EKURHULENI METROPOLITAN MUNICIPALITY

WATER SUPPLY BY-LAWS

[COUNCIL RESOLUTION: MI 191/2001 dated 29 November 2001]
[Date of Commencement: 06 March 2002]

By-law

To provide for the provision, management and regulation of water supply within the municipal area of the municipality and to provide for matters incidental thereto.

BE IT ENACTED by the Council of the Ekurhuleni Metropolitan Municipality, as follows:-
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**Definitions**

1. (1) For the purpose of these by-laws, unless the context otherwise indicates -
   
   "accommodation unit", in relation to any premises, means a building or section of a building occupied or used or intended for occupation or used for residential, business or industrial purposes or any other purpose;
   
   "approved" means approved by the Council in writing;
   
   “commercial use” means the use of water for trading purposes;
   
   "connection pipe" means any pipe leading from a municipal main to the premises of any consumer as far as the outlet of the meter box case where the meter is installed outside the premises, or in the case where the meter is installed inside the premises of any consumer in terms of these by-laws, as far as the outlet of the meter box;
   
   "consumer" means a person to whom the Council has agreed to supply water or is actually
supplying with water, or if there is no such person, the owner of the premises;

"council" means the Greater East Rand Metro trading as Ekurhuleni Metropolitan Municipality, established in terms of section 12(1) read with section 14(2) of the Local Government : Municipal structures Act, 1998 and promulgated in notice no. 6768 of 2000 in the Gauteng Provincial Gazette Extraordinary no 141 dated 1 October 2000;

“domestic use” means the use of water for every kind of household purpose;

“industrial use” means the use of water for mining manufacturing, generating electricity, land-based transport, construction or any related purpose;

"local authority area", means the area or district placed under the control and jurisdiction of the Council;

“metropolitan area” means the area indicated by map no. 1 in Provincial General Notice no. 6396 dated 13 September 2000 and amended from time to time;

“normal flow” means between 50 % and 55 % of the maximum flow capacity of the meter;

"occupier", in relation to any premises means –
(a) the person in actual occupation thereof;
(b) the person legally entitled to occupy the premises;
(c) the person having the charge or management of the premises;

"owner", in relation to any premises, means the person in whose name the premises is registered and includes -
(a) if the owner is deceased, insolvent, mentally ill, a minor or under any legal disability, the person in whom the custody or administration of such premises is vested as executor, trustee, curator, guardian or in any other capacity;
(b) if the premises are leased and registration in a deed registry is a prerequisite for the validity of the lease, the lessee;
(c) The owner's authorised agent or a person receiving the rent of the premises in question on behalf of the owner; or
(d) Where the premises are beneficially occupied under servitude or similar right, the person in whom such right is vested;

“record” means reading taken on the premises over a non-fixed period either by Council or through contractors employed by the Council;

"residential premises" means any premises used or intended for use solely for domestic purposes and which is not used for trade, business, manufacturing or industrial purposes;

"service pipe " means the pipe provided and installed on any premises by the owner or occupier and which is connected or to be connected to a connection pipe to serve the water installation on the premises;

"service agreement" means a contract concluded between the Council and any person in terms of section 7 for the supply of water by the Council to such person;

“treasurer” means City, Town or Metro Treasurer or any other officer authorised to act on his behalf;

"water connection" means the stopcock, water meter and meter box provided at the end of a connection pipe for the supply of water to any premises; a water connection provided by the Council on a water main by means of a connection pipe, water meter and isolating valve for the supply of water to any premises;

"water installation" means the pipes and water fittings installed on, and vesting in the owner of any premises for the purpose of the use on the premises of water supplied by the Council;

"water main" means a pipe forming part of the Council's water reticulation system, but does not include a connection pipe;

“water service” means supply of water from a water main by means of an approved connection provided by the Council pursuant to a service agreement;

"water tariff", in relation to a local authority area, means the tariff of charges, fees and other moneys determined by the Council concerned in terms of section 80(b) of the Local Government Ordinance, 1939.
In these regulations "SABS" followed by a number or a number and a title, is a reference to the specification of the indicated number published by the Council of the South African Bureau of Standards, and all amendments thereof, and which are available for inspection at the office of the Council at any time during official office hours.

Domicillium document the address of the consumer recorded by the treasurer shall be deemed to be the domicillium citandi of the consumer. Citandi – For the purpose of the service of any notice, order or other.

Infringement of By-laws – Any owner or occupier having or using upon his premises, and any person providing, installing, laying down or connecting, or permitting or causing to be provided, installed, laid down or connected upon any premises any service or part thereof which fail to comply with the requirements of these by-laws shall be guilty of an offence under these by-laws.

CHAPTER 1
PROVISIONS RELATING TO THE SUPPLY OF WATER BY THE COUNCIL

Council's sole right to supply water from water main

2. (1) No person shall obtain the supply of water or take any water from a water main other than by means of a water connection provided by the Council pursuant to a service agreement concluded in accordance with the provisions of these regulations.

(2) Any person who uses water services provided by the Council do so subject to any applicable condition as set by the Council.

Prerequisites for supply of water by Council

3. (1) The Council shall not be obliged to supply water to any premises in the local authority area, whether for household, business or industrial purposes, unless -
   (a) the owner or occupier of such premises has concluded with the Council a service agreement; and
   (b) all other requirements prescribed by these regulations for procuring such supply have been complied with by such owner or occupier.

(2) Notwithstanding sub-section 3(1), the Council shall not be obliged to conclude with any person a service agreement if a water main is not available at a point within the close proximity of such premises of such owner or occupier from where it is reasonably possible to provide a service connection to the premises.

Connections to other water supply systems

4. No water installation pipe, tank, cistern or other apparatus for storing or conveying water supplied by the Council shall be directly connected with any system or source of water supply other than that of the Council.

Unauthorized use of water

5. No person who has not entered into an agreement with the Council for the supply of water and otherwise complied with the requirements of these By-laws, shall take any water from or make or cause to be made any connection with any main, standpipe, reservoir, hydrant, conduit pipe, cistern or other place containing water belonging to the Council except, when written permission has been obtained from the Council.

Damage to water supply systems

6. No person shall wilfully or negligently damage or cause to be damaged any main, standpipe, meter or other plant or apparatus belonging to the Council and used or intended to be used by it in connection with the supply of water.

CHAPTER 2
CONDITIONS FOR THE SUPPLY OF WATER

Application for the supply of water

7. (1) No person shall gain access to water from the water supply system, unless he or she applied to the Council on the prescribed form for such service for a specific purpose and to which such application has been agreed.

(2) Application may be made to the Council by or on behalf of the owner or occupier of any
premises-
(a) for the initial connection of any premises to a water main; or
(b) for a reconnection of the supply of water where a previous service agreement in
respect of the premises has been terminated, whether for the supply of water to the
previous consumer or to any subsequent owner or occupier of the premises.

(3) An application in terms of sub-section 7(1) shall be made in the form provided by the Council
for the purpose and shall be submitted to the Council -
(a) in the case of an application for an initial connection, at least 21 days; and
(b) in the case of an application for a reconnection, at least 14 days, before the date on
which the supply of water to the premises in question is required.

(4) Where application is made for the initial connection of any premises to a water main, the applicant
shall, if he or she is not the registered owner of the premises, lodge, together with the application, the
written permission of the registered owner that such connection may be made.

(5) When submitting an application in terms of sub-section 7(1), the applicant shall -
(a) sign a service agreement for the supply of water; and
(b) pay to the Council the fee determined by the Council for an initial connection or a reconnection
for the supply of water, whichever is applicable.

(6) If the requirements of sub-section 7(5) have been complied with, the official authorised by Council shall
sign on behalf of the Council the service agreement bearing the applicant's signature.

(7) The supply of water by the Council to a consumer shall be subject to the provisions of these regulations
and the conditions contained in the relevant service agreement.

(8) Water services rendered to a consumer are subject to the provisions of these By-laws and the
conditions contained in the relevant agreement.

(9) If a service agreement is not in place between consumer and Council, the Council can discontinue the
service after giving 31 days notice to the consumer.

Payment of deposit

8. (1) Every consumer, other than the Government of South Africa, shall before the supply of water is
given by the Council, deposit with the Council a sum of money equal to the maximum as
security in payment of charges which is due and payable or may become due and payable to
the Council. Such deposit shall not be regarded as being payment or part payment of any
account due for the supply of water. The deposit amount shall be determined on a basis of the
maximum consumption of water, which the applicant, in the treasurer's opinion is likely to use
during any two consecutive months.

(2) The Council may from time to time review the sum of money to be deposited by a consumer in
terms of sub-section 8(1) and, in accordance with such review-
(a) require that an additional amount be deposited by the consumer; or
(b) refund to the consumer such amount as may be held by the Council in excess of the
reviewed deposit.

(3) Notwithstanding the foregoing provisions of this section the Council may, in lieu of a deposit,
accept from the applicant, guarantee for an amount calculated in accordance with or received
in terms of and in the form prescribed by the Council, as security for the payment of any
amount that may become due by the applicant for, or in respect of the supply of water.
Provided that no such guarantee shall be accepted unless the estimate monthly account in
respect of the supply to the consumer concerned amounts to at least R2000-00.

(4) If a consumer fails to deposit an additional amount in terms of sub-section 8(2) within 30 days
after being required by the Council in writing to do so, the Council may suspend the supply of
water to such consumer until such additional amount and the fees determined in the water tariff
for such suspension and the subsequent restoration of the supply, are paid.

(5) Subject to sub-section 8(5), an amount deposited with the Council in terms of sub-section 8(1)
or 8(2) shall not be regarded as being in payment or part payment of an account due for the
supply of water.

(6) If, upon the termination of a service agreement of supply in terms of section 9, an amount
remains due to the Council in respect of water supplied to the consumer, the Council may
apply the deposit in payment or part payment of the outstanding amount and refund any
balance to the consumer.

(7) No interest shall be payable by the Council on the amount of a deposit held by it in terms of this section.

(8) The Council shall refund any sum deposited by or on behalf of a consumer within 3 weeks after the termination of the service agreement, after deduction of any amount due to the Council.

(9) Subject to the provisions of sub-section 8(8) any person claiming a refund or deposit or part thereof, shall either surrender the receipt which was issued for payment of the deposit, or if such receipt is not available, sign a receipt prescribed by the Council for the refund to him of such deposit or part thereof, and satisfy the Council that he is the person entitled to such refund.

(10) If a deposit or part thereof has been refunded in accordance with sub-section 8(9), the Council shall be absolved from any further liability in respect thereof.

(11) The service agreement, may contain a provision that any sum deposited by the consumer, shall be forfeited if is not claimed within 1(one) year after either such agreement having been terminated or for any reason that the consumer has ceased to receive a supply in terms of such agreement.

Termination of service agreement for the supply of water

9. (1) A consumer may terminate a service agreement by giving the Council not less than 7 days' notice in writing.

(2) Subject to sub-section 9(3) and 9(4), the Council may terminate a service agreement for the supply of water if the consumer concerned -
   (a) has not consumed any water during the preceding six months and has not made arrangements to the satisfaction of the Council for the continuation of the service agreement;
   (b) has committed a breach of these regulations, and has failed to rectify such breach within 48 hours after being required in writing by the Council to do so; or
   (c) receives the supply of water from another water supply authority by virtue of an arrangement between the Council and such authority.

(3) In the case of the termination of a service agreement in terms of sub-section (2)(a), the Council shall give to the consumer concerned not less than 7 days' notice of its intention to terminate the service agreement.

(4) The Council may without notice terminate a service agreement for supply of water if the consumer concerned has vacated the premises to which such service agreement relates, without having made arrangements to the satisfaction of the Council for the continuation of the service agreement for supply of water.

Removal of water connection

10. The Council may disconnect and remove a water connection provided by the Council to any premises if -
   (a) the service agreement has been terminated in terms of section 9 and no subsequent application for the supply of water to such premises has been received in the period of 90 days following such termination; or
   (b) the building on such premises has been demolished.

Suspension of water supply

11. (1) If a consumer before the expiry of the last day does not pay an account rendered by the Council in respect of the supply of water for such payment specified in the account, the Council may forthwith:
   (a) Suspend the supply of water to such business consumer until the consumer together with the applicable charges referred to in sub-section 11(3), pays the amount due;
   (b) Restrict the supply of water to such domestic consumer, until the amount due is paid by the consumer, together with the applicable charges referred to in sub-section 11(3)

(2) If the Council considers it necessary as a matter of urgency to prevent any wastage of water,
unauthorised use of water, damage to property, danger to life or pollution of water, and national disaster or if sufficient water is not available for any other reason the Council may, without prior notice and without prejudice to the Council’s power under section 9(2)(b) -

(a) suspend the supply of water to any premises;

(b) enter upon such premises and carry out, at the owner’s expense, such emergency work, as the Council may deem necessary; and

(c) by written notice require the owner to carry out such further work, as the Council may deem necessary within a specified period.

(3) If the supply of water to any premises is suspended or restricted under sub-section 11(1) or 11(2), the consumer concerned shall, before such supply is restored by the Council, pay both the charges determined for the suspension or restriction of the supply of water and for the restoration of such supply.

(4) After the charges under sub-section 11(3) have been fully paid, Council shall be under obligation to restore the supply of water to the premises within 3 working days provided that no restoration of such water supply shall be done outside of normal working hours.

Special water restrictions

12. (1) The Council may at any time, by public notification in a manner, as the Council may consider expedient -

(a) restrict the supply of water in the whole or any part of its area of supply to such hours as it may determine;

(b) prohibit or restrict the use of water -

(i) during specified hours of the day or on specified days;

(ii) for any specified purpose or for any purpose other than that specified.

(c) determine and impose -

(i) limits on the quantity of water, which may be consumed over a specified period;

(ii) special charges, which shall be levied in respect of water, consumed in excess of the limit imposed under sub-section 12 (c)(i);

(iii) a general surcharge on the prescribed charges in respect of the supply of water; or

(d) impose restrictions or prohibitions on the use or manner of use or disposition of an appliance by means of which water is used or consumed, or on the connection of particular appliances to a water installation.

(2) A notification in terms of sub-section 12(1) may be limited to apply only to specified areas or to specified categories of consumers, premises or activities.

(3) The Council may -

(a) take, or by written notice require a consumer to take at his or her own expense, such measures, including the installation of measuring devices or devices for restricting the flow of water, as may in the opinion of the Council be necessary to ensure compliance with a notice in terms of sub-section 12(1); or

(b) suspend or, restrict the supply of water to any premises for such period, as the Council may deem fit, in the event of a contravention of, or failure to comply with, the terms of a notice in terms of sub-section 12(1) on such premises.

(4) Where the supply of water to any premises has been suspended or restricted under sub-section 3(b), it shall only be restored upon payment of the charges determined in the water tariff for the suspension or restriction and restoration of the supply of water.

(5) The provisions of this regulation and any notice in terms of sub-section 12(1), unless otherwise specified in such notice, shall apply also in respect of water supplied by the Council to consumers outside its area of jurisdiction, notwithstanding anything to the contrary in the conditions of any agreement governing such supply.

General conditions of supply

13. (1) The provision of a water connection by the Council for the supply of water shall not constitute
an undertaking by it to maintain at all times or at any point in its water supply system -

(a) an uninterrupted supply of water;
(b) a specific pressure or rate of flow in such supply; or
(c) a specific standard or quality of water.

(2) The Council may specify the maximum height to which water will be supplied from a water main and the maximum rate of extraction from such main.

(3) A consumer who requires securing the maintenance of any of the conditions mentioned in subsection 13(1) on the premises occupied by such consumer might make the necessary provision for that purpose in the installation on such premises.

(4) The Council may interrupt the supply of water to any premises without prior notice.

(5) If in the opinion of the Council the consumption of water by a consumer adversely affects the supply of water to another person, the Council may apply such restrictions as he or she may deem fit to the supply of water to the consumer in order to ensure a reasonable supply of water to such other person.

Water pressure

14. (1) Subject to the provisions of these by-laws, no undertaking or guarantee shall be presumed on the part of the Council to maintain any specified pressure of water at any time at any point in the Council's water supply system.

(2) Where application is made for a supply of water to or where a supply is required for any premises or part thereof situated above a level that can be served by the normal pressure in the Council’s main, it shall be the duty of the applicant or consumer to provide and maintain a supply to such premises or part thereof at the cost of the consumer. Provided that, subject to the provisions of section 14, the Council may grant a supply to such premises from its main where such supply is available on such conditions as the Council may impose.

(3) (a) Where in the circumstances set out in sub-section 14(2) it is necessary for the consumer to pump water to maintain the supply, any pump installed for the purpose shall not be connected directly to the Council’s main.

(b) The suction pipe of any such pump shall be connected to a storage tank supplied with water from the Council’s main.

(c) Such tank shall be constructed in accordance with the requirements of section 67 and shall have a minimum capacity of not less than one-eighth of the average daily requirement of the consumer, as determined by the Council, or one hour’s capacity of the pumping system, whichever is the greater.

(d) Such tank shall be fitted with an inlet control valve of the correct size at the cost of the consumer to admit water to the tank from the Council’s main at a rate equal to the average hourly requirement of the premises.

(e) The said pump shall be self-priming, float or electrode controlled and fitted with electrical safety devices for the protection of the pump, the drive motors, or both in the event of stoppage of the supply of water from the Council’s main.

(f) Before the installation of any such pumping systems, full details thereof shall be submitted to the Council for approval and authorisation.

Sale of water by consumers

15. Except in accordance with a special agreement entered into with the Council in terms of section 83, no person shall -

(a) sell or supply, or cause or permit to be sold or supplied, any water supplied by the Council to any premises in terms of these sections; or

(b) remove, or cause or permit to be removed, any of such water from such premises to any other premises for purposes of consumption on such other premises.

CHAPTER 3
GENERAL PROVISIONS RELATING TO METERED SUPPLIES

Connection to water main

16. (1) Where a service agreement has been concluded, the Council shall, subject to section 4 -
(a) In the case of an initial connection, provide and install from the water main a water connection pipe to the premises at such position on the water main as the Council may determine.

(b) In the case of a reconnection of the supply of water, cause such reconnection to be made.

(2) The Council may, either of its own accord or at the request of a consumer, alter the position of a connection on the water main at the expense of the consumer where the consumer requests such alteration.

(3) Where a water connection is provided by the Council to any premises, it shall be the responsibility of the consumer concerned, and not of the Council, to provide and install and maintain, in accordance with the provisions of these regulations, and at his or her own cost, the water installation on the premises.

(4) The charges payable for -

(a) The provision of a water connection, including a water connection pipe, isolating valve and water meter;

(b) the alteration of the position of a water connection on the water main at the request of a consumer, shall subject to sub-section 16(5), be as determined in the water tariff.

(5) Where the Council is required to provide a water connection by means of a water connection pipe of a size or length for which no charge is determined in the water tariff, or if, because of any special circumstances, the amount so prescribed is insufficient to cover the actual costs of providing and installing such water connection pipe, water meter and isolating valve, the consumer shall be liable to pay to the Council an amount equal to the actual costs incurred by the Council in respect of material, labour and transport for providing the water connection, plus 15% of the amount of such costs to cover additional indirect costs.

(6) Any charge payable in terms of sub-section 16(4) shall be paid to the Council in advance and, in a case contemplated in sub-section 16(5), an amount estimated by the Council to cover the sum payable in terms thereof shall be deposited by the consumer with the Council before the work is commenced by the Council.

Provision of single water connection for supply of several consumers on same premises

17. (1) Subject to sub-section 17(4), only one water connection on the water main shall be provided for the supply of water to any premises, irrespective of the number of accommodation units of consumers located on such premises.

(2) Where the owner, or the person having the charge or management of any premises on which several accommodation units are situated, requires the supply of water to such premises for the purpose of supply to the different accommodation units, the Council may, in its discretion, provide and install either -

(a) a common water meter in respect of the premises as a whole or any number of such accommodation units; or

(b) separate water meters for the different accommodation units or any number thereof.

(3) where the Council has installed a common water meter as contemplated in sub-section (2)(a), the owner or the person having the charge or management of the premises, as the case may be, shall -

(a) if the Council so requires, install and maintain on each branch pipe extending from the service pipe to the different accommodation units -

(i) a separate water meter; and

(ii) an isolating valve; and

(b) be liable to the Council for the charges levied for all water supplied to the premises through such common water meter, irrespective of the different quantities consumed by the different consumers served by such common water meter.

(4) Notwithstanding sub-section 17(1), the Council may authorise that more than one water connection be provided on the water main for the supply of water to any premises comprising sectional title units or if, in the opinion of the Council, undue hardship or inconvenience would be caused to any consumer on such premises by the provision of only one water connection.

(5) Where the provision of more than one water connection is authorised by the Council under
sub-section 17(4), the charge determined in the water tariff for the provision of a water connection shall be payable in respect of each water connection so provided.

(6) An owner of any premises shall ensure that no interconnection exists between the water installation on the premises of such owner and the water installation on any other premises or, in the case of premises on which more than one accommodation unit is located, between the water installations of two or more of such accommodation units.

(7) Where two or more erven are consolidated, only one water connection shall be permitted for the consolidated erf, unless the consolidated erf comprises sectional title units, and the owner or occupier shall be responsible for the removal of any such water connections not authorised.

Provision of water meter
18. (1) The capacity of the water meter to be provided and installed by the Council on a water connection to any premises shall be determined by the Council.

(2) If so required by the Council, the consumer shall indicate an acceptable position for the installation of the water meter.

(3) Council shall install all water meters at the cost of the owner after payment as prescribed in the tariff has been paid to Council in full.

(4) If a meter must be replaced with a different size or different type of meter due to an increase or decrease in water consumption, changes in consumption pattern or on request of the consumer, the consumer shall be liable for the replacement cost of such a meter, as prescribed in the tariff.

Ownership of water connection pipe, water meter and isolating valve
19. The water connection pipe, water meter and isolating valve provided and installed by the Council on any premises, shall at all times remain the exclusive property of the Council and be under the sole control of the Council.

Provision and position of stopcock
20. (1) The Council shall, for its exclusive use, install a stopcock between the meter and the main.

(2) The consumer shall, at his own expense, or the Council may in its discretion and at the consumer’s expense and for his exclusive use, provide and install a stopcock at a suitable point on the communication pipe-

(a) immediately inside the boundary of the property in the case of a meter installed outside the boundary, and

(b) in the case of a meter installed on the premises at a suitable point on the consumer’s side of such a meter.

Provided that the Council may, in its discretion and at such consumer’s expense provide and so install such stopcock for the exclusive use of such consumer.

Cost of installing meter
21. The consumer shall pay all charges in connection with the installation of any meter on his water installation as prescribed in the water tariff.

Safeguarding of water meters
22. (1) Every consumer or property owner, if the property is rented out and no consumer can be traced, shall take such measures as are reasonably necessary to prevent any damage to be caused to the water meter installed by the Council on the premises of the consumer.

(2) Where, by reason of any failure on the part of a consumer or property owner, if the property is rented out and no consumer can be traced, to comply with the provisions of sub-section 22(1), the water meter installed on the premises of such consumer or property owner, if the property is rented out and no consumer can be traced, is damaged or destroyed, such consumer or property owner, if the property is rented out and no consumer can be traced, shall be liable to pay to the Council the amount prescribed in the water tariff list for the repair or substitution of such water meter.

(3) Every consumer shall ensure free and unimpeded access to the water meter, on the premises, at all times.

(4) Where, in the opinion of the Council, the space where the water meter is installed is no longer reasonably accessible, the consumer shall, at the request of the Council, provide a suitable space at a different approved position to which the water meter can be moved, and the consumer shall in such a case bear all costs incidental to such removal.
Tampering with or damage to water meter

23. (1) No person other than the Council or a person duly authorised thereto by the Council shall -
   (a) disconnect or attempt to disconnect from the water connection pipe any water meter installed by the Council;
   (b) where the supply of water to any premises has been disconnected or suspended by the Council for any reason, make or attempt to make a reconnection of such supply or restore or attempt to restore the supply in any manner; or
   (c) in any other way tamper or interfere with the water meter installed by the Council on any premises,

and no owner or occupier of such premises shall cause or permit any other unauthorised person to disconnect or reconnect or in any other way tamper or interfere with such water meter.

(2) Where a contravention of any of the provisions of sub-section 23(1) occurred on the premises of any consumer the Council may, without prejudice to any other power conferred by these regulations-
   (a) cause the water meter installed on such premises to be moved to a position on the sidewalk or any other place outside the premises; and
   (b) recover from the consumer concerned the cost thereof.

(3) Any person who -
   (a) contravenes any provision of sub-section 23(1); or
   (b) wilfully damages the water meter, the water connection pipe or isolating valve installed by the Council on any premises, shall be guilty of an offence.

Repair or substitution of water meter

24. (1) In the event of any repairs to any water meter on any premises being found necessary, the Council shall effect such repairs.

(2) The Council may at any time replace the water meter on any premises which is suspected of not registering accurately the supply of water to the premises concerned, or due to any other reason.

(3) The costs incidental to any repairs in terms of sub-section 24(1), or the replacement of a water meter in terms of sub-section 24(2), shall be done by the Council, but if the repairs or replacement is necessitated by reason of any failure on the part of a consumer to comply with the provisions of sub-section 22(2) or because of an act performed in contravention of sub-section 23(1), the Council shall be entitled to recover the costs from such consumer.

Determination of quantity of water supplied

25. (1) The quantity of water registered by the water meter installed by the Council on the premises of a consumer or, where applicable, estimated or determined by the Council through volume controlled measurement or determined by Council under any provision of these By-laws, shall, for the purposes of these By-laws, be considered to be the actual quantity of water supplied by the Council to the consumer.

(2) Where water supplied by the Council to any premises is in any way taken by the consumer without such water passing through the water meter of the Council, the Council may for the purpose of rendering an account estimate, in accordance with sub-section 25(3), the quantity of water supplied to the consumer during the period from the last previous reading of the water meter, back dated not longer than 36 months, until the date it is discovered that water is so taken by the consumer.

(3) For the purposes of sub-section 25(2), an estimate of the quantity of water supplied to a consumer shall be based on, as the Council may decide -
   (a) the average monthly consumption of water on the premises during any three consecutive metering periods during the twelve months' period prior to the date on which the taking of water in the manner mentioned in sub-section 25(2) was discovered; or
(b) the average monthly consumption on the premises registered over three succeeding metered periods after the date referred to in sub-section 25(3)(a).

(4) nothing in these regulations shall be construed as imposing on the Council an obligation to cause any water meter installed by the Council on any premises to be read at the end of every month or any other fixed period, and the Council may estimate the quantity of water supplied in respect of a period within the interval between successive readings of the water meter and render an account to a consumer for the quantity of water so estimated.

(5) When so requested by a consumer, the Council shall cause a special reading of the water meter to be made, in which event the consumer shall be liable to pay the charge determined in the water tariff for such a reading.

Payment for water supplied

26. (1) Water supplied by the Council to a consumer shall be paid for by the consumer at the rate or charges determined in the water tariff for the particular category of use for which the supply was granted.

(2) A consumer shall be responsible for the payment for all water supplied to the premises of the consumer from the date of the relevant service agreement until the date of termination thereof in terms of these regulations.

(3) An account rendered by the Council for water supplied to a consumer shall be paid not later than the last date for payment specified in such account.

(4) If payment of an account is received after the date referred to in sub-section 26(3), interest as determined in the water tariff shall be payable by the consumer to the Council, calculated from the date that the account became due and payable.

(5) If a consumer uses water for a category of use other than that for which it is supplied by the Council in terms of the service agreement and as a consequence is charged at a rate lower than the rate which should have been charged, the Council may make an adjustment of the amount charged in accordance with the rate which should have been charged and recover from the consumer the charges payable in accordance with such adjustment for a maximum preceding period of three years.

Record of Council binding

27. In the absence of evidence showing either that the record of the Council has been incorrectly made or that the meter was at a time of such reading in default, every consumer shall be bound by the record of the Council, and it shall not be necessary to produce the person who read the meter, or the person who recorded any particular entry, in order to prove such reading or entry.

Payment for water supplied upon amendment of charges

28. If amendments to the water tariff of the Council in respect of the charges determined for the supply of water, or for the rendering of the service of water supply provided for in section 16, become operative on a date between meter readings -

(a) it shall be deemed, for the purpose of rendering an account for water supplied by the Council, that the same quantity of water was supplied on every day during the interval between the meter reading.

Objection to account rendered by Council for water supplied

29. (1) If a consumer disputes the correctness of the quantity of water supplied as reflected on an account rendered by the Council, the consumer may in writing object to such account and request that the Council test the water meter.

(2) An objection and request in terms of sub-section 29(1) shall -

(a) set out the reasons for the objection and the request;

(b) be delivered to the Council not later than 90 days after the receipt of the account in question; and

(c) be accompanied by the deposit determined in the water tariff for the testing of a water meter.

(3) If the provisions of sub-section 29(2) have been complied with, the Council shall forthwith cause the water meter concerned to be tested in accordance with the section relating to water meters published under the Trade Metrology Act, 1973 (Act 77 of 1973).
A meter to which the By-laws referred to in sub-section 29(1) shall be deemed to be defective if it is found to have a percentage error in over-registration or under-registration greater than 5% at any one of the rates of flow when tested at the following percentages of its designed maximum rate of flow -

(a) not less than 75%;
(b) between 50% and 55%; and
(c) not more than 20%.

If, upon the testing of a water meter in accordance with sub-section 29(3) or 29(4), it is found not to be defective, the Council shall retain the amount deposited by the consumer, but if it is found to be defective, the Council shall -

(a) refund to the consumer the amount deposited in terms of sub-section 29(2)(c);
(b) repair the water meter or install another meter which is in good working order, without charge to the consumer, unless the costs thereof are recoverable from the consumer in terms of section 22(2); and
(c) determine the quantity of water for a maximum preceding period of three years for which the consumer shall be charged in lieu of the quantity registered by the defective water meter as calculated by the Council, by taking as basis for such determination, and as the Council may decide -

(i) the quantity representing the average monthly consumption of the consumer during the 3 months preceding the month in respect of which the reading is disputed and adjusting such quantity in accordance with the degree of error found at the rate of normal flow in the reading of the defective water meter;
(ii) the average consumption of the consumer during the succeeding three metered periods after the defective water meter has been repaired or replaced; or
(iii) the consumption of water on the premises recorded for the corresponding month of the previous year.

The Council shall repair or replace a water meter which has ceased to register the supply of water to the premises of any consumer and shall bear the costs in connection therewith, unless the provisions of sub-section 22(2) are applicable.

Where a water meter ceases to register the quantity of water supplied to a consumer, the quantity of water supplied during the period between the date of the last reading of the water meter (prior to the reading consequent on which the failure was discovered) and the date of its repair or replacement, shall be estimated by the Council in accordance with sub-section 30(3).

An estimate for the purposes of sub-section 30(2) shall be based on, as the Council may decide -

(a) the average daily consumption of water registered by the water meter, which has ceased to register, calculated on the preceding three meter readings taken before the meter ceased to register;
(b) the average daily consumption of water registered by the replaced or repaired water meter, calculated on two successive meter readings taken after the repair or replacement of the defective water meter; or
(c) the consumption of water at the same water connection recorded for the corresponding period in the previous year.

The Council shall install a water meter to register the supply of water to the premises where an unmetered connection is found; the consumer shall bear the following costs;

(a) payment of deposit as prescribed in section 8;
(b) the calculated amount of water used for a maximum period of 36 months preceding the discovery of such unmetered use, where the calculated amount is based on average daily demand for the period of one month after installation of the water meter;
(c) the consumer shall pay charges in connection with the installation of any meter on his installation as are prescribed in the water tariffs;
(d) payment of a fine as prescribed in the water tariff;

Special conditions relating to temporary supply of water

32. (1) Where a special agreement to that effect has been entered into in terms of section 83, the Council may supply water on a temporary basis from a fire hydrant or any other source of supply of the Council.

(2) The supply of water in terms of sub-section 32(1) shall be measured by means of a portable water meter provided by the Council for that purpose.

(3) A portable water meter, and all other fittings and apparatus used for the connection of such portable water meter to a hydrant or other source of supply of the Council, shall remain the property of the Council.

(4) The consumer shall pay to the Council in advance the deposit determined in the water tariff in respect of each portable meter supplied by the Council as security for its return in proper working order and for the payment of the charges in respect of water supplied to the consumer under an agreement referred to in sub-section 32(1).

(5) The charges for water supplied and for the use of the portable meter in terms of this section shall be paid at the rate determined in the water tariff.

(6) An account rendered by the Council for the charges referred to in sub-section 32(1) shall be paid to the Council within ten days of the date on which it is rendered.

(7) Where a consumer takes water from a hydrant, which is not measured by means of a water meter, the consumer shall be guilty of an offence.

(8) A consumer to whom a portable water meter is provided in terms of sub-section 32(2) shall maintain and return such water meter and all other fittings and apparatus supplied in connection therewith, in a proper working order to the Council.

(9) If the consumer fails to return the portable water meter, or returns it in a damaged condition, the consumer shall forfeit the deposit paid to the Council, or the Council may, where applicable, recover the cost of repairs or replacement of such water meter from the consumer, and may deduct such cost from such deposit.

CHAPTER 4

PREVENTION OF UNDUE WATER CONSUMPTION

Water audit

33. (1) Water users using more than 3 650 kl per annum, excluding those comprising multiple dwelling units, must within one month after the end of each financial year of the council undertake an annual water audit at their own cost –

(2) A copy of the audit must be available for inspection by officials from the Department of Water Affairs and Forestry, the Water Board and the Council.

(3) The audit must contain details in respect of-

(a) the amount of water used during the financial year;
(b) the amount paid for water for the financial year;
(c) the number of people living on the stand or premises;
(d) the number of people permanently working on the stand or premises;
(e) the seasonal variation in demand through monthly consumption figures;
(f) the water pollution monitoring methods;
(g) initiatives to manage the demand for water;
(h) estimates of consumption by various components of use; and
(i) a comparison of the above factors with those reported in each of the previous three years, where available.

Waste of water

34. (1) No owner or occupier of any premises shall permit on such premises –
(a) the purposeless or wasteful discharge of water from any water installation and/or water main;
(b) the use of maladjusted or defective water installations; or
(c) an overflow of water to persist.

(2) An owner or occupier shall after written notice by the Council, and within a period specified in the notice, repair or replace any part of the water installation on the premises of the consumer which is in such a state of disrepair that, in the opinion of the Council, it is causing or is likely to cause an occurrence mentioned in sub-section 34(1).

(3) If an owner fails to comply with a notice referred to in sub-section 34(2), the Council may, without prior notice, take such measures as the Council may deem fit and recover the cost incidental thereto from the owner.

(4) A consumer shall ensure that any equipment or plant connected to the water installation on the premises of the consumer uses water in an efficient manner.

(5) The Council may by written notice to any consumer prohibit such consumer from using any specific equipment in a water installation if, in the opinion of the Council, its use of water is inefficient, and any such equipment shall not be returned to use until its efficiency has been restored and a written application to do so has been approved by the Council.

(6) Any person who contravenes any of the provisions of sub-section 34(1) or 34(4) or fails to comply with a notice referred to in sub-section 34(2) or 34(5) shall be guilty of an offence.

Use of water as heat exchange medium

35. (1) No person shall allow water, used as a heat-exchange medium in any equipment or plant and supplied from a water installation, to run continuously to waste except for maintaining a required level of total dissolved solids in a recirculating plant.

(2) Any person who contravenes sub-section 35(1) shall be guilty of an offence.

Hot water distribution systems

36. (1) A pipe conveying hot water directly from a fixed water heater, or from the point of draw-off from a hot-water circulating system, to terminal water fitting shall not be capable of containing more than 4 litres of water.

(2) A central hot-water system shall be of the circulating type, and the circulating pipes shall be insulated with material which -

(a) has a co-efficient of thermal conductivity of not more than 0.04 watt per metre degree Celsius; and

(b) is capable of maintaining the temperature at its external surface under normal operating conditions at not more than 6 degrees Celsius above the ambient temperature.

(3) The electrical heating element of a fixed water heater having a capacity of more than 500 litres shall be installed in such a manner that it can be removed without loss of water from the heater.

(4) An owner of any premises shall ensure that an overflow pipe or heat expansion pipe from any water heater forming part of the water installation on such premises is installed in such a position and in such a manner that any discharge of water therefrom will be readily visible and will not directly enter into a sewer or storm water system.

(5) A person who contravenes sub-section 36(4) shall be guilty of an offence.

Prevention of wasteful discharge or overflow of water

37. (1) The owner of any premises shall ensure that -

(a) any terminal water fitting forming part of the water installation on such premises, other than a float valve serving a cistern or a storage tank; and

(b) the primary overflow from any water-closet cistern or tank forming part of the water installation on such premises,

(c) is installed in such a position and in such a manner that any discharge of water therefrom will be readily visible and will not directly enter into a sewer or a storm water system.
(2) A person who contravenes any of the provisions of sub-section 37(1) shall be guilty of an offence.

**Requirements in relation to flushing devices**

38. (1) Subject to sub-section 38(2) -

(a) no type of flushing device shall be used to serve a water-closet pan or urinal other than a flushing device, which is actuated -
   (i) manually by a person using such pan or urinal; or
   (ii) automatically by means of an approved apparatus which causes the flushing device to operate after each use of such pan or urinal;

(b) a flushing device installed in a cistern serving a water-closet pan shall not be capable of discharging -
   (i) in the case of a single flush unit, more than 6 litres of water during one complete flush; or
   (ii) in the case of a dual flush unit, more than 6 litres of water during one complete flush when the full-flush level is actuated, and more than 3 litres of water during one complete flush when the low-flush lever is actuated and such a device shall only be connected to a type of water-closet pan in which the trap is cleared in one flush;

(c) an automatically operated flushing device shall be of such a design that no flush will take place if it malfunctions;

(d) every wall-mounted urinal or stall urinal shall be served by a separate flushing device and where any slab urinal installed on any premises exceeds 1.8 metre in length, a sufficient number of flushing devices shall be used so as to ensure that a single flushing device will not serve any part of such urinal exceeding 1.8 metre in length;

(e) no flushing device used to serve any urinal shall be capable of discharging more than 2 litres or less than 1 litre of water during one complete flush;

(f) no automatic cistern or tipping tank shall be used for flushing a urinal.

(2) If, on the date on which these regulations become applicable to the Metropolitan area, there is installed on any premises in such area -

(a) any flushing device to serve any water-closet pan or urinal, not being a flushing device which conforms to the requirements of sub-section 38(1);

(b) any slab urinal which is not served by a flushing device or flushing devices in conformity with the requirements of sub-section 38(2)(d) of sub-section 38(1); or

(c) an automatic cistern or tipping tanks to serve any urinal;

The owner of such premises shall cause such steps to be taken or such adjustments to be made as may be necessary to ensure that the requirements of sub-section 38(1), as may be applicable, are complied with not later than the date to be fixed by the Council in accordance with sub-section 38(3) as being the last day for compliance with the requirements of sub-section 38(1).

(3) The date to be fixed by the Council for the purposes of sub-section 38(2) -

(a) shall not be sooner than 2 years after the commencement of these regulations; and

(b) shall, in a manner, which the Council considers most expedient, be publicly announced by the Council not less than 6 months before such date arrives.

(4) The owner of premises who fails to comply with, the requirements of sub-section (1) shall be guilty of an offence: Provided that, in relation to any owner of premises referred to in sub-section 38(2), this sub-section shall not apply until a date as contemplated in that sub-section has been fixed by the Council in accordance with sub-section 38(3) and such date has lapsed.

**Metering devices for taps and showers**

39. (1) Subject to sub-section 39(2) -

(a) each wash basin in a battery of three or more on any premises, other than residential premises, shall be fitted with a metering type of tap which limits the discharge of water in each usage to not more than 1 litre per operation;
(b) each shower in a battery of showers of two or more on any premises, other than residential premises, shall be fitted with a metering valve which limits the discharge of water in each usage to not more than 2.5 litres per operation;

(c) the maximum discharge rate of water of any showerhead installed on any premises, including residential premises, shall not exceed 10 litres per minute under maximum flow conditions.

(2) If, on the date on which these sections become applicable to the local authority area there is installed -

(a) on any premises, other than residential premises -
   (i) any tap serving any wash basin referred to in sub-section 39(1), not being a tap which conforms to the requirements of that paragraph; or
   (ii) any showers referred to in sub-section 39(1) which are not fitted with metering valves in conformity with the requirements of that paragraph; or

(b) on any premises, including residential premises, any shower head which does not conform to the requirements of sub-section 39(1),

the owner of such premises shall cause such steps to be taken or such adjustments to be made as may be necessary to ensure that such requirements are complied with not later than the date to be fixed by the Council in accordance with sub-section 39(3) as being the last day for compliance with the requirements of sub-section 39(1).

(3) The date fixed by the Council for the purposes of sub-section 39(2) -

(a) shall not be sooner than 2 years after the commencement of these regulations;

(b) shall, in a manner, which the Council considers most expedient, be publicly announced by the Council not less than 6 months before such date arrives.

(4) The owner -

(a) of any premises, other than residential premises who fails to comply with any of the requirements of sub-section 39(1)(a) and 39(b);

(b) of any premises, including residential premises, who fails to comply with the requirements of sub-section 39(1)(c);

(c) shall be guilty of an offence: Provided that, in relation to an owner of premises referred to in sub-section 39(2), this sub-regulation shall not apply until a date as contemplated in that sub-section has been fixed by the Council in accordance with sub-section 39(3) and such date has lapsed.

Terminal water fittings outside buildings

40. (1) No owner or occupier of any premises, other than residential premises, and no person to whom a temporary supply of water to any premises is provided in terms of section 32, shall install or use on such premises a terminal water fitting outside a building unless such fitting -

(a) incorporates a self-closing device;

(b) has a removable handle for operating purposes;

(c) is a demand-type of tap which limits the quantity of water discharged in each operation; or

(d) is provided with a lock to prevent unauthorised use.

(2) If, on the date on which these regulations become applicable to the local authority area, there is installed on any premises referred to in sub-section 40(1) in such area any terminal water fitting outside a building which does not conform to the requirements of that sub-section, the owner of such premises shall cause such steps to be taken or such adjustments to be made as may be necessary to ensure that such requirements are complied with not later than the date to be fixed by the Council for the purposes of this sub-section 40(3) as being the last day for compliance with the requirements of sub-section 40(1).

(3) A date fixed by the Council for the purposes of sub-section 40(2) -

(a) shall not be sooner than 2 years after the commencement of these By-laws; and

(b) shall, in a manner, which the Council considers most expedient, be publicly announced
by the Council not less than 6 months before such date arrives.

(4) The owner of any premises referred to in sub-section 40(1), who fails to comply with the requirements of sub-section 40(1) shall be guilty of an offence: Provided that, in relation to an owner of premises referred to in sub-section 40(2), this sub-section shall not apply until a date as contemplated in sub-section has been fixed by the Council in accordance with sub-section 40(3) and such date has lapsed.

**Installation of separate private meters on premises with several accommodation units may be required**

41. When the water consumption on any premises provided with a single water meter serving two or more accommodation units on such premises is in the opinion of the Council substantially higher than in the case of other premises of a similar nature, the Council may, if such a requirement has not been made under section 17(3), require from the owner of such premises to install, at the owner’s expense, separate water meters to serve such accommodation units individually for the purpose of registering the quantity of water supplied to each such unit.

**Measures for conservation of water in relation to gardens and car washing facilities**

42. (1) The following requirements shall be applicable to every consumer within the local authority area:

(a) No water shall be used for the irrigation or watering of any garden during such hours of day as the Council may determine and announce publicly from time to time.

(2) Any commercial vehicle washing facility shall be constructed and operated in such a manner that 70% of the potable water used by such facility is recycled for re-use in the facility.

(3) Any person who -

(a) Contravenes sub-section (1)(a) and (2);

(b) fails to comply with the requirements of paragraph (b) thereof, shall be guilty of an offence.
CHAPTER 5
PREVENTION OF WATER POLLUTION

Pollution of surface water

43. (1) No person shall -
   (a) bathe in any stream, reservoir, aqueduct, or other place which contains water belonging wholly or partly to the Council or under the control or management of the Council and which is used for or in connection with the supply of water to the inhabitants in the Council's area of supply;
   (b) wash, throws, or cause or permit to enter any animal therein;
   (c) throw any rubbish, night soil, excreta, industrial waste, chemical substance, oil, dirt, filth, or other deleterious matter into such stream, reservoir, aqueduct, or other place within the catchments of a surface dam;
   (d) wash or cleanse in any such water any clothes, leather or any other material or object of whatever nature;
   (e) cause or permit the water from any sink, sewer, drain, engine, boiler or any other polluted water or liquid or oil for the control of which he or she is responsible, to run or be brought into any such stream, reservoir aqueduct, or other place; or
   (f) do any other act whereby the supply of water to the inhabitants of the Council's area of supply may be polluted.

(2) A person, who contravenes any of the provisions of sub-section 43(1), shall be guilty of an offence.

Mixing of water from other source with water supplied by Council

44. (1) No person shall, on any premises to which water is supplied by the Council, connect or cause or permit to be connected to any service pipe or any other part of the water installation on such premises, any cistern, tank, or other receptacle used or intended for use for the reception or storage of water obtained from a source other than from a water main.

(2) No person shall cause or permit rainwater to flow into any tank or cistern supplied with water by the Council.

(3) A person who contravenes sub-section 44(4) or 44(2) shall be guilty of an offence.

Obligation of owner to prevent pollution of water

45. (1) An owner of premises shall provide and maintain approved measures to prevent the entry of any substance which may be a danger to health or adversely affect the potability of water into -
   (a) the water supply system of the Council, or
   (b) any part of the water installation on the premises.

(2) The owner of any premises -
   (a) on which a fire or combined installation is installed;
   (b) on which a general installation serves -
      (i) any activity in relation to the medical treatment of people or animals, medical, pharmaceutical or chemical research or manufacturing, agriculture, including dairies and nurseries, photographic processing, laundering or dry-cleaning, metal plating, or the treatment of hides and skins;
      (ii) any mortuary, abattoir, sewage purification works, refuse pulverising works, harbour, oil processing and storage facilities or any winery, distillery, brewery, or yeast or cold drink factory; or
   (c) to whom the Council has given written notice to do so,
   shall provide and maintain approved measures in the water installation on such premises to prevent the back flow of water from such water installation to the water main.

(3) The measures required in terms of sub-section 45(2) shall include -
(a) the discharge of water from the service pipe into a storage tank through an air gap in accordance with paragraph 7.5.3.2(a)(i) of SABS 0252-1:1994;

(b) the passing of such water through -
   (i) a reduced-pressure back flow preventer; or
   (ii) a double-check back flow preventer.

(4) An owner shall ensure that no connection is made to the service pipe on the premises of such owner between -
   (a) the point of discharge from the pipe into the storage tank referred to in sub-section 45(3)(a);
   (b) the back flow preventer installed in terms of sub-section 45(3)(b).

(5) No consumer shall connect anything to a water installation or use it in a manner which may affect the potability of the water in it without first providing adequate measures or devices to prevent a deterioration in water quality in the water installation.

Installation and maintenance of back flow preventers

46. (1) Any back flow preventer installed on a water installation shall comply with the requirements as set out in paragraphs 5.4.1, 6.3 and 8.2.2 of SABS 0252 - 1994: Provided that -
   (a) a back flow preventer shall be installed in a readily accessible position where it may be inspected and from which it may be removed for the purpose of servicing, repair or replacement without alteration to the water installation or the structure within which it is situated; and
   (b) a back flow preventer which provides for the discharge of water to the atmosphere shall be installed above-ground in such a position that it cannot be submerged in water or any other liquid.

(2) The owner of any premises on which a reduced-pressure or a double-check back flow preventer is installed shall at his or her own expense ensure that the back flow preventer -
   (a) is inspected and serviced by a registered plumbing contractor not less than once in every twelve months to ensure that it is in proper working order; and
   (b) is replaced or completely overhauled once in every 5 years.

(3) The owner shall maintain a record of the inspections and services referred to in sub-section 46(2) -
   (a) stating the name and registration number of the registered plumbing contractor by whom it was carried out;
   (b) the date on which it was carried out; and
   (c) detail of repairs and replacements that were effected, and shall keep such record available for inspection by the Council at any time during office hours.

Protection of water installation

47. (1) An owner shall, apart from the back flow preventers referred to in sections 45 and 46, provide and maintain the following additional measures to prevent the back siphonage into the water installation of any substance which is likely to be a danger to health or affect the potability of water:
   (a) The lowest point of discharge of the outlet of a terminal water fitting shall not be less than 25 millimetres above the flood level of a fixed receptacle into which such fitting discharges.
   (b) No inter-connection shall be made between a general installation and a fire installation if they are supplied through separate water pipes.

(2) If the Council is of the opinion that an activity carried out or intended to be carried out on any premises could give rise to a substance which would have a toxic effect if it gained entry into a water installation, the Council may by written notice require from the owner to install a storage tank from which the water needed for such activity shall be drawn.
(3) The entry of water into a tank referred to in sub-section 47(2) shall be solely from a pipe which discharges water at a height of not less than 75 millimetres or twice the diameter of the pipe, whichever is the greater, above the flood level of the tank.

**Laying of pipes in places prone to pollution**

48. (1) Subject to sub-section 48(2), no pipe which is supplied or intended to be supplied with water by the Council, shall be laid or installed through or in any sewer or drain or waste dump or any pit or place used for the dumping or accumulation of manure or any other substance which may, in the event of the pipe becoming unsound, pollute the water conveyed through the pipe.

(2) Where it is impracticable to lay or install a water pipe otherwise than in a manner referred to in sub-section 48(1), the Council may, upon application, approve that it be so laid or installed, but in such an event, the part of the pipe so laid or installed shall be carried through a cast iron or other approved tube or box of sufficient length and strength and of such construction as will, in the opinion of the Council, effectively protect the pipe and render any leakage of the pipe readily detectable.

(3) Where any water pipe has been laid or installed contrary to the provisions of sub-section 48(1) or 48(2), the Council may by written notice to the owner or occupier of the premises concerned direct that the necessary steps be taken to eliminate the contravention within a period specified in the notice.

(4) If the owner or occupier concerned fails to comply with such notice -

(a) the Council may suspend the supply of water to the premises concerned until the necessary steps have been taken; and

(b) such owner or occupier shall be guilty of an offence.

(5) Where the supply of water is suspended in terms of sub-section 48(4), the owner or occupier shall be liable to pay the prescribed charges for such suspension and the subsequent restoration of the supply.

**Use of tanks for water intended for human consumption**

49. (1) Except for a tap discharging water from a hot water system or serving any shower or bath, no tap used on any premises for the purpose of supply for human consumption shall be connected to any tank without the permission of the Council, who in granting such permission may require that an apparatus be installed to maintain a free chlorine level of at least 0,2 milligram per litre at the furthest terminal water fitting.

(2) Where -

(a) any damage or danger to persons might arise from an interruption of the supply of water; or

(b) the pressure in the service would be otherwise inadequate,

a tank or tanks shall be provided which, with respect to size and level of installation, conform to the requirements prescribed in paragraph 7.4 of SABS 0252-1:1994.

**Storage of water supplied by Council in underground tanks**

50. Except with the permission of the Council and subject to such conditions as it may determine, no tank or other container buried or installed in an excavation in the ground on a consumer’s premises shall be used for the storage or reception of water supplied by the Council if such water is intended for human consumption.

**Measures to prevent development of bacterium Legionella pneumophila**

51. (1) Every new water installation shall, for the purpose of preventing the development of bacterium Legionella pneumophila, comply with the requirements set out in paragraph 7.1.1.2 of SABS 0252-1:1994.

(2) Every owner of any premises on which any installation for the storage of potable water or an air-conditioning cooling water system is being used, whether installed before or after the commencement of these regulations, shall at intervals not exceeding 90 days, reckoned from the date of commencement of these regulations or the date of installation, whichever is applicable, cause every such water installation and every such system to be inspected by a professional engineer to evaluate such installation for conditions conducive to the development of bacterium Legionella pneumophila.

(3) A professional engineer who carries out an inspection referred to in sub-section 51(2) shall provide the owner concerned with a written report on the result of his or her inspection and
state whether or not the requirements referred to in sub-section 51(1) are being complied with and, where applicable, particulars of any non-compliance with those requirements.

(4) If a report in terms of section 51(3) shows any non-compliance with the requirements referred to in that sub-section, the owner of the premises concerned shall, within 14 days after receipt of the report, take such steps as may be necessary to bring the installation in conformity with those requirements.

(5) Where the construction of any new water installation is completed on any premises where potable water is or will be stored, or upon the installation of any air-conditioning cooling water system on any premises, the owner of the premises shall submit to the Council a certificate issued by a professional engineer stating that such installation complies with the requirements referred to in sub-section 51(1).

(6) Any person who:

(a) fails to comply with the provisions of sub-section (2) or (4); or
(b) puts into use any new water installation or an air-conditioning cooling water system installed on any premises without having complied with the provisions of sub-section (5), shall be guilty of an offence.

Testing of water in a water installation

52. (1) The Council may at any time take samples of water from the water installation on any premises and cause the samples to be tested for compliance with the standards prescribed in SABS 241 (Water Domestic Supplies).

(2) If, after a series of follow up tests of samples of water taken from the water installation in terms of sub-section 52(1), it is found that such water does not comply with the standards referred to in that sub-section, and the Council is of the opinion that the quality of such water is attributable to the condition of the water installation, the owner of the premises concerned shall, when so instructed by the Council:

(a) cause the water installation to be tested and disinfected in accordance with the provisions of section 60 and 61; or
(b) investigate the cause of the problem and rectify it within a period specified by the Council.

(3) The owner of such premises shall clean any tank on any premises in which potable water is stored regularly at intervals not exceeding two years.

CHAPTER 6

PROVISIONS RELATING TO CONSUMER’S WATER INSTALLATION

Standard specifications and codes of practice applicable

53. For the purpose of these regulations the relevant SABS standards and codes shall be applicable, but the Council may also approve the use of any other specification and codes where in its opinion it is appropriate to do so, and it shall in considering any application for such approval be guided by accepted practice and international specifications and codes of practice.

Provision of water installation

54. Every owner or consumer shall, at his own expense, provide, install, lay down and maintain his own water installation.

Information and drawings

55. (1) In respect of every new water installation, or changes to an existing water installation necessitated by any alteration or extension of an existing building, the owner of such premises shall submit for approval to the Council, in the format determined by the Council, the information and drawings as provided for in Chapter 4 of SABS 0252-1:1994: Provided that the information relating to a water installation to be installed on any premises may be indicated on the same drawing as the drainage installation.

(2) A complete set of approved drawings of the water installation shall be kept available at the premises.

(3) Where any installation work has been done in contravention of sub-section 55(1), the Council may by written notice require from the owner of the premises to comply within a specified period with the provisions of that sub-section, in which event:

(a) Work in progress shall cease until the approval required by that sub-section have been granted;
work that does not comply with these sections shall be removed from the premises.

**General requirements for design and construction of water installation**

56. (1) Any water installation or service pipe shall be designed and constructed in such a way that-

   (a) velocities in pipes do not exceed 2 metre per second;

   (b) only pipes and fittings be specified and installed that will be able to withstand -

      (i) the corrosion which may be caused by the water conveyed in the installation; and

      (ii) any corrosive conditions, which may be, related to the soil conditions on the premises;

   (c) the installation be functional to the users of the building taking due cognisance to the population and class occupancy of such building;

   (d) provide adequate fire protection where it is required in terms of any other law;

   (e) all components and materials used on the installation are watertight;

   (f) the installation will not cause any danger to the health of the users of the building;

   (g) that all pipes and fittings are able to withstand loads and forces which it may normally be subjected to and where necessary is properly protected against damage;

   (h) should a water leak or a water pipe burst occur, it would not jeopardise the structural safety of the building.

(2) An isolating valve shall be installed in the service pipe of a water installation not more than 1.5 metres inside the boundary of the premises concerned.

(3) The requirements of sub-section 56(1) shall be accepted to be satisfied where the water installation complies with the requirements of -

   (a) SABS 0252-1:1994 (Water supply installations for buildings);

   (b) paragraph PP 13(2) of SABS 0400-1990 P relating to the number of the sanitary fittings with adequate water supply required for the population of the building;

   (c) SABS 0400-1990 Part W in relation to any fire installation.

(4) No person shall connect to a water installation a water fitting or apparatus, which causes or is likely to cause damage to the water supply system or another water installation as a result of pressure surges.

**Design of a proposed water installation**

57. (1) The Council may require that a professional engineer designs a proposed water installation or other approved competent person in cases where the Council is of the opinion that a detail design is necessary due to the complexity of the installation.

(2) Any designer of a water installation shall take the necessary care in the detail design that the water installation shall fully comply with the requirements as set out in these regulations and in Chapters 2, 3, 4, 5, 6 and 7 of SABS 0252-1:1994.

**Materials, fittings and components**

58. (1) Only SABS approved materials, fittings and components as listed in Chapter 2 and discussed in Chapter 5 of SABS 0252-1:1994 or similar pipes, joints and fittings approved by the Council shall be used on any water installation.

(2) Notwithstanding anything to the contrary in these regulations or any relevant SABS standards and codes, the Council may determine that only pipes, joints and fittings of specified materials resistant to or adequately protected against corrosion shall be used should the water be corrosive or aggressive soil conditions occur in the Metropolitan area.

(3) Solar water-heating systems shall be installed in accordance with SABS 0106.

**Control over work on water installation**

59. (1) Subject to sub-section 59(2), the installation of a water installation shall be carried out -
(a) according to drawings approved in terms of section 55 and detail specification for the installation; and
(b) in conformity with the requirements of Chapter 8 of SABS 0252-1:1994.

(2) Every person carrying out or exercising control over the installation of any water installation shall ensure that -

(a) where copper pipes are used in the installation -
   (i) such pipes shall be properly inspected and cleaned before installation so as to prevent any carbonaceous film being present in such pipes;
   (ii) only solder of copper-tin or silver-tin is used in capillary soldered joints on such pipes;
(b) no lead-chalked joints are used on any cast iron pipe;
(c) no solvent cement welded joints is used on any unplasticised polyvinyl chloride (uPVC) pipes;
(d) no underground pipe is laid more than 1 metre below the finished ground level on the premises or shallower than 400mm;
(e) no pipe is installed within the cavity of a wall, except where it crosses the wall.

Cleaning, inspection, testing and disinfection of water installation

60. (1) Subject to sub-regulation 60(2), every water installation shall be properly cleaned, inspected, tested and disinfected in accordance with Chapter 9 of SABS 0252-1:1994.

(2) Every water installation shall on completion -
   (a) be properly cleaned to remove any foreign matter;
   (b) be inspected by the representative of the Council;
   (c) be tested under pressure in accordance with paragraph 9.2 of SABS 0252-1:1994; and
   (d) be disinfected in accordance with paragraph 9.3 of SABS 0252-1:1994.

(3) At least 2 working days' notice shall be given to the Council for the purpose of any inspection to be carried out in terms of sub-section 60(2)(b).

Council may require testing or disinfection of water installation

61. (1) The Council may by written notice require any owner to employ a registered plumbing contractor to test and disinfect the water installation on the premises of such owner.

(2) The owner of the premises concerned shall bear the costs incidental to the testing and disinfection of any water installation required in terms of sub-section 61(1).

Covering of water installation

62. When any water installation is being or has been installed or any alteration or extension of any existing water installation is being or has been carried out, no person shall cover any part of such installation, alteration or extension or cause, permit or suffer it to be covered until it has been inspected and approved by the Council.

Leakage of taps or pipes

63. (1) No person shall cause or permit any pipe, tap or fitting to leak, and no tap or fitting shall be installed in such position that any leakage cannot readily be detected.

(2) No consumer shall be entitled to any rebate in respect of the wastage of water due to faulty fittings or undetected leakage in any part of the water installation.

(3) Any work or repair, digging or replacement, or any other operation which the Council undertakes to enable a consumer to carry out repairs or other work to his own water installation, shall be undertaken by the Council at the consumer's expense.
Pipes and stand pipes to be securely fixed

64. (1) All pipes, except those laid in the ground, shall be securely fixed at frequent intervals to that portion of the wall or other rigid portion of the structure along which they pass.

(2) All stand pipes or other pipes projecting above the ground and not otherwise secured to any structure shall be securely fixed to a stake securely driven into the ground, or by other means approved by the Council, in such a manner as to prevent undue movement of such stand pipes or pipes.

Taps for domestic use

65. Other than those discharging from the hot water system, taps to supply water for domestic purposes in dwelling houses or residential buildings or for drinking purposes on any other type of premises shall be connected to a water installation pipe at a point before such pipe enters a cistern or tank and shall not be supplied from any cistern or tank. Provided that in buildings where a water supply is required at a level at which a regular and adequate supply is not available from the mains, it may be taken from a tank or cistern which shall be constructed in accordance with the provisions of these By-laws.

Connection of sundry apparatus

66. (1) No person shall cause or permit any water installation pipe to be connected directly to any water closet, urinal, steam boiler or trade vessel or apparatus.

(2) Every water closet, urinal, steam boiler, trade vessel or apparatus shall be fed separately and directly from a cistern installed solely for that purpose: Provided that the Council may approve of any such fitment, except a water closet being connected direct to the water installation without the interposition of a cistern or break-pressure tank.

(3) The inlet to every such cistern referred to in sub-section 66(2) shall discharge above the overflow level or maximum water level, as the case may be, of the cistern: Provided that in the case of a cistern supplying a water closet or urinal, a silence pipe discharging below the normal water level of the cistern may be fitted: Provided further that an approved anti-syphonic device is incorporated in the inlet valve.

(4) No pump of whatever nature shall be connected to a water installation for the purpose of pumping water directly from the Council’s mains, unless prior written authority is obtained from the engineer.

(5) Where water is supplied to a bath, or wash-basin, or tank, swimming pool, dam, animal drinking trough, or any other water containing structure by a pipe in direct communication with the water installation, such pipe shall discharge above the maximum water level of such water containing structure.

Cistern or tank

67. (1) No person shall install, fit, use or cause or permit to be installed, fitted or used upon any premises a cistern or tank for the reception or storage of water, other than a cistern used for flushing water closets or other sanitary fittings, unless—

(a) the cistern or tank is constructed of a material which in the opinion of the engineer is sufficiently strong for the purpose and capable of resisting corrosion;

(b) the cistern or tank is watertight, vermin proof, and properly covered and ventilated;

(c) the cistern or tank provided with access covers which shall be bolted down locked in position at all times, except when opened for inspection;

(d) the inlet pipe to the cistern or tank discharges above the overflow level of the cistern or tank, and is provided with a stopcock located near the cistern or tank, and a float valve or similar device of a type approved by the engineer;

(e) the cistern or tank is so placed that is may be readily drained and inspected and cleansed inside and outside;

(f) a stopcock is fitted to the outlet pipe near to each cistern or tank so that repairs to any pipe leading from or to apparatus fed by the cistern or tank can be effected without emptying the latter;

(g) a brass sampling cock is fitted to the cistern or tank to enable the engineer to draw samples of the water stored therein when necessary for testing purposes;

(h) the cistern or tank is provided with an adequate drainage system to ensure that the premises are not flooded in the event of leakage or accidental overflow, the capacity of
such drainage system to be such that is will be capable of discharging water at a rate at least equal to the rate of flow of the incoming supply and the outlet of the drainage discharge pipe to be so situated that the discharge of water may be readily detected.

(2) In the event of water stored in the cistern or tank becoming contaminated in any way, the consumer shall on instructions from the Council take immediate steps to drain the cistern or tank, cleanse it and disinfect it to the standards set by the Council before refilling and replacing in service.

(3) When a cistern or tank on account of age or deterioration or for any other reason, no longer complies with the requirements of this section, the consumer, shall adequately repair or entirely replace the tank or cistern within 60 days of receipt of written notice from the Council to do so.

(4) When a continuous, supply of water to the premises is required, the required cisterns or tanks shall be provided in duplicate.

Overflow pipe to cistern or tank

68. Every cistern or tank shall be provided with an overflow or waste pipe, the position of which shall admit the discharge of water being readily detected.

Capacity of cistern

69. Every steam boiler and any premises, which require, for the purpose of the work undertaken on the premises, a continuous supply of water, shall have a cistern holding not less than half a day’s supply calculated according to the average daily consumption.

Distance between water installation and electric wires

70. (1) No portion of the water installation shall, except where it is part of a specifically approved water installation, be laid, installed or maintained within 300 mm of, or be in metallic contact with, any electrical apparatus: Provided that this requirement shall not be taken as preventing electrical bonding as required by any by-laws or regulations for the supply and use of electrical energy and for the wiring of premises.

(2) No tap, valve or similar apparatus shall be laid, installed, fixed or maintained within 2 m of an electrical socket outlet, appliance or distribution board without the prior written approval of the Council.

CHAPTER 7

SPECIAL PROVISIONS RELATING TO FIRE EXTINGUISHING EQUIPMENT

Provision of water connection for fire-fighting purposes

71. (1) Notwithstanding anything to the contrary contained in these regulations, the Council may, where a special agreement therefor has been concluded with the owner of any premises under section 83, provide a water connection on a water main for the purposes of any fire extinguishing installation on such premises, subject to the provisions of this Chapter.

(2) The costs incidental to the provision by the Council of water connection for a fire installation, including a water meter, isolating valve and other ancillary fittings, shall be borne by the owner concerned and shall be as determined in the water tariff.

(3) The pipes necessary for providing the water connection shall be installed by the Council up to the boundary of the premises concerned, and which shall not be used for any purpose other than to serve the fire installation on the premises.

(4) No branch connection of any kind shall be made from a water connection pipe, except for the purpose of serving automatic sprinklers, drenchers, hydrants or a pressure tank.

(5) A water meter capable of handling the design flow for fire extinguishing purposes and normal water use shall be provided by the Council on the water connection pipe provided for the premises.

(6) Every water connection pipe for a fire installation shall be fitted with an approved isolating valve provided by the Council, which shall -

(a) be of the same nominal diameter as the water connection pipe;

(b) be placed in such position as may be determined by the Council; and

(c) be installed in front of the water meter.
Design of fire installation

72. (1) In any fire installation adequate pumping connections and means to measure water pressure shall be provided, with enough isolating valves to control the flow of water to points within the installation, at the required quantity and pressure to ensure enough flow of water to any hose reel, hydrant or sprinkler system connected to the installation.

(2) The requirements of sub-section 72(1) shall be considered as being satisfied where a fire installation is designed by a professional engineer or other approved competent person according to a detailed design or where the fire installation complies with paragraph 3 of Part W of SABS 0400, and approved by Council.

(3) The discharge from any pressure tank shall be controlled by a suitable ball valve.

General requirements for fire installations

73. (1) Where an existing sprinkler installation has been connected to the water main, no additional sprinkler heads shall thereafter be connected to such sprinkler installation, without the written consent of the Council.

(2) No extension or connection from any existing fire installation to premises other than that for which it was approved, shall be made, and in the event of any such connection or extensions being made the Council may take any steps necessary to disconnect such a connection or extension and recover the costs incidental thereto from the owner or any other person responsible for such connection or extension.

(3) No supply of water shall be made or given until the fire installation has been inspected and the Council has certified in writing that such installation is in accordance with these regulations and the work in connection therewith has been carried out to his or her satisfaction.

(4) Any existing unmetered water connection provided by the Council to the water main for the purposes of a fire installation shall be at the pleasure of the Council, which shall be entitled to discontinue the service providing such connection at any time after at least 30 days notice of its intention to do so had been given to the owner concerned and if such owner has failed to show good cause for the retention of such connection.

(5) All fittings provided by an owner of any premises for fire-fighting purpose, including hose reels, hydrants and sprinkler systems shall comply with the Council's regulations on fire protection.

(6) Any person who contravenes the provisions of sub-sections 73(1), 73(3) and 73(5) or who makes or causes or permits to be made any connection or extension in contravention of the provisions of sub-section 73(2), shall be guilty of an offence.

Payment for water supply to a fire installation

74. The charges for the supply of water to a fire installation shall be as determined in the water tariff.

Inspection and approval of fire-extinguishing system

75. No water shall be supplied to any fire-extinguishing system until it has been inspected and the Council or his duly authorised representative has certified in writing that such water installation complies with the requirements of these By-laws and the work has been carried out to his satisfaction.

 Provision of pressure gauge

76. A pressure gauge indicating the water pressure in kPa shall be fixed on all fire-extinguishing systems inside the premises of the consumer.

Installation of reflux valve

77. (1) When a fire-extinguishing installation includes a fire-pump connection, a reflux valve of a type approved by the Council shall be fitted on the premises in an accessible position permitting of its ready inspection, repair and removal.

(2) The said reflux valve shall be used to shut off the domestic supply from the Council's main whenever or for so long as the fire-pump connection is in use.

(3) The said reflux valve shall be serviced at least once annually by a registered bona fide firm approved by the engineer as being capable of undertaking such work.

(4) When called upon to do so by the Council, the consumer shall produce a certificate from the said firm that the service has been done.
Sprinkler extinguishing installation
78. A sprinkler installation may be installed in direct communication with the main, but the Council shall not be deemed to guarantee any specified pressure of water at any time.

Header tank or double supply from mains
79. (1) Unless a duplicate supply from a separate main is provided for the sprinkler installation, the consumer shall install a header tank at such an elevation as will compensate for any cessation or reduction of pressure in the Council’s main.

(2) The main pipe leading from the header tank to the sprinkler installation may be in direct communication with the main: Provided that in such case it is fitted with a reflux valve which will close against the main and open to the main pipe leading from the tank should the pressure in the main not be available for any reason.

(3) An overflow pipe shall be fitted to such tank, which pipe shall discharge in such a position as to be readily observable, and shall not be led away by any down pipe to any drain.

(4) Where a duplicate supply from a separate main is provided, each supply pipe shall be fitted with a reflux valve situated on the premises.

(5) The reflux valves installed in terms of subsection 79(2) and 79(4) shall be serviced annually and should also comply with sub-sections 77(3) and 77(4).

Annual charges for sprinkler and drencher installation
80. (1) The annual charges prescribed in the water tariff for the inspection and maintenance of the communication pipes leading from the Council’s main to the boundary of a stand, stand or other area of land shall be payable in advance and shall become due in respect of every such pipe as soon as the Council has notified the owner of the land that the pipe has been laid and is ready for connection to a fire-extinguishing installation on the stand.

(2) The charges in terms of sub-section 80(1) shall cover also the emptying and refilling of any tanks which may be necessary.

(3) The charges to be paid in terms of sub-section 80(1) shall be calculated according to the volume of the tank, disregarding the level to which the tank is filled.

Annual charges for private hydrant installations
81. The annual charges in terms of the tariff for the maintenance of connections and the inspection of private hydrant installations, other than sprinklers, shall be paid in advance.

Sealing of private fire hydrants
82. (1) The Council shall seal all private hydrants and no person shall break such seal except in case of fire.

(2) The cost of resealing such hydrants shall be born by the consumer except when such seals are broken by the Council’s officers for testing purposes.

(3) Any water consumed after the breaking of the seal, other than in the course of testing by the Council or in case of fire, shall be paid for by the consumer at the rates prescribed in the water tariff. The Council shall determine the quantity thus consumed.

(4) Until a fire connection has been metered, the fire connection shall not be used for any other purpose other than fire fighting purpose.

(5) Any person who fails to comply with sub-section 82(3) and 82(4) will be guilty of an offence.

CHAPTER 8
GENERAL PROVISIONS

Special agreements
83. (1) Where, by reason of the purpose for which the supply of water is required by a consumer, the nature or situation of the premises concerned, the quantity to be supplied, the availability of supply or the method of supply, the Council considers it desirable that such supply should be provided subject to special conditions or a special charge, the Council may, notwithstanding anything to the contrary contained in these regulations, enter into a special agreement with such consumer for such supply on the terms and conditions as may mutually be agreed upon.
(2) Without prejudice to the generality of the provisions of sub-section 83(1), but subject to the provisions of the Act, a special agreement may provide for any one or more of the following matters:

(a) Where a supply in bulk is given to any consumer outside the Metropolitan area, the Council may permit such consumer to resell the water to other consumers outside the Metropolitan area.

(b) If the Council permits a consumer to resell water -
   (i) it may impose conditions fixing the maximum price at which the water may be resold by such consumer; and
   (ii) require that plans of any proposed reticulation system be submitted to the Council for approval as a condition precedent to authority to resell being given.

(c) Where any consumer is given a supply by means of more than one connection to the water main, the Council may stipulate the manner in which and the times during which the consumer may use the supply from any one or more of such connections.

(d) The Council may stipulate the maximum quantity to be supplied to any consumer and may fix the hours or periods during which any consumer shall be entitled to supply.

(e) The Council may stipulate the price at which the supply is to be given to any consumer.

(3) Where, in terms of a special agreement a consumer is authorised to resell water supplied by the Council, the Council may at any time demand from the consumer to submit to the Council for inspection the records of such consumer relating to the resale of water to other persons and the income derived by the consumer from such resale, and may, where sub-meters have been installed by the consumer, demand that the consumer have any of such sub-meters tested to the satisfaction of the Council at the consumer’s cost, and that any meter which is found to be defective be repaired or replaced.

(4) Except as is otherwise provided in a special agreement the supply of water under such agreement shall be subject to the provisions of these regulations.

Supply of non-potable water by the Council

84. (1) The Council may on application made by any consumer and under a special agreement enter into in terms of regulation 83, grant the supply of non-potable water to such consumer.

(2) Any supply of non-potable water in terms of sub-section 84(1) shall not be used for domestic purposes which, in the opinion of the Council, may give rise to a health hazard and has been specified by the Council.

(3) No warranty, expressed or implied, applies to the purity of non-potable water supplied by the Council or its suitability for the purpose for which the supply of such water was granted.

(4) The supply of non-potable water by the Council shall, both as to condition and use, be entirely at the risk of the consumer, who shall be responsible to exercise control over the use of such water on the premises by any other persons.

(5) Where non-potable water supplied by the Council is used for irrigation purposes, the consumer shall -
   (a) ensure that it is applied uniformly over the irrigated areas and in such a way as to prevent the forming of pools; and
   (b) take such steps as may be necessary to prevent any run-off of surplus water from irrigated areas.

(6) On premises on which non-potable water is used, the consumer shall ensure that-
   (a) every terminal water fitting and every appliance which supplies or uses such water is clearly marked with a weatherproof notice indicating that the water therefrom is unsuitable for drinking or other domestic purposes; and
   (b) every tap used for the discharge of such water can only be operated by means of a
detachable key or handle and which shall be removed from such tap after every use thereof.

(7) In an area where treated sewage effluent is used the consumer shall erect weatherproof notices in permanent positions warning that such effluent is not suitable for domestic purposes.

(8) The consumer shall adhere at all times to any conditions or guidelines with respect to health risks in the use of non-potable water for irrigation purposes as may be laid down by the Ministry of Health and Social Services from time to time.

(9) If the consumer fails to take any of the steps referred to in sub-sections 84(5)(b), 84(6), and 84(7), the Council may by written notice require that such steps be taken by the consumer within a specified period and if the consumer fails to comply with such notice, the Council may -

(a) cause such steps to be taken at the consumer's expense; or

(b) suspend the supply of non-potable water to the premises concerned until the consumer has complied with such notice.

(10) Every owner of premises supplied with non-potable water by the Council -

(a) shall take special care that every pipe and fitting linked to the non-potable water system on the premises is properly identified to prevent any cross connection with the potable water system on such premises; and

(b) shall not, without the approval of the Council, extend or alter such non-potable water system or cause it to be extended or altered.

(11) A person who contravenes any provision of sub-section 84(10) shall be guilty of an offence and the Council shall permanently terminate the supply of non-potable water to such premises.

Private boreholes

85. (1) If, on the date of commencement of these regulations, any bore hole exists on any premises from which water is abstracted for any purpose, the owner of such premises shall not later than 90 days after the date of such commencement -

(a) notify the Council in writing of the existence of such borehole; and

(b) provide the Council with full particulars of the discharge capacity of such borehole.

(2) Without deviating from the provisions of any other law relating to the drilling of boreholes, no new borehole shall be drilled within the local authority area without the prior written approval of the Council, which may be granted subject to such conditions as the Council may determine, but subject thereto, in every case that -

(a) the proposed position of the borehole is clearly indicated on a site plan;

(b) any unsuccessful borehole is properly sealed;

(c) The geological information and the depth of the borehole are recorded;

(d) the discharge capacity of the borehole is determined;

(e) the rest water level is recorded after the drilling of the borehole.

(3) Except with the prior written approval of the Council, no existing borehole situated within the area of jurisdiction of the Council shall be replaced or drilled deeper.

(4) If the Council has reason to doubt the reliability of any particulars given in terms of sub-section 85(1)(b) or any information recorded in terms of sub-section 85(2), it may by written notice require that the owner of the premises in question carries out, at the consumer's expense and within the period specified in the notice, such test as may be so specified for determining the discharge capacity of the borehole.

(5) The Council may, at the expense of the owner of the premises concerned, install a separate meter to record the consumption of water from a borehole on the premises.

(6) If, in the area of jurisdiction of the Council, the Council may determine a quota for the maximum abstraction of water from a borehole on private premises.

(7) Whenever the Council considers it necessary for the purpose of determining the ground water level within the Metropolitan area, the Council may cause the water rest levels of any borehole on any property in such area, to be measured, and any person designated by the Council to perform such task may enter the premises for that purpose.

(8) Any person, who contravenes or fails to comply with any of the provisions of sub-sections 85(1), 85(2) or 85(3), shall be guilty of an offence.
Laying of pipes in streets or public places

86. (1) Except with the prior written approval of the Council and subject to such conditions as may be imposed by it, no person shall, lay or construct any pipe or associated component on, in or under a street or public place or any other land vesting in or under the control of the Council, for the purpose of conveying water derived from whatever source.

Obstruction of access to water connection on premises

87. (1) No person shall prevent or restrict the Council or any duly authorised official of the Council from gaining access to any part of the water connection on any premises.

(2) If it is not reasonably possible for the Council or an official referred to in sub-section 87(1) to gain access to the relevant part of the water connection on the premises by reason of any object, including any construction of bricks, stone, iron, wood or any other material obstructing such access, the Council may by written notice to the consumer concerned, and without prejudice to the Council's powers under section 88, require that the consumer removes such object and restores such access within a period specified in the notice.

(3) If, in a case contemplated in sub-section 87(2), the Council is of the opinion that the situation is a matter of urgency or if reasonable grounds exist for suspecting that a contravention of any provision of these regulations has been or is being committed, the Council may cause the object concerned to be removed and any other steps to be taken to gain access, and the Council may recover from the consumer the cost incurred for that purpose.

(4) The Council shall not be liable for any damage resulting from any action taken under sub-section 87(3), but shall restore such premises to the former condition should no breach of these regulations be discovered.

(5) A consumer who refuses or fails to comply with a notice referred to in sub-section 87(2) shall be guilty of an offence.

Power of entry and inspection

88. (1) An officer may for any purpose connected with the implementation or enforcement of these regulations, at all reasonable times or in an emergency at any time, enter premises, request information and carry out such inspection and examination as he or she may deem necessary, and for those purposes operate any water fitting of the water installation.

(2) If the Council considers it necessary that work be performed to enable an officer to perform a function referred to in sub-section 88(1) properly and effectively, it may

(a) by written notice require the owner of occupier of the premises at his or her own expense to do specified work within a specified period; or

(b) if in its opinion the situation is a matter of urgency, without prior notice do such work or cause it to be done at the expense of the owner.

(3) If the work referred to in sub-section 88(2) is carried out for the sole purpose of establishing whether a contravention of these regulations has been committed and no such contravention is established, the Council shall bear the expense connected therewith together with that of restoring the premises to their former condition.

(4) If an officer requires the presence of –

(a) an owner at an inspection of his or her water installation; or

(b) a registered plumber doing installation work at an inspection of such work; he or she give such person written notice of not less than five working days to that effect, indicating the date and time when and the place where he or she proposes to carry out the inspection.

Notices

89. (1) The Council may, by written notice, order a person who by act or omission commits a breach of these regulations or of any condition imposed thereunder to remedy such breach within a period specified in the notice.

(2) If a person fails to comply with a written notice served on him or her by the Council in terms of these regulations within the specified period, it may take such action or do such work as in its opinion is necessary to ensure compliance, and recover the cost of such action or work from the person.
Penalties

90. Any person convicted of an offence under these regulations shall be liable to a fine not exceeding R20 000 or to imprisonment for a period not exceeding 6 months.

Tariffs

91. Water tariff as determined from time to time, by the Council in terms of the relevant legislation.