BY-LAW MARULENG LOCAL MUNICIPALITY

CONTROL OF PUBLIC NUISANCE –BY LAWS

SCHEDULE

TABLE OF CONTENTS

1. Definitions
2. Interpretation
3. Purpose of the law
4. Application
5. Prohibited public nuisance affecting health

1. Unsanitary food
2. Dead Animals
3. Decay Matter
4. Stagnant water
5. Uncovered Refuse bins
6. Noxious weeds
7. Noxious fumes
8. Water pollution
9. Animals at large

6. Prohibited Public nuisance offending morals and decency.
   1. Places used for gambling
   2. Gambling device
   3. Unlicensed premises where alcoholic beverages are kept
   4. Premises where habitual violation of law have occurred
   5. Unlicensed premises where alcoholic is consumed
6. Consumption of intoxicants in public
7. Public smoking.

7. Act, places, conditions and things outlawed as public nuisances affecting peace and safety:
   1. Signs and Billboards endangering public safety
   2. Premises in violation of building regulations
   3. Unauthorized devices limiting traffic control
   4. Obstruction of streets intersections
   5. Unauthorized use of fireworks
   6. Discharging of firearms, bow and arrows
   7. Unsafe structures
   8. Unnecessary loud noises
   9. Noisy animals
   10. Unauthorized street obstructions or excavations.
   11. Unguarded excavations
   12. Unsafe abandoned refrigerators
   13. Use of abutting property which causes traffic impediment
   14. Habitual violations of flammable liquids laws
   15. Abandoned boxes

8. Responsibilities of persons in charge of properties: Maintenance structure
   1. Conditions that tend to depreciate property values
   2. Storage of firewood
   3. Remnants of firewood processing
   4. Extermination of pests.
   9. Defacement or damage of property by graffiti
   10. Damage of public property
   11. Advertisement on private property without consent
   12. Procedure on receipt of complaint
   13. Penalties
   14. Repeal
15. Short title and commencement

Definitions

In this by-law, unless the context otherwise indicates:

“Building” means any enclosed area of structure owned or leased or administered by the municipality;

“Graffiti” means any drawing, figures inscription, symbol, or other marking which is scratched, painted, drawn in pen or placed by some other permanent or semi-permanent means upon streets, public or private view without the express permission or consent of the property owner;

“Health” means an individual who carries on, and is registered in terms of legislation to carry on, an occupation which involves the provision of health care, health advice or treatment for the physical or mental health care, health or for the well-being of individuals.


“Municipal Manager” means the Maruleng Municipal Manager appointed as such in terms of Section 82 of the Municipal Structures Act 117 of 1998 as amended;

“Notice” means notice in writing, and “notifying” and ‘notified’ shall have corresponding meanings;

“Public nuisance” means a thing, act, occupation, condition or use of property which shall continue for such length of time as to;
a) Substantiality annoy, injure or endanger the comfort, health, repose or safety of the public;
b) In any way render the public insecure in life or in the use of the property;
c) Greatly offend the public moral decency;
d) Unlawfully and substantially interfere with; obstruct or render dangerous for passage any street, ally, road, navigable body of water or other public way;
e) Spillage of Sewage to the street.
f) Uncontrolled flow of water in the street
g) Loud noise, including music

“Smoking” means using, carrying or possessing a lighted cigarette, cigar, pipe or other lighted smoking equipment;

“Vehicle” Means any self-propelled, enclosed car owed or leased by the municipality, including those vehicles contracted for passenger transportation services;

2. INTERPRETATION
When interpreting a provision of this by-law, the interpreter must prefer any reasonable interpretation of the provisions that is consistent with the spirit and object of this by-law over any alternative interpretation that is inconsistent thereto.

3. PURPOSE OF THIS BY-LAW

This by-law purports to create a safe, healthy and peaceful living environment in which people exercise their Constitutional rights responsibly, respect the rights of other and uphold high moral values, thus fulfilling the primary objects of this BY-LAW,
a) To give effect to the Municipality’s constitutional mandate to promote a safe and a healthy environment as contained in section 152(d) of the Constitution of the Republic of South Africa, 108 of 1996 as amended:
   I. By regulating public nuisances likely to effect peace and safety, and;
   II. By prohibiting all public nuisances having negative impact on health

  (b) To give effect to the municipality’s moral duty to protect and uphold Communities good moral values by outlawing all immoral and indecent practices, and

  (c) to give effect to the right to protection and benefit of the law as enshrined in section 9 of the Constitution by protecting property owners against certain forms of vandalism on their properties and conditions that may depreciate values of their properties.

4. APPLICATION OF THE BY-LAW.

This by-law applies to

a) The Local community as contemplated in Section 1 of the Local Government, Systems Act, 32 of 200, and

b) Legal personae existent or incorporated within the Municipal area.

5. PUBLIC NUISANCE AFFECTING HEALTH

The following acts, omissions, places, conditions and things are hereby specifically declared to and prohibited as public health nuisances, but may not to be constructed to exclude any other health nuisance; coming within the definition of any applicable law;
1) All decayed, harmful adulterated or unwholesome food or drink sold or offered for sale to the public;
2) Carcasses of animals, birds or foals not buried or otherwise disposed of in a sanitary manner within twenty-four hours after death.
3) Accumulation of decayed animals or vegetable matter, trash, rubbish, rotting lumber, bedding, packing material, scrap metal whatsoever in which files, mosquitoes, disease-carrying insects, rats or other vermin may breed.
4) Stagnant water in which mosquitoes, files or other insects can multiply;
5) Uncovered refuse bins;
6) Noxious weeds and other rank growth or vegetation,
7) The escape of smoke, soot, noxious acids, fumes, gases, fly ash or industrial dust within one kilometer therefore in such quantities as to endanger the health of persons ordinary sensibilities or to threaten or cause substantial injury to property;
8) The pollution of any public well or cistern, stream lake, canal or body of water by sewerage, industrial wastes or other substances;
9) Any use of property, substances or things within the Municipal Area, emitting or causing any foul, offensive, nauseous, noxious, or disagreeable odours, or stenches extremely repulsive to the physical senses of ordinary persons which annoy, discomfort; injury or inconvenience the health of any appreciable Number of persons within the municipality;
10) All abandoned wells not securely covered or secured from public use, and
11) All animals running at large
5. PUBLIC NUISANCE OFFENDING MORAL DECENCY.

The following acts, places, conditions and things are hereby specially declared to be prohibited as public nuisances offending public morals and decency, but such enumeration shall not be construed to exclude other nuisances offending public morals and decency coming within the definition of any other applicable law:

1) All disorderly houses, houses of ill fame, gambling houses and buildings or structures kept for or resorted to for the purpose of prostitution, sexual intercourse or gambling in contravention of any law;
2) All gambling devices and slot machines not operated in accordance with the law;
3) All places where intoxicating liquor or fermented malt beverages are sold, possessed, sorted, brewed, bottled, or manufactured, without a permit or license as provided for in law;
4) Any place or premises within the area of the municipality where laws relating to the public health, safety, peace, morals or welfare, are openly, continuously, repeatedly and intentionally violated;
5) Any place or premises resorted to for the purpose of drinking intoxicating liquor or fermented malt beverages in violation of the laws of the public;
6) Consumption of any intoxicating liquor or fermented malt beverages while in or upon any public parking street, alley, sidewalk or public place;
7) Defecating or urinating outside of designated sanitary facilities, upon sidewalk, street, alley public parking lot, park, playground, cemetery, or other public area or upon a private property in open view of the public or in the halls, rooms, stairway, or elevators public of public commercial building or indecently exposing his or her person,

8) Smoking in any of the municipality’s vehicles, buildings or areas designated as nonsmoking zone.

6. PUBLIC NUISANCE AFFECTING PEACE AND SAFETY AND PEACE

The following acts, place, conditions and things are hereby declared to be and outlawed as public nuisances affecting peace and safety, but this enumeration may not be construed to exclude other nuisances affecting public peace or safety coming with the definition of any other applicable laws:

1) Signs and all billboards, awnings and other similar structures over or near streets, sidewalks, public grounds or places frequented by the public, so situated as to endanger the public safety;
2) All buildings erected, repaired or altered in violation of the provision of the building regulations relating to materials and manner of construction of buildings and structures within the municipality.
3) All unauthorized signs, markings or devices whose purpose is or may be mistaken as official traffic control devices placed or maintained upon or in view of any municipal road;
4) All trees, billboards or obstructions which prevent persons driving vehicles on public streets and Municipal roads from obtaining a clear view of traffic when approaching an intersection or pedestrian crossing;
5) All use or display of fireworks except as approved by the Council resolution.

6) Unnecessary discharging of firearms, shooting or discharging a bow, crossbow or similar which propels or projects an arrow or similar projectile within the area of the municipality.

7) All buildings structures so old, dilapidated or out of repairs as to be dangerous, unsafe, unsanitary or otherwise unfit for human use;

8) All loud, discordant and unnecessary noises including music or vibration of any kind.

9) The keeping or harbouring of any animal or fowl which by frequent or habitual howling, yelping, barking, crowing or making of other noises greatly annoys or disturbs a neighbourhood or any considerable number of persons within the area of the municipality.

10) All obstructions of streets, sidewalks, or municipal roads and all excavations in or under the same, except as permitted by the by-laws of the municipality or which, although made in accordance with such by-laws, are kept or maintained for an unreasonable length of time after the purpose therefore has been accomplished;

11) All open and ungraded pits, wells, excavations or unused basements freely accessible from any public street, alley or sidewalks.

12) All abandoned refrigerators from which the doors and other covers have not been removed or which are equipped with a devices for opening form inside;

13) Any unauthorized or unlawful use of the property abutting on public street, alley or sidewalks or of public street alley or sidewalks which cause large crowds of people to gather, obstructing traffic and free use of streets or sidewalks.
14) Repeated or continuous violations of the by-laws of the Council or laws of the Republic relating to the storage of flammable liquids

15) Discharging or leaving outside of any building or dwelling in a place accessible to children any box or container of any kind which has a airtight door or lock which may not be realized for opening from inside, without first removing the door lock.

7. PUBLIC NUISANCE AFFECTING PROPERTY AND PROPERTY USAGE

Property owners

1) Shall maintain in good repair, painted or covered with exterior siding material intended for that use by the manufacture for purposes of preservation and appearance, the exterior of every structure or accessory structure, residential and non residential, including fences.

2) Shall maintain, free of broken or missing siding, shingles or exterior woodwork,

Crumbling stone or bricks, excessive chipped, peeling, or lack of paint, missing, broken or deteriorating steps, porches, handrails and guardrails or any other condition reflective of deterioration and or inadequate maintenance or as many tend to depreciate property values in the area or created a nuisance or hazard;

1) May not allow on any property any debris or condition, including, but not limited to woods, bricks, concrete, rubble, or other building material, crap metal, tree, limps or bush, tree stumps with a height greater than their diameter, diseased or dead trees or other yard waste, household refuse not properly contained or stored, inoperable machinery or parts thereof (except when housed inside out of public view), refrigerators, stoves, washing machines, dryers, or other appliance, water heaters, bedsprings or other furniture not intended for exterior use by the manufacturer and used or stored
on open porches or yards, rutted lawns on driveways or any other unsightly conditions as may tend to depreciate property values in the area or create a nuisance, hazard or eyesore,

2) May not store outdoors or allow the outside storage of firewood on any property used or zoned for residential use, except as permitted in this paragraph. Firewood may not be stored in the front yard of such property or within the setback, except that firewood may temporarily stored for a period not exceeding fourteen days of delivery to the property. All firewood may be stacked no higher than the upper-most horizontal portion of the fence and infestation of mice, rats, other rodents or insects may not be permitted under or near the stack,

3) May not allow any brush, debris or refuse from the processing of firewood to remain anywhere on the property;

4) Shall be responsible for the extermination of any insects, rodents, pigeons or pests when the infection is caused by their failure to maintain the building in the pests’ proof condition.

9. DEFANCEMENT OR DAMAGE OF PROPERTY BY GRAFFITI

Graffiti is hereby declared to be a public nuisance devaluing property and;

1) Any person who may affix graffiti to any property is liable for the cost of removing or covering such graffiti in addition to any fine imposed for violating this section;
2) Parents of any minor child who affixed graffiti may be held liable for the cost of removing or covering the said graffiti;
3) Upon the discovery of the graffiti the owner or lawful occupant of the property shall:
   a) Notify the Council before removing or covering such graffiti
b) Cover or remove the graffiti within fifteen days in compliance with written notice served upon them by the Council to remove or cover such graffiti

4) In the event of the owner or lawful occupant of the property failing to comply with the Council notice to cover or remove the graffiti, the Council shall have the graffiti covered or removed and all cost, fees and expenses will be assessed to the said owner or lawful occupant,

10. DAMAGE TO PUBLIC PROPERTY

The following acts constitute damage to public property and are declared public nuisance:

1) Breaking, soiling, defacing, injuring or damaging any guidepost, signs, street lamp or post, traffic signs or signal, fountain, statue, monument or other ornamental structure within any public street, alley, park, cemetery or other public place;

2) Breaking, soiling, defacing, injuring or damaging any part of any public building or any public property or equipment,

3) Opening, removing, operating or otherwise tampering with any Municipal property or equipment, including but not limited by way of enumeration, to manholes and covers, pumps, storm grates, sewers and mains, water valves and stop shut – off boxes, meters, vehicles, and attachment thereto, barricades and signal lighting for construction and emergency purposes,

4) Painting or posting any bill, notice, picture, advertisement upon any public building, curb stone, crosswalk, gutter, street, sidewalk, hydrant, lamp post and bridge, and

5) Tampering with, injuring, breaking, cutting, taking down or disarranging any electric light pole, fire or alarm box, or any wire cord, lamp or other apparatus used in operating or maintaining any electric light or firearm,
without authority to do so or, post any bills or posters of any kind whatsoever upon any such poles or posts within the area of the Council. (The section (Section 10) does not apply to duly authorized employees or agents of the Municipality or to a person authorized by the permit issued by the Council, or to any person possessing written authorization from the Municipal Manager)

11. ADVERTISEMENT ON PRIVATE PROPERTY WITHOUT CONSENT

A person may not post paper or any written or painted bill, notice or advertisement on any part of the outer walls of any building without first having obtained the consent of the owner thereof.

12. PROCEDURE ON RECEIPT OF COMPLAIN

Whenever compliant is made to the Municipal Manager that a public nuisance exists within the Municipal area, the Municipal Manager shall notify the police, health Officer or building Inspector who shall forthwith inspect the premises and make a written report of his findings to the Municipal Manager. Whenever practicable, the Inspecting Officer shall cause photographs to be made of the premises and shall file the same.

13. SUMMARY ABATEMENT

1) If the inspecting Officer shall determine that a public nuisance exists on private property and that there is great and immediate danger to the public health, safety, peace, morals or decency, the Municipal Manager may direct that a notice be served on the owner or, if the owner cannot be found on the occupant or person causing, permitting or maintaining such nuisance and to post a copy of said notice on the premises. Such notice shall direct the owner, occupant or person causing, permitting or maintaining such nuisance to abate or remove such nuisance within twenty-four hours and shall state that unless such nuisance is so abated, the Municipality will cause the same to be abated and will charge the cost thereof to the owner,
occupant or person causing, permitting or maintaining the same, as the case may be.

2) If the nuisance is not abated within the time provided or if the owner, occupant or person causing the nuisance cannot be found, the health Officer, in case of health nuisance, and the police, in other cases, shall cause the abatement or removal of such public nuisance.

14. Penalties

All offences against this by-law will met with fine according to the gravity of the offence

THE FOLLOWING ARE THE FINES ACCORDING TO THE FINES

1) Public drinking R………………………………
2) Public smoking R…………………………
3) Littering -R2000.00
4) Noise pollution R…………………………
5) Sewer spillage R2500.00 R…………………………
6) Unlicensed trade in alcohol R…………………
7) Unauthorized billboards R……………………
8) Removal of Billboards R……………………
9) Condition that tend to depreciate property……………………
10) Violation of flammable liquids laws. R……………………
11) Ungraded excavations R……………………
12) Unauthorized street obstructions or excavations R………………..
13) Damage to public property R……………………
14) Unauthorized use of fireworks R……………………

15) Any by-laws relating to the control of Public Nuisance adopted by the municipality or any municipality now comprising an administrative unit of
the municipality is repealed from the date of promulgation of these by-laws.