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_File ref: 15/3/6-9/Erf_563 File ref:

Enquiries: Enquiries: Mi HL Olivier

22 August 2022

Planscape P O Box 557 MOORREESBURG 7310

Per Registered Post

Dear Sir/Madam

PROPOSED SUBDIVISION OF ERF 563, MOORREESBURG

Your application, with reference 304~563-Mrb, dated 17 June 2022 as well as the amended subdivision plan dated 17 August 2022 on behalf of Mr L von Solms, regarding the subject refers.

By virtue of the authority delegated to the Senior Manager: Built Environment in terms of Council Decision No. 4.1 dated 28 March 2019, as determined by Section 79(1) of the Swartland Municipality: Municipal Land Use Planning By-Law (PG 8226 of 25 March 2020), the application for subdivision of Erf 563, Moorreesburg, is hereby approved in terms of Section 70 of the By-Law, subject to the conditions that:

1. TOWN PLANNING AND BUILDING CONTROL

- (a) Erf 563, Moorreesburg (2380m² in extent) be subdivided into Portion A (±514.2m² in extent), Portion B (±501.7m² in extent), Portion C (±12,5m² in extent) and a Remainder (±1351.6m² in extent);
- (b) Portion C be surveyed and transferred to Swartland Municipality with the transfer of either portion A or Portion B, at clearance stage for the cost of the owner/developer;

2. WATER

(a) The newly created portions A and B each be provided with separate water connections at building plan;

3. SEWERAGE

(a) The newly created portions A and B each be provided with separate sewer connections at clearance stage;

4. ELECTRICITY

- (a) The newly created portions A and B each be provided with separate electrical connections the cost be for the account of the owner/developer;
- (b) Any relocation of electrical cables over the subdivided portions, be for the account of the owner/developer;
- (c) Any electrical interconnection be isolated and completely removed;
- (d) The electricity connection be joined to the existing low voltage network;
- (e) Additional to the abovementioned, the owner/developer will be responsible for the costs incurred for the installation of the electricity meter on the subdivided portion/activation of electricity to the erf. The department Electrical Engineering Services may be contacted at 082 928 3001 for a quotation;

Moorreesburg Tel: 022 433 2246

Yzerfontein Tel: 022 451 2366

5. DEVELOPMENT CHARGES

- (a) The owner/developer is responsible for a development charge of R 7 623,35 (R10 890,50 x 0,7 Res Medium density) towards the bulk supply of regional water, at clearance stage. The amount is payable to the Swartland Municipality per newly created unit, valid for the financial year of 2022/2023 and may be revised thereafter (mSCOA 9/249-176-9210);
- (b) The owner/developer is responsible for the development charge of R7 340,83 towards bulk water reticulation, at clearance stage. The amount is payable per newly created unit to Swartland Municipality, valid for the financial year of 2022/2023 and may be revised thereafter (mSCOA: 9/249-174-9210);
- (c) The owner/developer is responsible for the development charge of R5 410,05 towards roads and storm water, at clearance stage. The amount is payable per newly created unit to Swartland Municipality, valid for the financial year of 2022/2023 and may be revised thereafter (mSCOA: 9/247-144-9210).
- (d) The owner/developer is responsible for the development charge of R3 631,57 towards sewerage, at clearance sage. The amount is payable per newly created unit to Swartland Municipality, valid for the financial year of 2022/2023 and may be revised thereafter. (mSCOA: 9/240-184-9210);
- (e) The owner/developer is responsible for the development charge of R4 358,90 towards electricity, at clearance sage. The amount is payable per newly created unit to Swartland Municipality, valid for the financial year of 2022/2023 and may be revised thereafter. (mSCOA: 9/253-164-9210);
- (f) The Council resolution of May 2022 makes provision for a 35% discount on development charges to Swartland Municipality, except for condition 5(a), which is payable in full. The discount is valid for the financial year 2022/2023 and can be revised thereafter;

6. GENERAL

- (a) The legal certificate which authorises transfer of the subdivided portions in terms of Section 38 of the By-Law not be issued unless all the relevant conditions have been complied with;
- (b) Any existing services connecting the remainder and/or new portions, be disconnected and relocated, in order for each erf to have a separate connection and pipe work;
- (c) Should it be determined necessary to expand or relocate any of the engineering services in order to provide any of the portions with connections, said expansion and/or relocation will be for the cost of the owner/developer;
- (d) The approval is, in terms of section 76(2)(w) of the By-Law, valid for 5 years. All conditions of approval be implemented within these 5 years, without which, the approval will lapse. However, should all the conditions of approval be met before the 5 year approval period lapses, the subdivision will be permanent and the approval period will not be applicable anymore.

Yours sincerely

MUNICIPAL MANAGER

per Department Development Services

HLO/ds

Copies: Surveyor General, Private Bag X9028, Cape Town, 8000

Director: Civil Engineering Services Director: Electrical Engineering Services

Director: Financial Services Building Control Officer

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