Application Number: LU/10777
Our File Reference Number: Erf 17327, Stellenbosch
Your Reference Number: None
Enquiries: Ulrich von Molendorff
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PER E-MAIL: wilhelm@archtownplanners.co.za

Sir / Madam

APPLICATION FOR THE AMENDMENT OF CONDITION OF APPROVAL: ERF 17327, STELLENBOSCH

1. The above application refers.

2. The duly authorised decision maker has decided on the above applications as follows:

2.1 That the application in terms of Section 15(2)(h) of the Stellenbosch Municipal Land Use Planning By-Law, 2015 on Erf 17327, Stellenbosch for the amendment of condition of approval stated in paragraph 3.4.4 of the approval letter dated 3/9/2019 to read:

“A servitude must be registered in favour of the Municipality over the storm water pipe crossing Erf 3500, Stellenbosch. The width of the registered servitude must be a minimum of 4m or twice the depth of the pipe (measured to invert of pipe) which is the highest value. The applicant will be responsible for the registration of the servitude(s) as well as the cost thereof.”

BE APPROVED in terms of Section 60 of the said By-Law.

2.2 Reasons for the above Decision

(a) No changes were made to the application that was previously approved
(b) The Engineering Services Department supports the proposal.
2.3 That such approval BE SUBJECT to the following conditions in terms of Section 66 of the said Bylaw:

(a) The approval applies only to the amendment of condition of approval in question, and shall not be construed as authority to depart from any other legal prescriptions or requirements from Council;

(b) That the owner provides a vehicular access point for the municipality;

(c) That the 4m wide servitude must remain unobstructed.

3. You are hereby informed in terms of section 79(2) of the Stellenbosch Municipal Land Use Planning Bylaw, 2015, of your right to appeal the above decision to the Appeal Authority within 21 days from the date of notification of the above decision. Please note that no late appeals or an extension of time for the submission of appeals are permitted in terms of Section 80(1)(a) of the said By-Law.

4. Appeals must be submitted with the prescribed information to satisfy the requirements of Section 80(2) of the said By-law, failing which the appeal will be invalid in terms of Section 81(1)(b) of the said By-Law. The following prescribed information is accordingly required:

(a) The personal particulars of the Appellant, including:

(I) First names and surname;
(II) ID number;
(III) Company of Legal person’s name (if applicable)
(IV) Physical Address;
(V) Contact details, including a Cell number and E-Mail address;

(b) Reference to this correspondence and the relevant property details on which the appeal is submitted.

(c) The grounds of the appeal which may include the following grounds:

(i) that the administrative action was not procedurally fair as contemplated in the Promotion of Administrative Justice Act, 2000 (Act 3 of 2000);

(ii) grounds relating to the merits of the land development or land use application on which the appellant believes the authorised decision maker erred in coming to the conclusion it did.
(d) whether the appeal is lodged against the whole decision or a part of the decision;

(e) if the appeal is lodged against a part of the decision, a description of the part;

(f) if the appeal is lodged against a condition of approval, a description of the condition;

(g) the factual or legal findings that the appellant relies on;

(h) the relief sought by the appellant; and

(i) any issue that the appellant wishes the Appeal Authority to consider in making its decision;

(j) That the appeal includes the following declaration by the Appellant:

(i) The Appellant confirms that the information contained in the subject appeal and accompanied information and documentation is complete and correct

(ii) That the Appellant is aware that it is and offence in terms of Section 86(1)(d) of the said By-Law to supply particulars, information or answers in an appeal against a decision on an application, or in any documentation or representation related to an appeal, knowing it to be false, incorrect or misleading or not believing them to be correct.

5. Appeals must be addressed to the Municipal Manager and submitted to his/her designated official by means of E-mail at the following address: Lenacia.Kamineth@stellenbosch.gov.za.

6. An applicant who lodges an appeal must pay the applicable appeal fee in terms of the approved municipal tariffs and submit the proof of payment together with the appeal. The LU Reference number on this correspondence, or the applicable Erf/Farm Number must be used as the reference for the payment of the appeal fee.


8. An applicant who lodge an appeal must also adhere to the following requirements stipulated in terms of section 80(3) to (7) of the said By-law:
(a) Simultaneously serve the appeal on any person who commented on the application concerned and any other person as the municipality may determine.

(b) The notice by the applicant must invite persons to comment on the appeal within 21 days from date of notification of the appeal.

(c) The notice must be served in accordance with section 35 of the said legislation and in accordance with the prescripts or such additional requirements as may be determined by the Municipality.

(d) Proof of serving the notification must be submitted to the Municipality at the above E-mail address within 14 days of serving the notification.


10. Kindly note the above decision is suspended, and in the case of any approval, may therefore not be acted on, until such time as the period for lodging appeals has lapsed, any appeal has been finalised and you’ve been advised accordingly.

Yours faithfully

FOR: DIRECTOR PLANNING AND ECONOMIC DEVELOPMENT

DATE: 11/10/20