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Reference: 15/4/1 (16902) P
Date: 11 February 2025

Col No:

CP/HK

15/4/1 (16902) P

Desmond Jacobs 41 De busy Street, Groenhuewel PAARL 7646

APPLICATION FOR AMENDMENT OF CONDITIONS IN TERMS OF SECTION 15(2)(g) OF THE DRAKENSTEIN BYLAW ON MUNICIPAL LAND USE PLANNING, 2018: ERF 16902 PAARL

- 1. Approval has been granted in terms of Section 60(1)(a) of the Drakenstein Bylaw on Municipal Land Use Planning, 2018, for the amendment of condition 7.2 stated in the approval letter with reference 15/4/1 (16902) P, dated 04 October 2016, in order to accommodate an increased number of children, with a proposed maximum capacity of thirty (30) children in total.
- 2. The approval mentioned above shall be subject to the following conditions, laid down in terms of Section 66 of the Drakenstein Bylaw on Municipal Land Use Planning, 2018:
 - 2.1 This approval only applies to the application in question, and shall not be construed as authority to depart from any other legal prescriptions or requirements;
 - 2.2 The proposal take place largely in accordance with the site development plan drawn by RR Hess, DRG No: 24010-01, dated 22/08/2024 (See Annexure B);
 - 2.3 Adherence to the conditions laid down by the Drakenstein Municipality: Civil Engineering Services, in its letter dated 15 November 2024 reference number 15/4/1 (16902) P (1671) (See Annexure C);
 - 2.4 Adherence to the conditions laid down by the Drakenstein Municipality: Electrical Engineering Services, in its letter dated 22 January 2025 reference number 8/2/5 16902, (See Annexure D);
 - 2.5 Adherence to the conditions laid down by the Cape Winelands District: Health Department Services, in its letter dated 25 July 2023 reference number 17/1/1/4/1/2 C8815, (See Annexure E);



- 3. The following conditions are applicable from a town planning point of view:
 - 3.1 No new buildings or alterations are to be erected or existing structures altered without the approval of building plans by Council;
 - 3.2 This approval applies only to the consent use in question, and shall not be construed as authority to depart from any legal prescriptions or requirements;
 - 3.3 Any further amendments to the application are subject to the relevant approval;
 - 3.4 That the ECD complies with all environmental health requirements;
 - 3.5 That the ECD complies with all fire safety requirements;
 - 3.6 That a maximum of 30 children may be accommodated within the ECD;
 - 3.7 Operating hours for the crèche be limited to Monday-Friday, from 07:00 to 17:00; and
 - 3.8 Should the applicant fail to comply with the any of the above-mentioned conditions of approval, the Council reserves the right to impose further conditions in future if deemed necessary.
- 4. The following be regarded as the reasons for the decision:
 - 4.1 ECD's are considered to be suitable secondary land uses on conventional residential properties;
 - 4.2 The proposal is not expected to negatively impact nor will it be out of scale or character of the immediate surrounding area;
 - 4.3 All the relevant internal and external departments consented to the application, subject to certain conditions;
 - 4.4 The existing building can easily revert back to a dwelling house if the proposed use seizes to exist;
 - 4.5 The application is for the utilization of existing infrastructure to exercise a land use activity which is in-line with town planning principles and the Drakenstein Zoning Scheme Bylaw, 2018; and

4.6 The proposal is regarded as consistent with the Drakenstein Early Childhood Development Policy.

Your attention is drawn to the general right of appeal to the Executive Mayor being the Appeal Authority in terms of Section 79(3) of the Drakenstein Bylaw on Municipal Land Use Planning, 2018, by any person whose rights are affected by the decision, within **21 days** of notification of decision.

The applicant shall be required to notify (**by email or per hand**) the <u>surrounding property</u> <u>owners</u> who were notified of the application during the initial public participation process and <u>objectors</u>, of their right of appeal – proof of notification <u>must</u> be provided.

Should there be any appeals against the decision, <u>the application title (heading)</u> must be used as reference. The appeal procedures are set out in Section 80 of the above-mentioned bylaw (attached).

Your attention is drawn to the fact that all correspondence must be directed to the City Manager and also sent via our official email address.

Yours faithfully

H. G. STRIJDOM (PR. PLN A/1058/1998)

MANAGER: LAND DEVELOPMENT MANAGEMENT