WITZENBERG MUNICIPALITY:
BY-LAW RELATING TO ADVERTISING SIGNS AND THE DISFIGUREMENT OF THE FRONT OR FRONTAGES OF STREETS

(3-2004)

Purpose of By-Law

- To promote the tidiness of the environment and the safety of residents;
- To provide for procedures, methods and practices in terms of which the erection or affixment of advertising signs is regulated.

Definitions

1. In this by-law, words used in the masculine gender include the feminine, the singular includes the plural and vice versa, the Afrikaans text prevails in the event of an inconsistency between the different texts and unless the context otherwise indicates—
   - "aerial sign" shall mean any sign attached to a kite, balloon, aircraft or any other device whereby it is suspended in the air over any part of the area under the jurisdiction of the municipality;
   - "clear height" of a sign shall mean the vertical distance between the lowest edge of such sign and the natural or the finished level of the ground, footway or roadway immediately below such sign;
   - "depth" of a sign shall mean the vertical distance between the uppermost and lowest edges of such sign;
   - "display of a sign" shall include the erection of any structure if such structure is intended solely or primarily for the support of such sign; and the expression "to display a sign" shall have a corresponding meaning;
   - "flushing sign" shall mean any illuminated sign, the light emitted from which does not remain constant in all respects;
   - "flat sign" shall mean any sign which is affixed to or painted directly on a main wall and which at no point projects more than 200 mm in front of the surface of such wall, but does not include a poster; provided, however, that a poster affixed in a main wall shall be deemed to be a flat sign if such poster is
     - (a) not less than 0.80 m² in area;
     - (b) bordered by a permanent frame fixed to such main wall; and
     - (c) maintained at all times in an immaculate and clean condition;
   - "main wall" of a building shall mean any external wall of such building but shall not include a parapet wall, balustrade or railing of a verandah or a balcony;
   - "municipality" means the Municipality of Witzentberg established in terms of Section 12 of the Municipal Structures Act, 117 of 1998, Provincial Notice 487 dated 22 September 2000 and includes any political structure, political office bearer, councillor, duly authorised agent thereof or any employee thereof acting in connection with this by-law by virtue of a power vested in the municipality and delegated or sub-delegated to such political structure, political office bearer, councillor, agent or employee;
   - "new sign" shall mean any sign first displayed after the promulgation of this by-law;
   - "overall height" of a sign shall mean the vertical distance between the uppermost edge of such sign and the level of the ground, footway or roadway immediately below such sign;
   - "person" in relation to the display or alteration of or the addition to a sign, or in relation to the intended or attempted display or alteration of, or addition to a sign, shall include the person at whose instance such sign is displayed, altered or added to, or at whose
instance such sign is intended or attempted to be displayed, altered or added to, as the case may be, and the person who or whose goods, products, services, activities, property or premises, is or are referred to in such sign shall be deemed to be such person unless he proves the contrary.

"poster" shall mean any placed or similar device attached to some fixed object whereby any advertisement or notice is publicly displayed.

"projecting sign" shall mean any sign which is affixed to a main wall and which at some point projects more than 250 mm in front of the surface of such wall.

"public road" means any road, street or thoroughfare or any other place which is commonly used by the public or any section thereof or to which the public or any section thereof has a right of access, and includes—

(a) the verge of any such road, street or thoroughfare;
(b) any footpath, sidewalk or similar pedestrian portion of a road reserve;
(c) any bridge, ferry or drift traversed by any such road, street or thoroughfare;
(d) any other work or object belonging to such road, street or thoroughfare, footpath or sidewalk, and
(e) any premises or without structures thereof, used or set aside as a public parking area or public parking place for the parking of motor vehicles whether or not access to such a parking area or place is free of charge.

"running light" means a portion of a sign in the form of an illuminated strip, the illumination of which varies periodically in such a way as to convey the impression of a pattern of lights moving steadily along such strip.

"sign" shall mean any sign, billboard, screen, private lamp, blind or other device by means whereof any advertisement or notice is publicly displayed.

"sky sign" shall mean any sign that is fixed above the roof of a building other than a roof of a verandah or a balcony and shall include any such sign consisting of a single line of free standing, individual, cut-out, silhouette letters, symbols or emblems.

"temporary" means fixed by means of paste or adhesive and which does not exceed a continuous period of thirty days;

"thickness" of a projecting sign shall mean the horizontal dimension of such sign measured parallel to the plane of the main wall to which such sign is affixed.

Disfigurement

2. (a) No person shall by means of posters or other signs disfigure the front or frontage of any public road, wall, fence, hedge, rock, tree or other natural feature, or the front or frontage or roof of any building otherwise than is provided in this by-law and any person who contravenes the provisions of this section shall be guilty of an offence.

(b) A municipality may, subject to such conditions as it may deem fit, grant permission for the display of posters on special occasions such as elections, festivities, university rag processions, etc.

Submission and Approval of Application to Display Sign

3. (1) Save as in provided in section 22(2), every person intending to display a new sign or to alter or to add to an existing sign (e) or to any person, to sell or supply for sale, goods, products, services, activities, property or premises, is or are referred to in such sign shall be deemed to be such person unless he proves the contrary.

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(herinafter referred to as the "applicant") shall make written application to the municipality in the form prescribed in the Schedule to this by-law, submitting therewith plans drawn in accordance with the following requirements:

(i) The plans shall be drawn in black ink on tracing linen or stout durable drawing paper or shall be linen prints with black lines on an appropriate background. Such form plans shall be in duplicate (one set of which shall become the property of the municipality) and shall be dated and signed in ink by the applicant or by a person authorized by such a person in writing on his behalf, and all alterations and corrections to such form and plans shall be similarly dated and signed.

(ii) Where the sign is to be affixed to a building the plans shall include an elevation and plan of the site and the location of the building, drawn to a scale of 1:100 upon which shall be depicted the sign, any other signs affixed to such façade or roof and enough of the main architectural features of such façade or roof to show the position of the sign in relation to such other signs and features. The location of the sign relative to the ground level and, where necessary, the kerb line shall also be shown on such elevation and section.

(iii) Where the sign is not to be affixed to a building, the location of the sign relative to the ground level and, where necessary, the kerb line shall be shown on an elevation, plan and section drawn to a scale of 1:100.

(iv) Elevations, including full particulars of the subject matter as defined in section 6, plans and sections of the sign itself as may be necessary to show whether it complies with this by-law, accurately drawn to a large enough scale (but in no event less than 1:50) shall also be included.

(v) The plans shall also depict full details of the structural supports of the sign, drawn to a scale of 1:20.

(vi) The plans shall also include a site plan, drawn to a scale of 1:200, showing clearly and accurately the position of the sign and the building, if any, to which it is to be attached, in relation to such of the boundaries of the erf as may be affected by such position, and giving the name of the abutting street and the distance to and the name of the nearest named cross-street, and showing the directions of true north.

(vii) The plans shall indicate the materials of which the sign is to be constructed, the manner in which the lettering thereon is to be executed, the colours to be used, and whether or not the sign is to be illuminated; and in the latter event the plans shall indicate whether or not the sign is to be a flat sign, and if the sign is a flashing sign, full details of its periodicity and variations or changes in appearance shall be furnished.

(2) (a) Notwithstanding the provisions of sub-section (1), it shall be lawful, subject to the provisions of section 6(1), to display any poster and to replace any posting by another poster of the same size without the consent of the municipality, if any such poster as aforesaid is displayed at a cinema or theatre, or other place of public amusement, on a hoarding, the erection and set-up of which for the purpose has been authorized by the municipality, or is a poster which in terms of section 1 is deemed to be a flat sign.

(b) A municipality may, subject to such conditions as it may deem fit, grant permission for the display of
posters on special occasions such as elections, festivities, university rag processions, etc.

(3) The municipality shall, within 30 days after receiving the form and plans referred to in sub-section (1), specify to the applicant the provisions, if any, of this by-law, or of any other laws that the municipality is required or empowered to administer, with which such form or plans do not comply; and the municipality shall, if it deems it necessary, return the form and plans to the applicant.

(4) Where the form and plans comply with this by-law and any other laws as aforesaid, the municipality shall approve them and shall forward one set thereof to the applicant.

(5) Approval granted in terms of sub-section (4) shall become null and void if the sign has not been completed in accordance with the approved form and plans within twelve months of the date of such approval.

Existing Signs to Comply with by-law

4. (1) Every sign existing at the date of the promulgation of this by-law shall be made to comply therewith in all respects within a period of one year from the date of such promulga-
tion. Where any sign does not so comply after the said period of one year, it shall forthwith be removed.

(2) Where any sign not complying with the provisions of this by-law has not been made to comply therewith within the aforementioned period of one year, or where any sign has been erected which is not in conformity therewith, the municipality may order the owner thereof to remove such sign. Upon failure to do so the municipality may remove the sign and recover the cost from the person who erected the sign or permitted the erection thereof.

(3) Whenever, through change of ownership or occupancy or change in the nature of the business, industry, trade or profession conducted on any premises or through the erection of new traffic signal lights or through an alteration in the level or position of any street, footway or kerb, or through any other cause whatsoever, a new sign ceases to comply with this by-law, such sign shall be forthwith removed, obliterated or altered by the person displaying such sign so as to comply with this by-law.

Enforcement

5. (1) Any person who displays or attempts to display a new sign or who alters or adds to, or attempts to alter or add to, an existing sign without the prior approval of the municipality given in terms of section 3, where such approval is required by the said section 3, shall be guilty of an offence.

(2) Any such person shall forthwith, after an order in writing to that effect by the municipality, cause or cease to cause all work on the display of such new sign, or shall cease or cause to cease any alteration or addition to such existing sign, as the case may be, and any such person who fails to comply with such order shall be guilty of an offence.

(3) Any person who, having obtained such approval, does anything in relation to any sign which is a departure from any form or plan approved by the municipality shall be guilty of an offence.

(4) Any such person shall forthwith, after an order in writing to that effect by the municipality, discontinue or cause to be discontinued such departure, and any person who fails to comply with such order shall be guilty of an offence.

Toepassing

5. (1) Iedereen wat sonder die voorafgaande goedkeuring van die municipale, vereeniging ingevolge artikel 3, waar sodanige goedkeuring ingevolge genoemde artikel 3 vereis is, 'n nuwe teken vertoon of probeer vertoon, of 'n bestaande teken of daartoe toegelaat of probeer om dit te verander of daaraan toe te voeg, is skuldig aan 'n misdwyf.

(2) Enige sodanige persoon moet, nadat 'n skriftelike lagewiging te dien oëffe van die municipale of hom gediens is, onmiddellik alle werk in verband met die opstelling van sodanige nuwe teken staak of laat staak, en of enige verandering aan of toebewing van sodanige bestaande teken staak of laat staak, of gehandhaaf of geval, en enige sodanige persoon wat in gebreke bly om sodanige lagewiging na te kom, is skuldig aan 'n misdwyf.

(3) Iedereen wat, nadat so 'n persoon sodanige goedkeuring verleen het, enigiets in verband met 'n teken doen wat afwrek van enige vorm of plan was deur die municipale goedkeurig is, is skuldig aan 'n misdwyf.

(4) Enige sodanige persoon moet, nadat 'n skriftelike lagewiging te dien eëffe van elke aanduiding, van elke aanduiding van sodanige teken gediens is, onmiddellik sodanige afwyking staak of laat staak, en iedereen wat in gebreke bly om sodanige lagewiging na te kom, is skuldig aan 'n misdwyf.
(5) Whether or not any such order as is referred to in sub-sections (2) and (4) has been served on any such person, the municipality may serve upon such person an order in writing requiring such person forthwith to begin to remove or obliterate such sign or anything referred to in sub-section (3) and to complete such removal or obliteration by a date to be specified in such order, which date may be extended by the municipality as it may deem fit.

(6) Where any person displaying a sign contravenes any of the provisions of this by-law other than those relating to the matters referred to in sub-sections (1) and (3), or the municipality may serve a notice in writing upon such person, and in such notice shall cite the provisions contravened and shall specify the things to be done in order that such provisions may be complied with.

(7) Any person who fails to comply with any order referred to in sub-section (5) or with the terms of any notice referred to in sub-section (7) shall be guilty of an offence, and in addition the municipality itself may give effect to such order or notice at the expense of such person.

Subject Matter of Signs

6. (1) No sign on any premises shall contain any words, letters, figures, symbols, pictures or devices (hereinafter called "subject matter") unless every part of such subject matter falls into one or more of the following categories:

(a) The name, address and telephone number of such premises or part thereof.
(b) The name of the occupier of such premises or part thereof.
(c) A general description of the type of trade, industry, business or profession lawfully conducted on such premises or part thereof by the occupier thereof.
(d) Any information, recommendation or exhortation concerning, or any name, description, particular or other indication of:
   (i) any goods, not being samples, regularly and lawfully manufactured, kept and sold or kept and offered for sale on such premises; or
   (ii) any services regularly and lawfully rendered or offered on such premises; or
   (iii) any catering or any entertainment or amusement or any cultural, educational, recreational, social or similar facilities lawfully provided or made available on such premises, or any meeting, gathering or function lawfully held on such premises.

provided that this paragraph shall not be construed as permitting any subject matter which, in the opinion of the municipality is an evasion of or not in accordance with the intent of this paragraph.

(2) Notwithstanding the provisions of sub-section (1), in the case of any premises partly or wholly used for residential purposes, no sign other than the name of such premises shall be displayed on the part of such premises used for residential purposes unless the premises is zoned for business purposes in terms of the municipality's town planning scheme regulations.

(3) The provisions of this section shall not apply to any sign referred to in paragraphs (d), (g), (h), (v), (vii), (viii), (x), (xii), (xv) or (xvi) of section 22(2).

(5) Ongeag of sodanige laagsweg waarna in subartikels (2) en (4) verwys word, op enige sodanige persoon gediens is of nie, kan die munisipaliteit op sy eie na 'n skriftelike laagsweg dien, waarvan van 'n individue verlies word om onmiddellik 'n begin te maak met die verwyding of uitwis en van sodanige teken of entities waarna in subartikel (2) verwys word, en om sodanige verwyding of uitwis in voldoende voor of op 'n daun wat in sodanige laagsweg bepaal word, en wat deur die munisipaliteit verlang kan word al na by goed ding.

(6) Waar iemand wat 'n teken vertoon, 'n bepaling van hierdie verordening, uitgevoer het met betrekking tot die sake waarna in subartikels (1) en (3) verwys word, oortree, kan die munisipaliteit 'n skriftelike kennisgewing op sodanige persoon dien, en in sodanige kennisgewing moet die bepalingen aangehaal word, wat oortree is en in boonderhede die dinge vermeld wat gedoen moet word ten einde aan sodanige bepalingte te voldoen.

(7) Iedereen wat in geblote bly om 'n laagsweg waarna in subartikel (2) verwys word, en die bepaling van 'n kennisgewing waarna in subartikel (7) verwys word, na te kome, is skuldig aan 'n onredend, en daardie weens kan die munisipaliteit self op koste van sodanige persoon gevoeg goe aan sodanige laagsweg of kennisgewing.

Inhoud van tekeners

6. (1) Goen teken op enige personeel mag enige woorde, letters, syfers, symbole, prente of ander middels (hierdie die "inboed" genoem) bevat nie, tenose enige deel van sodanige inhoud in en of tieer van die volgende kategorie val—

(a) Die naam, adres en telefoonnommer van sodanige personeel of gedeelte daarvan.
(b) Die naam van die okkupreder van sodanige personeel of gedeelte daarvan.
(c) "Algemene beskrywing van die soort handel, sywerheid, besigheids of ander aanduiding van—
   (i) enige goud: wat nie moneter is nie en wat gereeld en wettig op sodanige personeel verwys, gehou en verkoop word, of vir verkoop gehou en aangebied word; of
   (ii) enige dienste wat gereeld en wettig op sodanige personeel gelever of aangebied word; of
   (iii) enige vervoersdieners of enige onthaal of vermaaklikheid of enige kulturele, opvoed-
   lingslike, ontspannings-, restel of dergelike dienste wat wettig op sodanige personeel verwerk of beskikbaar gestel word, of enige vergadering, byeenkoms of sakekoms wat wettig op sodanige personeel plasvind;

met dien verstande dat hierdie paragraaf nie vertrok moet word as sou dat enige inhoud toetel wat in die gemeenskap van of nie in ooreenstemming met die bedoeling van hierdie paragraaf nie is.

(2) Ondanks die bepaling van subartikel (1), in die geval van 'n personeel wat gedeeltelik of geheel en al vir woongeld en behoefte die naam van sodanige personeel vertoon word op die deel van sodanige personeel wat vir woongeld en behoefte dien, en die naam van sodanige personeel vir sakdoelen en behoefte dien in termes van die munisipaliteit se dorpsgemeenskapsregulasies.

(3) Die bepalinge van hierdie artikel is nie van toepassing op enige teken waarna in paraagraaf (i), (ii), (iv), (v), (vii), (viii), (x), (xii), (xv) of (xvi) van artikel 22(2) verwys word nie.
Where a sign is displayed by means of a device whereby a series of consecutive signs is displayed at one place, the provisions of sub-section (1) shall, subject to the following conditions, not apply to any such sign so displayed:

(a) No sign in such series, other than a sign permitted in terms of sub-section (1), shall be displayed on any one occasion for a longer period than twenty seconds.

(b) The individual signs consecutively displayed within any particular 10-minute period shall all be completely different from one another in so far as their subject matter is concerned; provided that this paragraph shall not apply to any sign permitted in terms of sub-section (1).

(c) Where such device is capable of displaying news or of providing entertainment it shall not be operated in any position or place where in the opinion of the municipality such operation or any gathering of persons brought about thereby is calculated to detract from the amenities of the neighbourhood or to deprive property or to cause a public nuisance.

(d) No such device whether or not it is capable of displaying news or of providing entertainment shall be operated in any position or place where in the opinion of the municipality such operation or any gathering of persons brought about thereby is calculated to detract from the amenities of the neighbourhood or to deprive property or to cause a public nuisance.

(e) No such sign shall have a clear height of less than 5 m.

(f) Notwithstanding the granting of approval by the municipality for the display of signs referred to in this sub-section, the municipality shall be entitled at any time thereafter to revoke such approval if it is satisfied that the display of such signs is in contravention of paragraph (a), (b) or (e) or in bringing or has brought into existence the conditions referred to in paragraph (c) or (d).

(5) (a) Where the municipality, by notice in writing informs any person displaying signs referred to in sub-section (4) of the revocation of its approval for such display, such person shall forthwith cease to display such signs and shall remove the device by means whereof such signs are displayed by a date to be specified in such notice, which date may be extended by the municipality as it may deem fit.

(b) Any person who fails to comply with any notice referred to in paragraph (a) shall be guilty of an offence, and in addition the municipality itself may give effect to such notice at the expense of such person.

Signs allowed on Buildings

7. The following signs and no others may be affixed to or painted on buildings; provided that the municipality may prohibit the erection of certain or all of the undermentioned signs or the use of certain colours therein:

(a) Flat signs.

(b) Projecting signs.

(c) Sky signs.

(d) Signs affixed to or painted on verandahs or balconies.

(e) Signs painted on sun blinds affixed to buildings.

Tevens op geboue toegelaat

7. Die volgende teken en geen ander nie kan aan geboue bevestig of daarop gevestig word; met dien verstande dat die munisipaliteit die opmerking van enige van of al die ondergenoemde teken of die gebruik van enige kleure daarin kan verhinder:

(a) Plat teken.

(b) Tekens wat uitstenk.

(c) Lugteken.

(d) Tekens wat aan verandah of balkon bevestig of daarop gevestig is.

(e) Tekens gevestig op osbekleidings wat aan geboue bevestig is.
(f) Any sign referred to in paragraphs (i), (ii), (iv), (v), (vi), (vii), (viii), (ix), (x), (ii), (vi), (viii), (ix), (x) of section 22(2); provided that all the conditions applicable to such signs are complied with.

Flat Signs

8. (1) Flat signs shall not exceed, in aggregate area, 40 m² or one-quarter of the overall area of the main wall to which they are affixed or on which they are painted, whichever of these figures is the lesser; provided that the municipality may fix a lesser aggregate area for any flat sign.

(2) No flat sign shall extend above the top of such main wall or beyond either end of such main wall.

(3) (a) Where a building which is adjacent to another building, and which extends over the boundary line of a proclaimed road or public street, is demolished either wholly or partially and is reconstructed in such a manner that it no longer extends over the aforementioned boundary line, no flat sign will be permitted on the sidewalk of such other building facing the building so re-constructed, in so far as the said sidewalk extends over the aforementioned boundary line.

(b) For the purposes of this section

(i) "prospective width" in relation to a proclaimed road shall mean the statutory width as contemplated by any enactment promulgated by any legislative body which has competency to pass legislation on such a matter and in relation to a public road shall mean the width thereof in accordance with a town planning scheme whether in the course of preparation, awaiting approval or in operation;

(ii) "adjacent" shall mean a distance of 6 m or less.

Projecting Signs

9. (1) No part of any projecting sign shall project in front of the main wall to which such sign is affixed to a greater extent than

(i) 1.5 m in the case of a sign which has a clear height of not less than 7.5 m; or

(ii) 1 m in the case of any other sign;

provided, however, that where such a sign has a clear height of less than 5 m

(a) any portion of such sign which is not more than 600 mm in depth may project as aforesaid to an extent of more than 1 m but not more than 1.5 m provided that there shall be a clear vertical distance of not less than 3.6 m between any two successive portions, if any, so projecting; and

(b) any such sign which is not more than 600 mm in depth may project as aforesaid to an extent of more than 1 m but not more than 1.5 m provided that there shall be a clear vertical distance of not less than 3.6 m between any two such signs, if any, which are in the same vertical plane.

(2) No projecting sign shall extend above the top of the main wall to which it is affixed.

(3) The depth of a projecting sign shall not exceed one-and-a-quarter times the clear height of such sign.

(4) A projecting sign shall not exceed 600 mm in thickness.

Plat teken

8. (1) Die totale oppervlakte van plat teken mag hoogstens 40 m² wees of een kwart van die totale oppervlakte van die hoofmuur waarin hulle bevestig of waarop hulle gevest is, watter al die kleinste oppervlakte is; met dieselfde veronderstelling dat die municipaleheer of kleinere totale oppervlakte vir enige plat teken kan vaststel.

(2) Geen plat teken mag hokkies sodanige hoofmuur of verby enige eet van sodanige hoofmuur uitstrek nie.

(3) (a) Waar 'n gebou wat aan 'n ander gebou grens en wat uitstrek oor die grenslyn van die toekomstige bereik van 'n geprokleureerde pad of openbare pad, of geheel en al of gedeeltelik geloos word en op so 'n wyse herhoud word dat dit nie meer oor voornoemde grenslyn uitstrek nie, word geen plat teken toegelaat op die symbool van sodanige ander gebou wat uitsluit op die gebou wat aldus herhoud is, vir soevere gecoördineerde symbool oor die voornoemde grenslyn uitstrek nie.

(b) Vir soever die hierdie artikel betrek, beteken—

(i) "toekomstige bereik", met betrekking tot 'n geprokleureerde pad, die pleklike bereik soos bepaal deur enige wetgewing of as gevolg van enige wettige bepaling wat die bevoegdheid om sodanige wetgewing oor sodanige raad of mand met bevoegdheid om 'n openbare pad beteken dit die bereik waarin dit verhy in ooreenstemming met die korporasiedeklares, opdrag of dit opgestel word, op goedkeuring van of in werklikheid in
die bereik van die symbool van sodanige ander gebou wat uitsluit.

(ii) "aangrensend" of "grens aan" 'n afstand van 6 m of minder.

Tekens wat uitstrek

9. (1) Geen deel van 'n teken wat uitstrek, mag voor die hoofmuur waarvan sodanige teken bevestig is, verder uitstrek nie as

(i) 1.5 m in die geval van 'n teken wat 'n onbelemmerde hoogte van minstens 5 m het; of

(ii) 1 m in die geval van enige ander teken;

met dieselfde veronderstelling dat daar 'n onbelemmerde verticale afstand van minstens 3.6 m moet wees tussen enige twee uitstrekte dele, indien daar is, wat aldus uitstrek; en

(a) enige deel van sodanige teken wat nie meer as 600 mm diepte is nie, meer as 1 m maar nie meer as 1.5 m nie kan uitstrek oorspronklike diep of meer as 1 m maar nie meer as 1.5 m nie kan uitstrek oorspronklike diep en meer as 1 m maar nie meer as 1.5 m nie kan uitstrek oorspronklike diep; of met dieselfde veronderstelling dat daar 'n onbelemmerde verticale afstand van minstens 3.6 m moet wees tussen enige twee uitstrekte dele, indien daar is, wat aldus uitstrek; en

(b) enige deel van sodanige teken wat nie meer as 600 mm diep is nie, meer as 1 m maar nie meer as 1.5 m nie kan uitstrek oorspronklike diep; of met dieselfde veronderstelling dat daar 'n onbelemmerde verticale afstand van minstens 3.6 m moet wees tussen enige twee uitstrekte dele, indien daar is, wat aldus uitstrek; en

(2) Geen teken wat uitstrek, mag hokkies die bepaling van die hoofmuur waarvan die teken is, uitstrek nie.

(3) Die diepte van 'n teken wat uitstrek, mag nie een- en een-kwart maal die onbelemmerde hoogte van sodanige teken oorspronklike diep nie.

(4) 'n Teken wat uitstrek, mag nie 'n dikte van meer as 600 mm het nie.
Sky-signs.

10. (1) The depth of a sky-sign shall not exceed one-sixth of the clear height of such sky-sign.

(2) No sky-sign shall project in front of a main wall of a building so as to extend, in plan, beyond the roof of such building in any direction.

(3) The length of a sky-sign shall not exceed:

(i) 14 m, if the depth of such sky-sign does not exceed 4,5 m, or

(ii) 18 m, if the depth of such sky-sign exceeds 4,5 m.

(4) Subject to the preceding provisions of this section a municipality may allow a sky-sign in excess of 18 m in length whenever the street frontage of a site exceeds 55 m, provided that:

(i) such sky-sign shall consist of a single line of free-standing, individual, cut-out, silhouette letters, symbols or emblems, and

(ii) the length of such sky-sign shall not exceed one-third of the length of the road frontage of such site, and

(iii) such sky-sign shall be erected parallel to the road frontage of such site, and

(iv) if as a result of the road frontage of such site being reduced such sky-sign ceases to comply with the preceding provisions of this section, the owner of such site shall forthwith remove such sky-sign or alter it so as to comply with such provisions.

Signs on Verandas and Balconies

11. (1) The following signs and no others may be affixed to or painted on verandas and balconies:-

(i) Signs affixed flat on to or painted on a parapet wall, balustrade or railing of a verandah or a balcony.

(ii) Signs affixed flat on to or painted on a beam or fascia of a verandah or a balcony.

(iii) Signs suspended below the roof of a verandah or the floor of a balcony.

(2) No sign affixed to a parapet wall, balustrade or railing of a verandah or a balcony shall exceed 1 m in depth, or project above or below or beyond either end of such parapet wall, balustrade or railing, or project more than 250 mm in front of such parapet wall, balustrade or railing.

(3) No sign affixed to a beam or fascia of a verandah or balcony shall exceed 600 mm in depth, or project above or below or beyond either end of such beam or fascia, or project more than 250 mm in front of such beam or fascia. Where any such sign is affixed to a beam which is at right angles to the building line and which is below the roof of a verandah or the floor of a balcony, such sign shall not exceed 1,8 m in length.

(4) No sign suspended below the roof of a verandah or the floor of a balcony shall exceed 1,8 m in length or 600 mm in depth. Every such sign shall be at right angles to the building line.

(5) Notwithstanding the foregoing, it shall be permissible to erect a sign on the roof of a verandah or balcony, subject to the following conditions:-

(i) Such sign shall be composed of a single line of free-standing, individual, cut-out silhouette letters.

Lugtekens

10. (1) Die diepte van 'n lugteken mag nie meer wees as een-seide van die onbelasteerde hoogte van sodanige lugteken nie.

(2) Geen lugteken mag voer 'n hoofmuur van 'n gebou uitstek sodat dit, volgens bo-aanbied, verby die dak van sodanige gebou in enige rigting uitstek nie.

(3) Die lengte van 'n lugteken mag nie meer wees as—

(i) 14 m as die diepte van sodanige lugteken nie meer as 4,5 m is nie, of

(ii) 18 m as die diepte van sodanige lugteken nie meer as 4,5 m is nie.

(4) Onderworene aan die voorafgaande bepaling van hierdie artikel kan die munisipaliteit 'n lugteken van langer as 18 m toeëstaas as die straatfront van 'n perseel 55 m oorskei, met dien verstaande dat

(i) sodanige lugteken uit 'n enkele rooil vrystaande, afsonderlike, uitgesnyde silhouetletters, symbole of embleme moet bestaan, en

(ii) die lengte van sodanige lugteken hoogstens een-drievierde van die lengte van die padfront van 'n perseel mag wees, en

(iii) sodanige lugteken parallel met die padfront van sodanige perseel opgerig moet word, en

(iv) as sodanige lugteken nie langer voldoen aan die voorafgaande bepalinge van hierdie artikel nie-wanneer die vermeerdering van die lengte van die padfront van sodanige perseel, die eneenheid van sodanige perseel onverwyld sodanige lugteken moet verwys of al of al verander sodan dit aan sodanige bepalinge voldoen.

Tekens op verandas en balkonie

11. (1) Die volgende tekens en geen ander nie mag aan verandas en balkonie bevestig of daaraan gevest wees nie:

(i) Tekens wat plat bevestig is aan of gevest is op 'n boere, balustrade of reling van 'n veranda of van 'n balkon.

(ii) Tekens wat plat bevestig is aan of gevest is op 'n balk of fassie van 'n veranda of van 'n balkon.

(iii) Tekens wat onderkant die dak van 'n veranda of die vloer van 'n balkon hang.

(2) Geen teken wat aan 'n boere, balustrade of reling van 'n veranda of van 'n balkon bevestig is, mag meer as 1 m in diepte wees, of boekst of onderkant of reling enege ene van sodanige boere, balustrade of reling uitstek of meer as 250 mm van voor sodanige boere, balustrade of reling uitstek nie.

(3) Geen teken wat aan 'n balk of fassie van 'n veranda of balkon bevestig is, mag meer as 600 mm in diepte wees, of boekst of onderkant of reling enege ene van sodanige balk of fassie uitstek, of meer as 250 mm voor sodanige balk of fassie uitstek nie. Waa enige sodanige teken bevestig is aan 'n balk wat oorgelyk met die boulys en onderkant die dak van 'n veranda of die vloer van 'n balkon is, mag sodanige teken nie langer as 1,8 m wees nie.

(4) Geen teken wat onderkant die dak van 'n veranda of die vloer van 'n balkon hang, mag meer as 1,8 m in lengte of 600 mm in diepte wees nie. Elk sodanige teken moet regelreeks met die boulys wees.

(5) Ondanks die voorafgaande is dit toelaatbaar om 'n teken op die dak van 'n veranda of balkon op te rig, onderworene aan die volgende voorwaarden:

(i) Sodanige teken moet uit 'n enkele rooil afsonderlike, allenstaande, uitgesnyde silhouetletters bestaan.
(ii) Such signs shall lie in the vertical plane passing through the forementioned edge of such roof, being an edge parallel to the kerb line.

(iii) The subject matter of such signs shall be limited to that referred to in paragraphs (a), (b) and (c) of section 6(1).

(iv) The depth of such sign shall not exceed 600 mm.

(6) Notwithstanding the provisions of section 17(1) it shall be permissible for a sign to be placed below the roof of a verandah or the floor of a balcony to be bordered by a running light, provided that such running light border shall not be more than 75 mm in width.

12. Signs over Footways and Roadways

12. (1) Any sign projecting over a footway forming part of a public road shall be not less than 2.4 m in clear height, provided that a flat sign in the form of a showcase for the display of goods may project not more than 50 mm over such footway if such footway is not less than 1.5 m wide, irrespective of the clear height of such showcase.

(2) Any sign projecting more than 150 mm over any place where persons may walk, if such place is not a footway forming part of a public road, shall be not less than 2.1 m in clear height.

(3) No part of any signage projecting over a footway forming part of a public road shall be nearer than 300 mm to a vertical plane through the kerb line of such footway.

(4) Where a public road has no footway, signs may project over the carriageway of such public road if such signs are not less than 6 m in clear height.

Prohibited Signs

13. (1) Notwithstanding anything in this by-law contained, the following types of sign are prohibited:

(a) Swinging signs, loose portable signs (other than signs designed for the purpose of being carried through the streets and signs on portable racks or other articles for containing and displaying goods), aerial signs and other signs not rigidly fixed.

(b) Posters, except—

(i) any poster referred to in section 3(2) of this by-law;

(ii) any poster comprising any such sign as is referred to in paragraph (i), (ii), (iii), (iv), (v), (vi), (vii), (viii), (ix), (x) of section 22(2) of this by-law.

(c) Any sign which is so placed as to obstruct, obscure, interfere with, or otherwise be likely to introduce confusion into the effective working of any traffic sign.

(2) No person shall exhibit in any place to which the public has access or shall expose to public view, any advertisement, placard, poster, engraving, picture, drawing, print or photograph of an indecent, obscene, repulsive, revolting or objectionable character, or of a nature calculated to produce a pernicious or injurious effect on the public or any particular class of persons.

(3) Any person contravening the provisions of sub-section (2) shall be guilty of an offence.

14. (1) Except as provided in section 22, no sign shall be affixed to or

(ii) Sodanige teken moet geplaatst word in die verticale vlak wat deur die voorste rand van sodanige dak gaan, naamlik "n" rand parallel met die raandrand.

(iii) Die inhoud van sodanige teken moet beperk wees tot dit waarna in paragraaf (a), (b) en (c) van artikel 6(1) verwys word.

(iv) Die diepte van sodanige teken mag hoogstens 600 mm wees.

(6) Ondanks die bepaling van artikel 17(1) is dit toelaatbaar dat "n" advertensie wat die gens van "n" veranda of die vloer van "n" balkon hang, van "n" rand beëindigend liggewes kon wees, met diens verstaande dat sodanige lepende ligraad hoogstens 75 mm breed mag wees.

Tekens ou Voetpadte en Ryvlek

12. (1) Enige teken wat uitstek oor "n" voetpad wat deel van 'n openbare pad uitmaak, moet 'n onbeklemmerende hoogte van minstens 2.4 m bly, met diens verstaande dat 'n plat teken in die vorm van 'n uitsakkas vir die verwydering van goeder hoogstens 50 mm bo sodanige voetpad mag uitstek, indien sodanige voetpad minstens 1.5 m breed is, ongelyg die onbeklemmerende hoogte van sodanige uitsakkas.

(2) Enige teken wat meer as 150 mm uitstek oor enige plek waar mens kan loop, indien sodanige plek nie 'n voetpad is wat deel van 'n openbare pad uitmaak nie, moet 'n onbeklemmerende hoogte van minstens 2.1 m bly.

(3) Geen deel van 'n teken wat uitstek oor 'n teken wat deel van 'n openbare pad uitmaak, mag nie as 300 mm aan 'n verticale vlak deur die randtrent van sodanige voetpad wees nie.

(4) Wanneer 'n openbare pad geen voetpad het nie, kan teken oor die ryvlek van sodanige openbare pad uitstek as sodanige teken 'n onbeklemmerende hoogte van minstens 6 m het.

Verbode tekens

13. (1) Ondanks enigiets in hierdie verordening vervalt, word die volgende soorte tekens verbied:

(a) Swaaiingskeuse, langs draagbare tekens (uitgesonderd tekens wat waardeer is vir die deel om deur die strate goeds te word en teken op draagbare panele of ander voorwerpe om goeder te bevat en te vertoon), vetekens en ander tekens wat nie oewerbegwyl bevestig is nie.

(b) Plakke, uitgesonderd—

(i) enige plakkaat waarna in artikel 3(2) van hierdie verordening verwys word;

(ii) enige plakkaat wat 'n teken behels waarna in paragraaf (i), (ii), (iii), (iv), (v), (vi), (vii), (viii), (ix) van artikel 22(2) van hierdie verordening verwys word.

(c) Enige teken wat so geplaas is dat dit die doelendaadende werking van enige verkeersstekers verspreek, onduidelike, onduidelike of andermaans moontlike verwarring daarin kan veroorsaak.

(2) Niemand mag enige advertensie, vlekplakkaat, plakkaat, graveur, pret, tekening, afdruk of foto van 'n onbetaalbare, onophoudlike, weerswakkende, walglike of asonootlike aard of van 'n aard waas 'n skadelike of verderflike invloed op die publiek of 'n belaste klaas in menslike was, vertoon op 'n plak waarsoe die publiek toegang het of dit blootgestel op 'n plek waar die publiek dit kan sien nie.

(3) Iedereen wat die bepaling van subartikel (2) overtrede, is skadelik aan 'n misbruik.

Tekens aan mure, heininge en skuttinge

14. (1) Uitgesonderd soos in artikel 22 bepaal, mag geen teken aan 'n
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(1) Every such sign affixed or painted in terms of this section shall comply with the following requirements—
(i) No such sign shall exceed 3 m in depth or 4.2 m in overall height.
(ii) Poster signs shall be enclosed with definite panels, which shall be uniform in size and level.

Signs on poles and other structures
15. (1) Except as provided in section 22, no sign shall be affixed to or painted on a pole or any other structure which is not a building, wall, fence or hoarding unless—
(i) such sign is indispensable for the effective conduct of the activity in connection with which it is displayed and
(ii) either
(a) it is impracticable to display a sign effectually at the premises concerned except by affixing a sign to or painting a sign on a pole or other structure as aforesaid, or
(b) in the opinion of the Municipality a particular sign intended to be affixed to or painted on a pole or other structure as aforesaid would not detract from the amenities of the neighbourhood or deprecate neighbouring property to a greater extent than a sign capable of being displayed at the premises in conformity with any other sections of this by-law would do.

(2) Where in the opinion of the Municipality serious difficulty is experienced by the public in finding the way to a factory in an industrial zone the Municipality may permit the erection of a signboard on a pole on a vacant erf in such zone for purposes of indicating the direction to such factory, subject to the following conditions—
(i) Not more than one such signboard shall be erected on any one erf; but it shall be permissible to indicate the direction to more than one factory on any such signboard.
(ii) The subject matter of the signs on such signboard shall be limited to the names of the factories concerned, the names of their occupiers, and essential directional information; and the lettering employed shall not exceed 100 mm in height.

(3) Where in its opinion this is reasonably required, the Municipality may permit the erection of a signboard on a pole on a vacant erf in a township for the purposes of displaying thereon a map showing the street names and erf numbers of such township, together with the name and address of the owner or agent for such township and the name of the township. Such signboard shall not exceed 2.6 m² in area.

(4) In granting its approval in terms of section 3 for the affixing or painting of any such sign, the municipality may grant such approval for a limited period only, and the provisions of section 6 shall not apply to such sign.

(5) Every sign affixed or painted in terms of this section shall be removed on the expiry of the period for which it is allowed.

(6) A signboard shall not be removed or altered in any way so as to cause a visual obstruction to the public.

(7) A signboard shall not be erected so as to conceal or diminish the visibility of any public road or street or any stop line or zebra crossing.

(8) A signboard shall not be erected in such a position that it is liable to be a danger to road users.

(9) In granting its approval in terms of section 3 for the affixing or painting of any such sign, the municipality may grant such approval for a limited period only, and the provisions of section 6 shall not apply to such sign.

(10) Every such sign affixed or painted in terms of this section shall comply with the following requirements—
(i) No such sign shall exceed 3 m in depth or 4.2 m in overall height.
(ii) Poster signs shall be enclosed with definite panels, which shall be uniform in size and level.

(11) Signs on poles and other structures
15. (1) Except as provided in section 22, no sign shall be affixed to or painted on a pole or any other structure which is not a building, wall, fence or hoarding unless—
(i) such sign is indispensable for the effective conduct of the activity in connection with which it is displayed and
(ii) either
(a) it is impracticable to display a sign effectually at the premises concerned except by affixing a sign to or painting a sign on a pole or other structure as aforesaid, or
(b) in the opinion of the Municipality a particular sign intended to be affixed to or painted on a pole or other structure as aforesaid would not detract from the amenities of the neighbourhood or deprecate neighbouring property to a greater extent than a sign capable of being displayed at the premises in conformity with any other sections of this by-law would do.

(2) Where in the opinion of the Municipality serious difficulty is experienced by the public in finding the way to a factory in an industrial zone the Municipality may permit the erection of a signboard on a pole on a vacant erf in such zone for purposes of indicating the direction to such factory, subject to the following conditions—
(i) Not more than one such signboard shall be erected on any one erf; but it shall be permissible to indicate the direction to more than one factory on any such signboard.
(ii) The subject matter of the signs on such signboard shall be limited to the names of the factories concerned, the names of their occupiers, and essential directional information; and the lettering employed shall not exceed 100 mm in height.

(3) Where in its opinion this is reasonably required, the Municipality may permit the erection of a signboard on a pole on a vacant erf in a township for the purposes of displaying thereon a map showing the street names and erf numbers of such township, together with the name and address of the owner or agent for such township and the name of the township. Such signboard shall not exceed 2.6 m² in area.

(4) In granting its approval in terms of section 3 for the affixing or painting of any such sign, the municipality may grant such approval for a limited period only, and the provisions of section 6 shall not apply to such sign.

(5) Every such sign affixed or painted in terms of this section shall comply with the following requirements—
(i) No such sign shall exceed 3 m in depth or 4.2 m in overall height.
(ii) Poster signs shall be enclosed with definite panels, which shall be uniform in size and level.

(16) Sign boards shall be removed and altered only after the expiry of the period for which it is allowed.

(17) A sign board shall not be removed or altered in any way so as to cause a visual obstruction to the public.

(18) A sign board shall not be erected so as to conceal or diminish the visibility of any public road or street or any stop line or zebra crossing.

(19) A sign board shall not be erected in such a position that it is liable to be a danger to road users.

(20) In granting its approval in terms of section 3 for the affixing or painting of any such sign, the municipality may grant such approval for a limited period only, and the provisions of section 6 shall not apply to such sign.

(21) Every such sign affixed or painted in terms of this section shall comply with the following requirements—
(i) No such sign shall exceed 3 m in depth or 4.2 m in overall height.
(ii) Poster signs shall be enclosed with definite panels, which shall be uniform in size and level.
and the lettering employed thereon shall not exceed 100 mm in height.

(4) In granting its approval in terms of section 3 for the display of any sign referred to in sub-section (1), (2) or (3) of this section the Municipality may grant such approval for a limited period only, on the expiry of such period the person displaying such sign shall forthwith remove it.

**Signs on Vehicles and Signs Carried Through the Street**

16. (1) No person shall carry or cause to be carried in any public road any sandwich board, lantern, flag, banner, screen or other moveable advertising device if such board, lantern, flag, banner, screen or other device hinders or obstructs traffic in such road, or is likely to do so.

(2) No person shall drive or propel or cause to be driven or propelled in any public road any advertising van or other moveable advertising device such as van or device hinders or obstructs traffic in such road, or is likely to do so.

(3) Any person who contravenes the provisions of sub-sections (1) or (2) shall be guilty of an offence.

**Illuminated Signs.**

17. (1) No flashing sign shall be less than 5 m in clear height, and no illuminated sign shall be displayed in such a position that it is or is likely to be a danger to traffic or to cause confusion with traffic signals.

(2) No sign that is so intensely illuminated as to create a nuisance, shall be displayed.

**Structural Requirements.**

18. (1) Every sign affixed to a building or structure shall be rigidly attached thereto. Every sign which is affixed to the ground and every structure supporting a sign, which structure is affixed to the ground, shall be rigidly anchored to the ground. Every sign and its supports and anchorages, and the building or structure, if any, to which it is affixed, shall be of adequate strength to resist, with a safety factor of 4, the dead load of the sign and a superimposed horizontal wind pressure of 1.5 kPa.

(2) All signs and supports thereof which are attached to brickwork or masonry shall be attached thereto by means of expansion bolts or by means of bolts passing through such brickwork or masonry and secured on the opposite side thereof. Such bolts shall not be less than 12 mm in diameter.

(3) Every sign affixed to a building or a wall shall be supported by at least four independent supports so designed and disposed that any two of such supports will safely support the sign with a safety factor of 2.

(4) All exposed metalwork in a sign or its supports shall be painted or otherwise treated to prevent corrosion and all timber in a sign or its supports shall be treated with creosote or other preservative to prevent decay.

(5) Every person displaying a sign shall cause such sign and its supports to be maintained in a safe condition at all times and any person who contravenes the provisions of this sub-section shall be guilty of an offence.

**Use of Glass.**

19. All glass used in signs (other than glass tubing used in neon and similar signs) shall be plate glass at least 5 mm thick.
Fire Precautions.

20. Except as provided in section 22, all illuminated signs and supports thereof shall be of incombustible material, provided that the municipality may allow any sign approved in terms of sections 14 and 15 and any support for such sign to be of combustible material.

Electrical Requirements.

21. (1) No sign shall be illuminated except by electricity from the municipality’s mains where such supply is available.

(2) Every sign in connection with which electric current is used shall be provided with an external switch in a position to be determined by the municipality whereby the electricity supply to such sign may be switched off.

Exemptions.

22. (1) The provisions of these regulations shall not apply to any sign inside a building, except illuminated signs in shop windows.

(2) There shall be exempted from the provisions of sections 3, 14, 15 and 20 any sign that falls into one or other of the following categories—

(i) Any sign displayed by the municipality or by any contractor or tramway company lawfully authorized to conduct a system of transport for use by the public, and any sign affixed to a street pole with the written permission of the municipality.

(ii) Any sign inside a shop window.

(iii) Any advertisement appearing in a newspaper or periodical sold in the streets, and any poster in connection therewith.

(iv) Any sign temporarily displayed on the occasion of—

(a) any public thanksgiving, rejoicing or mourning, or

(b) any other public function or occasion to which the municipality may apply the provisions of this paragraph.

(v) Any sign displayed on any vehicle ordinarily in motion upon, and any sign carried in, public roads.

(vi) Any unilluminated sign not projecting over a public road and not exceeding 0.60 m² in area, notifying only that the premises to which it is attached are to be sold or to be let or that lodgers and boarders may be received therein, provided that only one such sign is displayed on any public road frontage of such premises.

(vii) Any unilluminated sign not projecting over a public road and not exceeding 0.20 m² in area, notifying only that the premises to which it is attached are for sale or to let or that lodgers and boarders may be received therein, provided that only one such sign is displayed on any public road frontage of such premises.

20. Uitgezonderd soos in artikel 22 bepaal, maal alle verligte teken en die stute daarvan op onbrandbare materiaal wees; met dien verstaan dat die munisipaliteit kan toelaat dat enige teken wat kragtens artikels 14 en 15 goedgekeur is en enige wat vir enige sodanige teken van brandbare materiaal mag wees.

Elektrisiteitsvereistes

21. (1) Geen teken mag verlig word nie behalwe deur middel van elektrisiteit van die munisipaliteit se hoofstroom waar sodanige toevoer beskikbaar is.

(2) Enige teken wat in verbond waarmee elektriese stroom gebruik word, moet vormnemen van ’n buite-skakelaar in ’n posisie wat deur die munisipaliteit vastgestel moet wees, deur middel waarvan die elektriese stroomvoer na sodanige teken afgeskakel kan word.

Vrystellings

22. (1) Die bepaling van hierdie regulasies is nie op enige teken binne ’n gebou, uitgezonderd verligte teken in winkel-

(2) Enige teken wat onder die een of ander van die volgende kategorieën ressorteer, word van die bepaling van artikels 3, 14, 15 en 20 vyggestel:

(i) Enige teken wat deur die munisipaliteit of deur enige heug- of premiesaak wat wettig genoeg is om van ’n verwoestende vir gebruik deur die publiek te bestraff, vertoon word, en enige teken wat met die skriftelike toestemming van die munisipaliteit aan ’n straatpaal bevestig is.

(ii) Enige tydelike teken binne ’n winkelvenster.

(iii) Enige advertensie wat in ’n koord of tydskrif wat in die strate verkoop word, verskyn, en eenige plakkaat in verband daarmee.

(iv) Enige teken wat tydelik vertoon word by gedenkheids-

(v) Enige teken wat vertoon word op ’n voortstig wat gewoonlik op die openbare plaas beweeg, en enige teken wat daardeur gedra word.

(vi) Enige overstreekte teken wat nie oor ’n openbare pad streek nie en hoogs meer as 0,60 m³ in oppervlakte is, wat aangesien bekend maak dat die perseel waaraan dit bevestig is, verkoop gaan word op ’n datum in sodanige teken vermeld, of dat ’n verkoping van meubels of houtsaak daarin geraak of beheer het, maar daarin langs die munisipaliteit die beperking van hierdie paragraaf van toepassing maak.

(vii) Enige teken wat vertoon word op ’n voortstig wat gewoonlik op die openbare plaas beweeg, en enige teken wat daardeur gedra word.

(viii) Enige overstreekte teken wat nie oor ’n openbare pad streek nie en hoogs meer as 0,60 m³ in oppervlakte is, wat aangesien bekend maak dat die perseel waaraan dit bevestig is, te koop of te huur is of dat loseoorders en kuurgeëenigings daarin opgesom kan word, met dien verskyn dat net een sodanige teken op enige openbare pad-stroom van sodanige perseel vertoon word.
building or premises not used for purposes of industry or trade, and attached to such premises: provided that only one such sign is displayed on any public road frontage of such premises.

(xi) Any unilluminated sign not projecting over a public road and not exceeding 0,60 m² in area, advertising a function to be conducted on a date specified in such sign on the premises to which it is attached, provided that such function is not conducted for the private gain of any individual, provided further that such date is not more than one month after the date when such sign is first displayed; and provided lastly that only one such sign is displayed on any public road frontage of such premises and that it is removed within seven days after the said specified date.

(xii) Any sign painted directly on, or forming part of the permanent fabric of, a wall of a building.

(xiii) Any sign painted or otherwise executed on the glass of a window.

(xiv) Any sign displayed directly on a verandah or balcony if it complies with section 11.

(xv) Any sign required to be displayed by law.

(xvi) Any sign displayed at premises upon which building operations are taking place relating to any services being provided, or any work being done, or any goods being supplied in connection with such work; provided that such any sign shall be forthwith removed when the provision of such services or the doing of such work or the supply of such goods, as the case may be, has ceased.

Savings

23. Nothing in this by-law contained shall be construed as affecting in any way rights belonging to, or duties imposed upon, the municipality as the body in whom is lawfully vested the ownership of, or the control over, any public road or other place or thing whatsoever within its area of jurisdiction.

Waiver of Regulations

24. (1) The municipality may, if it deems it desirable to do so, waive compliance with or relax the provisions of this by-law: Provided that any person whose rights are adversely affected by such waiver or relaxation shall not be bound thereby.

(2) In each case in which such waiver or relaxation has been granted to any person, the municipality shall serve a written notice upon such person citing the relevant provision waived or relaxed and the extent to which such provision has been waived. In addition, the municipality shall keep a record

persoel wat nie vir tuywets- of bedryfsopleidinges gebruik word nie, en wat aan sodanige persoel bevestig is, met dien verstaande dat net een sodanige teken op enige openbare pad-front van sodanige persoel vertoon word.

(ii) Enige onvoldoende teken wat nie oor 'n openbare pad uitstrek nie en hoogstens 0,20 m² in oppervlakte is, wat alleenlik die doel bedryf, besigheid, tuywet of beroep behels maak wat onvoldoendedeer enige okkupieerder van die persoele waarvan dit bevestig is, gestel of uitgegee word, die naam van sodanige okkupieerder, die adresse en telefoonummer van sodanige persoele en die spreekuur (indien daar is); met dien verstaande dat net een sodanige teken deur een okkupieerder op enige openbare pad-front van sodanige persoel vertoon word.

(iii) Enige onvoldoende teken wat nie oor 'n openbare pad uitstrek nie en hoogstens 0,05 m² in oppervlakte is, wat alleenlik gebruik word om die openbare pad in die opdrag van die persoele waarvan dit bevestig is, enig spreekuur (indien daar is) en die naam van sodanige okkupieerder, die adresse en telefoonummer daarvan, te vertoon.

(iv) Enige onvoldoende teken wat nie oor 'n openbare pad uitstrek nie en hoogstens 0,05 m² in oppervlakte is, wat alleenlik gebruik word om die personeel van sodanige personeel te vertoon.

(v) Enige onvoldoende teken wat nie oor 'n openbare pad uitstrek nie en hoogstens 0,05 m² in oppervlakte is, wat alleenlik gebruik word om die personeel van sodanige personeel te vertoon, en wat nie groter of hol is as wat redelik nodig is vir die doeltreffende werkverrigting daarvan nie.

(vi) Enige teken wat regteroekte gevest is, of deel uitmaak van die permanente struktuurwerk van 'n muur van 'n gebou.

(vii) Enige teken wat oor die glas van 'n venster gevest is of oor 'n ander wyse daarop uitgewerk is.

(viii) Enige teken wat regtegensgeval van 'n venster of balk gevest is of as dit aan artikel 11 voldoen.

(ix) Enige teken wat ingevolge die wet vertoon moet word.

(x) Enige teken wat op 'n persoele waarop bouwerkzaamhede plaasvind, vertoon word en in verband met enige diens wat geneer word, of enige werk wat vertoed word, of enige goederen wat vertoed word enig spreekuur (indien daar is) en die naam van sodanige personeel of die vergewening van sodanige personeel of die verskuiwing van sodanige personeel, na gelang van die geval, opgehou het.

Voorbereiding

23. Geen bepaling van hierdie verordening moet vertolking word as son dit op enige wyse enige regte wat behoor aan, of pligte wat opperlig is aan, die munisipaliteit as die liggaam met wie die eindomenaor op, of die beheer oor, enige openbare pad of ander plek of ding wat ook al blye as gevegheid wetlik berus, nie betref nie.

Afstande oorlag

24. (1) Die munisipaliteit kan, indien dit wenslik is, afstand doen van voldoening aan die bepaling van hierdie verordening of sodanige bepalingen verslaag. Met dien verstaande dat enige as so regtig nodig geplant of geënt kan word, dit nie sodanige afstande of verslapings nie daar enige gebied is nie.
containing an identical copy of each such notice, which record shall be available for inspection by members of the public at the offices of the municipality.

Penalties

25. Any person who contravenes or fails to comply with any provision of this by-law shall be guilty of an offence and liable upon conviction to:

(1) a fine or imprisonment, or either such fine or such imprisonment or both such fine and such imprisonment;

(2) in the case of a continuing offence, an additional fine or an additional period of imprisonment, or either such additional fine or such additional imprisonment or both such additional fine and imprisonment for each day on which such offence is continued, and

(3) a further amount equal to any costs and expenses found by the court to have been incurred by the municipality as a result of such contravention or failure.

APPLICATION TO ERECT A SIGN

I, the undersigned, hereby apply for permission to erect a sign in accordance with the particulars given below and the plans attached hereto.

Applicant

Full name: 
Address: 
Signature: Date: 

Premises to which Sign is to be Affixed.
Address of premises: 

Name of Occupier of premises: 

Use to which premises are put: 

Owner of premises: 

Address of owner: 

If Sign Projects over Public Footway, etc.

Name and address of person who will enter into the necessary Agreement with municipality in respect of projection:

Particulars of Sign.

Materials of construction: 

Approximate mass of sign (if to be affixed to a building) kg

Is sign illuminated or non-illuminated? 

If illuminated, what colours are used? 

If illuminated, is it flashing or non-flashing? 6287

is, aangegee word. Daarbenewens moet die municipalsiteit 'n register met 'n identifiseer aflif van elke sodanie hervangingshou wat op die kantoors van die municipalsities vir lede van die publiek ter inname beskikbaar moet wees.

Strafregeling

25. Iedereen wat enige bepaling van hierdie verordening oortree of nalat om daaraan te voldoen is aan 'n misdryf stokkig en by skuldigbevinding strafbaar met 'n straf van hoogstens

(1) 'n boete of gevangenisstraf, of 'n sodanige boete of sodanige gevangenisstraf of beide sodanige boete en sodanige gevangenisstraf;

(2) in die geval van 'n voortonderdeel misdryf, met 'n additionele boete of 'n additionele tydperk van gevangenisstraf, of sodanige additionele boete of sodanige additionele gevangenisstraf, of beide sodanige additionele boete en gevangenisstraf vir elke dag wat sodanige misdryf voortduur, en

(3) 'n verdere bedrag gelyk aan enige koste en uitgawes wat na bevinding van die hof deur die municipalsiteit aangegrepen is as gevolg van sodanige oortreding of veroorbring.

AANSOEK OM 'N TEKEN OP TIE RIG

Ek, die ondertekenende, doen hierby asaak om toestemming om 'n teken op te rig in ooreenstemming met die besonderhede wat hieronder vermeld word en die plante wat hierby aangegee is.

Aansoeker

Naam voluit: 
Adres: 
Handtekening: Datum: 
Telefoonnummer: 

Persoel waaroor teken bevestig gaan word.

Adres van persoel: 
Naam van okapener van persoel: 
Doeleindes waarvoor persoel gebruik word: 
Eienaar van persoel: 
Adres van enienaar:

Indien teken oor openbare pad, ens., uitstrek.

Naam en adres van die persoon wat die nodige ooreenkoms met die municipalsiteit ten opsigte van die teken wat uitstrek, sal aangaa:—

Besonderhede van teken

Materiaal waarvan vervaardig: 

Massa by benaming van teken (indien dit aan 'n gebou bevestig gaan word) kg

Woorde die teken verlig of nie verlig nie? 

Indien verlig, wat soe kleur word gebruik? 

Indien verlig, flits dit of nie? 6287