

# **FISH HOEK VALLEY RATEPAYERS & RESIDENTS ASSOCIATION**

*(Incorporating Fish Hoek, Clovelly and Sun Valley)*

~~Central Circle, Fish Hoek 7975~~

Web: <https://www.fhvrra.org.za/>

Facebook: [www.facebook.com/FHVRRRA/](http://www.facebook.com/FHVRRRA/)

Heritage Western Cape: Conservation Body

TO: <https://www.capetown.gov.za/layouts/15/WebFeedback.SharePoint/webfeedbackk.aspx?id=%209a5683d6-154a-4bfc-906e-1e3f78d44954>

**SUBJECT: COMMENTS ON THE CITY OF CAPE TOWN DRAFT OUTDOOR  
ADVERTISING BY-LAW 2020**

**DUE: 31 JULY 2021**

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The Fish Hoek Valley Ratepayers and Residents Association's (FHVRRRA) feels that there are two categories of outdoor signs that are missing in this by-law: banners pulled by aeroplanes and aeroplanes doing "sky writing" with the assumption that inflatable sign includes filling with lighter than air gas, such as helium.

We think that you intended to add *domicilium citandi et executandi* to Section 8. (2) (e) to satisfy that the applicant was properly notified.

It is unclear in Section 6. (1), (2) and (4) as to whether the application, monitoring and encroachment fees fall away for historically approved community-based or not for profit bodies' banners to be erected on Sub-Council grounds. Section 5. (2) (k) subsection 2(a) to 2(c) just states that documentation requirements may be waived, but doesn't explicitly include the waiving of fees.

There are several references to an application being submitted in terms of Section 4. However, Section 4 does not contain an application template requesting the organisation's name, etc. Please amend.

## Summary

For completeness, we'd like to see:

- Banners pulled by aeroplanes and aeroplanes doing “sky writing” be added to the outdoor advertising categories falling within the scope of this by-law;
- Section 4 be amended to contain an application form, as referenced.
- Section 6. (1), (2) and (4) to be explicitly modified to exclude fees for community-based or not for profit bodies' banners; and
- Addition of *domicilium citandi et executandi* to Section 8. (2) (e) to satisfy that the applicant was properly notified.

NAME & SURNAME	Brian Youngblood, Chair: Fish Hoek Valley Residents and Ratepayers Association (FHVRRRA)
CONTACT NUMBER	Cell: 084 3 99 99 33
E-MAIL ADDRESS	<a href="mailto:FishHoekRRA@gmail.com">FishHoekRRA@gmail.com</a>
SIGNATURE	
DATE	23 June 2021