally sensitive areas identified in terms of the aforementioned plan, whether such transformation is authorized by another sphere of government or not.

4.1.1.1.4 RESTRICTION ON AREAS THAT MAY BE SUBJECT TO POLLUTION

- 4.1.1.1.4.1 Council's Air Quality Buffer Areas were developed as a planning tool to limit the impacts of air pollution on the health and well-being of its residents and visitors. The Council may therefore prohibit or restrict the development within areas which would result in additional air pollution load within the areas identified in terms of the aforementioned buffers, whether such transformation or development is authorized by another governmental department or not.
- 4.1.1.1.4.2 No industrial development or industrial expansion that may emit certain criteria air pollutants, or fractions thereof, shall be allowed within the "Potential Health Impact Buffer Zone" as adopted by Council. Criteria pollutants include Sulphur Dioxide (SO2) and inhalable particulates (PM10) and may include other pollutants suspected of impacting on the health and well-being of people. The location of an industry/development area which falls partly within the Potential Health Impact Zone and partly within another Zone, shall be deemed to fall within the Potential Health Impact Zone.
- 4.1.1.1.4.3 No industrial development or industrial expansion that may emit certain criteria air pollutants shall be allowed within the "Alert Zone", as adopted by Council, without first making use of an air quality model acceptable to Council, at the developer's own cost, to predict how emissions would influence the Buffer Zones or the cumulative effect of air pollution. The outcome/s of the modelling would determine whether the proposed location for industrial development is acceptable or not. Criteria pollutants include Sulphur Dioxide (SO2) and inhalable particulates (PM10), and may include other pollutants suspected of impacting on the health and well-being of the public. The location of an industry/development area which falls partly within the Alert Zone and partly within another Zone, other than the Potential Health Impact Zone, shall be deemed to fall within the Alert Zone.
- 4.1.1.1.4.4 Where industrial development that may emit certain criteria air pollutants is proposed to take place within an area that is not affected by an Air Quality Buffer Area, but such proposed development area is within 500 meters of an existing Air Quality Buffer Area, Council may direct the developer to follow the process as set out in Clause 4.1.1.1.4.3 above.
- 4.1.1.1.4.5 The provisions of Clause 4.1.1.1.4.2 to 4.1.1.1.4.4 may be relaxed at the sole discretion of Council, subject to:
 - a) the recommendations of an air quality / pollution study conducted by an independent specialist consultant acceptable to Council, and at the developer's costs, to prove that criteria pollutants will not have a negative impact on ambient air quality standards or on the health and well-beinge; and/or;
 - b) recommendations by the relevant authority responsible for compliance with the National Environmental Management Air Quality Act, 2004 (as amended); and/or;
 - c) the industry complying with the requirements of the National Environmental Management Air Quality Act, 2004 (as amended); and

- the issuing of a certificate by the Municipal Manager, upon recommendation by the Deputy Municipal Manager responsible for Environmental Health matters and the Deputy Municipal Manager responsible for Planning matters, stating that Clauses 4.1.1.1.4.2, 4.1.1.1.4.3 and/or 4.1.1.1.4.4 may be relaxed based on the outcomes of (a) (c) above.
- 4.1.1.1.4.6 All activities shall comply with Council's relevant Waste and Water Services Bylaws.
- 4.1.1.1.4.7 Any activity conducted on land zoned or used for industrial purposes, and which is deemed to be offensive or dangerous or injurious to the public health, shall *inter alia* be dealt with in terms of Council's Bylaws. Council reserves the right to consider these types of activities as a "Industry-Noxious", as defined in the Scheme.
- 4.1.1.1.5 UN-SERVICED AREAS
- 4.1.1.1.5.1 Costs associated with the provision of additional services and the payment of bulk engineering services contributions will be for the account of the developer/owner/applicant, or as per the written agreement reached between the developer/owner/applicant and Council.
- 4.1.1.1.5.2 The Council may prohibit or restrict, whether wholly or partially and either indefinitely or for a period to be determined by the Council, the erection of any building or the development or use of any land in any undeveloped part or parts of the area of the Scheme pending the extension thereto of streets, sewer, water, electricity or other essential public services.
- 4.1.1.1.5.3 The owner of un-serviced land who desires to commence with any building operations on such portion of land and which would contravene Clause 4.1.1.1.5.2 above may apply to the Council for its approval of the carrying out of the operations specified in the application. In these cases, all costs associated with the provision, extension or upgrade of bulk, link and internal services shall be for the account of the applicant.

4.1.1.1.6 ROADS, ACCESS, SURFACES AND DRAINAGE

- 4.1.1.1.6.1 Road design shall consider any applicable Road Framework Plan/s and relevant standards set by Council.
- 4.1.1.1.6.2 Vehicular ingress to and egress from any Erf or Site, from and to respectively, the Public Street System, shall be located, constructed and maintained to the satisfaction of the Council. Approval of the number of vehicular access points shall be at the sole discretion of the Council.
- 4.1.1.1.6.3 All surfaces accessible by vehicles shall be hardened and permeable and maintained in a dust free condition to the satisfaction of the Council.
- 4.1.1.1.6.4 The drainage of the site and arrangements and methods for the disposal of waste- and stormwater shall comply with Council's relevant Waste and Water Services Bylaws.
- 4.1.1.1.6.5 Stormwater and wastewater control measures shall be implemented to avoid polluted water and run-off from entering the natural system. The installation of the necessary pollution control mechanisms, such as grease traps, etc. may be required and shall be undertaken to the satisfaction of Council.
- 4.1.1.1.7 TRAFFIC GENERATING SITES
- 4.1.1.1.7.1 Council may, at its sole discretion, request the submission of a Traffic Impact Assessment to determine the impact that a development may have on the existing and future road networks.
- 4.1.1.1.7.2 Such assessment shall include any issues that Council may deem relevant, such as an assessment of pedestrian movement, the impact of the development on Public Transport Systems, road improvements, etc.
- 4.1.1.1.7.3 The outcomes of such assessment shall be implemented at the Developer's cost.
- 4.1.1.1.8 WASTE MANAGEMENT
- 4.1.1.1.8.1 On-site waste management shall be subject to Council's Solid Waste Bylaws.
- 4.1.1.1.8.2 The storage of waste other than domestic waste must consider the risks associated with the storage of dangerous / hazardous goods, and implement safety provisions specified in terms of relevant legislation and SABS standards specifications and codes of practice.
- 4.1.1.1.9 PROVISION OF PUBLIC FACILITIES
- 4.1.1.1.9.1 The Council may direct a developer to provide any public facilities it may deem necessary for the development as informed by:
 - a) Guidelines for Human Settlement Planning and Design, published by the CSIR (the "Red Book" guidelines);
 - b) Guidelines for Planning Community Facilities in Kwazulu-Natal;
 - c) this Scheme;
 - d) Engineering Standards; and/or

- e) any plans or policies developed by the Municipality.
- 4.1.1.1.9.2 A minimum of 25% of land in a residential development should account for usable open space areas, depending on factors such as population density and proximity to natural open space and to the satisfaction of Council. Council may exclude open space areas from this calculation that cannot easily be accessed or utilized by the public, such as floodline areas, densely vegetated areas, steep slopes, services servitudes, etc.

4.1.2 SITE SPECIFIC DESIGN

4.1.2.1 SITE DEVELOPMENT PLANS

- 4.1.2.1.1 The Council may from time-to-time for the purpose of the coordinated allocation of land use rights and restrictions as contemplated in this Scheme and as a requisite for development, instruct prospective owners/developers to submit within a specified period of time to Council site development plans in respect of a specific area.
- 4.1.2.1.2 Any Site Development Plan shall, must to the satisfactory of Council, acknowledge recommendations stemming from the Municipality..
- 4.1.2.1.3 The Site Development Plan shall amongst others provide for but not be limited to:
 - a) a to-scale drawing of the site/s, building lines applicable, town planning bulk factors and controls (Floor Area Ratio, Coverage and Height factors), existing services, existing and proposed servitudes, contours, stormwater disposal data; stormwater management plan (as advised by the municipality), etc.
 - b) the design and layout of proposals including details as to the functioning thereof;
 - c) a programme of development;
 - d) an Environmental Management Plan;
 - e) landscaping proposals;
 - f) details of and programme for the provision of essential services including storm water, sewerage disposal, pollution control, electricity and solid waste disposal;
 - g) traffic engineering details on the vehicular and pedestrian elements thereof, their implementation and management;
 - h) details as to the project management ownership, mechanisms, control and monitoring through construction phases till project completion;
 - i) energy efficiency measures
 - j) any other additional information if so required by Council.

4.1.2.2 GENERAL PROVISIONS APPLICABLE TO SITE DESIGN

- 4.1.2.2.1 In the absence of any specific planning guidelines, the "Guidelines for Human Settlement Planning and Design, published by the CSIR (the "Red Book" guidelines)" shall apply.
- 4.1.2.2.2 The Council may request any specialist study it may deem necessary to inform its decision regarding a planning application.
- 4.1.2.2.3 The siting of any buildings, access and structures intended to be erected or the development or use of any land shall take due cognisance of efficiency of resource use, quality of place, movement and connectivity, sustainability, crime prevention through environmental design and other design elements to the satisfaction of the Council.
- 4.1.2.2.4 The siting of any buildings access and structures intended to be erected or the development or use of any land shall be subject to the approval of the Council and persons intending to erect buildings or use land shall, before commencing, apply to the Council for approval of the siting, use or development.
- 4.1.2.2.5 In respect of any application to develop an Erf, the Council may, if it deems fit:
 - a) determine the position and number of vehicular or pedestrian points of access;
 - b) prevent or encourage pedestrian or vehicular access across any boundary or boundaries and require that a suitable fence, wall or other measures be erected or implemented to prevent or encourage such access;
 - c) require buildings to face onto the street frontage;
 - d) require buildings to face onto open space areas to increase surveillance;
 - e) require provision of utility areas such as refuse collection points, washing line areas, storage and loading areas, etc.;
 - f) require the provision of screens to screen off unsightly areas;
 - g) prescribe buildings to face north-east or prescribe minimum distance between buildings to allow for adequate solar access;
 - h) require landscaping, security measures and adequate lighting of the site; etc

4.1.2.3 ACCESS AND DRIVEWAYS

- 4.1.2.3.1 No residential site may have more than 2 driveways, of which the first one is freely permitted and the second one is permitted through Council's approval.
- 4.1.2.3.2The width of a driveway may not be in excess of 4.3m
- 4.1.2.3.3 Driveways on the bend are completely prohibited

4.1.2.4 ADDITIONAL MATTERS FOR CONSIDERATION DURING SITE DESIGN AND DEVELOPMENT - SUBSTANTIAL DEVELOPMENTS

- 4.1.2.4.1 For the purposes of this Clause, a substantial development shall be defined as any large residential, industrial or other development which, in the opinion of Council, requires the consideration of a design concept report prior to the finalization of a Site Development Plan.
- 4.1.2.4.2 Applications for the development of substantial developments shall be preceded by the submission of a design concept report, which is to be approved by the Municipality.
- 4.1.2.4.3 The purpose of a design concept report is for the parties to agree on the concepts and standards which are to be used during the planning and layout phase of the project.
- 4.1.2.4.4 The design concept report should cover design aspects relating to all land uses, but in particular relevant aspects relating to:
 - a) Key natural features of the development (such as views, wetlands and floodlines, biodiversity, etc.) and how the development aims to enhance and protect these features and, where relevant, give access to these features;
 - b) What the development aims to achieve, the size of the development, size and timing relating to phasing, affordability criteria, etc.;
 - c) Access to the development (creating a "sense of arrival") and safety and security measures to be addressed through design;
 - Movement within the development and between developments, including pedestrian and traffic movement throughout the development, open spaces and linkages between open spaces, the road network, road standards, traffic calming measures and public transport routes/stops/facilities;
 - e) Where necessary, the provision of community facilities (in order to create a "sense of place and community") and opportunities for work, recreation, shopping, etc. Should these facilities not be included as part of a design, an assessment of access to these facilities should still be included, describing the closest facilities that would be available to the community; and
 - f) The impact of the development on existing bulk and link engineering services.

4.1.2.5 SUB-DIVISIONAL DESIGN STANDARDS

- 4.1.2.5.1 Land within the area of the Scheme shall not, except where it is deemed by the Council to be in the public interest to do so, be subdivided in any way or manner whatsoever so as to deprive any subdivided portion of land direct vehicular access to the public street system.
- 4.1.2.5.2 Land within the area of the Scheme shall not, except with the approval of the Council and then subject to any relevant provision of the Scheme, be subdivided in any way or manner whatsoever so as to create an erf:
 - a) which is, in the opinion of Council, significantly smaller than the surrounding properties;

- smaller than the minimum prescribed erf size for each category of erven in terms of the Scheme. The minimum prescribed extent of an erf shall exclude an access way in the case of "hatchet-shaped" erven;
- c) which is zoned for agricultural use and where the proposed subdivision may impact on the ability of the land to sustain agricultural production, except with the prior consent of the National Department of Environment, Forestry and Fisheries.
- 4.1.2.5.3 The ratio of street frontage to depth of a site shall be to the satisfaction of the Council and shall not exceed a ratio of 1:3 except under special circumstances related to topographical or layout consideration or the shape of the Erf.
- 4.1.2.5.4 A site of irregular shape shall be capable of containing within its boundaries a rectangle, the ratio between the width and length of which shall not be less than 1:3 and which shall have an area of at least 50% of such Site, or the minimum prescribed area of a Site, whichever is the greater.
- 4.1.2.5.5 Points of ingress to and egress from an industrial site to and from the public street system, respectively, shall be located, designed, constructed and maintained to the satisfaction of the Council.
- 4.1.2.5.6 In cases where access from any subdivided portion of land to the public street system is via an access strip or access road (so-called "Panhandle" or "Hatchet-shaped" erven):
 - a) the area of the Site, for the purposes of the Scheme, does not include the area of such access strip or road;
 - b) such access strip or road not exceed 35 metres in length, provided that the Council may, under exceptional circumstances and at its sole discretion, approve a maximum length in excess of 35 metres;
 - c) such access strip or road giving access to the site shall have a minimum width of:
 - (i) not less than 4 metres; or
 - (ii) 10 metres in the case of an erf that would give access to larger vehicles such as trucks.
 - d) the average width of such site, measured to the satisfaction of the Council, shall be deemed to be the street frontage of such Site; and
 - e) the access strip or road at all times be kept in a dust free condition and be maintained to the satisfaction of the Council; provided that, if so required by the Council, such access strip or road shall be hardened, surfaced or paved to the satisfaction of the Council.
- 4.1.2.5.7 An application for the subdivision of agricultural land which is subject to the Subdivision of Agricultural Land Act (Act 70 of 1970) shall be accompanied by a consent issued by the relevant Department in terms of this Act. In general, subdivision of agricultural land shall not impact on the viability of the land to be utilized for agricultural purposes.

4.1.2.6 PERMANENT CLOSURE OF STREETS AND PUBLIC PLACES

- 4.1.2.6.1 An applicant may apply to Council for the permanent closure of a public place or public street.
- 4.1.2.6.2 In respect of an application for the permanent closure of a public place, the Council may direct an applicant to:
 - a) Undertake an assessment of the likely impact that such permanent closure may have on access to public places, i.e. an assessment of the "Guidelines for Human Settlement Planning and Design, published by the CSIR (the "Red Book" guidelines);
 - b) Direct an applicant to replace a public place and/or pay compensation to Council in order to develop existing open spaces and/or replace the public place.

4.1.2.7 EXTERNAL APPEARANCE AND APPROVAL OF BUILDINGS

- 4.1.2.7.1 The character, design and external appearance of buildings, and boundary walls, including the material used in their construction, shall be subject to the approval of the Council and in accordance with uMhlathuze Aesthetic Bylaw, and no building may be erected without the approval of the Council.
- 4.1.2.7.2 When considering any application, the Aesthetics Committee shall have regard to the character of the locality in which the building is proposed to be erected and shall take into account whether or not the building will be injurious to the amenities of the locality by reason of its external appearance or the materials which are to be used.
- 4.1.2.7.3 In considering any application, it shall be the duty of the Council to ensure, wherever it is considered appropriate, that adequate provision is made for solar access, the use of solar or other alternative energy sources and energy and water efficiency measures, the preservation of indigenous flora, the planting or replacement of trees and the protection of water-courses, etc.
- 4.1.2.7.4 Any person intending to alter, extend or erect a building shall submit such drawings as are required by the Council together with whatever other indications the Council may require.
- 4.1.2.7.5 The Council shall approve the application either unconditionally or subject to such conditions as it may deem fit, or it may refuse to grant the application on the grounds that the external appearance of such building is unacceptable.
- 4.1.2.7.6 The approval by the Council of the design and external appearance of the proposed buildings, additions or alterations shall not be deemed to be an approval in terms of any other provisions of the scheme or of the Building Bylaws/Regulations, which approval shall first be applied for and obtained before any building work is commenced with.

4.2 PROVISIONS APPLICABLE TO THE USE OF SITES

4.2.1 DEPOSITING OF WASTE MATERIAL

No land in any use zone may be used for the purpose of the deposit or disposal of waste material or refuse, tipping, dumping, scrap yard, used car lot, or any other similar purpose until the owner or his/her duly authorised representative has applied for and received the written approval of the Council or other relevant authority.

4.2.2 WELLS AND BOREHOLES

No wells or boreholes shall be sunk on any land within the area of the Scheme, nor any subterranean water extracted therefrom without the prior approval of the Council.

4.2.3 ADVERTISING

Any person wishing to display an advertisement must first submit a written application to the Council for consideration and approval in terms of the Municipality's Advertising Sign Bylaws.

	5. PART E: L CATEGORIE	AND USE ZONE S	
5.1 ZONE CATEGORY: AGRI	ICULTURE		
	5.1.1. ZONE: A	AGRICULTURE 1	
STATEMENT OF INTENT: A zone that and extensive agricultural productio			both intensive
PERMITTED USES	CON	ISENT USES	PROHIBITED USES
 Additional Dwelling Unit Agricultural Building Agricultural Land Heritage Purposes Homestead Hotel Municipal Purposes Place of Instruction Plantations Private Street Residential - Dwelling House Shop - General – (To be limited to 250m²) Utilities Facility (excluding free standing telecommunication infrastructure) **Rooftop Telecommunication Infrastructure 	 Agricultural Industry Arts and Crafts Workshop *Bed and Breakfast Establishment /Guest House Camping and Caravan Park Chalet Development Conservation Purposes Educational Building Farm Stall Impoundment Area (Animals Only) Industry – Extractive Industry – Noxious (Limited to Abattoir Only) Institution Lodge Municipal Purposes 	 New Servitude, 15m or Wider Place of Worship Private Recreational Use Public/Private Street Racecourse Railway Infrastructure **Free standing telecommunication infrastructure Recreational Building Residential - Medium Density (Limited to 5 Units Including Main Dwelling and Additional Dwelling Unit) Restricted Building Special Use Veterinary Purposes Waste Transfer and/or Drop- Off Station Waste Transfer and/or Recycling Centre 	Buildings and land uses no included in Columns 1 and 2.
	ADDITION	NAL CONTROLS	

- The use of land zoned for agricultural purposes and used for any land use other than "Agricultural Land" and "Agricultural Building" shall be ancillary to the agricultural use and shall not impact on or detract from the viability of the land to produce agricultural produce.
- Any new servitude area which is 15m in width (or wider) shall be deemed to constitute a change in land use and shall therefore be subject to the Municipal's consent.
- * Refer to Bed & Breakfast and Accommodation Establishment Bylaw

- Fishing for commercial purposes will require consent from the Department of Environment, Forestry and Fisheries.
- **All telecommunication infrastructure are subject to submission of Building plans for municipal approval.
- For provisions relating to parking and loading refer to Clause 6 and 6.3

	DEVELOPMENT CONTROL								
MINIMUM	NIMUM FRONTAGE BUILDING LINE								
ERF SIZE	PER HECTARE	(WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR	
N/A	N/A	N/A	5m – Subject Management A		Veld and Forest	3	12.5%	0.125	

	5.1.2 ZONE: AGRICULTURE 2					
practices in association with or	e that provides for land used for low intensity and small scale ther related uses in Traditional Authority Areas, and may incluction of small areas of crops such as sugar cane and livestock.	_				
PERMITTED USES	CONSENT USES	PROHIBITED USES				
 Agricultural Building Agricultural Land Conservation Purposes Dwelling House /Umuzi Farm Stall Fish Farming 	 Agricultural Facility Arts and Craft Centre *Bed and Breakfast Establishment Camping Area Chalet development Agricultural-Industry Home Business Passive Recreational area Recreational Building Shop-General (Limited to agricultural products being produced) **Freestanding telecommunication Infrastructure 	Buildings and land uses not included Column 1 and 2.				
ADDITIONAL CONTROLS						

- Restrictions/ limitations are likely to be placed on any non-agricultural activities.
- Any proposed changes of land use will require a detailed natural resources/agricultural study.
- While changes in land use that are shown to be in support of local and surrounding activities will be given opportunities, changes in land use not necessarily in support of the existing agricultural activities or not reliant on the potential of the natural resource base may be considered but will require consents, particularly if it is supplementary or adds to the viability of the farming unit as a whole and is placed in lower potential agricultural land.
- The agricultural management layer which indicates the KZN agricultural Land Potential categories should be referred to for further detail regarding optimal land uses.
- Cabinets and chalets shall be limited in coverage and a restricted number will only be permitted.
- Camping areas will only be permitted in designated areas.
- Fishing for commercial purposes will require consent from the Department of Environment, Forestry and Fisheries.
- For provisions relating to parking and loading refer to Clause 6 and Clause 6.3
- * Refer to Bed & Breakfast and Accommodation Establishment Bylaw.
- **All telecommunication infrastructure are subject to submission of Building plans for municipal approval.

The use of land zoned for agricultural purposes and used for any land use other than "Agricultural Land" and "Agricultural Building" shall be ancillary to the agricultural use and shall not impact on or detract from the viability of the land to produce agricultural produce.

• Any new servitude area which is 15m in width (or wider) shall be deemed to constitute a change in land use and shall therefore be subject to the Municipal's consent.

DEVELOPMENT CONTROLS								
MINIMUM	UNITS PER FRONTAGE HECTARE (WIDTH)	E	BUILDING LINE	S			540	
ERF SIZE		(WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A

		5.1	1.3 ZONE: R	ESTRICTED	AGRICULTU	RE		
STATEMENT natural veget		zone that restrie	cts intensive ag	griculture and	cropping, so th	nat it retains a	level of	
Р	ERMITTED US	ES		CONSENT	USES		PROHIBITED US	SES
 Agricultura Agricultura Dwelling He Farm Stall Day Care Fa Conservation Plant Nurse Home Busing 	l Industry ouse acility on ery		 Arts and Cr Lodge Place of Ins 			Buildings and land uses not included in Columns 1 and 2.		
 Tuck shop 				TIONAL CONT				
 For provision The use of Building" slagricultura Any new set 	ons relating to land zoned for hall be ancillar I produce. ervitude area w	y to the agricult	nding refer to T rposes and use cural use and s width (or wide	ables 2 and 5 ed for any lan hall not impa	d use other tha ct on or detrac	t from the viab	l Land" and "Agri ility of the land to in land use and sh	o produce
			DEVEL	OPMENT CON	ITROLS			
MINIMUM	UNITS PER HECTARE	FRONTAGE (WIDTH)	E	SUILDING LIN	ES REAR	HEIGHT	COVERAGE	FAR
ERF SIZE			JINEEL	JIDE				

· ·	s/buildings suc									
	RMITTED USES			CONSENT U	JSES		PROHIBITED USES			
Agricultura	-		*Shop-Genera				Buildings and land uses			
 Agricultura 	l Land		Agricultural Ir	-		Inclu	ided in Columns	1 and 2.		
			Camping and							
		•	**Freestandi	•	unication					
			Infrastructure							
			Educational B	uilding						
			Institution							
			Restricted bu	-						
			Place of Amu							
			Place of Assembly							
		•	Public Garage							
		•	Utilities Facili	ty						
		•	Veterinary Cli	nic						
			ADD	ITIONAL CON	TROLS					
*Shop w	ill be limited to	a type consist	ent with the u	se of that part	t of the zone in	which it is to b	e situated.			
**All tel	ecommunicatio	on infrastructu	res are subject	to submissior	n of Building pla	ans for municip	al approval.			
 For prov 	isions relating t	o parking and	loading refer t	0						
 For prov 	isions relating t	o parking and	loading refer to	o Clause 6 and	d Clause 6.3					
The use	of land zoned f	or agricultural	purposes and	used for any la	and use other t	han "Agricultu	ral Land" and "A	gricultural		
Building	' shall be ancill	ary to the agric	cultural use and	d shall not im	pact on or detra	act from the via	ability of the lan	d to produce		
agricultu	ral produce.									
 Any new 	servitude area	which is 15m	in width (or wi	der) shall be o	deemed to cons	stitute a chang	e in land use and	1 shall		
therefor	e be subject to	the Municipal	's consent.							
			DEVE	LOPMENT CO	NTROLS					
MINIMUM	UNITS PER	FRONTAGE	B	UILDING LINI	ES	HEIGHT	COVERAGE	FAR		
ERF SIZE	HECTARE	(WIDTH)	STREET	SIDE	REAR		COVERAGE	FAK		
	N/A	N/A	7.5m	N/A	N/A	2	50%	1		

		5.1	.5 ZONE: U	RBAN AGR	ICULTURE			
		zone that pro	vides for land	located in url	oan areas for a	agricultural purces and commu	rposes, utilized nity gardens.	
PERMI	TTED USES		CC	DNSENT USES	•		PROHIBITED	USES
 Agricultura Agricultura Plant nurs 	al Building al Land	 Carava Carava Carava Carava Second Carava Dwelli Educa Indust Indust Indust Institut Place of Shop Specia Funera Utilitie 	Itural Industry an Park estanding Tele ng House tional Building ry - Extractive	/ ecommunicat		inclu	lings and lan ded in Column	d uses no
		-	ADDI	FIONAL CON	FROLS			
 **All telect For provisi The use of "Agricultu the land to" Any new s 	communication ions relating to of land zoned ral Building" s o produce agri	n infrastructur o parking and for agricultu hall be ancilla cultural produ which is 15m	es are subject loading, refer ral purposes ry to the agric ice. in width (or v	to submissio to Clause 6 a and used fo cultural use a	n of Building p nd Clause 6.3 or any land u nd shall not in	olans for munio use other that mpact on or d	hich it is to be cipal approval. n "Agricultura etract from th nange in land u	l Land" an e viability c
	-	-	DEVEL	OPMENT CO	NTROLS			
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	B STREET	UILDING LIN SIDE	ES REAR	HEIGHT	COVERAGE	FAR
N/A	N/A	N/A	N/A			-		

		5.	1.6 ZONE: F	ORESTRY					
	mission of De	A zone that pro partment of Wa							
PERMITT	ED USES		CONSENT U	SES		PRO	DHIBITED USES		
 Agricultur Agricultur Agricultur Nursery 	al Industry	 Camping an Dwelling Ho Educational Industry- Ex Institution Place of Am Place of Ass Restricted B Coffee Shop *Undertake **Free stan Infrastructu Utilities Faci Veterinary C 	use Building tractive usement embly uilding /Tea Garden r – Funeral Pa ding Telecomr re ility	rlour		Buildings and land uses not included in Columns 1 and 2.			
			ADDIT	IONAL CON	FROLS				
 **All te For prov The use "Agricu of the la Any new shall the Subdivision 	lecommunica visions relatin of land zoned ltural Building and to produc v servitude ar erefore be sul n of land will	g to parking an d for agricultura " shall be ancill e agricultural p ea which is 15r oject to the Mu	ures are subje d loading refe al purposes an lary to the agr roduce. n in width (or nicipal's conse ne provision o	r to Clause 6 id used for a icultural use wider) shall ent. f the Subdivi	and 6.3 ny land use and shall n be deemed sion of Agri	other than "Ag ot impact on o to constitute a cultural Land A	municipal appro gricultural Land' r detract from t a change in land Act (Act 70 of 19 as of this Act.	' and he viability use and	
		,,		PMENT COI					
MINIMUM	UNITS PER	FRONTAGE							
ERF SIZE	HECTARE	(WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR	
		-							

	5.2 ZONE CATEGORY: CIVIC AND SOCIAL						
	5.2.1 ZONE: EDUCATION						
	that provides for a full range of educational facilities, tertiary and adult education and training with associat						
PERMITTED USES	PERMITTED USES CONSENT USES						
 Caretaker Accommodation Coffee Shop / Tea Garden (<or 20m<sup="" =="">2)</or> *Community Garden Day Care Facility Educational Building Municipal Purposes Place of Assembly Place of Worship Private Recreational Use Recreational Building **Tuck Shop Dwelling House ****Rooftop Telecommunication Infrastructure 	 Agricultural Building Agricultural Land Conference Facility ***Residential Building ****Freestanding Telecommunication Infrastructure Institution Residential-Medium Density Public Office Restricted Building (limited to an educational facility) Special Use Utility Facility 	Buildings and land uses no included in Columns 1 and 2.					
	ADDITONAL CONTROLS						
 departments shall apply. **Tuck Shop - Limited to serv **Residential building shall the Minimum Norms and Sta For provisions relating to par ****All telecommunication i Private School, proof of regiss of Southern Africa. Sites for the care of children Drop-off and pick up areas sh arterial road to avoid traffic of Where provided for under a allowed. The size of such dwa *The use of land for urban age the quality of life of surrou environment and will contributed 	ols and higher education institutions as determined by ving staff and learners. be limited to student and/or staff accommodation and ndards for Student Housing at Public Universities (Gove king and loading refer to Clause 6 and Clause 6.3 nfrastructure are subject to submission of Building plar tration and accreditation with Department of Educatio shall comply with Council's Childcare Services Bylaws. nall be located on-site and, where possible, shall not be congestion and pedestrian and vehicular conflict. relevant zoning, the accommodation of a caretaker or e elling unit may be restricted at the sole discretion of Co griculture / community gardens is supported within the unding landowners, will not impact harmfully on pu pute to the social and economic well-being of people. nd for the purpose of producing crops will be subject to	must comply with Policy on ernment Gazette No. 39238) as for municipal approval. In and Independent Association located adjacent to a major emergency personnel may be buncil. In context that it will not degrade blic health and/or the natura					

a) A site plan showing the extent of the use of land and where water for irrigation will be obtained from;

	b) c) of land in envir on and shall the	regard social An env enviro onmentally se	ling irrigatior and economi vironmental a nmental and nsitive areas	n and fertilisa ic well-being o and agricultur agricultural a	tion) and how of people; and al assessmen authorities.	v the use of d t and/or lette	anaged (inclue and will contri er of support fre in line with env	bute to the
			DEVELO	PMENT CON	rols			
LAND USE	MINIMUM	FRONTAGE	В		ES	HEIGHT	COVERAGE	FAR
ZONE	ERF SIZE	(WIDTH)	STREET	SIDE	REAR	neioni	COVERAGE	TAN
Crèche	500m ²	18m	4m	2	m	UR	40%	2.5
Primary school:	 2.4ha without dedicated sport facilities. 4.8ha with dedicated sport facilities. 	18m	7,5m			UR	50%	1
Secondary School :	 4.8ha without dedicated sport facilities. 8-10ha with dedicated sport facilities 	18m	7,5m		n per storey, s the greater	UR	50%	1
Tertiary Institution.	Size - At the sole discretion of council	18m	7,5m			UR	80%	3
Private Schools	Size - At the sole discretion of council	18m	7,5m			UR	50%	1

private hospitals, medical consulti	5.2.2 ZONE: HEALTH AND WELFARE NT OF INTENT: A zone that provides for the full range of ng rooms, clinics, sanatoria, community care, welfar y points. Includes land and buildings for the accommon phanages and retirement villages.	e and social						
PERMITTED USES	PERMITTED USES CONSENT USES PROHIBITED USES							
 Caretaker Accommodation Coffee Shop / Tea Garden *Community Garden Conference Facility Educational Building Institution Municipal Purposes Office – General Office – Professional Parking Erf / Parkade Place of Amusement Place of Assembly Place of Worship Private Recreational Use Public Office Public Recreational Use **Residential Building ***Rooftop Telecommunication Infrastructure Tuck Shop Utilities Facility (excluding free standing telecommunication infrastructure) 	 Agricultural Building Agricultural Land ***Freestanding Telecommunication Infrastructure Residential-Medium Density Heritage Purposes Impoundment Area Informal Trade Area **Restricted Building Shop – General Special Use Warehouse 	Buildings and land uses not included in Columns 1 and 2.						
	ADDITIONAL CONTROLS							
 ***All telecommunication infrastrut Norms and standards as impleted For provisions relating to parkited The site of a "Place of Worship the Council may grant its consection with the use of sure The site of a Place of Worship the site of a Place of Worship the School, administrative office, presocial interaction or recreation mentioned buildings. 	ed Buildings shall be limited to those ancillary to the pro- cture are subject to submission of Building plans for mo- nented by the relevant national and provincial governing and loading refer to Clause 6 and Clause 6.3 " shall not simultaneously be the site of one or more D ent to the erection and use of one Dwelling Unit upon th site as a Place of Worship. may include uses incidental thereto such as a building lace of religious education and/or other building/s use where such other building is within the same site and use of megaphones or similar equipment, unless expr	unicipal approval. Iment shall apply. Dwelling Units, provided that such site, to be used in or buildings used as a Sunday ed for purposes of religious and incidental to any of the first						
- A wash room may be permitted for the preparation of bodies prior to burial, subject to compliance with Council's Funeral Undertakers Bylaws.
- Sites for the care of children shall comply with Council's Childcare Services Bylaws.

b)

c)

- Drop-off and pick up areas shall be located on-site and, where possible, shall not be located adjacent to a major arterial road to avoid traffic congestion and pedestrian and vehicular conflict.
- Prior to any building plans being submitted to the Municipality for any Health facility, including Hospitals, Clinics, Acute / Sub-Acute Facilities and the like where the public are to be treated for an illness, the building plans are to be submitted to the KZN Department of Health for approval by the Department's Infection, Prevention and Control (IPC) component. Such approval is to be submitted to the Municipality during the building plan submission phase.
- Where provided for under a relevant zoning, the accommodation of a caretaker or emergency personnel may be allowed. The size of such dwelling unit may be restricted at the sole discretion of Council.
- *The use of land for urban agriculture / community gardens is supported within the context that it will not degrade the quality of life of surrounding landowners, will not impact harmfully on public health and/or the natural environment and will contribute to the social and economic well-being of people.
- Applications for the use of land for the purpose of producing crops will be subject to Council's consent process and shall be accompanied by:
 - a) A site plan showing the extent of the use of land and where water for irrigation will be obtained from;
 - A motivation indicating how the use of land will be managed (including details regarding irrigation and fertilisation) and how the use of land will contribute to the social and economic well-being of people; and
 - An environmental and agricultural assessment and/or letter of support from relevant environmental and agricultural authorities.
- The use of land in environmentally sensitive areas such as floodlines, wetlands, etc. is not in line with environmental legislation and shall therefore not be supported.

	DEVELOPMENT CONTROLS											
MINIMUM	UNITS	FRONTAGE	BL	JILDING LINI	ES							
ERF SIZE	PER HECTARE	(WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR				
N/A	N/A	18m	7,5m	4.5m or 1,5m per storey, whichever the greater		UR	75%	3				

STATEMENT OF INTENT: A zone that is intended for buildings erected and used for National, Provincial and Municipal administration and services.									
PERMITTED USES	PROHIBITED USES								
 Arts and Crafts Workshop 	Agricultural Building	Buildings and land uses not							
 *Community Garden 	Agricultural Land	included in Columns 1 and 2.							
 **Educational Building 	Dwelling House								
 Heritage Purposes 	• ***Freestanding Telecommunication								
 **** Institution 	Infrastructure								
Office – General	Harbour Infrastructure								
 Office – Professional 	Harbour Management								
 Parking Erf /Parkade 	Impoundment Area								
 Place of Amusement 	Informal Trade Area								
 Place of Assembly 	Restricted Building								
 Place of Worship 	• Shop – General								
 Private Recreational Use 	Special Use								
Public Office	• Terminal – Intermodal Facility								
 Public Recreational Use 	Vehicle Testing Station								
 Recreational Building 	• Warehouse								
 **Residential Building 	• Waste Transfer / Recycling Centre								
 Tuck Shop 	• Waste Transfer and/or Drop-Off								
 Utilities Facility (excluding free 	Station								
standing telecommunication									
infrastructure)									
 ***Rooftop Telecommunication 									
Infrastructure									

- **Educational building and Residential building shall be restricted to Municipal and Government uses only.
- For provisions relating to parking and loading refer to Clause 6 and 6.3.
- ***All telecommunication infrastructure are subject to submission of Building plans for municipal approval.
- No Institutional building or Public Office shall be erected on an erf of less than 2000m².
- The site of a "Place of Worship" shall not simultaneously be the site of one or more Dwelling Units, provided that the Council may grant its consent to the erection and use of one Dwelling Unit upon such site, to be used in conjunction with the use of such site as a Place of Worship.
- The site of a Place of Worship may include uses incidental thereto such as a building or buildings used as a Sunday School, administrative office, place of religious education and/or other building/s used for purposes of religious and social interaction or recreation where such other building is within the same site and incidental to any of the first mentioned buildings.
- Call to prayer shall exclude the use of megaphones or similar equipment, unless expressly authorized by the Council.
- A wash room may be permitted for the preparation of bodies prior to burial, subject to compliance with Council's Funeral Undertakers Bylaws.

- ****Prior to any building plans being submitted to the Municipality for any Health facility, including Hospitals, Clinics, Acute / Sub-Acute Facilities and the like where the public are to be treated for an illness, the building plans are to be submitted to the KZN Department of Health for approval by the Department's Infection, Prevention and Control (IPC) component. Such approval is to be submitted to the Municipality during the building plan submission phase.
- *The use of land for urban agriculture / community gardens is supported within the context that it will not degrade the quality of life of surrounding landowners, will not impact harmfully on public health and/or the natural environment and will contribute to the social and economic well-being of people.
- Applications for the use of land for the purpose of producing crops will be subject to Council's consent process and shall be accompanied by:
 - a) A site plan showing the extent of the use of land and where water for irrigation will be obtained from;
 b) A motivation indicating how the use of land will be managed (including details
 - regarding irrigation and fertilisation) and how the use of land will contribute to the social and economic well-being of people; and
 An environmental and agricultural assessment and/or letter of support from
 - An environmental and agricultural assessment and/or letter of support from relevant environmental and agricultural authorities.
- The use of land in environmentally sensitive areas such as floodlines, wetlands, etc. is not in line with environmental legislation and shall therefore not be supported.

	DEVELOPMENT CONTROLS											
MINIMUM ERF	UNITS	FRONTAGE	BI	JILDING LIN	ES							
SIZE	PER HECTARE	(WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR				
N/A	N/A	18m	7,5m	4,5m or 1,5m per storey, whichever is the greater		UR	60%	2				

	.2.4 ZONE: WORSHIP intended for land and buildings to be used as	a Church.								
Chapel, Oratory, Synagogue, Mosque, Temple, Sunday school, and other places of public devotion, but does not include a funeral chapel.										
PERMITTED USES	CONSENT USES	PROHIBITED USES								
 Caretaker Accommodation **Community Garden *Educational Building Home Activity Municipal Purposes Office - Professional *Residential Dwelling House Place of Assembly Place of Worship Private Recreational Use Utilities facility(excluding free standing telecommunication infrastructure) 	 ***Freestanding Telecommunication Infrastructure Home Business ****Institution Recreational Building Residential Building (Only if incidental to Place of Worship) ***Rooftop Telecommunication Infrastructure Shop (ancillary to Place of Worship) 	Buildings and land uses not included in Columns 1 and 2.								
,	ADDITIONAL CONTROLS									
 All telecommunication infrastructure For provisions relating to parking and The site of a "Place of Worship" shall the Council may grant its consent to conjunction with the use of such site a The site of a Place of Worship may inter- School, administrative office, place of social interaction or recreation where mentioned buildings. Call to prayer shall exclude the us Council. A wash room may be permitted for Funeral Undertakers Bylaws. Sites for the care of children shall co Drop-off and pick up areas shall be arterial road to avoid traffic conges *Prior to any building plans bei Clinics, Acute / Sub-Acute Facilities plans are to be submitted to the 	not simultaneously be the site of one or more othe erection and use of one Dwelling Unit	s for municipal approval. e Dwelling Units, provided that upon such site, to be used in g or buildings used as a Sunday ed for purposes of religious and nd incidental to any of the first ss expressly authorized by the ct to compliance with Council's be located adjacent to a major lth facility, including Hospitals, ted for an illness, the building y the Department's Infection,								

• Where provided for under a relevant zoning, the accommodation of a caretaker or emergency personnel may be allowed. The size of such dwelling unit may be restricted at the sole discretion of Council.

- **The use of land for urban agriculture / community gardens is supported within the context that it will not degrade the quality of life of surrounding landowners, will not impact harmfully on public health and/or the natural environment and will contribute to the social and economic well-being of people.
- Applications for the use of land for the purpose of producing crops will be subject to Council's consent process and shall be accompanied by:
 - a) A site plan showing the extent of the use of land and where water for irrigation will be obtained from;
 - b)

c)

- A motivation indicating how the use of land will be managed (including details regarding irrigation and fertilisation) and how the use of land will contribute to the social and economic well-being of people; and
- An environmental and agricultural assessment and/or letter of support from relevant environmental and agricultural authorities.
- The use of land in environmentally sensitive areas such as floodlines, wetlands, etc. is not in line with environmental legislation and shall therefore not be supported.

	DEVELOPMENT CONTROLS												
MINIMUM	UNITS	FRONTAGE		BUILDING L	INES		001/504.05						
ERF SIZE	PER HECTARE	(WIDTH)	STREET	SIDE REAR		HEIGHT	COVERAGE	FAR					
Size - At the sole discretion of council, taking into consideration the extent of the proposed structure, parking requirements and the surrounding environment	N/A	18m	5m	2m or 1,5m per storey, whichever is the greater	4,5m or 1,5m per storey, whichever is the greater	UR	60%	1					

			5.2.5 ZONE:	CEMETERY	,						
STATEMENT OF INTENT: A zone that is intended for public and private cemeteries, memorial parks, and funeral chapel.											
	PERMITTED U	SES		CONSENT U	SES	Р	ROHIBITED U	SES			
 Agricultural Building Agricultural Land Caretaker Accommodation *Freestanding Telecommunication Infrastructure Funeral Chapel Municipal Purposes *Rooftop Telecommunication Infrastructure Konto telecommunication *Rooftop Telecommunication Konto telecom											
• Utilities I	Facility										
ADDITIONAL CONTROLS											
 *All telecommunication infrastructures are subject to submission of Building plans for municipal approval. All cemetery sites are to be established and managed in terms of the KwaZulu-Natal Cemeteries and Crematoria Act and shall only be used for burial and ancillary purposes and may include a crematorium. Refer to Cemetery Bylaws. All cemeteries shall comply with Council's Cemetery Bylaws. A buffer of 20m shall be maintained around all sites zoned for cemetery purposes. Public conveniences shall be provided and maintained on the site to the satisfaction of Council and all cemeteries shall be fenced. The use of land may be subject to additional provisions and controls in terms of inter alia the National Environmental Management Act, Act 107 of 1998; the National Health Act, Act No. 61 of 2003; the KwaZulu- Natal Cemeteries and Crematoria Act, Act 12 of 1996; the Births, Marriages and Deaths Registration Act, Act 81 of 1963. Where provided for under a relevant zoning, the accommodation of a caretaker or emergency personnel may be allowed. The size of such dwelling unit may be restricted at the sole discretion of Council. 											
	-	_	DEVELOPM	ENT CONTRO	LS		_				
MIN. ERF SIZE	UNITS PER HECTARE	FRONTA GE (WIDTH)	BL STREET	JILDING LINES	HEIGH T	COVERAG E	FAR				
			-	SIDE	REAR		_				

		5.3 ZON	E CATEGO	RY: ENVIR	ONMENTA	L					
		5.3.1 (C	ZONE: ONSERVA ⁻		IMENTAL	SERVICES					
	pendent or	-	-			e system which ed and specific					
PERMITTI	ED USES			CONSENT U	SES		PROHIBITED USES				
 Caretaker Acc *Community Conservation **Educationa ***Recreation Utilities Facili 	Garden Purposes Il Building nal Building	 Agricultura Agricultura Arts and C Camping a Conferenc Heritage P New Servit Public / Pr ****Resid 	al Industry (Lir al Land rafts Worksho nd Caravan Pa e Centre urposes tude, 15m or N	ark Wider	Ilture and Mari	-Culture)	Buildings and I not includ Columns 1 and	ed in			
		Special Us									
			ADDI	TIONAL CONT	ROLS						
 *** limited to tourist/recreation ****Resident For provisions The use of life of surrouther social and the social and th	o the provisio ational pursui tial building sl s relating to p land for urba ounding land and economic ns for the use	ts. nall be limited to arking and loadir n agriculture / c owners, will not well-being of pe	tion facilities, student and/ ng refer to Clau ommunity gar impact harmfu cople.	services, braai or staff accomn use 6 and Clause dens is support ully on public he	and picnicking f nodation. e 6.3 ed within the c ealth and/or the	facilities and ameni ontext that it will n e natural environm t to Council's cons	not degrade the o ent and will cont	tribute to			
 a) A site plan showing the extent of the use of land and where water for irrigation will be obtained from; b) A motivation indicating how the use of land will be managed (including details regarding irrigation and fertilisation) and how the use of land will contribute to the social and economic well-being of people; and c) An environmental and agricultural assessment and/or letter of support from relevant environmental and agricultural authorities. The use of land in environmentally sensitive areas such as floodlines, wetlands, etc. is not in line with environmental legislation and shall therefore not be supported. Where provided for under a relevant zoning, the accommodation of a caretaker or emergency personnel may be allowed. The size 											
or such dw		y be restricted a									
			DEVE	LOPMENT CON BUILDING LINE							
MIN. ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR			
N/A	N/A	N/A	7,5m	4,5m	4,5m	N/A	N/A	N/A			

		/ES						
and private	T OF INTENT: Conservation Serves as proc Areas Act.							
PE	RMITTED USE		PROHIBIT	ED USES				
 *Education Eco-educo Nature R 	tion Purposes onal Building ational facilitio eserve tional Building	Buildings and land uses not included in Columns 1 and 2.						
			ADD	ITIONAL C	ONTROLS			
 ** limiter related to ***Resid ****Shop 	d to the provis ourist/recreati ential building o-General (lim		ablution fac d to studen ant)	cilities, ser it and/or s	vices, braai taff accomm	and picnicking fac	cilities and ame	nities
			DEVEL	OPMENT	CONTROLS:			
MIN. ERF	UNITS PER	FRONTAGE	В	UILDING L	INES	HEIGHT	COVERAGE	FAR
SIZE	HECTARE	(WIDTH)	STREET	SIDE	REAR		COVERAGE	
			-					

CTATEMENT			ZONE: ACTIV			in al										
			vides for sportin elopment and p	-		na										
PER		6		CONSENT USE	S	PI	ROHIBITED US	SES								
 *Community Heritage Pur Nursery Public Recre Recreational Utilities Faci Caretaker's A 	 Agricultural Land Camping and Caravan Park Coffee Shop / Tea Garden Heritage Purposes Educational Building Nursery Public Recreational Use Recreational Building Utilities Facility Caretaker's Accommodation **Freestanding Telecommunication 															
Place of Am	usement		Municipa	l/Governmen	t Purposes											
	ADDITIONAL CONTROLS															
 For provisions **All telecom The use of land quality of life will contribute Applications f accompanied The use of legislation at the second second	 Land use within the Active Open Space zone may not be changed without the prior consent of the Department of Environmental Affairs. For provisions relating to parking and loading refer to Clause 6 and 6.3 **All telecommunication infrastructure are subject to submission of Building plans for municipal approval. The use of land for urban agriculture / community gardens is supported within the context that it will not degrade the quality of life of surrounding landowners, will not impact harmfully on public health and/or the natural environment and will contribute to the social and economic well-being of people. Applications for the use of land for the purpose of producing crops will be subject to Council's consent process and shall be accompanied by: a) A site plan showing the extent of the use of land and where water for irrigation will be obtained from; b) A motivation indicating how the use of land will contribute to the social and economic well-being of people; and c) An environmental and agricultural assessment and/or letter of support from relevant environmental and agricultural authorities. 															
The size of	such dwelling u	init may be res	bevelopme	le discretion of NT CONTROLS												
MINIMUM	MINIMUM UNITS FRONTAG BUILDING LINES COVE															
ERF SIZE	PER HECTARE	E (WIDTH)	STREET	SIDE	REAR	HEIGHT	E	FAR								
N/A	N/A	N/A	7m	storey, wh	ichever is	At the	ERF SIZE HECTARE (WIDTH) STREET SIDE REAR E 4,5m or 1,5m per At the sole discretion of									

		5.3.5 Z	ONE: PASSI	VE OPEN	SPACE					
isolated and I		ice areas as pa			stem consisting of e system and the					
PEF	RMITTED USES		CC	NSENT US	ES	PROHIBITED USES				
 Agricultural *Communit Municipal P Private Recr Recreationa **Freestand Infrastructu 	ry Garden Iurposes reational Use al Building ding Telecommu	• • • • • •	Agricultural Land Caravan Park an Educational Buil Place of Amuser Place of Assemb Public/Private St Special Use Utilities Facility (telecommunicat	d Camping S ding nent ly creet (excluding fr	eestanding	_	s and land us d in Columns 1 a			
			ADDITIONA							
- - - - - - - No b the approval Nothing shall - Nothing shall - The use of lar surrounding l economic we - Applications t by: a) b)	agricultural land, public/private str a Dwelling Unit w Space developme he Passive Open S h land for the purp uilding shall be er of the Council and be construed as p nd for urban agricul andowners, will n ell-being of people for the use of land A site plan s A motivation e of land will control	Caravan Park and reet which may be which is exclusively ent. pace Use Zone sh pose for which it is ected or used on a which is reasonal prohibiting the rea- ulture / communit ot impact harmfu for the purpose of showing the exter in indicating how ribute to the social	I Camping Site, ed e established on the y to be used for the all not be used for coned. and within the Pa bly appropriate to conable fencing o cy gardens is supper ly on public health of producing crops at of the use of land the use of land will and economic w	ucational buil the site with the e accommodal r any purpose ssive Open Sp the predomi f the land, sul ported within t h and/or the n s will be subje d and where l be managed ell-being of pu	he establishment of: ding, place of amuser e consent of the Cour ation of caretaker; as which, in the opinion hace Use Zone, other t nant use of the site or oject to Council's app he context that it will natural environment a ct to Council's conser water for irrigation w l (including details reg eople; and of support from relev	ncil; and an integral p of the Cour than a build f such build roval. not degrad and will con it process ar ill be obtain garding irriga	part of Passive Op ncil, would spoil, i ing which has rec ng. e the quality of lii tribute to the soc nd shall be accom ed from; ation and fertilisa	impair eived fe of cial and apanied tion)		
	use of land in envi herefore not be si		tive areas such as	floodlines, w	etlands, etc. is not in l	line with en	vironmental legis	lation		
			DEVELOPME	NT CONTR	OLS					
MINIMUM	UNITS PER	FRONTAGE		BUILDING L	INES	HEIGH				
ERF SIZE	HECTARE	(WIDTH)	STREET	SIDE	REAR	Т	COVERAGE	FAI		
N/A	N/A	N/A	7,5m		1,5m per storey, /er is the greater	2	15%	0,1		

			5.3.6 ZO	NE: SEA SHOF	RE			
coast locate Coastal Mar	d within the l	ow and high w Act No. 24 of 2	vater mark, w	-	the requir	nent of the land a rements of the Ir		
	rafts Worksho		 Now Sore 	vitude, 15m or v		-	and uses not incl	uded in
	Accommodat	-		Recreational Use		Columns 1 and		uueu m
	ion Purposes	on	 Special U 					
	nfrastructure		• Special C	/3C				
	lanagement							
 Heritage F 	-							
Hotel								
 *Informal 	Trade Area							
Marina In	frastructure							
 Municipal 	Purposes							
 Parking Er 	f/Parkade							
• Place of A	musement							
• Place of A	ssembly							
• Public / Pr	ivate Street							
 Public Rec 	reational Use							
 Recreation 	nal Building							
 Shop - Ger 								
 Utilities Fa 	acility							
			ADD	ITIONAL CONTR	OLS			
• *Informal	Trade Areas s	ubject to build	ing plans appr	roval prior to co	nstruction.			
• Refer to the	ne Integrated	Coastal Manag	ement Act, Ac	t 24 of 2008				
• For provis	ions relating t	o parking and I	oading refer t	o Clause 6 and 0	Clause 6.3			
			DEVEL	OPMENT CONT	ROLS			
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	STREET BUILDING LINE	SIDE BUILDING LINES	REAR BUILDIN LINES	g height	COVERAGE	FAR
N/A	N/A	N/A	7,5m	4,5m or 1,5 whichever is the		// C y ,	discretion of Cou y a Development P	

			5.3.7	ZONE: DAM							
STATEMENT OF INTENT: A zone that provides for dams that are used for water supply and/or recreational purposes. Use of the water body requires permission from the Department of Water and Sanitation.											
F	PERMITTED US	ΈS		CONSENT	USES		PROHIBITED U	JSES			
 Conservation *Education Utilities fail Nature Residence Recreation 	cilities serve	Building • Coffee Shop/Tea Garden in Columns 1 and 2. es e				not included					
			A	DDITIONAL CO	NTROLS						
• For prov	-	to parking an	d loading r	efer to Clause 6	and 6.3 rvation and Awa	reness/Resear	ch Facilities.				
			DE		ONTROLS						
MINIMUM	UNITS PER	FRONTAGE		BUILDING LI	NES	HEIGHT	COVERAGE	FAR			
ERF SIZE	RF SIZE HECTARE (WIDTH)			SIDE	REAR						
N/A	N/A	N/A	7,5m	4,5m or 1,5m per storey, whichever is the greater	At the sole discretion of Council and informed by a Development Plan						

ERF SIZE HECTARE E (WIDTH) STREET SIDE REAR HEIGHT E FA L L L STREET SIDE At the sole discretion of L,5m per At the sole council and L	_								
STATEMENT OF INTENT: A zone that is intended to manage the development of land and buildings for ecc-tourism and nature-based tourism development. The main focus will be on accommodation in the form of lodges, conference facilities, caravan and tented accommodation and ecc-educational as well as to cultural environments, that contribute to the sustainable use of these environments, respect the integrity of the host communities, and which produce economic opportunities that contribute to the long-term conservation of the resource base, and reinforce the concept that Conservation can bring meaningful benefits. PERMITTED USES CONSENT USES PROHIBITED USES Arts and Crafts Centre • Shop – General Buildings and land uses not includ Columns 1 and 2. • Pace of Amusement • Shop – General Buildings • Conservation Purposes • Shop – General Buildings and land uses not includ Columns 1 and 2. • Lodges • Outdoor Recreation • Shop – General Buildings • Conservation Purposes • Conservation Purposes • Shop-General (Restaurant only) • Ferdicational Building • DUTIONAL CONTROLS • Monite to univionmental education, conservation awareness, research facilities • **Residential Building shall be limited to tourist accommodation, student and/or staff accommodation.			5.3.8	ZONE: EN	IVIRONMEN	ITAL NATU	JRE AND		
or eco-tourism and nature-based tourism development. The main focus will be on accommodation n the form of lodges, conference facilities, caravan and tented accommodation and eco-ducational addities; outdoor recreation and participatory travel experience, to both natural as well as to cultural environments, that contribute to the sustainable use of these environments, respect the integrity of the host communities, and which produce economic opportunities that contribute to the long-term Conservation of the resource base, and reinforce the concept that Conservation can bring meaningful conservation of the resource base, and reinforce the concept that Conservation can bring meaningful benefits. • Arts and Crafts Centre • Caravan Accommodation • Place of Assembly • Place of Amusement • Conservation Purposes • Eco-educational Building • Lodges • Outdoor Recreation • Recreational Building • **Residential Building • **Residential Building • **Residential Building shall be limited to tourist accommodation, student and/or staff accommodation. • For provisions relating to parking and loading refer to Clause 6 and Clause 6.3 DEVELOPMENTAL CONTROLS DEVELOPMENTAL CONTROLS • VINIMUM UNITS PER FRONTAG BUILDING LINE FIGHT COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG F COVERAG COVERAG COVERAG COVERAG COVERAG COVERAG COVERAG COVERAG COVERAG COVERAG COVERAG COVERAG COVERAG COVERAG COVERAG COVERAG COVERAG				CULTURE-	BASED TOU	IRISM			
 Arts and Crafts Centre Caravan Accommodation Place of Assembly Place of Amusement Conservation Purposes Eco-educational Facilities *Educational Building Lodges Outdoor Recreation Recreational Building Shop-General (Restaurant only) Tented Accommodation **Residential Building shall be limited to tourist accommodation, student and/or staff accommodation. For provisions relating to parking and loading refer to Clause 6 and Clause 6.3 VINIMUM UNITS PER HECTARE FRONTAG E (WIDTH) STREET SIDE REAR At the sole discretion of Council and Clause for a council and cl	or eco-touri n the form c acilities; out environment the host com Conservatior	sm and natur of lodges, conf door recreations, that contributions, and nmunities, and	e-based touris erence facilition on and particip oute to the sus d which produ	sm developme es, caravan an patory travel e stainable use o ce economic o	ent. The main d tented acco xperience, to l of these enviro opportunities	focus will be o mmodation a both natural a pnments, resp that contribu	on accommodand eco-educat s well as to cul pect the integrite te to the long-	ation ional tural ity of term	
• Caravan Accommodation Place of Assembly Place of Assembly • Place of Amusement • Columns 1 and 2. • Conservation Purposes • Eco-educational Facilities • Educational Building • Educational Building • Lodges • Outdoor Recreation • Recreational Building • Shop-General (Restaurant only) • Tented Accommodation • Previous and loading refer to Clause 6 and Clause 6.3 • **Residential Building shall be limited to tourist accommodation, student and/or staff accommodation. • For provisions relating to parking and loading refer to Clause 6 and Clause 6.3 • VINIMUM ERF SIZE FRONTAG E (WIDTH) • STREET SIDE • At the sole • At the sole • discretion of Council and • At the sole	Р	ERMITTED US	ES		CONSENT USE	S	PR	OHIBITED US	S
 **Imited to environmental education, conservation awareness, research facilities **Residential Building shall be limited to tourist accommodation, student and/or staff accommodation. For provisions relating to parking and loading refer to Clause 6 and Clause 6.3 DEVELOPMENTAL CONTROLS MINIMUM ERF SIZE HECTARE FRONTAG E (WIDTH) STREET SIDE At the sole discretion of Council and At the sole discretion of Council and 	 Caravan Ad Place of As Place of Ar Conservation Eco-educa *Education Lodges Outdoor R Recreation *Residen Shop-Gene 	ccommodatio sembly musement ion Purposes tional Facilitie nal Building ecreation nal Building tial Building eral (Restaura	s nt only)	• Shop – G	eneral				t included in
 **Residential Building shall be limited to tourist accommodation, student and/or staff accommodation. For provisions relating to parking and loading refer to Clause 6 and Clause 6.3 DEVELOPMENTAL CONTROLS MINIMUM ERF SIZE HECTARE FRONTAG E (WIDTH) STREET SIDE REAR At the sole discretion of Council and At the sole discretion of Council and 				ADDI	TIONAL CONT	ROLS			
For provisions relating to parking and loading refer to Clause 6 and Clause 6.3 DEVELOPMENTAL CONTROLS MINIMUM ERF SIZE UNITS PER HECTARE FRONTAG E (WIDTH) BUILDING LINES HEIGHT COVERAG E FA VINITS PER HECTARE FRONTAG E (WIDTH) STREET SIDE REAR HEIGHT COVERAG E FA VINITS PER HECTARE Interview At the sole discretion of Council and At the sole discretion of Council and Interview Inter									
DEVELOPMENTAL CONTROLS MINIMUM ERF SIZE UNITS PER HECTARE FRONTAG E (WIDTH) BUILDING LINES HEIGHT COVERAG E FA VINIMUM ERF SIZE HECTARE FRONTAG E (WIDTH) STREET SIDE REAR HEIGHT COVERAG E FA VINITS PER HECTARE FRONTAG E (WIDTH) STREET SIDE REAR HEIGHT COVERAG E FA VINITS PER HECTARE FRONTAG E (WIDTH) At the sole discretion of Council and At the sole discretion of Council and At the sole At the sole		-					or staff accom	modation.	
MINIMUM ERF SIZE UNITS PER HECTARE FRONTAG E (WIDTH) BIOLIDING LINES HEIGHT COVERAG E FA VINITS PER HECTARE E (WIDTH) STREET SIDE REAR HEIGHT E FA VINITS PER HECTARE E (WIDTH) STREET SIDE REAR At the sole discretion of Council and At the sole council and FA	• For provisi	ons relating to	o parking and	÷			_	_	
ERF SIZE HECTARE E (WIDTH) STREET SIDE REAR HEIGHT E HEIGHT E HEIGHT E HEIGHT E HEIGHT FA HEIGHT E	_	_	_	-					
STREET SIDE REAR At the sole 4,5m or discretion of 1,5m per Council and	-			В	UILDING LINE	5	HEIGHT		FAR
4,5m or discretion of 1,5m per Council and		HECHARE	2 (00.011)	STREET	SIDE	REAR		-	
N/A N/A N/A 7,5m storey, informed by whichever is a the greater Developme nt Plan	N/A	N/A	N/A	7,5m	1,5m per storey, whichever is	discretion of Council and informed by a Developme			

5	.4 ZONE CATEGORY: MIXED USE							
5	5.4.1 ZONE: CORE MIXED USE							
	e intended to provide for the use of retail, per ublic facilities and related commercial uses at e and activity corridor.			See Legend Below				
PERMITTED USES	CONSENT USES		PROHI	BITED USES				
 Automotive Showroom Commercial Workshop General Showroom Hotel Informal Trade Area Municipal Purposes Office - General Office - Professional Parking Erf / Parkade Place of Amusement Place of Assembly Place of Worship Private Recreational Use Public Office Recreational Building Residential Building (except on groufloor) *Rooftop Telecommunication Infrastructure Service Workshop Shop – General Shop – General Shop – Wholesale 	 Carwash Facility Educational Building *Freestanding Telecommunication Infrastruct Funeral Parlour Gambling Premises Industry – Light Industry – Service Institution Night Club / Bar /Tavern Special Use Utilities Facility 		Buildings a uses not in columns 1	ncluded in				
	ADDITIONAL CONTROLS							
 ADDITIONAL CONTROLS For provisions relating to parking and loading refer to Clause 6 and 6.3 *All telecommunication infrastructure are subject to submission of Building plans for municipal approval. Council reserves the right to require the installation and maintenance of grease traps and measures to control water spray and run-off. Service workshops as an ancillary use to Automotive Showrooms in commercial areas shall be limited to servicing and maintenance of vehicles of a minor nature. Servicing, maintenance, washing and cleaning of vehicles shall in no way cause a nuisance or detract from the character of a commercial area; Screen walls of such height, extent, materials, design and position as may be determined by Council shall be erected as and when required in order to totally screen all service workshop, storage areas and yards from outside view to be in accordance with the uMhlathuze Aesthetic bylaw; In terms of surfaces and drainage, Car Wash Facilities shall be to be satisfactory of Council. 								

• Sites for funeral undertakers shall comply with Council's Funeral Undertakers Bylaws.

The following provisions, conditions and restrictions shall, in addition to any other relevant provision of the Scheme, be applicable to all Commercial Buildings and the sites thereof within the area of the Scheme. For the purpose of this Clause, a *Commercial Building shall mean a building containing any one or more of the buildings defined in this scheme as arcade, mall, shop, office building, launderette, commercial workshop, service workshop and/or automotive showroom*:

- Separate utility areas for the loading / offloading of foodstuffs and the storage of waste products shall be provided to avoid cross-contamination.
- Where internal parking areas are provided, no direct pedestrian access between parking areas and individual shops shall be permitted, but such access may be given from arcades linking the parking area with the shopping street.
- Any Arcade and/or Mall, forming part of a Commercial Building or the site thereof shall have an unobstructed width of not less than 7,0 metres and shall be sited, designed, developed and maintained to the Satisfaction of the Council;
- The Council may, under exceptional circumstances herein specified, authorise the development of an Arcade and/or Mall with an unobstructed width of not less than 4,0 metres. In considering an application for such authorisation, the Council shall have due regard to any possible detrimental effect on adjoining Buildings, Erven or Sites and the amenity of the neighbourhood; and (Kiosk may be permitted).
- Where an Erf is subdivided or consolidated and remain within the Core Mixed Use Land Use Zones, it shall fall on the next or appropriate Core Mixed Use Category without a rezoning application and applicable fees.

	DEVELOPMENT CONTROLS											
ZONE	MINIMU	UNITS	FRONTA	BUILD	BUILDING LINES		001/5510					
	M ERF SIZE	PER HECTAR E	GE (WIDTH)	STREET	SIDE & REAR	HEIGH T	COVERAG E	FAR				
CMU 1		2001m ² and more	N/A	N/A	0m	0m on ground floor, 4,5m or 1,5m per	UR	100%	3,00			
CMU 2		1000m² but 2000m²	N/A	N/A	0m	storey whichever is greater for residential building and hotel above ground floor.	UR	100%	2,00			

 Automotive Showroom Automotive Showroom Automotive Showroom Automotive Showroom Agricultural Building/Land Camping and Caravan Park Carwash Facility Shop - General Stecial Use Stereen walk buildings which are in a storey or storeys above the ground floor except that hotel: License may be on the ground floor. The size of the site will determine the intensity of the development. For provisions relating to parking and loading refer to Clause 6 and Clause 6.3; Stefer to Funera		5.4.2 ZONE: MEDIUM	IMPACT MIXED USE								
 Automotive Showroom Agricultural Building/Land Camping and Caravan Park Carwash Facility Cffice – General Carwash Facility Cffice – General Carwash Facility Cffice – General Carwash Facility Shop – General Shop – Wholesale Special Use Special Use Strait and the in a storey or storey above the ground floor except that hotel: License may be on the ground floor. The size of the site will determine the intensity of the development. For provisions relating to parking and loading refer to Clause 6 and Clause 6.3; ***Refer to Funeral Undertakers Bylaws. ****All telecommunication infrastructure are subject to submission of Building plans for municipal In terms of surfaces and drainage, Car Wash Facilities shall be to be satisfactory of Council. Council reserves the right to require the installation and maintenance of grease traps and meast water spray and run-off. Service workshops as an ancillary use to Automotive Showrooms in commercial area; Screen walls of such height, extent, materials, design and position as may be determined by Co erected as											
 ****Commercial Workshop Municipal Purposes Office – General Office – Professional Parkade Place of Worship Shop – General Shop – General Shop – General Shop – Wholesale ****Rooftop Telecommunication Infrastructure **Residential buildings which are in a storey or storeys above the ground floor except that hotel: License may be on the ground floor. The size of the site will determine the intensity of the development. For provisions relating to parking and loading refer to Clause 6 and Clause 6.3; ***Refer to Funeral Undertakers Bylaws. ****All telecommunication infrastructure are subject to submission of Building plans for municipal In terms of surfaces and drainage, Car Wash Facilities shall be to be satisfactory of Council. Council reserves the right to require the installation and maintenance of grease traps and mease water spray and run-off. Service workshops as an ancillary use to Automotive Showrooms in commercial areas shall be limit and maintenance of vehicles of a minor nature. Servicing, maintenance, washing and cleaning of in no way cause a nuisance or detract from the character of a commercial areas shall be limit and maintenance of vehicles of a minor nature. Servicing, maintenance, washing and cleaning of in no way cause a nuisance or detract from the character of a commercial areas shall be limit and maintenance of vehicles of a minor nature. Servicing, maintenance, washing and cleaning of in no way cause a nuisance or detract from the character of a commercial areas shall be limit and maintenance of vehicles of a minor nature. Servicing, maintenance, washing and cleaning of in no way cause a nuisance or detract from the character of a commercial areas shall be limit and maintenance of vehicles of a minor nature. Servicing maintenance, washing and cleaning of in no way	PERMITTED USES	CONSENT	USES PR	OHIBITED USES							
 ADDITIONAL CONTROLS *Residential buildings which are in a storey or storeys above the ground floor except that hotels License may be on the ground floor. The size of the site will determine the intensity of the development. For provisions relating to parking and loading refer to Clause 6 and Clause 6.3; **Refer to Funeral Undertakers Bylaws. ***All telecommunication infrastructure are subject to submission of Building plans for municipal In terms of surfaces and drainage, Car Wash Facilities shall be to be satisfactory of Council. Council reserves the right to require the installation and maintenance of grease traps and measu water spray and run-off. Service workshops as an ancillary use to Automotive Showrooms in commercial areas shall be limit and maintenance of vehicles of a minor nature. Servicing, maintenance, washing and cleaning of in no way cause a nuisance or detract from the character of a commercial area; Screen walls of such height, extent, materials, design and position as may be determined by Core rected as and when required in order to totally screen all service workshop, storage areas an outside view to be in accordance with the uMhlathuze Aesthetic bylaw; ****approval of land uses within Commercial Workshop; Industry – Light; Service Workshop as an ancient of the store of the store of a maintenance of the store of the s	****Commercial WorkshopCamping and Caravan ParkColumns 1 and 2.Municipal PurposesCarwash FacilityColumns 1 and 2.Office – GeneralEducational BuildingOffice – ProfessionalGambling PremisesParkadeHotelPlace of Worship****Industry – LightPublic Office****Industry – Service*Residential Building (Except On Ground Floor)Institution • Night Club / Bar /Tavern****Service WorkshopPlace of AmusementShop – GeneralPlace of AssemblyShop – WholesaleRecreational Building****Rooftop Telecommunication InfrastructureSpecial Use • ** Funeral Parlour • Utilities Facility										
 *Residential buildings which are in a storey or storeys above the ground floor except that hotels License may be on the ground floor. The size of the site will determine the intensity of the development. For provisions relating to parking and loading refer to Clause 6 and Clause 6.3; **Refer to Funeral Undertakers Bylaws. ***All telecommunication infrastructure are subject to submission of Building plans for municipal In terms of surfaces and drainage, Car Wash Facilities shall be to be satisfactory of Council. Council reserves the right to require the installation and maintenance of grease traps and measu water spray and run-off. Service workshops as an ancillary use to Automotive Showrooms in commercial areas shall be limit and maintenance of vehicles of a minor nature. Servicing, maintenance, washing and cleaning of in no way cause a nuisance or detract from the character of a commercial area; Screen walls of such height, extent, materials, design and position as may be determined by Corerected as and when required in order to totally screen all service workshop, storage areas and outside view to be in accordance with the uMhlathuze Aesthetic bylaw; *****approval of land uses within Commercial Workshop; Industry – Light; Service Workshop as the store of the use of the use of the use of the use of the store of the use of the use of the use of the store of the store of the store of the store of the use of the use of the use of the use of the store of the store of the store of the store of the use of											
	 *Residential buildings which are in a storey or storeys above the ground floor except that hotels with a liquor License may be on the ground floor. The size of the site will determine the intensity of the development. For provisions relating to parking and loading refer to Clause 6 and Clause 6.3; **Refer to Funeral Undertakers Bylaws. ***All telecommunication infrastructure are subject to submission of Building plans for municipal approval. In terms of surfaces and drainage, Car Wash Facilities shall be to be satisfactory of Council. Council reserves the right to require the installation and maintenance of grease traps and measures to control water spray and run-off. Service workshops as an ancillary use to Automotive Showrooms in commercial areas shall be limited to servicing and maintenance of vehicles of a minor nature. Servicing, maintenance, washing and cleaning of vehicles shall in no way cause a nuisance or detract from the character of a commercial area; Screen walls of such height, extent, materials, design and position as may be determined by Council shall be erected as and when required in order to totally screen all service workshop, storage areas and yards from 										
requirements and the surrounding environment land uses with low intensity will be permitted wit areas.	Service is at the sole discretion of C requirements and the surrounding	ouncil, taking into consider	ation the extent of the pro	posed structure, parking							

The following provisions, conditions and restrictions shall, in addition to any other relevant provision of the Scheme, be applicable to all Commercial Buildings and the sites thereof within the area of the Scheme. For the purpose of this Clause, a Commercial Building shall mean a building containing any one or more of the buildings defined in this scheme as arcade, mall, shop, office building, launderette, commercial workshop, service workshop and/or automotive showroom:

- Separate utility areas for the loading / offloading of foodstuffs and the storage of waste products shall be provided to avoid cross-contamination.
- Where internal parking areas are provided, no direct pedestrian access between parking areas and individual shops shall be permitted, but such access may be given from arcades linking the parking area with the shopping street.
- Any Arcade and/or Mall, forming part of a Commercial Building or the site thereof shall have an unobstructed width of not less than 7,0 metres and shall be sited, designed, developed and maintained to the Satisfaction of the Council;
- The Council may, under exceptional circumstances herein specified, authorise the development of an Arcade and/or Mall with an unobstructed width of not less than 4,0 metres. In considering an application for such authorisation, the Council shall have due regard to any possible detrimental effect on adjoining Buildings, Erven or Sites and the amenity of the neighbourhood; and (Kiosk may be permitted)

	DEVELOPMENT CONTROLS											
MINIMUM	UNITS	FRONTAGE	BUII	LDING LINES			COVERAGE					
ERF SIZE	PER HECTARE	(WIDTH)	STREET	SIDE	REAR	HEIGHT		FAR				
401m ² to 1000m ²	N/A	N/A	N/A	Om on grou 4,5m or 1 storey whi greater for building a above grou	.,5m per ichever is residential ind hotel	UR	100%	1.0				

	5.4.3 ZONE LOW IMPACT MIXED USE								
STATEMENT OF INTENT: This zone is intended to provide for a range of low-key retail, office and service industrial uses at key interceptor locations, along activity corridors and within residential areas.									
PERMITTED USES	CONSENT USES	PROHIBITED USES							
Automotive Showroom• Carwash FacilityBuildings and uses not****Commercial Workshop• Educational Buildingincluded in Columns 1*Informal Trade Area• Funeral Parlourand 2.Municipal Offices• Gambling Premises-• Municipal Purposes• Home Business-• Office – General***Industry – Light-• Office – Professional***Industry – Service-• Public Office• Institution-**Residential Building (except on ground floor)• Night Club / Bar/Tavern-• Shop – General• Place of Amusement-• Shop – General• Place of Assembly • Place of Worship-• Shop – Wholesale • Special Use• Utilities Facility									
 ADDITIONAL CONTROLS *Informal Trade Areas subject to building plans approval prior to construction. **Residential buildings which are in a storey or storeys above the ground floor. For provisions relating to parking and loading refer to Clause 6 and Clause 6.3. In terms of surfaces and drainage, Car Wash Facilities shall be to be satisfactory of Council. Council reserves the right to require the installation and maintenance of grease traps and measures to control water spray and run-off. Service workshops as an ancillary use to Automotive Showrooms in commercial areas shall be limited to servicing and maintenance of vehicles of a minor nature. Servicing, maintenance, washing and cleaning of vehicles shall in no way cause a nuisance or detract from the character of a commercial area; Screen walls of such height, extent, materials, design and position as may be determined by Council shall be erected as and when required in order to totally screen all service workshop, storage areas and yards from outside view to be in accordance with the uMhlathuze Aesthetic bylaw; In terms of surfaces and drainage, facilities shall be to the satisfactory of Council. 									
be applicable to all Commercial Buil Clause, a Commercial Building sha	s and restrictions shall, in addition to any other relea dings and the sites thereof within the area of the Sc II mean a building containing any one or more of office building, launderette, commercial worksho	heme. For the purpose of this the buildings defined in this							

- Separate utility areas for the loading / offloading of foodstuffs and the storage of waste products shall be provided to avoid cross-contamination.
- Where internal parking areas are provided, no direct pedestrian access between parking areas and individual shops shall be permitted, but such access may be given from arcades linking the parking area with the shopping street.
- ***approval of land uses within Commercial Workshop; Industry Light; Service Workshop and Industry Service is at the sole discretion of Council, taking into consideration the extent of the proposed structure, parking requirements and the surrounding environment land uses with low intensity will be permitted within residential areas.
- Any Arcade and/or Mall, forming part of a Commercial Building or the site thereof shall have an unobstructed width of not less than 7,0 metres and shall be sited, designed, developed and maintained to the Satisfaction of the Council;
- The Council may, under exceptional circumstances herein specified, authorise the development of an Arcade and/or Mall with an unobstructed width of not less than 4,0 metres. In considering an application for such authorisation, the Council shall have due regard to any possible detrimental effect on adjoining Buildings, Erven or Sites and the amenity of the neighbourhood; and (Kiosk may be permitted)

	DEVELOPMENT CONTROLS											
MINIMUM	UNITS	FRONTAGE		BUILDING LIN	NES							
ERF SIZE HECTARE		(WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR				
<400m ²	<400m ² N/A N/A 0m		0m	0m on ground floor: 4,5m or 1,5m per storey whichever is greater for residential		2	50%	0,5				
				building and hotel above ground floor.								

			5.4.4	4 ZONE: OF	ICE (1 & 2)				
various appro	opriate locati	ons. In addit	ion, within th		he primary pur	opment in different f pose is the provision oms.		See Legend B	elow
	PERMITTE	D USES		C	ONSENT USES	6	PRO	HIBITED USES	
 Educationa Freestandii Infrastructu Municipal I Office – Ge Office – Pro Parking Erf Public Officion Recreation *Residentia **Rooftop Infrastructu Shop – Ger 	ng Telecomm ure Purposes eneral ofessional / Parkade ce al Building al Building Telecommur ure	nication	• • F • S • S	Commercial Wo nstitution Place of Assemb Shop – General (Special Use /eterinary Purpo	ly greater than 1		Buildings and Columns 1 an	l uses not incl d 2.	uded ir
	-			rected on an Erf			d which is in a	storey or storey	/s abov
 *All telecor The following 	mmunication provisions, o	infrastructur conditions an	e are subject to d restrictions s	hall, in addition	Building plans f to any other re	or municipal approva elevant provision of f	he Scheme, b:		ing sha
 Where integrate Where an E 	vorkshop, ser Separate u cross-conta ernal parking s may be give Erf is subdivid	vice worksho tility areas fo imination. areas are pro en from arcad ed or consolio	p and/or autor r the loading , ovided, no dire les linking the	motive showroo / offloading of f ct pedestrian ac parking area wit ain within the O	m: Foodstuffs and Eccess between h the shopping ffice Land Use Z	iones, it shall fall on t	e products sh dividual shops	all be provided	to avoio ted, bu
	_	_			ENT CONTRO			-	_
LAND USE ZONE	KEY	MIN. ERF SIZE	UNITS PER	FRONTAG E (WIDTH)	BUILI	DING LINES SIDE & REAR	HEIGHT	COVERAGE	FAR
Office 1		1501m ²	HECTARE N/A	18m	7,5m	2m or 1,5m per storey whichever is greater	UR	75%	3,00
Office 2		400m ² - 1500m ²	N/A	18m	3m	2m or 1,5m per storey whichever is greater	3	80%	1.00

STATEMENT OF INTENT: This zone is which are generally compatible with as residential, commercial, mixed us described as office business parks prestigious landscaped settings.	ch Ily							
PERMITTED USES	CONSENT USES	PROHIBITED USES						
 Automotive Showroom Commercial Workshop General Showroom Hotel Industry – Light Industry – Service Informal Trade Area Institution (restricted to hospital on Municipal Purposes Office – General Office – Professional Parking Erf / Parkade Place of Amusement Public Office Service Workshop Shop – Factory Shop – General Shop – Wholesale Warehouse 	 Carwash Facility Educational Building Funeral Parlour Gambling Premises Night Club / Bar /Tavern Place of Assembly Place of Worship Recreational Building Special Use Utilities Facility Veterinary Purposes 	Buildings and land uses not included in Columns 1 and 2.						
 For provisions relating to parking a 	ADDITIONAL CONTROLS and loading refer to Clause 6 and Clause 6.3.							
 For provisions relating to parking and loading refer to Clause 6 and Clause 6.3. In terms of surfaces and drainage, Car Wash Facilities shall be to be satisfactory of Council. Council reserves the right to require the installation and maintenance of grease traps and measures to control water spray and run-off. Sites for funeral undertakers shall comply with Council's Funeral Undertakers Bylaws. 								

applicable to all Commercial Buildings and the sites thereof within the area of the Scheme. For the purpose of this Clause, a Commercial Building shall mean a building containing any one or more of the buildings defined in this scheme as arcade, mall, shop, office building, launderette, commercial workshop, service workshop and/or automotive showroom:

- Separate utility areas for the loading / offloading of foodstuffs and the storage of waste products shall be provided to avoid cross-contamination.
- Where internal parking areas are provided, no direct pedestrian access between parking areas and individual shops shall be permitted, but such access may be given from arcades linking the parking area with the shopping street.

- Service workshops as an ancillary use to Automotive Showrooms in commercial areas shall be limited to servicing and maintenance of vehicles of a minor nature. Servicing, maintenance, washing and cleaning of vehicles shall in no way cause a nuisance or detract from the character of a commercial area;
- Screen walls of such height, extent, materials, design and position as may be determined by Council shall be erected as and when required in order to totally screen all service workshop, storage areas and yards from outside view to be in accordance with the uMhlathuze Aesthetic bylaw;
- Any Arcade and/or Mall, forming part of a Commercial Building or the site thereof shall have an unobstructed width of not less than 7,0 metres and shall be sited, designed, developed and maintained to the Satisfaction of the Council;
- The Council may, under exceptional circumstances herein specified, authorise the development of an Arcade and/or Mall with an unobstructed width of not less than 4,0 metres. In considering an application for such authorisation, the Council shall have due regard to any possible detrimental effect on adjoining Buildings, Erven or Sites and the amenity of the neighbourhood; and (Kiosk may be permitted)

	DEVELOPMENT CONTROLS											
MINIMUM ERF SIZE	UNITS	FRONTAGE	BUILDING LINES									
	PER HECTARE	(WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR				
1 200m ²	N/A	18m	7,5m	3m	3m	4	70%	1,00				

5.4.6 ZONE: FUEL FILLING STATION									
STATEMENT OF INTENT: This zone permits activities such as service station, public garage, and a restricted amount of space devoted to restaurants, shops and related services.									
PERMITTED USES	CONSENT USES	PROHIBITED USES							
 Public Garage **Rooftop Telecommunication Infrastructure *Shop-General Carwash Facility Fuel Filling Station 	 Automotive Showroom **Freestanding Telecommunication Infrastructure Commercial Workshop Recreational Building Utilities Facility Special Use 	Buildings and uses not included in Columns 1 and 2.							
	ADDITIONAL CONTROLS								

• A service industrial building shall be limited to the repair and servicing of vehicles.

- *A restaurant and/or other type of shop ancillary to and on the same site as a Public Garage and Fuel Filling Station shall be limited to 300m² floor area which is accessible to the public (i.e. excluding storage areas, offices, etc.).
- For provisions relating to parking and loading refer to Clause 6 and Clause 6.3.
- **All telecommunication infrastructure are subject to submission of Building plans for municipal approval.
- In terms of surfaces and drainage, Car Wash Facilities shall be subject to Clause 4.1.1.1.6 of the Scheme.
- Council reserves the right to require the installation and maintenance of grease traps and measures to control water spray and run-off.
- Service workshops as an ancillary use to Automotive Showrooms in commercial areas shall be limited to servicing and maintenance of vehicles of a minor nature. Servicing, maintenance, washing and cleaning of vehicles shall in no way cause a nuisance or detract from the character of a commercial area;
- Screen walls of such height, extent, materials, design and position as may be determined by Council shall be erected as and when required in order to totally screen all service workshop, storage areas and yards from outside view to be in accordance with the uMhlathuze Aesthetic bylaw;

The following provisions, conditions and restrictions shall, in addition to any other relevant provision of the Scheme, be applicable to all Fuel Filling Stations and the sites thereof within the area of the Scheme.

• Points of ingress to and egress from the site and to the public street system, respectively, shall be located, designed

constructed and maintained to the satisfaction of the Council.

- Except where Council may agree to a relaxation upon application for its authority to do so, an area of at least 40% of the area of the site of a Public Garage and Fuel filling Station shall be reserved for the parking of motor vehicles, provided that the following may be included in the area so reserved:
- a) any area, whether covered or not, required for parking in terms of Clause 6;
- b) areas giving access to and/or allowing for maneuvering of vehicles into parking bays;
- c) areas used to accommodate vehicles awaiting service or repair; and
- d) forecourt areas used for the refueling of motor vehicles.
- Screen Walls of such height, extent, materials, design and position as may be determined by Council shall be erected as and when required by Council in order to screen all working areas, storage areas and yards from outside view.
- No dismantled vehicles shall be parked, nor vehicles or equipment undergoing repair be stored, nor repairs be done on vehicles or equipment, nor goods or other materials be stacked outside the garage building or screen walls so as to be visible from beyond the boundaries of the site.
- Except where Council may authorise the provision of a single Dwelling Unit for the exclusive use of a caretaker, no Dwelling Unit of any description whatsoever shall be used or permitted to be used simultaneously with the use of a Fuel Filling Station site.
- Public conveniences shall be provided and maintained to the satisfaction of the Council.

	DEVELOPMENT CONTROLS											
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	BL	JILDING LINES	5	HEIGHT						
			STREET	SIDE	REAR		COVERAGE	FAR				
1800m ²	N/A	36m	7.5m	3m	3m	3	70%	0.7				

5.4.7 ZONE: LOGISTICS								
STATEMENT OF INTENT: Warehousing of materials considered non-obnoxious or non-hazardous are permitted in buildings in this zone. Transportation, transhipment and related uses are permitted. Outdoor storage, as both an independent and an ancillary use, may be permitted in this zone, subject to certain restrictions involving the amount of areas permitted on a lot. Office uses, retail stores and certain eating establishments will be permitted in this zone with certain conditions.								
PERMI	TTED USES		CONSE	NT USES		PROH	IIBITED USES	
Public OffiOffice-GerWarehous	neral	 Agricu Educat Hotel Institu Place of 	ational Building			Buildings and land uses not included in Columns 1 and 2.		
			ADDITION	IAL CONTRO	IS			
• For prov	isions relatir	ng to parking an	id loading refe	er to Clause	6 and Clause 6.3	8.		
			-	ENT CONTR			_	-
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	STREET	SUILDING LII SIDE	REAR	HEIGHT	COVERAG E	FAR
1000m²	N/A	20m	7.5m	4.5m or 1,5m per storey, whichev er the greater	5m in central area and 10m outside the central area or 1,5m per storey, whichever the greater	UR	60%	2.5

5.4.8 ZONE: SPECIAL MIXED USE STATEMENT OF INTENT: This zone is intended to provide for a range of low-key retail, office and service industrial which are compatible ancillary uses, which have a non-disruptive impact on a neighbourhood amenity, may be allowed at the discretions of Council, along activity corridors within residential areas in the Dumisani Makhaye Village, Esikhaleni, Vulindlela, Nseleni and Ngwelezane Townships. **PERMITTED USES CONSENT USES PROHIBITED USES Residential - Dwelling House** Industry – Light Buildings and uses not included in Columns 1 Additional Dwelling Unit Industry – Service and 2. • Night Club / Bar/Tavern Additional Ancillary Uses: • Shop – General Home Activity • Shop – Wholesale Office-General Office-Professional Day Care Facility ****Home Schooling** *Home Business **ADDITIONAL CONTROLS** • * Refer to Bed & Breakfast and Accommodation Establishment Bylaw • Home Office not more than 25% of the floor area **Home Schooling limited Biological Children • For provisions relating to parking and loading, refer to Clause 6 and Clause 6.3. Unless otherwise approved by Council at its own discretion taking into consideration the traffic flow implications. • All land uses in Column 1 are subject to submission and approval of building plans. • All land uses in Column 2 are subject to submission of a consent application and approval of building plans. • All parking areas must be provided on site. No obstruction of traffic /pedestrian movement along street nor access to adjoining properties. Not pose as any nuisance to the adjacent properties. Any alterations and additions to existing structure must be preceded by approval of building plans to Council. Any modifications to access onto property must be preceded by Council approval. City Development Department approval does not absolve the property from complying with other relevant legislative requirements. This land use zone category is only applicable to the properties along identified activity corridors/main routes and shall not apply to any other property expect those that have been identified as per the scheme map as outline in statement of intent. ADDITIONAL PROVISIONS IN RELATION TO PROPERTY RATES • Property rates for all properties zoned as Special Mixed Use are to remain as residential until the owner/s changes the land use from residential to business or exercise both residential and business right either by free entry use/s or through Council's consent, then the property rates will change.

DEVELOPMENT CONTROLS									
MINIMUM FRE SIZE	UNITS	FRONTAGE (WIDTH)		BUILDIN	G LINES	HEIGHT			
	PER HECTARE		STREET	SIDE	REAR		COVERAGE	FAR	
<1500m ²	N/A	15m	3m	2m or 1,5m per storey whichever the greater		2	70%	0,7	

5.5	5 ZONE CA	ATEGORY: INDUSTRIAL		
5.5		EXTRACTIVE INDUSTRY/ Q MINING	UARRYING	
of raw minerals, sand or sto	one in a man al, provincia	be used to manage land identified or ner that is compatible with sustainat l and local requirements and guidelin	ole developmer	nt and in
 PERMITTED USES Agricultural Building Agricultural Land (Pre Mining Conservation Purposes Educational Building (limited training facility) Industry – Bulk Storage Industry – Extractive Public / Private Street Utilities Facility Warehouse Waste Transfer / Recycling Consection Agricultural Industry 	g) I to a	CONSENT USES Agricultural Land (Post Mining) Industry – General Industry – Noxious Public Office Special Use 		HIBITED USES Id land uses not included 1 to 2.
		ADDITIONAL CONTROLS		
 The Coverage for all Industin excess of 4 hectares up For provisions relating to The use of land for mines Petroleum Resources Dev Nothing in this Scheme shiplace. Land use after mini Except where specific proviand use of a single Dwelling shall be erected or used o Clauses 4.1.1.1 and 4.1.2. must be compiled by the restrictions as contemplate The permissible Coverage that, notwithstanding any Erf or site which is 4 ha or of 4 ha, to a maximum of In respect of a site in the Nox prevent Council from granting under special circumstances an 	strial Buildings to a maximur parking and lo and quarries elopment Act all prevent an ng of an area vision is made g Unit for the r permitted to 1 of the Scher prospective o ted in the Scher on any Erf or s thing to the c greater in ex 75%. ious Industria its approval to ad to the sole	table, these land uses are restricted to t s will be 60% on Erven of 4 hectares or le m of 75%. Dading refer to Clause 6 and Clause 6.3. may be subject to additional provisions a , 2002 (Act No. 28 of 2002), as amended area zoned for Mining to be used for age has been completed shall be determined therefore in this Scheme and saving that exclusive use of a caretaker, no other Dw o be erected or used on any Erf with an in me will be applicable, which implies that wner/developer for the purpose of co-or eme and as a prerequisite for developme site in a General Industry or Noxious Indus ontrary contained in this Scheme, the afor tent shall increase, at a ratio of a 2,5% in l or Harbour-Bound Industry Use Zones, o the conduct of either 1) a staff canteen discretion of Council) by Council's author er special circumstances and to the sole di	ess, increasing by and controls in t ricultural purpos d in consultation the Council may relling Unit of any ndustrial zoning. a Development rdinated allocatio ent. stry Zone shall no presaid permissit crease for every , nothing contain (including an au rity or 2) an ancil	y 2.5% for every hectare erms of the Mineral and es prior to mining taking with the Municipality. y approve of the erection y description whatsoever / Site Development Plan on of land use rights and ot exceed 60%. Provided ole Coverage of any such whole hectare in excess hed in this Scheme shall utomated teller machine lary convenience facility

- a) that in both cases the trade shall be restricted to the sale of take-away food, refreshments and other convenience goods;
 - b) that in the case of an ancillary convenience facility the gross total floor area shall be restricted to 50m².
- c) that in the case of a staff canteen trade shall be restricted to persons actually employed on the property and no outdoor advertising shall be allowed; and
- that such ancillary convenience facility shall cease to exist in the event that the industrial concern upon the premises ceases to operate;
- All spray painting booths, regardless of their application, shall be required to have a working chamber, fresh air system and exhaust system installed to the satisfaction of the Medical Officer of Health / Environmental Health Section.
- All sand blasting booths shall be subject to Council's approval and shall ensure that the operation of the sand blasting booth does not in any way impact on surrounding landowners. For this reason, a sand blasting booth shall be enclosed and shall have a relevant fresh air and exhaust system installed to the satisfaction of the Medical Officer of Health / Environmental Health Section.
- Activities, land use and buildings on erven zoned "Harbour-Bound Industry" must be connected to the import or export of products and/or beneficiation and value-adding of products, commodities and services. It may include allied services and administrative support activities which are normally associated with such industries.
- Activities, land use and buildings on erven zoned "Noxious Industry" must be aligned with this Scheme and relevant legislation that governs Noxious Industry Zones.
- Council may, at its sole discretion, require the erecting of screening measures of such height, extent, materials, design and position as may be determined by Council, in order to screen unsightly areas, stockpiles or dumps from public streets.
- A buffer of no less than 500m shall be maintained around all sites zoned as a refuse site.
- The Council may grant its consent to provide facilities for the temporary storage of general waste at a drop-off / transfer station on an erf, or part thereof, and within an applicable zone listed under Section 2, Column 3 provided for in this Scheme, subject thereto that:
 - The site only provides facilities for the storage only of less than 35m³ of garden and domestic waste before it is transported to a recycling, treatment or waste disposal facility waste at any time. A proposal for the temporary storage of more than 35m³ shall be defined under Waste Transfer / Recycling Centre;
 - The Council has followed public participation procedures as prescribed in law in order to establish such drop-off or waste transfer station;
 - The location of drop-off or waste transfer sites is selected with sensitivity and careful planning to ensure accessibility and acceptance by the community, and not to interfere with pedestrian movement, or create an eyesore, or a public nuisance of rodents, dust, wind-blown litter and odour;
 - The site is adequately designed and surfaces are hardened and impermeable and maintained in a dust free condition. Stormwater and wastewater control measures shall be implemented to avoid polluted water and run-off from entering the natural system;
 - The drop-off or waste transfer station is adequately managed to avoid wind-blown litter;
 - o The drop-off or waste transfer station is screened from public view, if required; and
 - o The drop-off or waste transfer station is licensed in terms of relevant legislation, if necessary.

DEVELOPMENT CONTROLS										
MINIMUM FRE SIZE	UNITS	FRONTAGE		BUILDING LI	NES					
	PER HECTARE	(WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR		
N/A	N/A	N/A	At the sole discretion of Council			At the sole discretion of Council				

	5.5.2 ZONE: NOXIOUS INDUSTRY							
STATEMENT OF INTENT: This zone permits manufacturing uses which may not be compatible with other manufacturing uses and which would have major externalities on adjacent land uses. This zone would permit manufacturing activities that may produce significant vibration, noise, odour, or high volume automobile and truck traffic. Warehousing of materials that may be considered noxious or hazardous may be permitted in buildings in this zone, with possible conditions and/or exceptions.PERMITTED USESPROHIBITED USES								
Agricultural Building	Crematorium	Buildings and land uses not						
 Agricultural Industry 	Funeral Parlour	included in columns 1 to 2.						
 Agricultural Land 	Public Office							
Automotive Showroom	• Shop – General (Limited to							
*Caretaker Accommodation	150m ²). Special Use							
Commercial Workshop								
• Educational Building (limited to a								
training facility)								
 **Freestanding Telecommunication 	on							
Infrastructure								
Harbour Infrastructure								
Industry – General								
Industry – Noxious								
Industry – Light								
Industry – Salvage								
Industry – Service								
Industry – Extractive								
Industry-Bulk Storage								
 Institution (restricted to a clinic) Municipal Durphone 								
Municipal PurposesOffice General								
Private Street								
Railway Infrastructure								
Restricted Building								
 *Rooftop Telecommunication 								
Infrastructure								
Utilities Facility								
Warehouse								
Waste Transfer / Recycling Centre								

ADDITIONAL CONTROLS

- *Notwithstanding the provisions of the table, these land uses are restricted to the extraction of raw materials and dwellings to accommodate a manager or caretaker's flat (limited to 100m²)
- Where provided for under a relevant zoning, the accommodation of a caretaker or emergency personnel may be allowed. The size of such dwelling unit may be restricted at the sole discretion of Council.
- For provisions relating to parking and loading refer to Clause 6 and Clause 6.3.
- **All telecommunication infrastructure are subject to submission of Building plans for municipal approval.
- Service workshops as an ancillary use to Automotive Showrooms in commercial areas shall be limited to servicing and maintenance of vehicles of a minor nature. Servicing, maintenance, washing and cleaning of vehicles shall in no way cause a nuisance or detract from the character of a commercial area;
- Screen walls of such height, extent, materials, design and position as may be determined by Council shall be erected as and when required in order to totally screen all service workshop, storage areas and yards from outside view to be in accordance with the uMhlathuze Aesthetic bylaw;
- Sites for funeral undertakers shall comply with Council's Funeral Undertakers Bylaws.
- Except where specific provision is made therefore in this Scheme and saving that the Council may approve of the erection and use of a single Dwelling Unit for the exclusive use of a caretaker, no other Dwelling Unit of any description whatsoever shall be erected or used or permitted to be erected or used on any Erf with an industrial zoning.
- Clauses 4.1.1.1.1 and 4.1.2.1 of the Scheme will be applicable, which implies that a Development / Site Development Plan must be compiled by the prospective owner/developer for the purpose of co-ordinated allocation of land use rights and restrictions as contemplated in the Scheme and as a prerequisite for development.
- The permissible Coverage on any Erf or site in a General Industry or Noxious Industry Zone shall not exceed 60%. Provided that, notwithstanding anything to the contrary contained in this Scheme, the aforesaid permissible Coverage of any such Erf or site which is 4 ha or greater in extent shall increase, at a ratio of a 2,5% increase for every whole hectare in excess of 4 ha, to a maximum of 75%.
- In respect of a site in the Noxious Industrial or Harbour-Bound Industry Use Zones, nothing contained in this Scheme shall prevent Council from granting its approval to the conduct of either 1) a staff canteen (including an automated teller machine under special circumstances and to the sole discretion of Council) by Council's authority or 2) an ancillary convenience facility (including an automated teller machine under special circumstances and to the sole discretion of Council) by Council's consent, per property; provided:
 - a) that in both cases the trade shall be restricted to the sale of take-away food, refreshments and other convenience goods;
 - b) that in the case of an ancillary convenience facility the gross total floor area shall be restricted to 50m².
 - c) that in the case of a staff canteen trade shall be restricted to persons actually employed on the property and no outdoor advertising shall be allowed; and
 - d) that such ancillary convenience facility shall cease to exist in the event that the industrial concern upon the premises ceases to operate;
- All spray painting booths, regardless of their application, shall be required to have a working chamber, fresh air system and exhaust system installed to the satisfaction of the Medical Officer of Health / Environmental Health Section.
- All sand blasting booths shall be subject to Council's approval and shall ensure that the operation of the sand blasting booth does not in any way impact on surrounding landowners. For this reason, a sand blasting booth shall be enclosed and shall have a relevant fresh air and exhaust system installed to the satisfaction of the Medical Officer of Health / Environmental Health Section.
- Activities, land use and buildings on erven zoned "Harbour-Bound Industry" must be connected to the import or export of products and/or beneficiation and value-adding of products, commodities and services. It may

include allied services and administrative support activities which are normally associated with such industries.

- Activities, land use and buildings on erven zoned "Noxious Industry" must be aligned with this Scheme and relevant legislation that governs Noxious Industry Zones.
- Council may, at its sole discretion, require the erecting of screening measures of such height, extent, materials, design and position as may be determined by Council, in order to screen unsightly areas, stockpiles or dumps from public streets.
- A buffer of no less than 500m shall be maintained around all sites zoned as a refuse site.
- The Council may grant its consent to provide facilities for the temporary storage of general waste at a dropoff / transfer station on an erf, or part thereof, and within an applicable zone listed under Section 2, Column 3 provided for in this Scheme, subject thereto that:
 - The site only provides facilities for the storage only of less than 35m³ of garden and domestic waste before it is transported to a recycling, treatment or waste disposal facility waste at any time. A proposal for the temporary storage of more than 35m³ shall be defined under Waste Transfer / Recycling Centre;
 - o The Council has followed public participation procedures as prescribed in law in order to establish such drop-off or waste transfer station;
 - The location of drop-off or waste transfer sites is selected with sensitivity and careful planning to ensure accessibility and acceptance by the community, and not to interfere with pedestrian movement, or create an eyesore, or a public nuisance of rodents, dust, wind-blown litter and odour;
 - The site is adequately designed and surfaces are hardened and impermeable and maintained in a dust free condition. Stormwater and wastewater control measures shall be implemented to avoid polluted water and run-off from entering the natural system;
 - The drop-off or waste transfer station is adequately managed to avoid wind-blown litter; 0
 - The drop-off or waste transfer station is screened from public view, if required; and 0

DEVELOPMENT CONTROLS									
MINIMUM ERF SIZE HECTARE	UNITS	FRONTAGE	BL	JILDING LIN	ES				
	(WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR		
N/A	N/A	18m	8m on sites <4ha 15m on sites >4ha	3m	3m	UR	60% for sites <4ha + 2,5% per ha up to maximum of 75%	2,00	

The drop-off or waste transfer station is licensed in terms of relevant legislation, if necessary. 0

5.	5.5.3 ZONE: GENERAL INDUSTRY					
STATEMENT OF INTENT: To provactivities which may not be comp major externalities on the adjacent that may produce significant vibra automobile and truck traffic.						
PERMITTED USES	PERMITTED USES CONSENT USES					
 Commercial Workshop Funeral Parlour General Showroom Impoundment Area Industry – General Industry – Light Industry – Salvage Industry – Service Motor Vehicle Fitment Centre Municipal Purposes Railway Infrastructure Utilities Facility Vehicle Testing Station Veterinary Purposes Warehouse Car Wash Facility Shop – General (<80m2) *Rooftop Telecommunication Infrastructure 	Centre • Shop – General (>80m2)	Buildings and land uses not included in columns 1 to 2.				
	 Impoundment Area **Caretaker Accommodation (limited to 100m²) Special Use ADDITIONAL CONTROLS					

- **Notwithstanding the provisions of the table, these land uses are restricted to the extraction of raw materials and dwellings to accommodate a manager or caretaker's flat (limited to 100m²)
- For provisions relating to parking and loading refer to Clause 6 and Clause 6.3.
- *All telecommunication infrastructure are subject to submission of Building plans for municipal approval.
- Service workshops as an ancillary use to Automotive Showrooms in commercial areas shall be limited to servicing and maintenance of vehicles of a minor nature. Servicing, maintenance, washing and cleaning of vehicles shall in no way cause a nuisance or detract from the character of a commercial area;

- Screen walls of such height, extent, materials, design and position as may be determined by Council shall be erected as and when required in order to totally screen all service workshop, storage areas and yards from outside view to be in accordance with the uMhlathuze Aesthetic bylaw;
- Sites for funeral undertakers shall comply with Council's Funeral Undertakers Bylaws.
- Except where specific provision is made therefore in this Scheme and saving that the Council may approve of the erection and use of a single Dwelling Unit for the exclusive use of a caretaker, no other Dwelling Unit of any description whatsoever shall be erected or used or permitted to be erected or used on any Erf with an industrial zoning.
- Clauses 4.1.1.1.1 and 4.1.2.1 of the Scheme will be applicable, which implies that a Development / Site Development Plan must be compiled by the prospective owner/developer for the purpose of co-ordinated allocation of land use rights and restrictions as contemplated in the Scheme and as a prerequisite for development.
- The permissible Coverage on any Erf or site in a General Industry or Noxious Industry Zone shall not exceed 60%. Provided that, notwithstanding anything to the contrary contained in this Scheme, the aforesaid permissible Coverage of any such Erf or site which is 4 ha or greater in extent shall increase, at a ratio of a 2,5% increase for every whole hectare in excess of 4 ha, to a maximum of 75%.
- In respect of a site in the Noxious Industrial or Harbour-Bound Industry Use Zones, nothing contained in this Scheme shall prevent Council from granting its approval to the conduct of either 1) a staff canteen (including an automated teller machine under special circumstances and to the sole discretion of Council) by Council's authority or 2) an ancillary convenience facility (including an automated teller machine under special circumstances and to the sole discretion of Council) by Council's consent, per property; provided:
 - a) that in both cases the trade shall be restricted to the sale of take-away food, refreshments and other convenience goods;
 - b) that in the case of an ancillary convenience facility the gross total floor area shall be restricted to 50m².
 - c) that in the case of a staff canteen trade shall be restricted to persons actually employed on the property and no outdoor advertising shall be allowed; and
 - d) that such ancillary convenience facility shall cease to exist in the event that the industrial concern upon the premises ceases to operate;
- All spray painting booths, regardless of their application, shall be required to have a working chamber, fresh air system and exhaust system installed to the satisfaction of the Medical Officer of Health / Environmental Health Section.
- All sand blasting booths shall be subject to Council's approval and shall ensure that the operation of the sand blasting booth does not in any way impact on surrounding landowners. For this reason, a sand blasting booth shall be enclosed and shall have a relevant fresh air and exhaust system installed to the satisfaction of the Medical Officer of Health / Environmental Health Section.
- A buffer of no less than 500m shall be maintained around all sites zoned as a refuse site.
- The Council may grant its consent to provide facilities for the temporary storage of general waste at a dropoff / transfer station on an erf, or part thereof, and within an applicable zone listed under Column 2 provided for in this Scheme, subject thereto that:
 - The site only provides facilities for the storage only of less than 35m³ of garden and domestic waste before it is transported to a recycling, treatment or waste disposal facility waste at any time. A proposal for the temporary storage of more than 35m³ shall be defined under Waste Transfer / Recycling Centre;
 - The Council has followed public participation procedures as prescribed in law in order to establish such drop-off or waste transfer station;

	 The location of drop-off or waste transfer sites is selected with sensitivity and careful planning to ensure accessibility and acceptance by the community, and not to interfere with pedestrian movement, or create an eyesore, or a public nuisance of rodents, dust, wind-blown litter and odour; The site is adequately designed and surfaces are hardened and impermeable and maintained in a dust free condition. Stormwater and wastewater control measures shall be implemented to avoid polluted water and run-off from entering the natural system; The drop-off or waste transfer station is adequately managed to avoid wind-blown litter; The drop-off or waste transfer station is screened from public view, if required; and The drop-off or waste transfer station is licensed in terms of relevant legislation, if necessary. 								
DEVELOPMENT CONTROLS									
MINIMUM	UNITS	FRONTAGE	B	UILDING LIN	ES				
ERF SIZE	PER HECTARE	(WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR	
1500m ²	N/A	18m	7.5m	3m	3m	UR	80%	2,00	

	5.5.4 ZONE: LIGHT INDUSTRY						
STATEMENT OF INTENT: To provide land and buildings for the industrial activities that is compatible with other industrial activities. As a cumulative industrial zone, it would permit a range of light industrial and services uses as well as more intensive industrial uses.							
PERMITTED USES	CONSENT USES	PROHIBITED USES					
 Automotive Showroom Car Wash Facility Commercial Workshop Funeral Parlour General Showroom Industry – Light Industry – Light Industry – Service Motor Vehicle Fitment Centre Municipal Purposes Public Office Service Workshop Shop – General (<80m²) Vehicle Testing Station Veterinary Purposes *Rooftop Telecommunication Infrastructure Warehouse 	 Agricultural Building Agricultural Industry Agricultural Land **Caretaker Accommodation (limited to 100m²) Educational Building Gambling Premises Impoundment Area Industry – Salvage Night Club / Bar/ Tavern Office – General Office Building Parking Garage Place of Amusement Place of Worship Recreational Building Shop – Factory Shop – General (>80m²) Shop – Wholesale Utilities Facility *Freestanding Telecommunication Infrastructure Special Use 	Buildings and land uses not included in columns 1 to 2.					
 Institutions or Office Buil rear of the building or lot For provisions relating to *All telecommunication in **Notwithstanding the materials and dwellings t Except where specific pro- the erection and use of a 	vaived for all uses other than for those buildings or porti- dings, except where in opinion of the Council it is necessar, the side building line shall not be waived. parking and loading refer to Clause 6 and 6.3. Infrastructure are subject to submission of Building plans for provisions of the table, these land uses are restricted o accommodate a manager or caretaker's flat (limited to povision is made therefore in this Scheme and saving that t single Dwelling Unit for the exclusive use of a caretaker wer shall be erected or used or permitted to be erected	or municipal approval. to the extraction of raw 100m ²) the Council may approve of , no other Dwelling Unit of					

- Clauses 4.1.1.1.1 and 4.1.2.1 of the Scheme will be applicable, which implies that a Development / Site Development Plan must be compiled by the prospective owner/developer for the purpose of co-ordinated allocation of land use rights and restrictions as contemplated in the Scheme and as a prerequisite for development.
- The permissible Coverage on any Erf or site in a General Industry or Noxious Industry Zone shall not exceed 60%. Provided that, notwithstanding anything to the contrary contained in this Scheme, the aforesaid permissible Coverage of any such Erf or site which is 4 ha or greater in extent shall increase, at a ratio of a 2,5% increase for every whole hectare in excess of 4 ha, to a maximum of 75%.
- In respect of a site in the Noxious Industrial or Harbour-Bound Industry Use Zones, nothing contained in this Scheme shall prevent Council from granting its approval to the conduct of either 1) a staff canteen (including an automated teller machine under special circumstances and to the sole discretion of Council) by Council's authority or 2) an ancillary convenience facility (including an automated teller machine under special circumstances and to the sole discretion of Council) by Council's consent, per property; provided:
 - a) that in both cases the trade shall be restricted to the sale of take-away food, refreshments and other convenience goods;
 - b) that in the case of an ancillary convenience facility the gross total floor area shall be restricted to $50m^2$.
 - c) that in the case of a staff canteen trade shall be restricted to persons actually employed on the property and no outdoor advertising shall be allowed; and
 - d) that such ancillary convenience facility shall cease to exist in the event that the industrial concern upon the premises ceases to operate;
- All spray painting booths, regardless of their application, shall be required to have a working chamber, fresh air system and exhaust system installed to the satisfaction of the Medical Officer of Health / Environmental Health Section.
- All sand blasting booths shall be subject to Council's approval and shall ensure that the operation of the sand blasting booth does not in any way impact on surrounding landowners. For this reason, a sand blasting booth shall be enclosed and shall have a relevant fresh air and exhaust system installed to the satisfaction of the Medical Officer of Health / Environmental Health Section.

	DEVELOPMENT CONTROLS									
ERF PI	UNITS	FRONTAGE (WIDTH)		BUILDING LINES	HEIGHT					
	PER HECTARE		STREET BUILDING LINE	SIDE & REAR		COVERAGE	FAR			
1000m ²	N/A	18m	7,5m	2m	UR	60%	2			
STATEMENT OF INTENT: The provision of la legislation related to the National Ports Author purposes, customs, industrial uses, and areas commercial activity, social, health and recreation	rity. Harbours may include land for admin for bulk storage, terminals, custom posts,	istrative								
---	---	------------------------------------								
 Agricultural Land Commercial Workshop Conservation Purposes Harbour Infrastructure Harbour Management Industry – Bulk Storage Industry – General Industry – Light Industry – Service 	 Educational Building (limited to a training facility ancillary to harbour-related uses) Industry – Extractive Industry – Salvage Institution Parking Erf / Parkade Place of Amusement Place of Assembly 	not included in columns 1 to 2.								
 Municipal Purposes Public / Private Street Public Office Railway Infrastructure Residential Building / Dwelling House (restricted to caretaker and/or emergency staff) Shop (restricted to total floor area of 50m² 	 Place of Worship Private Recreational Use Recreational Building Shop – General (other than provided for in Column 1) Terminal – Passenger Liner Terminal – Truck Waste Transfer / Recycling Centre 									
 and to provide for day-to-day needs of port employees) Utilities Facility Warehouse *Rooftop Telecommunication Infrastructure *Freestanding Telecommunication Infrastructure 	• Special Use									

- *All telecommunication infrastructures are subject to submission of Building plans for municipal approval.
- Except where specific provision is made therefore in this Scheme and saving that the Council may approve of the erection and use of a single Dwelling Unit for the exclusive use of a caretaker, no other Dwelling Unit of any description whatsoever shall be erected or used or permitted to be erected or used on any Erf with an industrial zoning.
- Clauses 4.1.1.1.1 and 4.1.2.1 of the Scheme will be applicable, which implies that a Development / Site Development Plan must be compiled by the prospective owner/developer for the purpose of co-ordinated allocation of land use rights and restrictions as contemplated in the Scheme and as a prerequisite for development.
- The permissible Coverage on any Erf or site in a General Industry or Noxious Industry Zone shall not exceed 60%. Provided that, notwithstanding anything to the contrary contained in this Scheme, the aforesaid permissible Coverage of any such Erf or site which is 4 ha or greater in extent shall increase, at a ratio of a 2,5% increase for every whole hectare in excess of 4 ha, to a maximum of 75%.

In respect of a site in the Noxious Industrial or Harbour-Bound Industry Use Zones, nothing contained in this Scheme shall prevent Council from granting its approval to the conduct of either 1) a staff canteen (including an automated teller machine under special circumstances and to the sole discretion of Council) by Council's authority or 2) an ancillary convenience facility (including an automated teller machine under special circumstances and to the sole discretion of Council) by Council's consent, per property; provided:

- a) that in both cases the trade shall be restricted to the sale of take-away food, refreshments and other convenience goods;
- b) that in the case of an ancillary convenience facility the gross total floor area shall be restricted to $50m^2$.
- c) that in the case of a staff canteen trade shall be restricted to persons actually employed on the property and no outdoor advertising shall be allowed; and
- d) that such ancillary convenience facility shall cease to exist in the event that the industrial concern upon the premises ceases to operate;
- All spray painting booths, regardless of their application, shall be required to have a working chamber, fresh air system and exhaust system installed to the satisfaction of the Medical Officer of Health / Environmental Health Section.
- All sand blasting booths shall be subject to Council's approval and shall ensure that the operation of the sand blasting booth does not in any way impact on surrounding landowners. For this reason, a sand blasting booth shall be enclosed and shall have a relevant fresh air and exhaust system installed to the satisfaction of the Medical Officer of Health / Environmental Health Section.
- Activities, land use and buildings must be port-related, either being connected to the import or export of product or as an essential back-up service.
- The landowner or National Ports Authority or a specific lessee/developer shall be responsible for the provision of all essential services within the said Zone, subject to the conclusion of a Services Agreement between Council and the aforementioned parties.
- Notwithstanding the above, the provision of such services by Council shall be at Council's sole discretion, within its budgeting limitations and/or by contractual agreement between the Harbour Authority and/or its lessee and Council.
- The provisions of Clauses 6 and Clause 6.3 relating to parking and loading areas shall, *mutatis mutandis*, apply to all land and building uses within this zone.
- Where no registered subdivision exists, the provisions of the scheme shall apply to any lease area or area of use so identified by Council.
- The height of any building or structure shall not impede the efficient control by the Harbour Authority over water activities, as determined by such authority.

			DEVELOPMENT (CONTROLS		
MIN. ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	STREET FRONTAGE; SIDE & REAR BUILDING LINES	HEIGHT	COVERAGE	FAR
N/A	N/A	N/A	At the sole discretion of Council	UR	60% for sites <4ha + 2,5% per ha up to maximum of 75%	2

5.5.6 ZONE: HARI	BOUR-BOUND INDUSTRY	
STATEMENT OF INTENT: The Harbour-bound indust use and buildings connected to the import or export adding of products, commodities and services. It is support activities which are normally associated with within or outside of the Richards Bay Industrial Development	rt of products and/or beneficiation and nay include allied services and adminis th such industries, and may include ind	value- trative
PERMITTED USES	CONSENT USES	PROHIBITED USES
 Agricultural Industry **Caretaker Accommodation (limited to 100m²) Harbour Infrastructure Industry – Bulk Storage Industry – General Industry – Light Industry – Service Municipal Purposes Public Office Railway Infrastructure Warehouse Shop-General (<150m²) *Rooftop Telecommunication Infrastructure 	 Industry – Salvage Industry – Noxious Special Use Shop-General (>150m²) 	Buildings and land uses not included in columns 1 to 2.
ADDIT	IONAL CONTROLS	
• For provisions relating to parking and loading re	fer to Clause 6 and Clause 6.3;	

• *All telecommunication infrastructure are subject to submission of Building plans for municipal approval.

- **Notwithstanding the provisions of the table, these land uses are restricted to the extraction of raw materials and dwellings to accommodate a manager or caretaker's flat (limited to 100m²)
- Except where specific provision is made therefore in this Scheme and saving that the Council may approve of the erection and use of a single Dwelling Unit for the exclusive use of a caretaker, no other Dwelling Unit of any description whatsoever shall be erected or used or permitted to be erected or used on any Erf with an industrial zoning.

• Clauses 4.1.1.1.1 and 4.1.2.1 of the Scheme will be applicable, which implies that a Development / Site Development Plan must be compiled by the prospective owner/developer for the purpose of co-ordinated

allocation of land use rights and restrictions as contemplated in the Scheme and as a prerequisite for development.

- The permissible Coverage on any Erf or site in a General Industry or Noxious Industry Zone shall not exceed 60%. Provided that, notwithstanding anything to the contrary contained in this Scheme, the aforesaid permissible Coverage of any such Erf or site which is 4 ha or greater in extent shall increase, at a ratio of a 2,5% increase for every whole hectare in excess of 4 ha, to a maximum of 75%.
- In respect of a site in the Noxious Industrial or Harbour-Bound Industry Use Zones, nothing contained in this Scheme shall prevent Council from granting its approval to the conduct of either 1) a staff canteen (including an automated teller machine under special circumstances and to the sole discretion of Council) by Council's authority or 2) an ancillary convenience facility (including an automated teller machine under special circumstances and to the sole discretion of Council) by Council's consent, per property; provided:
 - a) that in both cases the trade shall be restricted to the sale of take-away food, refreshments and other convenience goods;
 - b) that in the case of an ancillary convenience facility the gross total floor area shall be restricted to $50m^2$.
 - c) that in the case of a staff canteen trade shall be restricted to persons actually employed on the property and no outdoor advertising shall be allowed; and
 - d) that such ancillary convenience facility shall cease to exist in the event that the industrial concern upon the premises ceases to operate;
- All spray painting booths, regardless of their application, shall be required to have a working chamber, fresh air system and exhaust system installed to the satisfaction of the Medical Officer of Health / Environmental Health Section.
- All sand blasting booths shall be subject to Council's approval and shall ensure that the operation of the sand blasting booth does not in any way impact on surrounding landowners. For this reason, a sand blasting booth shall be enclosed and shall have a relevant fresh air and exhaust system installed to the satisfaction of the Medical Officer of Health / Environmental Health Section.
- Activities, land use and buildings on erven zoned "Harbour-Bound Industry" must be connected to the import or export of products and/or beneficiation and value-adding of products, commodities and services. It may include allied services and administrative support activities which are normally associated with such industries.
- Activities, land use and buildings on erven zoned "Noxious Industry" must be aligned with this Scheme and relevant legislation that governs Noxious Industry Zones.
- Council may, at its sole discretion, require the erecting of screening measures of such height, extent, materials, design and position as may be determined by Council, in order to screen unsightly areas, stockpiles or dumps from public streets.
- •

			DEVELOPME	NT CONTROLS			
MIN.	UNITS PER	FRONTAGE BUILDING LINES					
ERF SIZE	HECTARE	(WIDTH)	STREET	SIDE & REAR	HEIGHT	COVERAGE	FAR
N/A	N/A	18m	8m on sites <4ha 15m on sites >4ha	3m	UR	60% for sites ‹4ha + 2,5% per ha up to maximum of 75%	2

5.6 ADDITIONAL CONTROL SPECIFIC TO INDUSTRIAL ZONED PROPERTIES LOCATED IN RICHARDS BAY EXTENSTION 23 AND 24

- 5.6.1 All industrial zoned erven located in Richards Bay Extension 23 and 24, are notwithstanding any other provision of this scheme, subject to a 12 (twelve) metre wide building restriction strip, as indicated on plans CBD/TP/P/86 and CBD/TP/P/122.
- 5.6.2 The building restriction strip shall consist of the following parts:
 - a) a 5 (five) metre wide parking strip;
 - b) a 6 (six) metre wide internal vehicle driveway; and
 - c) a 1 (one) metre wide pedestrian strip.
- 5.6.3 The parking strip shall:
 - a) be provided parallel and continuous along the full length of the boundaries of such properties, adjacent to the relevant street, and shall be used for the provision of 90 degree, uncovered parking spaces in accordance with Clause 6 of this scheme, and include connections with the existing vehicular entrances and exits;
 - b) have a width of 5 (five) metres, measured in a horizontal plane and rectangular to the existing street boundaries;
 - c) be designed, built, demarcated, sealed, drained and maintained, to the satisfaction of the Municipal Engineer, by the owner of a specific erf, before the relevant erf or any building or any structure on the erf may be permanently used or occupied;
 - d) be finished off and maintained to the satisfaction of the Municipal Engineer by the owner with an approved kerbing; and
 - e) be used exclusively for the provision of uncovered parking spaces and no building, whether temporary or permanent, shall be erected in the parking strip.
- 5.6.4 The internal vehicle driveway shall:
 - a) be provided parallel and continuous along the full length of the street boundaries of the relevant properties but immediately adjacent to the 5 (five) metre parking strip and shall be used as uncovered maneuvering space for vehicles from the parking strip and shall furthermore serve as an internal circulation area for vehicles, from as well as to adjacent erven;
 - b) have a width of 6 (six) metres, measured in a horizontal plane and rectangular to the existing street boundaries;
 - c) be designed, built demarcated, sealed, drained and maintained, to the satisfaction of the Municipal Engineer, by the owner of a specific erf, before the relevant erf or any building or any structure on the erf may be permanently used or occupied;
 - d) have no physical obstruction, which will impede or prevent vehicular access to or exit from adjacent erven;
 - e) to the satisfaction of the Council, link up with the internal vehicle driveways of adjacent erven; and

- f) be used exclusively as uncovered maneuvering area for vehicles, and no building whether temporary or permanent, shall be erected in the internal vehicle driveway.
- 5.6.5 The Pedestrian strip shall:
 - a) be parallel to and continuous along the full length of the street boundaries of the relevant properties but adjacent to the 6 (six) metre internal vehicle driveway and shall primarily be used for safe pedestrian movement;
 - b) have a width of 1 (one) metre, measured in a horizontal plane and rectangular to the existing street boundary and shall have a minimum vertical clearance of 3,0 (three comma zero) metres measured from the finished level of the pedestrian strip;
 - c) be designed, built, demarcated, sealed, drained and maintained to the satisfaction of the Municipal Engineer, by the owner of a specific erf, before the relevant erf or any building or any structure on the erf may be permanently used or occupied; and
 - d) be separated from the internal vehicle driveway to the satisfaction of the Municipal Engineer.
- 5.6.6 Where a greater number of parking spaces must be provided in terms of Clause 6 than can be fitted into the parking strip, the additional parking spaces shall, to the satisfaction of the Municipal Engineer, be provided on the property, barring the internal vehicle driveway, subject thereto that:
 - a) the additional number of parking spaces shall be designed, sealed, demarcated, drained and maintained to the satisfaction of the Municipal Engineer;
 - b) an alternative safe pedestrian strip shall, to the satisfaction of the Municipal Engineer, be provided to link up with the pedestrian strips of adjacent erven; and
 - c) the additional number of parking spaces shall, where the additional parking spaces are provided adjacent to the internal vehicle driveway, be designed, built, demarcated, sealed and maintained, identical to the parking spaces in the parking strip, to the satisfaction of the Municipal Engineer.
- 5.6.7 The Council may, at sole discretion, prescribe the direction of traffic flow on the internal vehicle driveways, in order to fit in with the traffic flow of streets serving Richards Bay, Extensions 23 and 24.
- 5.6.8 Without prejudicing any powers of the Council in terms of any other legislation, nothing will be interpreted in this scheme to prohibit the conducting of a hiring service/business from where goods or any other moveable property may be leased, which, in the sole opinion of the Council, are related to any land use type that has a primary right on "General Industry" zoned property.

				5.7 ZO	NE CATEGO	ORY: RESIDE	NTIAL			
				5.7.1 Z	ONE: RESI	DENTIAL ON	ILY			
					DETACHED					
dwelling u	nits, limi	ited to not i	more than 2 d	dwellings,	and where a	lopment of prin limited number d amenity, may l	of compa	tible	See Below	Legend
	PE		SES		CONSEN	T USES	PR	оніві	TED USE	S
Addition	al Dwelli	ng Unit		•	*Home Busin	ess	Buildings	and la	nd uses	not
Resident	ial - Dwe	elling House		•	Home Based I	Business	included i	n Colu	ımns 1 a	nd 2.
• Home Ad	ctivity				Classes					
• Day Care	e Facility			•	Tuition Centre	e				
				•	Special Use					
			the second lands.		ONAL CONTRO					
-			-	-	o Clause 6 and olishment Byla					
					Silsnment Byla	W				
			5% of the floo			450				
				be subdiv	ided to less th	an 450 square n	netres. Res	identi	al Only I	Jetached
		ot be subdivi								
		-	-			e sac or change				-
	-		-			cribed minimun	-		ded tha	t the site
						ge is not less tha				
-						Residential Only	/ Detached	, subje	ect subr	ission of
_	-	-			of this Schem					
					idential Only D					
Where t	he lot is i	used exclusiv	ely for mediu	m density	housing, the n	ninimum lot size	shall be 14	400m ²	<u>-</u> .	
• No part	of any D	welling Hous	e shall be let o	off as a se	parate teneme	ent, nor shall the	e outbuildi	ngs of	, or an a	dditional
freestan	ding buil	ding on the p	premises of a I	Owelling H	louse except a	n Additional Dw	elling Unit	be let	off as a	separate
tenemer										
						esidential Only				
fall on th	ie next oi	r appropriate	e Residential O			vithout a rezonir	ng applicati	on an	d applica	able fees.
	-	_	_				_			
	KEY		UNITS PER	FRONT AGE		NG LINES				
ZONE		ERF SIZE	HECTARE	(WIDT	STREET	SIDE & REAR	HEIGHT	cov	ERAGE	FAR
				H)						
						2m or 1,5m				
		1200m ²				per storey				
ROD 1		and	N/A	22.5m	5m	whichever	3	5	0%	0.50
		more								
						the greater				
		700m ²		16			ć	_	001	0.55
ROD 2		but	N/A	18m	5m		3	6	0%	0.60
		<1200m ²								1

ROD 3	500m ² but <700m ²	N/A	15m	4m	2	60%	0.60
ROD 4	300m ² but <500m ²	N/A	12m	3m	2	70%	0.70
ROD 5	120m ² but <300m ²	N/A	8m	3m	2	70%	0.70

STATEMENT OF INTENT: This zone is intended for Townships and Government Low income Housing I upgrades) limited to not more than 2 dwellings, an	Projects (either as new developmen d where a limited number of compa	e former R293 ts or as in-situ atible ancillary
uses, which have a non-disruptive impact on a discretions of Council.	neighbournood amenity, may be a	nowed at the
PERMITTED USES	CONSENT USES	PROHIBITED USES
 Residential - Dwelling House Additional Dwelling Unit Additional Ancillary Uses Home Activity Day Care Facility **Home Schooling *Home Business (Tuckshop) 	 *Home Business ***Night Club / Bar /Tavern Home Based Business Classes Tuition Centre Special Use 	Buildings and land uses not included in Columns 1 and 2.
AD	DITIONAL CONTROLS	
 For provisions relating to parking and loading, reat its own discretion, taking into consideration to Refer to Bed & Breakfast and Accommodation Home Office not more than 25% of the floor are **Home Schooling limited Biological Children ***Night Club / Bar /Tavern: the consent is only consent approvals subject to compliance wit municipal bylaws and business license act. 	raffic flow implications. Establishment Bylaw a y applicable to the historical existing	establishments without municipal

The following provisions, conditions and restrictions shall, in addition to any other relevant provision of the Scheme, be applicable to all Compact Residential Only Detached zones, Dwelling Houses and the sites thereof:

- Where an Erf is of an irregular shape, hatchet-type, occurs in a cul de sac or change in road direction, the frontage on the street may, with the authority of Council, be less than the prescribed minimum frontage, provided that the site ratio of the Erf remains 1:3 and provided also that the street frontage is not less than 4 metres.
- Only two dwelling units are permissible on the properties zoned as Compact Residential Only Detached, subject submission of building plans and compliance with the requirements of this Scheme.
- Only two kitchens are permitted per Erf zoned as Compact Residential Only Detached.
- Only home business-tuck shop is freely permitted, whereas all other home businesses may be permitted via consent procedure.

		DE	VELOPMENT	CONTROLS			
ERF SIZE	UNITS PER	FRONTAGE	BUIL	DING LINES	HEIGHT	COVE	FAR
	HECTARE	(WIDTH)	STREET	SIDE & REAR		RAGE	
180m²	N/A	15m	3m	2m or 1,5m per storey whichever the greater	3	70%	0.70

	5.7.3 ZONE: RESIDENTIAL ONLY MEDIUM DENSITY	
detached dwelling units as part of a lar	s intended to promote the development of att ger planned residential development. It creates c lopment around central urban areas, along de of urban land.	opportunity
PERMITTED USES	CONSENT USES	PROHIBITED USES
 Residential - Dwelling House 	Agricultural Building	Buildings and land uses not
 Residential - Medium Density 	Agricultural Land	included in Columns 1 and 2.
 *Home Activity 	• Caravan Park	
Day Care Facility	Educational Building	
	Home Business	
	• Hotel	
	Institution	
	• Lodge	
	Place of Assembly	
	• Spaza Shop/Tuck Shop	
	 **Residential Building 	
	ADDITIONAL CONTROLS	<u> </u>
 For provisions relating to parking a For provision relating to the use of 	Ind loading refer to Clause 6 and Clause 6.3;	

- Spaza Shops will be limited to the sale of food, refreshments, cigarettes, tobacco, and reading material which is part of a residential building.
- Refer to Bylaws for Bed & Breakfast and Accommodation Establishment Bylaw.

- *Home Activity (Refer to Clause 4.3.1.3.1.)
- ** Residential Building for student housing must comply with Policy on the Minimum Norms and Standards for Student Housing at Public Universities (Government Gazette No. 39238)
- Where the lot is used exclusively for medium density housing, the minimum lot size shall be 1400m².
- Where an Erf is of an irregular shape, hatchet-type, occurs in a cul de sac or change in road direction, the frontage on the street may, with the authority of Council, be less than the prescribed minimum frontage, provided that the site ratio of the Erf remains 1:3 and provided also that the street frontage is not less than 4 metres.
- The Curtilage for a Medium Density Housing Development shall not be less than 250m² in extent.
- The following minimum areas per dwelling unit shall apply to Medium Density Housing:
 - a) Active Open Area 30m²
 - b) Usable Common Open Space 50m²
 - c) Washing drying area 15m²
 - d) The minimum floor area of a garage or carport shall be 21 m², with a minimum width of 3,5m
 - e) Waste bin area shall make provision for one bin per unit provided.
- Within a Medium Density Housing Site, a building line does not apply to the dwelling unit curtilages, except along external street frontages of the Medium Density Housing site, where the STREET BUILDING LINE shall be 7, 5 m.
- Wherever it is intended to develop a site for Medium Density Housing in a Residential Only Detached zone, the
 maximum number of dwelling units which may be established on a Medium Density Housing site shall be obtained
 by dividing the registered surveyed area of the property concerned by the appropriate minimum lot area per dwelling
 house and rounded off to the nearest whole number. Provided further that on lots of greater than 1 400m², the
 Municipality may authorize a maximum permissible density of 15 units per hectare rounded off to the nearest whole
 number.
- Where in the opinion of the Municipality a road within a Medium Density Housing site should serve the public, the Municipality may require the road to be registered as a public road, provided that for the purpose of bulk and coverage calculation, the area of the public road shall be included in the gross site area.
- The minimum width of a road carriageway within a Medium Density Housing site shall be 3 metres where the carriageway is one-way and 5,5 metres where a dual-carriageway is provided.
- Situated at the end of every cul-de-sac there shall be provided turning space to the satisfaction of the Municipality.
- No dwelling unit curtilage within the Medium Density Residential site or within any portion of the site specified by the Municipality shall be transferred or separately registered before the whole Medium Density Housing site or the specified portion of the Medium Density Housing site within which the curtilage is situated has been developed to the satisfaction of the Municipality.
- In the event of the different dwelling unit curtilages being transferred in freehold or registered leasehold title, the Municipality shall require that:
 - a) the common land shall be owned exclusively by the freehold or registered leasehold owners of the dwelling units in co-ownership; and
 - b) no co-owners shall be entitled to require the partition of the common land according to the proportion of his share.
- Where the property is used as educational building in particular boarding house, number of boarders will be determined in terms of Environmental Health Bylaws and the Disaster Management Act and associated Regulations.

APPLICATION PROCEDURE, DESIGN AND LAYOUT OF MEDIUM DENSITY RESIDENTIAL

The applicant shall submit to the Municipality for its approval and in the required format:

a) A Site Development Plan, and in addition to the requirements of Clause 4.1.2.1, also show the following:

i)The position, dimensions and materials to be used in the construction of all roads, drive-ways, parking areas, squares and pedestrian access ways, if any;

	ii)The bour	ndaries of all dwelling unit curtilages, active open areas and common open spaces;
	iii) The po sites;	sition, nature, extent and levels of all proposed and existing buildings on the site and adjoining
	iv) The pro	oposed landscaping of the site;
	v)The prop	posed common space;
	vi)The posi	ition and nature of recreation facilities, if any;
	vii)The pos	sition and extent of all utility areas.
type of struc	ture within t and roof or	gs prepared by an architect at a scale of 1: 100 showing the plans, sections and elevation of each he proposed development and particulars of the materials and colours to be used for the exterior roofs; together with both front and rear elevations of each typical group of dwelling units at a
-)	table to disc	
c) A	table indicat	i) The total area of the site;
		ii) The total number of dwelling units;
		iii) The total floor area;
		iv) The total number of car parking spaces provided for visitors and for residents;
		v) The extent of the usable common land, the smallest active open area, the smallest dwelling unit curtilage and the smallest utility area; and
		vi) The areas of public uses where applicable;
d) Any	y other docur	ments which the Municipality may reasonably require.
		ADDITIONAL PROVISIONS APPLICABLE TO RESIDENTIAL BUILDINGS
No Resident	ial Building m	nay be erected on a site of less than 1000m ² in extent.
portions sha satisfaction	ll comprise r	te of a Residential Building not used for building, parking, road or other utility purposes, which not less than 25% of the area of such site must be landscaped at the cost of the owner to the or the use and enjoyment of the residents of the dwelling units, and shall thereafter be maintained :
	Provide	ed that:
	a)	the aforesaid 25% of the area of the site may, with the authority of the Council, include the area of any flat roof of a Residential Building, play areas, common areas and recreational facilities conveniently accessible from such Residential building and laid out or landscaped to the satisfaction of the residents of the Council for the use and enjoyment of the residents of the Dwelling Units; and

b) the aforesaid period to be determined by the Council shall not be less than six months or more than eighteen months from the date on which any Dwelling Unit on the site is first used for residential purposes.

The minimum width of a road carriageway within a High Density Housing site shall be 3 metres where the carriageway is one-way and 5,5 metres where a dual-carriageway is provided.

Situated at the end of every cul-de-sac there shall be provided turning space to the satisfaction of the Municipality.

Adequate utility facilities shall be provided to the satisfaction of the Council, including areas for waste disposal, clotheslines, etc.

			DEVELOPME	ENT CONTROLS			
ERF SIZE	UNITS PER	FRONTAGE	BUIL	DING LINES	HEIGHT	COVERAG	FAR
ERF SIZE	HECTARE	(WIDTH)	STREET	SIDE & REAR	HEIGHT	E	FAR
1400m²	N/A	21m	7,5m along external street building line	Side and rear building line requirements do not apply to dwelling unit curtilages, except along the side and rear boundaries of the Medium Density Housing site, where the minimum side and rear building line shall be 4,5m.	3	60%	0.6

	5.7.4 ZONE: RESIDENTIAL ONLY HIGH DENSITY	
	ntended to promote the development of multi- commodation at a high density, together with a	
PERMITTED USES	CONSENT USES	PROHIBITED USES
Residential - Medium Density	****Home Business	Buildings and land uses not
 Home Activity 	 *Institution 	included in Columns 1 and 2.
	motication	
 ***Shop-General 	• ** Hotel	
***Shop-GeneralLodge	** HotelPlace of Amusement	
•	 ** Hotel Place of Amusement Place of Assembly (which forms part of a 	
• Lodge	 ** Hotel Place of Amusement Place of Assembly (which forms part of a hotel) 	
 Lodge *Residential Building 	 ** Hotel Place of Amusement Place of Assembly (which forms part of a 	
 Lodge *Residential Building Residential - Dwelling House 	 ** Hotel Place of Amusement Place of Assembly (which forms part of a hotel) 	

ADDITIONAL CONTROLS

*Residential Building will exclude a Hotel with Liquor License outside the Central Area. Residential Building for student housing must comply with Policy on the Minimum Norms and Standards for Student Housing at Public Universities (Government Gazette No. 39238)

- For provisions relating to parking and loading refer to Clause 6 and Clause 6.3;
- For provision relating to the use of land refer to Clause 5.8
- **Home Activity (Refer to Clause 4.3.1.3.1)
- ***Shop-General (limited to Launderette for use by residents only)
- ****Home Business (limited to Office)

- *****Institution (for use by residents only)
- Total F.A.R and coverage control should be added in order to avoid site being 100% developed

The following provisions, conditions and restrictions shall, in addition to any other relevant provision of the Scheme, be applicable to all Residential Only High Density zones, Dwelling Houses and the sites thereof:

- Where an Erf is of an irregular shape, hatchet-type, occurs in a cul de sac or change in road direction, the frontage • on the street may, with the authority of Council, be less than the prescribed minimum frontage, provided that the site ratio of the Erf remains 1:3 and provided also that the street frontage is not less than 4 metres.
- The Curtilage for a Medium Density Housing Development shall not be less than 250m² in extent.
- The following minimum areas per dwelling unit shall apply to Medium Density Housing:
 - b. Active Open Area – 30m²
 - c. Usable Common Open Space – 50m²
 - d. Washing drying area – 15m²
 - The minimum floor area of a garage or carport shall be 21 m^2 , with a minimum width of 3,5m e. f. Waste bin area shall make provision for one bin per unit provided.
- Within a Medium Density Housing Site, a building line does not apply to the dwelling unit curtilages, except along external street frontages of the Medium Density Housing site, where the STREET BUILDING LINE shall be 7, 5 m.

- Wherever it is intended to develop a site for Medium Density Housing in a Residential Only Detached zone, the maximum number of dwelling units which may be established on a Medium Density Housing site shall be obtained by dividing the registered surveyed area of the property concerned by the appropriate minimum lot area per dwelling house and rounded off to the nearest whole number. Provided further that on lots of greater than 1 400m², the Municipality may authorize a maximum permissible density of 15 units per hectare rounded off to the nearest whole number.
- Where in the opinion of the Municipality a road within a Medium Density Housing site should serve the public, the Municipality may require the road to be registered as a public road, provided that for the purpose of bulk and coverage calculation, the area of the public road shall be included in the gross site area.
- The minimum width of a road carriageway within a Medium Density Housing site shall be 3 metres where the carriageway is one-way and 5,5 metres where a dual-carriageway is provided.
- Situated at the end of every cul-de-sac there shall be provided turning space to the satisfaction of the Municipality.
- No dwelling unit curtilage within the Medium Density Residential site or within any portion of the site specified by the Municipality shall be transferred or separately registered before the whole Medium Density Housing site or the specified portion of the Medium Density Housing site within which the curtilage is situated has been developed to the satisfaction of the Municipality.
- In the event of the different dwelling unit curtilages being transferred in freehold or registered leasehold title, the Municipality shall require that:
 - a) the common land shall be owned exclusively by the freehold or registered leasehold owners of the dwelling units in co-ownership; and
 - b) no co-owners shall be entitled to require the partition of the common land according to the proportion of his share.

APPLICATION PROCEDURE, DESIGN AND LAYOUT OF MEDIUM AND HIGH DENSITY RESIDENTIAL

The applicant shall submit to the Municipality for its approval and in the required format:

- a) A Site Development Plan, and in addition to the requirements of Clause 4.1.2.1, also show the following:
 - i) The position, dimensions and materials to be used in the construction of all roads, drive-ways, parking areas, squares and pedestrian access ways, if any;
 - ii) The boundaries of all dwelling unit curtilages, active open areas and common open spaces;
 - iii) The position, nature, extent and levels of all proposed and existing buildings on the site and adjoining sites;
 - iv) The proposed landscaping of the site;
 - v) The proposed common space;
 - vi) The position and nature of recreation facilities, if any;
 - vii) The position and extent of all utility areas.
- b) A set of sketch drawings prepared by an architect at a scale of 1: 100 showing the plans, sections and elevation of each type of structure within the proposed development and particulars of the materials and colours to be used for the exterior wall finishes and roof or roofs; together with both front and rear elevations of each typical group of dwelling units at a scale of 1: 100 or 1: 200;

c).A table indicating:

			total area of t total number	the site; • of dwelling units;							
		ix) The	total floor are	ea;							
		x) The	total number	of car parking space	s provided for v	visitors and for r	esidents;				
	xi) The extent of the usable common land, the smallest active open area, the smal dwelling unit curtilage and the smallest utility area; and										
	xii) The areas of public uses where applicable;										
d).Any othe	d).Any other documents which the Municipality may reasonably require.										
	ADDITIONAL PROVISIONS APPLICABLE TO RESIDENTIAL BUILDINGS										
No Residen	tial Building m	nay be erected	d on a site of l	ess than 1000m ² in e	xtent.						
portions sh satisfaction	Those portions of the site of a Residential Building not used for building, parking, road or other utility purposes, which portions shall comprise not less than 25% of the area of such site must be landscaped at the cost of the owner to the satisfaction of Council, for the use and enjoyment of the residents of the dwelling units, and shall thereafter be maintained by the owner, at his cost:										
	Provide	ed that:									
	a) the aforesaid 25% of the area of the site may, with the authority of the Council, include the area of any flat roof of a Residential Building, play areas, common areas and recreational facilities conveniently accessible from such Residential building and laid out or landscaped to the satisfaction of the residents of the Council for the use and enjoyment of the residents of the Dwelling Units; and										
	 b) the aforesaid period to be determined by the Council shall not be less than six months or more than eighteen months from the date on which any Dwelling Unit on the site is first used for residential purposes. 										
			way within a H al-carriageway	High Density Housing / is provided.	site shall be 3 m	netres where th	e carriageway				
Situated at	the end of ev	ery cul-de-sac	there shall be	e provided turning sp	ace to the satis	faction of the N	lunicipality.				
Adequate u clotheslines		s shall be pro	ovided to the	satisfaction of the	Council, includ	ing areas for w	vaste disposal,				
			DEVEL	OPMENT CONTROLS							
MIN ERF	UNITS PER		BUIL	DING LINES							
SIZE	HECTARE	FRONTAGE (WIDTH)	STREET	SIDE & REAR	HEIGHT	COVERAGE	FAR				
1800m²	N/A	21m	7.5m	4.5m or 1.5m per storey, whichever is greater	UR	50%	3.00				

		5.7	.5 ZONE: R	RESIDENT	IAL MEDIUN	N		
			IMPAC	т		_		
STATEMENT O increasing num and excludes ir buffer zone wh	iber of appropide of appropion of a propion of the second se	priate ancillar trade uses. Th	ry land uses to ne residential	o satisfy loca density may	al demands and increase. This	d convenie is essentia	ence,	
F	PERMITTED US	SES		CONSENT	USES	PRC	DHIBITED US	ES
 Dwelling House ***Residential Building Daycare Facility (limited to 6 children) Residential - Medium Density *Home Activity **Shop-General 				e Business e ial Use		_	s and land us in Columns	
			ADDITIONA		S			
Public Univ • For provisi For provision • *Home Act	 for student housing must comply with Policy on the Minimum Norms and Standards for Student Housing at Public Universities (Government Gazette No. 39238) For provisions relating to parking and loading refer to Clause 6 and Clause 6.3. For provision relating to the use of land refer to Clause 5.8; *Home Activity (Refer to Clause 4.3.1.3.1.) **Shop-General (limited to Launderette for use by residents only) 							
			DEVELOPME	NT CONTRO	LS			
BUILDING OR LAND USE	MINIMU M ERF SIZE	UNITS PER HECTARE	FRONTAG E (WIDTH)	BUILD	ING LINES SIDE & REAR	HEIGHT	COVERAG E	FAR
Residential - Medium Density	1400m²	N/A	18m	7.5m	4.5m or 1.5m per storey, whichever is greater	UR	60%	1.0 0
Residential building	1400m ²	N/A	18m	7.5m	4.5m or 1.5m per storey, whichever is greater	UR	70%	0.7 0
Lodge	1400m²	N/A	18m	7.5m	4.5m or 1.5m per storey, whichever is greater	UR	60%	0.6 0

	5.7.6 ZONE: RESIDENTIAL HI	GH								
STATEMENT OF INTENT: A zone that contains all types of residential development and provides a wide range of services and activities, but excludes industrial and trade uses. The residential density may increase. This is essentially an interface zone where change is permitted with construction of low-rise residential type buildings.										
PERMITTED USES	CONSENT USES	PROHIBITED USES								
 Dwelling House *Residential Building Daycare Facility (limited to 6 childr Residential - Medium Density **Shop-General ***Home Activity 	Home BusinessLodge	Buildings and land uses not included in Columns 1 and 2.								
	ADDITIONAL CONTROLS									
 Shops will be limited to the sale of food, refreshments, cigarettes, tobacco, and reading material which is part of a residential building *Residential Building will exclude a Hotel with Liquor License outside the Central Area. Residential Building for student housing must comply with Policy on the Minimum Norms and Standards for Student Housing at Public Universities (Government Gazette No. 39238) For provisions relating to parking and loading refer to Clause 6 and 6.3. **Shop-General (limited to Launderette for use by residents only) ***Home Activity (Refer to Clause 4.3.1.3.1.) 										
	EDURE, DESIGN AND LAYOUT OF MEDIUM	DENSITY RESIDENTIAL								
a) A Site Development Plan, and in a	nicipality for its approval and in the require ddition to the requirements of Clause 4.1.2 v the following:									
i) T	he position, dimensions and materials to be rive-ways, parking areas, squares and pede									
	he boundaries of all dwelling unit curtilag pen spaces;	es, active open areas and common								
-	he position, nature, extent and levels of al ne site and adjoining sites;	l proposed and existing buildings on								
iv) T	he proposed landscaping of the site;									
v) T	he proposed common space;									
vi) T	he position and nature of recreation facilition	es, if any;								
vii) T	he position and extent of all utility areas.									
	by an architect at a scale of 1: 100 showing posed development and particulars of the									

the exterior wall finishes and roof or roofs; together with both front and rear elevations of each typical group of dwelling units at a scale of 1: 100 or 1: 200;

c).A table indicating:

- xiii) The total area of the site;
- xiv) The total number of dwelling units;
- xv) The total floor area;
- xvi) The total number of car parking spaces provided for visitors and for residents;
- xvii) The extent of the usable common land, the smallest active open area, the smallest dwelling unit curtilage and the smallest utility area; and
- xviii) The areas of public uses where applicable;

d). Any other documents which the Municipality may reasonably require.

ADDITIONAL PROVISIONS APPLICABLE TO RESIDENTIAL BUILDINGS

No Residential Building may be erected on a site of less than 1000m² in extent.

Those portions of the site of a Residential Building not used for building, parking, road or other utility purposes, which portions shall comprise not less than 25% of the area of such site must be landscaped at the cost of the owner to the satisfaction of Council, for the use and enjoyment of the residents of the dwelling units, and shall thereafter be maintained by the owner, at his cost:

Provided that:

- a) the aforesaid 25% of the area of the site may, with the authority of the Council, include the area of any flat roof of a Residential Building, play areas, common areas and recreational facilities conveniently accessible from such Residential building and laid out or landscaped to the satisfaction of the residents of the Council for the use and enjoyment of the residents of the Dwelling Units; and
- b) the aforesaid period to be determined by the Council shall not be less than six months or more than eighteen months from the date on which any Dwelling Unit on the site is first used for residential purposes.

The minimum width of a road carriageway within a High Density Housing site shall be 3 metres where the carriageway is one-way and 5,5 metres where a dual-carriageway is provided.

Situated at the end of every cul-de-sac there shall be provided turning space to the satisfaction of the Municipality.

Adequate utility facilities shall be provided to the satisfaction of the Council, including areas for waste disposal, clotheslines, etc.

	DEVELOPMENT CONTROLS											
BUILDING	MINIMU	UNITS		BUILDIN	IG LINES							
OR LAND USE	M ERF SIZE	PER HECTAR E	FRONTAG E (WIDTH)	STREET	SIDE & REAR	HEIGHT	COVERAG E	FAR				
Residential - Medium Density	2000m²	N/A	18m	7.5m	4.5m or 1.5m per storey, whichever is greater	UR	60%	1.0				
Residential building	2000m²	N/A	18m	7.5m	4.5m or 1.5m per storey, whichever is greater	UR	70%	0.70				
Lodge	2000m ²	N/A	18m	7.5m	4.5m or 1.5m per storey, whichever is greater	UR	60%	0.60				

	RE	SIDENTIAL			
STATEMENT OF INTENT : A res waterfront.	idential esta	ate-type development that	has direct	access to a	
PERMITTED USES		CONSENT USES		PROHIBITED	USES
 Marina Infrastructure Residential – Dwelling House Residential – Medium Density **Residential Building *Home Activity 		 *Home Business 	Buildings and land uses not included i Columns 1 and 2.		
		ADDITIONAL CONTROLS			
 For provision relating to the *Home Activity (Refer to Cla 	use of land ro use 4.3.1.3.1 dent housing rersities (Gove	.) must comply with Policy or		num Norms an	id Standards for

APPLICATION PROCEDURE, DESIGN AND LAYOUT OF MEDIUM DENSITY RESIDENTIAL

The applicant shall submit to the Municipality for its approval and in the required format:

a). A Site Development Plan, and in addition to the requirements of Clause 4.1.2.1,

also show the following:

- i) The position, dimensions and materials to be used in the construction of all roads, drive-ways, parking areas, squares and pedestrian access ways, if any;
- ii) The boundaries of all dwelling unit curtilages, active open areas and common open spaces;
- iii) The position, nature, extent and levels of all proposed and existing buildings on the site and adjoining sites;
- iv) The proposed landscaping of the site;
- v) The proposed common space;
- vi) The position and nature of recreation facilities, if any;
- vii) The position and extent of all utility areas.

b).A set of sketch drawings prepared by an architect at a scale of 1: 100 showing the plans, sections and elevation of each type of structure within the proposed development and particulars of the materials and colours to be used for the exterior wall finishes and roof or roofs; together with both front and rear elevations of each typical group of dwelling units at a scale of 1: 100 or 1: 200;

c).A table indicating:

- xix) The total area of the site;
- xx) The total number of dwelling units;
- xxi) The total floor area;
- xxii) The total number of car parking spaces provided for visitors and for residents;
- xxiii) The extent of the usable common land, the smallest active open area, the smallest dwelling unit curtilage and the smallest utility area; and
- xxiv) The areas of public uses where applicable;

d). Any other documents which the Municipality may reasonably require.

ADDITIONAL PROVISIONS APPLICABLE TO RESIDENTIAL BUILDINGS

No Residential Building may be erected on a site of less than 1000m² in extent.

Those portions of the site of a Residential Building not used for building, parking, road or other utility purposes, which portions shall comprise not less than 25% of the area of such site must be landscaped at the cost of the owner to the satisfaction of Council, for the use and enjoyment of the residents of the dwelling units, and shall thereafter be maintained by the owner, at his cost:

Provided that:

- a) the aforesaid 25% of the area of the site may, with the authority of the Council, include the area of any flat roof of a Residential Building, play areas, common areas and recreational facilities conveniently accessible from such Residential building and laid out or landscaped to the satisfaction of the residents of the Council for the use and enjoyment of the residents of the Dwelling Units; and
- b) the aforesaid period to be determined by the Council shall not be less than six months or more than eighteen months from the date on which any Dwelling Unit on the site is first used for residential purposes.

The minimum width of a road carriageway within a High Density Housing site shall be 3 metres where the carriageway is one-way and 5,5 metres where a dual-carriageway is provided.

Situated at the end of every cul-de-sac there shall be provided turning space to the satisfaction of the Municipality.

Adequate utility facilities shall be provided to the satisfaction of the Council, including areas for waste disposal, clotheslines, etc.

	DEVELOPMENT CONTROLS									
MIN ERF	MIN ERF FRONTAGE BUI		ILDING LINES	HEIGHT	COVER	FAR				
SIZE	(WIDTH)	STREET	SIDE & REAR	HEIGHT	AGE	FAR				
2500m ²	18m	7.5m	4,5m or 1,5m per storey, whichever is greater	4	60%	1.0				

5.7.8 ZONE: RESIDENTIAL ESTATE							
STATEMENT OF INTENT: A large mixed use zone that makes provision for the development of an aesthetically pleasing residential estate, providing a mix of residential and recreational options, and sometimes limited educational and commercial options for the convenience of the residents, located within a secure gated environment.							
PERMITTED USES	CONSENT USES	PROHIB	ITED USES				
Agricultural Land	Agricultural Building	Buildings and land uses not					
Carwash Facility	• Lodge	included in Colu	imns 1 and 2.				
Commercial Workshop	Office – General						
• *Community Garden	Place of Worship						
Educational Building	Special Use						
• Institution (limited to a frail care facility	Veterinary Purposes						
for the elderly)							
Private Recreational Use							
Public / Private Street							
Recreational Building							
Residential – Medium Density							
 **Residential Building 							

•	Shop – General	
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Daycare Facility

ADDITIONAL CONTROLS AND PROVISIONS APPLICABLE TO RESIDENTIAL ESTATES

DESIGN AND LAYOUT

The development within the Residential Estate Site shall be harmoniously designed. Careful attention shall be given to the aesthetic and functional aspects of the design. The Council may, where considered necessary or reasonably desirable by the Council, require the landscaping, paving or any other treatment of portions of a Residential Estate Site.

The owner shall not develop any area, whether in part or in whole, without prior approval by the local authority of a Development Plan/Site Development Plan, as set out in Clauses 4.1.1.1 and 4.1.2.1 respectively, of this Scheme. Such plan shall demarcate the relevant components of the development, which may include:

- a) Residential Component; and
- b) Recreation / Education / Commercial Component

The Development and/or Site Development Plan shall detail access points, all relevant bulk factors (viz., relevant height, floor areas, coverage), parking / loading areas, private areas, landscaping and other related requirements per the components listed above.

The minimum width of a road carriageway within a Residential Estate site shall be 3 metres where the carriageway is one-way and 5,5 metres where a dual-carriageway is provided.

Situated at the end of every cul-de-sac there shall be provided turning space to the satisfaction of the Municipality.

PROVISIONS APPLICABLE TO THE RESIDENTIAL COMPONENT OF A RESIDENTIAL ESTATE

PROVISIONS APPLICABLE TO THE RECREATION / EDUCATION / COMMERCIAL COMPONENT OF A RESIDENTIAL ESTATE SITE

The Recreation / Education / Commercial Component shall be restricted to 25% of the total site of a Residential Estate.

High impact areas such as recreation, education and commercial area should, at all times, respect the privacy and well-being of the residents.

PROVISIONS APPLICABLE TO SERVICES AND UTILITY COMPONENTS OF A RESIDENTIAL ESTATE

Adequate facilities for the removal of and general waste, in line with Council's Bylaws and to the satisfaction of Council, shall be provided.

Adequate facilities for clotheslines shall be provided within the residential component of the estate.

SECURITY AND LIGHTING

Adequate provision shall be made for perimeter and internal security measures, which may include a guard house, perimeter fencing, etc.

The development shall be adequately lit, to the satisfaction of Council.

APPLICATION PROCEDURE, DESIGN AND LAYOUT OF MEDIUM DENSITY RESIDENTIAL

The applicant shall submit to the Municipality for its approval and in the required format:

a). A Site Development Plan, and in addition to the requirements of Clause 4.1.2.1, also show the following:

- i) The position, dimensions and materials to be used in the construction of all roads, drive-ways, parking areas, squares and pedestrian access ways, if any;
- ii) The boundaries of all dwelling unit curtilages, active open areas and common open spaces;
- iii) The position, nature, extent and levels of all proposed and existing buildings on the site and adjoining sites;
- iv) The proposed landscaping of the site;
- v) The proposed common space;
- vi) The position and nature of recreation facilities, if any;
- vii) The position and extent of all utility areas.

b). A set of sketch drawings prepared by an architect at a scale of 1: 100 showing the plans, sections and elevation of each type of structure within the proposed development and particulars of the materials and colours to be used for the exterior wall finishes and roof or roofs; together with both front and rear elevations of each typical group of dwelling units at a scale of 1: 100 or 1: 200;

c).A table indicating:

- xxv) The total area of the site;
- xxvi) The total number of dwelling units;
- xxvii) The total floor area;
- xxviii) The total number of car parking spaces provided for visitors and for residents;
- xxix) The extent of the usable common land, the smallest active open area, the smallest dwelling unit curtilage and the smallest utility area; and
- xxx) The areas of public uses where applicable;

d). Any other documents which the Municipality may reasonably require.

ADDITIONAL PROVISIONS APPLICABLE TO RESIDENTIAL BUILDINGS

No Residential Building may be erected on a site of less than 1000m² in extent.

Those portions of the site of a Residential Building not used for building, parking, road or other utility purposes, which portions shall comprise not less than 25% of the area of such site must be landscaped at the cost of the owner to the

satisfaction of Council, for the use and enjoyment of the residents of the dwelling units, and shall thereafter be maintained by the owner, at his cost:

Provided that:

- a) the aforesaid 25% of the area of the site may, with the authority of the Council, include the area of any flat roof of a Residential Building, play areas, common areas and recreational facilities conveniently accessible from such Residential building and laid out or landscaped to the satisfaction of the residents of the Council for the use and enjoyment of the residents of the Dwelling Units; and
- b) the aforesaid period to be determined by the Council shall not be less than six months or more than eighteen months from the date on which any Dwelling Unit on the site is first used for residential purposes.

The minimum width of a road carriageway within a High Density Housing site shall be 3 metres where the carriageway is one-way and 5,5 metres where a dual-carriageway is provided.

Situated at the end of every cul-de-sac there shall be provided turning space to the satisfaction of the Municipality.

Adequate utility facilities shall be provided to the satisfaction of the Council, including areas for waste disposal, clotheslines, etc.

	DEVELOPMENT CONTROLS									
MIN ERF	FRONTAGE		BUILDING LINES		COVERAG	FAR				
SIZE	(WIDTH)	STREET	SIDE & REAR	HEIGHT	E	FAR				
5ha	21m	7,5m along the external street building line	Side and rear building line requirements do not apply to dwelling unit curtilages, except along the side and rear boundaries of the Residential Estate site, where the minimum side and rear building line shall be 4,5 m or 1,5m per storey (whichever is the greatest)	8	40%	0.8				
					-					

ADDITIONAL CONTROLS

• For provisions relating to parking and loading refer to Clause 6 and 6.3;

• For provision relating to the use of land refer to Clause 5.8;

• **Residential Building, exclude student housing in the property zoned as Residential Estate

• *The use of land for urban agriculture / community gardens is supported within the context that it will not degrade the quality of life of surrounding landowners, will not impact harmfully on public health and/or the natural environment and will contribute to the social and economic well-being of people.

- Applications for the use of land for the purpose of producing crops will be subject to Council's consent process and shall be accompanied by:
 - a) A site plan showing the extent of the use of land and where water for irrigation will be obtained from;
 - A motivation indicating how the use of land will be managed (including details regarding irrigation and fertilisation) and how the use of land will contribute to the social and economic well-being of people; and
 - c) An environmental and agricultural assessment and/or letter of support from relevant environmental and agricultural authorities.

• The use of land in environmentally sensitive areas such as floodlines, wetlands, etc. is not in line with environmental legislation and shall therefore not be supported.

	5.7.9 ZONE: IMIZI/F							
		SETTLEMENT						
STATEMENT OF INTENT: This la communal bases, and includes income housing provided by go for land used for low intensity uses in Traditional Authority ar small areas of crops such as sug PERMITTED USES • Agricultural Building • Agricultural Land • Arts and Crafts Workshop • *Community Garden • Conservation Purposes • Farm Stall • Home Activity • Place of Worship • Residential – Medium Density • Spaza/ Tuck Shop • Umuzi (Residential) • Day Care Facility	associated land uses that su vernment either as new deve and small scale agricultural p eas, and may include market	pport livelihoods. This may lopments or as in-situ upgrad ractices in association with o gardening, wood lots, the p	include low- des. Provides other related					
	ADDITIONAL	CONTROLS						
 ADDITIONAL CONTROLS Lot size of residential unit is based on the site size. For provisions relating to parking and loading refer to Clause 6 and 6.3 Care should be exercised so that slopes of 1.3 and 1.8 are avoided No development shall be permitted in or on flood plains, watercourses and wetlands unless the necessary approval has been obtained from the relevant environmental department and the Municipality. Camping areas will only be permitted in designated areas. Fishing will only be permitted for recreational purposes and not for commercial purposes. **Refer to Bed & Breakfast and Accommodation Establishment Bylaw. 								

- Community consultation and Traditional Council approvals on allocations is essential for all consent approvals.
- Flats or single storey living "rooms" are permitted and only sound buildings subject to the approval of the Municipal building inspectors are permitted.
- Maximum of 5 storeys may be permitted by consent, taking into consideration all engineering requirements.
- The traditional/vernacular buildings will be permitted provided that a building inspector of the Municipality has certified/approved it as stable and safe.
- Fishing for commercial purposes will require consent from the Department of Environment, Forestry and Fisheries.
- Road reserves that must be adhered to are: National Routes = 60 metres, Provincial = 30 metres, District Roads = 15 metres. The Minimum Width of Access Way is 3.5m
- *** Residential Building for student housing must comply with Policy on the Minimum Norms and Standards for Student Housing at Public Universities (Government Gazette No. 39238).
- Applications for development on land falling under the Ingonyama Trust also require a lease agreement/and or letter of support the applicable Traditional Council/Leader.
- Proposed development shall take due cognizance of the availability of services in the Traditional Council Area, and the provisions of Clause 4.1.1.1.5 (unserviced areas) shall apply.
- *The use of land for urban agriculture / community gardens is supported within the context that it will not degrade the quality of life of surrounding landowners, will not impact harmfully on public health and/or the natural environment and will contribute to the social and economic well-being of people.
- Applications for the use of land for the purpose of producing crops will be subject to Council's consent process and shall be accompanied by:

a)	A site plan showing the extent of the use of land and where water for irrigation
	will be obtained from;
b)	A motivation indicating how the use of land will be managed (including details regarding irrigation and fertilisation) and how the use of land will contribute to the social and economic well-being of people; and

- An environmental and agricultural assessment and/or letter of support from relevant environmental and agricultural authorities.
- The use of land in environmentally sensitive areas such as floodlines, wetlands, etc. is not in line with environmental legislation and shall therefore not be supported.

c)

DEVELOPMENT CONTROLS											
MINIMUM	UNITS	PER (WIDTH)	BUILDING LINES				COVERAG				
ERF SIZE	PER HECTARE		STREET	SIDE	REAR	HEIGHT	E	FAR			
N/A	N/A	N/A	3m	2m	2m	4	70%	1			

	5.7.10 ZO	NE: SMALL	
	но	LDINGS	
STATEMENT OF INTENT: The housing and related urban		tain smallholdings and set asic	le land for both low density
PERMITTED USES	-	ENT USES	PROHIBITED USES
 Additional Dwelling Unit Agricultural Building Agricultural Land Ancillary Unit *Community Garden Conservation Purposes Dwelling House Farm Stall Home Activity Plant Nursery Spaza shop Utilities Facility 	 **Bed and Breakfast Establishment (Guest Lodge) Agricultural Industry Arts and Craft Centre Boarding House Camping and Caravan Park Car Wash Chalet Development Coffee Shop / Tea Garden Conference Facility Crèche Day Care Facility Dipping Tank Educational Building Freestanding Telecommunication Infrastructure Home Business Hotel Impoundment Area (Animals Only) 	 Institution Lodge Mobile Home Park Municipal Purposes New Servitude, 15m or Wider Place of Instruction Place of Public Assembly Place of Worship Private Recreational Use Public/Private Street Racecourse Recreational Building Restaurant Restricted Building Shop - General Special Use Tavern Veterinary Purposes ***Residential Building 	Buildings and land uses no included in Columns 1 and 2.
		IONAL CONTROLS	
 ** Refer to Bed & Breat *** Residential Building Student Housing at Put Erf Control: The site of a Place of the Council may grant used in conjunction w Minimum Frontage Requir Except in special circulaccess way or a "hatch not exceed 65m. Whe 	blic Universities (Governm Worship shall not simultan its approval to the erection ith the use of such site as a ements: mstances the minimum fro net-shaped" erf shall be a re an erf is of an irregular	n Establishment Bylaw st comply with Policy on the M nent Gazette No. 39238) neously be the site of one or n on and use of one or more Dy a Place of Worship. Dontage for all erven shall be 22 minimum of 4 metres through	out its length which length shall c or change of road direction, the

frontage on the street is not less than 4 metres.

- Except in special circumstances the depth of an erf in relation to the frontage shall not exceed the ratio of 3 to 1 in proportion. An erf of irregular shape should be capable of containing within its boundaries a rectangle not exceeding the ratio 3 to 1 in proportion, having an area of 75 per cent of the minimum prescribed area.
- *The use of land for urban agriculture / community gardens is supported within the context that it will not degrade the quality of life of surrounding landowners, will not impact harmfully on public health and/or the natural environment and will contribute to the social and economic well-being of people.
- Applications for the use of land for the purpose of producing crops will be subject to Council's consent process and shall be accompanied by:

a)	A site plan showing the extent of the use of land and where water for irrigation
	will be obtained from;
b)	A motivation indicating how the use of land will be managed (including details
	regarding irrigation and fertilisation) and how the use of land will contribute to the

c) social and economic well-being of people; and c) An environmental and agricultural assessment and/or letter of support from

relevant environmental and agricultural authorities. The use of land in environmentally sensitive areas such as floodlines, wetlands, etc. is not in line with environmental

legislation and shall therefore not be supported.

	DEVELOPMENT CONTROLS							
MINIMUM FRONTAGE BUILDING LINES					HEIGHT	COVERAGE	FAR	
ERF SIZE	(WIDTH)	STREET	SIDE	REAR	(STOREY)	(%)		
N/A	22m	10m	5m	10m	2	10	0.10	

	5.7	.11 ZONE	SMALL S	SCALE			
		INFOR	RMAL SET	TLEMEN	rs		
					_		
STATEMENT OF INTENT: A z					-		
require urgent land use interestion residential development:	erventions t	o address e	nvironment	ai impacts;	service pr	ovision and	
Increased density							
 Area of extent, at le 	ast a radius	of 500m					
Some facilities such							
PERMITTED USES			SENT USES		Р	ROHIBITED USI	ES
 Agricultural Building 	• E	ducational B	uilding		Buildings	i and land ເ	uses not
 Agricultural Land 	• +	lome Busine	SS		included	in Columns 1 a	nd 2.
 *Community Garden 	• 1	nstitution					
 Informal Trade Area 	• P	lace of Asser	nbly				
Place of Worship		avern/Night	•				
 Spaza Shop 		eterinary Pu					
 Umuzi (Residential) 		*Residential	•				
Home Activity							
Day Care Facility							
Office-General							
			AL CONTRO	או			
 Lot size of residential unit is b 	ased on the s						_
 ** Residential Building for stu 			with Policy	on the Minim	um Norms	and Standards fo	or Student
Housing at Public Universities	-						or orducent
 Applications for development 				ust also requi	ire a lease a	greement/and c	or letter of
support the applicable Traditi	onal Council/	Leader.				-	
Proposed development sha	III take due co	gnizance of th	ne availability	of services ir	hthe Traditi	onal Council Are	a, and the
provisions of Clause 4.1.1.1	-	-					
• *The use of land for urban	-						-
quality of life of surroundin and will contribute to the s					ealth and/o	r the natural en	vironment
 Applications for the use of I 					to Council'	s consent proces	s and shall
be accompanied by:			0			·	
a)	A site	plan showing	the extent of	f the use of la	nd and whe	ere water for irri	gation will
		tained from;					
b)						nanaged (includi land will contrib	
		and economic					
c)	An en	vironmental a	nd agricultura	al assessment		er of support from	m relevant
a The control of the terms		onmental and a	-				
 The use of land in environmentation legislation and shall therefore 			in as floodlin	es, wetlands,	etc. is not	in line with envi	ronmental
		-	ENT CONTR				
MINIMUM UNITS PER	FRONTAGE	BU	ILDING LIN	ES	HEIGHT	COVERAGE	FAR
ERF SIZE HECTARE	(WIDTH)	STREET	SIDE	REAR		COVERAGE	
N/A N/A	N/A	3m	2m	2m	2	70%	0.7

	5.7.12 ZONE: MEDIUM SCA INFORMAL SETTLEM							
 and may require urgent provision and residentia Increased densi Area of extent, 	 TATEMENT OF INTENT: A zone that demarcates areas that have been informally settled and may require urgent land use interventions to address environmental impacts; service provision and residential development: Increased density Area of extent, at least a radius of 1000m provide the second second							
PERMITTED USES	CONSENT USES	PROHIBITED USES						
 Agricultural Building Agricultural Land Arts and Crafts Workshop *Community Garden Conservation Purposes Farm Stall Home Activity Place of Worship Spaza/ Tuck Shop Umuzi (Residential) Day Care Facility Home Activity 	 Agricultural Facility (independent of the resource base) Agricultural Industry Camping Area Car Wash Cemetery Chalet development Commercial Workshop Educational Building **Home Business Informal Trade Area Institution Resort Development Lodge Passive Recreational area Place of Public Assembly Public Offices Public Recreation Use Recreational Building Shop - General Tavern/ Night Club/Bar Terminal – Intermodal Facility Veterinary Purposes Waste Transfer and/or Recycling Centre ***Residential Building 	Buildings and land uses not included in Columns 1 and 2.						
	ADDITIONAL CONTROLS							
For provisions relatiCare should be exercise	unit is based on the site size. ng to parking and loading refer to Clause 6 and 6.3. ed so that slopes of 1.3 and 1.8 are avoided be permitted in or on flood plains, watercourses a	and wetlands unless the necessary						

- approval has been obtained from the relevant environmental department and the Municipality.
- Camping areas will only be permitted in designated areas.

- Fishing will only be permitted for recreational purposes and not for commercial purposes.
- For provisions relating to parking and loading refer to Clause 6 and 6.3
- **Refer to Bed & Breakfast and Accommodation Establishment Bylaw.
- Community consultation and TC approvals on allocations is essential for all consent approvals.
- Flats or single storey living "rooms" are permitted and only sound buildings subject to the approval of the Municipal building inspectors are permitted.
- Maximum of 3 storeys may be permitted by consent.
- The traditional/vernacular buildings will be permitted provided that a building inspector of the Municipality has certified/approved it as stable and safe.
- Road reserves that must be adhered to are: National Routes = 60 metres, Provincial = 30 metres, District Roads = 15 metres. The Minimum Width of Access Way is 3.5 m
- *** Residential Building for student housing must comply with Policy on the Minimum Norms and Standards for Student Housing at Public Universities (Government Gazette No. 39238)
- Applications for development on land falling under the Ingonyama Trust also require a lease agreement/and or letter of support the applicable Traditional Council/Leader.
- Proposed development shall take due cognizance of the availability of services in the Traditional Council Area, and the provisions of Clause 4.1.1.1.5 (unserviced areas) shall apply.
- *The use of land for urban agriculture / community gardens is supported within the context that it will not degrade the quality of life of surrounding landowners, will not impact harmfully on public health and/or the natural environment and will contribute to the social and economic well-being of people.
- Applications for the use of land for the purpose of producing crops will be subject to Council's consent process and shall be accompanied by:
 - a) A site plan showing the extent of the use of land and where water for irrigation will be obtained from;
 - b) A motivation indicating how the use of land will be managed (including details regarding irrigation and fertilisation) and how the use of land will contribute to the social and economic well-being of people; and
 - c) An environmental and agricultural assessment and/or letter of support from relevant environmental and agricultural authorities.
- The use of land in environmentally sensitive areas such as floodlines, wetlands, etc. is not in line with environmental legislation and shall therefore not be supported.

	DEVELOPMENT CONTROLS									
MINIMUM UNITS ERF SIZE HECTARE	UNITS	FRONTAGE	BUILDI	NG LINE	S					
	PER HECTARE	(WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR		
N/A	N/A	N/A	3m	2m	2m	2	70%	0.7		

	5.7.13 ZONE: LARGE SCALE SETTLEMENTS	
registerable with the Surveyor	ne that demarcates areas that have some level of Generals Office. This is inclusive of Mzingazi and ch as a School, Shop/Spaza, Social facilities, Taxi Ran	Mandlazini Agri-
PERMITTED USES	CONSENT USES	PROHIBITED USES
 Primary: Umuzi Additional Dwelling Unit Agricultural Building Agricultural Land Residential Building** Residential — Medium Density Day Care Facility Place of Worship Home Activity Home Schooling Home Business* (Tuckshop & Creche) Arts and Craft Workshop Public Office 	 Home Business* (Other) Nightclub/Tavern/Bar**** Agricultural Industry Carwash Facility Shop General Utilities Facility Office-General Resort Development Lodge 	Buildings and land uses no included in Columns 1 and 2.
	ADDITIONAL CONTROLS	
	ased on the site size. permitted by consent, taking into consideration all dent housing must comply with Policy on the Mini	

Student Housing at Public Universities (Government Gazette No. 39238). • *** Refer to Bed & Breakfast and Accommodation Establishment Bylaw

• **** Nightclub/Tavern/Bar operational hours no later 00h00; subject property must be brick-fenced to contain any activities; all parking within site; minimal noise must emanate from subject property; glass bottles must be disposed off in waste bins as prescribed by Council, braai area/structures must not be within 2m of any boundary.

	DEVELOPMENT CONTROLS								
MINIMUM ERF SIZE	UNITS	FRONTAGE	BL	JILDING LI	NES		COVE		
	PER HECTARE	(WIDTH)	STREET	SIDE	REAR	HEIGHT	RAGE	FAR	
200m ²	N/A	N/A	3m	2m	2m	3	70%	0.7	

			5.7.14 ZONE: RAPID URBANIZATION MANAGEMENT AREA							
			intended to mar for future "upgra	age informal settleme ading".	nts adjacer	nt to or near				
PER	MITTED USES	5	CONSE	INT USES	PROHIBITED USES					
Additional	Dwelling	• (Car Wash		Buildings	and uses not				
• Agricultura	al Building	• E	Educational Build	ling	included	in Columns 1 a	and 2.			
• Agricultura	al Land	• +	Home Business							
• *Commun	ity Garden	•	ndustry - Light							
• Dwelling H	ouse	•	ndustry - Service							
• Heritage P	urposes	•	nstitution							
• Home Acti	vity	• 1	New Servitude, 1	5m or Wider						
Informal T	rade Area	• F	Place of Public As	sembly						
 Municipal 	Purposes	• F	Public / Private S	treet						
Place of W	orship	• F	Recreational Buil	ding						
Public Office	•		Shop - General	C						
• Spaza/Tucl	kshop		Tavern							
Utilities Fa	-	• *	**Residential Bu	ilding						
• Day Care F	-	• \	Naste Transfer a	nd/or Drop-Off						
,	,		Station	, ,						
			ADDITIONAL	CONTROLS						
 ** Resider for Studen *The use degrade natural e Applicat process 	residential ur residential ur tial Building t Housing at R e of land for u the quality o environment ions for the and shall be a a) b) c) of land in e	Public Universi urban agricultu f life of surrour and will contri use of land fo accompanied b A sit irriga A m deta cont An e relev	using must com ties (Governmer ire / community nding landowner bute to the socia r the purpose o by: te plan showing ation will be obta otivation indicat ils regarding irri ribute to the soci nvironmental an vant environmen	ing how the use of la gation and fertilisation ial and economic well- d agricultural assessme tal and agricultural aut s such as floodlines, w	within the on- ifully on pu- eing of peo- be subject e of land and will bo- n) and how being of pe- ent and/or chorities.	context that it ablic health and ople. t to Council's of and where wa e managed (in w the use of la eople; and letter of suppo	will not d/or the consent ater for acluding and will ort from			
MINIMUM	UNITS PER	FRONTAGE	DEVELOPMEN	DING LINES						
	UNITS PER	FROMIAGE	DUIL							
ERF SIZE	HECTARE	(WIDTH)	STREET	SIDE & REAR	HEIGHT	COVERAGE	FAR			

			5.7.15 ZO	NE: HOTE	L				
including a licer	nsed hotel, onal faciliti	and includes a es, shop and la	range of rela	ted facilities s	 accommodation, uch as conference use of the guests, 				
PER		SES		CONSENT	USES	PRC	HIBITED USES	5	
 Hotel Lodge Night Club / B hotel) Parkade Place of Amus of a hotel) Place of Asser hotel) Private Recreational B *Residential B Shop-General Utilities Faciliti *Fuel Filling Si 	sement (wh mbly (which ational Use Building Building: lim ty	nop Park hich forms part of ensity nent	-	and land use					
	tation	_					_		
 *A Residentia For provisions The following p applicable to all Except Notwith or more book seagency a) b) c) Where a Hotel of determining 	 Council provided that any applicant aggrieved by such definition may appeal; no commercial advertising of such aforesaid activities shall be permitted on the site so as to be visible from outside the building; access to such activities shall be from within the Hotel; and 								
			DEVELO		TROLS				
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	STREET BUILDING LINE	SIDE BUILDING LINES	REAR BUILDING LINES	HEIGHT	COVERAGE	FAR	
3600m ²	N/A	18m	7,5m		.,5m per storey, ver is greater	UR	60%	3,0	

		5.7	7.16 ZONE: I	RESORT 1				
			nded to promo creation and ot			ırist associa	ted	
PEF	PERMITTED USES CONSENT USES					PRO	HIBITED USES	
 Casino Heritage P Hotel Launderet Municipal Office – Ge Camping a Place of Ai Private rec Public / Pr Resort Dev 	te Purposes eneral ind Caravan Pa musement creational use ivate Street velopment Telecommunic	ırk	 Chalet Develo Educational E *Freestandin Infrastructure Place of Asse Residential - Residential B Special Use Utilities Facili 	Building g Telecommur e mbly Medium Dens uilding			ngs and land ed in Columns	
			ADDITION	AL CONTROL	S			
-	-		and loading refe e are subject to			s for munici	pal approval	
			-	IENT CONTRO	-			_
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAG E (WIDTH)			-	HEIGHT	COVERAGE	FAR
	N/A	18m	_	SIDE	REAR 4.5m	UR	40%	1 5
2.5ha	N/A	10111	7.5m	4.5m	4.5111	UK	40%	1.5

		5.7.1	L7 ZONE: I	RESORT 2				
STATEMENT OF Breakfast, small s and art and craft	scale chalet co	omplexes, can	nping and car	avan faciliti	es, cottage in			
PERN	IITTED USES		CON	ISENT USES		PRO	HIBITED USES	
 Art and Craft Workshop *Bed and Breakfast Camping and Caravan Park Caretaker Accommodation Chalets Development Coffee Shop / Tea Garden Public / Private Street Tuck Shop Shop-General Place of Assembly Resort Development 			 Agricultural Land Marina Infrastructure Place of Amusement Place of Assembly Recreational Building Shop - General Utilities Facility 			Buildings and land uses not included in Columns 1 and 2.		
Resort Develop	oment							
 For provisions i *education and Accommod The developme Accommodatio Commercial fac Where provide be allowed. The 	dation Establis ent should nor on shall not ex cilities shall no d for under a	rking and load shment Bylaw t exceed 2ha ceed 50 habit ot exceed 400 relevant zoni	able rooms/s m ² ng, the accor	lause 6 and leeping acco	mmodation of a caretaker			el may
		D	EVELOPMEN	T CONTROLS	6			
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	BI	UILDING LIN SIDE	ES REAR	HEIGHT	COVERAGE	FAR
300m ² & supported by a development plan	N/A	N/A	3m	storey, wl	l,5m per nichever is ater	2	70%	0.80
	5.7.18 ZONE: HARBOUR RESORT							
---	---	--	--	--	--	--	--	--
STATEMENT OF INTENT: The provision of land for mixed – use harbour resort purposes.								
PERMITTED USES	CONSENT USES	PROHIBITED USES						
 Arts and Craft Outlets/workshop Camping and Caravan Facilities Caretaker Accommodation Chalet Development Heritage Purposes Harbour Infrastructure Harbour Management Hotel Marina Infrastructure Municipal Purposes Office – General Parking Erf / Parkade Place of Amusement Place of Assembly Private Recreational Use Public / Private Street Public Recreational Use Residential Building Shop – General Utilities Facility Night Club/Tavern/Bar Car wash facility 	 Agricultural Industry (Limited to Mari-Culture) Agricultural Land Commercial Workshop Educational Building Gambling Premises Industry – Light Industry-Service Place of Worship Railway Infrastructure Recreational Building Special Use Terminal – Passenger Liner Warehouse Automotive Showroom (for Sea Craft only) 	Buildings and land uses no included in Columns 1 and 2.						
	ADDITIONAL CONTROLS							
be allowed. The size of such dwellir	nd loading refer to Clause 6 and 6.3. Int zoning, the accommodation of a careta ng unit may be restricted at the sole discu the provision of all essential services wi	retion of Council.						

- Notwithstanding the above, the provision of such services by Council shall be at Council's sole discretion, within its budgeting limitations and/or by contractual agreement between the Harbour Authority and/or its lessee and Council.
- The provisions of Clauses 4.1.1.1.1 and 4.1.2.1 shall, *mutatis mutandis*, apply to all land and building uses within these zones.

- Where no registered subdivision exists, the provisions of the scheme shall apply to any lease area or area of use so identified by Council.
- The height of any building or structure shall not impede the efficient control by the Harbour Authority over harbour water activities, as determined by such authority.

	DEVELOPMENT CONTROLS											
		FRONT	BUILD	ING LINES								
MINIMUM ERF SIZE		AGE (WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR				
N/A	N/A	N/A	7,5m	4,5m or 1,5m per storey, whichever is greater			ole discretion o orted by a Deve					

5.8 ADDITIONAL CONTROLS APPLICABLE TO SITES THEREOF

5.8.1 MOTOR VEHICLES ON PREMISES OF A DWELLING

Except with the prior approval of the Council, no person shall bring onto any premises of a Dwelling Unit, any premises reserved for the erection of a Dwelling Unit or any portion of any street reserve in a predominantly residential area, as the case may be, or cause or allow to be present thereon any articulated motor vehicle, breakdown vehicle, bus, goods vehicle, tractor, truck-tractor or any other type of vehicle weighing more than 3500 kg for a period exceeding two hours, except for bona fide purposes of delivering or supplying goods or services to such premises or any adjacent premises. For the purpose of this sub-clause, the expressions "articulated motor vehicle", "breakdown vehicle", "bus", "goods vehicle", "tractor", "truck-tractor" and "any other type of vehicle weighing more than 3 500kg shall have the meanings assigned thereto by the Road Traffic Act (Act 29 of 1989), together with any schedule thereto, regulation made thereunder and amendment thereof."

5.8.2 USE OF BUILDING OR ROOMS OTHER THAN HABITABLE ROOMS AS A DWELLING

No person shall use or cause or be permitted to use, any room, group of rooms or building, which in the opinion of the Council is not a Habitable Room or does not include Habitable Rooms to the satisfaction of the Council.

5.8.3 USE OF DWELLING UNITS FOR CONDUCTING A BUSINESS

- 5.8.3.1 GENERAL PROVISIONS APPLICABLE TO A HOME BUSINESS
- 5.8.3.1.1 No person shall conduct, practice or carry out or allow to be conducted, practiced or carried out, for any purpose or in any manner, any occupation or business, whatsoever from or upon any residential property except where the consent of the Council has first been applied for and obtained and further subject thereto that:
 - a) It shall be limited to the Owner of the property, who shall permanently reside thereon, provided that the Council may in exceptional circumstances, and if it is satisfied that the prime use of the Dwelling Unit as a residence will in no way be prejudiced, permit the activity to be conducted by a person who shall permanently reside on the property, other than the Owner;

- b) The applicant is able to provide sufficient on-site parking as required in terms of the Scheme, and preferably shall be located to the rear of the Dwelling Unit, where possible;
- It shall not occupy a floor area greater than 40m² for home business and 25% for floor c) area for home activity.
- d) the erection of signage indicating the nature of the activity shall be in compliance with the Municipal Outdoor Advertising and Signs Bylaw and shall utilise a style and size of lettering which will complement the residential character of the Dwelling Unit, and must be placed on the main wall of the Building.
- e) There must be no noise emanating from the property that will be audible to the adjacent neighbor's properties.
- f) It shall not involve metal or woodwork where the operation of machines may cause a disturbance or nuisance to surrounding landowners;
- It shall not involve work on motor vehicles other than that relating to vehicle servicing g) and minor related repairs;
- h) It shall not involve the parking, on or adjacent to the Site, of any vehicle with a tare mass exceeding 2000kg; and
- i) It shall not utilise machinery other than electrically-driven or hand-driven machinery, provided that no single machine shall be rated at more than 1,5 kW.
- 5.8.3.1.2 An application for Council's consent shall be accompanied by a Site Development Plan, as provided for in Clause 4.1.2.1

5.8.4 SPECIFIC PROVISIONS APPLICABLE TO A HOME ACTIVITY

- 5.8.4.1 in the case of a Home Activity: "any compatible land use activity"
 - It shall not involve the regular congregation of more than 3 persons on the Site. This a) includes the owner of the Site, but excludes the owner's family that permanently resides on the Site;
 - b) Apart from the possible employment of one domestic worker, a Home Activity shall not involve the employment of any additional persons which are necessary in order to conduct the activity; and
 - c) It shall not involve the regular parking of more than three motor vehicles on Site at any one time.
 - d) Not pose as an nuisance to the adjacent properties
 - e) No parking on the side walk or outside the property
 - f) Operational hours are limited 8h00 to 18h00
 - Prohibition of outdoor advertising g)

5.8.4.2 **Additional Controls for Home Schooling**

- a) Home schooling will be limited to 6 biological children with council's consent. Unabridged birth certificate to be produce to confirm relation to biological children.
- b)

c) Registration with the Department of Basic Education is required.

5.8.5 SPECIFIC PROVISIONS APPLICABLE TO A HOME BUSINESS

5.8.5.1	in the case of	f a Home Business and unless specified otherwise:
	a)	Shall not involve the regular congregation of more than five persons on the Site nor the employment of more than three persons, including the owner, on the Site; and
	b)	Shall not involve the regular parking of more than five motor vehicles on Site at any one time, subject thereto that the applicant is able to provide all parking on-site.
5.8.5.2	in the case of	f the establishment of a crèche / nursery school, the establishment must:
	a)	not be subject to Clause 5.8.3.1.1(c) and (e) and 5.8.5.1 (a) and (b);
	b)	be operated by one person only, although assistants may be employed at the discretion of the Council;
	b)	not involve any additions or alterations to the Dwelling Unit and / or Outbuildings, other than those required by the State and Municipal Health Authorities;
	c)	be limited to the accommodation and care of ten (10) but not more than thirty (30) children, other than those of the applicant. Therefore, a proposed childcare facility on an erf zoned "Residential Only Detached" where more than 30 children are to be accommodated shall be subject to a rezoning application (if compliant);
	d)	be limited to operate between the hours of 06h00 and 18h00;
	e)	provide all parking and drop-off areas on-site; and
	f)	be registered with the Department of Education (Basic Education Certification)
5.8.5.3	in the case of	f a Bed and Breakfast / Guest House facility:
	a)	not be subject to Clauses 5.8.3.1.1(c) and (e) and 5.8.5.1 (a) and (b);
	b)	shall be primarily aimed at providing short term transient accommodation to the tourist and/or business market, operated from a private single Dwelling House;
	c)	shall be limited to less than fourteen (14) lodgers in not more than seven (7) lettable rooms. "Lettable room" means a habitable room;
	d)	shall not include a "Place of Assembly" or "Place of Amusement", including weddings and other functions;
	e)	shall comply with Council's Bed and Breakfast Bylaws and other relevant laws, provisions and restrictions; and
	f)	provide all parking and loading areas on-site.
	g)	No alcoholic beverages shall be sold except to resident guests for consumption on the premises with meals;

- h) Guest rooms shall not be converted to, or used as, separate self-catering dwelling units;
- i) Meals may only be supplied to guests or lodgers who have lodging on the property, employees, and the family residing in the dwelling;
- No advertising sign shall be displayed other than a single un-illuminated sign or notice not projecting over a public street in accordance with Council's Outdoor Advertising and Signage Bylaw, and the size of such sign must be confirmed with and approved by the municipality;
- Weddings, receptions, conferences, training or any similar activities are not permitted from a bed and breakfast/guesthouse establishment;
- No activities shall be carried out which constitute, or are likely to constitute, a source of public nuisance;
- m) Rooms must have an interleading passage to self-contained rooms and rooms must have one access.

5.8.5.4 Additional Controls for **Tuition Centre**

- a) Tuition Centre will be limited to 10 learners with council's consent.
- b) not the employment of more than three persons, including the owner, on the Site;
- c) Not pose as an nuisance to the adjacent properties
- d) No parking on the side walk or outside the property
- e) Operational hours are limited 8h00 to 18h00
- b) Tuition Centre must not provide boarding facilities
- c) Shall not involve the regular congregation of more than 10 persons on the Site
- d) Shall not exceed 25% of the floor area
- 5.8.5.5 Additional controls for **Spaza / Tuckshop** (permissible via Home Business in Residential Only Detached zone)
 - a) The sale of liquor and consumption of liquor shall not be permitted.
 - b) The sale of perishable goods must have accompanying certificate of compliance from the relevant authorities.
 - c) No amusement machines of any kind shall be permitted in the spaza / tuckshop whatsoever.
 - d) The exercising of the spaza / tuckshop shall exclusively be for the owner / occupant residing in the dwelling house / unit. Sub-letting is not permissible.
 - e) The number of staff employed in the tuckshop on the erf shall not without the written consent of the Council exceed three employees.
 - f) The maximum extent of the spaza / tuckshop that the Council may grant on the erf is restricted to 30m².

- g) The spaza / tuckshop shall be conducted from a fixed structure for which building plans have been approved. (It may include a container/s).
- h) In developments governed by sectional title or Home Owners associations, such spaza / tuckshop shall be accommodated subject to approval of the relevant Body Corporate / Home Owners Association.
- 5.8.5.6 Additional controls for Home Based Business Classes (examples baking, sewing, arts and craft, cooking, swimming classes, health studio) :

a) It shall not involve the regular congregation of more than 5 persons on the Site;

b) Not pose as a nuisance to the adjacent properties;

c) No parking on the sidewalk or outside the property;

d) This includes the owner of the Site, but excludes the owner's family that permanently resides on the Site;

e) Shall not exceed 25% of the floor area

5.8.5.7 Additional controls for **Beauty Salons** (spas, hair salons, barbershops)

a) It shall not involve the regular congregation of more than 3 persons on the Site;

b) not the employment of more than three persons, including the owner, on the Site;

c) Not pose as an nuisance to the adjacent properties;

d) No parking on the sidewalk or outside the property;

e) The sale of perishable goods is prohibited ;

f) Shall not exceed 25% of the floor area

5.8.6 ADDITIONAL CONTROLS AND PROVISIONS APPLICABLE TO RETIREMENT VILLAGES

5.8.6.1 Design and layout

- 5.8.6.1.1 The development within the Retirement Village Site shall be harmoniously designed. Careful attention shall be given to the aesthetic and functional aspects of the design. The Council may, where considered necessary or reasonably desirable by the Council, require the landscaping, paving or any other treatment of portions of a Retirement Village Site.
- 5.8.6.1.2 Pedestrian pathways shall be designed and constructed, taking due cognisance of the limited mobility of some residents of a Retirement Village. It shall aim to contain materials that is considered non-slippery, shall not present a tripping hazard and shall not have a gradient steeper than 1 in 12.
- 5.8.6.1.3 The owner shall not develop any area, whether in part or in whole, without prior approval by the local authority of a Development Plan/Site Development Plan, as set out in Clauses 4.1.1.1 and 4.1.2.1 respectively, of this Scheme. Such plan shall demarcate the relevant components of the development, which may include:
 - a) Assisted Living and Frail Care;
 - b) Medium Density Housing;
 - c) Recreation and Community Centre. Such component should further demarcate areas accessible by the general public or accessible only by the residents and guests;
 - d) Service and utility areas; and
 - e) Common areas and open space, which shall form part of all other components listed above.
- 5.8.6.1.4 Components may be interspersed to provide, for instance, two separate recreation areas, etc.
- 5.8.6.1.5 The Development and/or Site Development Plan shall detail access points, all relevant bulk factors (viz., relevant height, floor areas, coverage), parking / loading areas, public vs. private areas, landscaping and other related requirements per the components listed above.

5.8.7 PROVISIONS APPLICABLE TO THE MEDIUM DENSITY HOUSING COMPONENT OF RETIREMENT VILLAGE SITE

- 5.8.7.1 Additional provisions applicable to Medium Density Housing from different land use zones categories should apply
- 5.8.7.1.1 PROVISIONS APPLICABLE TO THE FRAIL CARE / ASSISTED LIVING COMPONENT OF A RETIREMENT VILLAGE SITE

- 5.8.7.1.2 The size of the Frail Care / Assisted Living component shall not be less than 3600m² or 25% of the total Retirement Village site, whichever is greater.
- 5.8.7.1.3 A minimum of 25% of the Frail Care / Assisted Living component shall be provided as active open area and/or common areas.

5.8.8 PROVISIONS APPLICABLE TO THE RECREATION/COMMUNITY CENTRE COMPONENT OF A RETIREMENT VILLAGE

- 5.8.8.1 The Recreation and Community Centre component of a Retirement Village shall be limited to a maximum of 50% of the total Retirement Village site.
- 5.8.8.1.1 The Recreation and Community Centre component of a Retirement Village should aim to empower the senior citizen community, and as such could allow for continued employment options for senior citizens, recreational and socialization needs and the continued integration of the senior citizen community with the rest of the community (i.e. "public contact" areas).
- 5.8.8.1.2 Should public contact areas be provided for as part of a Retirement Village, site development plans should clearly distinguish between, and separate (where necessary) areas accessible by the general public (i.e. "public contact" areas) or accessible only by the residents and guests. This may include a dual security gate system.
- 5.8.8.1.3 The "Public contact area" is restricted to a maximum of 20% of the Recreation and Community Centre component of a Retirement Village.
- 5.8.8.1.4 "Public contact areas" should, at all times, respect the privacy and well-being of the residents. The following land uses may be provided for access to the general public:
 - a) Educational Building, restricted to a library, art gallery, day-care/after-care crèche/nursery school and educational training facilities/lecture hall;
 - b) Place of Worship;
 - c) Place of Assembly, limited to a conference facility and restaurant / tea garden;
 - d) Informal Trade Area, restricted to a community/flea market facility.
 - e) General or Offices.
- 5.8.8.1.5 The following restrictions relating to permissible and consent uses shall apply to The Recreation and Community Centre component of a Retirement Village accessible only by the residents and guests:
 - a) Shop shall be restricted to a hair / beauty salon, laundry, convenience/tuck shop and other commercial uses ancillary to a Retirement Village facility.
 - b) Agricultural Land shall be restricted to the use for a community garden and a plant nursery.

5.8.6 PROVISIONS APPLICABLE TO SERVICES AND UTILITY COMPONENTS OF A RETIREMENT VILLAGE SITES

5.8.6.1 Adequate facilities for the removal of hazardous/medical and general waste, in line with Council's Bylaws and to the satisfaction of Council, shall be provided.

5.8.7 LETTING OF PREMISES

5.8.7.1 No part of any Dwelling House shall be let off as a separate tenement, nor shall the outbuildings of, or an additional freestanding building on the premises of a Dwelling House except an Additional Dwelling Unit be let off as a separate tenement.

5.8.8 ADDITIONAL PROVISIONS APPLICABLE TO RESORT DEVELOPMENTS

- 5.8.8.1 Within a Resort Zone, the provision of any Caravan Park shall be designed and operated independently of any accommodation of a permanent nature such as Chalets, Dwellings and Medium Density units.
- 5.8.8.2 No Caravan Park, Chalets, Dwellings, or Medium Density units may be erected within a Resort Zone without compliance, first, with the provisions of Clause 4.1.2.1 of this Scheme, at the sole discretion, and to the satisfaction, of the Council.
- 5.8.8.3 No chalet, dwelling unit or building may be sited within the coastal setback line as determined by Council, or in terms of legislation.
- 5.8.7.4 No undergrowth, shrubs and trees of an indigenous nature may be cleared, unless so identified and approved by means of an environmental impact assessment.
- 5.8.8.5 The Council may, at its sole discretion, on application to it, grant its approval to the establishment of:
 - a) a shop, launderette and/or place of amusement, place of assembly, or recreational building which is ancillary and incidental to the Resort Zone and exclusively serves such zone; and
 - b) a dwelling unit, or dwelling units, which is, or are, exclusively to be used for accommodation of employees of a Caravan Park.
- 5.8.8.6 No caravan park shall be established within the area of this scheme, except where the approval of the Council thereto has been obtained. The design, layout and other standards of the Caravan Park shall be to the satisfaction of the Council and subject to such conditions which the Council may impose; provided that the Council, when considering an application in respect of a Caravan Park may, at its sole and unhindered discretion allow itself to be guided by the South African Bureau of Standard's "Code of Practice for the siting, layout, design, construction, use, maintenance and operation of caravan parks" (SANS 10092-2004). The Council reserves the right to impose any part of parts or the whole of the said Code or applicable Bylaws as a condition of approval, in which case such Code or Bylaws, or parts thereof, shall be deemed to have the same force and effect as any provision of this Scheme and to be a part of this scheme.

5.8.9 SECURITY AND LIGHTING

- 5.8.9.1 Adequate provision shall be made for perimeter and internal security measures, which may include a guard house, perimeter fencing, etc.
- 5.8.9.2 The development shall be adequately lit, to the satisfaction of Council.

5.8.10 SEQUENTIAL DEVELOPMENT

- 5.8.10.1 The Council may approve of a Retirement Village Site being developed sequentially in portions/phases, provided that at least the following services shall be provided concurrently with the first stage of development:
 - a) a Care Centre, which may contain frail aged accommodation with a minimum total number of beds equal to 10% of the number of dwelling units;
 - b) the Community Centre, which shall contain a kitchen, dining room and lounge area and may include other support facilities which shall be for the exclusive use of the residents and their guests;
 - c) open space areas; and
 - d) administration offices.

5.11 ZON	E: CATEGO	RY: TRANSP	ORTATION A	ND ACCESS	5					
			5.11.1 ZONE	AIRPORT						
hangars, facil	ities for refuell as follows: basi	ing and repair, a	ovision for aircraft la nd various accomm utility, general trans	odation for pa	assengers.	Airports ca	n be			
	PERMITTED	USES		ONSENT USES			PROHIBITED	USES		
 Terminal – , Utilities Fac Car wash fa Warehouse Hotel Residential Shop - Gen 	Building Industry Showroom I Workshop Facilities eral ng and Parkade Airport / Airfield ility cility Building eral	3	Infrastruct	ding Telecomm ure	unication		Buildings and land uses not inclu in Columns 1 and 2.			
	elecommunicat	ion Infrastructure		AL CONTROLS	5					
to the fur on the pe and/or a due cons Minister For provi For addit *All telec A noise b An Interr of the fac	nctioning of the ermissible floor ny other related ideration for ar of Transport or sions relating to ional provisions communication buffer shall be m modal facility m cility.	airport, as well as area ratio, covera d matters by way by relevant regula any other respon o parking and load s refer to Clause 5 infrastructure are naintained free of ay make provision	ding refer to Clause .12.1.1 and 5.12.1.1 subject to submission any development a n for both formal an compliance with Co	y to the function tions, the placi the plan in terms any related le and 6.3 .1 on of Building p determined in d informal com	n of an airf ng of buildi s of this Sch gislation as lans for mu n the Airpon mercial act rading Bylan	ield and sub ngs on the s ieme. Such s may be laid inicipal appr rt Master Pl ivities incide	iject to agreemen ite, on-site parkir site development d down from time roval. an.	t being reached ng requirements plan shall have e to time by the		
MINIMUM	UNITS PER	FRONTAGE	BUILI	DING LINES				FAD		
ERF SIZE	HECTARE	(WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR		
N/A	N/A	N/A	7.5m	4.5m		supporte	ole discretion c ed by a Develor by Council			

			5.11.2 ZO	NE: RAILV	VAYS	- 1				
STATEMENT OF II open are		e that makes p rage and repa					-			
PERMIT	TED USES		CONSENT	USES		PR	OHIBITED USE	S		
Agricultural Lance	ł	• Art	s and Crafts V	Vorkshop	Buildi	ngs and lar	nd uses not inc	luded in Columns		
Caretaker Accom	nmodation	• Cor	mmercial Wo	rkshop	1 and	2.				
Harbour Infrastr	ucture	• Im	poundment A	rea						
• Public / Private S	Street	• Info	ormal Trade A	Area						
• Railway Infrastru	ucture	• Mu	inicipal Purpo	ses						
• Terminal Railway	ys	• Pla	ce of Assemb	ly						
• Utilities Facility		• Spe	ecial Use							
• Industry-Bulk Sto	orage	• Wa	rehouse							
Public Office										
• Car wash facility										
			ADDITIO	NAL CONTRO	DLS					
 Railway lines wi including the De Dwelling house r For provisions re Transnet or Deve Notwithstanding budgeting limita The provisions zones, if requi Where no registe by Council. The height of any as determined b 	partment of T must be ancill elating to park elopers shall h g the above, tions and/or h s of Clauses 4 red by Counc ered subdivisi	Transport and ary to the prin ting and loadin be responsible the provision by contractual 1.1.1.1 and 4 il. on exists, the p	Transnet. mary use. ng refer to Cla for the provi of such serv agreement b .1.2.1 shall, r provisions of t not impede t	nuse 6 and 6. sion of all es vices by Cou petween the nutatis muta the scheme s he efficient c	3 sential servi ncil shall b railway auth ndis, apply hall apply to ontrol by th	ices within le at Coun norities and to all land o any lease	the said Zone cil's sole disc d/or its lessee and building u area or area of	retion, within its and Council. uses within these use so identified		
			DEVELOPI	MENT CONTI	ROLS					
MINIMUM ERF	UNITS PER	FRONTAGE	BL	JILDING LINE	S	HEIGHT COVERAGE	FAR			
SIZE	HECTARE	(WIDTH)	STREET	SIDE	REAR	ncioni	COVERAGE			
N/A	N/A	N/A	7,5m	3m	3m	supporte		of Council and lopment Plan, if		

5.11.3 ZONE: INTERMODAL FACILITY

passengers by	public an		م معاممه م								
STATEMENT OF INTENT: A zone that makes provision for the parking, drop-off and collection of passengers by public and private bus services and mini bus taxis. May include rank manager's offices, ablutions and small retail facilities for the convenience of passengers. PERMITTED USES CONSENT USES PROHIBITED USES											
	PERMITTI	ED USES		CONSEN	T USES	PR	OHIBITED US	ES			
 Automotive Car Wash Commercial Educational Funeral Parl Industry – Li Industry-Ser Public Parkii Place of Am Place of Ass Office-Gene Recreationa Shop – Gene Special Use Informal Tra Terminal – I Utilities Faci Veterinary F Lodge *Rooftop Te *Fuel Fillin 	Showroon Building Building lour ight rvice ng and Par usement embly eral al Building eral ade area ntermodal ility Purposes	n kade Facility	tructure	 Gambling Motor Ve Fitment C Truck Stol Special Us 	Premises hicle entre p	Buildings and Columns 1 and 2	land uses n	-			
			A	DITIONAL	CONTROLS						
 ADDITIONAL CONTROLS For provisions relating to parking and loading refer to Clause 6 and 6.3 For additional provisions refer to Clause 5.12.1.1. *All telecommunication infrastructure are subject to submission of Building plans for municipal approval **Fuel Filling Station will only be permitted if it forms part of intermodal facility and meets all the standard requirements. An Intermodal facility may make provision for both formal and informal commercial activities incidental to the efficient operation of the facility. Informal commercial activities shall be in compliance with Council's Street Trading Bylaws. 											
				EVELOPMEN		S					
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	BI	UILDING LIN SIDE	ES REAR	HEIGHT	COVERAGE	FAR			
N/A	N/A	N/A	7,5m	4,5m	4,5m	4	70%	2,00			

		5.12	1.4 ZONE: PARKA	PUBLIC P Ade	ARKING	AND				
STATEMENT	STATEMENT OF INTENT: A zone that reserves land for vehicular parking purposes.									
PER	MITTED USE	S	CO	NSENT USES		PR	OHIBITED USES	L.		
 Parkade Office-Oparking Public / Private Street *Rooftop Telecommunication Infrastructure Shop - Oparking ground Utilities Car War parking 				Facility (anci f / parkade) DITIONAL CO s area shall r	nd on ry to a nd on llary to a NTROLS not exceed	Columns 1 and	f 20% of the floo			
	Innumeation	i illi asti actur				ng plans for mur				
MINIMUM	UNITS	FRONTAGE	1	JILDING LINE						
ERF SIZE	PER		STREET	SIDE SIDE		HEIGHT	COVERAGE	FAR		
N/A	N/A	N/A	7.5m	4,5m or 1 storey, wh grea	ichever is	UR	100%	3,00		

	5.11.5 ZONE: TRUCK STOP		
commercial vehicles including the disp into motor vehicles and the sale of ac	nakes provision for the servicing, maintena ensing of motor fuel or other petroleum p cessories or equipment for trucks and sin overnight accommodation and restaurant fa	products directly nilar commercial	
PERMITTED USES	CONSENT USES	PROHIE	BITED USES
Industry - Service	Gambling Premises	Buildings and lar	nd uses not included
Municipal Purposes	Special Use	in Columns 1 and	d 2.
 Parking Area / Parkade 			
 Parking Garage 			
Place of Amusement			
Place of Assembly			
• Place of Worship (restricted to a			
chapel)			
Private Recreational Use			
• Public Office (restricted to a clinic)			
 Recreational Building 			
 *Rooftop Telecommunication 			
Infrastructure			
 Shop – General(For exclusive use 			
of truck drivers)			
*Freestanding Telecommunication			
Infrastructure			
 Terminal – Truck 			
• Lodge (For exclusive use of truck			
drivers)			
Automotive Workshop			
	ADDITIONAL CONTROLS	-	
• For provisions relating to parking and	d loading refer to Clause 6 and 6.3.		
• For additional provisions refer to Clar	use 5.12.1.1 and 5.13		
• *All telecommunication infrastructur	e are subject to submission of Building plar	ns for municipal ap	proval
• The following uses must be provid			
a) the dispensing of motor fuel of			
	ks or similar commercial heavy vehicles;	wing of clothoc.	
	nowers and facilities for the washing and d naily associated with a Truck Stop Facility.	rying of clothes;	
	torage of waste, including general househo	old waste and wast	e-products that may
	rted by trucks. The storage of waste would		
	iated with the storage of dangerous / ha	-	
	of relevant legislation and SABS standards s	specifications and	codes of practice.
 The following uses may be provide a) the cleaning, maintenance, s 	ed at a Truck Stop Facility: ervicing, or minor repairs of trucks or comi	mercial heavy year	iclos
	t consider the risks associated with the sto		
	specified in terms of relevant legislation a		_
codes of practice.			

- The following ancillary uses must be provided at a Truck Stop Facility, at the sole discretion of Council:
 - a) Restaurant, take away or similar facility providing food and drink;
 - b) Supermarket for convenience shopping;
 - c) Public office, limited to a clinic;
 - The following ancillary uses may be provided at a Truck Stop Facility, at the sole discretion of Council:
 - a) Shop for the sale of accessories, spare parts or equipment associated with trucks and similar commercial vehicles;
 - b) Launderette;
 - c) Internet café and telephone facilities;
 - d) Automatic banking teller machine;
 - e) Recreational building and private recreational use, such as a braai area, gymnasium, games room, pool, sports field; etc.
 - f) Place of public worship, restricted to a chapel;
 - g) Informal trade area;
 - h) Overnight facilities.
- Ancillary overnight, shopping and recreation facilities listed above shall be limited to a maximum of 50% of the allowed coverage associated with this zoning.
- Provision is to be made for the landscaping and maintenance of the grounds to the satisfaction of the local authority and not less than 25% of the site shall be set aside and maintained as a garden and recreational area, which must be kept free of parking space and driveways.

DEVELOPMENT CONTROLS									
MINIMUM ERF	UNITS PER	FRONTAGE (WIDTH)	BUII		S	HEIGH T	COVERAGE	FAR	
SIZE	HECTARE		STREET	SIDE	REAR				
N/A	N/A	N/A	7,5m	4,5m	4,5m	3	70%	2,00	

5.11.6 ZONE: UTILITIES AND SERVICES

STATEMENT OF INTENT: A zone that provides for the designation and management of land set aside for uses such as substations, public utilities and sewerage pump stations. Underground pipes/services and overhead lines are usually contained within a services servitude over a parcel of land which is zoned for a specific use and is not given a separate or specific zone. The impact of these uses within servitudes is usually managed through the Environmental Impact Assessment process.



PERMITTED USES	CONSENT USES	PROHIBITED USES
 Agricultural Building 	 Agricultural Industry 	Buildings and land uses not
 Agricultural Land 	Special Use	included in Columns 1 and 2.
 *Community Garden 		
 Freestanding 		
Telecommunication		
Infrastructure		
• Harbour		
Infrastructure		
Marina		
Infrastructure		
 Municipal Purposes 		
 Public / Private 		
Street		
• Railway		
Infrastructure		
 **Rooftop 		
Telecommunication		
Infrastructure		
 Utilities Facility 		
	ADDITIONAL CONTROLS	
 For provisions relating 	to parking and loading refer to Clause 6 and Cl	ause 6.3;
 For additional provision 	ons refer to Clause 4.7	
 **All telecommunicati 	ion infrastructure are subject to submission of B	uilding plans for municipal
approval	-	
• *The use of land for not degrade the qu and/or the natural e	r urban agriculture / community gardens is supp ality of life of surrounding landowners, will not environment and will contribute to the social ar use of land for the purpose of producing crops e accompanied by:	impact harmfully on public health nd economic well-being of people.
a)	A site plan showing the extent of the	ne use of land and where water for

- irrigation will be obtained from;
- b) A motivation indicating how the use of land will be managed (including details regarding irrigation and fertilisation) and how the use of land will contribute to the social and economic well-being of people; and

c)

An environmental and agricultural assessment and/or letter of support from relevant environmental and agricultural authorities.

• The use of land in environmentally sensitive areas such as floodlines, wetlands, etc. is not in line with environmental legislation and shall therefore not be supported.

	DEVELOPMENT CONTROLS										
MINIMUM UNITS ERF SIZE HECTARE	FRONTAGE	В									
	(WIDTH)	STREET	SIDE	REAR	HEIGHT	COVERAGE	FAR				
N/A	N/A	N/A	7,5m	4,5m	4,5m	At the sole discretion of Council					

		5.1	.1.7 ZONE	EXISTING	G ROAD	AD			
STATEMENT OF INTENT: This zone makes provision for the protection of existing and proposed roads and road reserves as a means to enable an unhindered movement of vehicular and pedestrian traffic.									
PERM	IITTED USES		CONSEI	NT USES		PROF	IIBITED USES		
Parking Er	f / Parkade	 Inform 	nal Trade Are	а	•	Buildings	and land use	es not	
Public Stre	et	• Specia	al Use			included i	n Columns 1 a	and 2.	
Road Reserves Terminal – Intermodal Facility									
Utilities Facility									
• Existing Pr	ivate Road								
			ADDITIONA	L CONTROLS					
 Provincial Local acces For provisi	bads are subject roads are subje ss roads and str ons relating to p d construction s	ct to the rules eets are subje parking and lo	and regulation ct to the rule ading refer to	ons of the De s and regula o Clause 6 an	partment of tions of the N d Clause 6.3.	Лunicipalit			
		I	DEVELOPMEN	NT CONTROL	S				
			BL	JILDING LINI	S				
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	STREET BUILDING LINE	SIDE	REAR BUILDING LINES	HEIGHT	COVERAGE	FAR	
N/A	N/A	N/A	N/A	N/A	N/A	At the sole discretion of Council			

	5.11.8 ZONE: PROPOSED NEW ROAD										
PERMITTED USES CONSENT USES PROHIBITED USES											
 Public and Utilities Fa 	Private Street cility	Ŭ	icultural Li cial Use	and	Buildings and land uses not included Columns 1 and 2.						
Design and	e discretion of Cou d construction sub ons relating to pa	incil oject to the en	gineering	-	ons pre						
		C	EVELOPIV	IENT CONT	ROLS						
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	STREET	BUILDING LINES			HEIGHT	COVERAGE	FAR		
N/A	N/A	N/A	N/A	N/A	Ν	I/A	N/A	N/A	N/A		

		5.11.9 ZO	NE: REFUSI	E SITE								
	STATEMENT OF INTENT: This zone makes provision for disposal works and infrastructure necessary to permanently dispose of, or recycle, solid waste.											
PERI	MITTED USES		CON	SENT USES		PROHIBI	TED USES					
 Incinerator Industry – Noxiou Industry - Salvage Landfill Site Municipal Purpos Utilities Facility Waste Recycling 0 Waste Transfer / Waste Transfer a 	es Centre Recycling Centr	re	 Agricultural Agricultural 			ings and land nns 1 and 2.	l uses not includ	ed in				
• Waste Transfer a	na/or Drop-Off	Station										
Bofuso disposal s	itos should som	ply with the rea			ntal Man	agomont: Ma	octo Act. 2008 (A	ct E0				
 ADDITIONAL CONTROLS Refuse disposal sites should comply with the requirements of the National Environmental Management: Waste Act, 2008 (A of 2008) For provisions relating to parking and loading refer to Clause 6 and Clause 6.3; For additional provisions refer to Clause 5.15 A buffer of no less than 500m shall be maintained around all sites zoned as a refuse site. The Council may grant its consent to provide facilities for the temporary storage of general waste at a drop-off / transfer station an erf, or part thereof, and within an applicable zone listed under Section 2, Column 3 provided for in this Scheme, subjet thereto that: The site only provides facilities for the storage only of less than 35m³ of garden and domestic waste before transported to a recycling, treatment or waste disposal facility waste at any time. A proposal for the tempors storage of more than 35m³ shall be defined under Waste Transfer / Recycling Centre; The Council has followed public participation procedures as prescribed in law in order to establish such drow or waste transfer station; The location of drop-off or waste transfer sites is selected with sensitivity and careful planning to ensure accessibility and acceptance by the community, and not to interfere with pedestrian movement, or create eyesore, or a public nuisance of rodents, dust, wind-blown litter and odour; The site is adequately designed and surfaces are hardened and impermeable and maintained in a dust free condition. Stormwater and wastewater control measures shall be implemented to avoid polluted water an run-off from entering the natural system; The drop-off or waste transfer station is adequately managed to avoid wind-blown litter; 								ct e it is orary op-off an				
0			DEVELOPMEN	ed in terms of relevant			·· ,·					
	INITS PER HECTARE	FRONTAGE (WIDTH)	GE BUILDING LINES HEIGHT COVERAG									
N/A	N/A	N/A	7,5m	4,5m	4,5m	At the s	sole discretion Council	of				

5.11.10 ZONE: WATERWORKS									
STATEMENT OF INTENT: A zone that makes provision for reservoirs, waterworks and infrastructure necessary for the municipality or water service authority to deliver water.									
	PERN	IITTED USES		CONS	ENT USES		PROHIBITED U	ISES	
 Freestanding Municipal Pu Rooftop Teleo Utilities Facili 	rposes communicat			• Specia	l Use		Buildings and land uses not included in Columns 1 and 2.		
			ADDITIONAL CO	NTROLS					
For provisionFor additiona			ading refer to Clause 5.15.1	6 and Clau	ıse 6.3;				
			DEVELOPMENT CO	ONTROLS					
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	BUILDING	BUILDING LINES STREET SIDE RE			COVERAGE	FAR	
N/A	N/A	N/A	7,5m	4,5m	4,5m	At the so	ole discretion o	f Council	

	5.11.11 ZONE: SEWERAGE WORKS									
STATEMENT OF INTENT: A zone that makes provision for sewerage treatment works and associated infrastructure necessary for the municipality to treat sewerage.										
	PERMITTED U	ISES		CONSI	ENT USES		PROH	IBITED USES		
 Freestanding Telecommunication Infrastructure Industry – Noxious (limited to sewage treatment or sewage macerators) Municipal Purposes Rooftop Telecommunication Infrastructure Utilities Facility 			ſe				uildings and land uses not included i plumns 1 and 2.			
			ADI	DITIONAL CO	ONTROLS					
At the sole dis	cretion of Cour	ncil								
			DEVE	ELOPMENT (CONTROLS				1	
				BUILDI	NG LINES					
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)		STREET SIDE BUILDING REA LINE			HEIGHT	COVERAGE	FAR	
N/A	N/A	N/A		7,5m	4,5m		At the sole	e discretion of	Council	

5.12 CONTROLS AND PROVISIONS APPLICABLE TO TRANSPORTATION ROUTES OR CORRIDORS

5.12.1 CONTROLS AND PROVISIONS APPLICABLE TO TRANSPORT TERMINALS 5.12.1.1 GENERAL PROVISION APPLICABLE TO ALL TRANSPORT TERMINALS

5.12.1.1.1 SITE DEVELOPMENT PLANS

- 5.12.1.1.1 Sites shall not be developed, whether in part or in whole, without prior approval by the local authority of a Framework Plan / Development Plan / Site Development Plan, as set out in Clause 4.1.1.1.1 and 4.1.2.1 of this Scheme.
- 5.12.1.1.1.2 Such plan shall demarcate all relevant components of the development, such as:
 - a) Refueling area/s;
 - b) Mechanical workshop/s;
 - c) Vehicle washing area/s;
 - d) Vehicle parking, loading and maneuvering area/s;
 - e) Pedestrian movement areas;
 - f) Waiting, recreational and shopping area/s;
 - g) Relevant docks, hangers, warehousing, etc.;
 - h) Overnight Facility/ies (if provided);

- i) Ingress / Egress points to the site;
- j) Lighting, security and custom control measures;
- k) Buffer or screening measures implemented (if deemed necessary);
- Landscaping;
- m) Waste Management Area/s; and
- n) Other components as required by the Municipality.
- 5.12.1.1.1.3 The Development and/or Site Development Plan shall detail all relevant bulk factors (viz., relevant height, floor areas, coverage) and other related requirements per components listed above.
- 5.12.1.1.1.4 Detailed design and actual development shall be subject to an appropriate level of geotechnical, traffic and environmental assessment, and/or any other specialist study that the Municipality may require.

5.12.2 SURFACE AND DRAINAGE

- 5.12.2.1 The provisions of Clause 4.1.1.1.6 of the Scheme shall apply.
- 5.12.2.1.1 ACCESS, TRAFFIC MOVEMENT AND DROP-OFF / PICK-UP AREAS
- 5.12.2.1.2 Points of ingress to and egress from a transportation terminal or facility shall be sited, constructed, paved and maintained to the satisfaction of the Council.
- 5.12.2.1.3 Traffic movement within the facility and drop-off/pick-up areas shall make provision for separation of pedestrian and traffic movement, signage, road markings, shelters and other facilities to ensure the safety and convenience of passengers.

5.12.3 WASTE MANAGEMENT

5.13.3.1 The provisions of Clause 4.1.1.1.8 of the Scheme shall apply.

5.12.4 SECURITY, SCREENING, LIGHTING AND VENTILATION

- 5.12.4.1 Adequate security shall be provided and maintained to the satisfaction of the Council.
- 5.12.4.2 Adequate lighting shall be provided and maintained on the premises for the safe movement and control of vehicular and pedestrian traffic to the satisfaction of the Council. Such additional lighting as the Council may deem necessary to facilitate safety, movement and control of traffic to and from the site shall be provided at the cost of the owner.
- 5.12.4.3 Adequate ventilation of the premises shall be provided and maintained.

5.12.5 LANDSCAPING, SCREENING OF SITE AND ACTIVITIES

- 5.12.5.1 Provision shall be made for the landscaping and maintenance of the grounds to the satisfaction of the local authority.
- 5.12.5.2 Screening measures of such height, extent, materials, design and position as may be determined by Council, shall be erected as and when required by Council in order to screen fencing, working, washing and maintenance areas, storage areas and utility areas from outside view.

5.12.6 PUBLIC CONVENIENCES

5.12.6.1 Public conveniences shall be provided and maintained to the satisfaction of Council.

5.13 ADDITIONAL PROVISIONS APPLICABLE TO "TRUCK STOPS"

5.13.1 PROVISIONS AND RESTRICTIONS RELATING TO PERMISSIBLE AND CONSENT USES

5.14 CONTROLS AND PROVISIONS APPLICABLE TO PUBLIC PARKING / PARKADES

- 5.14.1 The following provisions shall, in addition to any other relevant provision of the Scheme, be applicable to all Parking Areas and Parkades, which may be used for parking purposes only. No building other than a parkade, ticket office, automatic teller machine and carwash facility shall be permitted.
- 5.14.1.1 ACCESS, SURFACES AND DRAINAGE.
- 5.14.1.2 The provisions of Clause 4.1.1.1.6 of the Scheme shall apply.
- 5.14.2 WASTE MANAGEMENT
- 5.14.2.1 The provisions of Clause 4.1.1.1.8 of the Scheme shall apply.
- 5.14.3 SECURITY, LIGHTING AND VENTILATION
- 5.14.3.1 Sites shall be enclosed with a screen wall or fence of not less than 2,00 metres in height.
- 5.14.3.2 Security measures shall be implemented to ensure the safety of staff and patrons.
- 5.14.3.3 Adequate lighting shall be provided and maintained on the premises for the safe movement and control of vehicular and pedestrian traffic to the satisfaction of the Council. Such additional lighting as the Council may deem necessary to facilitate safety, movement and control of traffic to and from the site shall be provided at the cost of the owner.
- 5.14.3.4 Adequate ventilation of the premises shall be provided and maintained.
- 5.14.4 LANDSCAPING, SCREENING OF SITE AND ACTIVITIES
- 5.14.4.1 Provision shall be made for the landscaping and maintenance of the grounds to the satisfaction of the local authority.

- 5.14.4.2 Screening measures of such height, extent, materials, design and position as may be determined by Council, shall be erected as and when required by Council in order to screen fencing, working, washing and maintenance areas, storage areas and utility areas from outside view.
- 5.14.5 PUBLIC CONVENIENCES
- 5.14.5.1 Public conveniences shall be provided and maintained by the owner/developer to the satisfaction of Council.

5.15 CONTROLS AND PROVISIONS APPLICABLE TO UTILITIES AND SERVICES

5.15.1 GENERAL PROVISIONS APPLICABLE TO ALL LAND, INFRASTRUCTURE AND BUILDINGS APPLICABLE TO UTILITIES AND SERVICES

5.15.1.1 The use of land may be subject to additional provisions and controls in terms of *inter alia* the National Environmental Management Waste Act, Act 59 of 2008, the National Water Act (Act No. 36 of 1998), etc.

5.15.2 ADDITIONAL CONDITIONS AND PROVISIONS APPLICABLE TO FREESTANDING TELECOMMUNICATION INFRASTRUCTURE

- 5.15.2.1 When considering an application for consent to erect freestanding telecommunication infrastructure, the Council shall consider the following objectives:
 - a) To encourage co-location as a means of preventing unnecessary proliferation and duplication of such infrastructure;
 - b) To minimize the visual impact of such infrastructure on the surrounding locality; and
 - c) To avoid impact on lines of sight and any impact that the infrastructure may have on the responsibilities of the Department of Civil Aviation and the National Ports Authority.
- 5.15.2.2 Council reserves the right to insist on the decoration of telecommunication masts/antennae if regarded necessary, as well as the possible relocation of and/or alterations to the mast by and at the expense of the applicant if the need arises.

5.15.3 ADDITIONAL CONDITIONS AND PROVISIONS APPLICABLE TO ROOFTOP TELECOMMUNICATION INFRASTRUCTURE

- 5.15.3.1 When considering an application for consent to erect rooftop telecommunication infrastructure, the Council shall consider the following objectives:
 - a) Height restriction of 4m (beyond 4m, Council's consent is required)
 - b) Council reserves the right to insist on the decoration of telecommunication infrastructure/antennae if regarded necessary, as well as the possible relocation of and/or alterations to the mast by and at the expense of the applicant if the need arises.

		5.16. Z	ONE: UNDETERMINE			
STATEMENT as more deta	such time					
PERMIT	TED USES	C	ONSENT USES		PROHIBITED	D USES
 Agricultura Agricultura Communit Municipal Public Stress Recreation Utilities Fast Industry-Gast 	al Land cy Garden Purposes eet nal Building acility	 Any tempo not in confl registered a subject to t 	ude, 15m or Wider rary building or land use ict with any condition against the Title of the land he approval in lieu of the the Council	Column	gs and land use s 1 and 2.	s not included in
		I	ADDITIONAL CONTROLS			
At the sole d	iscretion of Co	ouncil				
		DI	EVELOPMENT CONTROLS			
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	STREET; SIDE & REAR BUILDING LINES	HEIGHT	COVERAGE	FAR
N/A	N/A	N/A	N/A	At th	e sole discretic	on of Council

5.17 SPLIT ZONES										
STATEMENT OF INTENT:The Split Zoning is only applicable on existing developmentsRefer towith underlying cadastral issues.Scheme Map										
PERMI	TED USES	CONSEN	T USES		PROH	IBITED USES				
 Subject to 	subdivision	Subject to s	subdivision	Subject to s	subdivision					
		DE	VELOPMENT	CONTROLS						
MINIMUM ERF SIZE	UNITS PER HECTARE	FRONTAGE (WIDTH)	E STREET; SIDE & REAR BUILDING LINES HEIGHT COVERAGE				FAR			
N/A N/A N/A N/A At the sole discretion of Council										

SPLIT ZONING

Accordingly, all Split Zones be subdivided and/or consolidated in order to create individual Erven and subsequently allocate land use zones or landowner be advised of the non-compliance and consequences thereof.

6. PARKING REQUIREMENTS

6.1 THE GENERAL PROVISIONS AND CALCULATION OF PARKING BAYS REQUIRED

- 6.1.1 Any person intending to erect, alter or extend a building or develop or use any Erf shall provide on-site parking within the boundaries of the site in accordance with the standards and requirements set out in Tables 2, 3 and 4.
- 6.1.2 When computing the total number of parking and loading spaces required in respect of any specific use or building, such number shall be determined to the greater whole number.
- 6.1.3 Where the use proposed is not contained in this document, parking shall be provided at the discretion of the Authorised Official.
- 6.1.4 Except where otherwise determined, a parking space, inclusive of maneuvering area, which is provided on a site except a site which is reserved in terms of the scheme as a public car park, shall be 30m² in extent.

6.2 THE DESIGN, CONSTRUCTION AND MAINTENANCE OF PARKING AREAS OR PARKADES

- 6.2.1 For the purposes of this clause, "Parking Area" shall refer to both parking areas and/or parkades, unless stated otherwise.
- 6.2.2 All parking areas, parking spaces, access, drainage, lighting, landscaping, maneuvering areas, etc. shall be to the satisfaction of and subject to the approval of the Council. In the event of any such aforesaid area not being in conformity with the provisions of this Scheme, then, notwithstanding anything in any bylaw contained, no building plan shall be approved prior to the granting of such aforesaid approval of Council.
- 6.2.3 All vehicle parking spaces, access and maneuvering areas shall be permanently hardened or sealed and maintained in a dust free condition to the satisfaction of Council. Council may require the installation of pollution control mechanisms such as grease traps, to protect water resources from polluted runoff.
- 6.2.4 Clause 6.2.3 may be relaxed at the sole discretion of Council in cases where a worship site is used only one day per week and not frequently used for any other purpose during the course of the week.
- 6.2.4.1 Therefore, the portion of a parking area provided for a worship site that is used only one day per week need not be permanently hardened, but must be maintained in a dust free condition. Any part of a parking area provided for a worship site that is used more than one day per week, such as an educational building, offices, etc. must be permanently hardened.
- 6.2.5 An application for relaxation of Clause 6.2.3 must be submitted in writing. Once approved, Council reserves the right to cancel its approval should the condition of the parking area deteriorate to such an extent that the parking area is no longer deemed dust free.

- 6.2.6 Except where required in terms of this Scheme or any other law, a parking space need not be roofed over.
- 6.2.7 Every parking space required in terms of this Scheme shall be clearly marked and defined to the satisfaction of Council.
- 6.2.8 Parking areas shall be provided with adequate lighting, ventilation and landscaping to the satisfaction of Council.
- 6.2.9 Provided that and except with the express approval of Council:
 - a) the vehicular access/exit to a site shall be restricted to not more than one combined vehicular access/exit each per site per street abutting the site;
 - b) the vehicular access/exit to a site shall be restricted to a maximum width of 7,5 metres where it crosses the street boundary;
 - c) no vehicular crossing over the pavement shall be located nearer than 5 metres to any street corner (i.e. the point of intersection of two street boundaries).
- 6.2.10 A building completion certificate, as provided for in National Building Regulations and Building Standards Act, as amended, shall not be issued unless the vehicular parking area or areas, indicated in accordance with the provisions of this Scheme, on a relevant building plan, have been constructed and completed to the satisfaction of Council.
- 6.2.11 Except where in this scheme it is otherwise expressly provided, off-street parking areas shall conform to the following minimum standards and dimensions listed from a) to j) and Tables 2, 3 and 4 below:
 - a) Parallel parking spaces shall be 2,5m wide and 5m long with a maneuvering space of 2,5m in length between each pair of bays. A minimum adjacent aisle width of 3m shall be provided for gaining access.
 - b) Vehicles shall be parked in such a way that each vehicle can be moved freely in and out of its parking space in a single maneuver.
 - c) The parking layout shall be so designed that structural members such as columns, beams, walls, etc. shall not obstruct the free maneuvering of vehicles into and out of parking spaces.
 - d) In cases of isolated parking spaces adjacent to structural members such as columns and walls, where the full width of bay cannot be obtained, a reduction on the standard width not exceeding 240mm may be permitted.
 - e) In awkward situations or in cases where other particular factors arise, the requirement of 5,0m depth of parking space may be relaxed down to a minimum of 4,6m provided that the number of 4,6m spaces does not exceed 10% of the total parking spaces provided.
 - f) The gradient of continuous ramps should not exceed 1 in 7 provided however that for short sections, and in special circumstances this gradient may be steepened but in no case should it be steeper than 1 in 5.
 - g) Vertical curves between the ramps and the street access and between the ramps and parking floors should be provided with a minimum radius of 30 m.

- h) Correct super-elevation should be applied transversely across curved ramps, such superelevation varying according to the horizontal radius of the curve, subject, in all cases, to the super elevation not exceeding 1 in 10.
- i) The inside turning radius on continuous ramps shall not be less than 4,3m.
- j) The Council may relax the provisions of the Guiding Rules for parking in those cases where it is difficult or impractical to meet the required standards on account of one or more of the following factors:
 - (i) the shape of the site;
 - (ii) the shape of the building;
 - (iii) the position and location of structural members;
 - (iv) the locality and character of the building, with particular regard to the likely economic status of the tenants.
- 6.2.12 All parking areas shall be maintained to the satisfaction of the Council.

Table 2: PARKING REQUIREMENTS

COLUMN 1	c	OLUMN 2		COLUMN 3		COLUMN 4
BUILDING AND LAND USE TYPES FOR WHICH PARKING IS REQUIRED.	PRIMARY REQUI PARKING SPACE	Rements - Number of S Required.	ADDITIONAL OI REQUIREMENTS	R ALTERNATIVE PARKING	TOTAL PARKING	REQUIREMENTS
	Number	Unit	Number	Unit	Number	Unit
AGRICULTURAL AND OPEN SPACE USES						
Agricultural Land and Buildings Community Garden Conservation Purposes	At the sole discretion	on of the Council				
Farm Stall	2.00	Per stall	1.00	30 m ² floor area or part thereof	Greater of Column	2 or Column 3
RESIDENTIAL DWELLINGS						
Residential - Dwelling House or Unit Additional Dwelling Unit Caretaker Accommodation	1.00	Per Dwelling Unit	n/a	n/a	1,00 Per Dwelling U	Jnit
Homestead Farm Worker Accommodation Shelter	At the sole discretion	on of the Council	1			
Home Activity or Business (determined as per the use implemented as set out below):						
Bed and Breakfast / Guest House	1,00	Per Dwelling Unit	1.00	Per Lettable Room	Total Of Column 2	And Column 3
Home Office	1,00	Per Dwelling Unit	1.00	30m ² floor area or part thereof		
Office - Professional	1,00	Per Dwelling Unit	1.00	30m ² floor area or part thereof		
Tuck Shop/Spaza Shop	1,00	Per Dwelling Unit	1.00	20m ² floor area or part thereof		
Creche	1,00	Per Dwelling Unit	1	Per every 5 children or 4 adults receiving care		
All other uses not listed above	1,00	Per Dwelling Unit	1.00	30m ² floor area or part thereof		
Residential Building, Medium Density Housing and Chalets	2 per dwelling unit	Per Dwelling Unit	1.00	Per every two dwelling units for visitors	Total Of Column 2	And Column 3
Boarding House	1,00	Per Bedroom	5	Visitor's Parking Bays		
Hobby Workshop as part of a Retirement Village	At the sole discretion	on of the Council				
TRANSIENT ACCOMMODATION FACILITIES						
Hotel	1	Per Lettable Room	1,00	20m ² floor area or part thereof of a lounge or function room, or part thereof	Total Of Column 2	And Column 3
Lodge	1	Per Lettable Room	1,00	20m ² floor area or part thereof of a lounge or function room, or part thereof	Total Of Column 2	And Column 3
Chalet Development and other holiday accommodation units (refer to Residential Dwellings above)						
Resort Development		ented and informed by a Site I				
Camping and Caravan Park Mobile Home Park	As per use implem	ented and informed by a Site I	Development Plan, a	the sole discretion of Council		

COLUMN 1		COLUMN 2		COLUMN 3		COLUMN 4
BUILDING AND LAND USE TYPES FOR WHICH PARKING IS REQUIRED.		IREMENTS - NUMBER OF	ADDITIONAL O	R ALTERNATIVE PARKING		REQUIREMENTS
	Number	Unit	Number	Unit	Number	Unit
COMMERCIAL USES						
Launderette Restaurant / Bar / Night Club / Tavern Shop – General (In Core Mixed Use 1 and all other zones not specified below) Coffee Shop / Tea Garden	1,00	15 m ² for floor area or part thereof (excluding warehousing and storage)	1,00	140m ² floor area or part thereof for warehousing or storage	Total Of Column 2	And Column 3
General Showroom Shop – General (in Core Mixed Use 2 and Business Park) Shop – Factory Shop – Wholesale	1,00	25 m ² floor area or part thereof (excluding warehousing and storage)	1,00	140m ² floor area or part thereof for warehousing or storage	Total Of Column 2	And Column 3
Shop – General (in General and Light Industrial Areas) Shop – General (, Medium Impact Mixed Use and Low Impact Use Zones, Smallholdings, Imizi/Rural/Transitional Settlement, Retirement Village, Special Mixed Use, Resort 2 and Parking Ert/Garage Zones) Arts and Crafts Workshop	1,00	30 m² floor area or part thereof (excluding warehousing and storage)	1,00	140m ² floor area or part thereof for warehousing or storage	Total Of Column 2	And Column 3
Shop as part of an Intermodal Facility/ Development and Truck Stop	1.00	50 m ² floor area or part thereof	n/a	n/a	1.00	50 m ² floor area or part thereof
Convention Centre or stand-alone Conference Facility	1.00	20 m ² floor area or part thereof	n/a	n/a	1.00	20 m ² floor area or part thereof
Gambling Premises	1.00	20 m ² floor area or part thereof	n/a	n/a	1.00	20 m ² floor area or part thereof
Flea Market Informal Trade Area	At the sole discret	ion of the Council				
RECREATION, PUBLIC AMUSEMENT OR ASSEMBLY						
Place of Amusement Place of Assembly	1,00	Per 20 m ² floor area or part thereof	n/a	n/a	1,00	Per 20 m ² floor area or part thereof
Casino (Gaming Area)	1,00	Per 15 m ² floor area or part thereof	n/a	n/a	1,00	Per 15 m ² floor area or part thereof
Private and Public Recreational Use	As per use implen	nented and informed by a Site I	Development Plan, a	t the sole discretion of Council		
Racecourse	1,00	6 seats	1,00	25 m ² floor area or part thereof	Greater of Column	2 or Column 3
Recreational Buildings:						
Stadium / Sport Arena	1,00	6 seats	1,00	25 m ² floor area or part thereof	Greater of Column	2 or Column 3
Sport Club / Clubhouse	1,00	20m ² floor area or part thereof	n/a	n/a	1,00	20m ² floor area or part thereof
Gymnasium	1,00	15m ² floor area or part thereof	n/a	n/a	1,00	15m ² floor area or part thereof
All other Recreational Buildings	At the sole discret					
OFFICE USES						
Public Office Office – General	1,00	30 m ² floor area or part thereof	n/a	n/a	1,00	30 m ² floor area or part thereof
Office – Professional Veterinary Purposes	1,00	30m ² floor area or part thereof	3	Parking Bays per Medical Practitioner or Vet	Greater of Column	2 or Column 3

COLUMN 1		COLUMN 2		COLUMN 3	COLUMN 4		
BUILDING AND LAND USE TYPES FOR WHICH PARKING IS REQUIRED.		QUIREMENTS - NUMBER OF ACES REQUIRED.	ADDITIONAL C	OR ALTERNATIVE PARKING S	TOTAL PARKIN	G REQUIREMENTS	
	Number	Unit	Number	Unit	Number	Unit	
FILLING STATIONS AND VEHICLE REPAIRS							
Automotive Showroom / Vehicle Dealership and workshops Motor Vehicle Fitment Centre Fuel Filling Station Public Garage Carwash Facility	1,00	50 m ² floor area or part thereof	1,00	15m ² or 20m ² floor area or part thereof for a Shop Component	Total Of Column	2 And Column 3	
HARBOUR, INDUSTRIAL, WORKSHOPS AND WAREHOUSING							
Commercial Workshop Impoundment Area Industry – Service	1,00	100m ² floor area or part thereof	1,00	30m ² floor area or part thereof for an Office Component	Total Of Column	2 And Column 3	
			1,00	30m ² floor area or part thereof for a Shop Component			
Agricultural Industry, including Abattoir Industry - Bulk Storage Industry - General Industry - Light Industry - Salvage Industry - Extractive Industry – Noxious Vehicle Testing Station Warehouse	1,00	140m ² floor area or part thereof	1,00	30m² floor area or part thereof for an Office Component 30m² floor area or part thereof for a Shop Component	Total Of Column	2 And Column 3	
Workshop Funeral Parlour	1,00	30m ² floor area or part thereof	n/a	n/a	1,00	30m ² floor area or pa thereof	
Harbour Management and Infrastructure	As per use impl	lemented and informed by a Site I	Development Plan,	at the sole discretion of Council		inereor	
SOCIAL USES							
Educational Building (Excluding Schools, Tertiary Institutions and Crèches / Day Care Facilities)	1,00	30m ² floor area or part thereof	n/a	n/a	1,00	30m ² floor area or par thereof	
Tertiary Institutions – As per use implemented based on Site Development / Building Plans as follows:					Total of uses imp		
- Lecture Halls	1,00	6 seats					
- Cafeterias, restaurants, gymnasiums	1,00	15m ² floor area or part thereof	n/a	n/a	1,00	15m ² floor area or par thereof	

COLUMN 1		COLUMN 2		COLUMN 3		COLUMN 4
BUILDING AND LAND USE TYPES FOR WHICH PARKING IS REQUIRED.		QUIREMENTS - NUMBER OF ACES REQUIRED.	ADDITIONAL REQUIREME	OR ALTERNATIVE PARKING NTS	TOTAL PARK	ING REQUIREMENTS
	Number	Unit	Number	Unit	Number	Unit
- Office	1,00	30m ² floor area or part thereof	n/a	n/a	1,00	30m ² floor area or part thereof
- Store rooms	1,00	140m ² floor area or part thereof	n/a	n/a	1,00	140m ² floor area or part thereof
- Residential Building	1,00	Per Bedroom	5,00	Per residence for visitors	Total Of Colum	nn 2 And Column 3
- Workshop	1,00	100m ² floor area or part thereof	n/a	n/a	1,00	100m ² floor area or part thereof
Educational Building – Schools (including "school" provided for under Restricted Building) and Crèches / Day Care Facilities	1.00	Per Class Room	1.00	30m ² floor area or part thereof for an Office Component 1 per 5 children for Crèche/Day Care	Total Of Colun	nn 2 And Column 3
Institution - Hospital, Convalescent Home / Step Down Facility, Sanatorium or Mental Hospital	1,00	Per Bed	1.00	30m ² floor area or part thereof for an Office or Professional Office Component 15m ² floor area or part thereof for a Shop Component	Total Of Colun	nn 2 And Column 3
Institution other than Hospital or Convalescent Home / Step Down Facility Restricted Building (other than a Sanatorium, Schools and Mental Hospital)	1,00	30m ² floor area or part thereof	n/a	n/a	1,00	30m ² floor area or part thereof
Place of Worship	1,00	5 seats	1,00	15m ² floor area or part thereof for a Coffee Shop Component	Total Of Colun	nn 2 And Column 3
PUBLIC AND OTHER TRANSPORTATION ORIENTATED USES						
Terminal - Airport/Airfield Terminal - Intermodal Facility Terminal - Railways Terminal - Truck	As per use imp	lemented and informed by a Site I	Development Pla	n, at the sole discretion of Council		
SERVICES						
Cernetery Purposes Municipal Purposes Railway Infrastructure Telecommunication Infrastructure Utilities Facility Waste Transfer / Recycling Centre Waste Drop-off / Transfer Station Marina Infrastructure		pretion of the Council		a at the sole discretion of Council		

COLUMN 1	c	OLUMN 2		COLUMN 3	COLUMN 4	
BUILDING AND LAND USE TYPES FOR WHICH PARKING IS REQUIRED.	PRIMARY REQUIREMENTS - NUMBER OF PARKING SPACES REQUIRED.		ADDITIONAL OR ALTERNATIVE PARKING REQUIREMENTS		TOTAL PARKING	REQUIREMENTS
	Number	Unit	Number	Unit	Number	Unit
OTHER						
All uses not specified in this table Special Use	At the sole discretion	on of the Council				

PARKING ANGLE	BAY WIDTH	AISLE WIDTH	PERPENDICULA	R DEPTH OF BAYS	PARALLEL WIDTH OF BAYS
		Two-Wa	y Traffic		
			No Overhang	Kerb Overhang	
90⁰	2,7	7,5	5,0	4,5	2,74
		One-Wa	y Traffic		
			No Overhang	Kerb Overhang	
90 <u>°</u>	2,7	6,0	5,0	4,5	2,7
60º	2,7	5,5	4,8	4,5	3,2
45º	2,7	3,5	4,8	4,5	3,9
30º	2,7	3,0	4,8	4,5	5,5

Table 3: BAY AND AISLE DIMENSIONS (METRES)

Table 4: RAMP DIMENSIONS

ONE-WAY			TWO WAY			
Inside Radius	Ramp Width	Outside Radius	Ramp Width	Outside radius	Inside Line Width	Divider line Width
3,0	4.1	7,1	6,6	9,6	3,5	6,5
4,0	4,0	8,0	6,5	10,5	3,4	7,4
5,0	3,9	8,9	6,3	11,3	3,3	8,3
6,0	3,8	9,8	6,1	12,1	3,2	9,2
7,0	3,7	10,7	6,0	13,0	3,1	10,1
8,0	3,7	11,7	5,9	13,9	3,0	11,0

6.3 LOADING REQUIREMENTS

- 6.3.1 GENERAL PROVISIONS AND CALCULATION OF LOADING ZONES REQUIRED
- 6.3.1.1 For the purposes of this Clause, a loading area means an area upon the site of a building, set aside for the accommodation of vehicles onto which goods or materials are to be loaded or from which goods or materials are to be off-loaded and for such loading and off-loading.
- 6.3.1.2 Any person intending to erect, alter or extend a building or develop or use any Erf or building or conduct an activity where, in the opinion of the Council, it is necessary and desirable for such loading areas to be provided, shall provide adequate on-site loading areas to the satisfaction of and subject to the approval of the Council in accordance with the requirements set out in Table 5.

- 6.3.1.3 The loading or off-loading of goods or materials onto or from vehicles, shall not, under any circumstances, be permitted in or upon any street, nor shall any person permit goods or materials of any other nature whatsoever to be loaded onto or off-loaded from any vehicles in or upon any street, except within such portions of a street which may have been specifically set aside and demarcated for such purposes by the Council, or, with the authority of the Council.
- 6.3.1.4 Loading areas required to be provided under Clause 6.3 shall be in addition to any parking provided in terms of Clause 6.
- 6.3.1.5 When computing the total number of loading zones required in respect of any specific use or building such number shall be determined to the greater whole number.
- 6.3.1.6 Except where otherwise determined, a loading zone, inclusive of maneuvering area shall be 75m² in extent.

6.4 RELAXATION OF LOADING ZONE REQUIREMENTS

- 6.4.1 The Council may, at its sole discretion and subject to its approval or consent thereto being sought, relax the loading zone requirements imposed under this Clause:
 - a) under circumstances where the imposition of the loading zone requirements is impracticable or detrimental to safety or amenity of the general public;
 - b) in respect of floor areas which at the sole discretion of the Council, do not justify the provision of loading zones in accordance with the laid down ratios.
- 6.4.2 Notwithstanding any provision of Clause 6.4.1 the Council may, at its sole discretion, in lieu of the provision of on-site loading zones by the developer:
 - a) instruct a developer to provide at his own cost and to the satisfaction of the Council the number of loading zones that the developer would have been required to provide on-site in terms of the Scheme, at ground level, on land reserved, in terms of the Scheme, for loading zone purposes; or
 - b) agree to a developer providing loading zones on another site, which is acceptable to the Council and further subject to the registration of a Notarial Deed in restraint of separate alienation of the land concerned.

Provided that the loading zones, as contemplated in Clause 6.4.2 a) and b) above, shall be constructed and completed to the satisfaction of the Council before a building completion certificate as provided for in the National Building Regulations and Building Standards Act (Act 103 of 1977) is issued in respect of the building or buildings to which the provision of the relevant loading zones relate.

c) instruct a developer to contribute to a loading zone reserve fund by way of a cash payment in lieu of the provision of on-site loading zones. The cash payment shall be calculated on the basis of the actual cost to the Council or its nominee of providing on land designated in the Scheme for public parking purposes, the number of loading zones, at ground level, that would have been required to be provided by the developer on the site of the developer in terms of the Scheme.

- 6.4.3 A) On site loading zones shall be provided in accordance with the standards and requirements set out in Table 5 for any Residential Building and/or Hotel erected and used on an Erf within the said use zones.
- 6.4.4 The Council may at any time vary the foregoing requirements if the character or type of activity being conducted on a site is changed or altered to an extent which, in the opinion of the Council, materially alters the number and type of vehicles generated by the site, provided that in no case shall such variation of requirements result in the number of loading zones provided or to be provided exceed the loading zone requirements set out in Table 5.

6.5 THE DESIGN, CONSTRUCTION AND MAINTENANCE OF LOADING AREAS

- 6.5.1 All loading zones, accesses and maneuvering areas shall be to the satisfaction of and subject to the approval of the Council. In the event of any such aforesaid areas not being in conformity with the provisions of this Scheme, then, notwithstanding anything in any bylaw contained, no building plan shall be approved prior to the granting of such aforesaid approval of the Council.
- 6.5.2 Loading bays provided for the delivery of foodstuffs and/or perishable goods must be provided separately from an area used for the storage and collection of waste, in order to avoid cross-contamination.
- 6.5.3 All loading zones, accesses thereto and maneuvering areas shall be permanently hardened, paved or sealed and maintained in a dust free condition to the satisfaction of the Council. Council may require the installation of pollution control mechanisms such as grease traps, to protect water resources from polluted runoff.
- 6.5.4 Except where required in terms of this Scheme or any other law, a loading zone need not be roofed over.
- 6.5.5 Every loading zone required in terms of this Scheme shall be clearly marked and defined to the satisfaction of the Council.
- 6.5.6 Adequate lighting shall be provided for loading bays to the satisfaction of Council.
- 6.5.7 A building completion certificate, as provided for in the National Building Regulations and Building Standards Act (Act 103 of 1977), as amended, shall not be issued unless the loading zone or zones, indicated on a relevant building plan, in accordance with the provisions of this Scheme, has/have been constructed and completed to the satisfaction of the Council.
- 6.5.8 Loading areas shall be maintained to the satisfaction of the Council.

Table 5: LOADING REQUIREMENTS

COLUMN 1	COLUMN 2		COLUMN 3						
BUILDING AND LAND USE TYPES FOR WHICH LOADING BAYS ARE REQUIRED.	PRIMARY REQUIREMENTS - NUMBER OF LOADING BAYS		AMBULANCE OR DEDICATED LOADING BAYS						
	Number	Unit	Number	Unit					
TRANSIENT ACCOMMODATION FACILITIES									
Hotel	1,00	Per Hotel	n/a	n/a					
COMMERCIAL USES									
Launderette Restaurant / Bar / Night Club / Tavern Shop – General Shop – Factory Shop on land zoned 'industrial" Arts and Crafts Workshop General Showroom Shop – Wholesale Shop as part of an Intermodal Facility / Development Convention Centre or stand-alone Conference Facility Casino Racecourse Stadium / Sport Arena Automotive Showroom / Vehicle Dealership Motor Vehicle Fitment Centre Public Garage Fuel Filling Station Commercial Workshop Impoundment Area Service Workshop Industry - Light Warehouse INDUSTRIAL USES	1,00	500m ² for first 1000m ² or part thereof and thereafter 1 per 1000m ²	n/a	n/a					
Agricultural Industry, including Abattoir Industry - Bulk Storage Industry - General Industry - Salvage Industry - Extractive Industry - Restricted Industry - Noxious Trans-shipment	1,00	1000m ² floor area of part thereof	n/a	n/a					
SOCIAL USES	L	L							
Educational Building – Schools and Crèches / Day Care Facilities	At the sole discretion of Council		Bus / Taxi loading facilities / parking at the discretion						
Tertiary Institutions	1.00 Plus 1,00	Per institution Per 500m ² for first 1000m ² or part thereof and thereafter 1 per 1000m ² for any commercial uses implemented	of Council and in liaison with the facility. Bus / Taxi loading facilities / parking at the discretion of Council and in liaison with the facility.						
Institution other than Hospital or Convalescent Home / Step Down Facility	At the sole discretion of Council		Ambulance Loading Bays at the discretion of Council and in liaison with the facility. Bus / Taxi loading facilities / parking at the discretion of Council and in liaison with the facility.						
Institution - Hospital, Convalescent Home / Step Down Facility or Sanatorium (excluding medical offices)	1.00	Per institution	Ambulance Loading Bays at the discretion of Council and in liaison with the facility. Bus / Taxi loading facilities / parking at the discretion of Council and in liaison with the facility.						
OTHER									

COLUMN 1	COLUMN 2		COLUMN 3	
BUILDING AND LAND USE TYPES FOR WHICH LOADING BAYS ARE REQUIRED.	PRIMARY REQUIREMENTS - NUMBER OF LOADING BAYS		AMBULANCE OR DEDICATED LOADING BAYS	
	Number	Unit	Number	Unit
All uses not listed above	At the sole discretion of the Council			

7. INTERPRETATION

Where in this document reference is made to the "Scheme" or to "Clauses", such reference shall be deemed to refer to the uMhlathuze Land Use Scheme and the provisions thereof. The provisions of the Scheme, where not at variance with the foregoing, shall apply mutatis mutandis.