ZHOA NPC – Re. no 2004/002619/08



<u>APPLICATION FOR THE REGISTRATION AS A SALES AND/OR RENTAL AGENT FOR THE PROPERTY KNOWN AS:</u>

REPRESENTED BY THE OWNER	KNOWN AS:	
l/we, the undersigned		(agent)
On behalf of:		(Principal)
Telephone no:	E mail address	

Hereby confirm that:

- 1. We are in possession of the ZHOA and Sarazen View's rules as well as the architectural guidelines, (all available on the website) and I understand these and will adhere to all relevant sections.
- 2. We fully comply with the criteria set out in **Annexure 'A'** and have enclosed all the relevant documents required by the ZHOA to this application.
- 3. We undertake to attach a copy of the ZHOA and where applicable Sarazen View's Rules to each and every sale and rental agreement concluded. We undertake to attach a copy of the special conditions to the sale agreement known as the Consent by Owner, attached hereto as **Annexure** 'B', to be signed by the new owner upon transfer of the property.
- 4. Should the agent or its principal be non-compliant with the terms and conditions hereof The ZHOA reserves the right to revoke and cancel this application and ban the agent and its principal from entering the estate. Unauthorised access to the estate will be criminally charged.
- 5. As sales and/or rental agent for the sale and rental of each and every property, we will abide by the following guidelines:
 - a. No "For sale" or advertising boards shall be used.
 - b. No advertising boards, banners, bunting etc. will be allowed on or around the Estate without written approval of the ZHOA.
 - c. No 'door to door' canvassing or pamphlet drops for property is permitted.
 - d. Act professionally at all times.
 - e. Access to the estate for the agent as well as the agent's clients must be arranged with the owner. The owner will grant the estate agent and clients access via the Residentry Booking-in app.
 - f. Agents will meet clients at the security entrances, ensure they enter the estate by access code provided by the owner, and accompany them through the estate and back to the entrance again.
 - g. Show housing is only allowed on a Sunday and the following procedures are to be followed:
 - Prior notice of your intention to show a house or stand must be made to the ZHOA on the Wednesday before the Sunday of you intend showing.
 - A "on show" board may be put up at the house or stand as well as at the entrance to the Estate. The maximum size board is 600mm x 400mm

- These boards may be put up on a Sunday from 13h00 and must be removed by 18h00
- 6. Should we fail to comply with the rules, and notwithstanding any mandate we may have from the owner of a property the ZHOA reserves the right to ban our access to the estate. Furthermore, should the aforesaid occur, we will have no right of recourse against the ZHOA or any member thereof.
- 7. We have read and understood the 'Sale and Rental Agency Policy' per **Annexure 'C'** and will adhere to the policy at all times. We undertake to adhere to all the rules applicable to new tenant registrations as they apply from time to time.
- 8. I am aware that a clearance certificate is required with each transfer, which certificate must be obtained from the ZHOA at a cost approved annually by the Board. The ZHOA will only issue the clearance certificate if:
 - All levies and utilities have been settled up to the proposed registration date.
 - Full details of the new purchaser have been furnished to the ZHOA.
- I acknowledge that these rules are subject to amendment form time to time, and I
 hereby undertake to abide by any amendment to the rules which I acknowledge will
 always supersede the existing rules.

WE/I,			CONFIRM	MY
ACCEPTANCE OF	F THE ABOVE TERMS	AND CONDITIONS		
THE AGENT:		THE PRINCIPAL:		
	SIGNATURE		SIGNATURE	
DATE:		DATE:		
ON BEHALF OF Z	WARTKOP HOMEOW	NERS ASSOCIATION		
MANAGER:				
	SIGNATURE			
DATE:		<u></u>		
ON BEHALF OF C	OWNER OF THE PROP	<u>ERTY</u>		
THE OWNER:		THE PROPERTY:		
	SIGNATURE			
DATE:				
AGENTS NAMES	AND CONTACT NUME	BERS:		
1		TEL:		_
2		TFI:		

CRITERIA FOR ESTATE AGENTS TO ACCEPT OWNER MANDATE AND LIST PROPERTIES FOR SALE AND RENTAL

- 1. A full disclosure by the principal and agents of the following matters:
 - a. The principal and agents must be in possession of a current fidelity fund certificate from the Property Practitioners Regulation Authority. Copies must be submitted by agents.
 - b. The agents must be registered with the Institute of Property Practitioners Copies to be provided of the F Number (PPRA registration number), name and PPRA registration number of principal.
 - c. Has read, signed and accepted the application for the registration as a sales and/or rental agent and the terms and conditions thereof.
 - d. A copy of the signed mandate as given by the Owners must be submitted with each and every sale and rental listing by failure which access to the estate can be banned.
 - e. The agents has no criminal record.
 - f. The agents must provide copies of their ID and proof of address.
- 2. The principal authorizes the association to obtain such information from whatsoever source as to establish and verify the declarations made by the estate agency.
- 3. The principal shall comply with such requirements as may reasonably be prescribed by ZHOA in writing from time to time regarding the obligations of the agency, when securing tenants for properties within the estate or for Body Corporate Sarazen View.
- 4. The Agents must be in possession of copies and be familiar with:
 - Rules & Regulations (x2),
 - Levy structure,
 - Club facilities,
 - Security,
 - Location, access routes,
 - Etc.

CONSENT BY OWNER

I, the undersigned,	ID:	_
Declare as follows:		
I confirm having entered, as purc	aser, into an agreement of sale for the following proper	ty
	, situated in the Zwar	tkop
Golf Estate, with	as the se	eller.

- 1. The property is sold subject to the following provisions which must be embodied as provisions in the title deed of the property in a form as may be required by the Registrar of Deeds:
 - 1.1 The property and ownership thereof is subject to the provisions and conditions as imposed by the Zwartkop Home Owners' Association, (Registration No 2004/002619/08) ("the Homeowners Association") upon the property and owner thereof, and every owner of the property, or owner of any subdivision thereof, or owner of any Unit thereon shall automatically become and shall remain a Member of the Homeowners Association, and be subject and bound to its Memorandum of Incorporation and its Rules, until he ceases to be an owner thereof.
 - 1.2 Neither the property, nor any subdivision thereof, nor any Unit thereon, shall be transferred to any person who has not bound himself to the satisfaction of the Homeowners Association to become a Member of the Homeowners Association.
 - 1.3 The owner of the property, or owner of any subdivision thereof, or any Unit thereon, shall not be entitled to transfer the property or any subdivision thereof, or any interest therein, or any Unit thereon, without a clearance certificate from the Homeowners Association that the provisions of the Memorandum of Incorporation of the Homeowners Association have been complied with, that all dues to the Association have been paid or are provided for, and that the Transferee has bound himself to the satisfaction of the Homeowners Association to become a Member of the Homeowners Association.
 - 1.4 For purposes of the a foregoing any reference to "owner" shall also include a Homeowners Association or a Body Corporate which may come into being in the case of a subdivision of the property, or the opening of a Sectional Title Register in respect of the property, as the case may be.
 - 1.5 No improvement of any nature may be effected on the property without the prior written approval of the ZHOA or its nominee, and any building plans in respect of any improvement to be erected on the property shall be subject to the prior written approval of the Homeowners Association or its nominee. Such approval will be required without limitation for all external finishes including materials and colors for walls, roofs, windows, additions, removals, changes et cetera.

1.6

- A Member who purchases a property from a Developer undertakes to commence with the erection of buildings on the property within 2 (two) years of registration of the property into his name or such extended period as the Homeowners Association in its sole discretion may allow in writing;
- Developer, undertakes to commence with the erection of buildings on the property within 12 (Twelve) months of registration of the property into his name or such extended period as the Association in its sole discretion may allow in writing.

- Upon a Member failing to commence with the erection of buildings on the property within the time frames determined per I.6(a) and (b), the Association shall be entitled (but not obliged) to claim that the property be sold by auction in accordance with rule 46 of the rules of the High Court of South Africa, at the cost of the Member and transferred to the purchaser thereof against payment of the auction purchase price, without interest. The owner shall upon request immediately sign all the documentation necessary to enable the auction to proceed and the property to be subsequently transferred to the purchaser thereof. Save where the purchaser has paid the referred costs, the transferring owner shall be liable to pay on demand all due auction (whether successful or not), transfer and associated costs, including bond cancellation costs, to enable transfer of the aforesaid property/s into the name of the purchaser on auction, as well as all arrear rates and taxes. Levies and similar charges owed by the owner and consequently indemnifies the Homeowners Association for such costs. Insofar as an owner refuses or fails to meet the terms of the sub-article (c) on demand, the Homeowners Association may apply to a court of competent jurisdiction to appoint the sheriff of the court to act in the name and stead of the owner to give effect to this sub-article (c) by signing such documents as may be required to allow an auction to continue and transfer to occur;
- d) The purchaser who acquires a property from the Homeowners Association in terms of an auction referred to in sub-article (c) above undertakes to commence with the erection of buildings on the property within 12 (Twelve) months of registration of the property into his name, failing which the terms of sub-article (c) shall apply mutatis mutandis to such failure;
- e) All buildings shall be completed within 12 (Twelve) months of commencement. Completion shall be proven by an occupation certificate as issued by the relevant City Counsel and approval by the Homeowners Association that the buildings have been erected in accordance with the Rules of the Homeowners Association and the building plans as submitted.
- f) Should a purchaser who acquires a property in terms of article I.6(a) to (d) above not commence with and complete all building operations to the satisfaction of the Homeowners Association within the applicable period as provided for in 1.6(a) to (e), the terms of article 1.6(c) shall similarly apply mutatis mutandis.
- 1.7 The owner of the property, or owner of any subdivision thereof, or any Unit thereon, shall not be entitled to transfer the property or any subdivision thereof, or any interest therein, or any Unit thereon, without a clearance certificate from the Homeowners Association, certifying that the provisions of the Constitution of the Homeowners Association have been fully complied with, that all dues to the Homeowners Association have been paid or are provided for, and that the transferee has bound himself to the satisfaction of the Homeowners Association to become a Member of the Homeowners Association, bound to the MOI of the Homeowners Association.
- 1.8 Without limiting the available remedies of the Homeowners Association, if building works are not commenced or completed within the specified periods per I.6 above, the Homeowners Association may increase the levies then due and payable by a Member to double the normal Levy, with effect from the expiry of the specified period and such Levy shall remain double for a period of six months from initial increase. Subsequently, if the building works have still not commenced and/or have not been completed within such further six month period, the increased levies then due and payable shall double again. The double-double levies will remain in place until all building works are commenced and completed to the satisfaction of the Home Owners Association.

- 2. I confirm having been informed when entering into the aforesaid agreement of sale that I will ipso facto become at date of transfer a member of the Zwartkop Golf Estate Home Owners Association (Association), and that as such I will be bound to the terms and conditions contained in the Memorandum of Incorporation (MOI) of the Association, the rules as made in terms thereof from time to time, and the conditions of title relating to the Association and as registered against the title deed of the aforesaid property.
- 3. I confirm having been placed in possession of the current Rules from both the Association and where applicable the rules of Sarazen View Body Corporate. I confirm having read same and confirm that I will become as at date of registration of transfer a member of the Association from whence I will hold myself bound to the terms and conditions of the MOI, as well as the conditions of title pertaining to the property and the Rules of Association.

SIGNED ON THIS	DAY OF	20
New owner and Stand no		

(ZHOA) NPC - Reg no 2004/002619/08



ANNEXURE C

SALE AND RENTAL AGENT POLICY

PURPOSE

The purpose of this policy is to:

- Create a structure for the agents to work in.
- Allow and regulate qualified agents to sell and rent properties within the Estate.
- Regulate the marketing, sales and rentals activities and the impact thereof on the security of the estate.

SALES POLICY

- 1) The ZHOA will only allow principals and estate agents to list properties for sale which meet the criteria as set out in the enclosed **Annexure 'A**'.
- 2) Marketing of properties within in the Estate will only be allowed upon receipt of the signed 'Application for the registration of agents' form and compliance with the conditions of all the annexures attached thereto of which this forms part.
- 3) Should the agent or its principal be non-compliant with the terms and conditions hereof The ZHOA reserves the right to ban the agent and its principal from entering the estate. Unauthorised access to the estate will be criminally charged.
- 4) All agents of and estate agency must comply with the rules as set out in the 'Application for the registration of agents'.
- 5) For each and every listing for sale the agent must:
 - 5.1) Provide the ZHOA with the 'Application for the registration of agents' signed by the agent, principal, estate manger or representative of the ZHOA and the owner.
 - 5.2) The estate agent may only market the property for which a signed mandate has been given by the owner for the specific property which is submitted to the ZHOA together with all the other documentation required in Annexure 'A".
- 5.3) Access to the estate for the agent as well as the agent's clients must be arranged with the owner. The owner will grant the estate agent and clients access via the Residentry Booking-in app.
- 5.4) Agents will meet clients at the security entrances, ensure they enter the estate by access code provided by the owner, and accompany them through the estate and back to the entrance again.
- 6) The Board shall be entitled to amend this policy, or any agreement concluded hereunder.

RENTAL POLICY

- 1) The ZHOA will only allow principals and estate agents to list properties for rent which meet the criteria as set out in the enclosed **Annexure 'A**'.
- 2) Marketing of properties within in the Estate will only be allowed upon receipt of the signed 'Application for the registration of agents' form and compliance with the conditions of all the annexures attached thereto of which this forms part.
- 3) Should the agent or its principal be non-compliant with the terms and conditions hereof The ZHOA reserves the right to ban the agent and its principal from entering the estate. Unauthorised access to the estate will be criminally charged.

- 4) All agents of and estate agency must comply with the rules as set out in the 'Application for the registration of agents'.
- 5) All rental agreements are subject to the final consent of the ZHOA. The following information and facts **must be included** in the contract:
 - Stand/Unit number and street address.
 - Full names, ID numbers of all occupants.
 - The consent and indemnity by the tenant to have their criminal record checked and pay the cost thereof. See **Annexure 'D'** enclosed.
 - Vehicle Registration numbers / make & models of vehicles.
 - The period of the lease (not less than six months).
 - Having received a set of Rules and Regulations of the ZHOA and Sarazen View where applicable.
 - That the rented property will only be used for residential purposes, and no business activities will be allowed.
 - The number of residents per bedroom will be limited to two.
- 6) Rental residents with valid lease agreements will be afforded access into the Estate by whatever technology means in existence at the time.

IN CONCLUSION

The ZHOA reserves the right to exercise its rights at any time if a breach of the Rules and Regulations, or any bylaw is taking place and the ZHOA deems it necessary to do so.

March 2024





Watermark Number:	
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Consent and I	ndemnity	Form
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Company Name:	Consultar	nt Name:		
Email address:				
Candidate Information				
Surname:	Full First	Name:		
Maiden Surname: Date of birth:				
SA ID number:		Passport	:	
			•	
Physical Address:				
Verifications				
❖ Criminal Record	ever been crimina	ally charged	YES T	NO F
If yes, detail of charge / conviction				
For the purposes of this check, I consent to my fin	gerprints being ca	otured and used	and/or permit prev	iously captured print
to be used if available.				
Credit Checks	300	innered.		
1. Employment, "considering candidate for employment,"	ployment in a posi	tion that requires	honesty in dealing	with cash and
finances" as per relevant job description		oooov		
 Verifying educational qualifications and emp Fraud detection and fraud prevention service 		manor'		
3. Fraud detection and traud prevention service	25			
Fit and Proper Check (FSB and RE Examination)	Account of the contract of the	oden"		
Academic Qualification		ooner		
Qualifications Instit	ution	City	Year Completed	Student No.
Use of my Data / Indemnity I hereby authorize The Company / The Company's duforward my personal information, including but not limin suppliers acting on behalf of LNRM (including but not bureau and fraud prevention organisation). I authorize LNRM to conduct all verification checks (in licenses, employment history, employment salary verovetting process). I also authorize LNRM to store my verification purposes (whether for the Company or other	nited to my name, st limited to SAPS, t ncluding but not lii ification and any c personal informat	surname, identity the Government mited to criminal ther relevant che tion (as defined a	number and finger of RSA, any educat checks, credit burn ecks in the pre- and above) for current,	rprints, to verification ional, training, credit eau searches, drivers d post – employment
I authorize LNRM suppliers to furnish personal inform Company . I unconditionally indemnify LNRM and its result from furnishing information in this regard.	ation regarding m verification inform	y credentials, wh ation suppliers a	ether claimed or no gainst any liability	ot, to LNRM and The which results or may
I understand that it is a condition of the South African	Police Service and	Tertiary Education	on Institutions, that	: -
 The information furnished to The Company a decision is made on my employment / applica 	and LNRM will be ation; and	disclosed to me b	by The Company fo	or comment before a
 The Company is responsible for verifying the Service 	accuracy in respe	ect of informatio	n furnished to the	South African Police
Signed at	(place) on		(d	ate)
Applicant Signature:	Consultant	: Signature:		

May-16