OVERSTRAND MUNICIPALITY

ENVIRONMENTAL MANAGEMENT OVERLAY ZONE

REGULATIONS 2020

(ANNEXURE C: EMOZ)

PREAMBLE

WHEREAS section 156(1) of the Constitution of the Republic of South Africa, 1996 (Act 108 of

1996), confers on municipalities the executive authority and right to administer local government

matters listed in Schedules 4B and 5B to the Constitution; and

WHEREAS Part B of Schedule 4 to the Constitution of the Republic of South Africa lists municipal

planning as a local government matter; and

WHEREAS section 152(1) of the Constitution sets out the objects of local government which include

to promote a safe and healthy environment; and

WHEREAS section 156(2) of the Constitution empowers the Overstrand Municipality to make and

administer laws for the effective administration of matters that it has the right to administer; and

WHEREAS Chapter 15 of the Overstrand Municipality's Land Use Scheme empowers the

Overstrand Municipality to prepare, approve, amend or delete overlay zones for specific areas;

NOW THEREFORE the Overstrand Municipality gives notice of its intention to adopt these Heritage

Protection Overlay Zone Regulations in terms of Section 156(2) of the Constitution.

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CHAPTER 1: INTERPRETATION, OBJECTS AND APPLICATION OF THE REGULATIONS:

1. Definitions

- 1.1 In these Regulations, unless the context indicates otherwise, any word or expression to which a meaning has been assigned in any of the under mentioned laws has the meaning assigned to it in that law:
 - 1.1.1 the Overstrand Municipality By-Law on Municipal Planning, 2015 or succeeding legislation
 - 1.1.2 the National Environmental Management Act, 1998 (Act 107 of 1998) or succeeding legislation
 - 1.1.3 the National Environmental Management: Integrated Coastal Management Act, 2008 (Act 24 of 2008) or succeeding legislation
 - 1.1.4 the National Environmental Management Air Quality Act, 2005 (Act 39 of 2004) or succeeding legislation
 - 1.1.5 the National Environmental Management: Biodiversity Act, 2004 (Act 10 of 2004) or succeeding legislation
 - 1.1.6 the National Environmental Management: Protected Areas Act, 2003 (Act 57 of 2003) or succeeding legislation
 - 1.1.7 the National Environmental Management: Waste Act, 2008 (Act 59 of 2008) or succeeding legislation
 - 1.1.8 the National Water Act, 1998 (Act 36 of 1998) or succeeding legislation
- 1.2 "access point" means an officially signposted terminal point whereby a member of the public enters or exits an EMOZ, by means of a vehicle, conveyance or on foot;
- 1.3 "access route" means streets, public lanes, footpaths, hiking trails or cycle trails;
- 1.4 "access infrastructure" means buildings such as ablutions, structures such as pathways, signs, refuse bins, benches, viewing platforms, bridges and so forth that the Overstrand Municipality has constructed / erected to facilitate access to Municipal properties and the coastal public property;
- 1.5 "coastal access land" means strips of municipal Open Space properties between the residential cadastral boundary and the high water mark of the sea, including the natural environment, access infrastructure and development nodes and where applicable to areas beyond such strips of municipal Open Space, refers to categories of land defined in the National Environmental Management: Integrated Coastal Management Act, 2008;
- 1.6 "development node" means public parking areas, commercial / retail / trading / tourism nodes, public resorts, blue flag beaches, swimming beaches, dog friendly beaches, public ablutions

- and other amenities, public boat launching sites, parks and recreation facilities, cultural / heritage buildings, utility areas supporting access or services or proclaimed harbours;
- 1.7 "EMOZ" means an Environmental Management Overlay Zone as contemplated in the Schedule 2 of the Overstrand Municipality By-Law on Municipal Planning, 2020;
- 1.8 "EMP" means an Environmental Management Plan or Environmental Management Programme as listed in the National Environmental Management Act, 1998 (Act 107 of 1998) Environmental Impact Assessment (EIA) Regulations;
- 1.9 "disaster" means a progressive or sudden, widespread or localised, natural or human caused occurrence which (a) caused or threatens to cause: (i) death, injury or disease; (ii) damage to property, infrastructure or the environment; or (iii) disruption of the life of a community; and (b) is of a magnitude that exceeds the ability of those affected by the disaster to cope with its effects using only their own resources;
- 1.10 "ICMA" means the National Environmental Management: Integrated Coastal Management Act, 2008 (Act No. 24 of 2008);
- 1.11 "infrastructure" means any temporary or permanent structure made by humans;
- 1.12 "integrated development plan" means the integrated development plan (including the spatial development framework) prepared by the Municipality in accordance with the Local Government: Municipal Systems Act, 2000 (Act No. 32 of 2000);
- 1.13 "land use scheme" means the Overstrand Municipality Land Use Scheme, or as amended;
- 1.14 "NEMA" means the National Environmental Management Act, 1998 (Act No. 107 of 1998);
- 1.15 "NEM:AQA" means the National Environmental Management Air Quality Act, 2005 (Act 39 of 2004);
- 1.16 "NEMBA" means the National Environmental Management: Biodiversity Act, 2004 (Act 10 of 2004);
- 1.17 "NEMPAA" means the National Environmental Management: Protected Areas Act, 2003 (Act 57 of 2003);
- 1.18 "NEMWA" means the National Environmental Management: Waste Act, 2008 (Act 59 of 2008);
- 1.19 "NWA" means the National Water Act, 1998 (Act 36 of 1998);

- 1.20 "permissible activity" means an activity listed in Schedule B to these regulations that is permissible within a particular EMOZ only with the Council's written consent;
- 1.21 "prohibited activity" means an activity listed in Schedule A to these regulations that is prohibited within a particular EMOZ;
- 1.22 "spatial development framework" means a spatial development framework referred to in section 26 of the Local Government: Municipal Systems Act, 2000 (Act No. 32 of 2000);
- 1.23 "littering" means the act of discarding waste in public areas, other than in a public litter container;
- 1.24 "maintenance" means actions performed to keep a structure or system functioning or in service on the same location, capacity and footprint;
- 1.25 "maintenance management plan" means a management plan for maintenance purposes defined or adopted by the competent authority;
- 1.26 "pathway" means an area that has been planned and signposted by the Municipality to facilitate pedestrian or bicycle traffic, where vegetation has been cleared to facilitate public access and where a sandy, gravel covered or concrete surface exists;
- 1.27 "staying overnight" means sleeping or otherwise taking shelter in any building, informal structure, infrastructure or vegetation on Municipal open space properties between the hours of 20:00 and 06:00;
- 1.28 "utility services" means the provision by the Municipality of basic services in the discharge of its constitutional responsibilities including water, electricity, waste removal, storm water management, municipal public transport and municipal public works.

2. Object of Regulations:

- 2.1 The object of these regulations is -
- 2.1.1 To provide a mechanism for land use management, additional to existing statutory land use controls, whereby Council may give effect to specific guidelines in a spatial development framework or policy plan or address a specific management issue.

3. Application of Regulations:

- 3.1 These regulations apply, in addition to any other laws that may apply, to the Environmental Management Overlay Zones within the area of jurisdiction of the Overstrand Municipality and bind all persons and organs of state within this area of jurisdiction.
- 3.2 These regulations do not invalidate any land use rights or authorisations that existed when these regulations came into effect but may place additional constraints on existing rights.

CHAPTER 2: SPECIFIC ENVIRONMENTAL MANAGEMENT OVERLAY ZONE REGULATIONS:

4. COASTAL PROTECTION ENVIRONMENTAL MANAGEMENT OVERLAY ZONE ("COASTAL PROTECTION EMOZ"):

- 4.1. Spatial delineation: Refer to Plan 1.
- 4.2. Activities that are prohibited within the Coastal Protection EMOZ are listed in Schedule "A" to these Regulations.
- 4.3. Activities that may be permitted only with Council's written consent within the Coastal Protection EMOZ are listed in Schedule "B" to these Regulations.
- 4.4. General regulations applicable to the Environmental Management Overlay Zones (EMOZs) of the Overstrand Municipality are listed in Schedule "C" to these regulations.
- 4.5. Purpose 1: Managing the integrity of coastal ecosystems, ecosystem services, coastal dynamic processes and biodiversity within Coastal Reserves:

4.5.1. Limitation of Access and Regulation of Behaviour in Coastal Reserves:

- 4.5.1.1. Council or the delegated management authority may close any access point or route that has or will have an adverse impact on the environment or that is deemed to be an unlawful or unauthorised access point or route;
- 4.5.1.2. Council or the delegated authority management authority may order the removal of structures in unauthorised access points or routes and the rehabilitation of such sites at the expense of the responsible party;
- 4.5.1.3. Council may from time to time promulgate bylaws prohibiting specific actions and behaviour within coastal reserves and impose penalties for transgression of such bylaws;

4.5.2. Co-Management Agreements:

4.5.2.1. The Municipality may enter into co-management agreements with third parties for the management of Coastal Reserves.

4.5.3. Management of Indigenous Coastal Vegetation:

4.5.3.1. The Municipality may trim or order the trimming of vegetation within the Coastal Reserve which overhangs the boundaries of residential properties.

4.5.3.2. The Municipality may implement measures to manage vegetation within a Coastal Reserve by burning (with the consent of the Chief Fire Protection Officer), thinning, pruning, brush-cutting, chipping and removing vegetation where appropriate.

4.5.4. Management of Coastal Forests:

4.5.4.1. The Municipality may categorise, designate and manage specific coastal forest areas as Coastal Forest Reserve / Recreational Area / Special Management Area, depending on the existing state of transformation of such ecosystems and in accordance with the provisions of management plans for such areas as approved.

4.5.5. Reinstatement of Coastal Corridors:

4.5.5.1. Council may terminate or reduce the validity period or decline the renewal/ extension of encroachment agreements, coastal leases or any other management agreement with any third party where it would be to the benefit of the ecology within the Coastal Protection EMOZ and/or in the public interest.

4.5.6. Management of Locally Problematic Alien Invasive Species & Emerging Weeds:

- 4.5.6.1. Council may consider and approve a list of locally problematic alien invasive species and emerging weeds which pose a risk to the environment within the Coastal Reserve or that present budgetary and costs implications for the Municipality in order to manage.
- 4.5.6.2. The Management Authority may issue removal notices for locally listed alien invasive species and emerging weeds which are found on properties within or adjacent to coastal reserves including on state owned land.
- 4.6. Purpose 2: Managing public access for the enhancement of social, economic and recreational opportunities within the coastal environment:

4.6.1.1. Development Nodes & Arterial Routes in Existing Urban Areas:

4.6.1.1.1. Public access to the coastal environment:

4.6.1.1.1.1. Public access to the coastal environment is provided by means of development nodes and arterial routes which may be located within Coastal Reserves or exist as separate cadastral units within the Coastal Protection Zone.

4.6.1.1.2. Reasonable and equitable access to the coast

- 4.6.1.1.2.1. The Municipality may limit access within the Coastal Reserves to the use of designated development nodes and arterial routes (above the high water mark of the sea) only;
- 4.6.1.1.2.2. The Municipality may designate existing development nodes and arterial routes on spatial plans per suburb in the Municipal area, signpost such areas and provide for their operational management in maintenance management plans.

4.6.1.1.3. Primary Uses of Arterial Routes:

- 4.6.1.1.3.1. The following primary uses of arterial routes will be permitted:
 - · Municipal streets,
 - · public lanes,
 - · footpaths,
 - · hiking trails,
 - cycle trails, and associated structures or services such as water pipelines, sewage lines, park benches, refuse bins, viewing platforms and bridges.

4.6.1.1.4. Primary Uses of Development Nodes:

- 4.6.1.1.4.1. The following primary uses will be permitted in development nodes:
 - Public Parking Areas
 - Commercial / Retail / Trading / Tourism Nodes
 - Public Resorts
 - Blue Flag Beaches
 - Swimming Beaches
 - Dog Zoning Beaches
 - Public Ablutions & Other Amenities
 - Public Boat Launching Sites
 - · Parks & Recreation Facilities
 - Cultural / Heritage Buildings
 - Utility service areas supporting access or services
 - Proclaimed Harbours.

4.6.1.1.5. Environmental Management Plans & Audits

4.6.1.1.5.1. Council may at its' own discretion require the submission of Environmental Management Plans and other environmental studies for activities, buildings, and infrastructure within development nodes, which require the Council's written consent. 4.6.1.1.5.2. Council may at its own discretion require the submission of independent environmental audit reports in respect of activities that are managed in terms of environmental management plans.

4.6.1.1.6. Public Protection:

- 4.6.1.1.6.1. Access to coastal public property via municipal approved development nodes and arterial routes is subject to the following conditions:
- 4.6.1.1.6.2. Council may prescribe appropriate and inappropriate behaviour on coastal access land and publish bylaws for the regulation of public behaviour on coastal access land.
- 4.6.1.1.6.3. Council may install monitoring and surveillance equipment in order to safeguard public access to coastal property and to curb criminal activity.
- 4.6.1.1.6.4. Council may specify appropriate hours of access to coastal access land and regulate such access where required.
- 4.6.1.1.6.5. Council may designate certain areas as smoking free zones.
- 4.7. Purpose 3: Managing the character, sense of place and aesthetic value of coastal property:

4.7.1.1. Management of Encroachment

- 4.7.1.1.Council may institute measures to safeguard coastal reserves against encroachment from private properties and to prosecute persons that cause such encroachments.
- 4.7.1.1.2. Council may approve procedures for the removal of infrastructure that is placed in coastal reserves without the written consent of the council or the delegated authority.
- 4.7.1.1.3. Council may authorize procedures for the recovery of costs from persons that are responsible for encroachments, dumping or the modification of coastal vegetation.

4.7.1.2. **Development Nodes:**

4.7.1.2.1. Design and development of new buildings, infrastructure and utility services within development nodes must complement the natural character of the coastal reserves or improve the sense of place when existing development is replaced.

- 4.7.1.2.2. Applications for new development nodes within coastal reserves must be accompanied by environmental impact assessments and environmental management plans.
- 4.7.1.2.3. Transmission infrastructure should be limited to rooftop base stations unless authorized by an environmental authorization and consent use application.

4.7.1.3. Arterial Routes:

- 4.7.1.3.1. Infrastructure located on arterial routes must as far as possible be constructed of natural materials and blend into the landscape.
- 4.7.1.3.2. Infrastructure must take cognizance of natural /cultural / historical features and be constructed in accordance with any specific management plan for such sites.

4.7.1.4. Coastal Buffer Areas:

- 4.7.1.4.1. Where natural coastal corridors have been destroyed by residential development, Council may issue notices for the reinstatement / rehabilitation of vegetated coastal corridors.
- 4.7.1.4.2. Residential properties, gardens and infrastructure may not encroach on coastal public open space and the Municipality may issue notices for the restoration/rehabilitation of any such encroachment in coastal public open space;
- 4.7.1.4.3. Council may prohibit the relaxation of building lines or the placement of buildings, structures and infrastructure within building lines on properties located adjacent to coastal reserves or coastal development nodes.

4.7.1.5. Urban Infill Development Areas/ Subdivisions / Private Development Areas within the [CPEMOZ]:

- 4.7.1.5.1. All new development proposals within these areas must comply with the following requirements to the satisfaction of the municipality:
- 4.7.1.5.1.1. contain design standards for optimum number of access points per property cluster in order to provide access to coastal public property;
- 4.7.1.5.1.2. reserve coastal public access servitudes in favour of the general public;

- 4.7.1.5.1.3. include a coastal public access management plan that will address but not be limited to the provision of public amenities, access infrastructure, demarcation, signage, control of activities and waste management;
- 4.7.1.5.1.4. include a maintenance management plan for coastal public access infrastructure and make provision for different types of access points including, but not limited to:
- 4.7.1.5.1.4.1. surfaced vehicular roads within the road reserve and for parking areas;
- 4.7.1.5.1.4.2. pedestrian paths, walkways, boardwalks, bridges and / or hiking trails;
- 4.7.1.5.1.4.3. disability friendly access buildings & infrastructure.

4.7.1.6. New Rural Coastal Developments / 'Development Islands':

- 4.7.1.6.1. New development is to be located, designed and operated in a manner that retains or enhances existing public access to the coastline or where loss of public access cannot practicably be avoided development must provide the same or a greater amount of new access opportunities in, or in close proximity to, the site.
- 4.7.1.6.2. Public access to the coastline must be protected through appropriate zoning of land (for example to Public Open Space Zone I) and the designation of such land as Public Places under the municipal land use scheme.
- 4.7.1.6.3. The maintenance and/or enhancement and regulation of access as well as public recreational use is to be regulated by means of:
- 4.7.1.6.3.1. signposting coastal access entry points to coastal public property;
- 4.7.1.6.3.2. maintaining that land so as to ensure that the public has access to the coastal public property, including parking areas, toilets, boardwalks and other amenities, taking into account the needs of physically disabled persons.

4.7.1.7. Management of New Informal Settlements:

- 4.7.1.7.1. Council may approve procedures and assign authority for the issuing of first respondent removal notices in the case of informal settlements which arise in any portion of the Coastal Protection Zone.
- 4.7.1.7.2. The Municipality shall, within 24 hours of issuing a notice, inform an organ of state with jurisdiction over the land on which the structure has been erected and hand the matter over to the organ of state for further action.

- 4.8. Purpose 4: Instituting appropriate controls for the protection of people, property, and economic activities within the coastal environment:
- 4.8.1.1. Management Plans for Coastal Reserves affected by Natural Hazards, Climate Change and Sea Level Rise:
- 4.8.1.1.1. Council may prepare management plans for coastal reserves affected by natural hazards, climate change and sea level rise and may enter into Memoranda of Agreement with third parties for the co-management of such hazards;
- 4.8.1.1.2. The following development restrictions are to be imposed in the areas that are identified and mapped in high, medium, low, general risk and estuarine zones depicted by Provincial Coastal Management Lines. Note that where buildings lie partly in two coastal risk overlay zones, the higher risk zone will apply:

Zone intention	 Limit public and private liability Increase public awareness of the potential risks to property and human life Prevent intensification of development in high risk zone, but allow exercising of existing rights albeit with the knowledge of the associated risks Maintain coastal quality Prevent encroachment that will impact on the integrity of the shoreline ecology and exacerbate negative impacts Enable safe evacuation in an emergency 				
Primary use	As per base land use controls				
Not supported	Schools, Libraries, Health facilities				
With special consent	Public Resorts, WWTW.				
Urban Medium Risk Zone					
Zone intention	Reduce public and private liability				
	Minimise risk to human life.				
Primary use	As per base land use controls				
Not supported	Schools, Libraries, Health facilities				
With special consent	Infill-subdivisions, Public Resorts, WWTW.				
Urban Low Risk Zone					
Zone intention	 Reduce public and private liability Avoid reasonable risk to human life. Prevent intensification of development in low risk zone, but allow exercising existing rights in terms of the scheme. 				
Primary use	As per base land use controls				
Not supported	Schools, Libraries, Health facilities				
With special consent	Infill-subdivisions, Public Resorts, WWTW.				

General Risk Zone (Rural Areas)								
Zone intention	 Maintain coastal quality Allow exercising of existing rights in respect of single residential dwelling on agricultural land, in terms of the land use scheme and 							
Primary use	As per base land use controls							
Not supported	General residential (urbanisation), Commercial,							
	Industry, School							
With special consent	Intensification of development within development							
General Estuarine Risk Zone	islands, Agricultural support functions, Public resorts							
Zone intention	- 							
Zone intention	Maintain coastal quality Parkers and lie list life.							
	Reduce public liability Reduce risk to human life							
	Prevent intensification of development in general risk							
	zone, but allow exercising of existing rights							
	Prevent encroachment that will impact on the integrity of							
	the shoreline ecology							
	Enable safe evacuation in an emergency							
Primary use	As per base land use controls							
Not supported	WWTW, Industry							
With special consent	Infill-subdivisions, Public Resorts							

4.8.1.2. **Development Management Parameters applicable to Risk Zones:**

4.8.1.2.1. The following development management parameters apply to High Risk Urban Areas:

- 4.8.1.2.1.1. Structures must preferably be elevated on pilings, posts, piers-and- joists, column or similar foundations.
- 4.8.1.2.1.2. All structures on properties larger than 400m² in the high risk zone require approval from a professionally registered engineer. Structures on smaller properties may obtain similar design approval based on predetermined standard conditions.

- 4.8.1.2.1.3. Structures must preferably be elevated on pilings, posts, piers-and- joists, column or similar foundations with the lowest floor of habitable structures/buildings constructed above a pre-determined risk level.
- 4.8.1.2.1.4. Lower uninhabitable floors (i.e. garages, basements) of structures/buildings must be permeable i.e. have openings to allow for the entry and exist of flood waters to allow effective interior and exterior hydrostatic pressure equalisation during and post inundation.
- 4.8.1.2.1.5. Habitable basements or rooms will only be permitted if an engineer has made the necessary design arrangements to ensure that coastal risk is addressed and reduced by implementing responsible mitigation measures to the satisfaction of the Municipality.
- 4.8.1.2.1.6. Consideration during conceptual building design must be given to issues of privacy, overshadowing and visual impact and the apportionment and positioning of higher risk site areas for parking, open space and recreational areas.
- 4.8.1.2.1.7. Any new development must be designed and positioned within reason to limit potential flood damage and risk to human life, including but not limited to positioning buildings in suitably acceptable elevated portions of properties.
- 4.8.1.2.1.8. Building design must demonstrate reasonable risk reduction measures and should include innovative solutions (adaptable buildings, re- locatable buildings, flood-proofed buildings, flood resistant and resilient construction etc.) without increasing and transferring risks to adjacent properties.
- 4.8.1.2.1.9. After construction, any exposed ground area must be stabilised by the use of ground covering plants or mulches to minimise the risk of erosion.
- 4.8.1.2.1.10. On request from the municipality, a storm water management plan might be required to be submitted along with building plans.
- 4.8.1.2.1.11. Hardened surfaces to be minimised and suitable permeable alternative utilised to maximise natural infiltration and reduce overland flow and associated velocities with concomitant risk of erosion and damage.
- 4.8.1.2.1.12. Only fully enclosed / self-contained effluent storage and treatment systems will be permitted if links to sewer mains are not possible. These must be located either on

- the landward side of structures or either side of structures, and recommended by Registered Engineer to ensure suitable sealing and safety.
- 4.8.1.2.1.13. Where possible, development should be sited to minimise the removal of trees and endemic vegetation.
- 4.8.1.2.1.14. Existing coastal processes, including dune migration and littoral drift should not be impeded and indigenous vegetation must be maintained.
- 4.8.1.2.1.15. Dunes must be protected and rehabilitated where necessary to reinforce and strengthen natural barriers.
- 4.8.1.2.1.16. Fencing or other barriers must preferably be permeable to accommodate storm events and limit structural damage and associated negative impacts on the environment.
- 4.8.1.2.2. The following development management parameters apply to Medium Risk Urban Areas:
- 4.8.1.2.2.1. Structures must preferably be elevated on pilings, posts, piers-and- joists, column or similar foundations.
- 4.8.1.2.2.2. Lower floors of structures/buildings must be permeable i.e. have openings to allow for the entry and exist of flood waters – to allow effective interior and exterior hydrostatic pressure equalisation during and post inundation.
- 4.8.1.2.2.3. Consideration during conceptual building design must be given to issues of privacy, overshadowing and visual impact and the apportionment and positioning of higher risk site areas for parking, open space and recreational areas.
- 4.8.1.2.2.4. Any new development must be designed and positioned within reason to limit potential flood damage and risk to human life, including but not limited to positioning buildings in suitably acceptable elevated portions of properties.
- 4.8.1.2.2.5. Development must be designed and constructed, within the framework of applicable building controls, in such a way that buildings and structures are positioned furthest from the foreshore whether limited by rear space, side space or the building line (up to the maximum allowed in the applicable scheme).

- 4.8.1.2.2.6. Building design must demonstrate reasonable risk reduction measures and should include innovative solutions (adaptable buildings, re- locatable buildings, flood-proofed buildings, flood resistant and resilient construction etc.) without increasing and transferring risks to adjacent properties.
- 4.8.1.2.2.7. After construction, any exposed ground area must be stabilised by the use of ground covering plants or mulches to minimise the risk of erosion.
- 4.8.1.2.2.8. On request from the municipality, a storm water management plan might be required to be submitted along with building plans.
- 4.8.1.2.2.9. Hardened surfaces to be minimised and suitable permeable alternative utilised to maximise natural infiltration and reduce overland flow and associated velocities with concomitant risk of erosion and damage.
- 4.8.1.2.2.10. Only fully enclosed / self-contained effluent storage and treatment systems will be permitted if links to sewer mains are not possible. These must be located either on the landward side of structures or either side of structures, and recommended by Registered Engineer to ensure suitable sealing and safety.
- 4.8.1.2.2.11. Where possible development should be sited to minimise the removal of trees and endemic vegetation.
- 4.8.1.2.2.12. Existing coastal processes, including dune migration and littoral drift should not be impeded and indigenous vegetation must be maintained.
- 4.8.1.2.2.13. Fencing or other barriers must preferably be permeable to accommodate storm events and limit structural damage and associated negative impacts on the environment.
- 4.8.1.2.3. The following development management parameters apply to Low Risk Urban Areas:
- 4.8.1.2.3.1. Structures must preferably be elevated on pilings, posts, piers-and- joists, column or similar foundations.
- 4.8.1.2.3.2. Lower floors of structures/buildings must be permeable i.e. have openings to allow for the entry and exist of flood waters to allow effective interior and exterior hydrostatic pressure equalisation during and post inundation.

- 4.8.1.2.3.3. Consideration during conceptual building design must be given to issues of privacy, overshadowing and visual impact and the apportionment and positioning of higher risk site areas for parking, open space and recreational areas.
- 4.8.1.2.3.4. Building design must demonstrate reasonable risk reduction measures and should include innovative solutions (adaptable buildings, re- locatable buildings, flood-proofed buildings, flood resistant and resilient construction etc.) without increasing and transferring risks to adjacent properties. After construction, any exposed ground area must be stabilised by the use of ground covering plants or mulches to minimise the risk of erosion.
- 4.8.1.2.3.5. On request from the municipality, a storm water management plan may be required to be submitted along with building plans.
- 4.8.1.2.3.6. Hardened surfaces to be minimised and suitable permeable alternative utilised to maximise natural infiltration and reduce overland flow and associated velocities with concomitant risk of erosion and damage.
- 4.8.1.2.3.7. Only fully enclosed / self-contained effluent storage and treatment systems will be permitted if links to sewer mains are not possible. These must be located either on the landward side of structures or either side of structures, and recommended by Registered Engineer to ensure suitable sealing and safety
- 4.8.1.2.4. The following development management parameters apply to General Rural Risk and Estuarine Risk Areas:
- 4.8.1.2.4.1. Structures must preferably be elevated on pilings, posts, piers-and- joists, column or similar foundations in a manner that does not impede the lateral flow of water and that does not increase the opportunity for the accumulation of flood related debris with the lowest floor of the structure to be above a pre-determined risk level.
- 4.8.1.2.4.2. Lower floors of structures/buildings must be permeable i.e. have openings to allow for the entry and exist of flood waters – to allow effective interior and exterior hydrostatic pressure equalisation during and post inundation.
- 4.8.1.2.4.3. Building design must demonstrate reasonable risk reduction measures and should include innovative solutions (adaptable buildings, re- locatable buildings, flood-proofed buildings, flood resistant and resilient construction etc.) without increasing and transferring risks to adjacent properties.

- 4.8.1.2.4.4. Any new development must be designed and positioned within reason to limit potential flood damage and risk to human life, including but not limited to positioning buildings in suitably acceptable elevated portions of properties.
- 4.8.1.2.4.5. Any new development must be set as far back from the estuarine functional zone as possible. Either rear space or building line, which ever furthest away from the estuary, will be relaxed (up to the maximum allowed in the applicable scheme).
- 4.8.1.2.4.6. After construction, any exposed ground area must be stabilised by the use of ground covering plants or mulches to minimise the risk of erosion.
- 4.8.1.2.4.7. On request from the municipality, a storm water management plan might be required to be submitted along with building plans.
- 4.8.1.2.4.8. Hardened surfaces to be minimised and suitable permeable alternative utilised to maximise natural infiltration and reduce overland flow and associated velocities with concomitant risk of erosion and damage.
- 4.8.1.2.4.9. Only fully enclosed / self-contained effluent storage and treatment systems will be permitted if links to sewer mains are not possible. These must be located either on the landward side of structures or either side of structures, and recommended by Registered Engineer to ensure suitable sealing and safety.
- 4.8.1.2.4.10. Where possible development should be sited to minimise the removal of trees and endemic vegetation.
- 4.8.1.2.4.11. Fencing or other barriers must preferably be permeable to accommodate storm events and limit structural damage and associated negative impacts on the environment.
- 4.8.1.2.4.12. Existing coastal processes and indigenous vegetation within the estuarine functional zone must be maintained.

5. MOUNTAIN CATCHMENT ENVIRONMENTAL MANAGEMENT OVERLAY ZONE ("MOUNTAIN CATCHMENT EMOZ"):

- 5.1. Spatial delineation: Refer to Plan 2.
- 5.2. Activities that are prohibited within the Mountain Catchment EMOZ are listed in Schedule "A" to these Regulations.
- 5.3. Activities that may be permitted only with Council's written consent within the Mountain Catchment EMOZ are listed in Schedule "B" to these Regulations.
- 5.4. General regulations applicable to the Environmental Management Overlay Zones (EMOZs) of the Overstrand Municipality are listed in Schedule "C" to these regulations.
- 5.5. Purpose: To protect and conserve the ecology and water provision functions of priority unprotected mountain catchments, to ensure optimal water security for the Overstrand communities and to preserve the significant eco-cultural tourism value of the Overstrand's natural mountain landscape character.
- 5.5.1. In the light of the serious threat that Invasive Alien Species presents to the environment and the risks it poses to the municipality, its ratepayers and to present and future generations, the municipality will promulgate overarching Regulations in this regard for the entire Overstrand area.
- 5.5.2. The municipality may prioritise and facilitate areas of a Mountain Catchment EMOZ for focussed, priority Invasive Alien vegetation control programmes where necessary.
- 5.5.3. The municipality may prioritise and facilitate areas for proactive and/or urgent Fire Control Management in collaboration with the landowners where the fire risk to the mountain catchment natural environment as well as life and property are attaining extreme levels.

6. PROTECTED AREA BUFFER ENVIRONMENTAL MANAGEMENT OVERLAY ZONE ("PROTECTED AREA BUFFER EMOZ"):

- 6.1. Spatial delineation: Refer to Plan 3.
- 6.2. Activities that are prohibited within the Protected Area Buffer EMOZ are listed in Schedule "A" to these Regulations.
- 6.3. Activities that may be permitted only with Council's written consent within the Protected Area Buffer EMOZ are listed in Schedule **"B"** to these Regulations.
- 6.4. General regulations applicable to the Environmental Management Overlay Zones (EMOZs) of the Overstrand Municipality are listed in Schedule "C" to these regulations.
- 6.5. Purpose: to protect the integrity of National, Provincial and Municipal Nature Reserves from negative external pressures/impacts while reducing pressure on core areas and to assist in preserving their value to the eco-cultural tourism economy of the Overstrand through alignment of appropriate land use and regulation.

6.5.1. Minimising negative impacts on the integrity of National, Provincial and Municipal Nature Reserves in the Overstrand:

- 6.5.1.1. In the light of the serious threat that Invasive Alien Species presents to the environment and the risks it poses to the municipality, its ratepayers and to present and future generations, the municipality will promulgate overarching Regulations in this regard for the entire Overstrand area
- 6.5.1.2. The municipality may prioritise and facilitate areas of a Protected Area Buffer EMOZ for focussed, priority Invasive Alien vegetation control programmes where necessary.
- 6.5.1.3. The municipality may prioritise and facilitate areas for proactive and/or urgent Fire Control Management in collaboration with the landowners where the fire risk to the natural environment as well as life and property are attaining extreme levels.
- 6.5.2. Limiting and/or prohibiting inappropriate land uses in the buffer zone of National, Provincial and /or Municipal Nature Reserves in the Overstrand:
- 6.5.2.1. A list of activities that are prohibited or that require written Council consent are set out in Schedules A and B.
- 6.5.2.2. In deserving cases, where there is no NEMA requirement for an Environmental Impact

Assessment ("EIA") process and Environmental Management Plan ("EMP"), the Municipality may request additional information and/or an EMP for approval by the Municipality prior to granting its written consent and/or approving building plans or any development.

- 6.5.2.3. The implementation of the EMP during the construction and decommissioning phases of the identified activities/uses is to be monitored and enforced by an Environmental Control Officer ("ECO") and to be audited annually during the operational phase.
- 6.5.2.4. Land use scheme and inappropriate land use of undeveloped properties in the buffer zone of National, Provincial and /or Municipal Nature Reserves to be investigated and where required additional constraints to be imposed on uses and inappropriate land use.
- 6.5.2.5. The land use scheme of all developed properties within the buffer zones of National, Provincial and /or Municipal Nature Reserve to be investigated and reviewed and where required additional constraints to be imposed on uses and inappropriate land use.

7. RIVERINE ENVIRONMENTAL MANAGEMENT OVERLAY ZONE ("RIVERINE EMOZ"):

- 7.1. Spatial delineation: Refer to Plan 4.
- 7.2. Activities that are prohibited within the Riverine EMOZ are listed in Schedule "A" to these Regulations.
- 7.3. Activities that may be permitted only with Council's written consent within the Riverine EMOZ are listed in Schedule **"B"** to these Regulations.
- 7.4. General regulations applicable to the Environmental Management Overlay Zones (EMOZs) of the Overstrand Municipality are listed in Schedule "C" to these regulations.
- 7.5. Purpose: to protect and conserve the ecological functioning of the Overstrand's main river courses and associated wetlands by:
- 7.5.1. Protecting and maintaining healthy river and wetland environments that are capable of natural flood detention, that support ecological processes and promote functioning natural river corridors and wetland systems; and
- 7.5.2. Protecting the natural character, sense of place and aesthetic value of riverine environments;

- 7.5.2.1. In the light of the serious threat that Invasive Alien Species presents to the environment and the risks it poses to the municipality, its ratepayers and to present and future generations, the municipality will promulgate overarching Regulations in this regard for the entire Overstrand area.
- 7.5.2.2. The municipality may prioritise and facilitate areas within a Riverine EMOZ for focussed, priority Invasive Alien vegetation control programmes where necessary.
- 7.5.2.3. A list of activities that are prohibited or permissible only with the consent of the Council are set out in Schedules A and B.
- 7.5.2.4. In deserving cases, where there is no NEMA requirement for an Environmental Impact Assessment ("EIA") process and Environmental Management Plan ("EMP"), the Municipality may request additional information and/or an EMP for approval by the Municipality prior to granting its written consent and/or approving building plans or any development.
- 7.5.2.5. The implementation of the EMP during the construction and decommissioning phases of the identified activities/uses is to be monitored and enforced by an Environmental Control Officer ("ECO") and to be audited annually during the operational phase.
- 7.5.2.6. Land use scheme and inappropriate land use of undeveloped properties in the Riverine EMOZ to be investigated and where required additional constraints to be imposed on uses and inappropriate land use.
- 7.5.2.7. The land use scheme of all developed properties within the Riverine EMOZ to be investigated and reviewed and where required additional constraints to be imposed on uses and inappropriate land use.
- 7.5.2.8. New Sewage Conservancy Sewage Tanks and Biological Processing Sewage.
- 7.5.2.8.1. Where a municipal sewage reticulation system is not available, new conservancy sewage tanks or approved biological sewage processing plants must be located beyond the 100-year flood line and/or a minimum of 50 m from the wetland edge unless there is no proven practical alternative whereupon it should be at the furthest distance possible from the wetland edge.

8. <u>URBAN CONSERVATION ENVIRONMENTAL MANAGEMENT OVERLAY ZONE</u> ("URBAN CONSERVATION EMOZ"):

- 8.1. Spatial delineation: Refer to Plan 5 and Plans 5.1 5.16.
- 8.2. Activities that are prohibited within the urban Conservation EMOZ are listed in Schedule "A" to these Regulations.
- 8.3. Activities that may be permitted only with Council's written consent within the Urban Conservation EMOZ are listed in Schedule "B" to these Regulations.
- 8.4. General regulations applicable to the Environmental Management Overlay Zones (EMOZs) of the Overstrand Municipality are listed in Schedule "C" to these regulations.
- 8.5. Purpose: to protect and manage undeveloped conservation-worthy public owned land within the Overstrand's urban edge, and adjacent buffer areas, while promoting the retention of viable priority ecological corridors in areas that are to be developed, to ensure an integrated 'conservation and development' approach that will enhance living conditions for the communities of the Overstrand.

8.5.1. Designation of categories for undeveloped conservation worthy land and adjacent buffer areas:

8.5.1.1. Overstrand Municipality may develop an operational management plan for priority Urban Conservation EMOZ properties per residential area, according to the following categories:

8.5.1.1.1. Category A: Pristine Ecosystems

- Pristine ecosystems to be protected and managed as wilderness, nature reserve or special management areas with very low impact development and environmental education and appreciation activities only.
- The operational management plan for Category A properties within the Urban Conservation EMOZ will address, inter alia, the following:
 - a) IAV Management
 - b) Fire Management
 - c) Vegetation Management
 - d) Hiking trails/Biking trails

- e) Bird watching/Bird hides
- f) Public amenities
- g) Environmental Facilities

8.5.1.1.2. Category B: Semi-Modified Ecosystems

- Semi-modified ecosystems with intact biodiversity corridor function to be managed as conservation areas with low to medium impact recreational uses.
- The operational management plan for Category B properties within the Urban Conservation EMOZ will address, inter alia, the following:
 - a) IAV Management
 - b) Fire Management
 - c) Vegetation Management
 - d) Hiking trails/Biking trails
 - e) Bird watching/Bird hides
 - f) Public amenities
 - g) Environmental Facilities
 - h) Day Camps
 - i) Braai facilities/Picnic facilities

8.5.1.1.3. Category C: Modified Ecosystems

- Modified ecosystems with a limited biodiversity function to be managed as recreational areas with medium to high impact.
- The operational management plan for Category C properties within the Urban Conservation EMOZ will address, inter alia, the following:
 - a) IAV Management
 - b) Fire Management
 - c) Vegetation Management
 - d) Hiking trails/Biking trails
 - e) Bird watching/Bird hides
 - f) Public amenities
 - g) Environmental Facilities
 - h) Day Camps
 - i) Braai facilities/Picnic facilities
 - j) Play parks

8.5.1.1.4. Category D: Private Property

- Private property within priority conservation-worthy ecological corridors from mountain to coast and/or across priority conservation-worthy areas identified in accordance with the Overstrand Environmental Management Framework.
- In the face of development pressure, the Municipality may, if it deems it necessary, upon receipt of a development proposal or application that does not involve any activities identified under the NEMA listing notices, require that specialist biodiversity and/or other relevant studies be undertaken by the developer/owner in order to inform development planning and retain priority ecological corridors and habitats.
- 8.5.2. Management of undeveloped conservation worthy land and adjacent buffer areas:

8.5.2.1. **Vegetation Management:**

- 8.5.2.1.1. In the light of the serious threat that Invasive Alien Species presents to the environment and the risks it poses to the municipality, its ratepayers and to present and future generations, the municipality will promulgate overarching Regulations in this regard for the entire Overstrand area.
- 8.5.2.1.2. The municipality may prioritise and facilitate areas within Urban Conservation EMOZ for focussed, priority Invasive Alien vegetation control programmes where necessary.
- 8.5.2.1.3. The municipality may inspect properties adjacent to the Urban Conservation EMOZ in cases where alien invasive vegetation (or, once promulgated, locally problematic alien invasive species and emerging weeds which pose a risk to the municipality) are visibly spreading into the Urban Conservation EMOZ from adjacent properties and may direct the owner of such properties to take appropriate action, alternatively the municipality may take the necessary action and recover the costs of doing so from the owner.

8.5.2.1.4. Management of Indigenous Vegetation

• The Municipality may trim indigenous vegetation which overhangs the boundaries of residential properties or order the trimming of vegetation that encroaches on the Urban Conservation EMOZ from adjacent properties. The Municipality may implement measures to reduce the amount of vegetation by thinning, pruning, brush-cutting, chipping and removing material where appropriate, according to the management plan for each urban area.

8.5.2.2. Fire Management within Urban edge:

- 8.5.2.2.1. The municipality may prioritise and facilitate areas for proactive and/or urgent Fire Control Management in collaboration with the landowners where the fire risk to the natural environment as well as life and property are attaining extreme levels.
- 8.5.2.2.2. The municipality may development an Ecological Fire Management Plan in coordination with the Fire and Rescue department of the Municipality for the ecological management of undeveloped conservation worthy land within the urban edge. Properties subject to the fire management plan shall be exempt from the general Overstrand Fire Management Policy and will be burned according to correct fire management cycles.
- 8.5.2.2.3. The municipality may prepare fuel breaks and fire breaks on and along the boundaries of residential properties to provide access for fire-fighting teams and to reduce the risk of the spread of fires across boundaries.
- 8.5.2.2.4. The municipality may restrict the placement of high fire risk structures and buildings within building lines on the boundary of the Urban Conservation EMOZ and order the removal of structures where such structures constitute a fire hazard and/or threaten life / other property.
- 8.5.2.2.5. The municipality may order the installation of sprinkler systems / fire protection systems on buildings with thatched roofs, which are located adjacent to UC EMOZ properties.

8.5.2.3. Access:

- 8.5.2.3.1. Right of access: Undeveloped conservation worthy land shall be regarded as a Public Place whereby the right of access for the general public is guaranteed, unless such access will result in pollution or environmental degradation or where such access will constitute a public nuisance.
- 8.5.2.3.2. No access: (entrances, pathways, structures) will be allowed from private properties to open spaces without the necessary written consent of the municipality

8.5.2.4. Activities/Uses:

- 8.5.2.4.1.1. The following primary uses will be permitted within the Urban Conservation EMOZ:
 - Recreation;
 - · ecosystem management; and
 - heritage conservation.
- 8.5.2.4.1.2. The following uses will be permitted within the Urban Conservation EMOZ with the municipality's consent:
 - Environmental Facilities;
 - Catering Enterprises.

8.5.2.5. Infrastructure:

- 8.5.2.5.1. The design and development of new buildings, infrastructure and utility services within the Urban Conservation EMOZ must complement the natural character and sense of place of the ecological corridor and existing development in such areas.
- 8.5.2.5.2. The erection of religious symbols, memorabilia and the defacement of municipal infrastructure or natural features will be prohibited and managed by means of removal / repair / rehabilitation measures.

8.5.2.6. Encroachment:

8.5.2.6.1. Prohibition, limitation and restoration / rehabilitation of encroachment from residential properties, gardens and infrastructure in the Urban conservation EMOZ will be enforced by means of removal and repair notices and may include rehabilitation measures at cost of the transgressor.

8.5.2.7. Management Agreements:

- 8.5.2.7.1.1. The Municipality may enter into Co-Management Agreements with third parties for the funding / operational management of the Urban Conservation EMOZ.
- 8.5.2.8. Protecting, managing and enhancing priority conservation-worthy ecological corridors from mountain to coast and / or across priority conservation-worthy areas, in accordance with the Overstrand Environmental Management Framework in the face of development pressure:

8.5.2.8.1. In the face of development pressure, the municipality may, if it deems it necessary, upon receipt of a development proposal or application that does not involve any activities identified under the NEMA listing notices, require that specialist biodiversity and/or other relevant studies be undertaken by the developer/owner in order to inform development planning and retain priority ecological corridors, and habitats and ecosystem services provision.

8.5.2.8.2. Based on the NEMA 'Precautionary' and 'Duty of Care' principles, the municipality may also direct the developer/owner/applicant to prepare and submit Construction and Operational Environmental management Plans to prevent, mitigate and manage any adverse impacts in the Urban Conservation EMOZ, for consideration and approval by the municipality.

CHAPTER 3: APPLICATION AND APPROVAL PROCEDURES:

9. The Overstrand Municipality By-Law on Municipal Planning, 2015 will apply in respect of all applications, processes and decisions contemplated in these Regulations.

CHAPTER 4: ENFORCEMENT:

The provisions contained in the Overstrand Municipality By-Law on Municipal Planning,
 as they relate to enforcement, offences, penalties and notices will apply to these
 Regulations.

CHAPTER 5: MISCELLANEOUS

- 11. Delegation by Council/Municipal manager:
- 11.1. The Council and/or Municipal Manager may delegate any of the powers granted to it/him/her under these regulations to any other municipal official.
- 12. Short title: These regulations are called the Overstrand Municipality Environmental Management Overlay Zone Regulations 2020
- 13. Commencement: These regulations commence on the date on which they are published in the Provincial Gazette.

SCHEDULE A

PROHIBITED ACTIVITIES IN OVERSTRAND ENVIRONMENTAL MANAGEMENT OVERLAY ZONES

PROHIBITED	Applicable Environmental Management Overlay Zone (EMOZ)					
ACTIVITY	Coastal	Mountain Catchment	Protected Area Buffer	Riverine	Urban Conservation	
Agricultural practices within this EMOZ which may cause water logging and siltation.		X	Х	х	х	
Planting or harbouring of declared alieninvasive plant species on properties located within and adjacent to this EMOZ.	X	X	X	х	X	
Planting or harbouring of declared emerging weeds on properties within and adjacent to this EMOZ.	X	х	х	х	х	
Planting or harbouring of locally important emerging weed species within and adjacent to this EMOZ.		Х	х	х	х	
Development or agriculture on slopes steeper than 1:4.	х	Х	Х	Х	х	
Development above the 120m geographical contour line.		Х	Х	х	х	
Development on the crest of a mountain, ridge or hill.		Х	Х	х	х	
Establishment of Informal settlements or Temporary Relocation Areas.		х	Х	х	х	
No land user within this EMOZ may utilise the vegetation in a vlei, marsh or within the flood area of watercourse in a manner	X	Х	Х	х	х	

that may cause the					
,					
deterioration or damage to					
the natural agricultural					
resources.					
Placement of religious	Х		X		Х
symbols or memorabilia.					
Harvesting /collection of					
kelp / seaweed in municipal	X		X		X
designated "no-take" zones.					
Harvesting, collection,					
moving, loading drying of					
kelp /seaweed, with a valid					
Seaweed Harvesting Permit	X		X		X
or an exemption in terms of					
Section 81 or the MLRRA					
issued by the DAFF.					
Stockpiling, drying,					
processing or loading of					
marine resources beyond					
areas designated,			Χ		X
demarcated and signposted			χ		X
by the Municipal Council for					
such purposes.					
Modification of the littoral					
active zone / functional dune					
systems in absence of			X		X
approved management					
plans.					
Feeding, disturbing /	X	X	Χ	X	X
pursuit of fauna.	^	A	X	X	Λ
Disturbance, modification					
or destruction of the					
environment or species					
within special management	V	V	V	V	V
areas designated,	X	X	X	X	X
demarcated and					
signposted by the Municipal					
Council from time to time.					
Defacing/damaging /					
removing of any notice,	X	X	X	X	X
Tomoving of any notice,					

sign, barrier building or					
other infrastructure.					
Playing or tampering with any rope, float, buoy, vessel, shelter or similar life - saving device.	X			X	
Staying overnight.	Х	X	Х	Х	X
The discharging of					
domestic effluent / grey water into all natural systems.	x	x	X	X	X
Tampering with security / surveillance infrastructure.	х	Х	х	Х	х
Defacing of rocky outcrops and placement of memorial plaques, religious symbols or structures on natural features.	х	Х	х	x	х
Graffiti, vandalism or damaging of municipal infrastructure.	x	X	X	X	x
Littering	Х	Х	Х	Х	Х
Disposal of cigarette butts, ash or other hazardous materials in any place or manner other than a receptacle designated for such items	X	Х	Х	X	X
Dog walking / exercising of dogs in non- designated zones.	х	Х	Х	Х	х

SCHEDULE B

ACTIVITIES ONLY PERMITTED WITH COUNCIL CONSENT IN OVERSTRAND ENVIRONMENTAL OVERLAY ZONES

A) ACTIVITIES ONLY	Applicable Environmental Management Overlay Zone (EMOZ)				
PERMITTED WITH					
COUNCIL CONSENT	Coastal	Mountain	Protected	Riverine	Urban
Permission for the utilization of		Catchment	Area Buffer		Conservation
access routes to permitted kelp /	X				X
seaweed harvesting sites.					
Removal or destruction of					
vegetation which is protected	Х	X	X	Х	X
and/or of conservation concern.					
Dune maintenance on private					
land as per approved dune					x
maintenance management	X				^
plans.					
Excavation and destruction or					
removal of substrate (soil,					
substrate, rock, shellgrit, dune	X	X	X	X	X
sediment, mineral deposits).					
Discharging of pool					
backwashing or untreated grey					
water or the channelling of storm					
water into open spaces without	X	X	X	X	X
the necessary approval from the					
Municipality.					
B) PERMIT UPON	Coastal	Mountain	Protected	Riverine	Urban
APPROVAL BY		Catchmen	Area Buffer		Conservation
DELEGATED AUTHORITY		t			
AND / RECEIPT OF					
TARIFF					
Installation of conservancy tanks					
or biological treatment plants	X	X	X	X	
within 50 metres from the edge			^	^	
of a watercourse / wetland.					
Access from private properties					
to open spaces, including the	x	Х	X		X
removal of vegetation and the					

establishment of paths,					
structures and infrastructure.					
Commercial filming.	Х	Х	х	Х	Х
Construction or placement of					
any temporary object, building,	Х	Х	X	Х	X
shelter, path or structure.					
Use of engine or motor driven					
vehicles, remotely piloted					
aircraft or any other means of	V		V		V
transport or other conveyances	X	X	X		X
beyond designated, demarcated					
and signposted areas					
Launching of vessels at	V			V	
registered launch sites.	X			X	
ACTIVITIES ONLY PERMITTED WITH	Ap	plicable Envi	ronmental Man (EMOZ)	agement Ov	erlay Zone
			(LIVIOZ)		
COUNCIL CONSENT C) COUNCIL	Coasta	Mountai	Protected	Riverine	Urban
AUTHORISATION	I	n	Area Buffer		Conservation
PENDING Consent Use			7.1.00 20.1.01		
Application / Lease					
Agreement / Applicable					
Tariffs as applicable					
Buildings / Structures associated					
with: Taking of water, storing of					
water, impeding or diverting					
flow, stream flow reduction,	X	X	X	X	x
altering the bed, banks, course	Α	^	X	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	X
characteristics, outflow					
structures or discharge pipes.					
Application for the designation of					
industrial sites and activities					
associated with the seaweed	X		X		X
harvesting, collection, drying,					
transport and processing fishery.					
Encroachment of private					
buildings, structures,	X		X	X	x
infrastructure, access routes.					
Commercial	V	V	V	V	
	X	Χ	X	X	X

Harvesting/collection and					
removal of any natural resource.					
Construction or placement of					
any permanent object, building,	X	X	X	Х	Х
shelter, pathway or structure.					

SCHEDULE C

GENERAL REGULATIONS APPLICABLE TO THE ENVIRONMENTAL OVERLAY ZONES OF THE OVERSTRAND MUNICIPALITY

	SENERAL REGULATIONS PPLICABLE TO OVERLAY	Ap	plicable Envi	ronmental Man (EMOZ)	_	erlay Zone
С	ONES IN THE OVERSTRAND MUNICIPAL EGION	Coast al	Mountain Catchme nt	Protected Area Buffer	Riverine	Urban Conservation
Ac	ccess					
•	Municipal EMOZ open					
	spaces shall be regarded as					
	Public Places whereby the					
	right of access for the					
	general public is guaranteed,					
	excluding where such					
	access constitutes a					
	negative environmental					
	impact or where such access					
	will constitute a public					
	nuisance.					
•	Members of the public shall					
	at all times respect the					
•	right of other users of					
	Municipal property in terms	X	X	X	X	X
	of access to natural areas					
	within EMOZ Open Space					
	Properties as well as the					
	personal integrity, health,					
	safety and wellbeing of other					
	persons present.					
•	Members of the public shall					
	at all times respect the					
	environment and natural					
	resources within Municipal					
	EMOZ properties and refrain					
	from inflicting damage to					
	natural resources, the					
	ecology or landscape					

	integrity in such areas.			
•	Members of the public shall			
	at all times respect Municipal			
	infrastructure and refrain			
	from damaging any building,			
	structure , work, amenity,			
	regulation sign or interpretive			
	material present in these			
	public places.			
•	The Municipality may			
	designate existing			
	development nodes and			
	access routes on spatial			
	plans per suburb in the			
	Municipal area, signpost			
	such areas and provide for			
	their operational			
	management in			
	maintenance management			
	plans.			
•	Members of the public shall			
	not stray beyond designated			
	nodes, access routes and			
	associated infrastructure.			
•	Council may from time to			
	time promulgate bylaws			
	prohibiting specific actions			
	and behaviour within all			
	[urban and coastal] EMOZ			
	properties and impose			
	penalties for transgression of			
	such bylaws.			

	ENERAL REGULATIONS PPLICABLE TO OVERLAY	Applicable Environmental Management Overlay Zone (EMOZ)			erlay Zone	
ZONES IN THE		Coast	Mountain	Protected	Riverine	Urban
	VERSTRAND MUNICIPAL EGION	al	Catchme	Area Buffer		Conservation
Re	striction of Access		nt			
•	The right of access shall be					
	restricted to formally					
	designated, demarcated and					
	signposted development					
	nodes, pathways and trails,					
	in identified EMOZ.					
•	Council or the delegated					
	management authority may					
	close any access point, trail					
	or encroachment that has or					
	will have an adverse impact					
	on the environment or that is					
	deemed to be an unlawful or					
	unauthorised access point or					
	route.					
•	Objectors towards any	V		V	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
	closure or removal of any	X	X	X	X	X
	path, trail, route or					
	encroachment will have to					
	provide proof of Municipal					
	authorisation or permission					
	for the establishment of such					
	means of access from					
	private properties.					
•	Council or the delegated					
	management authority may					
	order the removal of					
	structures in unauthorised					
	access points or routes and					
	the rehabilitation of such					
	sites at the expense of the					
	responsible party.					
•	Overstrand Municipality my					
	publish Bylaws which					

	manage the right of public						
	access to - and recreational						
	use of watercourses,						
	wetlands and dams.						
G	SENERAL REGULATIONS	GENER	 AL REGULAT	ONS APPLICA	L BLE TO OVE	RLAY	
A	APPLICABLE TO OVERLAY		ZONES IN THE OVERSTRAND MUNICIPAL REGION				
	ONES IN THE VERSTRAND MUNICIPAL	Coast	Mountain	Protected	Riverine	Urban	
	EGION	al	Catchme nt	Area Buffer		Conservation	
Re	medy of Breach of the Right		- 110				
of	Access and Occupation of						
Μι	unicipal EMOZ Properties						
•	Council may remove						
	buildings, structures,						
	pathways, vegetation,						
	memorabilia or religious						
	symbols which have been						
	placed, erected,						
	constructed, cleared or						
	planted on Municipal EMOZ						
	properties.						
•	Council may issue repair /						
	removal / rehabilitation	X	X	X	X	X	
	notices where structures,						
	vegetation, memorabilia or						
	religious symbols encroach						
	on Municipal property and						
	where the ownership or						
	custodianship of such items						
	can be established.						
•	Costs incurred in the removal						
	of infrastructure as well as for						
	the repair / rehabilitation of						
	damaged ecosystems, shall						
	be for the account of the						
	responsible party.						
De	evelopment Nodes						
•	The design and development						
	of new buildings,	X	X	X	X	X	
	infrastructure and utility						
			l .		1		

	services within development	1		
	nodes in EMOZ properties			
	must complement the natural			
	character and sense of place			
	of the ecological corridor and			
	existing development in such			
	areas.			
•	Council may require the			
	submission of EMPs and			
	other environmental studies			
	for activities, buildings and			
	infrastructure within			
	development nodes, for each			
	application.			
•	Council may require the			
	submission of independent			
	environmental audit reports			
	for specified activities			
	contained in environmental			
	management plans for			
	consent use activities.			
•	Based on the NEMA			
	'Precautionary' and 'Duty of			
	Care' principles, the			
	Municipality may also direct			
	the			
	developer/owner/applicant to			
	prepare and submit			
	Construction and			
	Operational EMPs to prevent			
	mitigate and manage any			
	adverse impacts in sensitive			
	EMOZ zones, for			
	consideration and approval			
	by the Municipality.			

GENERAL REGULATIONS APPLICABLE TO OVERLAY	Applicable Environmental Management Overlay Zone (EMOZ)				
ZONES IN THE	Coast	Mountain	Protected	Riverine	Urban
OVERSTRAND MUNICIPAL REGION	al	Catchme nt	Area Buffer		Conservation
Management Agreements		- 110			
The Municipality may enter					
into Co-Management					
Agreements with community					
organisations with locus					
standi for the funding /					
operational management of					
Municipal Open Spaces					
EMOZ zones.	Х	X	X	Х	X
The Municipality may enter					
into Co-Management					
Agreements with public /					
community organisations for					
the management and					
funding of operational					
management activities in					
EMOZ.					
Management of Locally					
Problematic Invasive Alien					
Species & Emerging Weeds					
Council may, within any					
EMOZ, consider and					
approve a list of locally					
problematic alien invasive					
species and emerging weeds					
which pose a risk to the	Х	X	Х	X	x
environment and which could					
have cost implications for the					
Municipality if such species					
had to be removed from					
Municipal land.					
Council may, through a					
system of delegations, issue					
removal notices for locally					
listed alien invasive species					

and emerging weeds which			
are found on properties			
within or adjacent to EMOZ			
properties, including those			
on State Owned land.			

ZONES IN THE OVERSTRAND REGION		Applicable Environmental Management Overlay Zone (EMOZ)				
DECION	OVERSTRAND MUNICIPAL		Mountain	Protected	Riverine	Urban
		al	Catchme nt	Area Buffer		Conservation
Management	Plans for					
NEM:BA Inv	asive Alien					
Species						
of the Invasive A (IAS) mana must be cor land. The Governmen must compice Overstrand may requesting these IAS plans, whe land falls with the end of the en	0 0	X	X	X	X	X

Biosecurit	y Directorate and					
	the serving of					
1	-					
	for the clearing					
	e Alien Species					
on	Government					
Departme						
jurisdiction						
1	nere are no IAV					
	place for such					
properties						
Council	may request					
access to	Alien Invasive					
Species 0	learing plans for					
private lar	nd, if such private					
land is f	ound to contain					
listed NE	M:BA or locally					
important	Invasive Species					
and Emer	ging Weeds.					
Management	of Forests on					
Municipal Lan	d					
• The M	unicipality may					
categorise	, designate and					
manage	specific forest					
areas as	Coastal Forest					
Reserve	/ Recreational					
Area	/ Special	X	X	Χ	X	X
Managem	•			1 		
	on the existing					
1	ransformation of					
1						
such ecc	systems and in					
such ecc	systems and in					
accordance	e with the					
accordanc provisions	e with the of management					
accordand provisions plans for	e with the					

GENERAL REGULATIONS					
APPLICABLE TO OVERLAY	Applicable Environmental Management			nagement O	verlay Zone
	(EMOZ)				
ZONES IN THE OVERSTRAND	Coast al	Mountain	Protected	Riverine	Urban
MUNICIPAL REGION		Catchme nt	Area Buffer		Conservation
Prioritisation of Areas for Fire					
Control					
Management					
The municipality may					
prioritise and facilitate					
areas for proactive and / or					
urgent Fire Control					
Management in					
collaboration with					
landowners - where the fire					
risk to natural environment					
as well as life and property					
is reaching extreme levels					
of concern.					
The Municipality may call					
for the submission or					
development of co-	X	X	X	X	X
operative fire protection		, , , , , , , , , , , , , , , , , , ,			
and fire management plans					
for private properties within					
the Environmental Overlay					
Zones or within the buffer					
zones that abut Overstrand					
property.					
The Municipality may					
request the provision of fire					
protection and fire					
management plans from					
Government Departments					
that have jurisdiction over					
State Land that abuts or is					
part of an Environmental					
Overlay Zone and report					
the said Departments to the					

MEC for Environment,			
Forestry and Fisheries if			
such plans are not			
forthcoming from the			
relevant department.			
	1	l	

GENERAL REGULATIONS APPLICABLE TO OVERLAY		Applicable E	nvironmental M Zone	lanagement	Overlay
ZONES IN THE OVERSTRAND MUNICIPAL REGION	Coast al	Mountain Catchme nt	(EMOZ) Protected Area Buffer	Riverine	Urban Conservation
Fire Management					
Overstrand Municipality					
may develop an Ecological					
Fire Management Plan in					
coordination with the Fire					
and Rescue department of					
the Municipality for the					
ecological management of					
open spaces within the					
urban edge.					
Properties subject to the					
fire management plan shall					
be exempt from the general					
Overstrand Fire					
Management Policy and	Х	X	x	X	X
will be burned according to					
correct fire management					
cycles.					
The Municipality may					
prepare fuel breaks and fire					
breaks on and along the					
boundaries of all residential					
properties to provide					
access for firefighting					
teams and to reduce the					
risk of the spread of fires					
across boundaries.					
The Municipality may					
restrict the placement of					

	high fire risk structures and					
	buildings within building					
	lines on the boundary of the					
	EMOZ Open Spaces and					
	structures where such					
	structures constitute a fire					
	hazard and / threaten life /					
	other property.					
•	The Municipality may					
	restrict the presence of high					
	fire risk vegetation					
	(indigenous or invasive)					
	adjacent to or directly					
	against structures or					
	infrastructure (privately or					
	government owned) and					
	order the removal of the					
	vegetation where such					
	vegetation constitute a fire					
	hazard and / threaten life /					
	other property.					
•	The Municipality may order					
	the installation of sprinkler					
	systems / fire protection					
	systems on buildings with					
	thatched roofs, which are					
	located adjacent to EMOZ					
	Open Spaces properties.					
Mar	nagement of					
Enc	roachment					
•	Council may institute					
	measures to safeguard					
	coastal land against					
	encroachment of private	Х	X	X	X	X
	properties (gardens,					
	garden refuse, structures,					
	mown areas etc.) into					
	EMOZ open spaces or to					
	<u> </u>		l .		<u> </u>	

	prosecute persons that			
	cause such			
	encroachments.			
•	Council may approve			
	procedures for the removal			
	of infrastructure that is			
	placed in open spaces			
	without authorization from			
	the Municipal Manager or			
	the delegated Authority.			
•	Council may authorize			
	procedures for the recovery			
	of costs from persons that			
	are responsible for			
	encroachments, dumping			
	or the modification of			
	vegetation in the EMOZ.			
•	Council may prohibit the			
	installation of memorabilia,			
	religious symbols, objects			
	of art and culture or other			
	structures in open spaces.			