



MOUNT ROYAL
GOLF & COUNTRY ESTATE

Building Conduct Rules

ERF NR.

CONTRACTOR'S NAME

OWNER'S NAME

Amended 13 Dec 2006; 1 Oct 2007

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PURPOSE AND APPLICATION

The conduct of all parties in the construction and development of **Mount Royal Golf & Country ESTATE (Mount Royal)** must befit the quality of lifestyle and exclusive character of Mount Royal. The purpose of the BUILDING CONDUCT RULES (the RULES) is the regulation of all construction related activity with this in mind.

The RULES shall be constituted in terms of the Constitution of the Mount Royal Home OWNERS' Association (the ASSOCIATION) and are to be read in terms of the standard OFFER TO PURCHASE and associated documents, with particular reference to the Environmental Management Plans (EMPs).

The conditions governing building activity, that are set out in this document are rules adopted by the Association and are therefore binding on all OWNERS. Furthermore, all OWNERS are obliged to ensure that their CONTRACTORS and/or SUB-CONTRACTORS are made aware of the conditions and comply strictly with them.

The ASSOCIATION shall appoint the ESTATE MANAGEMENT with the mandate to represent the common interests through maintaining a presence on the ESTATE and implementing the RULES.

The RULES are subject to such changes from time to time that the ASSOCIATION in its sole discretion deems to the benefit of Mount Royal, and such changes shall be immediately binding as soon as they are published on the Mount Royal website www.mountroyalESTATE.co.za. The formulation of the RULES and therefore their interpretation shall be at the sole discretion of the ASSOCIATION. In the case of doubt or uncertainty regarding interpretation of the RULES, the OWNER and/ or CONTRACTOR shall approach the ESTATE MANAGEMENT for clarification.

OWNERS are therefore required to include the conditions in their entirety in any building contract concluded in respect of property on the ESTATE. This may be met by attaching the RULES to the building contract, or by making explicit reference to the Rules in the contract.

The OWNER and the CONTRACTOR shall be jointly and severally liable for compliance with the regulations contained herein. The CONTRACTOR shall be responsible for the activities of all his SUB-CONTRACTORS and SUPPLIERS. To this end he is expected to have competent supervision on site at all times with sufficient authority to control the activities of all his employees and those of his SUB-CONTRACTORS and SUPPLIERS and in particular the manner in which deliveries are made to the site.

The ESTATE MANAGEMENT has the right to suspend any building activity in contravention of any of the conditions and accepts no liability whatsoever for any losses sustained by an OWNER as a result thereof.

The ASSOCIATION reserves the right to relax any of the provisions of this document where it in its sole discretion decides that special circumstances require it. Any concessions so made will in no way prejudice the right of the Association to enforce these regulations to the full extent where deemed necessary.

A checklist (ADDENDUM A) must be complied with by the CONTRACTOR prior to starting any works at Mount Royal.

THE RULES ARE TO BE READ IN CONJUNCTION OF THE ENVIRONMENTAL MANAGEMENT PLAN FOR THE BUILT ENVIRONMENT as published on the **Mount Royal** website (Printed copy can be requested from the ESTATE MANAGEMENT).

REGULATIONS AND CODE OF CONDUCT

Clause 1 QUALIFICATION OF CONTRACTORS

In order to be considered for building at **Mount Royal** a CONTRACTOR OR OWNER BUILDER shall

- 1.1 Be approved by the ESTATE MANAGEMENT and registered on the Mount Royal database. The ESTATE MANAGEMENT'S decision regarding the CONTRACTOR'S registration shall be final, and once granted may be suspended at any time at the sole discretion of the ESTATE MANAGEMENT. The ESTATE MANAGEMENT reserves the right to limit the number of CONTRACTORS allowed to operate at Mount Royal if deemed necessary to limit congestion on the ESTATE.

The registration of a CONTRACTOR by the ESTATE MANAGEMENT is intended as a reasonable precaution, but shall in itself not constitute any certification of competence by the ESTATE MANAGEMENT, and representations to the contrary shall be an offence against the ASSOCIATION.

- 1.2 Lodge an undertaking with the ESTATE MANAGEMENT as per clause 31 herein in respect of each erf construction.
No construction shall be allowed without this undertaking being endorsed in its entirety.

- 1.3 Have attended one or more training sessions until the ESTATE MANAGEMENT is satisfied that the CONTRACTOR is conversant with the environmental regime for the ESTATE and able to train his staff, SUB-CONTRACTORS and agents as may be required.

- 1.4 OWNER-BUILDER.
In the case where an OWNER elects to build his/her own home the CONTRACTOR scrutiny process will be waived and such OWNER will be required to sign an indemnity form for OWNER BUILDERS (Addendum C). OWNER BUILDERS will be under strict scrutiny in order to ensure the construction of good quality homes.

Clause 2 CHARGES, FEES AND DEPOSITS

- 2.1 Damages Deposit:

- 2.1.1 Before establishing his presence on site, the CONTRACTOR shall pay a conditionally refundable damages deposit to the ESTATE MANAGEMENT, which shall be applied by the ESTATE MANAGEMENT at its sole discretion in terms of these RULES for the purposes of enforcing the regulations contained herein. The deposit shall initially be set at R5000, and it shall be the responsibility of the CONTRACTOR to ensure that this amount remains intact by paying all his dues, whether damages, fines or levies, to the ESTATE MANAGEMENT as they arise. The OWNER and the CONTRACTOR shall be jointly and severally liable for the payment of the deposit, damages, fines or levies pertaining to these RULES. Non-payment of such amounts due shall be grounds for refusing the CONTRACTOR entry to the ESTATE.

- 2.1.2 The deposit will be used to cover damage to adjacent off-site property caused in the building process, and/or any other damage referred to in clause 23. The damage attributable to the CONTRACTOR shall be quantified by the ESTATE MANAGEMENT and their assessment shall be final and binding on the OWNER and the CONTRACTOR.

- 2.1.3 The ESTATE MANAGEMENT reserves the right to charge on a time and cost basis for demands placed on the ESTATE MANAGEMENT by the OWNER or CONTRACTOR that in the discretion of the ESTATE MANAGEMENT are inordinate or that are not constructive in resolving any matter at hand. Should the ASSOCIATION deem it necessary to incur legal costs in the course of matters arising between the ASSOCIATION and the OWNER or CONTRACTOR, the OWNER and CONTRACTOR shall be jointly and severally liable for such costs.

- 2.1.4 On completion and signing off of the building, and related activity and reinstatement of all plot pegs to the satisfaction of the ESTATE MANAGEMENT the balance of the deposit will be refunded to the depositor.

- 2.2 Building Inspection Fees.
- 2.2.1 A building Inspection fee of R 500.00 per month (in addition to the ESTATE levy) will be payable for the duration of the construction period. Regular inspections will be performed to :
- 2.2.2
- i) Monitor damage to ESTATE property, roads, kerbs etc.
 - ii) Ensure CONTRACTORS do not trespass.
 - iii) Ensure enviromental requirements are adhered to.
 - iv) Enforce the Architectural Guide.
 - v) Ensure OWNERS do not deviate from approved plans.
 - vi) Enforce the Building Conduct Rules
 - vii) Issue fines where applicable.
 - viii) Issue completion certificates on final completion of the building works.
- 2.3 Contribution towards road maintenance.
- 2.3.1 A contribution of R 200.00 per month will be payable towards the road maintenance fund for the duration of the construction period. These payments will be utilised for maintenance and repair of damaged roads due to abnormal loads etc. Contributions towards this fund shall be in addition to fines, penalties or damages charged on particular incidents for which the OWNER and/or CONTRACTOR will be held liable in full.
- 2.4 CONTRACTOR'S Information Board
- A once-off payment of R 900.00 excl. vat is payable to obtain a CONTRACTOR'S board as specified by the ESTATE MANAGEMENT. This board primarily serves the purpose of :
- i) Aid to delivery vehicles in finding dlivery address.
 - ii) Easy and quick access to OWNER/CONTRACTOR/architect.
 - iii) Maintaining the aesthetic profile of the ESTATE.
- 2.5 Temporary Fence(See clause 7 below)
- 2.6 Employee Deposit
- 2.6.1 Each CONTRACTOR and SUB-CONTRACTOR shall pay a deposit of R250 in respect of each employee registered with ESTATE Security.
- 2.6.2 R 200.00 of the employee deposit will be refundable to the CONTRACTOR or SUB-CONTRACTOR once such employee is de-registered with ESTATE SECURITY.

Summary:

| | |
|---|---|
| Damages Deposit (clause 2.1) | R 5 000.00 (refundable) |
| Monthly building Inspection (clause 2.2) | R 500.00 per month exc. vat |
| Monthly contribution towards road maintenance fund (clause 2.3) | R 300.00 per month excl. vat |
| CONTRACTOR Board (clause 2.4) | R 900.00 excl. vat |
| Temporary fence. (clause 2.5) | R 20.00/meter excl. vat and will be determined by the ESTATE building controller. |
| CONTRACTORS are responsible for the payment of an R250.00 deposit of which R200.00 is refundable (clause 2.6) | |

Clause 3 MANAGEMENT AND SUPERVISION

- 3.1 The CONTRACTOR / OWNER shall ensure that their construction site is supervised at all times during construction by a responsible supervisor / foreman who is registered with the ESTATE Management. The supervisor shall be responsible for reporting to the ESTATE MANAGEMENT any damage to the ESTATE property caused by any person including the CONTRACTOR / OWNER or their agents.
- 3.2 This provision will apply from the start of construction until handing over of the house / project to the client.

Clause 4 SECURITY: ENTRY AND EXIT, GENERAL MOVEMENT OF VEHICLES AND PERSONNEL

- 4.1 CONTRACTOR'S personnel may enter or leave the ESTATE only through the CONTRACTORS' Entrance and by vehicle only. Personnel arriving on foot will not be permitted entry to the ESTATE unless there is a vehicle to meet them outside the ESTATE. No workers will be permitted on any part of the golf course or on property other than that on which they are authorized to work. All movement between sites and the entrances will be by vehicle only.
- 4.2 CONTRACTORS shall be responsible and accountable for the activities of their drivers and all occupants of their vehicles and for their compliance with security arrangements that will be promulgated from time to time.
- 4.3 **Each construction site to be managed by the CONTRACTOR or his designated representative. It is the responsibility of the CONTRACTOR to ensure that all persons employed on a specific construction site conform to the security regulations, failing which the CONTRACTOR may be denied access to Mount Royal.**
- 4.4 SUB-CONTRACTORS and ad hoc CONTRACTORS will be regarded as employees /agents of the CONTRACTOR. Before being granted admission to the ESTATE, a SUB-CONTRACTOR shall:
- 4.4.1 Be registered with the ESTATE SECURITY by the CONTRACTOR;
- 4.4.2 Sign an undertaking to be bound by the various instruments governing the ESTATE, including these RULES;
- 4.4.3 Undertake to vacate the ESTATE immediately if instructed to do so, which undertaking the CONTRACTOR shall endorse; and
- 4.4.4 Undertake in writing to indemnify the CONTRACTOR for fines incurred by the CONTRACTOR as a result of the actions of the SUB-CONTRACTOR.

Clause 5 SITE INSPECTION

- 5.1 Before any construction can take place the CONTRACTOR and the ESTATE MANAGEMENT must inspect the site and note in writing the condition of the kerbs (with photograph) and adjacent erven. The corner pegs of the house must be placed correctly and the nearest point to the road and golf course must be indicated. If the house is placed too close to a green or tee area, the ESTATE MANAGEMENT can insist that the house be moved, regardless of whether the plan has been approved by the PRA, ARC, the ESTATE MANAGEMENT, or the local authority.
- 5.2 After completion of the project, the CONTRACTOR must obtain a COMPLETION CERTIFICATE as issued by the ESTATE MANAGEMENT – to certify that the house was built according to the approved drawings, that all damages to roads, kerbs and adjacent properties are noted, all plot pegs have been reinstated and all costs of making good paid for by the CONTRACTOR.

Clause 6 CONTRACTOR ADVERTISEMENT/BOARDS

No advertising boards will be permitted on the ESTATE other than the official board supplied by the ESTATE MANAGEMENT.

Clause 7 FENCING AND SCREENING

- 7.1 Prior to construction the OWNER / CONTRACTOR will point out the erf pegs to the ESTATE building inspector. A temporary fence around the erf will then be erected by the ESTATE MANAGEMENT ensuring that CONTRACTOR remains within the designated site.
- 7.2 Temporary utilization of the neighbouring erf is possible (Clause 8). Once approval has been obtained a fence around both erven will be erected at the pre-determined rate (see clause 2)

Clause 8 TEMPORARY ENCROACHMENT(Storage - Building Material)

- 8.1 **Unless written permission to encroach** on to adjacent site(s) has been obtained on the prescribed form (attached Addendum B) from the adjacent site OWNER(s) and lodged with the ESTATE MANAGEMENT, building activities, the CONTRACTOR'S and SUB-CONTRACTORS' employees, delivery personnel, and as far as practically possible their vehicles, may not encroach on to adjacent sites or public open space. If permission is granted to encroach, the encroached site must also be fenced-off as per Clause 7.
- 8.2 Permission to encroach on to common areas, public open space or golf course areas must be obtained from the ESTATE MANAGEMENT. Permission will be granted in exceptional circumstances only.
- 8.3 OWNERS and CONTRACTORS should note that where verge landscaping has already been completed, only limited off-street storage and site access would be available. Arrangements must be made via the ESTATE MANAGEMENT to remove plant material where possible or to protect such during construction. The ESTATE MANAGEMENT reserves the right to replace plant material at the OWNER's expense should such be irrevocably damaged.
- 8.4 All areas of special ecological significance will be demarcated as "No-Go" areas and fenced off. Such areas are out of bounds to the OWNER, any CONTRACTOR and his staff, SUB-CONTRACTORS and their staff or SUPPLIERS and their staff and to any other person involved in the construction, without written permission from the ESTATE MANAGEMENT. The OWNER and CONTRACTOR shall ensure that, insofar as he has the authority, no person, machinery, equipment or material enters any "No go" areas at any time. Transgressions of this provision will be viewed as particularly serious.

Clause 9 WORKING HOURS

- 9.1 CONTRACTORS are permitted on the ESTATE only from 07h00 to 18h00 on weekdays. No regular CONTRACTOR activity is permitted on the ESTATE on Saturdays or Sundays.
- 9.2 CONTRACTORS who need to work on Saturdays will have to apply for permission to do so from the ESTATE MANAGEMENT by no later than the Thursday before at 15h00. Permission must be in writing and will only be granted in the latter stage of construction and for finishing work that does not result in noise and other inconveniences to residents. A dedicated supervisor must be present at all times.
- No work will be allowed on Saturdays without written permission.**
- 9.3 No construction will normally be allowed on Public Holidays, however the ESTATE MANAGEMENT reserves the right to allow construction under special circumstances.
- 9.4 **The CONTRACTOR must ensure that unauthorized entry to construction sites is not attempted during and after construction hours.**

Clause 10 PROTECTION OF NATURAL FEATURES, FLORA AND FAUNA (See Environmental Management Plan)

USE AND MAINTENANCE OF MACHINERY AND VEHICLES

Where practical, all maintenance shall be performed in workshops. If it is necessary to do maintenance outside of a workshop area, the CONTRACTOR shall obtain the approval of the ESTATE MANAGEMENT prior to commencing activities. Special procedures are to be observed where permission is granted.

Clause 11 REMOVAL OF TREES AND OTHER VEGETATION (See Environmental Management Plan)

Clause 12 TOILET FACILITIES

- 12.1 Before ANY building activities commence, an adequate chemical or flush toilet must be erected and properly tied down, within the site boundaries in a position that will be screened from the view of the golf course, neighboring houses, public open space and all streets. Corrugated iron structures to be painted dark green.
- 12.2 **Only toilet paper to be used in flush toilets.**
The use of newspaper, cement bags, etc . will result in a fine as well as the cost of cleaning of the sewer line.
- 12.3 **A suitable screen to be erected around the toilet (80% shade cloth). This to restrict all view inside the facility. Layout as indicated in fig 2 below.**

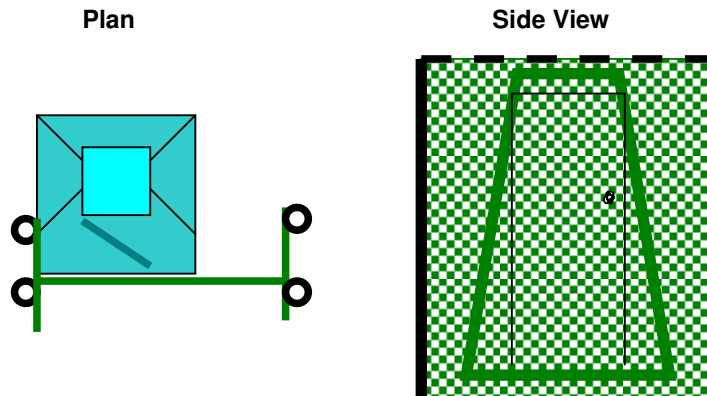


Fig 2

Clause 13 STORAGE FACILITIES

- 13.1 To minimise theft of equipment and materials from the site, shipping containers (painted green to match the Mount Royal signage) must be available before commencement of any building activity to store theft-worthy materials. Materials and equipment shall be stored at the risk of the CONTRACTOR. No container other than shipping containers will be allowed on the ESTATE. A maximum of two per site are allowed
- 13.2 Site storage facilities as well as all activities, materials and accessories shall be confined within the erf boundary where construction has been mandated, unless otherwise approved in writing by the ESTATE MANAGEMENT.
- 13.3 Materials shall be properly protected against wind and water erosion into the storm water system, roads or other property. CONTRACTORS are specifically prohibited from allowing sand and other loose materials from being swept or washed into storm-water catch-pits. Loose sand must not be left to spread over the building site and must be regularly heaped, and the heaps to be covered with an adequately secured shade cloth, **especially before leaving the premises each day**
- 13.4 A leak proof container must be used for the storage of oiled equipment (where applicable).

Clause 14 CONSTRUCTION

During construction the following must be strictly adhered to:

- 14.1 Cement mixing areas shall be lined with concrete or plastic to prevent spillages and shall be placed within the development footprint. No cement run-off from building sites onto golf course, public open space, roads, drains or into dams or water features.
- 14.2 No excess material in storm water system.
- 14.3 All drains/sewers etc. are deemed to be clear on occupation of the site – any subsequent blockages are the CONTRACTOR's responsibility.
- 14.4 Connection points for electricity, water, sewerage, telkom will be indicated. If required, the ESTATE MANAGEMENT can expose these **at the CONTRACTOR's cost.**

- 14.5 A drainage sump must be created at all water standpipes during construction.

Clause 15 WATER AND ELECTRICITY CONNECTIONS

- 15.1 Application for the supply and installation of a water meter is to be directed to the local authority. Application forms can be obtained from the ESTATE office. Take note: Due to the nature of the application, OWNERS themselves will be required to sign these documents.
- 15.2 **Only Pre-Paid Electricity Meters are permitted.** These meters have to be obtained from the local authority as well as the application for the supply and installation. Application forms can be obtained from the ESTATE office. Take note: Due to the nature of the application, OWNERS themselves will be required to complete and sign these documents themselves.

Clause 16 QUALITY CONTROL AND DEVIATIONS.

The ESTATE MANAGEMENT or DEVELOPER is not responsible for quality control, but has the right to inspect the building at any time during construction and to stop all building work if construction problems are found. Any building CONTRACTOR / SUPERVISOR that cannot achieve the standards required will be refused to do any further work on the ESTATE.

DEVIATIONS:

In the case where a house under construction deviates from the approved plan and this was not noticed by the ESTATE MANAGEMENT, this shall not be construed as the deviation being approved. OWNERS can and will be responsible for rectifying these deviations up to 12 months after the offence has taken place and all costs and penalties will be for their account.

Clause 17 DISPOSAL OF RUBBISH

- 16.1 Before building operations commence, suitable containers for the ongoing accumulation of litter, plastic bags, cement bags, etc., shall be accommodated on site. The containers must be weather and wind proof with proper lids, and must be emptied, and the contents removed from the ESTATE at appropriate intervals. All containers to be emptied as well on Fridays.
- 16.2 The following items must be accommodated on site:
- Refuse bins which are weather and wind proof, with proper lids.
 - One type ABC (all purpose) 12,5 kg fire extinguisher.
 - Four fire beaters per erf.
 - Drip trays (where applicable).
 - Leak proof container for the storage of oiled equipment (where applicable).
- 16.3 **Burning of rubbish and fires generally, are not permitted under any circumstances.**

Clause 18 DISPOSAL OF RUBBLE

- 17.1 During building operations, rubble must be accumulated in one suitable pre-designated area within the boundaries of the site. Litter shall not be mixed with building rubble. **All sites to be cleared of rubble by Fridays. All streets and frontages must be kept clear of rubble at all times. Tarred roads affected by building operations must be swept daily and hosed clean before vacating the site every Friday.**
- 17.2 If the ESTATE MANAGEMENT have proof to their own satisfaction that a CONTRACTOR has dumped his rubble on any other erf in **Mount Royal**, whether private or common, or outside of Mount Royal other than at an official dumping ground, the CONTRACTOR shall pay a penalty of 5 (five) times the cost of removing such illegally dumped rubble

Clause 19 DISPOSAL OF FILL

During building operations, fill arising from building activities can be accumulated within the boundaries of the site and if not required for landscaping purposes or by the DEVELOPER, must be removed at appropriate intervals.

Clause 20 DELIVERIES

- 19.1 Deliveries from SUPPLIERS must be scheduled during working hours only. Delivery vehicles will not be allowed entry after 17h00 on weekdays, if they are unlikely to be in a position to exit before 18h00.
- 19.2 Vehicles carrying abnormally large or heavy loads may be denied access to certain parts of the ESTATE. **Similarly, abnormally long or articulated vehicles will not be permitted entry** for practical reasons. Suitable advance arrangements must be made with SUPPLIERS in this regard. Vehicles that will deposit dirt or oil on the roads will be denied access.
- 19.3 Load bearing vehicles shall be restricted to the road surface, and allowed to turn around at designated points only. Only fixed axle vehicles within the following specifications shall be allowed to enter Mount Royal:
Maximum length - 9,1 m
Maximum width - 2,6 m
Maximum gross mass – 20 000 kg
Maximum axle mass – 8 000 kg
This must be kept in mind when ordering material such as bricks, sand etc.
- 19.4 Any damage caused by delivery vehicles or other vehicles entering **Mount Royal** shall be made good by the CONTRACTOR on demand at the sole discretion of the ESTATE MANAGEMENT.
- 19.5 Where materials are off-loaded by a supplier and encroach on to the verges or road, the CONTRACTOR must move these materials immediately on to the site. **No materials may be allowed to remain on the verges or road and it is the CONTRACTOR's responsibility to clean the verges and road of all such materials.** This also applies to sand or rubble washed or moved on to the verges or road during building operations.

Clause 21 SPEED LIMITS & TRAFFIC REGULATIONS

- 20.1 **The general speed limit on site shall be 35 km/h and 25 km/h in the case of load bearing vehicles.** The driver of any vehicle considered by the ESTATE MANAGEMENT to be exceeding the speed limits will be stopped and warned. A subsequent transgression by the same driver will result in the driver being denied access to the ESTATE and the building CONTRACTOR being fined. Only licensed drivers are permitted to drive vehicles on the ESTATE. All drivers must adhere to all traffic regulations and signage as for normal public driving.
- 20.2 The CONTRACTOR shall control the movement of all vehicles and plant including that of his SUPPLIERS so that they remain on designated routes. Should additional roads be required such must be approved by the ESTATE MANAGEMENT. All temporary access routes shall be rehabilitated at the end of the contract to the satisfaction of the ESTATE MANAGEMENT.

Clause 22 NOISE

All noise on site must be kept to a minimum. Where objections to excessive noise are lodged by nearby residents, the ESTATE MANAGEMENT will take appropriate action.

Clause 23 SLEEPING ON SITE

Under no circumstances may any employee of a CONTRACTOR and SUB-CONTRACTOR reside or sleep on a building site during the period of construction. Anyone found doing so will be evicted from the ESTATE. Written applications, made to the ESTATE MANAGEMENT for permission for a bona fide uniformed security person to patrol specific properties at designated times, will be considered on individual merit.

Clause 24 DAMAGE

OWNERS and the the CONTRACTOR shall be responsible for any damage caused by them or their agents on the ESTATE including, without affecting the generality hereof, damage to kerbs, verges, plants on the sidewalks, common and golf course areas and ESTATE, Golf Club and private property.

Clause 25 PROTECTION OF WILDLIFE

Any person found disturbing, harming or destroying any animal, reptile or bird, or setting any traps or snares will be summarily evicted from the ESTATE and may be prosecuted in terms of Wildlife Protection Legislation. No person associated with building or allied activities on Mount Royal will be permitted to fish from ESTATE dams.

Clause 26 UNDESIRABLE CONDUCT

Should the ESTATE MANAGEMENT be dissatisfied with the conduct of any CONTRACTOR, SUB-CONTRACTOR or SUPPLIER, the ESTATE MANAGEMENT may react as deemed necessary, and/or suspend building activity and / or refuse the offending party entry on to the ESTATE until such undesirable conduct is rectified.

Clause 27 SITE SAFETY & SECURITY

OWNERS and the CONTRACTOR are responsible for ensuring that all legislated requirements are complied with in terms of the Occupational Health & Safety (OHS) Act, Act No 85 of 1993 and Regulations. Although the ESTATE MANAGEMENT is not responsible for the enforcement of OHS Act, the ESTATE MANAGEMENT reserves the right to intervene in activities that constitute unsafe practice.

Clause 28 DEVIATIONS

It shall be the duty of the OWNER to ensure that the ESTATE MANAGEMENT is in possession of a copy of the latest approved plans before any construction commences.

The ESTATE MANAGEMENT will monitor all buildings for deviations on an ongoing basis. Where building work deviates from approved plans, all building works must cease with immediate effect. **Building may not continue while an amended plan is being drawn up and submitted for approval. All appropriate fees must accompany the plan.** The amended plan must be approved before work can continue. The ESTATE MANAGEMENT has been authorized to stop all building work should any such building deviations come to light.

Clause 29 FINES

A fine of R 500-00 per incident, or per time period, may be charged. The time periods in question will be according to the urgency of the matter at hand, and decided at the sole discretion of the ESTATE MANAGEMENT. The ESTATE MANAGEMENT reserves the right to refuse CONTRACTORS to continue construction / refuse access to the premises until rectifications of transgressions have been made to the satisfaction of the ESTATE MANAGEMENT and fines have been paid in full.

Clause 30 GENERAL NEATNESS AND APPEARANCE

The CONTRACTOR must at all times ensure the general neatness and good appearance of construction sites. The ESTATE MANAGEMENT reserves the right to intervene where the general neatness and appearance of construction sites are not in line with the profile of the ESTATE. It is the duty of the CONTRACTOR's management / supervisory staff to inspect construction sites prior to the close of daily activity.

Clause 31 MANAGEMENT MEETINGS

The CONTRACTOR or his representative may from time to time be required to attend general meetings with the ESTATE MANAGEMENT at a time and place to be determined by the ESTATE MANAGEMENT. Meetings are scheduled for the first Wednesday of each month at 10h00. However, the CONTRACTOR will be informed in writing or by telephone/sms / fax / e-mail of such meetings.



MOUNT ROYAL
GOLF & COUNTRY ESTATE

Clause 32 ACKNOWLEDGEMENTS AND UNDERTAKINGS BY THE OWNER AND CONTRACTOR *

- 32.1 The OWNER and CONTRACTOR acknowledge that Mount Royal constitutes a structured environment of property OWNERSHIP for the benefit of all OWNERS and that this by definition means greater regulation of rights and duties at the expense of individualism than in an unstructured environment of property OWNERSHIP where more individualism is possible.
- 32.2 The OWNER and CONTRACTOR expressly undertake to:
 - 32.2.1 abide by the RULES herein contained;
 - 32.2.2 submit to the authority of the ESTATE MANAGEMENT in all matters delegated to the ESTATE MANAGEMENT and to maintain the utmost good faith in this regard;
 - 32.2.3. comply immediately with any order of the ESTATE MANAGEMENT pertaining to any aspect of the works, behaviour of their PERSONNEL, SUB-CONTRACTORS and AGENTS, or any other matter under the jurisdiction of the ASSOCIATION;
 - 32.2.4 in the case of a dispute, to comply promptly with any order to cease the works, partially or completely as the case may be, and with any order withdrawing the right of access to the ESTATE to the CONTRACTOR or his PERSONNEL, AGENTS, vehicles or deliveries, until such order is rescinded in writing.
 - 32.2.5 pay moneys promptly when due to the ASSOCIATION, albeit deposits, costs, fines, levies or damages.
- 32.3 The OWNER and the CONTRACTOR acknowledge that the costs of complying with orders from the ESTATE MANAGEMENT in terms of its mandate, whether such costs be direct or consequential, shall jointly and severally be for the account of the OWNER and the CONTRACTOR, and in no circumstances give grounds for any claim against the ASSOCIATION or the DEVELOPER, or for the suspension or extension of the time frame allowed for the completion of a dwelling on the Property;
- 32.4 By their signatures hereto, the OWNER and the CONTRACTOR acknowledge that
 - 32.4.1 they understand the content of the RULES and agree to be bound by its provisions and by those additions and / or amendments to its provisions that may be introduced from time to time, and to see to it that their employees, SUB-CONTRACTORS and agents will abide by the same provisions; and
 - 32.4.2 uncooperativeness, or otherwise inappropriate behaviour towards the ASSOCIATION or its appointees, or the failure to maintain the required deposit with the ESTATE MANAGEMENT constitute grounds for immediate suspension of the CONTRACTOR's registration in terms of Clause 1 hereof; and
 - 32.4.3 By their signatures hereto, the OWNER and the CONTRACTOR agree to be bound by all other instruments regulating conduct on the ESTATE, whether imposed by the ASSOCIATION or by any relevant authority, and to see to it that their employees, SUB-CONTRACTORS and agents will abide by the same provisions.
- 32.5 The OWNER and the CONTRACTOR acknowledge that ESTATE SECURITY will not be responsible for providing security services to the CONTRACTOR, or for protecting his personnel or assets.

Note: All the foregoing pages to be initialed by OWNER and CONTRACTOR before signing.

SIGNED:

| | |
|---|---------------------|
| OWNER** | DATE |
| MAIN CONTRACTOR / DULY AUTHORISED REPRESENTATIVE | DATE |
| NAME OF CONTRACTOR/ DULY AUTHORISED REPRESENTATIVE | ERF NUMBER |

Note: * All SUB-CONTRACTORS will be required to sign a similar form.

** If the development of sites is being undertaken by appointed representatives of OWNERS, acceptable authority for those representatives to act on OWNERS' behalf must be attached to this document.

CONTACT DETAILS:

CONTRACTOR

Address

Contact Person

.....

Physical address

.....

.....

Telephone.....

.....

.....

E-mail address

Telephone

Fax

Cellphone

CONTACT DETAILS:

OWNER

Address

Contact Person

.....

Physical address

.....

.....

Telephone.....

.....

.....

E-mail address

Telephone

Fax

Cellphone

BANK DETAILS FOR REPAYMENT OF DEPOSIT

Bank

Account Name

Account Number

Branch code



MOUNT ROYAL
GOLF & COUNTRY ESTATE

Clause 33 ACKNOWLEDGEMENTS AND UNDERTAKINGS BY SUB-CONTRACTOR

- 33.1 With regard to conduct on MOUNT ROYAL GOLF AND COUNTRY ESTATE, the undersigned SUB-CONTRACTOR expressly undertakes to:
 - 33.1.1 abide by the RULES herein contained;
 - 33.1.2 submit to the authority of the CONTRACTOR, the MOUNT ROYAL HOME OWNERS ASSOCIATION ("the ASSOCIATION") and the ESTATE MANAGEMENT and to maintain the utmost good faith in this regard;
 - 33.1.3 comply immediately with any order of the CONTRACTOR and / or the ESTATE MANAGEMENT regarding any aspect of the works, behaviour of their personnel and labourers or any other matter under the jurisdiction of the ASSOCIATION;
 - 33.1.4 in the case of a dispute, to comply promptly with any order to cease the works, partially or completely as the case may be, and with any order withdrawing the right of access to the ESTATE to the SUB-CONTRACTOR or his personnel, agents, vehicles or deliveries, until such order is withdrawn in writing.
- 33.2 By their signatures hereto the SUB-CONTRACTOR and the CONTRACTOR acknowledge that -
 - 33.2.1 the costs of complying with orders from the ESTATE MANAGEMENT in terms of its mandate, whether such costs be direct or consequential, shall be for the account of the SUB-CONTRACTOR and the CONTRACTOR as applicable, and in no circumstances give grounds for any claim against the ASSOCIATION or the DEVELOPER;
 - 33.2.2 transgression of any rules governing the ESTATE, uncooperativeness, or otherwise inappropriate behaviour towards the ASSOCIATION or its appointees shall attract fines and / or damages payable by the CONTRACTOR to the ASSOCIATION, and / or suspension of the SUB-CONTRACTOR's right of access to the ESTATE.
- 33.3 By their signatures hereto the SUB-CONTRACTOR and the CONTRACTOR
 - 33.3.1 undertake to settle any difference or dispute between themselves at the CONTRACTOR's fixed address of business and shall refrain from entering or seeking to enter the ESTATE for the purpose of addressing such dispute.
 - 33.3.2 agree to be bound by all written instruments regulating conduct on the ESTATE, whether imposed by the ASSOCIATION or by any relevant authority and to see to it that their employees and agents will abide by the same provisions,
 - 33.3.3 acknowledge that ESTATE SECURITY will not be responsible for providing security services to the SUB-CONTRACTOR, or for protecting his personnel or assets.

Note: All the foregoing pages to be initialed by CONTRACTOR and SUB-CONTRACTOR before signing.

SIGNED:.....

SUB-CONTRACTOR DATE.....

NAME OF SUB-CONTRACTOR..... DATE

MAIN CONTRACTOR DATE.....
/ AUTHORISED REPRESENTATIVE

NAME OF CONTRACTOR ERF NUMBER

/ AUTHORISED REPRESENTATIVE

CONTACT DETAILS:

SUB-CONTRACTOR

Address

Contact Person

.....

Physical address

.....

.....

Telephone.....

.....

.....

E-mail address

Telephone

Fax

Cellphone

ADDENDUM A



MOUNT ROYAL
GOLF & COUNTRY ESTATE

TEMPORARY ENCROACHMENT(Storage Building Material)

To: _____

_____ Date

Permission to use Mount Royal erf no. _____ during construction on

Erf no _____ is hereby given, under the following conditions:

1. The Building CONTRACTOR undertakes to leave the erf in the same condition as he found it. The CONTRACTOR accepts any ruling by the ESTATE MANAGER as to what constitutes due compliance with this condition.
2. No concrete or dagha to be mixed on the erf.
3. No plants or trees to be damaged. Trees to be fenced off if necessary.
4. Roads and kerbs should be protected and left in perfect condition.
5. Fencing requirements must be adhered to.
6. The Building CONTRACTOR agrees to vacate the erf forthwith if this permission should be withdrawn.

Requested by: _____
Building CONTRACTOR

_____ Date

Address: _____

Tel. No: _____

Fax. No: _____

Permission to use erf is hereby granted by:

_____ OWNER

_____ Date

ADDNEDUM B



MOUNT ROYAL
GOLF & COUNTRY ESTATE

INDEMNITY FORM (OWNER BUILDER)

TO BE COMPLETED BY HOME OWNER

I

The registered OWNER of erf hereby:

1. indemnify Mount Royal Golf and Country ESTATE in its entirety from any claims that may arise from building my home.
2. acknowledge and will abide by the ESTATE RULES with regards to the construction of the dwelling above (Building Conduct Rules – clause 1 to 33) as well as other relevant documentation.
3. have successfully enrolled my house with the NHBRC.

.....OWNER (Signature)

Witness.....

CONTACT DETAILS:

OWNER

Address

Contact Person

.....

Physical address

.....

.....

Telephone.....

.....

.....

E-mail address

Telephone

Fax

Cellphone

ADDENDUM C



MOUNT ROYAL
GOLF & COUNTRY ESTATE

**PERMISSION TO DO WORK ON ESTATE PROPERTY
TO BE COMPLETED BY HOME OWNER / CONTRACTOR**

Ithe CONTRACTOR/registered OWNER of erf
hereby apply for permission to to do work on ESTATE land and acknowledge/ agree to the following:

- 1 I will aquant myself with all the under ground services within 20 meters from where the work is performed.
4. No mechanical digging will take place within 5 meters from any pipes or cables.
5. I take full responsibility for any work performed by SUB-CONTRACTORS and/or their CONTRACTORS
6. Any damage to ESTATE infrastructure will be for my account and will be paid in full within 14 days of notification of cost.

.....
OWNER/Contr. (Signature)

.....
Witness (Signature)

CONTACT DETAILS:

OWNER/CONTRACTOR.....

WITNESS

Contact Person

Address

Physical address

Telephone

E-mail address

E-mail address

Telephone

Fax

Cellphone

