



**PLATORAND AREA FIRE
PROTECTION ASSOCIATION
2025 BURNING PROHIBITIONS
IN TERMS OF CHAPTER 2 OF THE
NATIONAL VELD AND FOREST FIRE
ACT 101 OF 1998**

WHEREAS the **Platorand Area Fire Protection Association** covers an area exceptionally prone to wildfires and,
WHEREAS the said Fire Association has determined a period of extraordinary fire hazard, the said Fire Association therefore directs:

1. That, within the boundaries of the Platorand Area FPA, and subject to paragraph 2 below, no person shall from **1 May 2025, up to and including 31 October 2025**, make a fire in the open air or, if such a fire has been made, allow it to continue to burn, or add fuel thereto, otherwise than –
 - fires made within a demarcated picnic or camping area or caravan park, or holiday resorts, but only at places within such an area which have been specifically prepared and maintained for that purpose; provided that such fires are properly extinguished with water and/or sand;
 - fires for the preparation of food on residential stands;
 - fires made on residential and industrial stands in proclaimed townships;
 - fires made for initiation school purposes, but only at places, which have been specially prepared and maintained for that purpose to prevent fires from spreading;
2. That, within the boundaries of the Platorand FPA, no person shall from **1 May 2025, up to and including 31 October 2025**,
 - Burn harvest residue on cultivated crop fields;
 - destroy by burning slash originating from any timber plantation or self-sown exotic trees,
 - destroy by burning of harvest residue, cultivated crop fields and veld, clear or maintain a fire belt by burning, or execute block burns;

provided that approved fires may be made on days that the regulations regarding FDI and other conditions, as determined by the Fire Protection Association, are conducive thereto, **and such fires are conducted in terms of a valid burning permit issued by the FPA and the terms and conditions of the permit are adhered to; provided further that no burning may take place on a Friday, Saturday, Sunday or a public holiday except in terms of special or exceptional permits.**

Notwithstanding the foregoing, no slash may be burnt during the prohibition period.

Local Fire Protection Association rules include (but are not limited to) the following:

1. Landowners intending to conduct a prescribed burn or to burn a firebreak must inform their neighbours, their ward chairmen, the firetower and the Handcrew base.
2. Burning may take place only in terms of a valid burning permit.
3. When burning is conducted by a burning contractor, the burning permit must be valid for the particular property or properties. The contractor cannot burn in terms of their own permit.
4. Landowners are strongly urged to have adequate tracer lines in place before commencing the burning of firebreaks.
5. Clearance must be obtained from the Fire Protection Association Operations Centre at the Handcrew base. Firefighting resources must also be in place.
6. Neighbours to co-operate when burning mutual fire breaks.
7. All FPA regulations regarding FDI and other matters to be adhered to.
8. No burning on Fridays, public holidays or weekends except in terms of special or exceptional permits.
9. Firebreaks to be made around all dwellings.
10. Where dwellings are in a cluster or close proximity to each other, a firebreak can be made around the perimeter of such an area.
11. Each member is answerable to their Ward Representative.
12. Any runaway fires to be reported to the Ward Representative and neighbours immediately.
13. Any planned controlled burns under Eskom power lines to be reported to the operations centre or Eskom before such burn.
14. Every attempt must be made to complete burning of firebreaks by end July. If this has not been possible, then the FPA executive committee has the authority to extend this period. Members are strictly to adhere to the conditions stipulated on the permissions.
15. It is a criminal offence to leave controlled burns unattended before the fire is totally extinguished.
16. In the event that a landowner does not meet the firefighting resources requirements laid down by the FPA, and the FPA management sends the WoF Handcrew to attend a wildfire on that landowner's property, such landowner shall be liable to the Handcrew for the cost of a callout as laid down in the rules of the Handcrew, whether the landowner has sanctioned such attendance or not.
17. When burning a firebreak in the morning it must be possible to cease burning and shut down the burn completely within 30 minutes in the event of necessity.
18. It follows from this that when a vlei is to be burnt out as part of a firebreak, this can only commence in the afternoon after 14h00 if conditions permit. When a vlei is burnt it is impossible to stop the burn at will.
19. The landowner will be present at all times when using the Working on Fire Team. If a foreman or other third party is used in conjunction with the Team, such person must have successfully completed the Incident

Command course. If not, an IC who has completed the course will have to be hired.

20. As the landowner is primarily responsible for the burning on his farm, it is strongly recommended that where a third party is responsible for the burning on the farm, he obtain the written consent of the owner.
21. Rules of wards form part of the Rules and Regulations of the FPA and must be observed.
22. Where there are no firebreaks in place, it will first be looked at whether help can be offered during a runaway fire. Safety always comes first and human lives cannot be unnecessarily endangered.