

Tel: (012) 809 2229 E-mail: bea@tph.co.za

> PO Box 11437 Silver Lakes 0054

Lombardy Corporate Park Block B / Unit M Cole Rd Shere 0084

DISCLAIMER:

NO PART OF THE DOCUMENTS PROVIDED BY THE MUNICIPAL OR THE APPLICANT, MAY BE COPIED, REPRODUCED OR IN ANY FORM PUBLISHED OR USE MANNER THA IN Δ INFRINGE ON INTELLECTUAL RIGHTS PROPERTY OF THF APPLICANT.



24 MARCH 2025

YOUR REF.:

OUR REF.:



Tel: (012) 809 2229 E-mail: bea@tph.co.za

Lombardy Corporate Park

Block B / Unit 13

PO Box 11437 Silver Lakes 0054

> Cole Rd Shere

> > 0084

CITY OF TSHWANE METROPOLITAN MUNICIPALITY THE STRATEGIC EXECUTIVE DIRECTOR: CITY PLANNING, DEVELOPMENT AND REGIONAL SERVICES PO BOX 3242 PRETORIA 0001

TPH25647(ERF 361)

ONLINE SUBMISSION

APPLICATION IN TERMS OF SECTION 16(2) OF THE TSHWANE LAND USE MANAGEMENT BY-LAW, 2016 (AMENDED 2024), FOR THE REMOVAL OF RESTRICTIVE CONDITIONS CONTAINED IN THE TITLE DEED OF ERVEN 361, SINOVILLE

The registered owners of the above-mentioned property instructed our office to submit an application with your Municipality for the removal of restrictive title deed conditions on the property.

Attached for your attention is the following:

- Copy of this letter addressed to the Strategic Executive: City Planning and Development.
- Copy of payment of removal application to the amount of R870-00 being the application fees, PLUS R1 510-00 promulgation fee
- Copy of the completed and signed Schedule 33 form.
- Copy of the application forms COT F/1, COT F/3 and the COT F/10 checklist.
- Copy of the Special Power of Attorney.
- Copy of the motivational memorandum.
- Copy of the list of surrounding property owners.
- Copy of the locality plan.
- Copy of the registered Title Deed.
- Copy of the bondholder's consent.

We trust you find this in order.

Kind regards,

JEA FLORING

B.E. FLETCHER (PR. PLN A/1202/2001) THE TOWN PLANNING HUB CC





Internet Banking Standard Bank Centre 5 Simmonds Street, Johannesburg, 2001 P.O. Box 7725, Johannesburg, 2000 Telephone: 0860 123 000 International: +27 11 299 4701 Fax: +27 11 631 8550 Website: www.standardbank.co.za

Dear CITY OF TSHWANE

We confirm that the following payment has been made into your account from Bea:				
Reference number	3582436390			
Beneficiary name	CITY OF TSHWANE			
Bank name	ABSA BANK			
Beneficiary account number	XXXXXXXXXXXX8263			
Beneficiary branch number	63200500			
Beneficiary reference	LU63064000361REM			
Amount	R2380.01			
Payment date and time	2025-03-24 09h29			

If you need more information or have any questions about this payment, please contact: **Bea**

Payments to Standard Bank accounts may take up to one business day to reflect. Payments to other banks may take up to three business days.

Please check your account to confirm you have received this payment.

Yours sincerely, The Internet Banking Team

The Standard Bank of South Africa Limited (Reg. No. 1962/000738/06) Authorised financial services provider and registered credit provider (NCRCP15)

Directors: N Nyembezi (Chairman) AKL Fihla* (Chief Executive Officer) LL Bam PLH Cook A Daehnke* OA David-Borha1 GJ Fraser-Moleketi GMB Kennealy BJ Kruger Li Li2 JH Maree NNA Matyumza ML Oduor-Otieno3 RN Ogega3 Fenglin Tian2 SK Tshabalala*

SCHEDULE 33

DECLARATION FOR THE SUBMISSION OF A LAND DEVELOPMENT APPLICATION AS CONTEMPLATED IN THIS BY-LAW READ WITH THE COT FORMS TO BE COMPLETED TO BE ATTACHED TO COT: F/1

PROPERTY INFORMATION

Complete this section for each property (make a separate copy for each property).

Township / Agricultural Holding / Farm	SINOVILLE		
Erf/Plot/Farm No.	361	Portion (e.g. /R/1)	-
Ward	50		
Street name	BLYDE STREET		
Street number	148	Planning Region	2

The declaration as set out hereunder shall be signed or signed electronically with the submission of a land development application, as contemplated in the various sections in terms of this By-law, by the Applicant.

- 1. I, the assigned, hereby being the applicant described herein, declare that all the information I provide is true and correct.
- 2. I, hereby acknowledge and understand that the documents that accompany my land development application are those compulsory documents that are required for the purposes of a complete application in terms of the provisions of section 16(1)(b) and (c), read with the relevant Schedules for the specific application to this By-law and Regulation 14(1)(i) of the Regulations of the Act, as amended from time to time, as well as the applicable forms thereof.
- 3. I, hereby acknowledge and confirm that in terms of section 26 of this By-law I have made payment of the application fee as per the Council's approved charges and tariffs, which fee has been paid into the account of the Municipality, as directed by the Department responsible for Planning and Development, including providing a reference number as directed, failing which if it is found that the payment has not been made or incorrectly made, or the referencing for proof of payment is incorrect the application shall be regarded as incomplete and be rejected;
- 4. I, hereby acknowledge and understand that in terms of Regulation 14(1)(i) of the Regulations of the Act, read with section 16(1)(b) and (c) of this By-law, the electronic submission and the compulsory documents submitted as referred to above and the allocation of the electronic item number, in terms of section 16(1)(b) of this By-law, shall be regarded as confirmation that all the compulsory documents have been submitted.
- 5. I, hereby acknowledge that, should all the required documentation have been submitted, but it is incorrect or has not been submitted to the satisfaction of the Municipality, or it does not comply with the requirements of the Municipality, the Municipality may elect not to consider the application as contemplated in section 16(1)(c) of this By-law and it may be rejected.
- 6. I, hereby acknowledge and understand that having successfully submitted the land development application in terms hereof, I shall be obliged to proceed with the public participation process within 28 days or such further period as the Municipality may allow in terms of the provisions of section 16(1)(f) of the By-law or any other relevant provision.
- 7. I, hereby acknowledge and understand that having undertaken public participation in terms of section 16(1)(f) of the By-law or any other relevant provision, I am obliged to provide proof of the public participation done, within 28 days, or such further period as the Municipality may allow, from the closing date of the period contemplated in section 16(1)(f) of the By-law.
- 8. I, hereby acknowledge and understand that the provisions of this By-law shall apply to all land development applications, including but not limited to the additional documentation or information that may be required by the Municipality for the purposes of considering the application and to take an informed decision on the application.

- 9. I, hereby acknowledge and understand that, should the application be found to be incomplete as a result of compulsory or additional documentation not having been submitted in a timely manner, the application may be rejected or deemed to be refused, whichever is applicable, without further consideration or refunding of the application fees as contemplated in section 26 of this By-law.
- 10. I, hereby acknowledge and understand that the provision of false or misleading information is an offence in terms of section 30 of this By-law.
- 11. I, acknowledge and understand that having submitted the application electronically or otherwise, I unconditionally give permission to the Municipality to communicate with me or give notices as may be required by the By-law, by means of e-mail correspondence to the e-mail address provided to the Municipality.
- 12. I, hereby confirm and agree that the e-mail address provided is my e-mail address for any communication that I will receive from the Municipality, and I confirm that I have control and management over this e-mail address.
- 13. Having confirmed that the e-mail address shall be used as the means of communication, I further acknowledge and confirm that the date on which e-mailed correspondence is sent by the Municipality is the date that will be used for the purposes of calculating any days in terms of the provision of the By-law or other legislation.
- 14. I, hereby acknowledge and understand that in corresponding with me, by means of an electronic system, electronic media or otherwise, any discussions, interpretation, support or advice given with regard to the policies of the Municipality, specifically including the Regionalized Spatial Development Frameworks and the By-law or related to a specific land development application, shall only be regarded as general remarks, *inter alia* due to the fact that there are interdependencies with other departments that must provide input and information on the application that may not be available. Therefore, such remarks shall not be binding on municipal officials, the Municipality or any decision-making body of the Municipality.
- 15. I, hereby acknowledge and understand that decisions on the interpretation of the policies, frameworks and legislation, and the consideration of land development applications remain within the sole preserve of the decision-making bodies of the Municipality and shall be dealt with, at the time, on the merits of the application before them.
- 16. I, hereby acknowledge and understand that by receiving the comments from engineering service departments, these comments may be subject to change and may result in conditions to be imposed as part of the consideration and/or approval of the land development application.
- 17. I, hereby acknowledge and understand that it is the duty of the applicant to attend to the comments from engineering service departments and to provide proof that he/she has done so, to the Municipality for purposes of considering the land development application.
- 18. I, hereby acknowledge and understand that the Municipality may contact the owner at any time regarding the land development application.
- 19. I, hereby acknowledge and understand that the Municipality will only be able to consider or evaluate the land development application when all information has been received, all comments have been submitted and all objections and responses have been exchanged, which will place the Municipality in a position to consider the application.
- 20. I, hereby acknowledge and understand that the time period for actions to be taken by the applicant with reference to Regulation 16(3) of the Regulations of the Act, shall not be calculated as part of the time period for the administrative phase of a land development application.
- 21. The person making the declaration shall provide a signature, capacity in which it is signed and date for purposes of completing the declaration or in the case of an electronic submission, confirm the content.

SIGNED ON THIS 24th DAY OF MARCH 2025 , in my capacity as TOWN PLANNER / APPLICANT

FULL NAME: BEATRIX ELIZABETH FLETCHER SIGNATURE (For physical submission if not as part of the electronic submission)

Renflerence.

COT: F/1

APPLICATION FORM TO BE SUBMITTED FOR ANY APPLICATION AND/OR REQUEST WITH THE APPLICANT AND OWNER DETAILS AS REQUIRED IN TERMS OF THE CITY OF TSHWANE LAND USE MANAGEMENT BY-LAW, 2016 (AMENDED 2024)

APPLICANT DETAILS					
Please indicate the type of applicant:					
Individual	Legal Entity / Other	X			
	Applicant Details: Individual				
Title	N/A				
Initial					
First Name(s)					
Surname					
Preferred Name					
ID Number					
Marital status if the owner is the applicant	Single/not married Out of community of property	In community of property			
Ар	plicant Details: Legal Entity / Othe	r			
Name	THE TOWN PLANNING HUB CC				
Registration number	1999/010392/23				
Representative name	BEATRIX ELIZABETH FLETCHER				
F	Physical Address of the Applicant				
Physical Address (Work)					
Address Line 1 (street no.)	1				
Address Line 2 (street name)	COLE ROAD, LOMBARDY CORPORATE	PARK			
Township	SHERE AH	Postal Code 0084			
Specify City	PRETORIA				
Physical Address (Home)					
Address Line 1 (street no.)	N/A				
Address Line 2 (street name)					
Township		Postal Code			
Specify City					
	Postal Address of the Applicant				
Postal Type		Physical Address (Home)			
Postal Number	PO BOX 11437				
Township	SILVER LAKES	Postal Code 0054			
Specify City	PRETORIA				
Con	Communication Details of the Applicant				
E-Mail Address	bea@tph.co.za				
Cell Phone	082 807 2030				
Home Phone	N/A				

Work Phone	012 809 2229
Preferred method of communication – please indicate	Email

OWNER DETAILS				
Please indicate the type of applicant:				
Individual	Legal Entity / Oth	ner		
	Owner Details : Individu	Jal		
Title	MR			
Initials	BR			
First name	BERNARDUS			
Surname	DREYER			
Preferred name	BERNARDUS			
ID Number	500425 5044 08 0			
Marital status	Single/not married Out of community of property	In community of property		
	Owner Details: Legal Entity	/other		
Name				
Registration number				
Representative name				
	Physical Address of the O	wner		
Physical Address (Work)				
Address Line 1 (street no.)				
Address Line 2 (street name)				
Township		Postal Code 4001		
Specify City				
Physical Address (Home)				
Address Line 1 (street no.)	148			
Address Line 2 (street name)	BLYDE STREET			
Township	SINOVILLE	Postal Code 0001		
Specify City	PRETORIA			
	•			
	Postal Address of the Ow			
Postal Type	PO Box	Physical Address (Home) Physical Address (Work)		
Postal Number	AS ABOVE			
Township		Postal Code		
City				
	Communication Details of the	e Owner		
E-Mail Address	Jdreyer77@gmail.com			
Cell Phone	082 603 2034			
Home Phone	N/A			

Work Phone	N/A
Preferred method of communication – please indicate	Email
	FOR OFFICIAL USE
Receipt Amount	
Receipt Number	
Payment Date	
Application Form Date	

I, BEATRIX ELIZABETH FLETCHER being the applicant described herein, declare that the above information is correct.

I, hereby confirm that I have signed and completed the declaration as contemplated in Schedule 33 to the City of Tshwane Land Use Management By-law, 2016 (Amended 2024) which is attached hereto and initialled by me for identification purposes.

COT: F/3

APPLICATION FORM FOR A REMOVAL, AMENDMENT OR SUSPENSION OF TITLE CONDITIONS IN TERMS OF SECTION 16(2) OR CONSENT IN TERMS OF SECTION 16(2)(d) AND AS REQUIRED IN TERMS OF SCHEDULE 4 TO THE CITY OF TSHWANE LAND USE MANAGEMENT BY-LAW, 2016 (AMENDED 2024)

PROPERTY INFORMATION

Complete this section for each property (make a separate copy for each property).

Township / Agricultural Holding / Farm	Sinoville	Portion (e.g. /R1)	N/A
Erf/Plot/Farm No.	361		
Ward	50		
Street Name	Blyde Street		
Street Number	148	Planning Region	2
Land Use Scheme	Tshwane Land Use Scheme,	2024	
Adopted Annexure No.	N/A		
Adopted Zoning	Residential 1		
Property Size (m ²)	996m ²		
Bond (Yes/No)	Yes		
If yes specify Bond Account No.	3-000-011-449-033		
Bondholder's Name(s)	First National Bank		
Existing Development	Dwelling House		
Title Deed Number	T2876/1976		
Indicate the conditions to be removed or suspended in the Title Deed	A. B.(a); (b); (c); (d); (e) C.1.(a); (b);(c); (d); (e); (f); C.2.(a); (b); (c)(i); (c)(ii); (c) 4.(i); (ii)		
Indicate the conditions to be amended in the Title Deed	N/A		
Indicate the conditions that Municipal Consent should be granted	N/A		
Indicate whether the property/ies is/are sit area or has/have been included in a regist of conservation		Yes X	No

REQUIRED DOCUMENTS

Proof of payment of application fees	Х	Cover Letter	Х	Motivating Memorandum	Х	
Power of Attorney	Х	Company/Close Corporation/Trust resolution	N/A	Proof of Members of Company/ Close Corporation/Trust	N/A	
Proof of Marital Status of the Owner	Х	Bondholders Consent	Х	Locality Plan	Х	
Registered Title Deed and/or notarial deed	Х	Zoning certificate	Х	List of adjoining owners	Х	
Form COT: F/1	Х	Form COT: F/10	Х	Site Plan	N/A	

I, **BEATRIX ELIZABETH FLETCHER** being the applicant described herein, declare that the above information is correct.

I, hereby confirm that I have signed and completed the declaration as contemplated in Schedule 33 to the City of Tshwane Land Use Management By-law, 2016 (Amended 2024) which is attached hereto and initialled by me for identification purposes.

DATE: 24 MARCH 2025

COT: F/10

LIST OF ATTACHMENTS AND SUPPORTING DOCUMENTS REQUIRED IN TERMS OF THE SCHEDULES TO THE CITY OF TSHWANE LAND USE MANAGEMENT BY-LAW, 2016 (AMENDED 2024) AS SUBMITTED BY THE APPLICANT AND CHECKLIST FOR MUNICIPAL USE

PROPERTY(IES) DESCRIPTION: ERF 361, SINOVILLE

APPLICATION TYPE: APPLICATION FOR THE REMOVAL OF RESTRICTIVE CONDITIONS CONTAINED IN DEED OF TRANSFER NO T2876/1976

Chec	klist: f	to be completed	by the Applicant	Checklist: for Official Use on		
YES	NO	ANNEXURE OR PAGE REFERENCE	DOCUMENT ATTACHED	YES	NO	NA
Х			Proof of payment of the application fees			
Х			Cover letter			
	Х		Completed Application form of the relevant application (for Division of Township – per Division)			
Х			Power of Attorney			
	Х		Company/ Close corporation/Trust resolution			
	X		Proof of Members of Company/Close Corporation/ Trust			
	Х		In the instance of the owner being a company: CM 29 form			
	Х		In the instance of a close corporation: CK 1 or 2 forms			
	Х		In the instance of a Trust: Letter of appointment of the Trustees			
	Х		Proof of marital status			
Х			Bondholder's consent			
Х			Motivational Memorandum			
Х			List of adjoining owners with their names and full contact details, as well as a map indicting the locality of the adjoining owners			
	Х		Draft annexure			
	Х		Draft amendment scheme map			
	Х		Statement of conditions			
Х			Locality Plan			
	Х		Land use plan			
	Х		Zoning Plan			
	X		Site Plan			1
	Х		Township layout plan (for Division of Township – per Division)			
	Х		Phasing plan superimposed on the original approved townships			
Х			Zoning certificate			
Х			Registered Title Deed and/or Notarial Deed			
	Х		Township Name Reservation Letter			
	Х		Conveyancer's Certificate (for Division of Township – per Division)			
	Х		Land Surveyor Certificate (for Division of Township – per Division)			
	Х		Proposed design/layout plan			
	Х		Proposed subdivision plan			

Chec	klist: 1	Chec Offici				
YES	NO	ANNEXURE OR PAGE REFERENCE	DOCUMENT ATTACHED	YES	NO	NA
	Х		Proposed consolidation plan			
	X		Proposed simultaneous Subdivision and consolidation Plan			
	Х		GDARD comments and/or declaration by an appointed environmental specialist on the NEMA process and/or EIA executive summary			
	Х		Geotechnical Report in colour			
	Х		Transport Impact Report in colour			
	X		Services availability report(s) (roads and stormwater) in colour			
	X		Services availability report(s) (water and sanitation) in colour			
	Х		Services availability report(s) (electricity) in colour			
	Х		Retail Study in colour			
	X		Architectural drawings/draft site development plans and Landscape Framework Plans			
	Х		Noise Impact assessment			
Х		In memo	List of conditions to be removed, amended or suspended in the Title Deed			
	X		Proof of submission of the application to the Department of Mineral Resources and Energy (DMRE) or compliance with section 54 of Act 28 of 2002			
	Х		Approved conditions of Establishment			
	X		Proof of compliance with section 16(5)(b)(iv) of this By- law			
	Х		Amended Township layout plan			
	Х		Amended conditions of establishment			
	Х		Amended draft amendment scheme annexure			
	X		Amended draft amendment scheme map			
	X		For extension of boundaries – the General Plan of the original township			
	Х		For extension of boundaries – comments from the Surveyor-General on whether the new erf/erven can be inserted on the General Plan			
Х			Form COT: F/1			
Х			Application Form relevant to the application such as COT: F/2, COT: F/3, COT: F/4, COT: F/6, COT: F/7, COT: F/8 COT: F/9, COT: F/34, COT: F/36, COT: F/37, COT: F/38			
	X		Form COT: F/5 (for Division of Township – per Division)			
Х			Form COT: F/10			
	X		Proof of engagement with Municipal Engineering Services departments Form COT: F/33			

I, BEATRIX ELIZABETH FLETCHER being the applicant described herein, declare that the above information is correct.

I, hereby confirm that I have signed and completed the declaration as contemplated in Schedule 33 to the City of Tshwane Land Use Management By-law, 2016 (Amended 2024) which is attached hereto and initialled by me for identification purposes.

GAFLETCIV SIGNATURE

DATE: 24 MARCH 2025

SPECIAL POWER OF ATTORNEY

I, the undersigned,

BERNARDUS RUDOLPH DREYER (ID NO. 500425 5044 08 0)

in my capacity as registered owner of the property mentioned hereunder, hereby nominate, constitute and appoint **B.E. FLETCHER (ID NR: 7505090058083)** of the firm **THE TOWN PLANNING HUB CC (REGISTRATION NR: CK1999/010392/23)** and/or any employee of the Close Corporation with power of substitution, to be my lawful Agent in my name, place and stead, to make to the competent authorities application(s) for the removal of restrictive title deed conditions and/or appeal in respect of the undermentioned property:

ERF 361, SINOVILLE

and to take all such steps, do all such acts, sign all such documents and appoint or involve all such persons as may be requisite or necessary in order to give effect to the powers hereby granted and, for effecting the aforesaid purposes, to do or cause to be done whatsoever shall be requisite, as fully and effectually, as I might or could do if personally present and acting herein - hereby ratifying, allowing and confirming all and whatsoever the said Agent shall lawfully do, or cause to be done.

The intention of the application is to apply to the City of Tshwane Metropolitan Municipality for the removal of certain restrictive Title Conditions.

AS WITNESSES:

GAFLETCIK

SIGNATORY:

BR Dreyer Electronically signed 082 603 2034

BR DREYER



Economic Development and Spatial Planning

3rd Floor I Middestad Building I 252 Thabo Sehume Street I Pretoria | 0002 PO Box 440 I Pretoria I 0001 Tel: 012 358 7988 Email: geoinfoservice@tshwane.gov.za I www.tshwane.gov.za.| www.facebook.com/CityOf Tshwane

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Date 2025/01/24

TO WHOM IT MAY CONCERN

ZONING CERTIFICATE IN TERMS OF THE TSHWANE LAND USE SCHEME, 2024 (TLUS)

PROPERTY LIS KEY (GIS KEY): 064000361 ZONING KEY: 064000361 SPLIT ZONING: Not Applicable

PROPERTY DESCRIPTION: Erf 361 SINOVILLE (148 BLYDE AVENUE)

The following zoning information must be read with the Clauses and Schedules of the Tshwane Land Use Scheme, 2024 (TLUS).

A. USE ZONE 1: RESIDENTIAL 1

USES PERMITTED IN TERMS OF TABLE B (COLUMN 3) OF THE TLUS	USES WITH CONSENT USE IN TERMS OF TABLE B (COLUMN 4) OF THE TLUS	USES NOT PERMITTED IN TERMS OF TABLE B (COLUMN 5) OF THE TLUS
Consulate Dwelling House Additional Dwelling House in areas described in Schedule 11, Schedule 12, Schedule 13 and Schedule 14 Embassy Home Enterprise subject to Schedule 9	THE TLUSApartment BuildingBackpackersCommuneGuest HouseInstitutionMedical Consulting Room which doesnot comply with Schedule 9Parking Site adjacent to Use Zone 6, 7,8, 9, 10, 11, 12, 13, 14, 15, 18 and 28Place of Day Care for the Aged whichdoes not comply with Schedule 9Place of Child Care which does notcomply with Schedule 9Place of Instruction which does notcomply with Schedule 9Place of Public WorshipRetail Industry which does not complywith Schedule 9Retirement CentreSocial HallSport and Recreation GroundVeterinary Clinic which does not complywith Schedule 9	All other uses not listed in Columns (3) and (4)
	with a Place of Public Worship	TV OF TSHILL

			CITY OF TSHWANE
В	ANNEXURE L	Not Applicable	
С	MINIMUM ERF SIZE	1000	10 42 - 24 16
D	UNITS PER HA	Not Applicable	3
Е	DENSITY	Not Applicable	GEOMATICS C
			CUTAN MUNICITY

Economic Development and Spatial Planning • Ekonomiese Ontwikkeling en Ruimtelike Beplanning • Lefapha la Tsweletsopele ya Ikonomi le Polane ya Sebaka • UmNyango wezokuThuthuthukiswa kwezomNotho namaPlani weeNdawo • Kgoro ya Tlhabollo ya Ikonomi le Thulaganyo ya Mafelo • Muhasho wa Mveledziso ya Ekonomi na Vhupulani ha Fhethu • Ndzawulo ya Nhluvukiso wa Ikhonomi na Vupulani bya Ndhawu • Umnyango Wezokuthuthukiswa Komnotho Nokuhlelwa Kwendawo

F	FLOOR AREA RATIO Table C, FAR Zone 21, subject to Clause 25		
G	HEIGHT	Table D, Height Zone 10, subject to Clause 26	
Н	COVERAGE Table E, Coverage Zone 5, subject to Clause 27		
Ι	OTHER APPROVALS Not Applicable		
	BUILDING LINES	Streets: Subject to Schedule 1	
J		Rear and Side: Subject to Clause 12	
Κ	SCHEDULE 5	Not Applicable	
L	ATTACHED DOCUMENTS	Schedule 1-P32	

In case of any discrepancy on the property description of the Zoning Certificate, Annexure L, Other Approvals and Schedules 1 and 5, relevant SG diagrams should be obtained for proper interpretation.

Disclaimer:

In the case of any other approval linked to this zoning certificate and numbered in row "I" the validity of this document(s) need to be verified as the rights may have lapsed.

Kind regards CITY OF TSHWANE ANNING 16 7 CONOMIC DEVELOPMENT AND SPATIAL PLANNING OUP HEAD EOMATICS LITAN MUNICIPA

Kgoro ya Peakanyo le Tlhabollo ya Toropokgolo • Departement Stadsbeplanning en -ontwikkeling Lefapha la Thulaganyo le Tlhabololo ya Toropo • Ndzawulo ya Nhluvukiso wa Vupulani bya Dorobankulu UMnyango Wezentuthuko Yokuhlelwa Kwedolobha • City Planning and Development Department UmNyango wokuHlelwa kweDorobha neTuthuko

2

SCHEDULE 1: BUILDING LINES, ACCESS AND PHYSICAL BARRIERS

Township, Agricultural Holdings or Farms	Erf/ Property	Position applicable	Building line(s) in Metres for all storeys except where otherwise indicated	Road / boundary where access is not permitted	Boundaries to which access is limited	Boundaries: Physical barrier required
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Silverton X6		All streets	7,5			
Silverton X7		All streets	6			
Silverton X8		All streets	7,5			
Silverton X9		All streets	5			
Silverton X11		All streets	6	CITY OF TS	HWAN	
Silverton X15	All erven excluding Erven 1909, up to and including 1914, 1918, 1919 and 1946 abutting Waltloo Road	All streets	5	6 2015-01-	INING 24 ICS UNICIPALITI	
0: "						
Sinoville		National Road Sefako Makgatho Drive (Zambesi Drive) All other streets	23 12	-		
Sinoville X2			7,5 15			
		Sefako Makgatho Drive (Zambesi Drive) All other streets	3	-		
Sinoville X3	1572 and 1582	North-eastern boundaries	13	-		
0 1		All other streets	7			
Sinoville X4		All streets	6			
Skinner Court 254-JR		All streets	3,5			
Soshanguve-P	73, 92-107, 120-129, 155-163, 1624-1637, 1668-1679, 1719-1725, 1735-1744, 1773-1798	Western boundary (K95)	16			
	73, 92-107, 120-129, 155-167, 1620-1637, 1668-1679, 1719-1725, 1735-1745, 1773-1799, 1831-1832	Western boundary (K95)				1,3 m high wire fence
Soshanguve-R	1-18, 27-36, 49, 82-101, 210-213, 1939, 1956-1971, 2054,	Western boundary (K95)	16			1,3 m high wire fence

TSHWANE LAND USE SCHEME, 2024: SCHEDULE 1

Adopted: 08 May 2024 Comes into operation: 01 July 2024

MOTIVATING MEMORANDUM

MOTIVATION IN SUPPORT OF THE APPLICATION IN TERMS OF SECTION 16(2) OF THE TSHWANE LAND USE MANAGEMENT BY-LAW, 2016 (AMENDED 2024) FOR THE REMOVAL OF RESTRICTIVE CONDITIONS CONTAINED IN THE TITLE DEED – **T2876/1976** ON **ERF 361, SINOVILLE**

PREPARED FOR: BR DREYER

BY: THE TOWN PLANNING HUB CC

Tel: (012) 809 2229 E-mail: bea@tph.co.za

PO Box 11437 Silver Lakes 0054

Lombardy Corporate Park Block B, Unit 13 Cole Road, Shere 0084





INDEX

1. THE APPLICATION

2. GENERAL INFORMATION

- 2.1 Local Authority
- 2.2 Property Description
- 2.3 Registered Owner
- 2.4 Property Size
- 2.5 Locality
- 2.6 Existing Zoning
- 2.7 Existing Land Use
- 2.8 Deed of Transfer
- 2.9 Bond

3. MOTIVATION

- 3.1 Background
- 3.2 Removal of Restrictive Conditions
- 3.3 Need and Desirability

4. CONCLUSION



MOTIVATION IN SUPPORT OF THE APPLICATION IN TERMS OF SECTION 16(2) OF THE CITY OF TSHWANE LAND USE MANAGEMENT BY-LAW, 2016 (AMENDED 2024) FOR THE REMOVAL OF RESTRICTIVE CONDITIONS CONTAINED IN THE TITLE DEED – T2876/1976 ON ERF 361, SINOVILLE

1. THE APPLICATION

Application is made in terms of Section 16(2) of the Tshwane Land Use Management By-Law, 2016 (Amended 2024) for the removal of restrictive conditions contained in the Title Deed T2876/1976 on Erf 361, Sinoville.

The intention of the application is to the building line restriction along streets. The registered land owners wish to have approved as-built drawings, however the condition in the Title Deed is prohibiting this approval.

It is further request that additional "outdated" and "mundane" conditions contained within the Title Deed further be removed.

2. GENERAL INFORMATION

2.1 Local Authority

City of Tshwane Metropolitan Municipality.

2.2 Property Description

Erf 361, Sinoville

2.3 Registered Owner

The property is registered in the name of Bernardus Rudolph Dreyer.

2.4 Property Size

The property measures 996m² in extent.

2.5 Locality

The property is situated at 148, Blyde Street, Sinoville.

Please refer to the below aerials as well as the attached locality plan.



2.6 Existing Zoning

The property is zoned "Residential 1". Refer to the attached Zoning Certificate.

2.7 Existing Land Use

There is an existing dwelling house on the property.

2.8 Deed of Transfer

The property is registered under Deed of Transfer T2876/1976.

2.9 Bond

The property is bonded with FNB (First National Bank), however the account has been paid up. The bondholder's consent has been obtained and attached hereto.

3. MOTIVATION

3.1 Background

The registered owners of the property wish to have approved As-Built drawings, however due to a street building line restriction contained within the Title Deed, the plans cannot be approved.

Due to the above, the owners have requested to removal the restrictive conditions contained within the Title Deed.

3.2. Removal of Restrictive Conditions

The applicant accepts that the conditions of the title deed operate as controlling measures in favour of every single lot holder in an approved township. Accordingly, such conditions should not be lightly uplifted where it is unnecessary in the circumstances of the case to do so.

However, certain conditions of the title deed are often registered at a time that they are deemed necessary. Circumstances and time often overtake the efficiency of such conditions and render them susceptible to alteration or upliftment. Development is one of the pressures that come to bear on such conditions of a title deed.

They can never be cast in stone and nor is it intended that they endure in perpetuity. To this end there has always been legislation in place enabling the upliftment of conditions of a title deed that either became redundant or which frustrate development.

Times have changed and so doing forcing landowners and developers alike to look at alternative means to do business within the city to provide jobs and housing to the continuous population growth of the city.

It is respectfully submitted that there should be no impediment to the Municipality granting the removal of the conditions contained in the said Title Deed.

T2876/1976

We are applying to remove the following restrictive Conditions of Title:

A.

B.(a); (b); (c); (d); (e) C.1.(a); (b);(c); (d); (e); (f); (g) C.2.(a); (b); (c)(i); (c)(ii); (d) 4.(i); (ii)

> A. All rights to minerals and precious stones together with all rights which may be or become vested in the freehold owner to share in any proceeds which may accrue to the State from the disposal of the undermining rights of the township, including the share of claim licence moneys and any share of rental or profits which may accrue to any owner under any minimg lease granted in respect of the land ocovered by the township and the like, are reserved under Certificate of Mineral Rights No. 394/1959 R.M to the Administrator of the Estate of the late GEORGE ANTON SINOVICH,



issued in respect of the Township of SINOVILLE of which the property hereby transferred forms part.

The above condition is archaic and not relevant at this time as all matters relating Minerals have been ceded to the State.

- B. The eastern portion of the farm WONDERBOOM No. 302, Registration Division J.R., district Pretoria (for merely described as certain Remaining Extent marked 'C' of certain portion of the said farm (whereof the property hereby transferred lettered h I k j on the general plan forms part) is specifically entitled to the following rights over the Portion A of the said farm, measuring 391,0069 hectares, as held under Deed of Transfer No. 8727/1904 dated 15th September 1904:
 - (a) The right to one-fourth of the existing dam and water furrow and the water therein;
 - (b) Free drinking right for stock at the drift;
 - (c) Right to taking drinking water out of the fountain under the mountain in the Poort;
 - (d) Right of way for repairing and watering purposes to the existing dam, water furrow, fountain and from the present dwelling house and eastern portion (formerly described as the remaining extent marked C) through the drift and back and from the said dwelling house to the Nek;
 - (e) The owners of the said Portion 'A' and the said eastern portion (formerly described as the remaining extent marked C) shall according to the size of their portions pay for the upkeep of the said dam and furrow and the following right over the Portion 'B' of the said farm, measuring 481, 4849 hectares, as held under Deed of Transfer No. 8728/1904 dated 15th September 1904, to the right of way over the Nek through the Main Road towards Pretoria.

In the use and enjoyment of the water rights to which the said eastern portion (formerly described as certain remaining extent marked 'C') is entitled as hereinbefore set out, the owner of the remaining extent of the said eastern



portion, measuring 39,0547 hectares, shall now be solely entitled thereto.

A portion of the aforegoing rights have been cancelled insofar as they were applicable to the remaining extent of Portion 5 of Portion 'A' of Portion of the said farm, measuring 68,8345 hectares, as held under Deed of Transfer No. 10065/33 as will more fully appear from Notarial Deed No. 807/19511 S.

The above condition is archaic and not relevant at this time as all matters relating to the use of water is controlled by the City of Tshwane.

- C. Subject to the following conditions as proclaimed in Proclamation No. 208 dated the 15th October 1959:
- (a) The applicant and any other person or body of persons so authorized in writing by the Administrator shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in section 56 bis of Ordinance No. 11 of 1931, have the right and power at all reasonable times to enter into and upon the erf for the purposes of such inspection or enquiry as may be necessary to be made for the abovementioned purpose.

The above condition is archaic and not relevant at this time.

(b) Plans and specifications of all buildings and of all alternations or additions thereto shall be submitted to the local authority, whose approval, in writing, shall be obtained before the commencement of building operations. All buildings or alterations or additions thereto shall be completed within a reasonable time after commencement.

The above condition is archaic and not relevant at this time. All building plan approval is now under the jurisdiction of the Building Control Office of the City of Tshwane.

(c) The elevational treatment of all buildings shall conform to good architecture, so as not to



interfere with the amenities of the neighbourhood.

The above condition is archaic and not relevant at this time. All building plan approval is now under the jurisdiction of the Building Control Office of the City of Tshwane as well as controlled by the Tshwane Land Use Scheme, 2024.

(d) Neither the owner no any person shall have the right, save and expect to prepare the erf for building purposes to excavate therefrom any material without the written consent of the local authority.

The above condition is archaic and not relevant at this time. All building plan approval is now under the jurisdiction of the Building Control Office of the City of Tshwane as well as controlled by the Tshwane Land Use Scheme, 2024.

(e) Except with the consent of the local authority, no animal as defined in the Local Authorities Pounds Regulations shall be kept or stabled on the erf.

The above condition is outdated and not relevant at this time. A Local Authority has been established. All land uses are controlled by the Tshwane Land Use Scheme, 2024 and regulations are in place for the keeping of animals that has to be adhered to by al residents of the City.

(f) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.

The above condition is archaic and not relevant at this time. All building plan approval is now under the jurisdiction of the Building Control Office of the City of Tshwane.

(g) Except with the written approval of the local authority and subject to such conditions as the local authority may impose, neither the owner nor any occupier of the erf shall sink any wells or boreholes thereon or abstract any subterranean water therefrom.

This title condition is outdated and not relevant at this time. All boreholes are required to undertake a WULA and EIA as well as obtain a drilling permit from the Department Water & Sanitation.



2. (a) The erf shall be used for the erection of a dwelling house only; provided that, with the consent of the Administrator, after reference to the Board of local authority, a place of public worship or a place of instruction, social hall, institution or other building appertaining to a residential area may be erect on the erf; provided further that the local authority may permit such other buildings as may be provided for in an approved Town-planning Scheme, subject to the conditions of Scheme under which the consent of the local authority is required.

The above condition is outdated and not relevant at this time. A Local Authority has been established. All land uses are controlled by the Tshwane Land Use Scheme, 2024.

(b) Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, titles or earthenware pipes or other articles of a like nature.

This above condition is outdated and not relevant at this time. Building material for buildings is controlled by the relevant Building Regulations and Standards and also controlled by the local building office on submission of building plans.

- (c) Except with the consent of the Administrator, who may prescribe such conditions as he may deem necessary, not more than one dwelling house, together with such outbuildings as are ordinarily required to be used in connection therewith shall be erected on the erf; provided that, if the erf is subdivided or it or any portion of it is consolidated with any other erf or portion of an erf, this condition may, with the consent of the Administrator, be applied to each resulting portion or consolidated area.
 - (i) The dwelling house, exclusive of outbuildings to be erected on the erf shall be of the value of not less than R5 000,00.



(ii) The main building, which shall be a completed building and not one partly erected and intended for completion at a later date, shall be erected simultaneously with or before the erection of the outbuildings.

This above condition is outdated and not relevant at this time. Building material for buildings is controlled by the relevant Building Regulations and Standards and also controlled by the local building office on submission of building plans.

(d) If the erf is fenced or otherwise enclosed, the fencing or other enclosing device shall be erected and maintained to the satisfaction of the local authority.

The above condition is outdated and not relevant at this time. A Local Authority has been established. All land uses are controlled by the Tshwane Land Use Scheme, 2024.

4. DEFINITIONS

In the aforegoing conditions the following terms shall have the meaning assigned to them them:

- (i) "Applicant" means GEORGE ANTON SINOVICH and his successors in title to the township.
- (ii) "Dwelling house" means a house designed for use as a dwelling for a single family

3.3 Need and desirability

Section 42

- 42.(1) In considering and deciding an application a Municipal Planning Tribunal must-
 - (c) take into account-
 - (i) the public interest;
 - (ii) the constitutional and transformation imperatives and the related duties of the State;
 - (iii) the facts and circumstances relevant to the application;
 - *(iv) the respective rights and obligations of all those affected;*



- (v) the state and impact of engineering services, social infrastructure and open space requirements; and
- (vi) the effect of the land development application on the environment.

This application adheres to the aforementioned in so far as:

- <u>Public interest</u>: The public interest in not affected by this application for the removal of restrictive Title Conditions.
- <u>Constitutional and transformation imperatives and the related duties of the State</u>: The conditions requested to be removed do not have any bearing related to the duties of the State.
- <u>Facts and circumstances relevant to the application</u>: As mentioned above, the registered land owners wish to have approved As-Built plans approved by the City of Tshwane, there are restrictive Title Conditions which are prohibiting the approval of the plans.
- <u>Respective rights and obligation of all those affected</u>: The application will be duly advertised, and anyone aggrieved by the application will be allowed the opportunity to give their grievances thereto. All surrounding property owners will be notified of the application.
- <u>State and impact of engineering services, social infrastructure and open space</u> requirements:

This point can be seen as omissible, as the application is applying for the removal of restrictive conditions contained with the Title Deed.

 <u>The effect of the land development application on the environment</u>: This point can be seen as omissible as the application sites are developed and used in accordance with the conditions in the title deed. No sensitive environmental areas will be affected.

In general, the rights of the surrounding property owners will be taken into account. The required advertising will take place timeously. The required letters will be sent out to the surrounding property owners where after our office will remain open for any discussion and input from the affected parties in terms of development controls and design of the buildings.



4. CONCLUSION

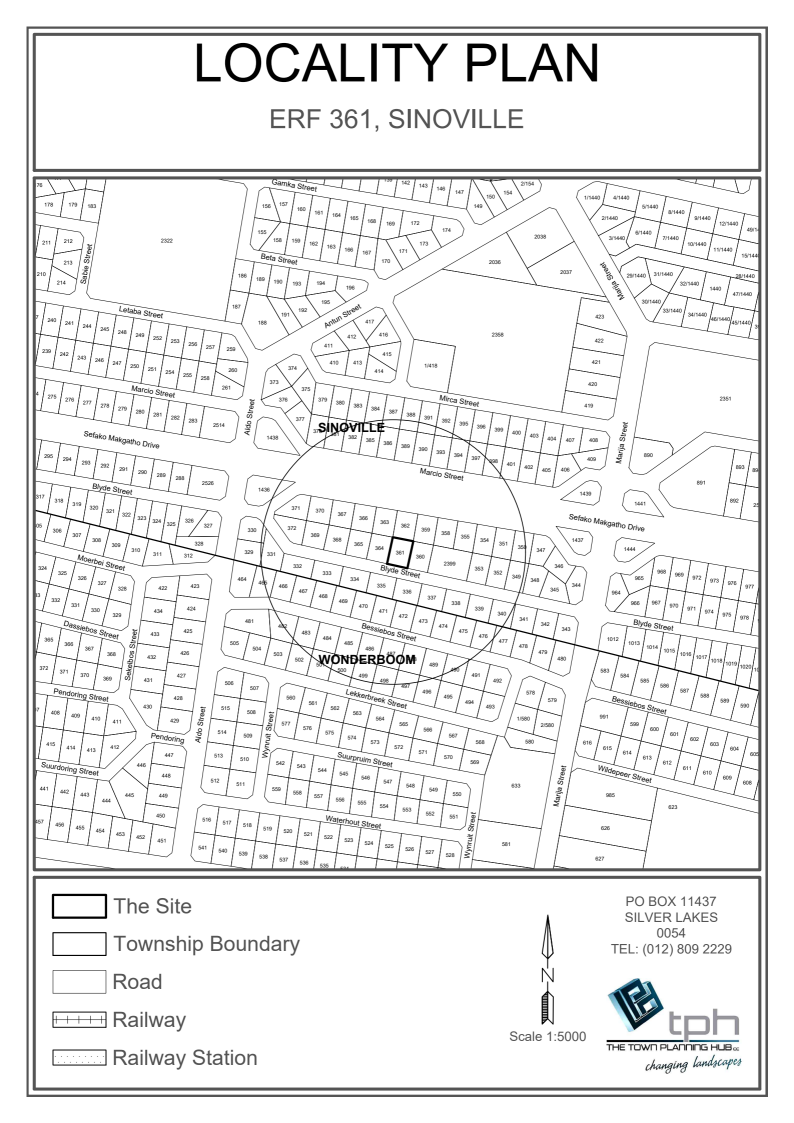
Application is made in terms of Section 16(2) of the Tshwane Land Use Management By-Law, 2016 (Amended 2024) for the removal of restrictive conditions contained in the Title Deed T2876/1976 on Erf 361, Sinoville.

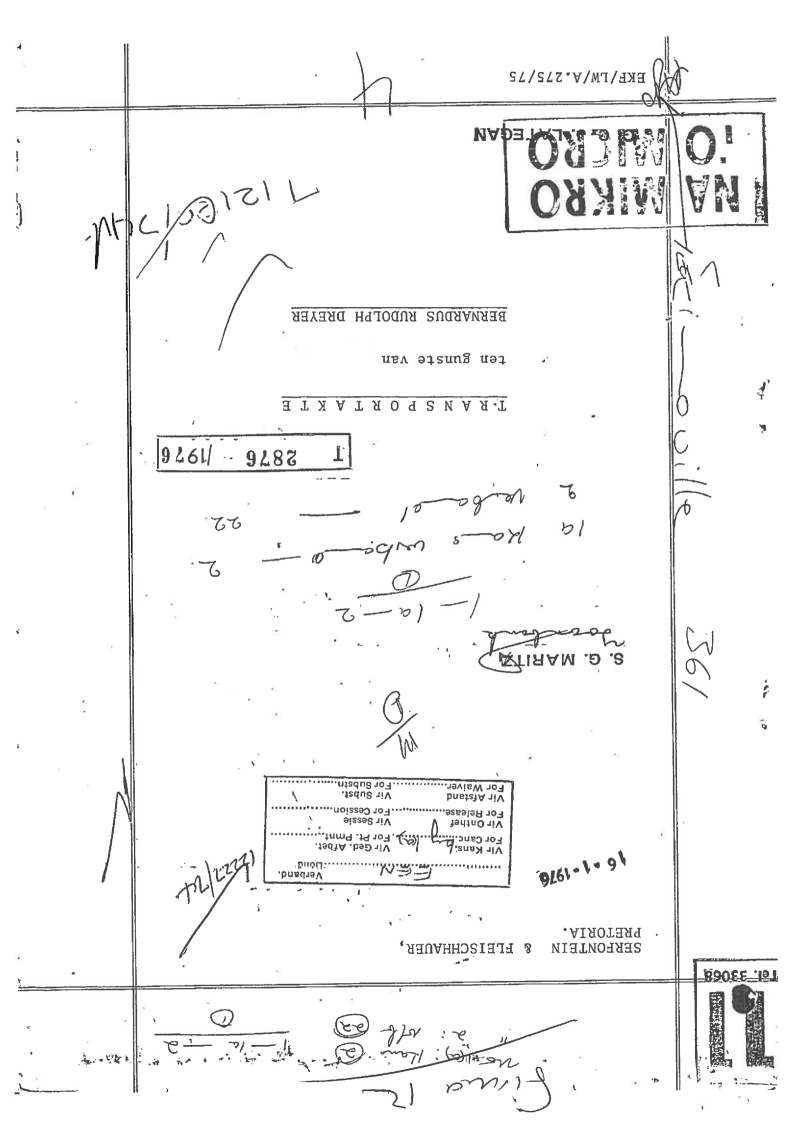
The intention of the application is to the building line restriction along streets. The registered land owners wish to have approved as-built drawings, however the condition in the Title Deed is prohibiting this approval.

The Municipality's approval of this application will be appreciated.

SURROUNDING OWNERS LIST – ERF 361, SINOVILLE

JOHAN DE SWARDT (Erf 363, Sinoville) 147 Sefako Makgatho Drive Sinoville 0129	
CRAIG BASIL GREEN (Erf 362, Sinoville) 149 Sefako Makgatho Drive Sinoville 0129	
CASA KAYA GUEST HOUSE PTY LTD (Erf 359, Sinoville) 515 Sefako Makgatho Drive Sinoville 0129	
CASA KAYA GUEST HOUSE PTY LTD (Erf 360, Sinoville) 150 Blyde Street Sinoville 0129	
MERYKE DU TOIT (Erf 336, Sinoville) 149 Blyde Street Sinoville 0129	
NICOLET ERASMUS (Erf 335, Sinoville) 147 Blyde Street Sinoville 0129	
CONROY PETRUS PRETORIUS (Erf 364, Sinoville) 146 Blyde Street Sinoville 0129	





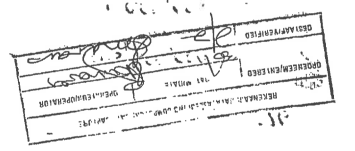
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NIERMEE WORD BEKEND GEMAAK:

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D A T ERWIN KONRAD FLEISCHHAUER

verskyn het voor my, die Registrateur van Aktes te Pretoria, hy die genoemde komparant synde behoorlik daartoe gemagtig deur 'n volmag aan hom verleen deur

(gebore op 20 Mei 1950)

geteken te Pretoria op die 3de dag van Desember 1975.

EN/ ...

210 No mm ELENDOM/PROPERTY. 198 0 0 9L ENDORSEMENT ON 186 0 BLADSY/PAGE 100000 61 1

\$ 91 -10- 8-2 Registrateur าธาระรูงศิ Akteskantoor Deeds Ottice 000 00 vir 'n verder bedrag nie te boggande for an additional amount not exceeding VIC R. 25 500 000. (with preference WERBIND VERBIND8 かわのを 97.01/

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EN die komparant het verklaar dat sy genoemde lasgewer waarlik en wettiglik op die 11de dag van Oktober 1975 verkoop het en dat hy in sy voornoemde hoedanigheid by hierdie akte in volle en vrye eiendom sedeer en transporteer aan en ten gunste van

BERNARDUS RUDOLPH DREYER (gebore op 25 April 1950) Blanke Groep

sy erfgename, eksekuteurs, administrateurs of regverkrygen-

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ERF 361, geleë in die dorpsgebied van SINOVILLE, Registrasieafdeling J.R., Transvaal;

GROOT 996 (negehonderd ses-en-negentig) vierkante

:reter;

UITSTREKKEND soos Transportakte nr. 5995/1962 gemaak ten gunste van GEORGE WILMOT DAVEY op 30 Maart 1962 en daaropvolgende aktes, die laaste waarvan Transportakte nr. 12120/1974 gemaak ten gunste van komparant se lasgewer op 5 April 1974, vollediger sal aantoon.

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ONDERHEWIG aan die volgende voorwaardes, naamlik:-

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All rights to minerals and precious stones together with all rights which may be or become vested in the freehold owner to share in any proceeds which may accrue to the State from the disposal of the underming rights of the township, including the share of claim licence moneys and any share of rental or profits which may accrue to any owner under any mithe township and the like, are reserved under Certificate of Mineral Rights No. 394/1959 R.M. to the Administrator of the Estate of the lare GEORGE ANTON SINOVICH, issued in respect of the lare GEORGE ANTON SINOVICH, issued in respect of the lare GEORGE ANTON shinistrator of the Estate of the lare GEORGE ANTON SINOVICH, issued in respect of the lare GEORGE ANTON shinistrator of the Estate of the lare GEORGE ANTON shinistrator of the Estate of the lare GEORGE ANTON shinistrator of the Estate of the lare GEORGE ANTON shinistrator of the Estate of the lare GEORGE ANTON shinistrator of the Estate of the lare GEORGE ANTON shinistrator of the Estate of the lare GEORGE ANTON shinistrator of the Estate of the lare GEORGE ANTON shinistrator of the Estate of the lare of the develop shinistrator of the Estate of the lare of the develop shinistrator of the Border of the lare of the develop shinistrator of the Border of the develop the develop shinister of which the property hereby transferred

The eastern portion of the farm WONDERBOOM No. 302, Registration Division J.R., district Pretoria (formerly described as certain Remaining Extent marked 'C' of certain portion of tho said farm (whercof the general plan forms part) is specially entitled to the following rights over the Portion A of the said farm, measuring 391,0069 hectares, as held under Deed of Transfer No. 8727/1904 dated 15th September 1904:

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(a) The right to one-fourth of the existing dam and (a) water furrow and the water therein;

(b) Free/ ...

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- (b) Free drinking right for stock at the drift;
- (c) Right to taking drinking water out of the fourt; fountain under the mountain in the Poort;

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- Right of way for repairing and watering purposes to the existing dam, water furrow, fountain and from the present dwelling house and eastern portion (formerly described as the remaining extent marked C) through the drift and back and from the said dwelling house to the Nek; the Nek;
- (e) The owners of the said Portion 'A' and the said for said eastern portion (formerly described as the remaining extent marked C) shall according to the maining extent marked C) shall according to the size of their portions pay for the upkeep of the the Portion 'B' of the said farm, measuring the fortion 'B' of the said farm, measuring 'AS1,4849 hectares, as held under Deed of Transfer 'AS1,4849 hectares, as held under Deed of Transfer 'AS1,4849 hectares, as held under 'Beed of Transfer 'AS1,4849 hectares, as held under 'AS1,584,994 held 'AS1,584,594 held 'AS1,594,594 held 'AS1,594 h

In the use and enjoyment of the water rights to which . the said eastern portion (formerly described as certain remaining extent marked 'C') is entitled as hereinbefore set out, the owner of the remaining extent of the said

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be solely entitled thereto.

A portion of the aforegoing rights have been cancelled insofar as they were applicable to the remaining extent of Portion 5 of Portion 'A' of Portion of the said farm, measuring 68,8345 hectares, as held under Deed of Transfer No. 10065/33 as will more fully appear from Notarial Deed No. 807/1951 S.

Subject to the following conditions as proclaimed in Proclamation No. 208 dated the 15th October 1959:

(a) The applicant and any other person or body of ersons so authorised in writing by the Administrator shall, for the purpose of securing the enforcement of these conditions securing the right and power at all reasonable tarts to enter into and upon the erf for the purpose of such inspection or enquiry as may be necessary to be made for the abovementioned to the purpose.

(b) Plans and specifications of all buildings and of all alterations or additions thereto shall be submitted to the local authority, whose

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approval, in writing, shall be obtained before the commencement of building operations. All buildings or alterations or additions thereto shall be completed within a reasonable time after commencement.

- (c) The elevational treatment of all buildings' shall conform to good architecture, so as not to interfere with the amenities of the net so interfere.
- (d) Neither the owner nor any person shall have the right, save and except to prepare the erf for building purposes to excavate therefrom any material without the written consent
- (e) Except with the consent of the local authorities
 rity, no animal as defined in the Local
 Authorities Pounds Regulations shall be kept
 or stabled on the erf.
- (f) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (g) Except with the written approval of the local authority and subject to such conditions as the local authority may impose, neither the owner nor any occupier of the erf shall sink any wells or boreholes thereon or abstract

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any subterranean water therefrom.

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The erf shall be used for the erection of a (8) water so discharged over the erf. shi gnitoubnoo to seequing shi rot tourtenoo lower lying erf may find necessary to lay or pipe line or drain which the owner of such a proportionate share of the cost of any any lower lying erf, shall be liable to pay the stormwater from which is discharged over that the owners of any higher lying erven, ··· bebivorg ;retemmater for the stormwater; provided obliged to accept and/or permit the passage public street the owner of the erf shall be drained from higher lying erven direct to a ed of retewmrots rof eldesidstandmi si ji Where, in the opinion of the local authority (4)

The erf shall be used for the erection of a dwolling house only; provided that, with the consent of the Administrator, after reference to the Board and local authority, a place of public worship or a place of instruction, social hall, institution or other buildings appertaining to a residential area may be erected on the erf; provided further that the local authority may permit such other buildings as may be provided for in an approved Townplaning Scheme, subject to the conditions of planning Scheme, subject to the conditions of

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Local authority is required.

- (b) Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, tiles or earthenware pipes ur uther articles of a like nature.
- (c) Except with the consents of the Administrator, who may prescribe such conditions as he may deem necessary, not more than one dwelling house, together with such outbuildings as are ordinarily required to be used in connection therewith shall be erected on the erf; provided that, if the erf is subdivided or it or any portion of it is consolidated with any other erf or portion of an erf, this condition may, with the consent of the Administrator, be applied to each resulting portion
 or consolidated area.
- The dwelling house, exclusive of out buildings to be erected on the erf shall
 be of the value of not less than RS 000,00.
- (ii) The main building, which shall be a completed building and not one partly erected and intended for completion at a later date,

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before the erection of the outbuildings.

- (d) Buildings, including outbuildings, hereafter
 erected on the erf shall be located not less than 7,62 metres from the boundary thereof abutting on a street. (This will not apply to Erven Nos. 5 to 25 and 26)
- (e) If the erf is fenced or otherwise enclosed,
 the fencing or other enclosing device shall
 be erected and maintained to the satisfaction
 of the local authority.
- (a) The erf is subject to a servitude 1,89 metres
 wide in favour of the local authority for sewerage and other municipal purposes, along any ono of its boundaries other than a street
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large rooted trees shall be planted within the area of such servitude or within 1,89 metres thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be

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(ii) "Dwelling house" means a house derigned for use as a dwelling for a single family.

(i) "Applicant" means GEORGE ANTON SINOVICH and his successors in title to the township.

In the foregoing conditions the following terms shall have the meaning assigned to them:

4. DEFINITIONS:

excavated by ite during the course of the construction, maintenance and removal of such sewerage mains and other works as it in its discretion may deem necessary, and shall further be entitled to reasonable access to the said land for the aforesaid purpose, subject to any damage done during the process of construction, maintaining and removing such sewerage mains and other works being made good by the local authority.

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ЕИ VERDER ONDERHEWIG аап sodanige voorwaardes as wat in genoemde aktes vermeld staan of na verwys word.

WESHAME die komparant afstand doen van al die reg en aanspraak wat sy gemelde lasgewer voorheen op genoemde eiendom gehad het en gevolglik ook erken dat hy geheel en al van die besit daarvan onthef en nie meer daartoe geregtig is nie en dat kragtens hierdie akte bogenoemde

BERNARDUS RUDOLPH DREYER

sy erfgename, eksekuteurs, administrateurs of regverkrygendes tans en voortaan daartoe geregtig is ooreenkomstig plaaslike gebruik, behoudens die regte van die Staat en ten slotte erken hy dat die koopprys die som van R25 500,00 (VYF-EN-TWINTIGDUISEND VYFHONDERD RAND) bedra.

TEN BEWYSE WAARVAN ek, die genoemde Registrateur tesame met die komparant hierdie akte onderteken en dit met die ampseël bekragtig het.

ALDUS GEDOEN EN VERLY in die kantoor van die Registrateur van Aktes te Pretoria op die dag van Junaue Eenduisend Negehonderd Ses-en-sewentig (1976).

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REGISTRATEUR VAN AKTES

Geregistreer in die register van SINOVILLE te Pretoria gehou op bogenoemde datum.

Ysbeld

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FNB HSLS

Second floor, FNB Fairland 1 Enterprise Road Fairland 2195

> PO Box 1065 Johannesburg 2000

Web: <u>www.fnb.co.za</u> Your reference: 3/11449033 Our reference: S MOLAPISI Tel: 087 328 0035 EMAIL: Miscconsents@fnb.co.za



21ST FEBRUARY 2025

MR DREYER B R 148 BLYDE AVENUE SINOVILLE

Dear Mr Dreyer

REMOVAL OF RESTRICTIVE CONDITIONS ON THE TITLE DEED HOME LOAN IN THE NAME OF B R DREYER OVER ERF 361 SINOVILLE ACCOUNT NUMBER: 3 000 011 449 033

We, **FirstRand Bank Limited (1929/001225/06)** hereby give consent for the removal of restrictive conditions (a), (b), (e), (f), (g) and (l) on the title deed of the abovementioned property for approval of as-built building plan approval, subject to:

Cancellation of our bond once the application has been approved by the local authority.

This is not our market as our Home Loans Division finance single residential properties.

Should you require a new loan, you will be required to apply to our Commercial Property Finance Division, and it is then subject to their specific Credit and Legal requirements.

Kindly contact FNB Commercial Property Finance Division on Tel 086 036 2273 or Fax (011) 388 8989 to enquire about their product specific application forms and processes.

Kindly advise us in writing once the request has been approved by the local authorities.

Yours faithfully,

Miscellaneous Consent FNB Home & Structured Lending Solutions

