Rig alle korrespondensie aan: Die Munisipale Bestuurder

Address all correspondence to: The Municipal Manager



Private Bag / Privaatsak X2 CLANWILLIAM 8135 Tel: (027) 482 8000 Fax/Faks: (027) 482 1933

E-mail/E-pos: admin@cederbergraad.co.za www.cederbergmunicipality.co.za

CM - T.1

LAND USE PLANNING PRE-APPLICATION CONSULTATION FORM

KINDLY NOTE:

Pre-application consultation is an advisory session and does not in any way pre-empt the outcome of any future application which may be submitted to the Municipality.

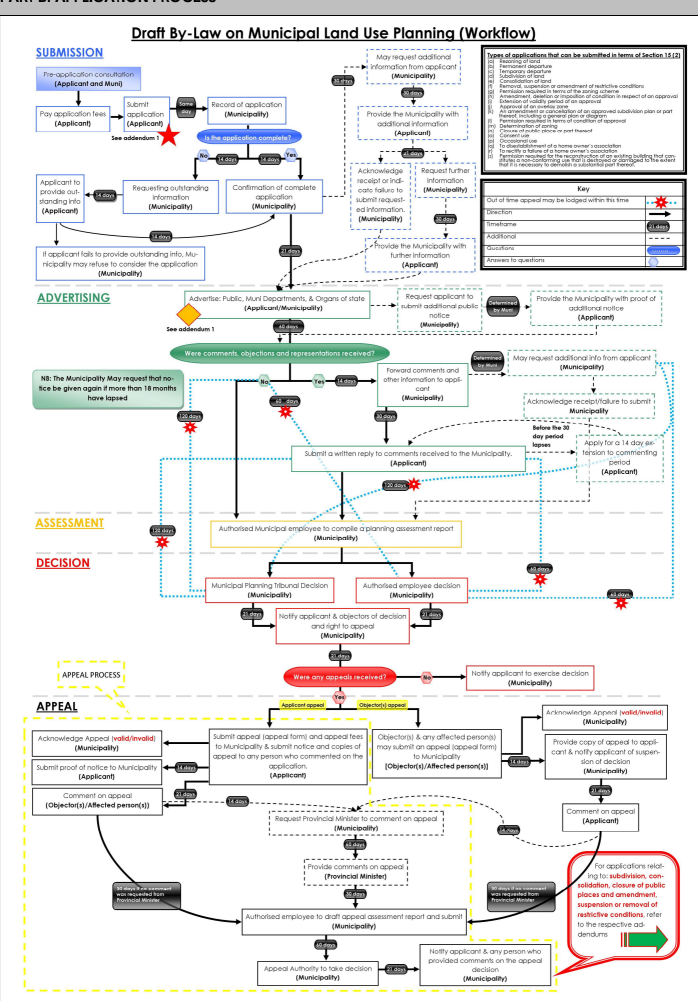
PART A: PARTICULARS
Reference number:
Purpose of consultation:
Brief proposal:
Property(ies) description:
Date:

Attendees:

	Name & Surname	Organisation	Contact Number	E-mail
Official				
Pre-applicant				

List documents provided for discussion at meeting:		
(Include document reference, document/plan dates and plan numbers where possible and a	ttach	to
this form)		
		_
		_
		_
		_
Has pre-application consultation been undertaken for a land development application in t	erms	of
section 53 of the Western Cape Land Use Planning Act, 2014 (Act 3 of 2014) (LUPA) and regulati	on 10	of
the Western Cape Land Use Planning Regulations, 2015 (LUP regulations)?		
(If yes, request a copy of the minutes)		
	YES	N
Comprehensive overview of proposal:		_
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PART B: APPLICATION PROCESS



SECTION A: DETERMINATION OF APPLICATION TYPES, PRESCRIBED NOTICE AND FEES

Tick	if	What land use planning applications are required in terms of section 15 of the By-law on Municipal	Application fees
relev	ant	Land Use Planning?	payable
$\sqrt{}$	2(a)	a rezoning of land;	R
$\sqrt{}$	2(b)	a permanent departure from the development parameters of the zoning scheme;	R
√	2(c)	a departure granted on a temporary basis to utilise land for a purpose not permitted in terms of the primary rights of the zoning applicable to the land;	R
√	2(d)	a subdivision of land that is not exempted in terms of section 24, including the registration of a servitude or lease agreement;	R
$\sqrt{}$	2(e)	a consolidation of land that is not exempted in terms of section 24;	R
$\sqrt{}$	2(f)	a removal, suspension or amendment of restrictive conditions in respect of a land unit;	R
$\sqrt{}$	2(g)	a permission required in terms of the zoning scheme;	R
$\sqrt{}$	2(h)	an amendment, deletion or imposition of conditions in respect of an existing approval;	R
$\sqrt{}$	2(i)	an extension of the validity period of an approval;	R
$\sqrt{}$	2(j)	an approval of an overlay zone as contemplated in the zoning scheme;	R
√	2(k)	an amendment or cancellation of an approved subdivision plan or part thereof, including a general plan or diagram;	R
$\sqrt{}$	2(I)	a permission required in terms of a condition of approval;	R
$\sqrt{}$	2(m)	a determination of a zoning;	R
$\sqrt{}$	2(n)	a closure of a public place or part thereof;	R
$\sqrt{}$	2(o)	a consent use contemplated in the zoning scheme;	R
$\sqrt{}$	2(p)	an occasional use of land;	R
$\sqrt{}$	2(q)	to disestablish a home owner's association;	R
$\sqrt{}$	2(r)	to rectify a failure by a home owner's association to meet its obligations in respect of the control over or maintenance of services;	R
$\sqrt{}$	2(s)	a permission required for the reconstruction of an existing building that constitutes a non- conforming use that is destroyed or damaged to the extent that it is necessary to demolish a substantial part of the building.	R
Tick i	if	What prescribed notice will be required?	Advertising fees
relev	ant		payable
Υ	N	Serving of notices (i.e Delivering by hand; registered post; data messages)	R
Υ	N	Publication of notices (i.e Local Newspaper(s); Provincial Gazette; site notice; Municipality's website)	R
Υ	N	Additional publication of notices (i.e Site notice, public meeting, local radio station, Municipality's website, letters of consent or objection)	R
Υ	N	Notice of decision (i.e Provincial Gazette)	R
Υ	N	Integrated procedures	R
		TOTAL APPLICATION FEE*:	R

KINDLY NOTE: * Application fees are estimated on the information discussed and are subject to change with submission of the formal application.

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

The applicant is liable for the cost of publishing and serving notice of an application.

SECTION B:

PROVISIONS IN TERMS OF THE RELEVANT PLANNING LEGISLATION / POLICIES / GUIDELINES

QUESTIONS REGARDING PLANNING POLICY CONTEXT	YES	NO	TO BE DETERMINED	COMMENT
Is any municipal integrated development plan, spatial				
development framework(s), structure plans, by-laws or				
any other municipal policies or guidelines applicable? If				
yes, is the proposal in line with the aforementioned				
documentation/plans?				
Any applicable restrictive condition(s) prohibiting the				
proposal? If yes, is/are the condition(s) in favour of a				
third party(ies)? [List condition numbers and third				
party(ies)]				
Any other Municipal by-law that may be relevant to				
application? (If yes, specify)				
Zoning Scheme By-law considerations:				
What is the current zoning of the property?				
What is the proposed zoning of the property?				
Does the proposal fall within the provisions/parameters of	the zoning	scheme?	,	
Are additional applications required to deviate from the	zoning sch	eme? (if ye	es, specify)	

QUESTIONS REGARDING OTHER PLANNING CONSIDERATIONS	YES	NO	TO BE DETERMINED	COMMENT
Is a development application affecting national				
interest in terms of section 52(3) of Spatial Planning				
Land Use Management Act, 2013 (Act 16 of 2013)				
(SPLUMA), required?				
Is the proposal in line with the national spatial				
development framework and national laws,				
regulations, other guidelines or documents?				
Is the proposal in line with the principles for land				
development, set out in the SPLUMA and the				
Western Cape Land Use Planning Act, 2014 (Act 3				
of 2014)?				
Is the proposal in line with the provincial spatial				
development framework(s) and provincial laws,				
regulations, other policies, guidelines or				
documents?				
Is any district municipal integrated development				
plan, spatial development framework, other				
policies, guidelines or documents relevant?				

$\underline{\text{SECTION C}};$ Consent / Comment required from other organs of state

OUESTIONS REGARDING CONSENT / COMMENT REQUIRED	YES	NO	TO BE	OBTAIN APPROVAL / CONSENT / COMMENT
				FROM:
				Western Cape
Is a land development application required in terms of				Provincial Department
section 53(2) of LUPA or section 10 of LUP Regulations?				of Environmental
				Affairs & Development
				Planning (DEA&DP)
Is provincial comment on land use application(s)				DEA&DP
required in terms of section 45(1) of LUPA?				
Is/was the property(ies) utilised for agricultural purposes?				Western Cape Government Department of Agriculture
Will the proposal require approval in terms of Subdivision				National Department
of Agricultural Land Act, 1970 (Act 70 of 1970)?				of Agriculture, Forestry
of Agricultural Earlia Net, 1770 (Net 70 of 1770):				and Fisheries (DAFF)
Will the proposal trigger a listed activity in terms of				
National Environmental Management Act, 1998 (Act				DEA&DP
107 of 1998) (NEMA)?				
Will the proposal require authorisation in terms of				
Specific Environmental Management Act(s) (SEMA)?				
(National Environmental Management: Protected Areas				
Act, 2003 (Act 57 of 2003) (NEM:PAA) /				
National Environmental Management: Biodiversity Act,				
2004 (Act 10 of 2004) (NEM:BA) /				National Department
National Environmental Management: Air Quality Act,				of Environmental
2004 (Act 39 of 2004) (NEM:AQA) /				Affairs (DEA) &
National Environmental Management: Integrated				DEA&DP
Coastal Management Act, 2008 (Act 24 of 2008) (NEM:ICM) /				
National Environmental Management: Waste Act, 2008				
(Act 59 of 2008) (NEM:WA)				
(strikethrough irrelevant)				
				National Department
Will the proposal require authorisation in terms of the				of Water & Sanitation
National Water Act, 1998 (Act 36 of 1998)?				(DWS)
				South African Heritage
Will the proposal trigger a listed activity in terms of the				Resources Agency
National Heritage Resources Act, 1999 (Act 25 of 1999)?				(SAHRA) & Heritage
				, , , , , , , , , , , , , , , , , , ,

OLIFOTIONIC DECARDING CONCENT / CONMACNIT			TO DE	OBTAIN APPROVAL /
OUESTIONS REGARDING CONSENT / COMMENT	YES	NO	TO BE	CONSENT / COMMENT
REQUIRED			DETERMINED	FROM:
				Western Cape (HWC)
				National Department
				of Transport / South
				Africa National Roads
Will the proposal have an impact on any National or				Agency Ltd. (SANRAL)
Provincial roads?				& Western Cape
				Department of
				Transport and Public
				Works (DT&PW)
Will the proposal trigger a listed activity in terms of the				National Department
Occupational Health and Safety Act, 1993 (Act 85 of				National Department
1993): Major Hazard Installations Regulations				of Labour (DL)
Will the proposal affect any Eskom owned land and/or				Falcome
servitudes?				Eskom
Will the proposal affect any Telkom owned land and/or				Talliana CA Idal
servitudes?				Telkom SA Ltd.
Will the proposal affect any Transnet/Passenger Rail				T 1 /DD A C A
Agency of South Africa owned land and/or servitudes?				Transnet/PRASA
				National Department
Is the property subject to a land / restitution claim(s)?				of Rural Development
				& Land Reform
Will the proposal require comments from South African				SANParks /
National Parks (SANParks) and/or CapeNature?				CapeNature
Is the property subject to any existing mineral rights?				National Department
Is the property subject to any existing mineral rights?				of Mineral Resources
				Western Cape
Does the proposal load to describe the such on				Government
Does the proposal lead to densification to such an				Departments of
extent that the number of schools, healthcare facilities,				Cultural Affairs & Sport,
libraries, safety services, etc. In the area may be				Education, Social
impacted on?				Development,
(strikethrough irrelevant)				Health and
				Community Safety
Does the proposal require any other authorisation(s) in				
terms of other applicable legislation that is not listed in				If yes, specify
the subject table?				

SECTION D:

SERVICE REQUIREMENTS

		NO		OBTAIN COMMENT
DOES THE PROPOSAL REQUIRE THE FOLLOWING	YES		TO BE	FROM:
ADDITIONAL INFRASTRUCTURE / SERVICES?			DETERMINED	(list internal
				department)
Electricity supply:				
Water supply:				
Sewerage and waste water:				
Stormwater:				
Road network:				
Telecommunication services:				
Other services required? Please specify.				
Development charges:				
	l	L	l	l .

PART D: ATTACHMENTS AND SUPPORTING INFORMATION AND DOCUMENTATION FOR LAND USE PLANNING APPLICATION

	Dionnin		cumentation required in terms of section				
use	Plannin	ig					
Cor	npleted	d and sig	ned application form	Bone	dholder	's conse	ent (if applicable)
Pow	er of a	ttorney /	Owner's consent if applicant is not	Proc	f of reg	istered	ownership or any other relevant right
owr		,			_		ncerned
Res	olution	or other	proof that applicant is authorised to		diagra	m / Cor	acral plan autra et
act on behalf of a juristic person			3.G.	ulagra	iii / Ger	neral plan extract	
Written motivation			Site development plan or conceptual layout plan				
Locality plan			Proof of agreement or permission for required servitude				
Prop	oosed s	ubdivisio	on plan	Full copy of the title deed			
Prod	of of pa	yment c	f application fees	Minutes of pre-application consultation meeting (if			
Cor	nveyan	cer's cer	tificate	applicable)			
			tion and documentation:		ı	_	
Υ	N	N/A	Consolidation plan	Υ	N	N/A	Land use plan / Zoning plan
Υ	Ν	N/A	Street name and numbering plan			, , ,	zama daa piam / zamiig piam
Υ	N	N/A	Landscaping / Tree plan	Υ	N	N/A	1:50 / 1:100 Flood line determinatio (plan / report)
	N	N/A	Abutting owner's consent	Υ	N	N/A	Home Owners' Association consent

Υ	N	N/A	Copy of Environmental Impact Assessment (EIA) / Heritage Impact Assessment (HIA) / Traffic Impact Assessment (TIA) / Traffic Impact Statement (TIS) / Major Hazard Impact Assessment (MHIA) / Environmental Authorisation (EA) / Record of Decision (ROD) (strikethrough irrelevant)	Υ	N	N/A	Services Report or indication of all municipal services / registered servitudes
Υ	N	N/A	Copy of original approval and conditions of approval	Υ	Ν	N/A	Proof of failure of Home owner's association
Υ	N	N/A	Proof of lawful use right	Υ	N	N/A	Any additional documents or information required as listed in the pre-application consultation form / minutes
Υ	N	N/A	Required number of documentation copies	Υ	N	N/A	Other (specify)

PART E: DISCUSSION	
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PART F: SUMMARY / WAY FORWARD	-
PART F. SUIVIIVIART / WAT FORWARD	
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			_
OFFICIAL:		PRE-APPLICANT:	
	(FULL NAME)		
	(FULL NAIVIE)		(FULL NAME)
SIGNED:		SIGNED:	
SIGNED:		SIGNED:	
DATE		DATE	
DATE:		DATE:	