



KAROO HOOGLAND MUNICIPALITY

BY-LAW : THE COUNCIL'S CARAVAN PARKS

The Municipal Manager of the Karoo Hoogland Municipality in terms of subsection 156(2) of the Constitution of the Republic of South Africa Act 1996, (Act 108 of 1996) read with section 13 of the Local Government: Municipal Systems Act (Act 32 of 2000), publishes the by-law as set forth hereafter as by-law made by the Council.

1. DEFINITIONS

In this by-law –

“caravan” means any vehicle permanently fitted out for use by persons for living and sleeping purposes, whether or not such vehicle is a trailer;

“caravan park” means the land used or intended to be used for the accommodation of caravans;

“caretaker” means an officer (Administration Officer or Cashier) appointed by the Council to collect the charges payable for the use of the caravan park and to supervise and control the caravan park;

“Council” means the Karoo Hoogland Municipality and includes the Mayor, Political Office Bearers, Political Structures, Municipal Manager and any other official who has delegated powers in terms of section 59 of the Local Government: Municipal Systems Act (Act 32 of 2000);

“site” means the land set aside within the caravan park for the parking of a caravan and its towing vehicle, if any.

2. No person shall use the Caravan Park unless he/she has notified the caretaker in advance of his/her intention to do so.
3. No person shall damage or climb over or through any wire fences or any other fences within or enclosing the Caravan park.
4. No public meetings and/or public religious services of any kind shall be held in the caravan park without written approval of the Municipal Manager.
5. No fires shall be kindled in the caravan park except in the grates provided for the purpose.
6. No person shall create any disturbance, nuisance, impediment or hindrance, which may give offence to any other person within the caravan park.

7. No pet or other animal shall be allowed in the caravan park except dogs and then only on condition that they are kept on a leash at all times.
8. No person shall park a caravan or its towing vehicle elsewhere in the caravan park than on a demarcated site.
9. No person shall wash or hang out to dry any article elsewhere in the caravan park than in the area provided therefor.
10. No person shall dispose of refuse elsewhere in the caravan park than in the refuse bins provided for such purpose.
11. No person shall remove from the caravan park any flora, fauna, nests, objects of historical, archaeological or scientific interest or any property therein belonging to the Council.
12. No person shall damage, destroy or deface in any manner any natural object or any property belonging to the Council within the caravan park.
13. No person shall damage, injure or destroy any flora, fauna or nests within the caravan park.
14. The charges for the use of the caravan park shall be determined by the Council's Tariff list. Such charges shall be payable to the caretaker in advance, and a receipt therefor shall be issued by him/her.
15. Any person desiring to stay at the caravan park for a period of more than 30 days, shall apply in writing to the Council for permission to do so.
16. Any person who contravenes any of the provisions of this by-law shall be guilty of an offence and liable on conviction to a fine not exceeding R3000.00 or imprisonment not exceeding 6 months or both such fine and imprisonment.
17. The by-laws relating to caravan parks of the former Municipal Councils of Williston, Fraserburg and Sutherland are hereby repealed.