

CAMPUS TERRACE

MANAGEMENT RULES

[Section 35(2)(a) of the Sectional Titles Act, 1986]

1. PRELIMINARY

The rules contained in this annexure are as prescribed by regulation as amended and added to by the Developer as contemplated in Section 35(2) of the Sectional Titles Act, 1986. In the event of an Owner selling or letting his or her Unit, it shall be the Owner's duty to provide the new Owner or lessee with a copy of these rules by annexing it as a schedule to any purchase agreement or agreement of lease.

2. INTERPRETATION

In the interpretation of these rules, unless the context otherwise indicates:

- (a) **“Act”** means the Sectional Titles Act, 1986 (Act No. 95 of 1986) as amended from time to time, and any regulations made and in force thereunder;
- (b) **“Accounting Officer”** means a person who in terms of Section 60(2) of the Close Corporation Act, 1984 (Act No. 69 of 1984) is qualified to perform the duties of an accounting officer;
- (c) **“Auditor”** means an auditor qualified to act as such under the Public Accountant's and Auditors' Act 1951 (Act No. 51 of 1951);
- (d) **“Body Corporate”** means the Body Corporate which is deemed to be established for the Scheme as contemplated by the provisions of Section 36 of the Act;
- (e) **“Common Property”** in relation to the Scheme, means:
 - (i) the land included in the Scheme;
 - (ii) Buildings and parts thereof which are not included in a Section;

- (iii) Land that has been transferred to the Body Corporate in terms of Section 26 of the Act;
 - (iv) All fauna on the land and flora in the soil of the land in the Scheme;
 - (v) All roads, tar or gravel, within the boundaries of the land of the Scheme
- (f) **the Developer**” means ERF 442 HATFIELD CC, Registration Number: 1993/016052/23, or its successors in title being the registered owner of the land on which the Scheme is established.
- (g) **“Developer’s Representative”** means a representative nominated and appointed by the Developer to represent the Developer as Trustee of the Body Corporate and to vote as Member of the Body Corporate;
- (h) **“the Development”** means the Sectional Title Scheme to be known as **“CAMPUS TERRACE”** which stands to be developed on Remaining Extent of Erf 442, Hatfield Township and Portion 1 of Erf 442, Hatfield Township.
- (i) **“Development Period”** means the period from the date of opening of the Sectional title register until:
- (i) the Developer notifies in writing the Trustees of the Body Corporate that the Development period has reached completion; or
 - (ii) the registration of transfer of the last saleable Section or Exclusive Use Area within the Scheme or any other scheme which may subsequently form part of the Scheme;
- whichever is the earlier;
- (j) **“Floor Area”** in relation to a Section, means the Floor Area to the median line of the boundary walls of the Section;
- (k) **“Exclusive Use Areas”** means a part or parts of the Common Property for the exclusive use by the Owner or Owners of one or more Sections in the Scheme as contemplated in Section 27A of the Act;

- (l) **“Management Agent”** means and refers to the management agent from time to time appointed for the Scheme;
- (m) **“Owner”** means, in relation to a Section, the person or persons registered as owner thereof and includes a trustee in an insolvent estate, a liquidator or trustee in an insolvent estate, an executor in a deceased estate;
- (n) **“Registered Mortgagee”** means any mortgagee of whom the Body Corporate has been notified in writing as contemplated in Section 44(1)(f) of the Act;
- (o) **“Scheme”** means the development scheme established in terms of the Act, to be divided into a number of Sections and to be known as **“CAMPUS TERRACE”**;
- (p) **“Trustee(s)”** means:
 - (i) The nominated and elected Owners or persons, at any annual general meeting of the Body Corporate, for their duties to include the proper management of the affairs of the Body Corporate;
 - (ii) and also includes an alternate Trustee;
- (q) **“Unit” or “Section”** means a section in the Scheme together with its share in the Common Property, apportioned to that Section, in accordance with the participation quota of the section;
- (r) words and expressions to which a meaning has been assigned in the Act, shall bear the meanings so assigned to them;
- (s) words importing -
 - (i) the singular number only shall include the plural, and the converse shall also apply;
 - (ii) the masculine gender shall include the feminine, and neuter genders and the neuter gender shall include the masculine and feminine genders;

- (t) the headings to the respective rules are provided for convenience of reference only and are not to be taken into account in the interpretation of the rules.

3. **DOMICILIUM CITANDI ET EXECUTANDI**

- (1) The Trustees shall from time to time determine the address constituting the domicilium citandi et executandi of the Body Corporate as required by Section 37(l)(m) of the Act, subject to the following:
 - (a) Such address shall be situated in the magisterial district in which the Scheme is situated and shall be the address of the chairman or other resident Trustee duly appointed in general meeting or in the magisterial district in which the offices of any duly appointed managing agent are situated being the address of such managing agent;
 - (b) no change of such address shall be effective until written notification thereof has been received by the registrar;
 - (c) the Trustees shall give notice to all Owners of any change of such address.
- (2) The domicilium citandi et executandi of each Owner shall be the address of the Section registered in his name: Provided that such Owner shall be entitled from time to time to change the said domicilium but that any new domicilium selected shall be situate in the Republic, and that the change shall only be effective on receipt of written notice thereof by the Body Corporate at its domicilium.

TRUSTEES OF THE BODY CORPORATE

Qualifications; Appointment and Election; Tenure or Office; Remuneration; Indemnity

- 4. (1) The number of Trustees shall be determined from time to time by the members of the Body Corporate in general meeting, provided that there shall be not less than two Trustees. For the duration of the Development Period however, the number of Trustees shall always include the Developer's Representative who shall serve a Trustee of the Body Corporate until expiry of the Development Period.

- (2) With effect from the date of the establishment of the Body Corporate, the Developer's Representative shall be deemed to be a Trustee of the Body Corporate until the first general meeting of the members of the Body Corporate as contemplated in Rule 52(1) whereupon, (subject to Rule 4(1) above), Owners being the members of the Body Corporate shall elect additional Trustees.
- (3) For the duration of the Development Period, the chairman of the Trustees referred to in Rule 4(2) shall be the Developer's Representative, who shall hold office until the expiry of the Development Period, when he shall retire as a Trustee and as chairman, but shall be eligible for re-election in terms of Rule 18.

Qualifications

5. Save for the provisions of Rule 4(2), a Trustee or alternate Trustee shall not be required to be an Owner or the nominee of an Owner who is a juristic person in order to qualify for office as a Trustee: Provided that -
 - (1) the majority of the Trustees are Owners, or spouses of Owners; and
 - (2) the managing agent or any of his or her employees or employee of the Body Corporate may not be a Trustee unless he or she is an Owner.

Election of Trustees

6. Save for the provisions of Rule 4(2) and subject to the provisions of Rule 4(a), the Trustees shall be elected at the first general and each subsequent annual general meeting and shall hold office until the next succeeding annual general meeting, but shall be eligible for re-election, if so nominated, provided that, for the duration of the Development Period, the Developer's Representative shall be deemed to have been nominated and shall serve as a Trustee of the Body Corporate.

Nominations

7. Nominations by Owners for the election of Trustees at any annual general meeting shall be given in writing, accompanied by the written consent of the person nominated, so as to be received at the *domicilium* of the Body Corporate not later than 48 hours before the meeting: Provided that Trustees are also capable of being elected by way

of nominations with the consent of the nominee given at the meeting itself should insufficient written nominations be received to comply with Rule 4(1).

Vacancy in Number of Trustees

8. The Trustees may fill any vacancy in their number. Any Trustee so appointed shall hold office until the next annual general meeting when he shall retire and be eligible for re-election as though he had been elected at the previous annual general meeting.

Alternate Trustee

9. (1) The Trustees may appoint another person, whether or not he be the Owner of a Unit, to act as an alternate Trustee during the absence or inability to act of a Trustee.
- (2) An alternate Trustee shall have the powers and be subject to the duties of a Trustee.
- (3) An alternate Trustee shall cease to hold office if the Trustee whom he replaces, ceases to be a Trustee, or if the alternate's appointment is revoked by the Trustees.

Remuneration

10. (1) Unless otherwise determined by a special resolution of the Owners, Trustees who are Owners shall not be entitled to any remuneration in respect of their services as such : Provided that the Body Corporate shall reimburse to the Trustees all disbursements and expenses actually and reasonably incurred by them in carrying out their duties and exercising their powers.
- (2) The Body Corporate may remunerate Trustees who are not Owners at such rate as may be agreed upon between the Body Corporate and such Trustees, and such Trustees shall further be entitled to have refunded to them any disbursements and expenses incurred by them in the circumstances envisaged in the proviso to Rule 10(1), provided always that an alternative Trustee appointed by the Trustees, who is not an Owner, shall claim his remuneration, if any, from the Trustee whom he replaced and not from the Body Corporate, unless the Body Corporate has been instructed in writing by such Trustee to pay any portion of his remuneration to such alternate Trustee.

Validity of Acts of Trustees

11. Any act performed by the Trustees shall, notwithstanding that it is after the performance of the act discovered that there was some defect in the appointment or continuance in office of any Trustee, be as valid as if such Trustee had been duly appointed or had duly continued in office.

Indemnity

12. (1) (a) Subject to the provisions of Rule 12(2), every Trustee, agent or other officer or servant of the Body Corporate shall be indemnified by the Body Corporate against all costs, losses, expenses and claims which he may incur or become liable to by reason of any act done by him in the discharge of his duties, unless such costs, losses, expenses or claims are caused by the mala fide or grossly negligent act or omission of such person.
- (b) It shall be the duty of the Trustees to pay such indemnity out of the funds of the Body Corporate.
- (2) The indemnity referred to in Rule 12(1) shall not apply in favour of any managing agent appointed in terms of Rule 48.

DISQUALIFICATION OF TRUSTEES

Removal from Office

13. A Trustee shall cease to hold office as such -
- (a) if by notice in writing to the Body Corporate, he resigns his office;
- (b) if he is or becomes of unsound mind;
- (c) if he surrenders his estate as insolvent, or if his estate is sequestrated;
- (d) if he is convicted of an offence which involves dishonesty;

- (e) if, by resolution of a general meeting of the Body Corporate, he is removed from his office, provided that the intention to vote upon the removal from office has been specified in the notice convening the meeting and provided further that, for the duration of the Development Period, this provision shall not apply to the Developer's Representative;
- (f) if he is or becomes disqualified in terms of Section 69 of the Companies Act, 2008 from being appointed or acting as a director of a company.

Replacement

- 14. The Body Corporate may at a general meeting appoint another Trustee in the place of any Trustee who has ceased to hold office in terms of Rule 13, for the unexpired part of the term of office of the Trustee so replaced.

MEETING OF TRUSTEES

Quorum; Chairman; Voting

When to be held and notice

- 15. (1) Subject to the provisions of rules 15(2) and 15(3) hereof, the Trustees may give notice convening meetings, meet together for the dispatch of business, adjourn and otherwise regulate their meetings as they think fit. It shall not be necessary to give notice of a meeting of Trustees to any Trustee for the time being absent from the Republic, but notice of any such meeting shall be given to his alternate, if he has appointed one, where such an alternate is in the Republic.
- (2) A Trustee may at any time convene a meeting of the Trustees by giving to the other Trustees and all first mortgagees in the circumstances referred to in Rule 15(3) hereof, not less than seven days' written notice of a meeting proposed by him, which notice shall specify the reason for calling such a meeting: Provided that in cases of urgency such shorter notice as is reasonable in the circumstances may be given.
- (3) For the duration of the Development Period, the Developer shall also receive notice of all intended meeting of the Trustees.

- (4) Any mortgagee holding first mortgage bonds over Units shall, if he so requires of the Trustees in writing, be entitled to receive reasonable notice of all meetings of the Trustees.
- (5) The nominee of any such first mortgagee shall be entitled to attend and speak at all meetings of the Trustees but shall not in his capacity as such, be entitled to vote thereat.
- (6) An Owner shall be entitled to attend and speak at any meeting of the Trustees but shall not be entitled to vote thereat.

Quorum

16. (1) At a meeting of the Trustees, 50% of the number of Trustees but not less than two, shall form a quorum, provided that, for the duration of the Development Period, it shall be required for the Developer's Representative to be part of such quorum.
 - (2) If the number of Trustees falls below the number necessary to form a quorum, the remaining Trustees may continue to act, but only for the purpose of appointing or co-opting additional Trustees to make up a quorum or for the purpose of convening a general meeting of Owners.
17. If at any meeting of Trustees a quorum is not present within thirty minutes of the appointed time of the meeting, the meeting shall stand adjourned to the next business day at the same time and the Trustees then present, who shall not be less than two, shall form a quorum.

Chairman

18. At the commencement of the first meeting of Trustees after an annual general meeting, at which Trustees have been elected, the Trustees shall elect a chairman from among their number, who shall hold office as such until the end of the next annual general meeting of the members of the Body Corporate and who shall have a casting as well as a deliberative vote, save where there are only two Trustees. During the Development period, the Developer shall be entitled to appoint the chairman.
19. The Body Corporate may at a general meeting, in respect of which the requisite notice of special business has been given, remove the chairman from his office as such.
20. If any chairman elected in terms of Rule 18 vacates his office as chairman or no longer continues in office by virtue of the provisions of Rule 19, the Trustees shall elect another

chairman who shall hold office as such for the remainder of the period of office of the first-mentioned chairman, and who shall have the same rights to voting.

21. If any chairman vacates the chair during the course of a meeting or is not present or is for any other reason unable to preside at any meeting, the Trustees present at such meeting shall choose another chairman for such meeting who shall have the same rights of voting as the chairman.

Voting

22. All matters at any meeting of the Trustees shall be determined by a majority of the votes of the Trustees present and voting, provided that, for the duration of the Development Period, the vote of the Developer's Representative shall be one of the majority. In the event of an equality of votes, the chairman shall have a casting vote.
23. A Trustee shall not be disqualified from voting in respect of any contract, or any litigation or proposed litigation, with the Body Corporate, by virtue of any interest he may have therein.
24. Each Trustee shall have one vote at any meeting of the Trustees, provided that during the Development period the Trustee/s appointed by the Developer shall have one vote plus the aggregate number of votes of the other Trustees.
25. A resolution in writing signed by all the Trustees for the time being present in the Republic and being not less than two are sufficient to form a quorum, shall be as valid and effective as if it had been passed at a meeting of the Trustees duly convened and held.

The Functions, Powers and Duties of Trustees

General

26. The duties and powers of the Body Corporate shall, subject to the provisions of the Act, and these rules and to any restriction imposed or direction given at a general meeting of the Owners of Sections, be performed or exercised by the Trustees of the Body Corporate holding office in terms of these rules.

Powers

27. (1) Subject to any restriction imposed or direction given at a general meeting of the Body Corporate, the powers of the Trustees shall include the following:

- (a) To appoint for and on behalf of the Body Corporate such agents including and employees as they deem fit in connection with:
 - (i) the control, management and administration of the common property; and
 - (ii) the exercise and performance of any or all of the powers and duties of the Body Corporate.
 - (b) To delegate to one or more of the Trustees such of their powers and duties as they deem fit, and at any time to revoke such delegation.
- (2) The Trustees may not make loans on behalf of the Body Corporate to Owners of Units or to themselves.

Signing of instruments

28. (1) No instrument signed on behalf of the Body Corporate shall be valid and binding unless it is signed by a Trustee and the managing agent.
- (2) The Trustees may cede and delegate their rights and obligations respectively to a management agent for the issue of a certificate issued in terms of Section 15(B)(3)(a)(i)(aa) as required by the Act.

Duties of Trustees

Statutory and general duties

29. (1) Without detracting from the scope of the additional duties specified in rules 30 to 46 inclusive, and subject to the provisions of such rules, the Trustees shall perform the functions entrusted to them by Section 37 and 39 of the Act.
- (2) The Trustees shall do all things reasonably necessary for the control, management and administration of the common property in terms of the powers conferred upon the Body Corporate by Section 38 of the Act.
- (3) The Trustees shall do all things reasonably necessary for the enforcement of the rules in force.

Insurance

30. (1) (a) At the first meeting of the Trustees or so soon thereafter as is possible, and annually thereafter, the Trustees shall take steps to insure the

buildings and all improvements to the common property, to the full replacement value thereof against-

- (i) fire, lightning and explosion;
 - (ii) riot, civil commotion, strikes, lock-outs, labour disturbances or malicious persons acting on behalf of or in connection with any political organisation;
 - (iii) storm, tempest and flood;
 - (iv) earthquake;
 - (v) aircraft and other aerial devices or articles dropped therefrom;
 - (vi) bursting or overflowing of water tanks, apparatus or pipes;
 - (vii) impact with any of the said buildings or improvements by any road vehicle, horses or cattle;
 - (viii) Housebreaking or any attempt thereat;
 - (ix) loss of occupation or loss of rent in respect of any of the above risks;
 - (x) such other perils or dangers as the Trustees or any holder of first mortgage bonds over not less than 25% in number of the Units in the Scheme, may deem appropriate.
- (b) The Trustees shall at all times ensure that in the policy of insurance referred to in Rule 30(1)(a) above :
- (i) there is specified the replacement value of each Unit (excluding the Owner's interest in the land) -
 - (aa) initially [but subject to the provisions of Rule 30(1)(b)(cc)] in accordance with the Trustees' estimate of such value;
 - (bb) after the first annual general meeting [but subject to the provisions of Rule 30(1)(b)(cc)] in accordance with the schedule of values as approved in terms of Rule 30(1)(c); or

- (cc) as required at any time by any Owner in terms of Rule 30(1)(d);
 - (ii) any “average” clause is restricted in its effect to individual Units and does not apply to the building as a whole;
 - (iii) there is included a clause in terms of which the policy is valid and enforceable by any mortgagee against the insurer notwithstanding any circumstances whatsoever which would otherwise entitle the insurer to refuse to make payment of the amount insured unless and until the insurer on not less than thirty days' notice to the mortgagee shall have terminated such insurance.
- (c) Before every annual general meeting, the nominated and appointed management agent on behalf of the Trustees shall cause to be prepared schedules reflecting their estimate of -
 - (i) the replacement value of the buildings and all improvements to the common property; and
 - (ii) the replacement value of each Unit (excluding the Owner's interest in the land) the aggregate of such values of all Units being equal to the value referred to in Rule 30(1)(c)(i) above,and such schedules shall be laid before the annual general meeting for consideration and approval in terms of Rule 58.
- (d) Any Owner may at any time increase the replacement value as specified in the insurance policy in respect of his Unit : Provided that such Owner shall be liable for payment of the additional insurance premium and shall forthwith furnish the Body Corporate with proof thereof from the insurer.
- (e) The nominated and appointed management agent on behalf of the Trustees shall, on the written request of a mortgagee and satisfactory proof thereof, record the cession by any Owner to such mortgagee of the Owner's interest in the application of the proceeds of the policies of insurance effected in terms of Rule 30(1)(a).

- (2) At the first meeting of the Trustees or as soon thereafter as is possible, the Trustees shall ensure that the nominated and appointed management agent has taken all reasonable steps -
- (a) to insure the Owners and the Trustees and to keep them insured against liability in respect of -
 - (i) death, bodily injury or illness; and
 - (ii) loss of, or damage to, property,

occurring in connection with the common property, for a sum of liability of not less than one million rand, which sum may be increased from time to time as directed by the Owners in general meeting; and
 - (b) to procure to the extent, if any, as determined by the members of the Body Corporate in a general meeting, a fidelity guarantee in terms of which shall be refunded any loss of moneys belonging to the Body Corporate or for which it is responsible, sustained as a result of any act of fraud or dishonesty committed by any insured person being any person in the service of the Body Corporate and all Trustees and persons acting in the capacity of managing agents of the Body Corporate; and
 - (c) to procure a cash policy as determined by the members of the Body Corporate in a general meeting, in terms of which policy there will be made good –
 - (i) loss of money in the course of business up to and including an amount equivalent to total levies due and payable in one month, or such lesser amount as the Trustees from time to time may determine;
 - (ii) loss of or damage to any receptacle for which the Body Corporate is responsible resulting from the theft or attempted theft of money.
- (3) The Owners may by special resolution direct the Trustees to insure or procure insurance against such other risks as the Owners may determine.

Contributions and liability in terms of Section 37(1) and 47 of the Act

31. It shall be the duty of the Trustees to levy and collect contributions or cause to be levied and contributions to be collected from the Owners in accordance with the provisions and in the proportions set forth in Rules 32 and 33.
32. (1) The liability of Owners to make contributions, and the proportions in which the Owners shall make contributions for the purposes of Section 38(1) of the Act, or may in terms of Section 47 of the Act be held liable for the payment of a judgement debt of the Body Corporate, shall with effect from the date upon which the Body Corporate comes into being, be borne by the Owners in accordance with a determination made in terms of Section 32(4) of the Act, or in the absence of such determination, in accordance with the participation quotas attaching to their respective Sections.
- (2) At every annual general meeting the Body Corporate shall approve, with or without amendment, the estimate of income and expenditure referred to in Rule 38 and shall determine the amount estimated to be required to be levied upon the Owners during the ensuing financial year provided that in determining such an amount if any, estimated to be required to be levied upon the Owners during the ensuing financial year the Body Corporate shall take into reckoning that each Owner shall have been levied an amount by the nominated and appointed management agent in respect of Section 38.
- (3) Within fourteen days after each annual general meeting the Trustees shall advise each Owner in writing of the amount payable by him or her in respect of the estimate referred to in sub Rule (2) whereupon such amount shall become payable in instalments, as determined by the Trustees.
- (4) The Trustees may from time to time, when necessary, make special levies upon the Owners or call upon them to make special contributions in respect of all such expenses as are mentioned in Rule 32(1) above [which are not included in any estimates made in terms of Rule 32(2) above], and such levies and contributions may be made payable in one sum or by such instalments and at such time or times as the Trustees shall think fit.

- (5) An Owner shall be liable for and pay all legal costs, including costs as between attorney and client, collection commission, expenses and charges incurred by the Body Corporate in obtaining the recover of arrear levies, or any other arrear amounts due and owing by such Owner to the Body Corporate and/or to the nominated and appointed management agent, or in enforcing compliance with these rules, the conduct rules or the legitimate requirements of the Trustees or the Act.
 - (6) The Trustees or the nominated and appointed management association shall be entitled to charge interest on arrear amounts at such rate as they may from time to time determine.
 - (7) An Owner shall upon request of the Trustees and/or the nominated and appointed managing agents, duly execute a debit order drawn on the Body Corporate's bank account in respect of all contributions of such Owner as contemplated in Rules 31 to 33.
 - (8) In respect of the Sections which have not been transferred from the Developer to an Owner, and for the duration of the Development Period, the Developer shall make contributions for the purposes of Section 37(1)(a) of the Act, which contributions shall be in the absolute discretion of the Developer.
33. The liability of an Owner to make contributions for the purposes of Section 37(1)(a) or Section 47(1) of the Act shall be calculated by the Trustees from time to time who shall take the following factors into account:
- (1) the proportion which the Floor Area of the Section/s of such Owner bears to the total Floor Area of all Sections within the Scheme;
 - (2) the use of and number of the occupants of the Section/s of such Owner;
 - (3) the rights in respect of the Exclusive Use Area/s appertaining to the Section/s of such Owner;

provided that the Trustees may consider any other factor which the Trustees in their sole discretion may deem relevant

Record of rules and their availability

34. (1) The Trustees shall keep a complete record of all rules in force from time to time.
- (2) The Trustees shall on the application of -
- (a) an Owner of a Unit;
 - (b) an occupant of a Unit;
 - (c) the prospective purchaser of a Unit;
 - (d) the holder of any registered Sectional mortgage bond;
 - (e) the Developer and/or the managing agent; and
 - (f) the auditor or the accounting officer,

supply to any such person a copy of all rules in force, and may require them to pay a reasonable charge therefore.

Improvements

Luxurious improvements

35. (1) The Trustees may, if the Owners by unanimous resolution so decide, effect improvements of a luxurious nature on the common property.

Non-luxurious improvements

- (2) (a) Should the Trustees wish to effect any improvements to the common property, other than luxurious improvements referred to in Rule 35(1), they shall first give written notice of such intention to all Owners such notice shall –

- (i) indicate the intention of the Trustees to proceed with the improvement upon the expiry of a period of not less than thirty days reckoned from the date of posting such notice; and
 - (ii) provide details of the improvements as to -
 - (aa) the costs thereof; and
 - (bb) the manner in which it is to be financed and the effect upon levies paid by Owners; and
 - (cc) the need, desirability and effect thereof.
 - (b) The Trustees shall at the written request of any Owner convene a special general meeting in order to discuss and to deliberate upon the proposals contained in the notice referred to in Rule 35(2)(a) at which meeting the Owners may veto, amend or approve such proposals by way of special resolution.
 - (c) In the event of such a special general meeting being called, the Trustees shall not proceed with their proposals until the holding of such meeting, whereupon they shall be bound by any special resolution ensuing there from.
- (3) Notwithstanding the provisions of rules 35(1) and 35(2) the Trustees shall, if so required in writing by a majority of Owners, procure the installation and maintenance in good working order, at the Body Corporate's cost, of separate meters to record the consumption of electricity, water and gas in respect of each individual Section and the common property.
- (4) If and for so long as no separate meters have been installed in terms of Rule 35(3) the contribution payable by each Owner in respect of electricity, water and gas shall be calculated in accordance with the provisions of Rule 33.

Minutes

36. (1) The Trustees shall –
- (a) keep minutes of their proceedings;

- (b) cause minutes to be kept of all meetings of the Body Corporate in a minute book of the Body Corporate kept for the purpose;
 - (c) include in the minute book of the Body Corporate a record of every unanimous resolution, special resolution and any other resolution of the Body Corporate.
- (2) The Trustees shall keep all minute books in perpetuity.
 - (3) On the written application of any Owner or registered mortgagee of a Unit, the Trustees shall make all minutes of their proceedings and the minutes of the Body Corporate available for inspection by such Owner or mortgagee.

Books of account and records

- 37. (1) The Trustees shall cause proper books of account and records to be kept so as fairly to explain the transactions and financial position of the Body Corporate, including –
 - (a) a record of the assets and liabilities of the Body Corporate;
 - (b) a record of all sums of money received and expended by the Body Corporate and the matters in respect of which such receipt and expenditure occur;
 - (c) a register of Owners and of registered mortgagees of Units and of all other persons having real rights in such Units (insofar as written notice shall have been given to the Trustee by such Owners, mortgagees or other persons) showing in each case their addresses; and
 - (d) individual ledger accounts in respect of each Owner.
- (2) On the application of any Owner, registered mortgagee or of the managing agent the Trustees shall make all or any of the books of account and records available for inspection by such Owner, mortgagee or managing agent.
- (3) The Trustees shall cause all books of account and records to be retained for a period for six years after completion of the transactions, acts or operations to

which they relate: Provided that minute books shall be retained for so long as the Scheme remains registered.

- (4) Unless by unanimous resolution the Owners shall decide otherwise, the obligations with regard to the keeping of books of account and records shall be fulfilled by the nominated and appointed management agent.

Annual financial estimate; financial statement and report

38. (1) Before every annual general meeting, the Trustees shall cause to be prepared by the nominated and appointed management agent an itemised estimate of the anticipated income and expenses of the Body Corporate during the ensuing financial year, which estimate shall be laid before the annual general meeting for consideration in terms of Rule 58 hereof.
 - (2) The estimate of expenses referred to in Rule 38(1) shall include a reasonable provision for contingencies.
39. The Trustees shall cause to be prepared by the nominated and appointed management agent, and shall lay before every annual general meeting, for consideration in terms of Rule 58(2) a financial statement in conformity with generally accepted accounting practice, which statement shall fairly present the state of affairs of the Body Corporate and its finances and transactions as at the end of the financial year concerned.
40. The Trustees shall further cause to be prepared by the nominated and appointed management agent and shall lay before every annual general meeting a report signed by the chairman reviewing the affairs of the Body Corporate during the past year, for consideration in terms of Rule 58(2).
41. (1) The Trustees shall cause copies of the schedules, estimate, audited statement and report referred to in rules 30(1)(c), 38, 39 and 40 to be delivered by the nominated and appointed management agent to each Owner, and to any mortgagee which has advised the Body Corporate or the nominated and appointed management agent of its interest, at least fourteen days before the date of the annual general meeting at which they are to be considered.
 - (2) Delivery under the last preceding Rule shall be deemed to have been effected if the documents referred to are sent by prepaid post addressed to the Owner at his domicilium referred to in Rule 3(2) and to any mortgagee as aforesaid at

the address of such mortgagee as reflected in the records of the Body Corporate.

Audit

42. At the first general meeting and thereafter at every ensuing annual general meeting, the Body Corporate shall approve the appointment by the nominated and appointed management agent of an auditor to hold office from the conclusion of that meeting until the conclusion of the next annual general meeting: Provided that where a Scheme comprises less than ten Units, an accounting officer may be appointed for that purpose.

Deposit and investment of funds

43. The Trustees shall cause all moneys received by the Body Corporate and/or the nominated and appointed management agent to be deposited to the credit of an account or accounts with a registered commercial bank or building society in the name of the Body Corporate and/or the nominated and appointed management agent as the case may be, and subject to any direction given or restriction imposed at a general meeting of the Body Corporate, such moneys shall only be withdrawn for the purpose of payment of the expenses of the Body Corporate and/or the nominated and appointed management agent or investment in terms of Rule 45.
44. The Trustees may authorise the nominated and appointed management agent to administer and operate the accounts referred to in Rule 43 and 45: Provided that where the managing agent is an estate agent as defined in the Estate Agents' Act (Act 112 of 1976) the Trustees may authorise such managing agent to deposit moneys contemplated in Rule 43 in a trust account as contemplated in Section 32(3) of the Estate Agents' Act which moneys shall only be withdrawn for the purposes contemplated in Rule 43.
45. Any funds not immediately required for disbursement may be invested in a savings or similar account with any building society or any other registered deposit receiving institution approved by the Trustees from time to time.
46. Interest on moneys invested shall be used by the Body Corporate for any lawful purpose.

No refunds or distribution of profits or assets

47. (1) The Owners shall not be entitled to a refund of contributions lawfully levied upon them and duly paid by them.
- (2) No portion of the profits or gains of the Body Corporate and/or the nominated and appointed management agent shall be distributed to any Owner or any other person except upon destruction or deemed destruction of the building, or where such profit or gain is of a capital nature.

The appointment; powers and duties of a managing agent

48. (1) Notwithstanding anything to the contrary contained in Rule 29, and subject to the provision of Section 39(1) of the Act, the Trustees may from time to time, and shall if required by a registered mortgagee of 50% of the Units or by the members of the Body Corporate in general meeting, appoint in terms of a written contract a managing agent to control, manage and administer the common property and to exercise such powers and duties as may be entrusted to the managing agent, including the power to collect levies and the power to appoint a supervisor or caretaker: Provided that a managing agent shall be appointed for a year at a time and unless the Body Corporate notifies the managing agent to the contrary such appointment will be automatically renewed from year to year; further provided that if the agreement has not been reduced to writing within 30 days of conclusion, it shall be voidable at the instance of either party.
- (2) Notwithstanding anything to the contrary in these management rules, during the Development period or the period of 3 (three) years after the date of opening of the Sectional title register, whichever period is the longer, the Developer shall be entitled to appoint the managing agent.
- (3) (a) The Trustees shall ensure that there is included in the contract of appointment of all managing agents a provision to the effect that if he is in breach of any of the provisions of his contract, or if he is guilty of conduct which at common law would justify the termination of a contract between master and servant, the Trustees may, without notice, cancel such contract of appointment, and that the managing agent shall have no claim whatsoever against the Body Corporate or any of the Owners as a result of such cancellation.

- (b) Any one or more of the Owners or mortgagees of Sections in the buildings may, if the managing agent is in breach of the provisions of his contract or if he is guilty of any conduct which at common law would justify the termination of a contract between master and servant, require the Trustees to cancel the managing agent's contract in terms of Rule 48(2)(a). The foregoing provisions shall in no way detract from the Trustees' rights to cancel the managing agent's contract.
- (c) Any Owner or mortgagee who required the Trustees to cancel the managing agent's contract in terms of Rule 48(2)(b) shall furnish the Trustees with such security as they in their discretion may determine for the payment of and shall indemnify the Trustees and the Body Corporate against -
 - (i) all litigation costs reasonably incurred by the Trustees in enforcing such cancellation against the managing agent; and
 - (ii) all other costs and damages arising out of such cancellation, purported cancellation or litigation for which the Trustees or the Body Corporate might be liable up to the time such Owner or mortgagee formally notifies the Trustees that he no longer requires them to pursue the action.
- (d) The Trustees shall not be required to cancel the contract if appointment of the managing agent unless and until the Owner or mortgagee requiring cancellation in terms of Rule 48(2)(b) has furnish them with the security and indemnity as specified in Rule 48(2)(c).

49. The contract with the managing agent shall further provide for the appointment to be revoked, and such managing agent shall cease to hold office, if -

- (i) where the managing agent is a juristic person, an order is made for its provisional or final liquidation or, where the managing agent is a natural person, he applies for the surrender of his estate as insolvent or his estate is sequestrated either provisionally or finally or, where the managing agent is a company, it is placed under judicial management; or

- (ii) the managing agent is convicted of an offence involving an element of fraud or an element of dishonesty or, where the managing agent is a company, any of its directors is convicted of an offence involving an element of fraud or an element of dishonesty or, where the managing agent is a close corporation, any of its members is convicted of any offence; or
 - (iii) a special resolution of the members of the Body Corporate is passed to that effect: Provided that in such event the managing agent so removed from office shall not be deprived of any right he may have to claim compensation or damages for breach of contract.
50. The managing agent shall keep full records of his administration and shall notify the Body Corporate and all holders of registered Sectional mortgage bonds who have notified the Body Corporate of their interest in terms of Rule 56(1)(b) of all matters which in his opinion detrimentally affect the value or amenity of the common property and any of the Sections.
51. (1) The Trustees shall give reasonable prior notice to the managing agent of all meetings of the Trustees and he may with the consent of the Trustees be present thereat.
- (2) The Trustees shall from time to time furnish to the managing agent copies of the minutes of the Trustees and of the Body Corporate.

MEETING OF OWNERS

General Meeting

When to be held

52. (1) The first meeting of Owners shall be held within sixty days of the establishment of the Body Corporate, at least seven days' notice of which shall be given in writing, and which notice shall be accompanied by a copy of the agenda of such meeting and details of the items referred to in Rule 52(2).
- (2) The agenda for the meeting convened under Rule 52(1) shall comprise at least the following :
- (i) the election of the Trustees;

- (ii) the consideration, confirmation or variation of the insurances effected by the Developer or the Body Corporate as the case may be;
 - (iii) the consideration, confirmation or variation of an itemised estimate of the anticipated income and expenses of the Body Corporate for the ensuing financial year;
 - (iv) the consideration and approval with or without amendment, of the financial statements relating to the management, control and administration of the building from date of establishment of the Body Corporate to the date of notice of the meeting referred to in Rule 52(1);
 - (v) subject to Section 47(2) of the Act, the taking of cession of such contracts relating to the management, control and administration of the building as may have been entered into by the Developer for the continual management, control and administration of the building and the common property and in respect of which the Developer shall be obliged to submit such contracts to the meeting;
 - (vi) the appointment of an auditor or, where applicable, an accounting officer;
 - (vii) any restrictions or directions to be given in terms of Section 39(1) of the Act; and
 - (viii) determination of the *domicilium citandi et executandi* of the Body Corporate.
53. (1) Annual general meetings shall be held once in every year : Provided that not more than fifteen months shall elapse between the date of one annual general meeting and that of the next
- (2) Unless otherwise decided by the Trustees, the financial year of the Body Corporate shall run from the 1st day of March in each year to the last day of February in the following year.
54. All general meetings other than the annual general meeting shall be called special general meetings.

55. The Trustees may whenever they think fit and shall upon a request in writing made either by Owners entitled to 25% of the total of the quotas of all Sections or by any mortgagee holding mortgage bonds over not less than 25% in number of the Units, convene a special general meeting. If the Trustees fail to call a meeting so requested within fourteen days of the request, the Owners or mortgagee concerned shall be entitled themselves to call the meeting.

Notice of general meetings

56. (1) Unless otherwise provided for in the Act, at least fourteen days' notice of every general meeting specifying the place, within the magisterial district where the Scheme is situated, or such other place determined by special resolution of members of the Body Corporate, the date and the hour of the meeting and, in the case of special business, the general nature of such business, shall be given -
- (a) To all Owners;
 - (b) to all holders of registered mortgage bonds over Units who have advised the Body Corporate of their interest; and
 - (c) To the managing agent.
- (2) The holders of registered mortgage bonds and the managing agent referred to in Rule 56(1) shall have the right to attend the meeting herein referred to and to speak at such meetings, but shall not, in their respective capacities as such, be entitled to vote thereat.
- (3) The notice referred to in Rule 56(1)(a) shall be deemed to have been sufficiently given and delivered if delivered in accordance with Rule 41(2).
- (4) The notice referred to in Rule 56(1) shall be accompanied by the documents referred to in Rule 41(1) except in the case of a meeting contemplated in Rule 52(1) or a special general meeting.
- (5) Inadvertent omission to give the notice referred to in Rule 56(1) to any person entitled to such notice or the non-receipt of such notice by such person shall,

save in the case of the persons contemplated in Rule 56(1)(b) not invalidate any proceedings at any such meeting.

- (6) A general meeting of the Body Corporate may be called on shorter notice than that specified in Rule 56(1) hereof, provided it is so agreed by all persons entitled to attend.
- (7) A special general meeting for the purposes of passing a unanimous or special resolution may be convened for a date 30 days or less after notice has been given to all the members of the Body Corporate if, in the opinion of the Trustees, it is necessary due to the urgency of a matter or due to the specific nature of a matter to convene the meeting with such shorter period of notice.

Proceedings at General Meetings

Ordinary and special business

57. All business at any general meeting other than business referred to in rules 58(1) to 58(4) inclusive, shall be special business.

Annual general meeting

58. The following business shall be transacted at an annual general meeting:
 - (1) the consideration of the financial statement and report referred to in rules 39 and 40;
 - (2) the approval with or without amendment of -
 - (a) the schedules of replacement values referred to in Rule 30(1)(c);
and
 - (b) the estimate of income and expenditure referred to in Rule 38;
 - (3) the appointment of an auditor or an accounting officer;
 - (4) the determination of the number of Trustees for the ensuing year;
 - (5) the election of Trustees for the ensuing year;
 - (6) any special business of which due notice has been given in terms of Rule 56;

- (7) the giving or imposing of any directions or restrictions referred to in Section 39(1) of the Act; and
- (8) determination of the domicilium citandi et executandi of the Body Corporate.

Quorum

- 59. (1) No business shall be transacted at any general meeting unless a quorum of persons is present in person or by proxy at the time when the meeting proceeds to business.
- (2) A quorum at a general meeting shall be -
 - (a) the number of Owners holding at least 50% of the votes, present in person or by proxy or by representative recognised by law and entitled to vote, in Schemes where there are ten Units or less;
 - (b) the number of Owners holding at least 35% of the votes, present in person or by proxy or by representative recognised by law and entitled to vote in the case of Schemes with less than 50 but more than 10 Units; and
 - (c) the number of Owners holding at least 20% of the votes present in person or by proxy or by representative recognised by law and entitled to vote, in the case of Schemes with 50 or more Units.
- 60. If within half an hour from the time appointed for a general meeting a quorum is not present, the meeting shall stand adjourned to the same day in the next week at the same place and time, and if at the adjourned meeting a quorum is not present within half an hour of the time appointed for the meeting, the Owners present in person or by proxy and entitled to vote shall form a quorum.
- 61. (1) The chairman, if any, of the Trustees shall preside at every general meeting of the Body Corporate, unless otherwise resolved by members of the Body Corporate at such meeting.
- (2) If there is no such chairman or if, at any meeting, the chairman of the Trustees is not present within fifteen minutes after the time appointed for the holding of

the meeting, or if he is unwilling or unable to act as chairman, the members present shall elect one of their number to be chairman.

Voting at General Meetings

Poll

62. (1) At any general meeting a resolution put to the vote of the meeting shall be decided on a show of hands, unless either prior to or on the declaration by the chairman of the result of the show of hands, a poll is demanded by any person entitled to vote at such meeting.
- (2) Unless a poll be so demanded a declaration by the chairman that a resolution has on the show of hands been carried, shall, be conclusive evidence of that fact without proof of the number or proportion of votes recorded in favour of or against such resolution.
- (3) A demand for a poll may be withdrawn.
63. A poll, if demanded, shall be taken in such a manner as the chairman thinks fit, and the result of the poll shall be deemed to be the resolution of the meeting at which such poll was demanded.

Votes

64. On a show of hands the Owner or Owners of a Section, or if the Owner is a juristic person, its proxy, shall have one vote : Provided that the chairman shall be entitled, in his discretion, to change the manner of voting to one by poll and not by show of hands.
65. For the purpose of a unanimous or special resolution (with or without a ballot), or on a poll the value of the vote of the Owner or Owners of a Section shall be reckoned in accordance with a determination made in terms of Section 32(4) of the Act or, in the absence of this determination in accordance with participation quotas.

Value of Votes

66. In all meetings Owners shall have 1 (one) vote in respect of each residential Section, save that during the Development Period, the Developer (as Owner of a residential Section or residential Sections) present in person or represented by proxy shall be entitled to 1 (one) vote for each residential Section owned by the Developer plus 1 (one) vote for each Section in respect of which the Developer has reserved and registered a right of extension in terms of Section 25 of the Act.

No vote in certain circumstances

67. Except in cases where a special resolution or unanimous resolution is required under the Act, an Owner shall not be entitled to vote at any general meeting if -
- (1) any contributions payable by him in respect of his Section and his undivided share in the common property have not been duly paid; or
 - (2) he persisted in breach of any of the conduct rules referred to in Section 35(2)(b) of the Act, notwithstanding written warning by the Trustees or managing agent to refrain from breaching such Rule : Provided that any mortgagee shall be entitled to vote as such Owner's proxy at any general meeting even though Rule 64(1) or the foregoing provisions of this paragraph may apply to such Owner.

Voting by Trustee for beneficiary

68. Where an Owner of a Section is as such a Trustee for a beneficiary, he shall exercise the voting rights in respect of the Section to the exclusions of persons beneficially interested in the trust and such persons shall not be entitled to vote.

Joint voters

69. (a) When two or more persons are entitled to exercise one vote jointly, that vote shall be exercised only by a person (who may or may not be one of them) jointly appointed by them as their proxy.
- (b) Notwithstanding Rule 69(1) where two or more persons are entitled to exercise one vote jointly, any one of them may demand a poll.

Proxies

70. (1) Votes at a general meeting may be cast either personally or by proxy, whether on a poll or on a show of hands.
- (2) A proxy shall be appointed in writing under the hand of the appointer, or his agent duly appointed in writing, and shall be handed to the Chairman prior to the commencement of the meeting: Provided that the foregoing provisions shall not apply in the case of any proxy created and contained in any registered mortgage bond, if such mortgage bond is produced at the meeting.
- (3) A proxy need not be an Owner but shall not be the manager or any of his employees, or an employee of the Body Corporate.

Duties of Owners and Occupiers of Sections

Statutory and general

71. (1) In addition to his obligations in terms of Section 44 of the Act, an Owner :
- (a) shall not use his Section, Exclusive Use Area or any part of the common property, or permit it to be used, in such a manner or for such purpose as shall be injurious to the reputation of the building;
- (b) shall not contravene, or permit the contravention, of any law, by-law, ordinance, proclamation or statutory regulation, or the conditions of any licence, relating to or affecting the occupation of the building or the common property, or the carrying on of business in the building, or so contravene or permit the contravention of the conditions of title applicable to his Section or any other Section or to his Exclusive Use Area or any other Exclusive Use Area;
- (c) shall not make alterations which are likely to impair the stability of the building or the use and enjoyment of other Sections, the common property or any Exclusive Use Area;
- (d) shall not do anything to his Section or Exclusive Use Area which is likely to prejudice the harmonious appearance of the building;

- (e) shall, when the purpose for which an Exclusive Use Area intended to be used, is shown expressly or by implication on or by a registered Sectional plan, not used, nor permit such Exclusive Use Area to be used, for any other purpose: Provided that with the written consent of all Owners such Exclusive Use Area may be used for another purpose;
 - (f) shall not construct or place any structure or building improvement on his Exclusive Use Area, without the prior written consent of the Trustees, which shall not be unreasonably withheld;
 - (g) shall maintain the hot water installation which serves his Section, or, where such installation serves more than one Section, the Owners concerned shall maintain such installation pro-rata, notwithstanding that such appliance is situated in part of the common property and is insured in terms of the policy taken out by the Body Corporate.
 - (h) Shall use his Section and the common property strictly in accordance with the conduct rules.
- (2) An Owner who exercises his rights in terms of Section 60(3) of the Act shall bear all costs to give effect thereto.

Binding nature

72. The provisions of these rules and of the conduct rules, and the duties of the Owner in relation to the use and occupation of Sections and common property shall be binding on the Owner of any Section and any lessee or other occupant of any Section, and it shall be the duty of the Owner to ensure compliance with the rules by his lessee or occupant, including employees, guests and any member of his family, his lessee or his occupant.

Owner's failure to maintain

73. If an Owner -

- (1) fails to repair or maintain his Section in a state of good repair as required by Section 44(1)(c) of the Act; or

- (2) fails to maintain adequately any area of the common property allocated for his exclusive use and enjoyment,

and any such failure persists for a period for of thirty days after the giving of written to repair or maintain given by the Trustees or the managing agent on their behalf, the Body Corporate shall be entitled to remedy the Owner's failure and to recover the reasonable costs of doing so from such Owner.

SERVITUDES

74. The Body Corporate shall grant such servitudes as may be required by the Local Authority, the Developer and Telkom.

RIGHTS OF EXCLUSIVE USE

75. (1) Owners of Units acquire the right of exclusive use and enjoyment of the parts (hereinafter referred to as the Exclusive Use Area) indicated on the layout plan, **Schedule I**, and next to the Unit number indicated in **Schedule II**.
- (2) The rights of exclusive use and enjoyment conferred herewith do not create rights contemplated in Section 27(6).
- (3) The Exclusive Use Area shall only be used for the purpose of use and enjoyment of the garden which consists of the Exclusive Use Area.
- (4) Basic maintenance to Exclusive Use Areas that constitute gardens will be conducted by a Garden Maintenance Contractor appointed by the Body Corporate. This basic maintenance will include grass cutting, soil turning and general cleaning. Any additional actions by an Owner required to the Exclusive Use Areas that constitute gardens will be for the Owner's account and expense. An Owner's levy contribution may also include a charge for the use and basic maintenance of Exclusive Use Areas, which contribution may be calculated at a fixed rate or proportionate in accordance with the extent of the exclusive Use Area or in accordance with Participation Quotas.
- (5) An Owner may restrict access to his Exclusive Use Area, provided that the upkeep and maintenance of the area shall in such circumstances be conducted by the Owner himself in a proper manner and in accordance with the minimum

standard of basic maintenance aforementioned and to the satisfaction of the Body Corporate. The Body Corporate or its appointed contractor reserves the right however to access an Exclusive Use Area in order to undertake basic maintenance to an Exclusive Use Area in circumstances where an Owner fails to undertake such basic maintenance of his Exclusive Use Area.

- (6) The Body Corporate shall not be liable for any claim whatsoever, arising out of an injury sustained by or death of an Owner, any member of his or her family, lessee or an occupant, employee, guest, or member of public, where the injury or death arises from the use of or maintenance to the Exclusive Use Area.
- (7) An Owner shall not do or allow anything to be done on his or her Exclusive Use Area which is likely to prejudice the harmonious appearance of the building or which is likely to be offensive or which is in contravention of the relevant town planning Scheme, the management rules of the Scheme or any term contained in the Sectional Titles Act, Act 95 of 1986 (as amended).
- (8) An Owner shall not extend, raise, remove or in any way alter the boundary wall of his Exclusive Use Area.

RIGHT OF EXTENSION

80. (1) For the duration of the Development Period, the Developer will be developing the Scheme by erecting sections at different stages and in different phases or part thereof. For this purpose, the Developer will be reserving a right of extension under the provisions of Section 25(1) of the Act;
 - (2) The Developer shall be entitled to acquire a bond over the land on which it will be reserving a right of extension from a financial institution for development purposes.
81. The Developer or its nominee reserves the right and shall be entitled to incorporate any future development of property adjoining the Scheme into the Scheme, for purposes of which the future development may utilize or share any existing or proposed entrances, access roads or other services of the Scheme.