

Waste information system

6. (1) The Municipality shall establish and maintain a waste information system including information on the levels and extent of waste management services provided by it and enter such information on the IPWIS as and when required.
- (2) The Municipality may require from a holder of waste or any person to furnish the Municipality within a reasonable time or on a regular basis with such data, documents, information, samples or materials and the verification of information reasonably required by the Municipality to discharge its responsibilities in terms of subsection (1).
- (3) The Municipality may request a person or holder of waste that it reasonably believe should be registered on the IPWIS and/or the national waste information system to effect such registration and submit proof thereof to the Municipality or to submit proof of not conducting a waste management activity obligating such registration within a time that the Municipality regards as reasonable.

Waste minimisation and recycling

7. (1) The Municipality shall in accordance with its responsibilities and its resources progressively implement measures to reduce waste and promote the recovery, re-use and recycling of waste including waste separation at source in respect of appropriate levels of services.
- (2) The Municipality may on a regular basis and in a manner it deems suitable acknowledge outstanding achievements in respect of waste avoidance, waste minimisation, recycling or other waste management practices advancing environmentally responsible integrated waste management.

Waste management activities

8. (1) The Municipality may require a holder of waste in possession of or responsible for waste that must be classified, recorded, labelled or in any way assessed or re-assessed, to submit proof of compliance with the relevant prescriptions of national and provincial legislation and standards as applicable thereto and the Municipality will strictly adhere to any such legislation and/or standards in respect of its own waste management activities.
- (2) The Municipality's approval, inspection and monitoring of waste storage facilities, vehicle scrapping or recovery facilities and any other facilities where materials suitable for re-use or recycling are recovered shall be in accordance with national and provincial legislation and standards and the Municipality's by-laws and will require the owners or occupiers of these premises to submit such information, plans and records as the Municipality deems necessary to fulfil its duties as a waste management authority.

CHAPTER 3

COLLECTION OF REFUSE

Levels of service

9. (1) The levels of refuse collection may differ between areas based on the practicality and cost-efficiency of delivering the service. Service levels in areas may vary between:
- (a) on-site appropriate and regularly supervised or monitored disposal;
- (b) community transfer to a central collection point;

- (c) organised transfer to a central collection point and kerbside collection; and
 - (d) a combination or hybrid of (b) and (c).
- (2) Before affecting changes to the existing refuse removal system the Municipality will consult the affected communities or areas and give adequate notice of the commencement of new arrangements.

Agreement of service

10. (1) The Municipality shall render a service for the collection of business and domestic refuse from built upon premises at a prescribed fee and the owner or occupier of such premises shall make use of the refuse collection service provided by the Municipality.
- (2) The occupier of premises or, in the case of premises being occupied by more than one occupier, the owner of such premises on which business or domestic waste is generated, shall where a collection service is available, within seven days of such occupation or changes in such occupation notify the Municipality in writing—
- (a) that the premises is being occupied by one or more occupier; and
 - (b) whether the collection service is for business or domestic purposes.
- (3) If the applicant for services in terms of subsection (2) is not the owner, the Municipality shall require any owner to be bound jointly and severally as surety and co-principal debtor with the consumer, for the payment of any prescribed fees payable to the Municipality in terms of this By-law.
- (4) The refuse collection service rendered in terms of subsection (1) shall be in accordance with the agreement for services concluded with the Municipality; which agreement shall, subject to the terms, conditions and prescribed fees determined by the Municipality, be amended in writing to make provision for an increase in the frequency and/or volume of the refuse removal service rendered should it be required by the Municipality in giving effect to this By-law or in response to a request by the owner or occupier of residential or business premises.
- (5) An owner or occupier of premises may contract with an accredited service provider to collect its refuse but shall not be entitled to exemption from or a reduction in the prescribed fee determined by the Municipality merely on the grounds that no or limited use is made of the service rendered by the Municipality.
- (6) An owner or occupier of premises is liable to pay the Municipality the prescribed fee for the provision of refuse collection services on the due date for payment stipulated in the account, failing which the Municipality will deal with the matter in accordance with its Customer Care, Credit Control and Debt Collection By-laws.
- (7) Availability tariffs may be charged on vacant plots, as determined by the Municipality from time to time.
- (8) The Municipality will determine which waste items are unsuitable for collection because they do not constitute domestic waste or business waste or could be classified as bulky waste, and if waste is determined to be unsuitable for collection, a process for removal and disposal of such waste shall be recommended by the Municipality to the owner of the waste or occupier of the premises.
- (9) If the Municipality's scheduled refuse collection services are interrupted for whatever reason, the Municipality will resume the service as soon as reasonably possible and address backlogs as a matter of priority.

- (10) Complaints about the refuse collection service will be dealt with in accordance with the Municipality's Consumer Care Charter for Solid Waste Services.
- (11) The owner or occupier of premises must notify the Municipality in writing when the removal of refuse is no longer required in which case the prescribed fees shall be payable until the end of the calendar month following after the month in which the notice is received unless subsection 10(5) applies.

Frequency

11. (1) The Municipality shall collect domestic waste and business waste at least once per week on scheduled dates for different areas. Occupiers or owners of premises will be informed of revised collection arrangements reasonably in advance by one or more appropriate methods.
- (2) The Municipality will determine which business premises generate waste that can be regarded as dailies and may instruct an increase in the frequency of refuse collection from such premises as provided for in section 10(4).
- (3) If the Municipality is of the opinion that a business creates a nuisance, health risk, odour or danger to public health due to the fact that refuse is not removed during weekends, the Municipality may instruct the owner or occupier to make use of an additional refuse collection service rendered at a prescribed fee by the Municipality.
- (4) An owner or occupier of a business premises that receives a refuse removal service once per week may apply to the Municipality in writing to increase the number of refuse removals to multiple times per week including Saturdays, Sundays or public holidays if a service is available on these days in its area and as further provided for in section 10(4).
- (5) Visitors that leave before collection day must place their refuse in containers supplied in the area for that purpose or take their refuse to the nearest waste handling facility as directed by the Municipality.

Volume

12. (1) The Municipality shall determine—
 - (a) the number of receptacles to be collected from each residential premises per collection;
 - (b) the number of receptacles to be collected from each business premises per collection based on an inspection of the waste volumes with the owner or occupier; and
 - (c) the maximum amount of business waste that may be placed for collection without the provision of an additional service or the payment of an additional prescribed fee.
- (2) Should the Municipality require the provision of an additional service to a residential or business premises or the owner or occupier of a residential or business premises apply to the Municipality in writing to increase the number of receptacles to be collected per collection from its premises, these changes will be effected as provided for in section 10(4).

Receptacles

13. (1) The Municipality will collect domestic waste placed in approved domestic waste containers and business waste placed in approved business waste containers from a location and in a condition as determined in this By-law or any notice in terms of this By-law. Waste placed in a

location not meeting the prescriptions of the Municipality or a receptacle not approved by the Municipality will not be collected.

- (2) The owner or occupier of residential or business premises shall be responsible for marking his receptacle/s with the stand number to ensure easy identification thereof and to assist the municipal employees to return it to the correct stand.
- (3) Receptacles for the temporary storage of waste at business and residential premises must be intact, not corroded or worn out and fit for the safe storage of waste; such that damage to the environment and harm to health are prevented.
- (4) No person may allow an animal in his or her control to interfere with, overturn or damage a receptacle which has been placed for collection.
- (5) The owner or occupier of business or residential premises must ensure that—
 - (a) a receptacle contains no hot ash, unwrapped glass or other domestic waste, business waste including dailies which may cause injury to the municipal employees while carrying out their duties in terms of this By-law or damage to the receptacle;
 - (b) no material, including any liquid, which by reason of its mass or other characteristics is likely to render a receptacle unreasonably difficult for the municipal employees to handle or carry, is placed in such receptacle;
 - (c) receptacles are kept closed to avoid animal and insect interference and wind-blown litter and in a clean and hygienic condition;
 - (d) receptacles are placed outside the entrance to the premises before 07:00 on the day of the week specified by the Municipality for waste removal and taken back inside before sunset on the same day or such other location or times as required by the Municipality in terms of a written notice to the owner or occupier of the premises;
 - (e) in accordance with the Municipality's specifications, whether contained in approved building plans or a Municipal Council notice, a designated space and any other facility deemed necessary by the Municipality are provided on the premises for the storage of receptacles without these been visible from a public road or public place and the designated space so allowed permitting convenient access to and egress for the Municipality's waste collection vehicles;
 - (f) the pavement in front of or abutting the premises is kept clean and free of refuse.
- (6) If dailies are generated, the owner or occupier must ensure that—
 - (a) the dailies are not placed in a receptacle where they could contaminate another waste stream;
 - (b) the receptacles are placed in a designated area easily accessible from the entrance of the premises from where the waste is collected by the Municipality.
- (7) Notwithstanding anything to the contrary contained in this By-law, the Municipality may, having regard to the avoidance of a nuisance and the convenience of collection of waste, indicate a specific position within or outside the premises concerned where approved receptacles must be placed for the collection and removal of waste and such receptacles must then be placed in that position at such times and for such period as the Municipality may require.
- (8) No owner or occupier of premises is allowed to place any refuse bags or other receptacles containing waste other than domestic or business waste outside the premises unless approved by the Municipality for a specific purpose and subject to conditions as the Municipality may impose.

- (9) The Municipality will not collect refuse that are not in bags or damaged receptacles including refuse bags which are torn and no liability will be accepted for lost or damaged containers.
- (10) Only animal proof containers may be used by residents in areas which the Municipality has declared as problem animal areas and these containers are at cost obtainable from the Municipality.
- (11) If an owner or occupier of premises in a problem animal area is using a receptacle that does not comply with the requirements of the Municipality, he will be instructed to obtain an animal proof container from the Municipality and, in cases where the Municipality is of the opinion that more than one animal proof container is needed due to the volume of waste, the owner or occupier will be compelled to purchase such from the Municipality.
- (12) Nothing that may cause damage to the refuse compactor of the Municipality may be deposited in approved domestic and business waste containers or animal proof containers and where such care is not taken and damage of municipal equipment takes place, the Municipality will hold the owner or occupier liable for the full cost of such damages.

Communal collection

14. (1) The Municipality shall in high density areas where a sustainable, formalised domestic waste collection service can be rendered, collect the refuse of individual households on a weekly basis.
- (2) The Municipality shall place appropriate bulk receptacles at central communal collection points determined by the Municipality as suitable for communal collection.
- (3) Communal collection points will be clearly demarcated areas.
- (4) The bulk receptacles will be in accordance with the Municipality's specifications and its location will as far as reasonably possible—
 - (a) allow secure and easy access to the community;
 - (b) prevent windblown litter;
 - (c) enable easy access for the Municipality's waste collection vehicles.
- (5) The waste will as far as reasonably possible be collected once per week or within 24 hours of a bulk receptacle being reported full to the Municipality.
- (6) Waste separation at source will be encouraged in respect of communal collection by providing separate bulk receptacles for non-recyclable and recyclable waste at the communal collection points should the Municipality determine it to be viable.

Collection in rural areas

15. (1) Where it is not economically viable for the Municipality to provide bulk waste containers or any other form of collection of waste in its rural areas, communities and farmers are encouraged to dispose of waste at designated municipal waste handling or waste disposal facilities.
- (2) Notwithstanding the above, the Municipality will in co-operation with rural communities work to find cost-effective ways to expand waste collection practices to the rural areas.
- (3) The Municipality is in accordance with national legislation not in favour of on-site disposal of

waste but may allow on-site waste disposal in rural areas if no other feasible alternatives could be made available; in which case, the Municipality will supervise or monitor such practices and exercise control over it in so far as it is reasonably possible.

Recycling

- 16.** (1) Any owner or occupier of a business or residential premises or any other holders of waste as determined by the Municipality and in areas as determined by the Municipality may be required to—
- (a) separate their waste in recyclable, e.g. e-waste; plastics, paper and glass and non-recyclable waste in accordance with the directives of the Municipality;
 - (b) use different receptacles for waste so separated as directed and/or provided by the Municipality;
 - (c) place receptacles containing the recyclable waste outside the entrance to the premises before 07:00 on the day of the week specified by the Municipality for waste removal or, if so requested, drop these recyclable waste receptacles off at places as directed by the Municipality; and
 - (d) follow any other reasonable prescribed procedures.
- (2) The Municipality or its service provider may, in areas where such services are necessary and viable, collect recyclable waste from business premises multiple times per week.
- (3) The Municipality has provided drop-off centres for recyclables in all its administrations at places ensuring easy and safe access for the public.

Accumulation of waste

- 17.** (1) The owner or occupier of a business or residential premises must ensure that all domestic or business waste generated on the premises be placed for collection and not be accumulated on-site.
- (2) Where a type or quantity of waste is not collected by the Municipality or regularly removed by an accredited service provider, the owner or occupier of the premises and/or holder of the waste must arrange for the removal, transport and disposal of the waste at a waste handling or waste disposal facility, as often as may be necessary to prevent undue accumulation and any nuisance or detrimental impact on human health or the environment arising from the waste.
- (3) The Municipality may enter any premises where it suspects waste of any type is accumulated and may instruct the person generating the waste or the owner or the occupier of the premises where it is so accumulated to remove the waste immediately or the Municipality may proceed to do so at the cost of the owner or occupier of the premises where the waste is accumulated.

CHAPTER 4

Handling Different Waste Types

Part 1 Garden Waste

Composting

18. The owner or occupier of premises on which garden waste is generated may compost garden waste on the property, provided that such composting does not cause a nuisance nor has a detrimental impact on human and environmental health and adheres to any relevant legal requirements including obtaining any authorisations from a competent authority should such be required.

Removal and disposal of garden waste

19. The owner or occupier of premises on which garden waste is generated must remove and dispose of it within a reasonable time after generation of the waste at a waste handling and/or waste disposal facility determined by the Municipality.

Part 2 Bulky Waste

Removal and disposal

20. The owner or occupier of premises on which bulky waste is generated, shall ensure that such waste is removed and disposed of in terms of this By-law within fourteen days after generation thereof at a waste handling and/or waste disposal facility determined by the Municipality.

Part 3 Building Waste

Plans and inspection

21. (1) An owner or occupier or any person responsible for the submission of building plans for a new building or an alteration to an existing building must include therein the manner in which building waste will be handled.
- (2) An authorised official of the Municipality must inspect and verify that the waste arrangements contemplated in subsection (1) were followed and all building waste appropriately disposed of as part of the final municipal sign-off of the building activities.

Generation and storage

22. (1) Notwithstanding the waste arrangements contemplated in section 21, the owner or occupier of premises on which building waste is generated and/or the person engaged in any activity which causes such waste to be generated, must ensure that—
- (a) all building waste and the containers used for the storage thereof is kept on the premises on which the building waste is generated;
 - (b) the premises on which the building waste is generated does not become unsightly or cause a nuisance as a result of accumulated building waste;
 - (c) any building waste which is blown off the premises, is promptly retrieved.

- (2) Upon written request and subject to conditions as it may determine the Municipality may approve the use of a bulk receptacle placed on a verge for a specified duration.
- (3) The Municipality may instruct an owner or occupier of premises on which building waste is generated and/or the person engaged in any activity which causes such waste to be generated to make use of special containers to dispose of it.
- (4) The owner or occupier of the premises on which building waste is generated must endeavour to separate clean building waste from the rest of the building waste and also dispose of it separately as contemplated in section 23(2).

Removal and disposal

- 23.** (1) The owner or occupier of premises on which building waste is generated and/or the person engaged in any activity which causes such waste to be generated, must ensure that all building waste is weekly removed and disposed of and the premises completely cleared of building waste before final sign-off by the Municipality's building inspector will be done.
- (2) Building waste must be disposed of at a waste handling and/or waste disposal facility determined by the Municipality.

Part 4 Special Industrial, Health Care and Hazardous Waste

Notification and verification

- 24.** (1) Any person that will engage in activities which will generate special industrial, hazardous or health care waste must prior to the generation of such waste, notify the Municipality in writing of the expected or known composition of such waste and the quantity to be generated, how and where it will be stored, how it will be collected and disposed of and the identity of the accredited service provider who will be responsible for its removal, transportation and disposal.
- (2) Any person engaged in waste activities as referred to in subsection (1) which were established and in operation prior to the commencement of this By-law, must notify the Municipality as contemplated in subsection (1) within ninety days of the commencement of this By-law.
- (3) If so required by the Municipality, a notification referred to in subsection (1) or (2) must be substantiated by—
- (a) an assessment and analysis of the waste composition certified by an appropriately qualified industrial chemist;
 - (b) safety data sheets or completed waste manifest document/s; and
 - (c) such other records required to verify compliance with applicable legislation, national standards and the latest edition of the relevant SANS Code of Practice.
- (4) The person referred to in subsection (1) or (2) must when changes occur and annually before or on the 30th of June submit to the Municipality a written report containing the information stipulated in subsection (1), if so required by the Municipality, the substantiating documents referred to in subsection (3) and any other information which the Municipality may reasonably require.
- (5) An authorised official may enter premises at any reasonable time to ascertain whether waste

referred to in subsection (1) is generated or stored on such premises and may take samples and test any waste found on such premises to ascertain its composition.

- (6) Sampling as contemplated in subsection (5) will be, as reasonably possible, done in the presence of the owner, occupier or person apparently in control of the premises and waste samples will be taken in duplicate in order to provide the owner, occupier or person apparently in control with a set of waste samples identical to that of the Municipality which he/she could also test at own cost provided that the same tests be done as the Municipality; it be done at the nearest laboratory accredited by the South African National Accreditation System (SANAS) and the samples be delivered to this laboratory by the Municipality.

Storage

25. (1) Special industrial, health care and hazardous waste generated on premises must be stored not creating a nuisance or causing harm to human health or polluting the environment and in accordance with applicable legislation, national standards and the latest edition of the relevant SANS Code of thereon in an approved container until it is collected from the premises and it must be stored in a manner Practice.
- (2) If the waste referred to in subsection (1) is not stored as stipulated, the Municipality may require a full record of the waste content, date of containment and quantity and if such a record is not available the Municipality may instruct the person generating the waste or the owner or the occupier of the premises where it is stored to remove the waste immediately or the Municipality may proceed to do so at the cost of the owner or occupier of the premises where the waste is stored.

Collection and disposal

26. (1) Only an accredited service provider may collect special industrial, health care and hazardous waste from premises where it is stored and transport it to and dispose of it at a waste disposal facility designated by the Municipality to receive such waste.
- (2) An accredited service provider must collect, transport and dispose of the waste referred to in subsection (1) in accordance with its accreditation terms and conditions and in compliance with applicable legislation, national standards and the latest edition of the relevant SANS Code of Practice.

Part 5 Industrial Waste and Special Waste

Storage

27. (1) The owner or occupier of premises on which industrial waste or special waste is generated must ensure that until such time as the waste is collected by an accredited service provider from the premises on which it was generated—
- (a) the waste is stored in accordance with applicable legislation, national standards and the latest edition of the relevant SANS Code of Practice in approved containers which are not kept in a public place; and
- (b) no nuisance, health risk or environmental damage is caused by the waste in the course of its generation or storage.

Collection and disposal

- 28.** (1) Only an accredited service provider may collect industrial or special waste from premises where it is stored and transport and dispose of it at a waste disposal facility designated by the Municipality to receive such waste.
- (2) An accredited service provider must collect, transport and dispose of the waste referred to in subsection (1) in accordance with its accreditation terms and conditions and subject to the requirements of any applicable legislation, national standards and the latest edition of the relevant SANS Code of Practice.
- (3) The Municipality may determine specific times for acceptance of special waste at the site referred to in subsection (1).

Part 6**Tyres, Disused Vehicles or Machinery and Scrap Metal****Storage and disposal**

- 29.** (1) No owner or occupier of premises with an operational area in excess of the statutory determined limit may temporary accumulate, store or stockpile waste tyres, disused, scrapped, dismantled or recovered vehicles or machinery or scrap metal unless the waste management activity is managed in accordance with national standards or licensed in terms of national legislation, whichever is applicable.
- (2) Waste tyres, disused, scrapped or dismantled vehicles or machinery and scrap metal are not accepted at any of the Municipality's own waste handling or waste disposal facilities. Any person having to dispose of any of these materials must dispose thereof at a waste disposal facility as directed by the Municipality and in terms of conditions determined for such waste disposal facility.
- (3) The Municipality may enter the premises of any person involved in the storage or stockpiling of waste tyres, disused vehicles or machinery or scrap metal and request proof of any plans including its integrated waste management plan, licenses or other applicable documents to verify compliance with applicable legislation.

Part 7**Recyclable Waste****Storage, collection and disposal**

- 30.** (1) No owner or occupier of premises or any other person may temporary accumulate, sort, store or stockpile recyclable waste on any premises within the municipal area unless acting in accordance with subsection (2).
- (2) An owner or occupier of premises or any other person must prior to commencing an activity involving the re-use, reclamation or recycling of waste, comply with national and provincial legislation and standards and the latest edition of the relevant SANS Code of Practice for such activity and provide the Municipality with a copy of his integrated waste management plan and such other information as the Municipality may require.
- (3) Only an accredited service provider may collect recyclable waste from premises where it is generated and/or separated from other waste and transport and dispose of it at a waste

handling facility or a waste disposal facility designated by the Municipality to receive such waste.

Part 8 Agricultural and Farm Waste

Disposal

- 31.** (1) An owner or occupier of farm land may subject to subsections (2) and (3) use on-site disposal of waste but, as also indicated in section 41, the burning of waste is strictly prohibited.
- (2) An owner or occupier of farm land may not dispose any quantity of hazardous waste, which may be present in agricultural waste, to the land unless in possession of the applicable waste management license in terms of national legislation, and if applicable, provincial legislation.
- (3) An owner or occupier of farm land may dispose of general waste, which may include agricultural and farm waste, to the land provided this is done in accordance with applicable legislation, national standards and the latest edition of the relevant SANS Code of Practice and, if the quantity of waste requires it, authorisation thereof by a valid waste management license.
- (4) An authorised official of the Municipality may request an owner or occupier of farm land who he suspects is disposing hazardous waste and/or general waste exceeding the quantity allowed for disposal to provide proof of the licences referred to in subsections (2) and/or (3) and, irrespective of the composition and/or quantity of the waste disposed of to land by the owner or occupier, the Municipality may request the owner or occupier to submit an integrated waste management plan to the Municipality within a time frame determined by the Municipality.
- (5) An owner or occupier of farm land may dispose of domestic waste excluding hazardous and health care waste at waste handling or waste disposal facilities as directed by the Municipality.

CHAPTER 5

Transportation and Disposal

Part 1 Transportation of Waste

Safe transportation

- 32.** (1) A transporter of waste must ensure that—
- (a) vehicles used for the conveyance of waste upon a public road are of adequate size and construction for the type of waste being transported; and
 - (b) he/she maintains the vehicles used for the conveyance of waste in a clean, sanitary and roadworthy condition at all times.

No wastage or spillage

- 33.** (1) A person transporting waste through the municipal area must ensure that—
- (a) loose waste on an open vehicle is covered with a tarpaulin or suitable net; and
 - (b) no waste become detached, leak or fall from the vehicle transporting it.

Legal compliance

34. A transporter of waste, specifically hazardous waste, must ensure he or she operates in compliance with all relevant national and provincial legislation, national standards and the latest edition of the relevant SANS Code of Practice.

**Part 2
Waste Disposal****Permitted use**

35. (1) The Municipality may prescribe which types of waste may be disposed of at a particular waste handling or waste disposal facility as permitted in terms of the license stipulations of each facility and further in compliance with national legislation and standards.
- (2) Different tariffs for the disposal of different waste types and volumes are applicable but residents are allowed disposal of general waste at the waste handling and waste disposal facilities determined by the Municipality.

Liabilities

36. (1) No person may dispose of waste at a waste disposal facility which is not licensed for such use. Any person who acts in contravention of any prescriptions of the Municipality as contemplated in section 35(1) will be liable for all reasonable costs incurred by the Municipality in removing or otherwise dealing with the waste improperly disposed.
- (2) The Municipality shall not be liable for any claim resulting from access to any waste handling or waste disposal facility and any person who enters any of the sites of these facilities does so at own risk.

Conduct at facilities

37. (1) No person may enter a waste handling or a waste disposal facility for any purpose other than the disposal of waste in terms of this By-law and only at such times and between such hours as the Municipality may determine and display on a clearly visible notice board at the entrance of the waste handling or waste disposal facility.
- (2) Every person who, for the purpose of disposing waste enters a waste handling or a waste disposal facility must—
- (a) enter and leave the facility at the designated entrance and exit points;
 - (b) supply all the particulars required regarding the source and composition of the waste, which waste may be inspected by the Municipality;
 - (c) follow all instructions with regard to access to the actual disposal, transfer or recycling point and the place where and the manner in which the waste should be deposited.
- (3) No person may bring any intoxicating liquor or narcotic substances into any waste handling or waste disposal facility.
- (4) The Municipality may prescribe the maximum size of a vehicle allowed to enter a waste handling or waste disposal facility.

Accepting waste from others

38. (1) The Municipality may consider an application from another municipality to dispose waste at a designated waste disposal facility provided that the acceptance of waste from another

municipality will not impact on the Municipality's authority and ownership of the said waste disposal facility.

- (2) The Municipality may allow a person to dispose waste generated outside the Municipality's municipal area at a designated waste disposal facility of the Municipality provided such person first becomes an accredited service provider as provided for in this By-law.
- (3) The tariffs applicable to accredited service providers referred to in subsection (2) may differ from the waste disposal tariffs stipulated in the Municipality's Tariff By-laws, as annually determined during the approval of the budget.

CHAPTER 6

Littering and Dumping

Provision of facilities for litter

- 39.** (1) The Municipality must take reasonable steps to ensure that a sufficient number of receptacles are provided for the discarding of litter by the public on any premises to which the public has access.
- (2) The owner or occupier of private land to which the public has access must ensure that sufficient containers are provided to contain litter which is discarded by the public.

Littering and dumping

- 40.** (1) No person may drop, throw, deposit, spill, dump or in any other way discard, any litter or waste into or onto any public place, public road, road, municipal drain, land, vacant erf, stream or any other places not allowed for in this By-law or allow any person under their control to do so.
- (2) An authorised official may act against any of the contraventions listed in subsection (1) through a written notice directing such person to—
- (a) cease the contravention within a specified time;
 - (b) prevent a repeat of the contravention or a further contravention;
 - (c) take whatever measures that the Municipality considers necessary to clean up or remove the waste and rehabilitate the affected environment within a specified time; or institute criminal action in terms of the Criminal Procedure Act, 1977 (Act 51 of 1977) in case of non-compliance with paragraphs (a) to (c) above.
- (3) An owner or occupier of land or premises or any other person in control of land or premises, may not use or permit the land or premises to be used for unlawful dumping of waste and must take reasonable steps to prevent the use of the land or premises for that purpose.
- (4) Should the Municipality regard it necessary to remove waste or litter from land or premises, the owner, occupier or person having control over the land or premises will be held liable for the costs incurred by the Municipality for the removal operation.
- (5) In the case of hazardous waste, the Municipality will immediately remove such waste and thereafter issue notices to the person liable for the cost of removal and rehabilitation of the environment.

Burning of waste

41. Burning of waste is strictly prohibited.

Abandoned objects

42. A person who abandons any article is liable for any damage which that article has caused or may cause as well as for the cost of removing that article notwithstanding the fact that such person may no longer be the owner thereof.

CHAPTER 7**External Service Providers****Part 1****Accredited Service Providers for Commercial Services****Accreditation applications**

43. (1) No person may provide commercial services for the collection and transport of waste in the municipal area unless such person has registered with the Municipality and obtained an accreditation authorising these waste management activities within the municipal area.
- (2) An application for accreditation must be submitted in writing in a format or on a form prescribed by the Municipality including such information as the Municipality requires and the prescribed fee and, unless subsection (3) applies, the Municipality's approval for the collection and transportation of waste must first be obtained before such waste services may commence.
- (3) Any person already providing these commercial services at the commencement of this By-law, must within ninety days of such commencement date submit an application for accreditation in terms of subsection (1), failing which the person will as from the date that the said ninety days' period expired no longer be able to render such services in the municipal area.
- (4) The Municipality will consider and grant or reject the application submitted in terms of subsection (3) within thirty days of its receipt having regard to the health, safety and environmental record of the applicant and the nature of the commercial service to be provided and will furnish in writing specific and substantive reasons if such application is rejected.

Terms and conditions of accreditation

44. (1) An accreditation must-
- (a) clearly identify the accredited person or entity;
 - (b) specify the accreditation period;
 - (c) specify the categories of waste which the accredited service provider may collect, transport and dispose;
 - (d) outline the information recording and submission requirements of the Municipality for its own integrated waste management plan and IPWIS; and
 - (e) deal with other procedural matters.
- (2) An accreditation for the collection and transport of waste—

- (a) may not be ceded or assigned without the prior written consent of the Municipality;
 - (b) is valid for one year from the date of issue; and
 - (c) is valid only for the categories of waste specified therein.
- (3) An accreditation authorisation will include a display sticker for each of the vehicles identified in the accreditation application indicating the validity period and the category of waste for which it is granted, which sticker must be clearly displayed on the front window of the identified vehicles.
- (4) The Municipality will not receive waste at its waste handling facilities or waste disposal facilities from service providers or contractors who are not able to provide proof of accreditation by the Municipality should it be requested and without an accreditation sticker on the vehicle.
- (5) An accredited service provider may not fail or refuse to provide the Municipality with any information reasonably requested with regards to the terms and conditions of the accreditation or give false or misleading information.
- (6) An accredited service provider is fully liable for any act or omission by any of his or her employees that could be seen as a transgression of the accreditation conditions and/or have a detrimental impact on human health or the environment.

Renewal of accreditation

45. (1) An accreditation renewal application must be submitted at least sixty days prior to the expiry date of a current accreditation and will be considered and either granted or rejected by the Municipality within thirty days of receipt of the renewal application. The Municipality must provide substantive reasons for the rejection of an accreditation renewal.
- (2) Notwithstanding anything to the contrary in this By-law, the Municipality must temporary extend an accreditation for a specific duration not exceeding thirty days if an accredited service provider followed the correct procedure as contemplated in subsection (1) and due to the Municipality's processes, the renewal application has not been considered and a new accreditation granted or rejected.

Suspension and revocation of accreditation

46. (1) The Municipality may suspend or revoke an accreditation if an accredited service provider failed to comply with any of the terms and conditions of the accreditation or any other provision of this By-law, or any national or provincial legislation regulating the collection, transportation or disposal of waste or any other grounds considered by the Municipality as substantive reason to revoke or suspend an accreditation.
- (2) The Municipality must give an accredited service provider written notice of the intended suspension or revocation of his or her accreditation and within thirty days from the date of issuing the notification to submit reasons for such action not to be taken by the Municipality.
- (3) The Municipality must make a final decision within fourteen days of the expiry of the period stated in subsection (2) irrespective if a representation was received from the service provider and notify the service provider in writing within seven days of taking a final decision.

Accreditation exemptions

47. The Municipality may exempt an external service provider or a type of commercial service from any or all of the accreditation provisions in Part 1 of Chapter 7 and such other sections as may be deemed necessary by the Municipality.

Consumer responsibilities

48. (1) The owner or occupier of premises or the holder of waste that contracts with an accredited service provider must ensure that—
- (a) the service provider is accredited to collect and transport the categories of waste for which he or she is contracted;
 - (b) until such time as the accredited service provider collects such waste from the premises on which it was generated, the waste is stored in an approved container and no nuisance, including but not limited to dust and smells, is caused by the handling of the waste in the course of its generation, storage or collection; and
 - (c) the service rendered is only in respect of the categories of waste authorised in the accreditation.

Part 2 Municipal Service Providers

Outsourcing of services

49. The Municipality may enter into agreements with external service providers, whether public or private, for the rendering of municipal waste services and activities and must do so in accordance with municipal, provincial and national legislation.

Consumer charter

50. If a service provider as contemplated in section 49 is appointed by the Municipality, to render a service to a large geographical area or part of its population, the municipal service provider will be required to compile and adopt a consumer charter in consultation with the community.

CHAPTER 8

General

Ownership

51. (1) The person holding the licence to operate a waste handling or a waste disposal facility becomes the owner of all waste upon disposal thereof at that facility.
- (2) A person who generates domestic or business waste is the owner thereof until it is collected by the Municipality who then becomes the owner thereof.

Access to premises

52. Should the Municipality be impeded from collecting or handling refuse due to the layout of the premises and/or such layout is likely to result in damage to private property or municipal property or injury to the Municipality's employees, the Municipality may require the owner or occupier to do such alterations as necessary at own cost to remove any impediments, failing or refusing which, the Municipality must suspend the service and require the owner or occupier to indemnify the

Municipality in writing in respect of such damage or injury or any claims arising from it before resuming the service.

CHAPTER 9

Enforcement and Legal Services

Compliance with this By-law and other laws

53. (1) The owner or occupier of premises is responsible for ensuring compliance with this By-law in respect of all or any of its stipulations.
- (2) Any person who, or an entity which, requires a waste related license or authorisation in terms of national, provincial or municipal legislation must prove on request, to an authorised official that such person or entity has obtained the appropriate license by submission thereof to the Municipality within 30 days or such other period as specified by the authorised official.

Authorisation of an official

54. (1) The Municipality or a municipal service provider as contemplated in section 49 of this By-law, may authorise any person in its employ to become an authorised official.
- (2) The waste management officer of the Municipality is an authorised official.

Functions and powers of an authorised official

55. (1) An authorised official may execute work, conduct an inspection and monitor and enforce compliance with this By-law and, as applicable, national and provincial legislation relating to waste management.
- (2) Subject to the provision of any other applicable law, an authorised official must carry out the functions contemplated in this section and the powers set out herein.

Service of notices and documents

56. (1) A notice or document issued by the Municipality in terms of this By-law must be deemed to be duly authorised if an authorised official signed it.
- (2) If a notice or document is to be served on an owner, occupier or any other person in terms of this By-law it shall be deemed to be effectively and sufficiently served on such a person-
- (a) when it has been delivered to him or her personally or to his or her duly authorised agent;
 - (b) when it has been left at his or her residence or place of business or employment to a person apparently not less than sixteen years of age and residing or employed there;
 - (c) if he or she has nominated an address for legal purposes, having been delivered to such an address;
 - (d) if he or she has not nominated an address for legal purposes, having delivered it to the address given by him or her in his or her application for the provision of waste services, for the reception of an account for the provision of waste services;
 - (e) when it has been sent by pre-paid registered or certified post addressed to his or her last known address for which an acknowledgement of the posting thereof will be obtained from the postal service;

- (f) in the case of a legal person, by delivering it at the registered office or business premises of such legal person; or
- (g) if service cannot be effected in terms of subsections (a) to (f), by affixing it to a conspicuous place on the premises concerned.

Compliance notices

57. (1) An authorised official may issue a written notice to any person contravening the provisions of this By-law.
- (2) A notice in terms of subsection (1) must
- (a) provide details of the provision of the By-law that has not been complied with;
 - (b) provide the owner, occupier, or other party a reasonable opportunity to make representations and state his or her case in writing to the Municipality within a specified period, unless the owner, occupier or other person was given such an opportunity before the notice was served;
 - (c) specify the steps that the owner, occupier or other person must take to rectify or remedy the failure;
 - (d) specify the period within which the owner, occupier or other person must take these steps to rectify the failure; and
 - (e) indicate that the Municipality may-
 - (i) if the notice is not complied with, undertake or allow the work that is necessary to rectify the failure to be undertaken and recover from the owner, occupier or other person the actual cost of such work; and
 - (ii) take any other action it deems necessary to ensure compliance.
- (3) If an owner or occupier or any other person fails to comply with a written notice served on him or her by the Municipality in terms of this By-law, the Municipality may take such action as in its opinion is necessary to ensure compliance, including-
- (a) Undertaking the actions and/or work necessary and recovering the cost of such actions and/or work from the owner, occupier or other person, as the case may be; or
 - (b) Instituting legal proceedings against the owner, occupier, or other person, as the case may be in terms of the Criminal Procedure Act, 1977 (Act 51 of 1977).
- (4) In the event of an emergency, notwithstanding any other provisions of this By-law, the Municipality may without prior notice undertake the work contemplated in subsection (3) and recover such costs from the owner, occupier or other person, as the case may be.
- (5) The actual costs recoverable by the Municipality in terms of subsections (3) and (4) shall be the full costs associated with such work.
- (6) In the case where compliance with a notice is required within a specified number of working days, such period shall be deemed to commence on the date of issue of such notice.
- (7) A notice or document issued in terms of subsection (2) is valid until one of the following events occurs:
- (a) it is carried out;
 - (b) it is cancelled by the authorised official who issued it or, in that person's absence, by a person with similar authority;
 - (c) the purpose for which it was issued, has lapsed.
- (8) An authorised official who is satisfied that the owner or occupier or person apparently in control of any premises has satisfied the terms of a compliance notice may issue a *compliance certificate* to that effect.

Power of entry and inspection

- 58.** (1) An owner or occupier must, on request, allow an authorised official access to premises to carry out such inspection and examination as he or she may deem necessary to investigate any contravention of this By-law and ensure compliance therewith.
- (2) When accessing the premises, the authorised official must, if requested, identify him or herself through written proof of authorisation.

Using force to enter

- 59.** (1) Force may not be used to affect entry to execute work or conduct an inspection on any in terms of premises section 58, unless an emergency arises.
- (2) An authorised official carrying out a written authorisation in terms of section 58 which is regarded as an emergency situation, may overcome any resistance to entry, execution of work or inspection by using as much force as is reasonably required, including breaking a lock, door or window of the premises to be entered.
- (3) Before resorting to force to gain entrance to the premises, the authorised official carrying out the written authorisation must audibly demand admission and must announce his or her purpose, unless he or she reasonably believes that doing so may induce a person to destroy, dispose of, or tamper with, the article or document or object that is the focus of the inspection.

Liabilities and compensation

- 60.** The Municipality will not be liable for damages or compensation arising from anything done by it in terms of this By-law.

False statement or information

- 61.** No person may make a false statement or furnish false information to the Municipality, an authorised official or an employee of the Municipality, or falsify a document issued in terms of this By-law.

Appeals

- 62.** An appeal to a decision of the Municipality taken in terms of delegated powers must be made in terms of section 62 of the Systems Act by giving written notice of the appeal and the reasons therefor within twenty one days of the date of notification of the decision to the municipal manager.

Offences

- 63.** (1) It is an offence for any person to -
- (a) refuse to grant an authorised official access to premises to which that authorised official is duly authorised to have access;
 - (b) obstruct, interfere or hinder an authorised official who is exercising a power or carrying out a duty under this By-law;
 - (c) fail or refuse to provide an authorised official with a document or information that the person is required to provide under this By-law;
 - (d) give false or misleading information to an authorised official;
 - (e) unlawfully prevent the owner of any premises, or a person working for that owner, from entering the premises in order to comply with a requirement of this By-law;

- (f) pretend to be an authorised official;
 - (g) falsely alter an authorisation to an authorised official or written authorisation, compliance notice or compliance certificate issued in terms of this Chapter;
 - (h) enter any premises without a written notification in circumstances requiring such notification;
 - (i) act contrary to a written notice or document issued in terms of this Chapter;
 - (j) disclose any information relating to the financial or business affairs of any person which was acquired in the performance of any function or exercise of any power in terms of this By-law, except –
 - (i) to a person who requires that information in order to perform a function or exercise a power in terms of this By-law;
 - (ii) if the disclosure is ordered by a court of law; or
 - (iii) if the disclosure is in compliance of the provisions of any law.
 - (k) contravene or fail to comply with any of the provisions of this By-law;
 - (l) fail to comply with any notice issued in terms of this By-law;
 - (m) fail to comply with any lawful instruction given in terms of this By-law;
 - (n) Contravene or fail to comply with any conditions imposed upon the granting of any licence, consent approval, concession, exemption or authority in terms of this By-law.
- (2) A person who causes or incites another person to commit an offence referred to in subsection (1), or who, being in a position of authority over another person, permits or allows him or her to commit an offence, will be guilty of that offence.

Penalties

64. (1) Any person who contravenes any of the provisions of section 63 shall be guilty of an offence and liable on conviction to-
- (a) a fine or imprisonment or to such imprisonment without the option of a fine or to both such fine and such imprisonment and,
 - (b) in the case of a continuing offence, to an additional fine or an additional period of imprisonment or to such additional imprisonment without the option of a fine or to both such additional fine and imprisonment for each day on which such offence is continued and,
 - (c) a further amount equal to any costs and expenses found by the court to have been incurred by the Municipality as a result of such contravention or failure.
- (2) In addition to any penalty imposed in terms of subsection (1) the Municipality may terminate the rendering of waste services to such a person.
- (3) The Municipality may without compensation, confiscate the property or other equipment or instruments through which unauthorised services were obtained.

Application of this By-Law

65. This by-law applies to all persons or bodies, including organs of State, situated within the area of jurisdiction of the Municipality.

Repeal of By-laws

66. The by-law listed in Schedule "A " is hereby repealed.

Short title and commencement

67. This By-law is called the Integrated Waste Management By-law, 2013 and commences on the date of publication in the Provincial Gazette.

SCHEDULE A**BY-LAWS REPEALED**

The following By-law is hereby repealed in terms of section 66 of this By-law:

| NUMBER AND YEAR OF NOTICE | TITLE OR SUBJECT | EXTENT OF REPEAL |
|----------------------------------|--|-------------------------|
| P.N.6423 /2007 | Overstrand Municipality: Solid Waste Management By-law | In full |

ANNEXURE 3
WASTE COLLECTION FLEET

| COLLECTION GANSBAAI | | | | | | | |
|---------------------|----------------------|-------------------|------------------------|---------------|-----------------------|----------|--------|
| REGISTRATION NUMBER | CEM 30749 | | | | | | |
| DRIVER | S NDAMBAMBI | | | | | | |
| NO OF LABOURERS | 6 | | | | | | |
| FABRICATE | Nissan Diesel UD 90 | | | | | | |
| DESCRIPTION | COMPACTOR | | | | | | |
| YEAR OF MANUFACTURE | 2008 | | | | | | |
| CURRENT ODO READING | 56935 | km | | | | | |
| VOLUME CAPACITY | 18 | m3 | | | | | |
| PAYLOAD | 8 | ton | | | | | |
| OUT OF SEASON | | | | | | | |
| | MONDAY | TUESDAY | WEDNESDAY | THURSDAY | FRIDAY | SATURDAY | SUNDAY |
| | GANSBAAI BUSINESS | MASAKHANE B/HILLS | GANSBAAI FRANSKRAAL | BBOS BUSINESS | MASAKHANE GANSBAAI | | |
| LOADS | 1 | 1 | 1 | 1 | 2 | | |
| HOURS | - | - | - | - | - | | |
| TOTAL M3 | 7.5 | 7 | 7 | 6 | 7.5 | 0 | 0 |
| IN SEASON | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| LOADS | | | | | | | |
| HOURS | | | | | | | |
| TOTAL M3 | 7.5 | 15 | 0 | 15 | 0 | 0 | 0 |

| COLLECTION GANSBAAI | | | | | | | |
|---------------------|--|-----------------------|-----------------------|-----------------------|-----------------------|----------|--------|
| REGISTRATION NUMBER | CEM 23347 | | | | | | |
| DRIVER | B KONDOKTER | | | | | | |
| NO OF LABOURERS | 6 | | | | | | |
| FABRICATE | Nissan Diesel UD 90 | | | | | | |
| DESCRIPTION | COMPACTOR | | | | | | |
| YEAR OF MANUFACTURE | 2007 | | | | | | |
| CURRENT ODO READING | 90177 | km | | | | | |
| VOLUME CAPACITY | 18 | m3 | | | | | |
| PAYLOAD | 8 | ton | | | | | |
| OUT OF SEASON | | | | | | | |
| | MONDAY | TUESDAY | WEDNESDAY | THURSDAY | FRIDAY | SATURDAY | SUNDAY |
| | PEARLY BEACH, BUFFELJAGS, ELUXOLWENI | DE KELDERS | FRANSKRAAL | KLEINBAAI | GANSBAAI | | |
| LOADS | 1 | 1 | 1 | 1 | 2 | | |
| HOURS | 5.5 | 5.5 | 5.5 | 5.5 | 6.5 | | |
| TOTAL M3 | 18 | 18 | 18 | 18 | 36 | 0 | 0 |
| IN SEASON | | | | | | | |
| | PEARLY BEACH, BUFFELJAGS, ELUXOLWENI | DE KELDERS | FRANSKRAAL | KLEINBAAI | GANSBAAI | | |
| LOADS | 3 | 3 | 3 | 3 | 4 | | |
| HOURS | 5.5 | 7.5 | 7 | 7 | 7 | | |
| TOTAL M3 | 54 | 54 | 54 | 54 | 72 | 0 | 0 |
| | | KLEINMOND BUSINESS | KLEINMOND BUSINESS | KLEINMOND BUSINESS | KLEINMOND BUSINESS | | |
| LOADS | | 2 | 2 | 2 | 2 | | |
| HOURS | | 5 | 5 | 5 | 5 | | |
| TOTAL M3 | 0 | 36 | 36 | 36 | 36 | 0 | 0 |
| TOTAL M3 | 54 | 90 | 90 | 90 | 108 | 0 | 0 |

| COLLECTION GANSBAAI | | | | | | | |
|---------------------|----------------------|------------|------------|-------------------------------------|--|----------|--------|
| REGISTRATION NUMBER | CEM 17013 | | | | | | |
| DRIVER | M KUTU | | | | | | |
| NO OF LABOURERS | 6 | | | | | | |
| FABRICATE | Nissan Diesel UD 90 | | | | | | |
| DESCRIPTION | COMPACTOR | | | | | | |
| YEAR OF MANUFACTURE | 2000 | | | | | | |
| CURRENT ODO READING | 182850 | km | | | | | |
| VOLUME CAPACITY | 18 | m3 | | | | | |
| PAYLOAD | 8 | ton | | | | | |
| OUT OF SEASON | | | | | | | |
| | MONDAY | TUESDAY | WEDNESDAY | THURSDAY | FRIDAY | SATURDAY | SUNDAY |
| LOADS | | | | | | | |
| HOURS | | | | | | | |
| TOTAL M3 | 30 | 30 | 30 | 30 | 30 | 0 | 0 |
| IN SEASON | | | | | | | |
| | GANSBAAI BUSINESS | DE KELDERS | FRANSKRAAL | KLEINBAAI, BAARDSKEERDERSB OS | MASAKHANE, BEVERLY HILLS, GANSBAAI | | |
| LOADS | 4 | 4 | 2 | 3 | 4 | | |
| HOURS | 7.5 | 7.5 | 7.5 | 7 | 7.5 | | |
| TOTAL M3 | 72 | 72 | 36 | 54 | 72 | 0 | 0 |

| COLLECTION GANSBAAI | | | | | | | |
|---------------------|---|------------|------------|-----------|----------|----------|--------|
| REGISTRATION NUMBER | CEM 5748 | | | | | | |
| DRIVER | KUTU | | | | | | |
| NO OF LABOURERS | 6 | | | | | | |
| FABRICATE | NISSAN UD 40 | | | | | | |
| DESCRIPTION | CAGED TIPPER: COLLECTION OF RECYCLABLES | | | | | | |
| YEAR OF MANUFACTURE | 2011 | | | | | | |
| CURRENT ODO READING | 44539 | | km | | | | |
| VOLUME CAPACITY | 25 | | m3 | | | | |
| PAYLOAD | 3 | | ton | | | | |
| OUT OF SEASON | | | | | | | |
| | MONDAY | TUESDAY | WEDNESDAY | THURSDAY | FRIDAY | SATURDAY | SUNDAY |
| LOADS | | | | | | | |
| HOURS | | | | | | | |
| TOTAL M3 | | | | | | 0 | 0 |
| IN SEASON | | | | | | | |
| | PEARLY BEACH | DE KELDERS | FRANSKRAAL | KLEINBAAI | GANSBAAI | | |
| LOADS | 7 | 7 | 7 | 7 | 7 | | |
| HOURS | 7.5 | 7.5 | 7.5 | 7.5 | 7.5 | | |
| TOTAL M3 | | | | | | 0 | 0 |

| COLLECTION GANSBAAI | | | | | | | |
|---------------------|---|---------|-----------|----------|--------|----------|--------|
| REGISTRATION NUMBER | CEM 26365 | | | | | | |
| DRIVER | G VD RADT | | | | | | |
| NO OF LABOURERS | 9 | | | | | | |
| FABRICATE | NISSAN HARDBODY B | | | | | | |
| DESCRIPTION | BAKKIE | | | | | | |
| YEAR OF MANUFACTURE | 2004 | | | | | | |
| CURRENT ODO READING | 190750 | km | | | | | |
| VOLUME CAPACITY | | m3 | | | | | |
| PAYLOAD | 1 | ton | | | | | |
| OUT OF SEASON | | | | | | | |
| | MONDAY | TUESDAY | WEDNESDAY | THURSDAY | FRIDAY | SATURDAY | SUNDAY |
| | HANDLES COMPLAINTS & CLEANING PROJECT | | | | | | |
| LOADS | | | | | | | |
| HOURS | | | | | | | |
| TOTAL M3 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| IN SEASON | | | | | | | |
| | | | | | | | |
| LOADS | | | | | | | |
| HOURS | | | | | | | |
| TOTAL M3 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |

| COLLECTION HERMANUS | | | | | | | |
|---------------------|--------------|---------|-----------|------------|------------------------|----------|--------|
| REGISTRATION NUMBER | CEM 6932 | | | | | | |
| DRIVER | A SCHUMANE | | | | | | |
| NO OF LABOURERS | 6 | | | | | | |
| FABRICATE | Nissan UD 80 | | | | | | |
| DESCRIPTION | COMPACTOR | | | | | | |
| YEAR OF MANUFACTURE | 1998 | | | | | | |
| CURRENT ODO READING | 211617 | km | | | | | |
| VOLUME CAPACITY | 18 | m3 | | | | | |
| PAYLOAD | 8 | ton | | | | | |
| OUT OF SEASON | | | | | | | |
| | MONDAY | TUESDAY | WEDNESDAY | THURSDAY | FRIDAY | SATURDAY | SUNDAY |
| | VERMONT | ONRUS | ZWELIHLE | NORTHCLIFF | KWAAIWATER GOLF ESTATE | | |
| LOADS | 1 | 2 | 2 | 1 | 1 | | |
| HOURS | 5 | 5 | - | 5 | 5 | | |
| TOTAL M3 | 18 | 18 | 0 | 36 | 36 | 0 | 0 |
| IN SEASON | | | | | | | |
| | VERMONT | ONRUS | ZWELIHLE | NORTHCLIFF | KWAAIWATER GOLF ESTATE | | |
| LOADS | 3 | 3 | 2 | 2 | 2 | | |
| HOURS | 8 | 8 | | 8 | 8 | | |
| TOTAL M3 | 54 | 54 | 36 | 36 | 36 | 0 | 0 |

| COLLECTION HERMANUS | | | | | | | |
|---------------------|-----------------------------------|---|--------------|------------------------------|---------|----------|--------|
| REGISTRATION NUMBER | CEM 31896 | | | | | | |
| DRIVER | D PLAATJIES | | | | | | |
| NO OF LABOURERS | 6 | | | | | | |
| FABRICATE | Nissan Diesel CM 90 | | | | | | |
| DESCRIPTION | COMPACTOR | | | | | | |
| YEAR OF MANUFACTURE | - | | | | | | |
| CURRENT ODO READING | 112134 | km | | | | | |
| VOLUME CAPACITY | 18 | m3 | | | | | |
| PAYLOAD | 8 | ton | | | | | |
| OUT OF SEASON | | | | | | | |
| | MONDAY | TUESDAY | WEDNESDAY | THURSDAY | FRIDAY | SATURDAY | SUNDAY |
| | RESTAURANTE, SANDBAAI VOELKLIP | SANDBAAI, HEMEL- EN-AARDE, NEW SANDBAAI INDUSTRIES | MNT PLEASANT | PLASE HERMANUS INDUSTRIAL | HAWSTON | | |
| LOADS | 2 | 3 | 2 | 3 | 2 | | |
| HOURS | 8 | 10 | 0.5 | 8 | 10 | | |
| TOTAL M3 | 36 | 54 | 36 | 54 | 36 | 0 | 0 |
| IN SEASON | | | | | | | |
| | MONDAY | TUESDAY | WEDNESDAY | THURSDAY | FRIDAY | SATURDAY | SUNDAY |
| | RESTAURANTE, SANDBAAI VOELKLIP | SANDBAAI, HEMEL- EN-AARDE, NEW SANDBAAI INDUSTRIES | MNT PLEASANT | PLASE HERMANUS INDUSTRIAL | HAWSTON | | |
| LOADS | 4 | 4 | 2 | 3 | 2 | | |
| HOURS | 8 | 10 | 8 | 8 | 10 | | |
| TOTAL M3 | 72 | 72 | 36 | 54 | 36 | 0 | 0 |

| COLLECTION HERMANUS | | | | | | | |
|---------------------|--------------------------|---------|-----------|-----------|-------------------------------|----------|--------|
| REGISTRATION NUMBER | CEM 23618 | | | | | | |
| DRIVER | E SEPTEMBER | | | | | | |
| NO OF LABOURERS | 6 | | | | | | |
| FABRICATE | NISSAN DIESEL UD80 | | | | | | |
| DESCRIPTION | COMPACTOR | | | | | | |
| YEAR OF MANUFACTURE | 2003 | | | | | | |
| CURRENT ODO READING | 27088 | km | | | | | |
| VOLUME CAPACITY | 18 | m3 | | | | | |
| PAYLOAD | 8 | ton | | | | | |
| OUT OF SEASON | | | | | | | |
| | MONDAY | TUESDAY | WEDNESDAY | THURSDAY | FRIDAY | SATURDAY | SUNDAY |
| | VERMONT, FISHERSHAVEN | ONRUS | ZWELIHLE | WESTCLIFF | HERMANUS HEIGHTS EASTCLIFF | | |
| LOADS | 2 | 2 | 2 | 2 | 2 | | |
| HOURS | 8 | 8 | 3 | 8 | 8 | | |
| TOTAL M3 | 36 | 36 | 36 | 36 | 36 | 0 | 0 |
| IN SEASON | | | | | | | |
| | VERMONT, FISHERSHAVEN | ONRUS | ZWELIHLE | WESTCLIFF | HERMANUS HEIGHTS EASTCLIFF | | |
| LOADS | 4 | 3 | 2.5 | 2 | 2 | | |
| HOURS | 8 | 8 | 8 | 8 | 8 | | |
| TOTAL M3 | 72 | 54 | 45 | 36 | 36 | 0 | 0 |