





File ref: 15/3/5-9/Erf 5087

Enquiries: A. de Jager

19 September 2025

J. Williams Cnr of 5th Avenue and Omega Street MOORREESBURG 7310

e-mail: joshua.19studio@gmail.com

Dear Sir/Madam

# PROPOSED CONSENT USE ON ERF 5087, MOORREESBURG

Your application, dated 18 July 2025, on behalf of F.S. Pietersen, refers.

By virtue of the authority delegated to the Senior Manager: Development Management, in terms of Council Resolution 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, dated 25 March 2020), the application for consent use on Erf 5087, Moorreesburg, is approved in terms of Section 70 of the By-Law, subject to the conditions that:

## TOWN PLANNING AND BUILDING CONTROL

- The consent use authorises a second dwelling, as presented in the application; a)
- Building plans be submitted to the Senior Manager: Development Management, for consideration and b) approval;

#### 2. WATER

- A single water connection be provided and that no additional connections will be provided; a)
- **SEWERAGE**
- A single sewerage connection be provided and that no additional connections will be provided; b)

#### **DEVELOPMENT CHARGES** 4.

- The development charge towards the supply of regional bulk water amounts to R12 263,60 and is payable by the owner/developer at building plan stage. The amount is due to the Swartland Municipality, valid for the financial year of 2025/2026 and may be revised thereafter (mSCOA: 9/249-176-9210);
- The development charge towards water reticulation amounts to R4 552,85 and is payable by the b) owner/developer at building plan stage. The amount is due to the Municipality, valid for the financial year of 2025/2026 and may be revised thereafter (mSCOA 9/249-174-9210);
- The development charge towards sewerage amounts to R3 642,05 and is payable by the owner/developer at building plan stage. The amount is due to the Municipality, valid for the financial year of 2025/2026 and may be revised thereafter (mSCOA 9/240-184-9210);

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d) The development charge towards waste water treatment amounts to R10 938,80 and is payable by the owner/developer at building plan stage. The amount is due to the Municipality, valid for the financial year of 2025/2026 and may be revised thereafter (mSCOA 9/240-183-9210);

The development charge towards streets amounts to R9 086,15 and is payable by the owner/developer at building plan stage. The amount is due to the Municipality, valid for the financial

year of 2025/2026 and may be revised thereafter. (mSCOA 9/247-188-9210);

f) The development charge towards electricity amounts to R4 989,61 and is payable by the owner/developer at building plan stage. The amount is due to the Municipality, valid for the financial year of 2025/2026 and may be revised thereafter. (mSCOA 9/253-164-9210);

The Council resolution of May 2025 makes provision for a 55% discount on development charges to Swartland Municipality. The discount is valid for the financial year 2025/2026 and can be revised

thereafter;

### 5. GENERAL

a) The approval does not exempt the owner/developer from compliance with all legislation applicable to

the approved land use;

The approval is valid for a period of 5 years, in terms of section 76(2) of the By-Law, from the date of decision. All conditions of approval be implemented before the new land use comes into operation/or the occupancy certificate be issued and failing to do so will cause the approval to lapse. Should all conditions of approval be met within the 5 year period, the land use becomes permanent and the

approval period will no longer be applicable.

The applicant/objector be informed of the right to appeal against the decision of the Municipality, in terms of section 89 of the By-Law. Appeals be directed, in writing, to the Municipal Manager, Swartland Municipality, Private Bag X52, Malmesbury, 7299 or by e-mail to <a href="mailto:swartlandmun@swartland.org.za">swartlandmun@swartland.org.za</a>, within 21 days of notification of decision. Should an appeal be lodged, the 5 year validity period starts from the date of outcome of the decision for or against the appeal. An appeal is to comply with section 90 of the By-Law and is to be accompanied by a fee of R5 000,00 in order to be valid. Appeals that are received late and/or do not comply with the aforementioned requirements, will be considered invalid and will not be processed.

Yours sincerely

MUNICIPAL MANAGER

per Department Development Services

Copies:

Department Financial Services

Department Civil Engineering Services

Building Control Officer

F.S. Pietersen, 18 Skua Crescent, Pelican Heights, 7941

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