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INHOUD AGTERIN.

No. 95 (Administrator's), 1961.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE
PROVINCE OF TRANSVAAL.

Whereas an application has been received for permission to establish the township of Dawkinsville on Portion 176, of the farm Townlands of Klerksdorp No. 424, Registration Division I.P., District of Klerksdorp;

And whereas the provisions of the Townships and Town-planning Ordinance, 1931, relating to the establishment of townships, have been complied with;

Now, therefore, under and by virtue of the powers vested in me by sub-section (4) of section twenty of the said Ordinance, I hereby declare that the said township shall be an approved township, subject to the conditions contained in the Schedule hereto.

GOD SAVE THE QUEEN.

Given under my Hand at Pretoria on this Seventh day of April, One thousand Nine hundred and Sixty-one.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 4/8/312, Vol 3.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE NATIONAL HOUSING AND PLANNING COMMISSION UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP UNDER THE PROVISIONS OF ACT NO. 33 OF 1907, ON PORTION 176 OF THE FARM TOWNLANDS OF KLERKS DORP NO. 424, REGISTRATION DIVISION I.P., DISTRICT OF KLERKS DORP, WAS GRANTED.

A—CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Dawkinsville.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.3207/60.

3. Water.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that—

- (a) a supply of potable water, sufficient for the needs of the inhabitants of the township when it is fully built up, including provision for fire-fighting services, is available;
- (b) arrangements to the satisfaction of the local authority have been made regarding the delivery of the water referred to in (a) above and the reticulation thereof throughout the township: Provided that before the plans of any building to be erected upon any erf are approved by the local authority the applicant shall cause a suitable supply of water to be laid on to the street frontage of the erf.

A summarised statement setting forth the main provisions of the aforesaid arrangements shall accompany the said certificate as an annexure thereto.

No. 95 (Administrateurs-), 1961.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal 'n aansoek ontvang is óm toestemming om die dorp Dawkinsville te stig op Geeldeelte 176 van die plaas Dorpsgrond van Klerksdorp No. 424, Registrasieafdeling I.P., distrik Klerksdorp;

En nademaal aan die bepalings van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, wat op die stigting van dorpe betrekking het, voldoen is;

So is dit dat ek kragtens en ingevolge die bevoegdhede wat by subartikel (4) van artikel twintig van genoemde Ordonnansie aan my verleen word, hierby verklaar dat genoemde dorp 'n goedgekeurde dorp is, onderworpe aan die voorwaardes vervat in die bygaande Bylae.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Sewende dag van April Eenduisend Negehonderd Een-en-sestig.

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.
T.A.D. 4/8/312, Vol. 3.

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEËN DEUR DIE NASIONALE BEHUISINGS- EN BEPLANNINGSKOMMISSIE, INGEVOLGE DIE BEPALINGS VAN DIE DORPE- EN DORPSAANLEG-ORDONNANSIE, 1931, OM TOESTEMMING OM INGEVOLGE WET NO. 33 VAN 1907 'N DORP TE STIG OP GEELDEELTE 176 VAN DIE PLAAS DORPSGROND VAN KLERKS DORP NO. 424, REGISTRASIE-AFDELING I.P., DISTRIK KLERKS DORP, TOEGESTAAN IS.

A—STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Dawkinsville.

2. Ontwerpplan van die dorp.

Die dorp bestaan uit erwe en strate soos aangewys op Algemene Plan L.G. No. A.3207/60.

3. Water.

Die applikant moet 'n sertifikaat van die plaaslike owerheid aan die Administrateur vir sy goedkeuring voorle, waarin vermeld word dat—

- (a) 'n voorraad water geskik vir menslike gebruik en wat toereikend is om aan die vereistes van die inwoners van die dorp te voldoen wanneer dit heetmal toegebou is, met inbegrip van voorsiening vir brandweerdienste, beskikbaar is;
- (b) reëlings tot voldoening van die plaaslike owerheid getref is in verband met die lewering van water in (a) hierbo genoem en die retikulasie daarvan deur die hele dorp: Met dien verstande dat die applikant 'n geskikte voorraad water tot by die straatfront van die erf moet laat aanlê voordat die planne van 'n gebou wat op die erf opgerig sal word, deur die plaaslike owerheid goedkeur word.

'n Beknopte verklaring van die hoofbepalings van voorname reëlings moet tesame met genoemde sertifikaat as 'n aanhangsel daarby ingedien word.

4. Sanitation.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that arrangements to its satisfaction have been made for the sanitation of the township, which shall include provision for the disposal of waste water and refuse.

A summarised statement of the main provisions of the aforesaid arrangements shall accompany the certificate as an annexure thereto.

5. Electricity.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that arrangements to its satisfaction have been made for the supply and distribution of electricity throughout the township.

A summarised statement of the main provisions of the aforesaid arrangements shall accompany the certificate as an annexure thereto.

6. Cemetery, Depositing and Bantu Location Sites.

The applicant shall make arrangements with the local authority to the satisfaction of the Administrator in regard to the provision of a depositing site and sites for a cemetery and Bantu location. Should such provision consist of land to be transferred to the local authority, transfer thereof shall be free of conditions restricting the use or right of disposal thereof by the local authority.

7. Cancellation of Existing Conditions of Title.

The applicant shall obtain the cancellation of Notarial Deeds Nos. 689/1940S and 690/1940S and the following conditions:—

- (i) The property to be used exclusively for the erection of dwelling-houses for the lower income group Europeans.
- (ii) Reasonable servitudes of pipe lines, drainage, furrows, overhead and underground electricity or other power lines or cables along such routes as will be agreed upon by the parties.

8. Endowment.

The applicant shall pay as an endowment to the local authority an amount of R200 per erf in respect of all erven disposed of by the applicant by way of sale, barter or gift or in any other manner other than erven transferred in terms of section twenty-four of Ordinance No. 11 of 1931. The endowment shall be paid quarterly.

9. Land for Municipal Purposes.

The following erven on the General Plan shall be transferred to the proper authority by and at the expense of the applicant:—

- (a) Erven Nos. 177, 180 and 181 as parks.
- (b) Erf No. 178 as a transformer site.

10. Access.

Access from the service street along the western boundary of the township to the new Klerksdorp-Johannesburg National Road shall be limited to such points and be subject to such conditions as the Controlling Authority under Act No. 21 of 1940 may decide.

11. Stormwater.

The applicant shall bear the cost of any additional culverts under the railway line adjacent to the township which may be deemed necessary by the South African Railways Administration to cope with an increased run-off of stormwater resulting from the establishment of the township.

12. Enforcement of Conditions.

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions referred to in section fifty-six bis of Ordinance No. 11 of 1931: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

4. Sanitaire dienste.

Die applikant moet 'n sertifikaat van die plaaslike owerheid aan die Administrateur vir sy goedkeuring voorlê, waarin vermeld word dat reëlings tot voldoening van die plaaslike owerheid getref is vir die sanitêre dienste in die dorp, met inbegrip van voorsiening vir die afvoer van afvalwater en vuilnisverwydering.

'n Beknopte verklaring van die hoofbepalings van voorname reëlings moet tesame met die sertifikaat as 'n aanhangsel daarby ingedien word.

5. Elektrisiteit.

Die applikant moet 'n sertifikaat van die plaaslike owerheid aan die Administrateur vir sy goedkeuring voorlê, waarin vermeld word dat reëlings tot voldoening van die plaaslike owerheid getref is vir die levering van elektrisiteit, en die distribusie daarvan deur die hele dorp.

'n Beknopte verklaring van die hoofbepalings van voorname reëlings moet tesame met die sertifikaat as 'n aanhangsel daarby ingedien word.

6. Begraafplaas-, stortings- en Bantoelokasieterreine.

Die applikant moet tot voldoening van die Admin'n strateur met die plaaslike owerheid reëlings tref ten opsigte van die verskaffing van 'n stortingsterrein en terreine vir 'n begraafplaas en 'n Bantoelokasie. As sodanige verskaffing bestaan uit grond aan die plaaslike owerheid oorgedra te word, is die oordrag daarvan nie onderworpe aan voorwaardes waarby die gebruik of die reg van vreemding daarvan deur die plaaslike owerheid, beperk word nie.

7. Opheffing van bestaande titelvoorwaardes.

Die applikant moet die opheffing van Notariele Aktes Nos. 689/1940S en 690/1940S en van die volgende voorwaardes verkry:—

- (i) Die ciendom uitsluitlik gebruik te word vir die oprigting van woonhuise vir blankes van die laer inkomstegroep.
- (ii) Redelike serwitute van 'pylyne, riolering, vore, bogondse en ondergrondse elektrisiteit of ander kraglyne of kabels langs sodanige roetes as waartoe die partye besluit.

8. Skenkking.

Die applikant moet, as 'n skenkking aan die plaaslike owerheid 'n bedrag van R200 per erf betaal met betrekking tot alle ewe wat deur die applikant verkoop, verruil of geskenk of op enige ander manier van die hand gesit word (uitgesonderd ewe oorgedra ingevolge artikel vier-en-twintig van Ordonnansie No. 11 van 1931). Die skenkking moet drie-maandeliks betaal word.

9. Grond vir munisipale doeleindes.

Die volgende ewe op die algemene plan moet deur en op koste van die applikant aan die betrokke owerhede oorgedra word:—

- (a) Ewre Nos. 177, 180 en 181 as parke.
- (b) Erf No. 178 as 'n transformatorterrein.

10. Toegang.

Toegang van die diensstraat af langs die westelike grens van die dorpsgebied na die nuwe Klerksdorp-Johannesburgse Nasionale Pad is beperk tot sodanige punte en onderworpe aan sodanige voorwaardes as wat die beherende gesag onder Wet No. 21 van 1940 bepaal.

11. Stormwater.

Die applikant moet die koste dra van enige bykomende duikers onder die spoorlyn wat aan die dorpsgebied grens wat nodig geag word deur die Suid-Afrikaanse Spoorweg-administrasie om aan die toenemende afvoer van stormwater wat ontstaan as gevolg van die stigting van die dorpsgebied, die hoof te bied.

12. Nakoming van voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en moet die nodige stappe doen om te verseker dat die titelvoorwaardes en ander voorwaardes genoem in artikel ses-en-vyftig bis van Ordonnansie No. 11 van 1931, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid het om die applikant van almal of enige van die verpligtings te onthef en sodanige verpligtings by enige ander persoon of liggaam van persone te laat berus.

B—CONDITIONS OF TITLE:

1. All Erven.

The erf shall be subject to existing conditions and servitudes including the reservation of rights to minerals.

2. The Erven with Certain Exceptions.

The erven with the exception of—

- (i) the erven mentioned in clause A 9 hereof;
- (ii) such erven as may be acquired for Government or Provincial purposes; and
- (iii) such erven as may be acquired for municipal purposes provided the Administrator, after consultation with the Board, has approved the purposes for which such erven are required,

shall be subject to the further conditions hereinafter set forth:—

(A) General Conditions.

- (a) The applicant and any other person or body of persons so authorised in writing by the Administrator shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in section *fifty-six bis* of Ordinance No. 11 of 1931, have the right and power to enter into and upon the erf at all reasonable times for the purpose of such inspection or inquiry as may be necessary to be made for the above-mentioned purpose.
- (b) The elevational treatment of all buildings shall be to the satisfaction of the local authority, and shall conform to good architecture so as not to interfere with the amenities of the neighbourhood.
- (c) Neither the owner nor any other person shall have the right save and except to prepare the erf for building purposes, to excavate therefrom any material without the written consent of the local authority.
- (d) Except with the consent of the local authority no animal as defined in the Local Authorities Pounds Regulations shall be kept or stabled on the erf.
- (e) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (f) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher-lying erven direct to a public street the owner of the erf shall be obliged to accept and/or permit the passage over the erf of such stormwater: Provided that the owners of any higher-lying erven; the stormwater from which is discharged over any lower-lying erf, shall be liable to pay a proportionate share of the cost of any pipeline or drain which the owner of such lower-lying erf may find necessary to lay or construct for the purpose of conducting the water so discharged over the erf.

(B) Special Business Erf.

In addition to the conditions set out in sub-clause (A) hereof, Erf No. 179 shall be subject to the following conditions:—

- (a) The erf shall be used for trade or business purposes only: Provided that it shall not be used for a warehouse, or a place of amusement or assembly, garage, industrial premises or an hotel, and provided further that—
 - (i) the buildings shall not exceed two storeys in height;
 - (ii) the upper floor may be used for residential purposes;
 - (iii) the buildings on the erf shall not occupy more than 70 per cent of the area of the erf in respect of the ground floor and not more than 50 per cent of the area of the erf in respect of the upper floor.

B—TITELVOORWAARDEN.

1. Alle erwe.

Die erf is onderworpe aan bestaande voorwaardes en servitute met inbegrip van die voorbehoud van mineraalregte.

2. Die erwe met sekere uitsonderings.

Die erwe uitgesonderd—

- (i) die erwe in klousule A 9 hiervan genoem;
- (ii) erwe wat vir Goewerments- of Provinsiale doeleindes verkry word; en
- (iii) erwe wat vir munisipale doeleindes verkry word, mits die Administrateur na raadpleging met die Dorperaad die doeleindes waarvoor sodanige erwe nodig is, goedkeur het,

is onderworpe aan die verdere voorwaardes hieronder uiteengesit:—

(A) Algemene voorwaardes.

- (a) Die applikant en enige ander persoon of liggaam van persone wat skriftelik deur die Administrateur daartoe magtig verleen is, het, met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes genoem in artikel *ses-en-vyftig bis* van Ordonnansie No. 11 van 1931 nagekom word, die reg en bevoegdheid om op alle redelike tye die erf te betree ten einde sodanige inspeksie te doen of ondersoek in te stel as wat vir bovemelde doel gedoen of ingestel moet word.
- (b) Die aansig van alle geboue moet tot voldoening van die plaaslike owerheid wees en moet voldoen aan die vereistes van goeie argitektuur sodat dit nie die aantreklikhede van die omgewing benadeel nie.
- (c) Nog die eienaar nie enigiemand anders besit die reg om, behalwe om die erf vir boudoelcindes in gereedheid te bring, enige materiaal daarop uit te grawe sonder die toestemming van die plaaslike owerheid.
- (d) Behalwe met die toestemming van die plaaslike owerheid mag geen diere soos omskryf in die Skutregulasies van Plaaslike Besture op die erf aangehou of op stal gesit word nie.
- (e) Geen geboue van hout en/of sink of van roustene mag op die erf opgerig word nie.
- (f) Waar dit na die mening van die plaaslike owerheid onuitvoerbaar is om neerslagwater van erwe met 'n hoër ligging regstreeks na 'n openbare straat af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige neerslagwater op sy erf vloef en/of toe te laat dat dit daarop loop: Met dien verstande dat die eienaars van erwe met 'n hoër ligging, van waar die neerslagwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pyplyn of afleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig vind om aan te lê of te bou, om die watter wat aldus oor die erf loop, af te voer.

(B) Spesiale besigheids erf.

Benewens die voorwaardes in subklousule (A) hiervan uiteengesit, is Erf No. 179 aan die volgende voorwaardes onderworpe:—

- (a) Die erf moet slegs vir handels- of besigheidsdoeleindes gebruik word: Met dien verstande dat dit nie gebruik mag word as 'n pakhuis, of vermaakklike- heids- of vergaderplek, garage, nywerheidspersel of 'n hotel nie, en voorts met dien verstande dat—
 - (i) die gebou nie meer as twee verdiepings hoog mag wees nie;
 - (ii) die boonste verdieping of verdiepings vir woon- doeleindes gebruik kan word;
 - (iii) die geboue op die erf nie meer as 70 persent van die oppervlakte van die erf met betrekking tot die grondverdieping mag beslaan nie en nie meer as 50 persent van die oppervlakte van die erf met betrekking tot die boonste verdieping nie.

- (b) Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, tiles or earthenware pipes or other articles of a like nature.
- (c) Subject to the provisions of any law, by-law or regulation and sub-clause (a) hereof there shall be no limitation of the number of shops or businesses that may be established or conducted on the erf: Provided that no business of a Bantu eating-house of any description shall be conducted on the erf.
- (d) No offensive trade as specified either in section ninety-five of the Local Government Ordinance, No. 17 of 1939, or in a Townplanning Scheme in operation in the area may be carried on upon the erf.
- (e) The business premises shall be erected simultaneously with or before the erection of the out-buildings.

(C) Special Purpose Erf.

In addition to the conditions set out in sub-clause (A) hereof, Erf No. 32 shall be subject to the following condition:—

The erf shall be used solely for religious purposes and purposes incidental thereto or, for such other purposes as may be decided, and subject to such conditions as may be imposed, by the Administrator after reference to the Board and the local authority.

(D) Special Residential Erven.

The erven with the exception of those referred to in sub-clauses B and C shall, in addition to the conditions set out in sub-clause (A) hereof, be subject to the following conditions:—

- (a) The erf shall be used for the erection of a dwelling-house only: Provided that, with the consent of the Administrator after reference to the Board and the local authority, a place of public worship or a place of instruction, social hall, institution or other buildings appertaining to a residential area may be erected on the erf: Provided further that the local authority may permit such other buildings as may be provided for in an approved Townplanning Scheme, subject to the conditions of the Scheme under which the consent of the local authority is required.
- (b) Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, tiles or earthenware pipes or other articles of a like nature.
- (c) Except with the consent of the Administrator who may prescribe such conditions as he may deem necessary, not more than one dwelling-house together with such outbuildings as are ordinarily required to be used in connection therewith shall be erected on the erf: Provided that if the erf is subdivided or it or any portion of it is consolidated with any other erf or portion of an erf this condition may with the consent of the Administrator be applied to each resulting portion or consolidated area. The main building, which shall be a completed building and not one partly erected and intended for completion at a later date, shall be erected simultaneously with or before the erection of the outbuildings.
- (d) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 15 feet (English) from the boundary thereof abutting on a street.
(This condition shall not apply to Erven Nos. 56, 57, 58 and 59).
- (e) If the erf is fenced, or otherwise enclosed, the fencing or other enclosing device shall be erected and maintained to the satisfaction of the local authority.

(b) Nog die eienaar nog enigiemand anders besit die reg om vir enige doel hoegenaamd bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.

- (c) Behoudens die bepalings van enige wet, verordening of regulasie en subklousule (a) hiervan, is daar geen beperking wat die aantal winkels of besighede betref wat op die erf opgerig of gedryf mag word nie: Met dien verstande dat geen besigheid van 'n Bantoe-eethuis van watter aard ook al op die erf gedryf mag word nie.
- (d) Geen hinderlike bedryf, soos omskryf of in artikel vyf-en-negentig van die Ordonnansie op Plaaslike Bestuur, 1939 (No. 17 van 1939), of in 'n dorpsaanlegskema wat op die gebied van toepassing is, mag op die erf gedryf word nie.
- (e) Die besigheidsgebou moet gelyktydig met of vóór die buitegebou opgerig word.

(C) Erf vir spesiale doeleinades.

Benewens die voorwaarde in subklousule (A) hiervan uiteengesit, is Erf No. 32 aan die volgende voorwaarde onderworpe:—

Die erf moet uitsluitlik gebruik word vir godsdiens-doeleinades en doeleinades in verband daarmee of in sodanige ander doeleinades as wat bepaal word en onderworpe aan sodanige voorwaarde as wat deur die Administrateur, na raadpleging met die Dorperraad en die plaaslike owerheid opgelê word.

(D) Spesiale woonerwe.

Die erwe uitgesondert dié in subklousule (B) en (C) genoem is, benewens die voorwaarde uiteengesit in subklousule (A) hiervan, onderworpe aan die volgende voorwaarde:—

- (a) Die erf moet slegs gebruik word om daarop 'n woonhuis op te rig: Met dien verstande dat, met die toestemming van die Administrateur na raadpleging met die Dorperraad en die plaaslike owerheid, 'n plek vir openbare godsdiensoefening of 'n plek van onderrig, 'n gemeenskapsaal, 'n inrigting of ander geboue wat in 'n woongebied tuishoort, op die erf opgerig kan word: Voorts met dien verstande dat die plaaslike owerheid ander geboue waarvoor in 'n goedgekeurde dorpsaanlegskema voorsiening gemaak word, kan toelaat behoudens die voorwaarde van die skema waarsvolgens die toestemming van die plaaslike owerheid vereis word.
- (b) Nog die eienaar nog enigiemand anders het die reg om vir enige doel hoegenaamd bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
- (c) Behalwe met die toestemming van die Administrateur wat sodanige voorwaarde kan stel as wat hy nodig ag, mag nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir die gebruik in verband daarmee nodig is, op die erf opgerig word nie: Met dien verstande dat indien die erf onderverdeel of dit enige gedeelte daarvan met enige ander erf of gedeelte van 'n erf gekonsolideer word, hierdie voorwaarde met die toestemming van die Administrateur op elke gevolelike gedeelte of die gekonsolideerde gebied toegepas mag word. Die hoofgebou, wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig is en eers later voltooi sal word nie, moet gelyktydig met, of vóór die oprigting van die buitegeboue opgerig word.
- (d) Die geboue met inbegrip van buitegeboue wat hierna op die erf opgerig word, moet minstens 15 voet (Engelse) van die straatgrens daarvan geleë wees.
(Hierdie voorwaarde geld nie vir Erwe Nos. 56, 57, 58 en 59 nie.)
- (e) Indien die erf omhein of op 'n ander wyse toegemaak word, moet die heining of ander omheiningsmateriaal tot voldoening van die plaaslike owerheid opgerig en onderhou word.

3. Erven subject to Special Condition.

In addition to the relevant conditions set out above Erven Nos. 56, 57, 58 and 59 shall be subject to the following condition:—

Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 10 feet (English) from the boundary thereof abutting on a street.

4. Servitudes for Sewerage and other Municipal Purposes.

In addition to the relevant conditions set out above the erven upon which servitudes are indicated on the general plan shall be subject to the following conditions:—

- (a) The erf is subject to a servitude for sewerage and other municipal purposes, as indicated on the general plan, in favour of the local authority.
- (b) No building or other structure shall be erected within in the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 6 feet thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance and removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of constructing, maintaining and removing such sewerage mains and other works being made good by the local authority.

5. Definitions.

In the foregoing conditions the following terms shall have the meaning assigned to them:—

- (i) "Applicant" means The National Housing and Planning Commission and its successors in title to the township.
- (ii) "Dwelling-house" means a house designed for use as a dwelling for a single family.

6. Government and Municipal Erven.

Should any erf referred to in clause A 9 or erven acquired as contemplated in clauses B 2 (ii) and (iii) hereof come into the possession of any person other than the Government or the local authority such erf shall thereupon be subject to such of the aforementioned or such other conditions as may be decided by the Administrator after consultation with the Board.

3. Erwe aan spesiale voorwaarde onderworpe.

Benewens die betrokke voorwaardes hierbo uiteengesit, is Erwe Nos. 56, 57, 58 en 59 aan die volgende voorwaarde onderworpe:—

Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 10 voet (Engelse) van die straatgrens daarvan geleë wees.

4. Serwitute vir riolerings- en ander munisipale doeleinades.

Benewens die betrokke voorwaardes hierbo uiteengesit, is die erwe waarop serwitute op die algemene plan aangewys word, aan die volgende voorwaardes onderworpe:—

- (a) Die erf is onderworpe aan 'n serwituit vir riolerings- en ander munisipale doeleinades, ten gunste van die plaaslike owerheid, soos aangewys op die algemene plan.
- (b) Geen gebou of ander struktuur mag binne voornoemde serwituitsgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne 6 voet daarvan geplant word nie.
- (c) Die plaaslike owerheid is geregtig om sodanige materiaal as wat deur hom uitgegrawe word tydens die aanleg, onderhoud en verwydering van sodanige rielhoofpyleidings en ander werke as wat hy volgens goeddunke as noodsaaklik beskou, tydelik te gooi op die grond wat aan voornoemde serwituit grens en voorts is die plaaslike owerheid geregtig tot redelike toegang tot genoemde grond vir voornoemde doel: Met dien verstande dat die plaaslike owerheid enige skade vergoed wat gedurende die aanleg, onderhoud en verwydering van sodanige rielhoofpyleidings en ander werke veroorsaak word.

5. Woordomskrywing.

In voormalde voorwaardes het onderstaande uitdrukkings die betekenisse wat daaraan geheg word:—

- (i) „Applicant” beteken Die Nasionale Behuisings- en Beplanningskommissie en sy opvolgers tot die eindomsreg van die dorp.
- (ii) „Woonhuis” beteken 'n huis wat ontwerp is vir gebruik as 'n woning vir een gesin.

6. Goewerments- en munisipale erwe.

As die erf genoem word in klosule A 9 of erwe wat verkry word soos beoog in klosule B 2 (ii) en (iii) hiervan, in die besit kom van enige ander persoon as die Goewerment of die plaaslike owerheid, dan is so 'n erf daarop onderworpe aan sodanige van voornoemde voorwaardes of sodanige ander voorwaardes as wat die Administrateur na raadpleging met die Dorperraad bepaal.

No. 96 (Administrator's), 1961.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas an application has been received for permission to establish the township of Silverton Extension No. 5 on Portion 123 of the farm Hartebeestpoort No. 328, Registration Division J.R., District of Pretoria;

And whereas the provisions of the Townships and Town-planning Ordinance, 1931, relating to the establishment of townships, have been complied with;

Now, therefore, under and by virtue of the powers vested in me by sub-section (4) of section twenty of the said Ordinance, I hereby declare that the said township will be an approved township, subject to the conditions contained in the Schedule hereto.

GOD SAVE THE QUEEN.

Given under my Hand at Pretoria on this Seventh day of April, One thousand Nine hundred and Sixty-one.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.

T.A.D. 4/8/1891.

No. 96 (Administrateurs-), 1961.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal 'n aansoek ontvang is om toestemming om die dorp Silverton Uitbreiding No. 5 te stig op Gedeelte 123 van die plaas Hartebeestpoort No. 328, Registrasieafdeling J.R., distrik Pretoria;

En nademaal aan die bepalings van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, wat op die stigting van dorpe betrekking het, voldoen is;

So is dit dat ek kragtens en ingevolge die bevoegdhede wat by subartikel (4) van artikel twintig van genoemde Ordonnansie aan my verleen word, hierby verklaar dat genoemde dorp 'n goedgekeurde dorp is, onderworpe aan die voorwaardes vervat in die bygaande Bylae.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Sewende dag van April Eenduisend Negehonderd Een-en-sestig.

F. H. ODENDAAL,
Administrator van die Provinsie van Transvaal.
T.A.D. 4/8/1891.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY MUNDALIA BELEGGINGS (EIENDOMS), BEPERK, UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP UNDER THE PROVISIONS OF ACT NO. 33 OF 1907, ON PORTION 123 OF THE FARM HARTEBEESTPOORT NO. 328, REGISTRATION DIVISION J.R., DISTRICT OF PRETORIA, WAS GRANTED.

A—CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Silverton Extension No. 5.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.4823/60.

3. Water.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that—

- (a) a supply of potable water, sufficient for the needs of the inhabitants of the township when it is fully built up, including provision for fire-fighting services is available;
- (b) arrangements to the satisfaction of the local authority have been made regarding the delivery of the water referred to in (a) above and the reticulation thereof throughout the township: Provided that such arrangements shall include the following provisions:
 - (i) That before the plans of any building to be erected upon any erf are approved by the local authority the applicant shall cause a suitable supply of water to be laid on to the street frontage of the erf;
 - (ii) that all costs of, or connected with, the installation of plant and appurtenances for the delivery, storage, if necessary, and reticulation of the water shall be borne by the applicant who shall also be responsible for the maintenance of such plant and appurtenances in good order and repair until they are taken over by the local authority: Provided that if the local authority requires the applicant to install plant and appurtenances of a capacity in excess of the needs of the township, the additional costs occasioned thereby shall be borne by the local authority;
 - (iii) that the local authority shall be entitled to take over free of cost the said plant and appurtenances at any time, subject to the giving of six months' notice: Provided that until the local authority takes over the said water supply the applicant may make charges for water supplied at a tariff approved by the local authority;
- (c) the applicant has furnished the local authority with adequate guarantees regarding the fulfilment of his obligations under the above-mentioned arrangements.

A summarised statement setting forth the nature and quantity of the available supply of water and the major features of the arrangements entered into between the applicant and the local authority, with special reference to the guarantees referred to in sub-paragraph (c) shall accompany the said certificate as an annexure thereto.

4. Sanitation.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that arrangements to its satisfaction have been made for the sanitation of the township, which shall include provision for the disposal of waste water and refuse.

BYLAE.

VOORWAARDEN WAAROP DIE AANSOEK GEDOEN DEUR MUNDALIA BELEGGINGS (EIENDOMS), BEPERK, INGEVOLGE DIE BEPALINGS VAN DIE DORPE- EN DORPSAANLEG-ORDONNANSIE, 1931, OM TOESTEMMING OM INGEVOLGE WET NO. 33 VAN 1907 'N DORP TE STIG OP GEDEELTE 123 VAN DIE PLAAS HARTEBEESTPOORT NO. 328, REGISTRASIE-AFDELING J.R., DISTRIK PRETORIA, TOEGESTAAN IS.

A—STIGTINGSVOORWAARDEN.

1. Naam.

Die naam van die dorp is Silverton Uitbreiding No. 5.

2. Ontwerpplan van die dorp.

Die dorp bestaan uit erwe en strate, soos aangedui op Algemene Plan L.G. No. A.4823/60.

3. Water.

Die applikant moet 'n sertifikaat van die plaaslike owerheid aan die Administrateur vir sy goedkeuring voorlê waarin vermeld word dat—

- (a) 'n voorraad water geskik vir menslike gebruik en wat toereikend is om aan die vereistes van die inwoners van die dorp te voldoen wanneer dit heeltemal toegebou is, met inbegrip van voorsiening vir brandweerdienste, beskikbaar is;
- (b) reëlings tot voldoening van die plaaslike owerheid getref is in verband met die levering van water in (a) hierbo genoem en die lê van die pypnet daarvoor in die dorp, met dien verstande dat onderstaande bepalings in sodanige reëlings ingesluit word:
 - (i) Dat die applikant 'n geskikte voorraad water tot by die straatfront van 'n erf moet laat aanlê voordat die planne van 'n gebou wat op die erf opgerig sal word, deur die plaaslike owerheid goedgekeur word;
 - (ii) dat alle koste van of in verband met die installering van 'n installasie en toebehore vir die levering, opgaar, indien nodig, van water en die lê van die pypnet daarvoor deur die applikant gedra moet word, wie ook aanspreeklik is om sodanige installasie en toebehore in 'n goeie toestand te onderhou tot tyd en wyl hulle deur die plaaslike owerheid oorgeneem word; met dien verstande dat, indien die plaaslike owerheid vereis dat die applikant 'n installasie en toebehore van 'n groter kapasiteit as wat vir die dorp nodig is, moet installeer, die ekstra koste in verband daarmee deur die plaaslike owerheid gedra moet word;
 - (iii) dat die plaaslike owerheid daartoe geregtig is om genoemde installasie en toebehore te eniger tyd kosteloos oor te neem, op voorwaarde dat ses maande kennis gegee word; met dien verstande dat die applikant geldende vir water wat gelewer word teen 'n tarief deur die plaaslike owerheid goedgekeur, kan vorder tot tyd en wyl die plaaslike owerheid genoemde waterlevering oorneem;
- (c) die applikant geskikte waarborgs aan die plaaslike owerheid verstrek het met betrekking tot die nakoming van sy verpligtings kragtens bostaande reëlings.

'n Beknopte verklaring waarin die aard en hoeveelheid van die watervoorraad beskikbaar en die hooftrekke van die reëlings tussen die applikant en die plaaslike owerheid getref, uiteengesit word, met spesiale vernieling van die waarborgs in subparagraph (c) genoem, moet saam met genoemde sertifikaat as 'n aanhangsel daarby ingedien word.

4. Sanitäre dienste.

Die applikant moet 'n sertifikaat van die plaaslike owerheid aan die Administrateur vir sy goedkeuring voorlê waarin vermeld word dat reëlings tot voldoening van die plaaslike owerheid getref is vir sanitäre dienste in die dorp, met inbegrip van voorsiening vir die afvoer van afvalwater en vullisverwydering.

A summarised statement of the main provisions of the aforesaid arrangements shall accompany the certificate as an annexure thereto.

5. Electricity.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that arrangements to its satisfaction have been made for the supply and distribution of electricity throughout the township.

A summarised statement of the main provisions of the aforesaid arrangements shall accompany the certificate as an annexure thereto.

6. Cemetery, Depositing Site and Bantu Location.

The applicant shall make arrangements with the local authority, to the satisfaction of the Administrator, in regard to the provision of a depositing site and sites for a cemetery and Bantu location. Should such arrangements consist of land to be transferred to the local authority, such transfer shall be free of conditions relative to the use and disposal thereof by the local authority.

7. Mineral Rights.

All rights to minerals and precious stones including all rights which may be or become vested in the freehold owner to share in any of the proceeds which may accrue to the Crown from the disposal of the undermining rights of the land, and also any share in claim licence moneys and any share in rental or profits which may accrue to any owner under any mining lease granted in respect of the land covered by the township, and the like shall be reserved to the applicant.

8. Cancellation of Existing Conditions.

The applicant shall cause the following conditions, imposed by the controlling authority, in terms of section eleven (6) of Act No. 21 of 1940, to be cancelled:—

Except with the written consent of the controlling authority—

- (i) the land may not be subdivided;
- (ii) the land may be used for residential and agricultural purposes only; on the land, or on any duly approved subdivision thereof, there may not be more than one dwelling-house together with such outbuildings as are ordinarily required to be used in connection therewith and other buildings and structures which may be required for agricultural purposes;
- (iii) no shop or business or industry of any nature may be opened or conducted on the land;
- (iv) no building or structure of any nature may be erected within a distance of 300 Cape feet from the centre of any public road.

9. Consolidation of Component Parts.

The component parts shall be consolidated.

10. Streets.

(a) The applicant shall form, grade and maintain the streets in the township to the satisfaction of the Administrator or the local authority when it is established, until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall from time to time be entitled to relieve the applicant wholly or partially from this obligation after reference to the Board and the local authority.

(b) The streets shall be named to the satisfaction of the local authority.

11. Endowment.

The applicant shall, subject to the provisos to paragraph (d) of sub-section (1) of section twenty-seven of Ordinance No. 11 of 1931, pay as an endowment to the local authority an amount representing 15% (fifteen per cent) on land value only of all erven disposed of by the applicant by way of sale, barter or gift or in any other manner

'n Beknopte verklaring van die hoofbepalings van genoemde reëlings moet saam met die sertifikaat as 'n aanhangsel daarby ingedien word.

5. Elektrisiteit.

Die applikant moet 'n sertifikaat van die plaaslike owerheid aan die Administrateur vir sy goedkeuring voorle waarin vermeld word dat reëlings tot voldoening van die plaaslike owerheid getref is vir die lewering en distribusie van elektrisiteit deur die dorp.

'n Beknopte verklaring van die hoofbepalings van genoemde reëlings moet saam met die sertifikaat as 'n aanhangsel daarby ingedien word.

6. Begraafplaas, stortingsterrein en Bantoelokasie.

Die applikant moet tot brediging van die Administrateur met die plaaslike owerheid reëlings tref in verband met die voorsiening van 'n stortingsterrein en terreine vir 'n begraafplaas en Bantoelokasie. Indien sodanige reëlings daaruit bestaan dat grond aan die plaaslike owerheid oorgedra moet word, moet die oordrag vry wees van voorwaardes betreffende die gebruik en vervreemding daarvan deur die plaaslike owerheid.

7. Mineraleregte.

Alle regte op minerale en edelgesteentes, met inbegrip van alle regte wat by die pagvry-grondbesitter berus of hierna mag berus, om in die opbrengste wat moontlik aan die Kroon mag toekom uit die verkoop van die mynregte oor die grond, insluitende die aandeel in kleimilisiegeld en enige aandeel in huurgeld of winste wat moontlik aan enige eienaar mag toekom ingevolge enige mynbrief ten opsigte van die grond binne die dorp en dergelike geldte, moet deur die applikant voorbehou word.

8. Kanselliasie van bestaande voorwaardes.

Die applikant moet die volgende voorwaardes, opgele deur die Beherende Gesag kragtens artikel elf (6) van Wet No. 21 van 1940, laat kanselleer:—

Behalwe met die skriftelike toestemming van die beherende gesag:—

- (i) mag die grond nie onderverdeel word nie;
- (ii) mag die grond slegs vir woon- en landboudoeleindes gebruik word. Op die grond, of op enige behoorlik goedgekeurde onderverdeling daarvan, mag daar nie 'n groter getal geboue wees as een woonhuis tesame met die buitegeboue wat gewoonlik vir gebruik in verband daarmee nodig is en verdere geboue en bouwerke wat vir landboudoeleindes nodig mag wees nie;
- (iii) mag geen winkel of besigheid of nywerheid van watter aard ook al op die grond geopen of gedryf word nie;
- (iv) mag geen gebou of bouwerk van watter aard ook al binne 'n afstand van 300 Kaapse voet van die middellyn van enige publieke pad opgerig word nie.

9. Konsolidasie van samestellende gedeeltes.

Die samestellende gedeeltes moet gekonsolideer word.

10. Strate.

(a) Die applikant moet die strate in die dorp vorm, oprond en onderhou tot voldoening van die plaaslike owerheid totdat die aanspreeklikheid deur die plaaslike owerheid oorgeneem word; met dien verstaande dat die Administrateur geregtig is om die applikant van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te ontheft na raadpleging met die Dorperaad en die plaaslike owerheid.

(b) Die strate moet name gegee word tot voldoening van die plaaslike owerheid.

11. Skenking.

Die applikant moet, onderworpe aan die voorbehoudsbepalings van paragraaf (d) van subartikel (1) van artikel sewe-en-twintig van Ordonnansie No. 11 van 1931, soos gewysig, as 'n skenking aan die plaaslike owerheid 'n bedrag betaal gelykstaande met 15% (vyftien persent) van slegs die grondwaarde van alle erwé wat deur die applikante verkoop, verruil of geskenk of op enige ander

(other than erven transferred in terms of section *twenty-four* of that Ordinance), such value to be calculated as at the date of such disposal and to be determined in the manner set out in the said paragraph (d).

Quarterly audited detailed statements shall be rendered by the applicant and shall be accompanied by a remittance for the amount shown to be due to the local authority when it is established.

The local authority or any official duly authorised thereto by him or it, shall have the right to inspect and audit the applicant's books at all reasonable times relative to the disposal of erven in the township. If so required by the local authority or the said official, the applicant shall produce all such books and papers as may be necessary for such inspection and audit. If no such moneys have been received during any quarterly period the local authority may in lieu of an audited statement accept a statement to that effect.

12. Land for Government and Other Purposes.

The following erven on the general plan shall be transferred by the applicant at his own expense to the proper authorities:—

(a) For Government purposes:—

(i) General: Erf No. 1022.

(ii) Education: Erf No. 1036.

(b) For municipal purposes:—

(i) General: Erf No. 1027.

(ii) As parks and open space: Erven Nos. 1188, 1189, 1190 and 1191.

(iii) As transformer site: Erf No. 1096.

13. Access.

Access to Road No. P.2/5 is limited to two points, namely—

(a) Between Erven Nos. 1187 and 1189; and

(b) at a point opposite the northern boundary of Erf No. 968.

14. Restrictions on the Sale of Erf No. 1037.

The applicant shall not sell Erf No. 1037 to any person or body of persons other than the Government, without first contacting the Transvaal Provincial Secretary, in writing, giving him the first option for a period of 6 (six) months after proclamation of the township to purchase the said erf for educational purposes at a price not exceeding that at which he intends selling the said erf to such person or body.

15. Enforcement of Conditions.

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions referred to in section *fifty-six bis* of Ordinance No. 11 of 1931: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

B—CONDITIONS OF TITLE.

1. All Erven.

The erf shall be subject to existing conditions and servitudes, including the reservation of rights to minerals, but excluding the following conditions which does not affect the township area:—

"Gedeelte van gedeelte van die plaas Hartebeestpoort No. 308, distrik Pretoria (Gedeelte 104 waarvan hierby getransporteer word) is onderworpe aan $\frac{2}{3}$ aandeel tot het water in het watervoor thans loopende over gesegde gedeelte en aangetoond op Kaart No. A.705/10, geheg aan Akte van Transport No. 7217/1911 ten faveure van Johanna Louisa Mundt, geboren Kleinhaus, gehuwd buiten gemeenschap van goederen met Ernest Wilhelm Mundt, en Maria Hendrika Pretorius, geboren Mundt, gehuwd buiten gemeenschap van goederen met Nicolaas Jacobus Pretorius."

manier van die hand gesit word (uitgesonderd ewe oordra ingevolge artikel *vier-en-twintig* van daardie Ordonnansie); sodanige waarde bereken te word soos op die datum waarop dit aldus van die hand gesit word en vastgestel te word op die wyse uiteengesit in genoemde paragraaf (d).

Die applikant moet geouditeerde, gedetailleerde kwaatalstate, saam met die bedrag wat daarop aangewys word as verskuldig aan die plaaslike owerheid, aan die plaaslike owerheid verstrek.

Die plaaslike owerheid of enige beampete deur hom behoorlik daartoe gemagtig, besit die reg om op alle rede-like tye die applikant se boeke betreffende die vervreemding van ewe in die dorp te inspekteer en te ouditeer. Op versoek van genoemde plaaslike owerheid of beampete moet die applikant alle boeke en stukke, wat vir so'n inspeksie en ouditering nodig is, voorlê. Indien geen sodanige geldige gedurende 'n tydperk van drie maande ontvang is nie, kan die plaaslike owerheid 'n verklaring waarin melding daarvan gemaak word, in plaas van 'n geouditeerde staat aanneem.

12. Grond vir Regerings- en ander doeleinades.

Die volgende ewe op die algemene plan, moet deur die applikant op eie koste aan die bevoegde owerheid oorgedaan word:—

(a) Vir Regeringsdoeleinades:—

(i) Algemeen: Erf No. 1022.

(ii) Onderwys: Erf No. 1036.

(b) Vir munisipale doeleinades:—

(i) Algemeen: Erf No. 1027.

(ii) As parke en oopruimte: Erwe Nos. 1188, 1189, 1190 en 1191.

(iii) As transformatorterrein: Erf No. 1096.

13. Toegang.

Toegang tot Pad No. P.2/5 is beperk tot twee punte, naamlik—

(a) tussen Erwe Nos. 1187 en 1189; en

(b) by 'n punt teenoor die noordelike grens van Erf No. 968.

14. Beperkings op die verkoop van Erf No. 1037.

Die applikant mag nie Erf No. 1037 aan enige persoon of liggaaam van persone, uitgesonderd die Regering verkoop nie, tensy hy skriftelik in verbinding getree het met die Provinciale Sekretaris van Transvaal en aan hom die eerste opsie gegee het om die erf binne 'n tydperk van 6 (ses) maande na proklamasie van die dorp vir onderwysdoeleinades aan te koop teen 'n prys nie hoer nie as die waarvoor hy van plan is om die erf aan sodanige persoon of liggaaam van persone te verkoop.

15. Nakoming van voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en moet die nodige stappe doen om te sorg dat die titelvoorwaardes en ander voorwaardes genoem in artikel *ses-en-vyftig bis* van Ordonnansie No. 11 van 1931, nagekom word; met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigeen van die verpligtings te onthef en sodanige verpligtings by enige ander persoon of liggaaam van persone te laat berus.

B—TITELVOORWAARDES.

1. Alle erwe.

Die erf is onderworpe aan bestaande voorwaardes en serwitute insluitende die voorbehoud van mineraleregte, maar uitgesonderd die volgende voorwaarde wat nie die dorpsgebied raak nie:—

"Gedeelte van Gedeelte van die plaas Hartebeestpoort No. 308, distrik Pretoria (Gedeelte 104 waarvan hierby getransporteer word) is onderworpe aan $\frac{2}{3}$ aandeel tot het watervoor thans loopende over gesegde gedeelte en aangetoond op Kaart No. A.705/10 geheg aan Akte van Transport No. 7217/1911, ten faveure van Johanna Louisa Mundt, geboren Kleinhaus, gehuwd buiten gemeenschap van goederen met Ernest Wilhelm Mundt, en Maria Hendrika Pretorius; geboren Mundt, gehuwd buiten gemeenschap van goederen met Nicolaas Jacobus Pretorius."

2. The Erven with Certain Exceptions.

The erven with the exception of—

- (i) the erf referred to in clause A 12 hereof;
- (ii) such erven as may be acquired for Government or Provincial purposes; and
- (iii) such erven as may be acquired for municipal purposes, provided the Administrator, after consultation with the Board, has approved the purposes for which such erven are required.

shall be subject to the further conditions hereinafter set forth:—

(A) *General Conditions.*

- (a) The applicant and any other person or body of persons so authorised, in writing, by the Administrator shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in section *fifty-six bis* of Ordinance No. 11 of 1931, have the right and power at all reasonable times to enter into and upon the erf for the purpose of such inspection or inquiry as may be necessary to be made for the above-mentioned purpose.
- (b) The elevational treatment of all buildings shall conform to good architecture so as not to interfere with the amenities of the neighbourhood.
- (c) Neither the owner nor any other person shall have the right, save and except to prepare the erf for building purposes, to excavate therefrom any material without the written consent of the local authority.
- (d) Except with the consent of the local authority no animal as defined in the Local Authorities Pounds Regulations shall be kept on the erf.
- (e) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (f) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher-lying erven direct to a public street the owner of the erf shall be obliged to accept and/or permit the passage over the erf of such stormwater: Provided that the owners of any higher-lying erven, the stormwater from which is discharged over any lower-lying erf, shall be liable to pay a proportionate share of the cost of any pipeline or drain which the owner of such lower-lying erf may find necessary to lay or construct for the purposes of conducting the water so discharged over the erf.

(B) *Special Business Erven.*

Erven Nos. 1028, 1029 and 1030 shall, in addition to the conditions set out in sub-clause (A) hereof, be subject to the following conditions:—

- (a) The erf shall be used for trade or business purposes only: Provided that it shall not be used for a warehouse, or a place of amusement or assembly, garage, industrial premises or an hotel: Provided further that—
 - (i) until the erf is connected to a public sewerage system the building on the erf shall not exceed two storeys in height;
 - (ii) the upper floor or floors may be used for residential purposes;
 - (iii) the buildings on the erf shall not occupy more than 75 per cent of the area of the erf.
- (b) Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, tiles or earthenware pipes or other articles of a like nature.

2. Die erwe met sekere uitsonderings.

Die erwe met uitsondering van—

- (i) die erwe genoem in klosule A 12 hiervan;
- (ii) erwe wat vir Goewerments- of Proviniale doel-eindes verkry mag word; en
- (iii) erwe wat vir munisipale doeleinades verkry mag word, mits die Administrateur in oorleg met die Dorperaad die doeleinades waarvoor sodanige erwe nodig is, goedgekeur het,

is onderworpe aan die verdere voorwaardes hierna genoem:—

(A) *Algemene voorwaardes.*

- (a) Die applikant en enige ander persoon of liggaam van persone wat skriftelik deur die Administrateur daartoe gemagtig is, het, met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes genoem in artikel *ses-en-vyftig bis* van Ordonnansie No. 11 van 1931, nagekom word, die reg en bevoegdheid om op alle redelike tye die erf te betree ten einde sodanige inspeksie te doen of ondersoek in te stel as wat vir bovemelde doel gedoen of ingestel moet word.
- (b) Die opstand van alle geboue moet voldoen aan die vereistes van goeie argitektuur sodat dit nie die bevalligheid van die omgewing benadeel nie.
- (c) Nog die eienaar, nog enigiemand anders besit die reg om, behalwe om die erf vir boudoeleinades in gereedheid te bring, enige materiaal daarop uit te grawe sonder die skriftelike toestemming van die plaaslike owerheid.
- (d) Behalwe met die toestemming van die plaaslike owerheid, mag geen dier, soos omskryf in die Skutregulasies van Plaaslike Owerhede, op die erf aangehou word nie.
- (e) Geen gebou van hout en/of sink of geboue van rou grondstene mag op die erf opgerig word nie.
- (f) Waar dit volgens die mening van die plaaslike owerheid ondoenlik is om neerslagwater van erwe met 'n hoër ligging regstreeks na 'n publieke straat toe af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige neerslagwater op sy erf vloei en/of toe te laat dat dit daaroor loop; met dien verstaande dat die eienaars van erwe met 'n hoër ligging, vanwaar die neerslagwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pyplyn of afleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig mag vind om aan te lê of te bou om die water wat aldus oor die erf loop, af te voer.

(B) *Spesiale besigheidserwe.*

Benewens die voorwaardes uiteengesit in subklosule (A) hiervan, is Erwe Nos. 1028, 1029 en 1030 aan die volgende voorwaardes onderworpe:—

- (a) Die erf mag slegs vir handels- of besigheidsdoel-eindes gebruik word; met dien verstaande dat dit nie gebruik mag word as 'n pakhuis, of vermaakklikheids- of 'n vergaderplek, garage, nywerheidsperseel of 'n hotel nie; en voorts met dien verstaande dat—
 - (i) die geboue op die erf nie meer as twee verdiepings hoog mag wees totdat die erf met 'n publieke rielstelsel verbind is nie;
 - (ii) die boonste verdieping of verdiepings vir woon-doeleinades gebruik kan word;
 - (iii) die geboue op die erf nie meer as 75 persent van die oppervlakte van die erf mag beslaan nie.
- (b) Nog die eienaar, nog enigiemand anders besit die die reg om vir enige doel hoegenaamd bakstene, teels- of erdepype of ander artikels van 'n soort-gelyke aard op die erf te vervaardig of te laat vervaardig.

- (c) Subject to the provisions of any law, by-law or regulation and sub-clause (a) hereof, there shall be no limitation of the number of shops or businesses that may be established or conducted on the erf: Provided that no business of a Bantu eating-house of any description shall be conducted on the erf.
- (d) No offensive trade as specified either in section ninety-five of the Local Government Ordinance, No. 17 of 1939, or in a town-planning scheme in operation in the area, may be carried on upon the erf.
- (e) The business premises shall be erected simultaneously with or before the erection of the out-buildings.

(C) Special Purpose Erven.

In addition to the conditions set out in sub-clause (A) hereof, the following erven shall be subject to the following conditions:—

- (1) *Erf No. 1094.*—The erf shall be used solely for the purpose of conducting thereon the business of a garage, and for purposes incidental thereto, which include a tearoom as well as the sale of scooters, autocycles, bicycles, tricycles and their spare parts, accessories and reparation thereof: Provided that—
 - (i) until the erf is connected to a public sewerage system the building shall not exceed two storeys in height and thereafter not more than three storeys;
 - (ii) the upper floor or floors, which shall not occupy more than 40 per cent of the area of the erf, may be used for business and residential purposes:

Provided further that in the event of the erf not being used for the above-mentioned purposes, it may be used for such other purposes as the Administrator may permit and subject to such conditions as he may determine after consultation with the Board and the local authority when it is established.

- (2) *Erf No. 1021.*—The erf shall be used solely for purposes as the Administrator may allow and subject to such conditions as he may determine after consultation with the Board and the local authority.

(D) Special Residential Erven.

In addition to the conditions set out in sub-clauses (A) to (C) hereof, the erven, except those referred to in sub-clauses (B) and (C), shall be subject to the following conditions:—

- (a) The erf shall be used for the erection thereof of a dwelling-house only: Provided that, with the consent of the Administrator, after reference to the Board and the local authority, a place of public worship or a place of instruction, communal hall, institution or other buildings appertaining to a residential area, may be erected on the erf: Provided further that the local authority may permit such other buildings as may be provided for in an approved town-planning scheme, subject to the conditions of the scheme under which the consent of the local authority is required.
- (b) Neither the owner, nor any other person, shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, tiles or earthenware pipes or other articles of a like nature.
- (c) Not more than one dwelling-house together with such outbuildings as are ordinarily required to be used in connection therewith shall be erected on the erf, except with the consent of the Administrator who may prescribe such further conditions

- (c) Behoudens die bepalings van enige wet, verordening of regulasie en subklousule (a) hiervan, is daar geen beperking wat die aantal winkels of besighede betref wat op die erf opgerig of gedryf mag word nie; met dien verstande dat geen besigheid van 'n Bantoe-eethuis van watter aard ook al op die erf gedryf mag word nie.
- (d) Geen hinderlike bedryf, soos omskryf of in artikel vyf-en-negentig van die Ordonnansie op Plaaslike Owerheid, No. 17 van 1939, of in 'n dorpsaanleg-skema wat op die gebied van toepassing is, mag op die erf gedryf word nie.
- (e) Die besigheidsgebou moet gelyktydig met of voor die buitegeboue opgerig word.

(C) Erwe vir spesiale doeleinades.

Benewens die voorwaardes uiteengesit in subklousule (A) hiervan, is onderstaande erwe aan die volgende voorwaardes onderworpe:—

- (1) *Erf No. 1094.*—Die erf moet uitsluitlik gebruik word vir die doel om daarop die besigheid van 'n garage te dryf, en vir doeleinades in verband daarmee wat 'n teekamer kan insluit sowel as die verkoop van bromponies, kragfietse, trapfietse, driewiele en hulle onderdele, toebehore en reparasies daarvan; met dien verstande dat—
 - (i) die gebou nie meer as twee verdiepings hoog mag wees totdat die erf met 'n publieke riolstelsel verbind is en daarna nie meer as drie verdiepings nie;
 - (ii) die boonste verdieping of verdiepings wat nie meer as 40 persent van die oppervlakte van die erf mag beslaan nie, vir besigheids- en woondoeleinades gebruik kan word;
- voorts met dien verstande dat, indien die erf nie vir bogenoemde doeleinades gebruik word nie, dit vir sodanige ander doeleinades gebruik kan word, as wat die Administrator mag toelaat en onderworpe aan sodanige voorwaardes as wat hy mag bepaal na oorlegpleging met die Dorpераad en die plaaslike owerheid.
- (2) *Erf No. 1021.*—Die erf mag slegs gebruik word vir sodanige doeleinades as wat die Administrator mag besluit en onderworpe aan sodanige voorwaardes as wat die Administrator mag bepaal na oorlegpleging met die Dorpераad en die plaaslike owerheid.

(D) Spesiale woonerwe.

Benewens die voorwaardes uiteengesit in subklousules (A) tot (C) hiervan is die erwe met uitsondering van dié wat in subklousules (B) en (C) genoem word, ook aan die volgende voorwaardes onderworpe:—

- (a) Die erf mag slegs gebruik word om daarop 'n woonhuis op te rig; met dien verstande dat, met die toestemming van die Administrator na raadpleging met die Dorpераad en die plaaslike owerheid, 'n plek van openbare godsdiensoefening of 'n plek van onderrig, 'n gemeenskapsaal, 'n inrigting of ander geboue wat in 'n woongebied tuishoort op die erf opgerig kan word: Voorts met dien verstande dat die plaaslike owerheid sodanige ander geboue waarvoor in 'n goedgekeurde dorpsaanleg-skema voorsiening gemaak word, kan toelaat, behoudens die voorwaardes van die skema waarsvolgens die toestemming van die plaaslike owerheid vereis word.
- (b) Nog die eienaar, nog enigiemand anders besit die reg om vir enige doel hoegenaamd bakstene, teels of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
- (c) Behalwe met die toestemming van die Administrator wat sodanige voorwaardes as wat hy nodig ag kan voorskryf, mag nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is op die erf opgerig

as he may deem necessary: Provided that if the erf is subdivided or it or any portion thereof is consolidated with any other erf or portion of an erf, this condition may, with the consent of the Administrator, be applied to each such portion or consolidated area.

- (i) The dwelling-house, exclusive of outbuildings, to be erected on the erf shall be of the value of not less than R3,000.
- (ii) The main building, which shall be a completed building and not one partly erected and intended for completion at a later date, shall be erected simultaneously with or before the erection of the outbuildings.
- (d) (i) *Erven Nos. 897 to 1020, 1023 to 1026, 1031 to 1035, 1038 to 1093, 1095, 1097 to 1158, 1185 to 1187.*—Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 20 feet from the boundary thereof abutting on a street.
- (ii) *Erven Nos. 1159 to 1184.*—Buildings, including outbuildings, hereafter erected on the erf, shall be located not less than 50 feet from the southern boundary and 20 feet from the northern street boundary.
- (e) If the erf is fenced, or otherwise enclosed, the fencing or other enclosing device shall be erected and maintained to the satisfaction of the local authority.

3. Servitudes for Sewerage and other Municipal Purposes.

In addition to the relevant conditions set out above all erven shall be subject to the following conditions:—

- (a) The erf is subject to a servitude, six feet wide, in favour of the local authority, for sewerage and other municipal purposes, along one only of its boundaries as determined by the local authority other than a street boundary.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within six feet thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance and removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of constructing, maintaining and removing such sewerage mains and other works being made good by the local authority.

4. Definitions.

In the foregoing conditions the following terms have the meanings assigned to them:—

- (i) "Applicant" means Mundtalia Beleggings (Eindoms), Beperk, and their successors in title to the township.
- (ii) "Dwelling-house" means a house designed for use as a dwelling for a single family.

5. Government and Municipal Erven.

Should any erf referred to in clause A 12 or erven required as contemplated in clause B 2 (ii) and (iii) hereof, come into the possession of any person other than the Government or the local authority, such erf shall, thereupon, be subject to such of the aforementioned or such other conditions as may be decided by the Administrator after consultation with the Board.

word nie: Met dien verstande dat as die erf onderverdeel word of dit of enige gedeelte daarvan gekonsolideer word met enige ander erf of gedeelte van 'n erf, hierdie voorwaarde met die toestemming van die Administrateur van toepassing gemaak mag word op elke gevolglike gedeelte of gekonsolideerde area.

- (i) Die waarde van die woonhuis, sonder buitegeboue, wat op die erf opgerig word moet minstens R3,000 wees.
- (ii) Die hoofgeboue, wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig is en eers later voltooi sal word nie, moet gelykydig met, of voor, die buitegeboue opgerig word.
- (d) (i) *Erwe Nos. 897 tot 1020, 1023 tot 1026, 1031 tot 1035, 1038 tot 1093, 1095, 1097 tot 1158, 1185 tot 1187.*—Geboue met inbegrip van buitegeboue wat hierna op die erf opgerig word, moet minstens 20 vt. van die straatgrens daarvan geleë wees.
- (ii) *Erwe Nos. 1159 tot 1184.*—Geboue met inbegrip van buitegeboue wat hierna op die erf opgerig word moet minstens 50 vt. vanaf die suidelike grens en 20 vt. vanaf die noordelike straatgrens geleë wees.
- (e) Indien die erf omhein of op 'n ander wyse toegevoeg word, moet die heining of ander omheiningsmateriaal opgerig en onderhou word tot voldoening van die plaaslike owerheid.

3. Serwitute vir riool- en ander munisipale doeleinades.

Benewens die betrokke voorwaardes hierbo uiteengesit, is alle erwe aan die volgende voorwaardes onderworpe:—

- (a) Die erf is onderworpe aan 'n serwituit vir riool- en ander munisipale doeleinades, ten gunste van die plaaslike owerheid, ses voet breed, langs net een van sy grense soos bepaal deur die plaaslike owerheid, uitgesonderd 'n straatgrens.
- (b) Geen gebou of ander bouwerk mag binne die voorgenoemde serwituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne 'n afstand van ses voet daarvan geplant word nie.
- (c) Die plaaslike owerheid is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud en verwydering van sodanige rioolpypleiding en ander werke wat hy volgens goedgunke noodsaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituit grens; en is voorts geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; met dien verstande dat die plaaslike owerheid enige skade vergoed wat gedurende die aanleg, onderhoud en verwydering van sodanige rioolpypleiding en ander werke veroorsaak word.

4. Woordomskrywing.

In voormalde voorwaardes het onderstaande uitdrukings die betekenis wat aan hulle gegeen word:—

- (i) „Applicant” beteken Mundtalia Beleggings (Eindoms), Beperk, en sy opvolgers in titel tot die dorp.
- (ii) „Woonhuis” beteken 'n huis wat ontwerp is vir gebruik as 'n woning deur een gesin.

5. Goewerments- en munisipale erwe.

As 'n erf waarvan melding in klousule A 12 gemaak word of erwe wat benodig word soos beoog in klousules B 2 (ii) en (iii) hiervan, in die besit kom van enige ander persoon as die Goewerment of die plaaslike owerheid, dan is so 'n erf daarop onderworpe aan sodanige van die voornoemde voorwaardes of sodanige ander voorwaardes as wat die Administrateur in oorleg met die Dorperraad mag bepaal.

No. 97 (Administrator's), 1961.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas it is provided by sub-section (1) of section *one* of the Removal of Restrictions in Townships Act, 1946, (Act No. 48 of 1946), as amended, that the Administrator of the Province may, with the approval of the Governor-General, alter, suspend or remove any restrictive condition in respect of erven in townships in certain circumstances;

And whereas an application has been received for the amendment, in certain respects, of the conditions of title of Portion 4 (a portion of portion B) of Erf No. 6, situated in the township of Pietersburg, District of Pietersburg;

And whereas His Excellency the Governor-General has signified his approval of such amendment;

Now, therefore, I hereby declare that conditions (i) and (ii) of the conditions of title in Deed of Transfer No. 26148/1955, in respect of Portion 4 (a portion of portion B) of Erf No. 6, situated in the township of Pietersburg, District of Pietersburg, are deleted.

GOD SAVE THE QUEEN.

Given under my Hand at Pretoria on this Seventh day of April, One thousand Nine hundred and Sixty-one.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 8/2/243.

No. 98 (Administrator's), 1961.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas the City Council of the Municipality of Krugersdorp has petitioned, under the provisions of section *four* of the Local Authorities Roads Ordinance, 1904, for the proclamation, as a public road, of a certain road situated in the Municipality of Krugersdorp;

And whereas the provisions of section *five* of the said Ordinance have been complied with;

And whereas no objections to the proclamation of the said road were lodged;

And whereas it is deemed expedient that the said road should be proclaimed;

Now, therefore, under and by virtue of the powers vested in me by section *four* of the said Ordinance, read with section *eighty-one* of the South Africa Act, 1909, I do hereby proclaim as a public road the road as described in the Schedule hereto and as shown on Diagram S.G. No. A.706/60, R.M.T. No. 587.

GOD SAVE THE QUEEN.

Given under my Hand at Pretoria on this Sixteenth day of March One thousand Nine hundred and Sixty-one.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.L.G. 10/3/18/11.

SCHEDULE A.**DESCRIPTION OF ROAD.**

A road generally .40 Cape feet wide as defined by Diagram S.G. No. A.706/60 (R.M.T. No. 587) framed by Land Surveyor I. D. Smuts in October, 1959, traversing proclaimed land held under mining title as claims by The Luipaards Vlei Estate and Gold Mining Company, Limited, and defined by Diagram R.M.T. No. 6023 on the farm Luipaardsvlei No. 246, Registration Division I.Q., District of Krugersdorp.

No. 97 (Administrators-), 1961.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal by sub-artikel (1) van artikel *een* van die Wet op Opheffing van Beperkings in Dorpe, 1946, (Wet No. 48 van 1946), soos gewysig, bepaal word dat die Administrateur van die Provinse met die goedkeuring van die Goewerneur-generaal 'n beperkende voorwaarde ten opsigte van erwe in dorpe in sekere omstandighede kan wysig, opskort of ophef;

En nademaal 'n aansoek ontvang is om die wysiging van die titelvoorraades van Gedeelte 4 ('n gedeelte van gedeelte B) van Erf No. 6 geleë in die dorp Pietersburg, distrik Pietersburg, in sekere opsigte;

En nademaal Sy Eksellensie die Goewerneur-generaal sy goedkeuring van genoemde wysiging te kenne gegee het;

So is dit dat ek hierby verklaar dat voorwaardes (i) en (ii) van die titelvoorraades in Akte van Transport No. 26148/1955 ten opsigte van Gedeelte 4 ('n gedeelte van gedeelte B) van Erf No. 6, geleë in die dorp Pietersburg, distrik Pietersburg, geskrap is.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Sewende dag van April Eenduisend Negehonderd Een-en-sestig.

F. H. ODENDAAL,
Administrateur van die Provinse Transvaal.
T.A.D. 8/2/243.

No. 98 (Administrators-), 1961.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal die Stadsraad van die Munisipaliteit Krugersdorp 'n versoekskrif, ingevolge die bepalings van artikel *vier* van die „Local Authorities Roads Ordinance, 1904“ ingedien het om die proklamasie tot 'n publieke pad van 'n sekere pad in die Munisipaliteit Krugersdorp geleë;

En nademaal daar aan die bepalings van artikel *vyf* van genoemde Ordonnansie voldoen is;

En nademaal geen besware teen die proklamasie van genoemde pad ingedien is nie;

En nademaal dit dienstig geag word dat genoemde pad geproklameer moet word;

So is dit dat ek, kragtens en ingevolge die bevoegdheid wat by artikel *vier* van genoemde Ordonnansie, geleës met artikel *een-en-tig* van die Zuid-Afrika Wet, 1909, aan my verleen word, hierby die pad soos omskryf in die bygaande Bylae en soos aangedui op Kaart L.G. No. A.706/60 R.M.T. No. 587 tot 'n publieke pad proklameer.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Sestiente dag van Maart Eenduisend Negehonderd Een-en-sestig.

F. H. ODENDAAL,
Administrateur van die Provinse Transvaal.
T.A.L.G. 10/3/18/11.

BYLAE A.**BESKRYWING VAN PAD.**

'n Pad oor die algemeen 40 Kaapse voet wyd soos omskryf word deur Kaart S.G. No. A.706/60 (R.M.T. No. 587) wat opgestel is deur landmeter I. D. Smuts in Oktober 1959. Genoemde pad loop oor geproklameerde grond wat as kleins kragtens mynbrief op die plaas Luipaardsvlei No. 246, Registrasie-afdeling I.Q., distrik Krugersdorp, deur The Luipaards Vlei Estate and Gold Mining Company, Limited gehou word, en by kaart R.M.T. No. 6023 omskryf word.

Commencing on the southern boundary of the proclaimed Lancaster East Road and continuing thence in an easterly direction for approximately 125 Cape feet whence it continues in an easterly direction to terminate at a point approximately 591 Cape feet from the said proclaimed Lancaster East Road.

No. 99 (Administrator's), 1961.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas the City Council of the Municipality of Germiston has petitioned, under the provisions of section *four* of the Local Authorities Roads Ordinance, 1904, for the proclamation, as a public road, of a certain road situated in the Municipality of Germiston;

And whereas the provisions of section *five* of the said Ordinance have been complied with;

And whereas no objections to the proclamation of the said road were lodged;

And whereas it is deemed expedient that the said road should be proclaimed;

Now, therefore, under and by virtue of the powers vested in me by section *four* of the said Ordinance, read with section *eighty-one* of the South Africa Act, 1909, I do hereby proclaim as a public road the road as described in the Schedule hereto and as shown on Diagram S.G. No. A.558/60, R.M.T. No. 581.

GOD SAVE THE QUEEN.

Given under my Hand at Pretoria on this Sixteenth day of March, One thousand Nine hundred and Sixty-one.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.

T.A.L.G. 10/3/1/29.

SCHEDULE.

DESCRIPTION.

A road, 80 Cape feet wide and a turning bay, traversing proclaimed land held under Mining Title as Claims defined by Diagram R.M.T. No. 8507 and registered in the name of East Rand Proprietary Mines, Limited, on the farm Driefontein No. 87, Registration Division I.R. District of Germiston, Mining District of Johannesburg. Commencing at the junction of Brammer and Power Streets at the north-eastern boundary of South Germiston Extension No. 2 Township, as defined by the General Plan of the Township, S.G. No. A.3841/21 and proceeding north-eastwards, south-eastwards and north-eastwards, traversing the Remainder and Remainder of Portion 10 of Portion of the farm Driefontein No. 87, Registration Division I.R., for a distance approximately 2,425 Cape feet to the South African Railway Reserve, leading to Kutalo Railway Station.

The above is more fully described on Diagram R.M.T. No. 581, S.G. No. A.558/60.

Dit begin op die suidegrens van die geproklameerde Lancaster-Oos-pad en strek daarvandaan suidwaarts vir ongeveer 125 Kaapse voet van waar dit in 'n oostelike rigting strek en ongeveer 591 Kaapse voet van genoemde geproklameerde Lancaster-Oos-pad af eindig.

No. 99 (Administrateurs-), 1961.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal die Stadsraad van die Munisipaliteit Germiston 'n versoekskrif, ingevolge die bepalings van artikel *vier* van die „Local Authorities Roads Ordinance, 1904”, ingedien het om die proklamasie tot 'n publieke pad van 'n sekere pad in die Munisipaliteit Germiston geleë;

En nademaal daar aan die bepalings van artikel *vyf* van genoemde Ordonnansie voldoen is;

En nademaal geen besware teen die proklamasie van genoemde pad ingedien is nie;

En nademaal dit dienstig geag word dat genoemde pad geproklameer moet word;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *vier* van genoemde Ordonnansie, gelees met artikel *een-en-tachtig* van die Zuid-Afrika Wet, 1909, aan my verleent word, hierby die pad soos omskryf in die bygaande Bylae en soos aangedui op Kaart L.G. No. A.558/60, R.M.T. No. 581 tot publieke pad proklameer.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Sestiende dag van Maart Eenduisend-Negehonderd, Een-en-sestig.

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.

T.A.L.G. 10/3/1/29.

BYLAE.

BESKRYWING.

'n Pad 80 Kaapse voet wyd en 'n draai-inham wat geproklameerde grond deurkruis wat kragtens mynreg as kleims gehou word omskryf by diagram R.M.T. No. 8507 en geregistreer op naam van East Rand Proprietary Mines, Limited, op die plaas Driefontein No. 87, Registrasie-afdeling I.R., distrik Germiston, myndistrik Johannesburg. Beginnende by die aansluiting van Brämmer- en Powerstraat by die noordoostelike grens van Dorpuitbreiding No. 2, Germiston-Suid, soos omskryf by die algemene plan van die dorp, L.G. No. A.3841/21 en daarvandaan noordooswaarts, suidooswaarts en noordooswaarts om die Restant en Restant van Gedeelte 10 van gedeelte van die plaas Driefontein No. 87, Registrasie-afdeling I.R., oor 'n afstand van nagenoeg 2,425 Kaapse voet te deurkruis na die Suid-Afrikaanse Spoorweg-reserwe, strekkende na die Kutalo-spoorwegstasie.

Bogaande word breedvoeriger omskryf op Diagram R.M.T. No. 581, L.G. No. A.558/60.

No. 100 (Administrator's), 1961.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas the City Council of the Municipality of Germiston has petitioned, under the provisions of section *four* of the Local Authorities Roads Ordinance, 1904, for the proclamation, as a public road, of a certain road situated in the Municipality of Germiston;

No. 100 (Administrateurs-), 1961.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal die Stadsraad van die Munisipaliteit Germiston, 'n versoekskrif, ingevolge die bepalings van artikel *vier* van die „Local Authorities Roads Ordinance, 1904”, ingedien het om die proklamasie tot 'n publieke pad van 'n sekere pad in die Munisipaliteit Germiston geleë,

And whereas the provisions of section *five* of the said Ordinance have been complied with;

And whereas no objections to the proclamation of the said road were lodged;

And whereas it is deemed expedient that the said road should be proclaimed;

Now, therefore under and by virtue of the powers vested in me by section *four* of the said Ordinance, read with section *eighty-one* of the South Africa Act, 1909, I do hereby proclaim as a public road the road as described in the Schedule hereto and as shown on Diagram S.G. No. A.6138/59, R.M.T. No. 578.

GOD SAVE THE QUEEN.

Given under my Hand at Pretoria on this Thirteenth day of March, One thousand Nine hundred and Sixty-one.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.L.G. 10/3/1/31.

SCHEDULE.

DESCRIPTION OF ROAD.

A wedge-shaped piece of land, varying in width from zero to 59·20 Cape feet, traversing proclaimed land held under Mining Title as claims defined by Diagrams R.M.T. Nos. 2971 and 2976 and registered in the name of East Rand Proprietary Mines, Limited, on the farm Klippoortje No. 110, Registration Division I.R., District Germiston, Mining District of Johannesburg.

A widening on the north-eastern and northern boundaries of Germiston—Elsburg Road as defined by Diagram R.M.T. No. 417, S.G. No. A.7034/47. Commencing at the most western beacon of Portion 113 of the farm Klippoortje No. 110, Registration Division I.R. (Diagram S.G. No. A.673/43) and proceeding south-eastwards and eastwards for a distance of approximately 838 Cape feet, to the eastern boundary of Portion 113 of the farm Klippoortje No. 110, Registration Division I.R. (Diagram S.G. No. A.673/43).

The above is more fully described on Diagram R.M.T. No. 578, S.G. No. A.6138/59.

No. 101 (Administrator's), 1961.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas an application has been received for permission to establish the township of Hyde Park Extension No. 22 on Portion 312 of the farm Zandfontein No. 42, Registration Division I.R., District of Johannesburg;

And whereas the provisions of the Townships and Town-planning Ordinance, 1931, relating to the establishment of townships, have been complied with;

Now, therefore, under and by virtue of the powers vested in me by sub-section (4) of section *twenty* of the said Ordinance, I hereby declare that the said township shall be an approved township, subject to the conditions contained in the Schedule hereto.

GOD SAVE THE QUEEN.

Given under my Hand at Pretoria on this Eleventh day of April, One thousand Nine hundred and Sixty-one.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 4/8/1835, Vol. 2.

En nademaal daar aan die bepalings van artikel *vyf* van genoemde Ordonnansie voldoen is;

En nademaal geen besware teen die proklamasie van genoemde pad ingedien is nie;

En nademaal dit dienstig geag word dat genoemde pad geproklameer moet word;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *vier* van genoemde Ordonnansie, gelees met artikel *een-en-tachtig* van die Zuid-Afrika Wet, 1909, aan my verleen word, hierby die pad soos omskryf in die bygaande Bylae en soos aangedui op Kaart L.G. No. A.6138/59, R.M.T. No. 578, tot 'n publieke pad proklameer.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Dertiende dag van Maart Eenduisend Negehonderd Een-en-sestig.

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.
T.A.L.G. 10/3/1/31.

BYLAE.

BESKRYWING VAN PAD.

'n Wigvormige stuk grond wat in wydte wissel van zero tot 59·20 Kaapse voet en wat geproklameerde grond deurkruis wat kragtens mynreg as kleims gehou word omskryf by Diagramme R.M.T. Nos. 2971 en 2976 en geregistreer op naam van East Rand Proprietary Mines, Limited, op die plaas Klippoortje No. 110, Registrasieafdeling I.R., distrik Germiston, myndistrik Johannesburg.

'n Verwyding aan die noordoostelike en noordelike grense van Germiston—Elsburgweg, soos omskryf by Diagram, R.M.T. No. 417, L.G. No. A.7034/47. Beginnende by die westelikste baken van Gedeelte 113 van die plaas Klippoortje No. 110, Registrasieafdeling I.R. (Diagram L.G. No. A.673/43) en voorts suidooswaarts en ooswaarts oor 'n afstand van nagenoeg 838 Kaapse voet tot by die oostelike grens van Gedeelte 113 van die plaas Klippoortje No. 110, Registrasieafdeling I.R. (Diagram L.G. No. A.673/43).

Bogaande word vollediger omskryf op diagram R.M.T. No. 578, L.G. No. A.6138/59.

No. 101 (Administrateurs-), 1961.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal 'n aansoek ontvang is om toestemming om die dorp Hyde Park Uitbreiding No. 22 te stig op Gedeelte 312 van die plaas Zandfontein No. 42, Registrasieafdeling I.R., distrik Johannesburg;

En nademaal aan die bepalings van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, wat op die stigting van dorpe betrekking het, voldoen is;

So is dit dat ek kragtens en ingevolge die bevoegdhede wat by subartikel (4) van artikel *twintig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat genoemde dorp 'n goedgekeurde dorp is, onderworpe aan die voorwaardes vervat in die bygaande Bylae.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Elfde dag van April Eenduisend Negehonderd Een-en-sestig.

F. H. ODENDAAL,
Administrateur van die Provincie Transvaal.
T.A.D. 4/8/1835, Vol. 2.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY LOLA SHIRLEY BERKMAN (BORN HERBER), MARRIED OUT OF COMMUNITY OF PROPERTY TO FELIX BERKMAN, UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP UNDER THE PROVISIONS OF ACT NO. 33 OF 1907, ON PORTION 312 OF THE FARM ZANDFONTEIN NO. 42, REGISTRATION DIVISION I.R., DISTRICT OF JOHANNESBURG, WAS GRANTED.

A—CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Hyde Park Extension No. 22.

2. Design of Township.

The township shall consist of erven and a street as indicated on General Plan S.G. No. A.3477/60.

3. Water.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that—

- (a) a supply of potable water, sufficient for the needs of the inhabitants of the township when it is fully built up, including provision of fire-fighting services, is available;
- (b) arrangements to the satisfaction of the local authority have been made regarding the delivery of the water referred to in (a) above and the reticulation thereof throughout the township: Provided that such arrangements shall include the following provisions:—
 - (i) That, before the plans of any building to be erected upon any erf are approved by the local authority, the applicant shall cause a suitable supply of water to be laid on to the street frontage of the erf;
 - (ii) that all costs of, or connected with, the installation of plant and appurtenances for the delivery, storage if necessary, and reticulation of the water shall be borne by the applicant, who shall also be responsible for the maintenance of such plant and appurtenances in good order and repair until they are taken over by the local authority: Provided that if the local authority requires the applicant to install plant and appurtenances of a capacity in excess of the needs of the township the additional costs occasioned thereby shall be borne by the local authority;
 - (iii) that the local authority shall be entitled to take over, free of cost, the said plant and appurtenances at any time, subject to the giving of six months' notice: Provided that until the local authority takes over the said water supply the applicant may make charges for water supplied at a tariff approved by the local authority;
- (c) the applicant has furnished the local authority with adequate guarantees regarding the fulfilment of its obligations under the above-mentioned arrangements.

A summarised statement setting forth the nature and quantity of the available supply of water and the major features of the arrangements entered into between the applicant and the local authority, with special reference to the guarantees referred to in sub-paragraph (c) shall accompany the said certificate as an annexure thereto.

BYLAE.

VOORWAARDEN WAAROP DIE AANSOEK GEDOEËN DEUR LOLA SHIRLEY BERKMAN (GEBORE HERBER) BUISTE GEMEENSKAP VAN GOEDERE GETROUD MET FELIX BERKMAN, INGEVOLGE DIE BEPALINGS VAN DIE DORPE- EN DORPS-AANLEG-ORDONNANSIE, 1931, OM TOESTEMMING OM INGEVOLGE WET NO. 33 VAN 1907 'N DORP TE STIG OP GEDEELTE 312 VAN DIE PLAAS ZANDFONTEIN NO. 42, REGISTRASIE-AFDELING I.R., DISTRIK JOHANNESBURG, TOEGESTAAAN IS.

A—STIGTINGSVOORWAARDEN.

1. Naam.

Die naam van die dorp is Hyde Park Uitbreiding No. 22.

2. Ontwerpplan van die dorp.

Die dorp bestaan uit erwe en 'n straat soos aangewys op Algemene Plan L.G. No. A.3477/60.

3. Water.

Die applikant moet 'n sertifikaat van die plaaslike owerheid aan die Administrateur vir sy goedkeuring voorlê, waarin vermeld word dat—

- (a) 'n voorraad water geskik vir menslike gebruik en wat toereikend is om aan die vereistes van die inwoners van die dorp te voldoen wanneer dit heeltemal toegebou is, met inbegrip van voorsiening vir brandweerdienste, beskikbaar is;
- (b) reëlings tot voldoening van die plaaslike owerheid getref is in verband met die lewering van water in (a) hierbo genoem en die retikulasie daarvan deur die hele dorp: Met dien verstande dat onderstaande bepalings in sodanige reëlings ingesluit word:—
 - (i) Dat die applikant 'n gesikte voorraad water tot by die straatfront van die erf moet laat aanlê voordat die planne van 'n gebou wat op die erf opgerig sal word, deur die plaaslike owerheid goedgekeur word;
 - (ii) dat alle koste van, of in verband met, die installering van 'n installasie en toebehore vir die lewering, opgaar, indien nodig, en retikulasie van die water deur die applikant gedra moet word, en die applikant is ook aanspreeklik om sodanige installasie en toebehore in 'n goeie toestand te onderhou tot tyd en wyl hulle deur die plaaslike owerheid oorgeneem word: Met dien verstande dat indien die plaaslike owerheid vereis dat die applikant 'n installasie en toebehore van 'n groter kapasiteit as wat vir die dorp nodig is, moet installeer, die ekstra koste wat daardeur meegebring word deur die plaaslike owerheid gedra moet word;
 - (iii) dat die plaaslike owerheid daartoe geregtig is om genoemde installasie en toebehore te eniger tyd kosteloos oor te neem, op voorwaarde dat ses maande kennis gegee moet word: Met dien verstande dat die applikant geldie vir water wat gelewer word teen 'n tarief deur die plaaslike owerheid goedgekeur, kan vorder tot tyd en wyl die plaaslike owerheid genoemde waterlewering oorneem;
- (c) die applikant gesikte waarborgs aan die plaaslike owerheid verstrek het met betrekking tot die nakoming van haar verpligtings kragtens bostaande reëlings.

'n Beknopte verklaring waarin die aard en hoeveelheid van die watervoorraad beskikbaar en die hooftrekke van die reëlings tussen die applikant en die plaaslike owerheid getref uiteengesit word, met spesiale vermelding van die waarborgs in subparagraph (c) genoem, moet tesame met genoemde sertifikaat as 'n aanhangsel daarby ingedien word.

4. Sanitation.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that arrangements to its satisfaction have been made for the sanitation of the township, which shall include provision for the disposal of waste water and refuse.

A summarised statement of the main provisions of the aforesaid arrangements shall accompany the certificate as an annexure thereto.

5. Electricity.

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that arrangements to its satisfaction have been made for the supply and distribution of electricity throughout the township.

A summarised statement of the main provisions of the aforesaid arrangements shall accompany the certificate as an annexure thereto.

6. Cemetery, Depositing and Bantu Location Sites.

The applicant shall make arrangements with the local authority to the satisfaction of the Administrator in regard to the provision of a depositing site and sites for a cemetery and Bantu location. Should such provision consist of land to be transferred to the local authority, transfer thereof shall be free of conditions restricting the use or the right of disposal thereof by the local authority.

7. Mineral Rights.

All rights to minerals and precious stones together with all rights which may be or become vested in the freehold owner to share in any proceeds which may accrue to the Crown from the disposal of the undermining rights of the township including the share of claim licence moneys and any share of rentals or profits which may accrue to any owner under any mining lease granted in respect of the land covered by the township and the like shall be reserved to the applicant.

8. Cancellation of Existing Conditions of Title.

The applicant shall under the provisions of section six (5) of Act No. 22 of 1919, obtain the cancellation of the conditions imposed by the Minister of Lands upon excision of the land from Hyde Park Agricultural Holdings.

9. Street.

The applicant shall form, grade and maintain the street in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall from time to time be entitled to relieve the applicant wholly or partially from this obligation after reference to the Board and the local authority.

10. Endowment.

The applicant shall, subject to the provisos to paragraph (d) of sub-section (1) of section twenty-seven of Ordinance No. 11 of 1931, pay as an endowment to the local authority an amount representing 16½% (sixteen and a half per cent) on land value only of all erven disposed of by the applicant by way of sale, barter or gift or in any other manner (other than erven transferred in terms of section twenty-four of that Ordinance), such value to be calculated as at the date of such disposal and to be determined in the manner set out in the said paragraph (d).

Quarterly audited detailed statements shall be rendered by the applicant to the local authority and shall be accompanied by a remittance for the amount shown to be due to the local authority. The local authority, or any official duly authorised thereto by it, shall have the right to inspect and audit the applicant's books at all reasonable times relative to the disposal of erven in the township. If so required by the said local authority or official, the applicant shall produce all such books and papers as may be necessary for such inspection and audit. If no such moneys have been received during any quarterly period the local authority may, in lieu of an audited statement, accept a statement to that effect.

4. Sanitaire dienste.

Die applikant moet 'n sertifikaat van die plaaslike owerheid aan die Administrateur vir sy goedkeuring voorlê, waarin vermeld word dat reëlings tot voldoening van die plaaslike owerheid getref is vir die sanitäre dienste in die dorp, met inbegrip van voorsiening vir die afvoer van afvalwater en vuilnisverwydering.

'n Beknopte verklaring van die hoofbepalings van voorname reëlings moet tesame met die sertifikaat as 'n aanhangsel daarby ingediend word.

5. Elektrisiteit.

Die applikant moet 'n sertifikaat van die plaaslike owerheid aan die Administrateur vir sy goedkeuring voorlê, waarin vermeld word dat reëlings tot voldoening van die plaaslike owerheid getref is vir die levering van elektrisiteit en die distribusie daarvan deur die hele dorp.

'n Beknopte verklaring van die hoofbepalings van voorname reëlings moet tesame met die sertifikaat as 'n aanhangsel daarby ingediend word.

6. Begraafplaas-, stortings- en Bantoelokasieterreine.

Die applikant moet tot voldoening van die Administrateur met die plaaslike owerheid reëlings tref ten opsigte van die verskaffing van 'n stortingsterrein en terreine vir 'n begraafplaas en 'n Bantoelokasie. As sodanige verskaffing bestaan uit grond aan die plaaslike owerheid oorgedra te word, is die oordrag daarvan nie onderworpe aan voorwaardes waarby die gebruik of die reg van vervreemding daarvan deur die plaaslike owerheid, beperk word nie.

7. Mineraleregtes.

Alle regte op minerale en edelgesteentes met inbegrip van alle regte wat by die pagry-grondbesitters berus of hierna kan berus om te deel in die geld wat moontlik aan die Kroon kan toekom uit die verkoop van mynregte oor die dorp, asook die aandeel in kleimlisensiegelde en enige aandeel in huurgelde of winste, wat moontlik aan enige eienaar kan toekom ingevolge enige mynbrief ten opsigte van die grond binne die dorp, en dergelyke geld, word aan die applikant voorbehou.

8. Opheffing van bestaande titelvoorwaardes.

Die applikant moet, ingevolge die bepalings van artikel ses (5) van Wet No. 22 van 1919, die opheffing verkry van die voorwaardes wat deur die Minister van Lande opgelê is by uitsnyding van die grond uit Landbouhoewes Hyde Park.

9. Straat.

Die applikant moet, tot voldoening van die plaaslike owerheid die straat vorm, skraap en onderhou tot tyd en wyl hierdie aanspreeklikheid deur die plaaslike owerheid oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die applikant van tyd tot tyd geheel en al of gedeeltelik van hierdie verpligting te onthef naoorleg met die Dorperaad en die plaaslike owerheid.

10. Skenkning.

Die applikant moet, onderworpe aan die voorbeholdsbeplings van paragraaf (d) van subartikel (1) van artikel sewe-en-twintig van Ordonnansie No. 11 van 1931, as 'n skenkning aan die plaaslike owerheid 'n bedrag betaal gelykstaande met 16½% (sestien en 'n half persent) van slegs die grondwaarde van alle ewe wat deur die applikant verkoop, verruil of geskenk of op enige ander manier van die hand gesit word (uitgesonderd ewe oorgedra ingevolge artikel vier-en-twintig van daardie Ordonnansie), sodanige waarde bereken te word soos op die datum waarop dit aldus van die hand gesit word en vasgestel te word op die wyse uiteengesit in genoemde paragraaf (d).

Die applikant moet geouditeerde, gedetailleerde kwaataalstate tesame met die bedrag wat daarop aangewys word as verskuldig aan die plaaslike owerheid, aan die plaaslike owerheid verstrek. Die plaaslike owerheid of enige beampete deur hom behoorlik daartoe magtig verleen besit die reg om op alle redelike tye die applikant se boeke betreffende die verkoop van ewe in die dorp te inspekteer en te ouditeer. Op versoek van genoemde plaaslike owerheid of beampete moet die applikant alle boeke en stukke wat vir sodanige inspeksie en ouditering nodig is, voorlê. Indien geen sodanige geldende gedurende enige tydperk van drie maande ontvang is nie, kan die plaaslike owerheid 'n verklaring waarin melding hiervan gemaak word, in plaas van 'n geouditeerde staat aanneem.

11. Enforcement of Conditions.

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions referred to in section *fifty-six bis* of Ordinance No. 11 of 1931: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

B—CONDITIONS OF TITLE.

1. All Erven.

The erf shall be subject to existing conditions and servitudes including the reservation of rights to minerals.

2. The Erven with Certain Exceptions.

The erven with the exception of—

- (i) such erven as may be acquired for Government or Provincial purposes; and
- (ii) such erven as may be acquired for municipal purposes provided the Administrator, after consultation with the Board, has approved the purposes for which such erven are required,

shall be subject to the further conditions hereinafter set forth:—

- (a) The applicant and any other person or body of persons so authorised in writing by the Administrator shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in section *fifty-six bis* of Ordinance No. 11 of 1931, have the right and power at all reasonable times to enter into and upon the erf for the purpose of such inspection or inquiry as may be necessary to be made for the above-mentioned purpose.
- (b) Plans and specifications of all buildings and of all alterations or additions thereto shall be submitted to the local authority whose approval, in writing, shall be obtained before the commencement of building operations. All buildings or alterations or additions thereto shall be completed within a reasonable time after commencement.
- (c) The elevational treatment of all buildings shall conform to good architecture so as not to interfere with the amenities of the neighbourhood.
- (d) Neither the owner nor any other person shall have the right save and except to prepare the erf for building purposes, to excavate therefrom any material without the written consent of the local authority.
- (e) Except with the consent of the local authority no animal as defined in the Local Authorities Pounds Regulations shall be kept or stabled on the erf.
- (f) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (g) Except with the written approval of the local authority and subject to such conditions as the local authority may impose, neither the owner nor any occupier of the erf shall sink any wells or boreholes thereon or abstract any subterranean water therefrom.
- (h) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher-lying erven direct to a public street, the owner of the erf shall be obliged to accept and/or permit the passage over the erf of such stormwater: Provided that the owners of any higher-lying erven, the stormwater from which is discharged over any lower-lying erf, shall be liable to pay a proportionate share of the cost of any pipeline or drain which the owner of such lower-lying erf may find necessary to lay or construct for the purpose of conducting the water so discharged over the erf.

11. Nakoming van voorwaarde.

Die applikant moet die stigtingsvoorwaarde nakom en moet die nodige stappe doen om te sorg dat die titelvoorwaarde en ander voorwaarde, genoem in artikel *ses-en-vyftig bis* van Ordonnansie No. 11 van 1931, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enige van die verpligtings te onthef en sodanige verpligtings by enige ander persoon of liggaam van persone te laat berus.

B—TITELVOORWAARDES.

1. Alle erwe.

Die erf is onderworpe aan bestaande voorwaarde en servitude met inbegrip van die voorbehoud van mineraalrechte.

2. Die erwe met sekere uitsonderings.

Die erwe uitgesonderd—

- (i) erwe wat vir Goewerments- of Provinciale doeleindes verkry word; en
- (ii) erwe wat vir munisipale doeleindes verkry word, mits die Administrateur, na raadpleging met die Dorperaad, die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het,

is onderworpe aan onderstaande verdere voorwaarde:—

- (a) Die applikant en enige ander persoon of liggaam van persone wat skriftelik deur die Administrateur daartoe magtiging verleen is, het, met die doel om te sorg dat hierdie voorwaarde en enige ander voorwaarde genoem in artikel *ses-en-vyftig bis* van Ordonnansie No. 11 van 1931 nagekom word, die reg en bevoegdheid om op alle redelike tye die erf te betree ten einde sodanige inspeksie te doen of onderzoek in te stel as wat vir bovenmelde doel gedoen of ingestel moet word.
- (b) Planne en spesifikasies van alle geboue en van alle veranderings of aanbouings aan geboue moet ingediend word by die plaaslike owerheid wie se skriftelike goedkeuring verkry moet word voordat 'n aanvang met die bouwerkzaamhede gemaak word. Alle geboue of veranderings of aanbouings daar-aan, moet voltooi word binne 'n redelike tydperk nadat daar 'n aanvang daarmee gemaak is.
- (c) Die aansig van alle geboue moet voldoen aan die vereistes van goeie argitektuur sodat dit nie die aantreklikheid van die omgewing benadeel nie.
- (d) Nog die eienaar nog enigiemand anders besit die reg om, behalwe om die erf vir boudoelindes in gereedheid te bring, enige materiaal daarop uit te grawe sonder die skriftelike toestemming van die plaaslike owerheid.
- (e) Behalwe met die toestemming van die plaaslike owerheid mag geen dier soos omskryf in die skutregulasies van Plaaslike Besture op die erf aangehou of op stal gesit word nie.
- (f) Geen geboue van hout en/of sink of van roustene mag op die erf opgerig word nie.
- (g) Behalwe met skriftelike toestemming van die plaaslike owerheid, en onderworpe aan sodanige voorwaarde as wat die plaaslike owerheid ople, mag nog die eienaar nog enige okkuperer van die erf enige putte of boorgate daarop grawe of enige onderaardse water daaruit trek.
- (h) Waar dit na die mening van die plaaslike owerheid onuitvoerbaar is om neerslagwater van erwe met 'n hoer ligging regstreeks na 'n openbare straat toe af te voer, is die eienaar van die erf verpligt om te aanvaar dat sodanige neerslagwater op sy erf vloe en/of toe te laat dat dit daaroor loop: Met dien verstande dat die eienaars van erwe met 'n hoer ligging, van waar die neerslagwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pyplyn of afleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig vind om aan te le of te bou, om die water wat aldus oor die erf loop, af te voer.

The erf shall be used for the erection of a dwelling-house only: Provided that, with the consent of the Administrator, after reference to the Board and the local authority, a place of public worship or a place of instruction, social hall, institution or other buildings appertaining to a residential area, may be erected on the erf: Provided further that the local authority may permit such other buildings as may be provided for in an approved town-planning scheme, subject to the conditions of the scheme under which the consent of the local authority is required.

Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, tiles or earthenware pipes or other articles of a like nature.

Except with the consent of the Administrator who may prescribe such conditions as he may deem necessary, not more than one dwelling-house together with such outbuildings as are ordinarily required to be used in connection therewith shall be erected on the erf: Provided that if the erf is subdivided or it or any portion of it is consolidated with any other erf or portion of an erf this condition may, with the consent of the Administrator, be applied to each resulting portion or consolidated area.

- (i) The dwelling-house, exclusive of outbuildings, to be erected on the erf shall be of the value of not less than R7,000.
- (ii) The main building, which shall be a completed building and not one partly erected and intended for completion at a later date, shall be erected simultaneously with or before the erection of the outbuildings.
- (m) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 35 feet from the boundary thereof abutting on a street.
- (n) If the erf is fenced or otherwise enclosed, the fencing or other enclosing device shall be erected and maintained to the satisfaction of the local authority.

3. Erf Subject to Special Condition.

Erf No. 209 is subject to a servitude for transformer purposes in favour of the local authority, as indicated on the general plan.

4. Servitudes for Sewerage and Other Municipal Purposes.

In addition to the relevant conditions set out above, the erven shall be subject to the following conditions:—

- (a) The erf is subject to a servitude, six feet wide, in favour of the local authority, for sewerage and other municipal purposes, along one only of its boundaries other than a street boundary as determined by the local authority.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within six feet thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance and removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of constructing, maintaining and removing such sewerage mains and other works being made good by the local authority.

(j) Die erf moet slegs gebruik word om daarop 'n woonhuis op te rig: Met dien verstande dat, met die toestemming van die Administrateur, na raadpleging met die Dorperaad en die plaaslike owerheid, 'n plek vir openbare godsdiensoefening of 'n plek van onderrig, 'n gemeenskapsaal, 'n inrigting of ander geboue wat in 'n woongebied tuishoort, op die erf opgerig kan word: Voorts met dien verstande dat die plaaslike owerheid sodanige ander geboue as waarvoor in 'n goedgekeurde dorpsaanlegskema voorsiening gemaak word, kan toelaat, behoudens die voorwaardes van die skema waarvolgens die toestemming van die plaaslike owerheid vereis word.

(k) Nog die eienaar nog enigiemand anders besit die reg om vir enige doel hoegenaamd bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.

(l) Nie meer as een woonhuis tesame met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is, mag op die erf opgerig word nie, behalwe met die toestemming van die Administrateur wat sodanige voorwaardes as wat hy nodig ag, kan stel: Met dien verstande dat as die erf onderverdeel word of as dit of enige gedeelte daarvan met enige ander erf of gedeelte van 'n erf gekonsolideer word, hierdie voorwaarde met die toestemming van die Administrateur op elke gevoglike gedeelte of gekonsolideerde gebied toegepas kan word.

(i) Die waarde van die woonhuis, sonder inbegrip van die buitegeboue, wat op die erf opgerig gaan word, moet minstens R7,000 wees.

(ii) Die hoofgebou, wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig en later voltooi sal word nie, moet gelyktydig met of vóór die oprigting van die buitegeboue opgerig word.

(m) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 35 voet van 'n straatgrens daarvan geleë wees.

(n) Indien die erf omhein of op 'n ander wyse toegevoeg word, moet die heining of ander omheiningsmateriaal tot voldoening van die plaaslike owerheid opgerig en onderhou word.

3. Erf aan spesiale voorwaardes onderworpe.

Erf No. 209 is onderworpe aan 'n serwituit vir transformatordoeleindes ten gunste van die plaaslike owerheid, soos aangewys op die algemene plan.

4. Serwitute vir riolerings- en ander munisipale doeleindes.

Benewens die betrokke voorwaardes hierbo uiteengesit, is die ewe aan die volgende voorwaardes onderworpe:—

- (a) Die erf is onderworpe aan 'n serwituit vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike owerheid, ses voet breed, langs net een van sy grense soos bepaal deur die plaaslike owerheid, uitgesonder 'n straatgrens.
- (b) Geen gebou of ander struktuur hoegenaamd mag binne voornoemde serwituitsgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne 6 voet daarvan geplant word nie.
- (c) Die plaaslike owerheid is geregtig om sodanige materiaal as wat deur hom uitgegrawe word tydens die aanleg, onderhoud en verwydering van sodanige rioolhoofpypleidings en ander werke as wat hy volgens goeddunke as noodsaaklik beskou, tydelik te gooi op die grond wat aan voornoemde serwituit grens en voorts is die plaaslike owerheid geregtig tot redelike toegang tot genoemde grond vir voornoemde doel: Met dien verstande dat die plaaslike owerheid enige skade vergoed wat gedurende die aanleg, onderhoud, of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

5. Definitions.

In the foregoing conditions the following terms shall have the meaning assigned to them:—

- (i) "Applicant" means Lola Shirley Berkman (born Herber), married out of community of property to Felix Berkman, and her successors in title to the township.
- (ii) "Dwelling-house" means a house designed for use as a dwelling for a single family.

6. Government and Municipal Erven.

Should any erf or erven acquired as contemplated in clause B 2 (i) and (ii) hereof come into the possession of any person other than the Government or the local authority such erf shall thereupon be subject to such of the aforementioned or such other conditions as may be permitted by the Administrator after consultation with the Townships Board.

No. 102 (Administrator's), 1961.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1948, of the Town Council of Benoni, was approved by Proclamation No. 293 of 1948, in terms of section *forty-three* of the Townships and Town-planning Ordinance, 1931;

And whereas it is deemed expedient to amend the said Town-planning Scheme in certain respects;

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1948, of the Town Council of Benoni is hereby amended as indicated in the scheme clauses and Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Benoni; this amendment is known as Benoni Town-planning Scheme No. 1/16.

GOD SAVE THE QUEEN.

Given under my Hand at Pretoria on this Eleventh day of April, One thousand Nine hundred and Sixty-one.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 5/2/5/16.

PROVINCIAL ADMINISTRATION.**ADMINISTRATOR'S NOTICES.**

The following notices relating to the administration of the Province of the Transvaal are published under the authority of the Administrator for general information.

J. H. O. VAN GRAAN,
Provincial Secretary.

Office of the Administrator of Transvaal, Pretoria.

Administrator's Notice No. 280.]

[19 April 1961.

PUBLIC ROAD.—INCREASE OF WIDTH, DISTRICT OF VENTERSDORP.

It is hereby notified for general information that the Administrator has approved in terms of section *three* of the Road Ordinance, 1957 (Ordinance No. 22 of 1957), that the width of District Road No. 331 traversing the farms Rooipan No. 96—I.Q., De Beerskraal No. 94—I.Q., Varkenskraal No. 93—I.Q., Klerkskraal No. 65—I.Q., Bovenste Oog van Moorivier No. 68—I.Q., Nootgedacht No. 69—I.Q., Morgenzon No. 9—I.Q., Hartebeestfontein No. 14—I.Q., Bultfontein No. 15—I.Q., Dwarsfontein No. 1—I.Q. and Groenfontein No. 498—I.P., District of

5. Woordomskrywing.

In voormalde voorwaardes het onderstaande uitdrukkings die betekenisse wat aan hulle geheg word:—

- (i) „Applicant” beteken Lola Shirley Berkman (gebore Herber) buite gemeenskap van goedere getroud met Felix Berkman, en haar opvolgers tot die eiendomsreg van die dorp.
- (ii) „Woonhuis” beteken 'n huis wat ontwerp is vir gebruik as woning vir een gesin.

6. Goewerments- en munisipale erwe.

As enige erf of erwe verkry soos in klousule B 2 (i) en (ii) hiervan beoog, in die besit kom van enige ander persoon as die Goewerment of die plaaslike owerheid, dan is so 'n erf daarop onderworpe aan sodanige van voormalde voorwaardes of sodanige ander voorwaardes as wat die Administrateur na raadpleging met die Dorperaad bepaal.

No. 102 (Administrateurs-), 1961.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1948, van die Stadsraad van Benoni by Proklamasie No. 293 van 1948, ingevolge artikel *drié-en-veertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

En nademaal dit wenslik geag word om genoemde dorpsaanlegskema in sekere opsigte te wysig;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1948, van die Stadsraad van Benoni hierby gewysig word soos aangedui op die Skemaklousules en Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Benoni; hierdie wysiging staan bekend as Benonidorpsaanlegskema No. 1/16.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my Hand te Pretoria, op hede die Elfde dag van April Eenduisend Negehonderd Een-en-sestig.

F. H. ODENDAAL,
Administrator van die Provinie van Transvaal.
T.A.D. 5/2/5/16.

PROVINSIALE ADMINISTRASIE.**ADMINISTRATEURSKENNISGEWINGS.**

Onderstaande kennisgewings wat betrekking het op die administrasie van die Provinie Transvaal word op gesag van die Administrateur vir algemene inligting gepubliseer.

J. H. O. VAN GRAAN,
Provinsiale Sekretaris.

Kantoor van die Administrateur van Transvaal, Pretoria.

Administrateurskennisgewing No. 280.]

[19 April 1961.

OPENBARE PAD.—VERMEERDERING VAN BREEDTE, DISTRIK VENTERSDORP.

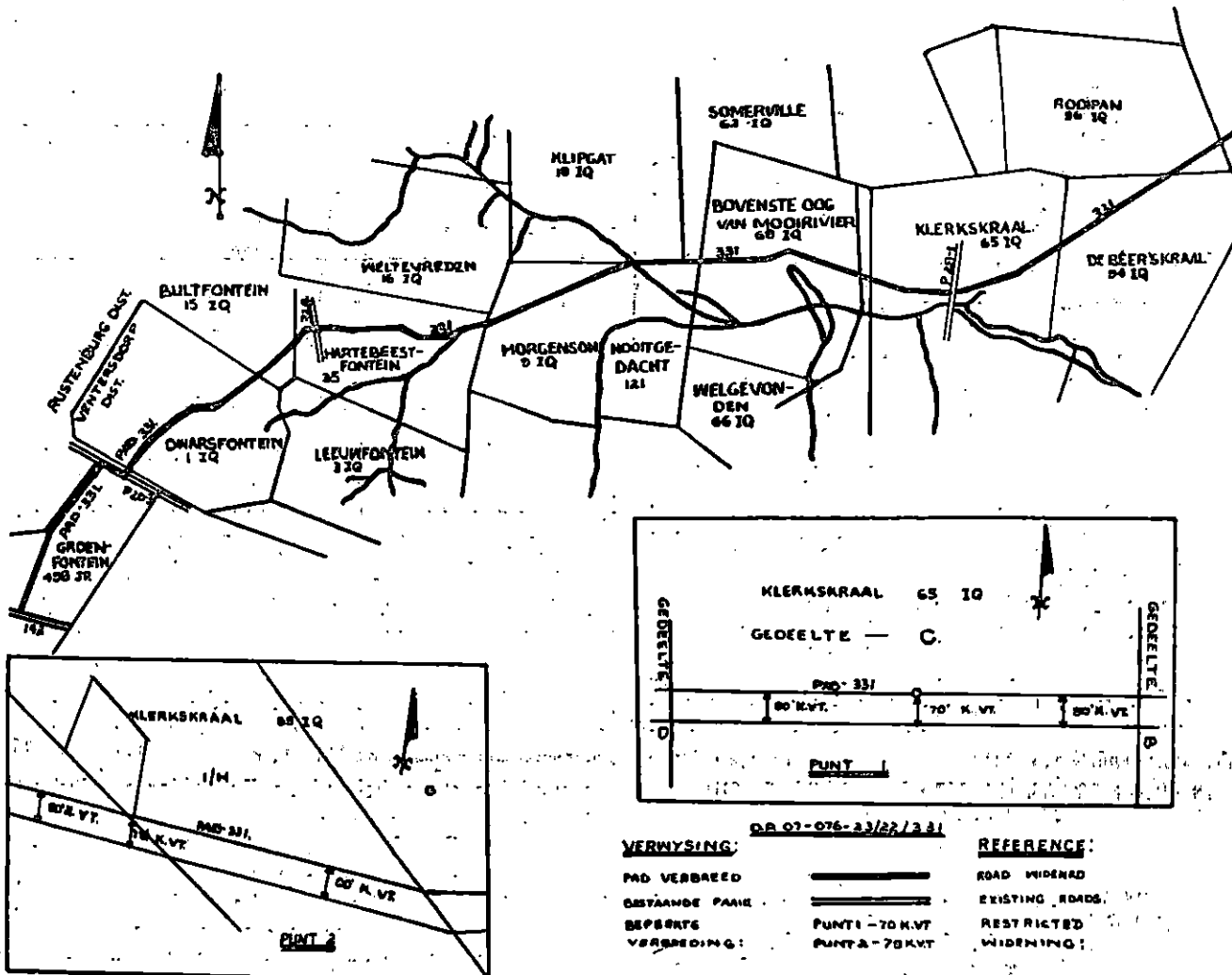
Dit word hierby vir algemene inligting bekendgemaak dat die Administrateur ingevolge die bepalings van artikel *drie* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedkeuring verleen het dat die breedte van distrikspad No. 331 oor die plase Rooipan No. 96—I.Q., De Beerskraal No. 94—I.Q., Varkenskraal No. 93—I.Q., Klerkskraal No. 65—I.Q., Bovenste Oog van Moorivier No. 68—I.Q., Nootgedacht No. 69—I.Q., Morgenzon No. 9—I.Q., Hartebeestfontein No. 14—I.Q., Bultfontein No. 15—I.Q., Dwarsfontein No. 1—I.Q. en Groenfontein No. 498—I.P., District of

Ventersdorp, shall be increased from 50 Cape feet to 80 Cape feet, except at two points on the farm Klerkskraal, No. 65—I.Q., District of Ventersdorp where the width shall be increased from 50 Cape feet to 70 and 78 Cape feet, as indicated on the sketch plan subjoined hereto.

D.P. 07-076-23/22/331.

498—J.P., distrik Ventersdorp, vermeerder word van 50 Kaapse voet na 80 Kaapse voet, behalwe by twee punte op die plaas Klerkskraal No. 65—I.Q., distrik Ventersdorp, waar die breedte vermeerder word van 50 Kaapse voet na 70 en 78 Kaapse voet soos aangetoon op meegeaarde sketsplan.

D.P. 07-076-23/22/331.



Administrator's Notice No. 281.]

[19 April 1961.

POTGIETERSRUS MUNICIPALITY.—AMENDMENT OF UNIFORM WATER SUPPLY BY-LAWS.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section *ninety-nine* of the said Ordinance:—

POTGIETERSRUS MUNICIPALITY.—AMENDMENT OF UNIFORM WATER SUPPLY BY-LAWS.

Amend the Uniform Water Supply By-laws applicable to the Municipality of Potgietersrus, published under Administrator's Notice No. 1044, dated the 19th November, 1952, as amended, by the deletion of paragraph (a) of Annexure XV and the substitution therefor of the following:—

“(a) The following charges shall be payable for the supply of water:—

R c
For the first 2,000 gallons or part thereof, per month 1 25
For consumption over 2,000 gallons, per 100 gallons or part thereof, per month 0 03”
T.A.L.G. 5/104/27.

Administrator'skennisgewing No. 281.]

[19 April 1961.

MUNISIPALITEIT POTGIETERSRUS.—WYSIGING VAN EENVORMIGE WATERVOORSIENINGSVERORDENINGE.

Die Administreuteur publiseer hierby, ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is:—

MUNISIPALITEIT POTGIETERSRUS.—WYSIGING VAN EENVORMIGE WATERVOORSIENINGSVERORDENINGE.

Die Eenvormige Watervoorsieningsverordeninge van toepassing op die Municipaaliteit Potgietersrus, aangekondig by Administrateurskennisgewing No. 1044 van 19 November 1952, soos gewysig, word hierby verder gewysig deur paragraaf (a) van Aanhangel XV te skrap en dit deur die volgende te vervang:—

“(a) Ondervermelde geldie is betaalbaar vir die levering van water:—

R c
Vir die eerste 2,000 gelling, of gedeelte daarvan, per maand 1 25
Vir gebruik bo 2,000 gelling, per 100 gelling of gedeelte daarvan, per maand 0 03”
T.A.L.G. 5/104/27.

Administrator's Notice No. 282.]

[19 April 1961.

ROAD ADJUSTMENTS ON THE FARM BOSCHPAN
No. 197—I.Q., DISTRICT DELAREYVILLE.

With reference to Administrator's Notice No. 909 of 23rd November 1960, it is hereby notified for general information that the Administrator is pleased under the provisions of sub-section (6) of section twenty-nine of the Roads Ordinance, 1957 (No. 22 of 1957), to approve the road adjustments shown on the subjoined sketch plan.

D.P. 07-075D-23/24/B15.

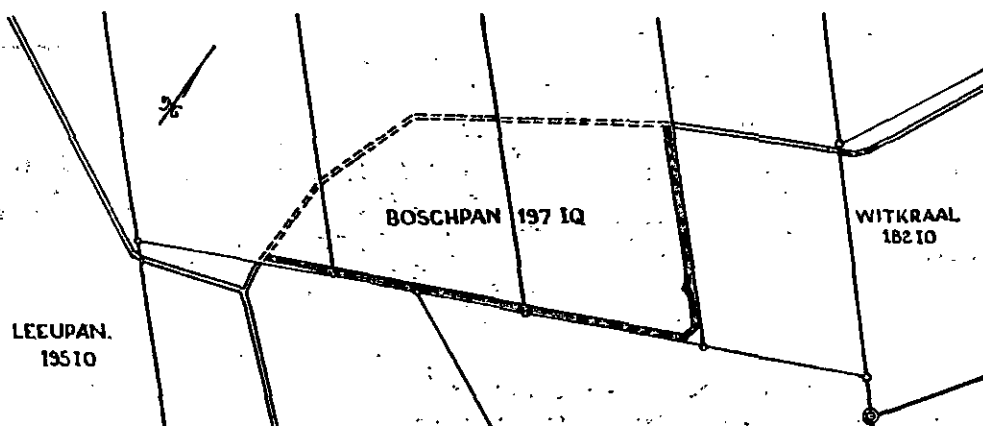
Administrateurskennisgewing No. 282.]

[19 April 1961.

PADREËLINGS OP DIE PLAAS BOSCHPAN No.
197—I.Q., DISTRIK DELAREYVILLE.

Met betrekking tot Administrateurskennisgewing No. 909 van 23 November 1960 word hierby vir algemene inligting bekendgemaak dat dit die Administrateur behaag om ooreenkomstig subartikel (6) van artikel *nege-en-twintig* van die Padordonnansie, 1957 (No. 22 van 1957), goedkeuring te heg aan die padreëlings soos aangetoon op bygaande sketsplan.

D.P. 07-075D-23/24/B15.

VERWYSING:REFERENCE:

BESTAANDE PAAIE — EXISTING ROADS.

PAD GESLUIT ----- ROAD CLOSED.

PAD GEOPEN — ROAD OPENED.

Administrator's Notice No. 283.]

[19 April 1961.

OPENING.—PUBLIC ROAD, DISTRICT OF
HEIDELBERG.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Heidelberg that a public road, 50 Cape feet wide, which traverses the farm Vlakfontein No. 558—I.R., District of Heidelberg, as shown on the sketch plan subjoined hereto, shall exist in terms of paragraph (b) of sub-section (1) of section five and section three of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

D.P. 021-023-23/22/1016 (b).

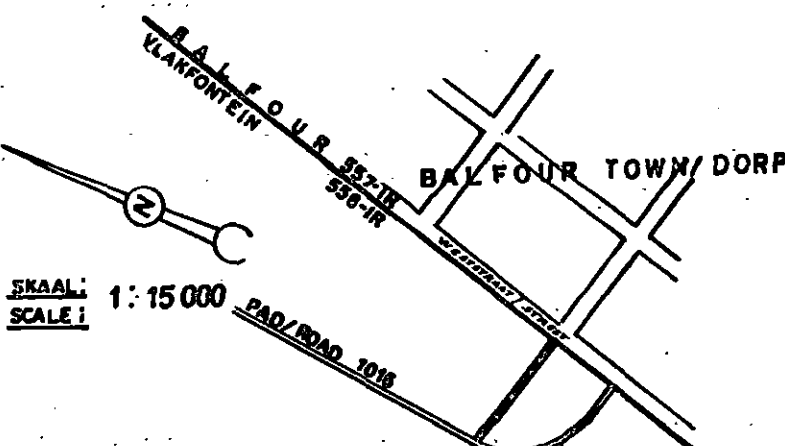
Administrateurskennisgewing No. 283.]

[19 April 1961.

OPENING.—OPENBARE PAD, DISTRIK HEIDELBERG.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Heidelberg, goedgekeur het dat 'n openbare pad, 50 Kaapse voet breed, oor die plaas Vlakfontein No. 558—I.R., distrik Heidelberg, ooreenkomstig die bepalings van paragraaf (b) van subartikel (1) van artikel vyf en artikel drie van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), sal bestaan, soos op bygaande sketsplan aangetoon word.

D.P. 021-023-23/22/1016 (b).



D.P. 021-023-23/22/1016(b)

VERWYSING:REFERENCE:

BESTAANDE PAAIE — EXISTING ROADS

PAD VERKLAAR — ROAD DECLARED

Administrator's Notice No. 284.]

[19 April 1961.

DEVIATION AND WIDENING OF DISTRICT ROAD,
DISTRICT BELFAST.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Belfast, that District Road No. 545, traversing the farms Kareekraal No. 135—J.T., and Kruisfontein No. 121—J.T., District of Belfast, shall be deviated and widened to 80 Cape feet in terms of paragraph (d) of sub-section (1) of section five and section three of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), as indicated on the sketch subjoined hereto.

D.P. 04-045-23/22/545 (Vol. II).

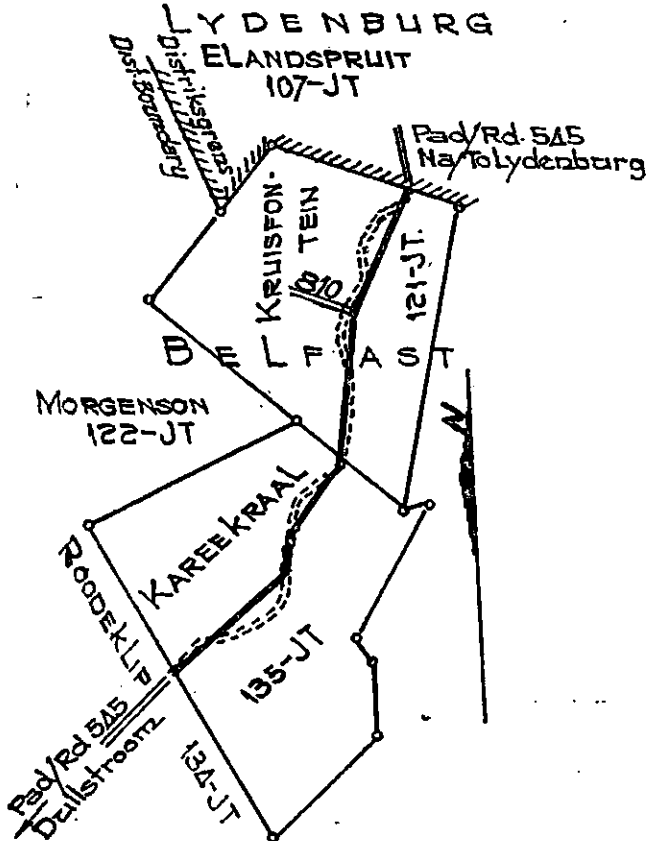
Administrateurskennisgewing No. 284.]

[19 April 1961.

VERLEGGING EN VERBREDING VAN DISTRIKS-PAD, DISTRIK BELFAST.

Hiermee word vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Belfast, goedgekeur het dat Distrikspad No. 545 oor die plase Kareekraal No. 135—J.T., en Kruisfontein No. 121—J.T., distrik Belfast, ooreenkomsig die beplings van paragraaf (d) van subartikel (1) van artikel vyf en artikel drie van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), verlê en verbreed word na 80 Kaapse voet, soos aangetoon op bygaande sketsplan.

D.P. 04-045-23/22/545 (Vol. II).

D.P. 04-045-23/22/545 Vol. II.VERWYSINGREFERENCE

PAD VERKLAAR ————— ROAD DECLARED

PAD GESLUIT = = = = ROAD CLOSED

BESTAANDE PAD ————— EXISTING ROAD

Administrator's Notice No. 285.]

[19 April 1961.

NYLSTROOM MUNICIPALITY.—AMENDMENT OF POUND TARIFF.

The Administrator hereby, in terms of sub-section (3) of section one hundred and sixty-four of the Local Government Ordinance, 1939, publishes the following regulations which have been made by him in terms of section seventy-one of the said Ordinance:—

MUNICIPALITY OF NYLSTROOM.—AMENDMENT OF POUND TARIFF.

Amend the Pound Tariff of the Municipality of Nylstroom, published under Administrator's Notice No. 62, dated the 7th February, 1927, as amended, by the deletion in items 1 and 2 under the heading "Herding and Tending Fees" of the amounts "0 2 6" and "0 0 1" and the substitution therefor of the amounts "0 5 0" and "0 2 6" respectively.

T.A.L.G. 5/76/65.

Administrateurskennisgewing No. 285.]

[19 April 1961.

MUNISIPALITEIT NYLSTROOM.—WYSIGING VAN SKUTTARIEF.

Die Administrateur publiseer hierby ingevolge subartikel (3) van artikel honderd vier-en-sestig van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende regulasies wat deur hom ingevolge artikel een-en-seentig van genoemde Ordonnansie gemaak is:—

MUNISIPALITEIT NYLSTROOM.—WYSIGING VAN SKUTTARIEF.

Die Skuttarief van die Munisipaliteit Nylstroom, aangekondig by Administrateurskennisgewing No. 62 van 7 Februarie 1927, soos gewysig, word hierby verder gewysig deur in items 1 en 2 onder die hoof „Weiding en Versorgingsfooie“ die bedrae „0 2 6“ en „0 0 1“ te skrap en dit onderskeidelik deur die bedrae „0 5 0“ en „0 2 6“ te vervang.

T.A.L.G. 5/76/65.

Administrator's Notice No. 286.]

[19 April 1961.

DEVIATION AND WIDENING OF PUBLIC ROAD,
DISTRICT OF HEIDELBERG.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Heidelberg, that District Road No. 1016 traversing the farm Vlakfontein No. 558—I.R., District of Heidelberg, shall be deviated and widened to 80 Cape feet, in terms of paragraph (d) of sub-section (1) of section five and section three of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), as indicated on the sketch plan subjoined hereto.

D.P. 021-023-23/22/1016 (a).

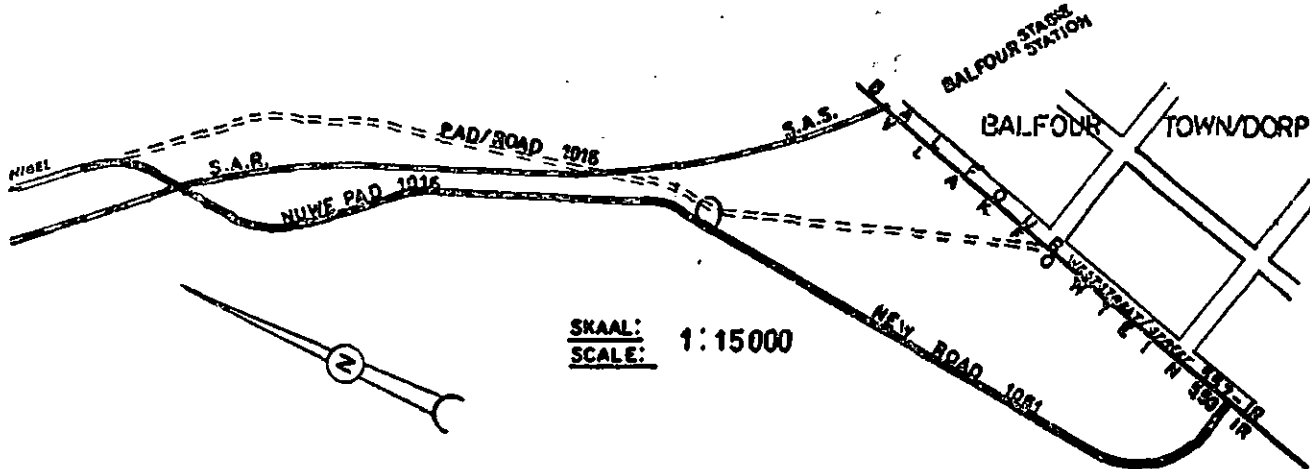
Administrateurskennisgewing No. 286.]

[19 April 1961.

VERLEGGING EN VERBREDING VAN OPENBARE
PAD, DISTRIK HEIDELBERG.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Heidelberg, goedgekeur het dat Distrikspad No. 1016, oor die plaas Vlakfontein No. 558—I.R., distrik Heidelberg, ooreenkomsig die bepalings van paraagraaf (d) van subartikel (1) van artikel vyf en artikel drie van die Padordonansie, 1957 (Ordonansie No. 22 van 1957), verlê en verbreed word na 80 Kaapse voet, soos op bygaande sketsplan aangetoon.

D.P. 021-023-23/22/1016 (a).



D.P. 021-023-23/22/1016 (a)

VERWYSINGREFERENCE

BESTAANDE PAAIE	=====	EXISTING ROADS
PAD VERKLAAR	=====	ROAD DECLARED
PAD GESLUIT	=====	ROAD CLOSED

Administrator's Notice No. 287.]

[19 April 1961.

WITBANK MUNICIPALITY.—AMENDMENT
OF ABATTOIR BY-LAWS.

The Administrator hereby, in terms of section one hundred and one of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section ninety-nine of the said Ordinance:—

WITBANK MUNICIPALITY.—AMENDMENT OF ABATTOIR
BY-LAWS.

Amend the Abattoir By-laws of the Witbank Municipality, published under Administrator's Notice No. 584, dated the 20th August, 1958, as amended, as follows:—

1. By the deletion of Part 1 in Schedule A and the substitution therefor of the following:—

"Part I."

For the slaughtering of animals, including the use of lairages with water for any period not exceeding twenty-four hours, and the use of the hanging hall for slaughtered animals for any period not exceeding twelve hours, and for the use of all necessary utensils, articles, implements, appliances and conveniences:—

For every bull, ox, cow, heifer or bullock	90c
For every calf	30c
For every sheep, lamb or goat	30c
For every pig, two months and older	50c
For every pig under two months	30c

Administrateurskennisgewing No. 287.]

[19 April 1961.

MUNISIPALITEIT WITBANK.—WYSIGING VAN
SLAGPAALVERORDENINGE.

Die Administrateur publiseer hierby ingevalvolge artikel honderd-en-een van die Ordonansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevalvolge artikel nege-en-negentig van genoemde Ordonansie goedgekeur is:—

MUNISIPALITEIT WITBANK.—WYSIGING VAN
SLAGPAALVERORDENINGE.

Die Slagpaalverordeninge van die Municipaliteit Witbank, afgekondig by Administrateurskennisgewing No. 584 van 20 Augustus 1958, soos gewysig, word hierby verder as volg gewysig:—

1. Deur Deel I in Bylae A te skrap en dit deur die volgende te vervang:—

"Deel I."

Vir die slag van diere, met inbegrip van die gebruik van veehokke met water vir enige tydperk van hoogstens vier-en-twintig uur, en die gebruik van die hangvertrek vir geslagte diere vir enige tydperk van hoogstens twaalf uur, asook vir die gebruik van alle nodige werktuie, artikels, gereedskap, toestelle en geriewe:—

Vir elke bul, os, koei, vers of jongbul	90c
Vir elke kalf	30c
Vir elke skaap, lam of bok	30c
Vir elke vark, twee maande en ouer	50c
Vir elke vark onder twee maande	30c

2. By the deletion of item 1 in Schedule B and the substitution therefor of the following:—

“1. Cooling.”

(a) For the period to 12 noon following the day of slaughter	nil
(b) Thereafter per day of 24 hours or portion thereof:—	
Side of beef or quarter of beef	7·5c
Half quarter or portion thereof	5c
Carcass of calf or portion thereof ...	5c
Carcass of sheep or goat or portion thereof	5c
Carcass of pig or portion thereof	7·5c
Tongues, tails, portions of meat, entrails, tripe, intestines and heads per 25 lbs. or portion thereof	2·5c”

3. By the insertion of the following after item 3 in Schedule B:—

“3bis. Freezing.”

Per month or portion thereof:—

(a) For use of rail in cooling chamber No. 1—payable in advance	R40.00
(b) For sole use of cooling chamber No. 3—payable in advance	R120.00”

4. By the insertion of the following after sub-item (e) of section 4 in Schedule B:—

“(f) Dried fruit and nuts.

Per week or portion thereof:—

(i) Bale of size A type or box approximately 24 inches by 13 inches by 14 inches	2·5c
(ii) Bale of size B type or box approximately 28 inches by 24 inches by 10 inches	3·75c”

T.A.L.G. 5/2/39.

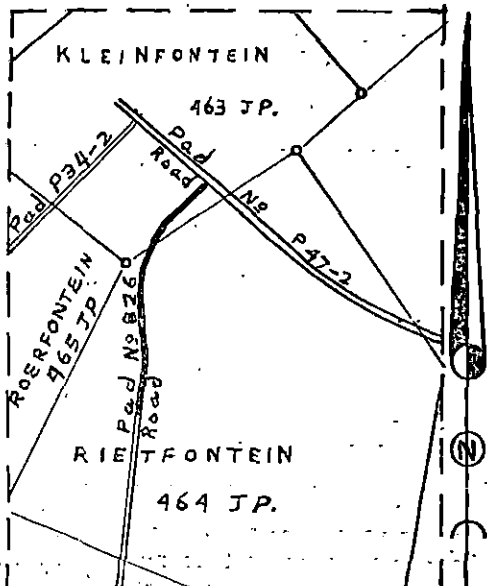
Administrator's Notice No. 288.]

[19 April 1961.

PUBLIC ROAD.—WIDENING—DISTRICT RUSTENBURG.

It is hereby notified for general information that the Administrator has approved that District Road No. 826, traversing the farms Kleinfontein No. 463—J.P. and Rietfontein No. 464—J.P., District of Rustenburg, shall be widened from 50 Cape feet to 80 Cape feet as indicated on the sketch plan subjoined hereto, in terms of section three of the Road Ordinance, 1957 (Ordinance No. 22 of 1957).

D.P. 08-082Z-23/22/826.



2. Deur item 1 in Bylae B te skrap en dit deur die volgende te vervang:—

“1. Verkoeling.”

(a) Vir die tydperk tot 12-uur middag op die dag wat volg op die dag waarop geslag is	nul
(b) Daarna per dag van 24 uur of gedeelte daarvan—	

Beessy of beeskwart	7·5c
Halfkwart of gedeelte daarvan	5c
Kalfkarkas of gedeelte daarvan	5c
Skaap- of bokkarkas of gedeelte daarvan	5c
Varkkarkas of gedeelte daarvan	7·5c
Tonge, sterke, stukke vleis, harslae, pense, derms en koppe per 25 lb. of gedeelte daarvan	2·5c”

3. Deur die volgende na item 3 in Bylae B in te voeg:—

“3bis. Bevriesing.”

Per maand of gedeelte daarvan:—

(a) Vir gebruik van reling in koekamer No. 1—vooruitbetaalbaar	R40.00
(b) Vir alleengebruik van koekamer No. 3—vooruitbetaalbaar	R120.00”

4. Deur die volgende na subitem (e) van item 4 in Bylae B in te voeg:—

“(f) Gedroogte vrugte en neute.”

Per week of gedeelte daarvan:—

(i) Baal van tipe A-grootte of kas ongeveer 24 duim by 13 duim by 14 duim	2·5c
(ii) Baal van tipe B-grootte of kas ongeveer 28 duim by 24 duim by 10 duim	3·75c”

T.A.L.G. 5/2/39.

Administrator'skennisgewing No. 288.]

[19 April 1961.

OPENBARE PAD.—VERBREDING—DISTRIK RUSTENBURG.

Dit word hierby vir algemene inligting bekendgemaak dat die Administrateur goedkeuring verleen het dat Distrikspad No. 826, oor die plase Kleinfontein No. 463—J.P. en Rietfontein No. 464—J.P., distrik Rustenburg, ooreenkomsdig artikel drie van die Padordonansie, 1957 (Ordonansie No. 22 van 1957), van 50 Kaapse voet na 80 Kaapse voet verbreed word soos aangegee op bygaande sketsplan.

D.P. 08-082Z-23/22/826.

D.P.08-082Z-23/22/826

VERWYSING: REFERENCE:

Pad verbreed na — Road widened to

80K.vt.

80C.ft.

Bestaande paie — Existing roads

Administrator's Notice No. 289.]

[19 April 1961.

ROAD ADJUSTMENTS ON THE FARM NET RECHT
No. 832—L.S., DISTRICT PIETERSBURG.

With reference to Administrator's Notice No. 143 of 24th February, 1960, it is hereby notified for general information that the Administrator is pleased under the provisions of sub-section (1) of section *thirty-one* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), to approve the road adjustments shown on the subjoined sketchplan.

D.P. 03-032-23/24/N-2 (B).

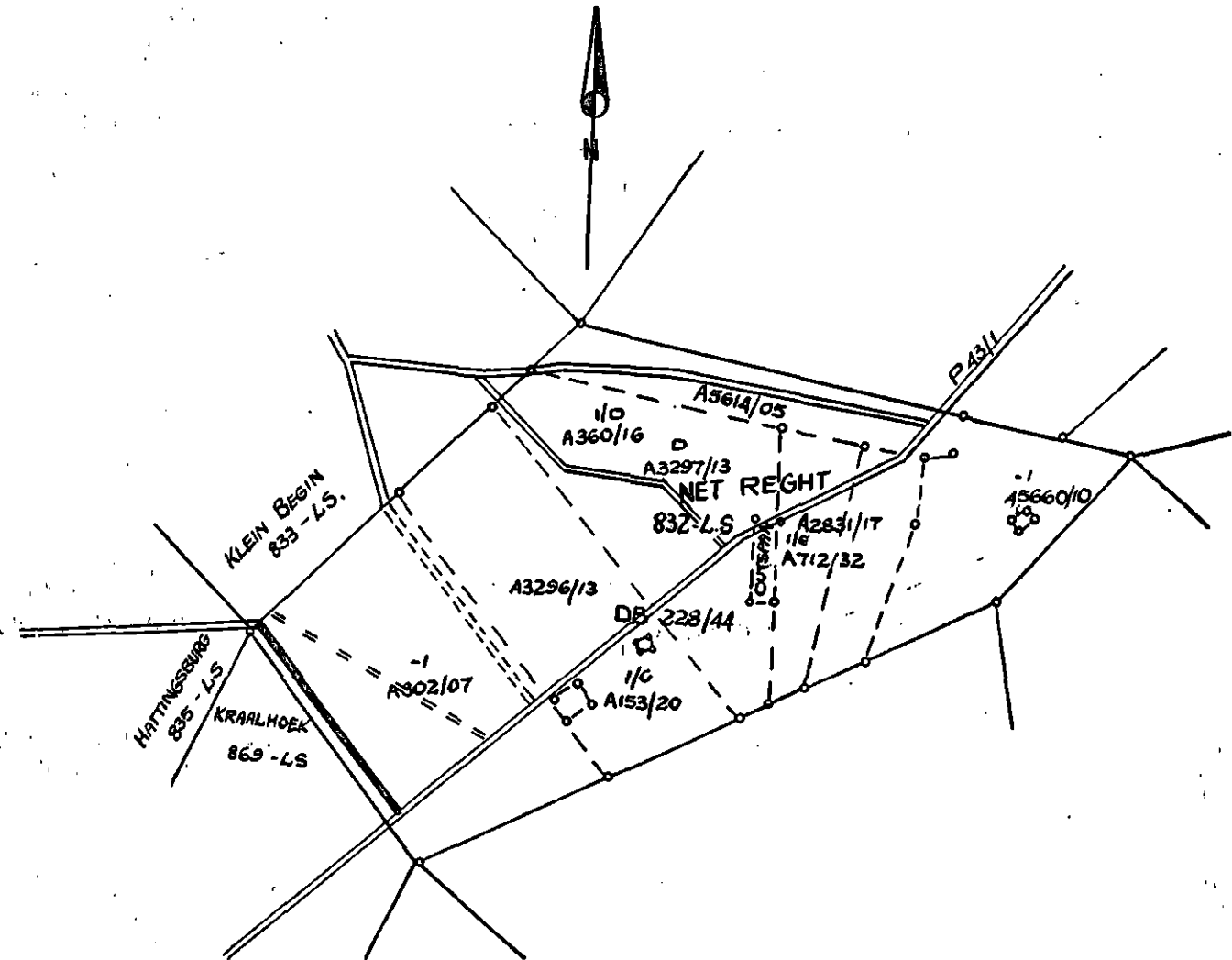
Administrateurskennisgewing No. 289.]

[19 April 1961.

PADREËLINGS OP DIE PLAAS NET RECHT
No. 832—L.S., DISTRIK PIETERSBURG.

Met betrekking tot Administrateurskennisgewing No. 143 van 24 Februarie 1960 word hierby vir algemene inligting bekendgemaak dat dit die Administrateur behaag om ooreenkomsdig subartikel (1) van artikel *een-en-dertig* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedkeuring te heg aan die padreëlings soos aangewoon op bygaande sketsplan.

D.P. 03-032-23/24/N-2 (B).

D.P. 03-032-23/24/N-2 (B)VERWYSING:Paare gesluit ----- Roads closedBestaande pane _____ Existing roadsPad geopen _____ Road opened.

Administrator's Notice No. 290.]

[19 April 1961.

INCREASE OF WIDTH OF PROVINCIAL ROAD
No. P.63-1, JOHANNESBURG-SPRINGS, DIS-
TRICT OF GERMISTON.

It is hereby notified for general information that the Administrator has approved, in terms of section *three* of the Road Ordinance, 1957 (Ordinance No. 22 of 1957), that the width of Provincial Road No. P.63-1 from Portion 7 of E and the remaining extent of E of the farm Rietfontein No. 63—I.R. and traverses in an easterly direction over the farm Rietfontein No. 63—I.R., Activia Park, up to Portion 4. of (b) of 7 of the farm Rietfontein No. 63—I.R., District of Germiston, shall be increased as indicated on the sketch plan subjoined hereto.

D.P.H. 022-23/21/P63-1/S12.

Administrateurskennisgewing No. 290.]

[19 April 1961.

VERMEERDERING VAN BREEDTE VAN PROV-
INSIALE PAD No. P.63-1, JOHANNESBURG-
SPRINGS, DISTRIK GERMISTON.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, ingevolge artikel *drie* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedgekeur het dat die breedte van die gedeelte van Provinciale Pad No. P.63-1, vanaf Gedeelte 7 van E en die restant van E op die plaas Rietfontein No. 63—I.R. en strek in 'n oostelike rigting oor die plaas Rietfontein No. 63—I.R., Activia Park en tot by Gedeelte 4 van (b) van 7 van die plaas Rietfontein No. 63—I.R., distrik Germiston, vermeerder word soos op bygaande sketsplan aangegee.

D.P.H. 022-23/21/P63-1/S12.

Administrator's Notice No. 291.]

[19 April 1961.

DEVIATION AND WIDENING OF PUBLIC ROAD.—
DISTRICT OF BELFAST.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Belfast, that Provincial Road No. P.81-2, traversing the farms Paardeplaats No. 380—J.T., Weltevreden No. 381—J.T., Blyvooruitzicht No. 383—J.T., Geluk No. 405—J.T. and Eerstelingsfontein No. 406—J.T., district of Belfast, shall be deviated and widened to 120 Cape feet in terms of paragraph (d) of sub-section (1) of section five and section three of the Road Ordinance, No. 22 of 1957, as indicated on the sketch plan subjoined hereto.

D.P. 04-045-23/21/P.81-2 Vol. II (a).

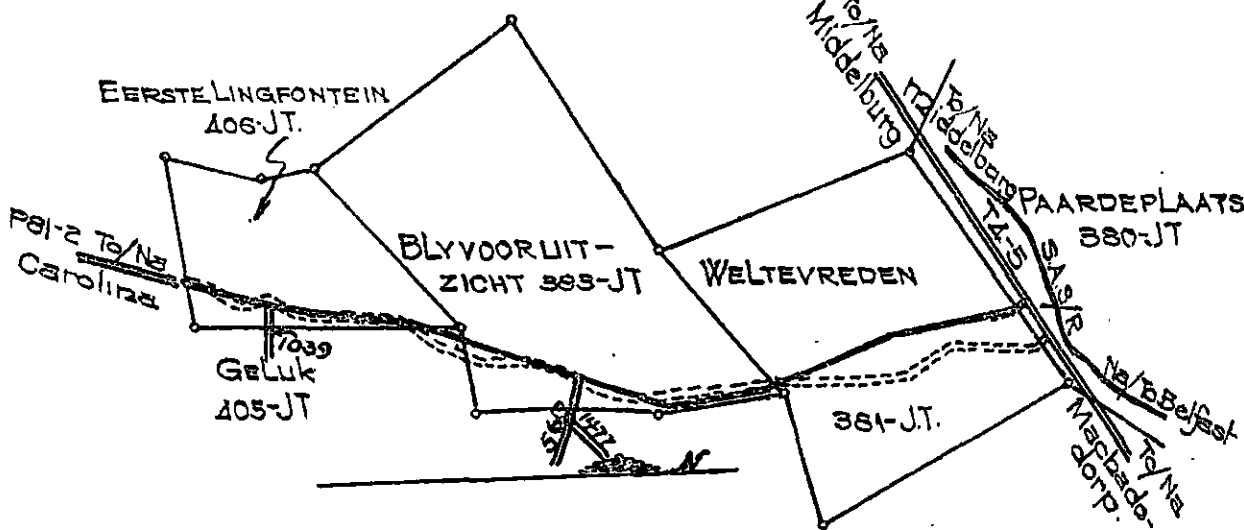
Administrateurskennisgewing No. 291.]

[19 April 1961.

VERLEGGING EN VERBREDING VAN OPENBARE
PAD.—DISTRIK BELFAST.

Hiermee word vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Belfast, goedkeur het dat Provinciale Pad No. P.81-2 oor die plase Paardeplaats No. 380—J.T., Weltevreden No. 381—J.T., Blyvooruitzicht No. 383—J.T., Geluk No. 405—J.T. en Eerstelingsfontein No. 406—J.T., distrik Belfast, verlê en verbreed word na 120 Kaapse voet ingevolge paragraaf (d) van subartikel (1) van artikel vyf en artikel drie van die Padordonnansie, No. 22 van 1957, soos aangewoon op bygaande sketsplan.

D.P. 04-045-23/21/P.81-2 Vol. II (a).



D.P. 04-045-23/21/P.81-2 Vol. II (a)

VerwysingReferensie

Pad geopen en Verbreed ————— Road opened & Widened.

Bestaande Padie ————— Existing Roads

Pad Gesluit —————— Road Closed

Administrator's Notice No. 292.]

[19 April 1961.

VANDERBIJPARK MUNICIPALITY.—AMEND-
MENT OF LIBRARY REGULATIONS.

The Administrator hereby, in terms of section one hundred and one of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section ninety-nine of the said Ordinance:—

VANDERBIJPARK MUNICIPALITY.—AMENDMENT OF
LIBRARY REGULATIONS.

Amend the Library Regulations of the Vanderbijlpark Municipality, published under Administrator's Notice No. 924, dated the 22nd November, 1950, as amended, by the deletion of the expression "upon payment of 3d. per book" in section 14.

T.A.L.G. 5/55/34.

Administrateurskennisgewing No. 292.]

[19 April 1961.

MUNISIPALITEIT VANDERBIJPARK.—WYSIGING
VAN BIBLIOTEKREGULASIES.

Die Administrateur publiseer hierby, ingevolge artikel honderd-en-een van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel nege-en-negentig van genoemde Ordonnansie goedkeur is:—

MUNISIPALITEIT VANDERBIJPARK.—WYSIGING VAN
BIBLIOTEKREGULASIES.

Die Biblioteekregulasies van die Municipaaliteit Vanderbijlpark, aangekondig by Administrateurskennisgewing No. 924 van 22 November 1950, soos gewysig, word hierby verder gewysig deur die uitdrukking „teen 'n betaling van 3d. per boek“ in artikel 14 te skrap. T.A.L.G. 5/55/34.

Administrator's Notice No. 293.]

[19 April 1961.

INCREASE IN WIDTH OF PROVINCIAL ROAD No.
P.63-1.—JOHANNESBURG-SPRINGS, DISTRICT
OF GERMISTON.

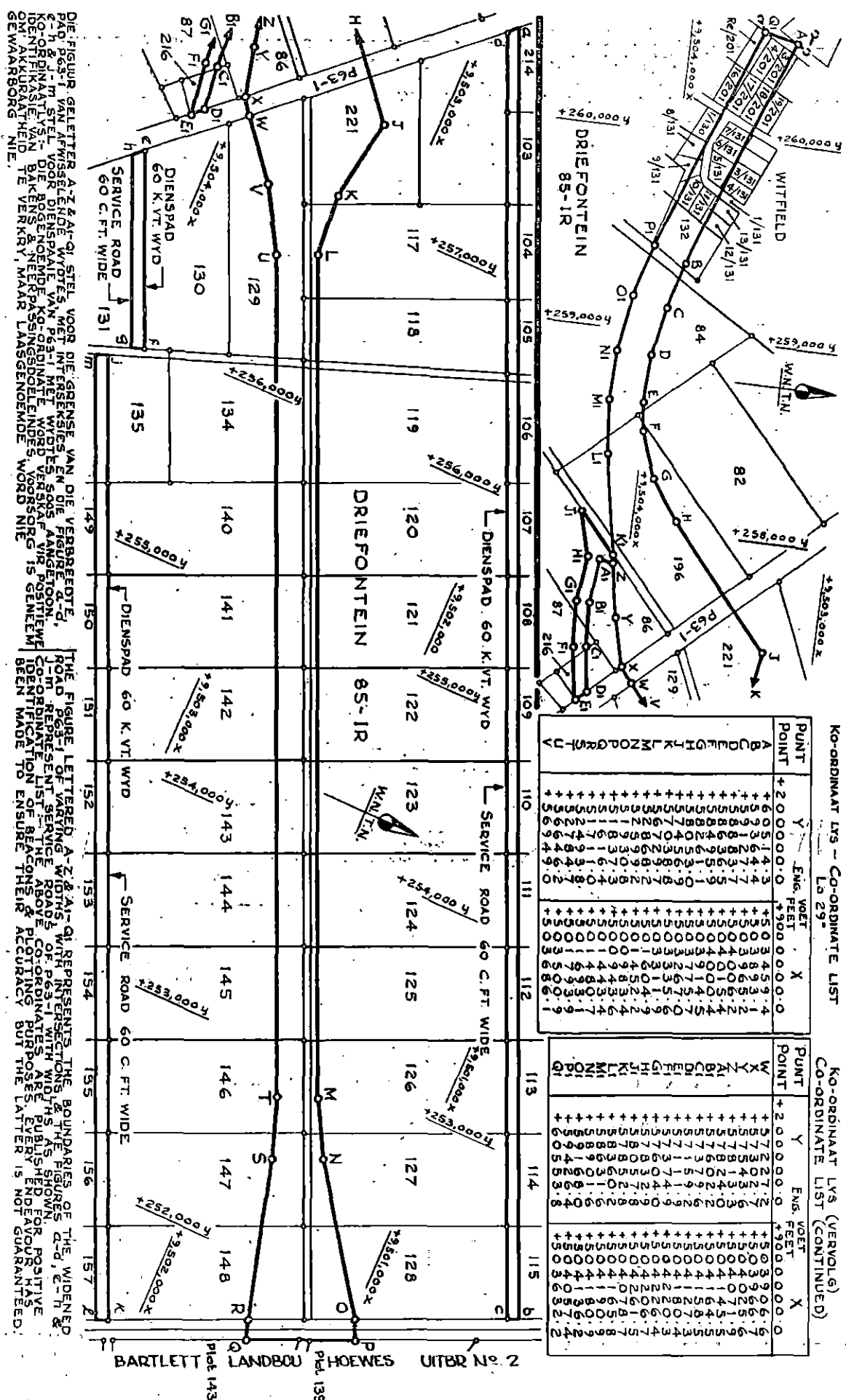
It is hereby notified for general information that the Administrator has approved, in terms of section three of the Road Ordinance, 1957 (Ordinance No. 22 of 1957), that a

Administrateurskennisgewing No. 293.]

[19 April 1961.

VERMEERDERING VAN BREEDTE VAN PROVINSIALE
PAD No. P.63-1.—JOHANNESBURG-
SPRINGS, DISTRIK GERMISTON.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, ingevolge artikel drie van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957),



D.P.H. 022-23/21/P.63-1/S.12.

roadline of various width access streets, with service streets which begin at a point approximately on the common border of the townships of Raveneklip and Witfield and meet at a point approximately on the common border of Witfield, hence in a general east-southeast direction through Witfield, Driefontein 85-I.R., tot by 'n punt ontgeveer op die algemeene oostelike rigting deur Witfield en oor die place Driefontein 85-I.R. up to a point approximately on the farm Driefontein 85-I.R. and Barlett's Small Holdings Extension and over the farm Driefontein 85-I.R. between Driefontein 85-I.R. and Barlett's Small Holdings Extension No. 2.

border of the townships of Raveneklip and Witfield and meet at a point approximately on the common border of Witfield, hence in a general east-southeast direction through Witfield, Driefontein 85-I.R., tot by 'n punt ontgeveer op die algemeene oostelike rigting deur Witfield en oor die place Driefontein 85-I.R. up to a point approximately on the farm Driefontein 85-I.R. and Barlett's Small Holdings Extension and over the farm Driefontein 85-I.R. between Driefontein 85-I.R. and Barlett's Small Holdings Extension No. 2.

border of the townships of Raveneklip and Witfield and meet at a point approximately on the common border of Witfield, hence in a general east-southeast direction through Witfield, Driefontein 85-I.R., tot by 'n punt ontgeveer op die algemeene oostelike rigting deur Witfield en oor die place Driefontein 85-I.R. up to a point approximately on the farm Driefontein 85-I.R. and Barlett's Small Holdings Extension and over the farm Driefontein 85-I.R. between Driefontein 85-I.R. and Barlett's Small Holdings Extension No. 2.

Administrator's Notice No. 294.]

[19 April 1961.]

PROPOSED SURVEY OF ROAD NO. 19 OVER THE FARMS LEEUWKUIL NO. 691 AND DUVENAGESKRAAL NO. 689—L.S., DISTRICT OF PIETERSBURG.

Notice is hereby given in terms of sub-section (1) of section eight of the Roads Ordinance, No. 22 of 1957, that it is the intention of the Administrator, in terms of sub-section (1) of section eight of the Roads Ordinance, No. 22 of 1957, to enter upon the farms Leeuwkuil No. 691 and Duvenageskraal No. 689—L.S., District of Pietersburg, twenty-one days from date hereof, for the purpose of making measurements, observations or surveys or carrying out any other investigation in connection with the deviation or maintenance of Road No. 19 or any other purpose incidental thereto.

D.P. 03-032-23/22/19.

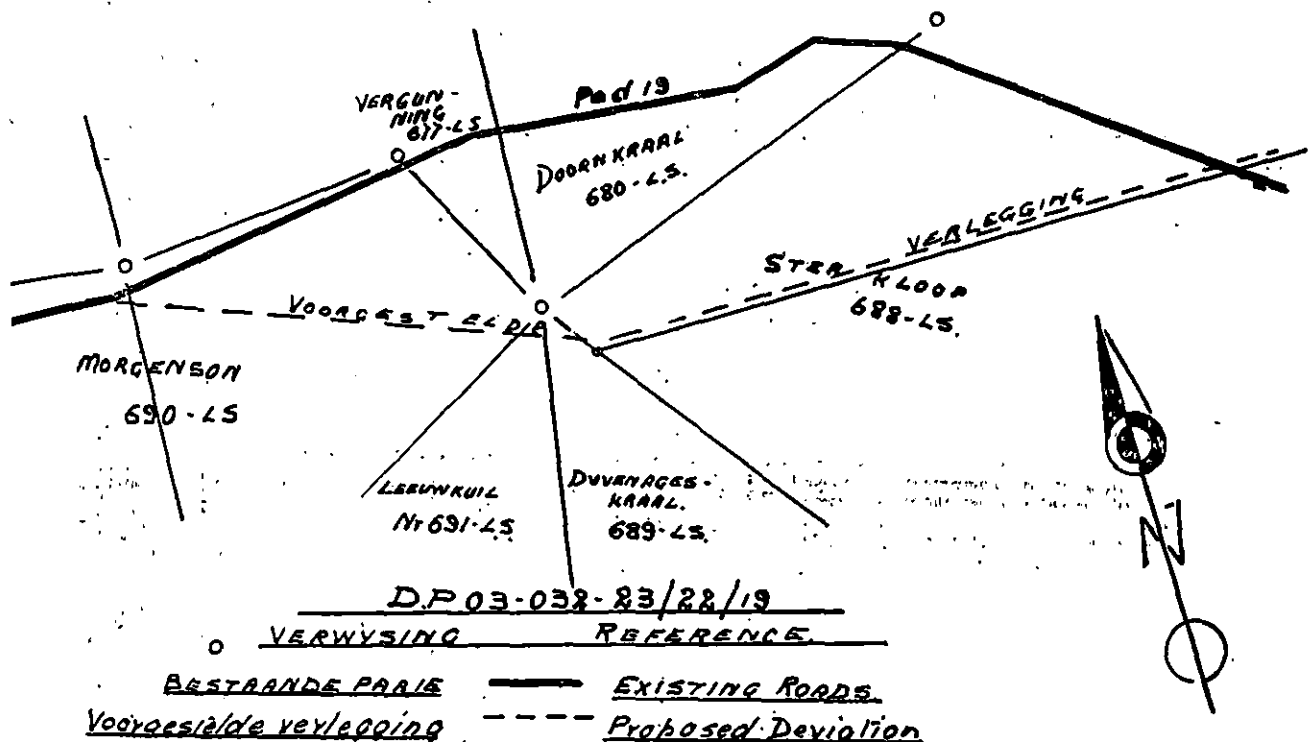
Administrateurskennisgewing No. 294.]

[19 April 1961.]

VOORGESTELDE OPMETING VAN PAD NO. 19 OOR PLEASE LEEUWKUIL NO. 691 EN DUVENAGESKRAAL NO. 689—L.S., DISTRIK PIETERSBURG.

Kennis geskied hiermee dat die Administrateur van voornemens is, om ooreenkomsdig subartikel (1) van artikel agt van die Padordonansie No. 22 van 1957, die plase Leeuwkuil No. 691 en Duvenageskraal No. 689 L.S., distrik Pietersburg, een-en-twintig dae vanaf datum hiervan te betree, ten einde opmetings, of waarnemings te doen of opnames te maak, of om enige ander onderzoek uit te voer in verband met die verlegging of instandhouding van Pad No. 19 of enige doel wat in verband daarmee staan.

D.P. 03-032-23/22/19.



Administrator's Notice No. 295.]

[19 April 1961.]

JOHANNESBURG MUNICIPALITY.—AMENDMENT OF BY-LAWS FOR THE REGULATION OF PARKS, GARDENS AND OPEN SPACES.

The Administrator hereby, in terms of section one hundred and one of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section ninety-nine of the said Ordinance:—

MUNICIPALITY OF JOHANNESBURG.—AMENDMENT OF THE PARKS, GARDENS AND OPEN SPACES BY-LAW.

Amend the By-laws for the Regulation of Parks, Gardens and Open Spaces of the Johannesburg Municipality published under Government Notice No. 604 of 1902, as amended, by the deletion of the word "town" wherever it appears save in the expression "town clerk" and the substitution therefore of the word "city".

T.A.L.G. 5/69/2.

Administrateurskennisgewing No. 295.]

[19 April 1961.]

MUNISIPALITEIT JOHANNESBURG.—WYSIGING VAN DIE BYWETTE VIR DIE REGULERING VAN PARKE, TUINE EN OPE RUIMTES.

Die Administrateur publiseer hierby, ingevolge artikel honderd-en-een van die Ordonansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel nege-en-negentig van genoemde Ordonansie goedgekeur is:—

MUNISIPALITEIT JOHANNESBURG.—WYSIGING VAN DIE BYWETTE VIR DIE REGULERING VAN PARKE, TUINE EN OPE RUIMTES.

Die Engelse teks van die Verordeninge vir Regulering van Parke, Tuine en Oop Ruimtes van die Munisipaliteit Johannesburg, aangekondig by Goewermentskennisgewing No. 604 van 1902, soos gewysig, word hierby verder gewysig deur die woord „town” daarin te skrap orals waar dit voorkom behalwe in die benaming „town clerk” en dit deur die woord „city” te vervang.

T.A.L.G. 5/69/2.

Administrator's Notice No. 296.]

[19 April 1961.

OPENING.—PUBLIC ROAD, DISTRICT OF BELFAST.

It is hereby notified for general information that the Administrator has approved in terms of paragraph (b) of sub-section (1) of section five and section three of the Road Ordinance, No. 22 of 1957, that a public road, 30 Cape feet wide, shall exist over the farm Weltevreden No. 381—J.T., District of Belfast, as indicated on the sketch plan subjoined hereto.

D.P. 04-045-23/21/P.81-2 Vol. II (b).

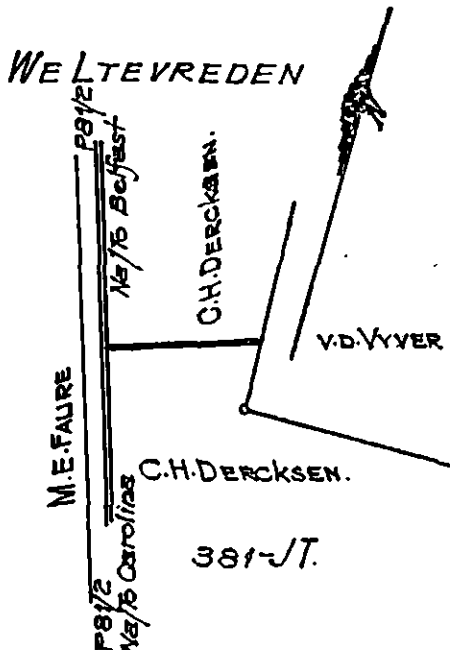
Administrator'skennisgewing No. 296.]

[19 April 1961.

OPENING.—OPENBARE PAD, DISTRIK BELFAST.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur goedkeuring verleen het dat 'n openbare pad, 30 Kaapse voet wyd, sal bestaan oor die plaas Weltevreden No. 381—J.T., distrik Belfast, ingevolge paragraaf (b) van subartikel (1) van artikel vyf en artikel drie van die Padordonnansie No. 22 van 1957, soos aangevoeg op bygaande sketsplan.

D.P. 04-045-23/21/P.81-2 Vol. II (b).



D.P. 04-045-23/21/P81/2 Vol. II (b).

VerwysingReferensiePad Verklaar
Bestaande PadRoad Declared
Existing Road

Administrator's Notice No. 297.]

[19 April 1961.

CARLETONVILLE MUNICIPALITY.—BY-LAWS RELATING TO LOANS FROM THE BURSARY LOAN FUND.

The Administrator hereby, in terms of section one hundred and one of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section ninety-nine of the said Ordinance:—

CARLETONVILLE MUNICIPALITY.—BY-LAWS RELATING TO LOANS FROM THE BURSARY LOAN FUND.

1. In these By-laws, unless inconsistent with the context—

“bursary fund” means the fund established by the Council under the provisions of sub-section (51) of section seventy-nine of the Local Government Ordinance, 1939;

“Council” means the Town Council of Carletonville; “institution” means one of the institutions referred to in paragraphs (a) and (b) of sub-section (17) of section seventy-nine of the Local Government Ordinance, 1939;

“year” means a period from the 1st January up to and including the 31st December of the same year.

2. The Council may deposit an amount in the bursary fund each year and determine the number of loans to be granted from the fund during that year.

Administrator'skennisgewing No. 297.]

[19 April 1961.

MUNISIPALITEIT CARLETONVILLE.—VERORDENINGE BETREFFENDE LENINGS UIT DIE BEURSLENINGSFONDS.

Die Administrateur publiseer hierby ingevolge artikel honderd-en-een van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel nege-en-negentig van genoemde Ordonnansie goedkeur is:—

MUNISIPALITEIT CARLETONVILLE.—VERORDENINGE BETREFFENDE LENINGS UIT DIE BEURSLENINGSFONDS.

1. In hierdie verordeninge, tensy uit die samehang anders blyk, beteken—

“beursfonds” die fonds gestig deur die Raad ingevolge die bepalings van subartikel (51) van artikel nege-en-sewentig van die Ordonnansie op Plaaslike Bestuur, 1939;

“Raad” die Stadsraad van Carletonville; “inrigting” een van die instellings genoem in paragrafe (a) en (b) van subartikel (17) van artikel nege-en-sewentig van die Ordonnansie op Plaaslike Bestuur, 1939;

“jaar” die tydperk van die 1ste Januarie tot en met die 31ste Desember van dieselfde jaar.

2. Die Raad kan iedere jaar 'n bedrag in die beursfonds stort en die aantal beurslenings wat in daardie jaar toegestaan sal word, bepaal.

3. The Council shall grant study loans from the bursary fund to students approved by the Council, for the period normally required to complete the course for which the student concerned is studying at an institution.

4. Applications for loans shall be submitted to the town clerk in writing.

5. Loans from the bursary fund shall be made on the following conditions:—

- (a) The Council shall determine the amount required annually before granting the loan, but the amount of the loan granted to any particular applicant shall not exceed R200 per annum.
- (b) The total amount of the loan granted to any applicant, shall be calculated on the basis as set out in section 3 and paragraph (a) of section 5.
- (c) Only applicants who have passed the matriculation examination or the senior certificate examination or an equivalent examination and whose parents or guardians reside within the municipality, shall be eligible for bursary loans.
- (d) The loan may be applied for an approved course which the student intends following at an institution.
- (e) Proof shall be furnished each year that the student is enrolled at the institution and of the study fees due to the institution.
- (f) Applications for bursaries shall be submitted on the Council's official application forms, and shall be accompanied by a recommendation from the principal of the school concerned and/or employer (where applicable) as to the character and conduct of each applicant, and a sworn affidavit in regard to the occupation of the parents or guardians, the number of dependants, and the period of residence of the parents or guardians within the municipality. The principal of the school concerned shall submit to the Council a written report on the examination results achieved by each applicant.
- (g) A report by the institution concerned on the progress and conduct of each student shall be submitted half-yearly for consideration by the Council.
- (h) The Council reserves the right to discontinue a bursary loan at any time on the grounds of unsatisfactory progress, misconduct or neglect of studies by the student concerned.
- (i) The loan, plus interest, shall be repaid after completion of the course, in proportionate annual instalments over a period of five years; the student or guardian may, however, repay the full amount of the loan before the period for repayment has expired; should the loan be repaid earlier, interest shall be charged to the date of repayment only.
- (j) In the event of the course in respect of which the loan was allocated not being completed, the period of repayment of the loan will be determined by the Council.
- (k) Simple interest, calculated at the rate of 5 per cent per annum shall be payable on such unpaid amount as may have been disbursed under these by-laws, or on the balance thereof and shall be due from the date on which the student completes the course in respect of which the loan was allocated, or in the event of the course not being completed from the date on which the student leaves the institution.
- (l) An approved life insurance policy for the amount of the loan shall be ceded to the Council by the student, and, should the Council so desire, the student shall provide one or more guarantors approved by the Council; the premiums of such policy shall be paid by the student or guardian and proof of payment of the premiums shall be submitted to the town clerk regularly, on failure to pay any premium, repayment of the loan, with interest, may be demanded.

6. The Council reserves the right to withhold the allocation of a bursary loan or loans, available for any one year, on the grounds that, in the opinion of the Council, the standard of the applications does not warrant the allocation of such bursary loan/loans.

3. Die Raad moet studielengs uit die beursfonds aan applikante deur die Raad goedgekeur, toestaan vir die tydperk wat normaalweg benodig word om die kursus waarvoor die betrokke student ingeskryf het aan 'n inrigting te voltooi.

4. Aansoeke om lenings moet skriftelik by die stads-klerk ingedien word.

5. Lenings uit die beursfonds word op die volgende voorwaardes toegeken:—

- (a) Die Raad bepaal die bedrag wat jaarliks nodig is voordat hy die lening toestaan, maar die bedrag wat aan enige enkele applikant toegestaan word, mag nie R200 per jaar te bove gaan nie.
- (b) Die totale bedrag van die lening wat aan iedere applikant toegestaan word, word bereken op die basis soos bepaal in artikel 3 en paragraaf (a) van artikel 5.
- (c) Slegs applikante wat in die matrikulasië-eksamen of die seniorcertificaatskoolhoof en/of werkgewer (waarvan toepassing) ten opsigte van die karakter en gedrag van iedere applikant, asook 'n beëdigde verklaring aangaande die beroep van die ouers of voogde, die aantal afhanklikes en die aantal jare wat die ouers of voogde binne die munisipaliteit woonagtig is. Die hoof van die betrokke skool moet by die Raad 'n geskrewe verslag van die eksamenuitslae wat deur die applikant behaal is, indien.
- (d) 'n Verslag van die betrokke inrigting ten opsigte van die vooruitgang en gedrag van iedere student moet halfjaarliks vir oorweging deur die Raad ingedien word.
- (e) Die Raad behou die reg om 'n beurslening te eniger tyd te beëindig op grond van onbevredigende vooruitgang, wangedrag of die verwaarlozing van studies deur die betrokke student.
- (f) Die lening, plus rente, moet na voltooiing van die kursus terugbetaal word in eweredige jaarlikse paaiemende oor 'n tydperk van vyf jaar; die student of voog kan egter die volle bedrag van die lening terugbetaal voordat die tydperk vir terugbetaling verstryk het; ingeval sodanige lening vroeër terugbetaal word, word rente slegs tot datum van terugbetaling gevorder.
- (g) Indien die kursus waarvoor die lening toegeken is, nie voltooi word nie, sal die tydperk van terugbetaling van die lening deur die Raad bepaal word.
- (h) Enkelvoudige rente, bereken teen 5 persent per jaar is betaalbaar op sodanige onbetaalde bedrag as wat ingevolge hierdie verordeninge uitbetaal is, of op sodanige saldo daarvan en is verskuldig van die datum af waarop die student die kursus waarvoor die lening toegestaan is, voltooi het of indien die kursus nie voltooi word nie, van die datum af waarop die student die inrigting verlaat.
- (i) 'n Goedgekeurde lewensversekeringspolis vir die bedrag van die lening moet deur die student aan die Raad gesedeer word, en, indien die Raad dit verlang, moet die student ook een of meer deur die Raad goedgekeurde borge verskaf; die premies op sodanige polis moet deur die student of voog betaal word en bewys van betaling van die premies moet gereeld aan die stads-klerk voorgelê word; by versuim van betaling van 'n premie kan die lening, met rente, opgeëis word.

6. Die Raad behou die reg om die toekenning van 'n beurslening of beurslenings wat vir enige enkele jaar beskikbaar is te weerhou om die rede dat die standaard van die aansoeke volgens die Raad se sienswyse nie sodanige toekenning regverdig nie.

7. An agreement in writing, embodying the conditions set out in section 5, shall be entered into between the borrower and the Council.

T.A.L.G. 5/121/146.

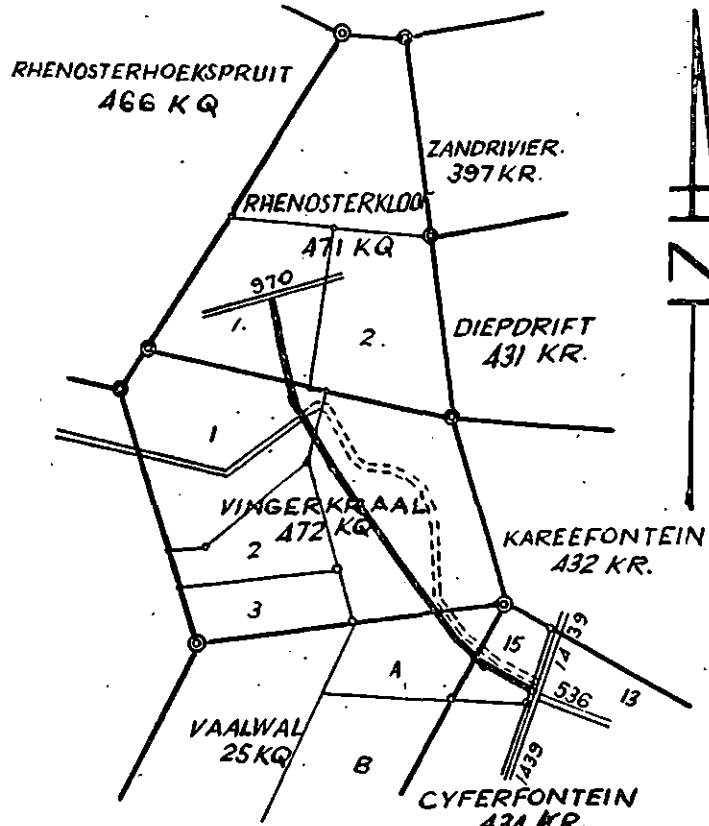
Administrator's Notice No. 298.]

[19 April 1961.

**DEVIATION AND WIDENING OF DISTRICT ROAD
No. 1979, DISTRICT OF WARMBATHS.**

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Warmbaths, that District Road No. 1979, traversing the farms Cyferfontein No. 434—K.R., Vaalwal No. 525—K.Q., Vingerkraal No. 472—K.Q. and Rhenosterkloof No. 471—K.Q., District of Warmbaths, shall be deviated and widened to 80 Cape feet, in terms of paragraph (d) of sub-section (1) of section five and section three of the Road Ordinance, No. 22 of 1957, as indicated on the sketch plan subjoined hereto.

D.P. 01-014W-23/22/1979.



DP 01 - 014W - 23 / 22 / 1979

REFERENCE:

ROAD DECLARED ————— PAD VERKLAAR.

EXISTING ROADS ————— BESTAANDE PAAIE.

ROAD CLOSED ===== PAD GESLUIT

Administrator's Notice No. 299.]

[19 April 1961.

**INCREASE OF WIDTH OF PROVINCIAL ROAD
No. P.63-1, JOHANNESBURG-SPRINGS, DIS-
TRICT OF GERMISTON.**

It is hereby notified for general information that the Administrator has approved in terms of section three of the Road Ordinance, 1957 (Ordinance No. 22 of 1957), that the width of Provincial Road No. P.63-1, from Portion 285 and Portion 1 of 6 of the farm Elandsfontein No. 90—I.R. traverses in an easterly direction over Geldenhuis Small Holdings, Bedfordview Township, up to Portion 7/E and remaining extent of the farm Rietfontein No. 63—I.R., District of Germiston, shall be increased, as indicated on the sketch plan subjoined hereto.

D.P.H. 022-23/21/P63-1/S12.

Administrator's Notice No. 299.]

[19 April 1961.

**VERMEERDERING VAN BREEDTE VAN PROV-
INSIALE PAD NO. P.63-1, JOHANNESBURG-
SPRINGS, DISTRIK GERMISTON.**

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, ingevalle artikel drie van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedgekeur het dat die breedte van die gedeelte van Proviniale Pad No. P.63-1, vanaf Gedeelte 285 en Gedeelte 1 van 6 van die plaas Elandsfontein No. 90—I.R. en strek in 'n oostelike rigting oor Geldenhuis Klein-hoewes, Bedfordview-dorpsgebied, en tot by Gedeelte 7/E en restant van E van die plaas Rietfontein 63—I.R., distrik Germiston, vermeerder word soos op bygaande sketsplan aangejoon.

D.P.H. 022-23/21/P63-1/S12.

Administrator's Notice No. 300.]

[19 April 1961.

JOHANNESBURG MUNICIPALITY.—AMENDMENT OF SWIMMING BATH BY-LAWS.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section *ninety-nine* of the said Ordinance:—

MUNICIPALITY OF JOHANNESBURG.—AMENDMENT OF SWIMMING BATH BY-LAWS.

Amend the Swimming Bath By-laws of Johannesburg Municipality promulgated under Government Notice No. 117 of the 21st January, 1909, as amended, by the insertion in section 14 after the words "any bath" where they appear for the first time, of a comma and the words "dressing room, closet, box or compartment".

T.A.L.G. 5/91/2.

Administrator's Notice No. 301.]

[19 April 1961.

INCLUSION OF THE GOUDSTADSE ONDERWYS-KOLLEGE IN CATEGORY (C) OF THE FIRST SCHEDULE TO THE EDUCATION ORDINANCE, 1953.

It is the intention of the Administrator, in terms of section *forty-five* of the Education Ordinance, 1953, to include the Goudstadse Onderwyskollege, situated in the School Board District of Witwatersrand Central, in Category (C) of the First Schedule to the said Ordinance.

Administrator's Notice No. 302.]

[19 April 1961.

CHARL CILLIERS HEALTH COMMITTEE.—AMENDMENT OF SANITARY TARIFF.

The Administrator hereby, in terms of sub-section (3) of section *one hundred and sixty-four* of the Local Government Ordinance, 1939, publishes the following regulations, which have been made by him in terms of paragraph (a) of sub-section (1) of section *one hundred and twenty-six* of the said Ordinance:—

CHARL CILLIERS HEALTH COMMITTEE.—AMENDMENT OF SANITARY TARIFF.

Amend the Sanitary Tariff of the Charl Cilliers Health Committee, published under Administrator's Notice No. 499, dated the 17th September, 1927, as follows:—

1. By the deletion in item 2 of the amount "4s." and the substitution therefor of the amount "50c".
2. By the addition after item 4 of the following:—
"5. For the removal of refuse: 25c per month."

T.A.L.G. 5/81/78.

Administrator's Notice No. 303.]

[19 April 1961.

REPEALING OF NOTICE NO. 232
(ADMINISTRATOR'S).

It is hereby notified for general information that the Administrator has approved that Notice (Administrator's) No. 232 of 22nd March, 1961, referring to the increase of width of Provincial Road No. P.63-1, District of Germiston, shall be repealed.

D.P.H. 022-23/21/P63-1/S12.

Administrator's Notice No. 304.]

[19 April 1961.

INCREASE IN WIDTH OF PROVINCIAL ROAD NO. P.63-1.—JOHANNESBURG-SPRINGS, DISTRICT OF GERMISTON.

It is hereby notified for general information that the Administrator has approved, in terms of section *three* of the Road Ordinance, 1957 (Ordinance No. 22 of 1957),

Administrateurkennisgewing No. 300.]

[19 April 1961.

MUNISIPALITEIT JOHANNESBURG.—WYSIGING VAN SWEMBADVERORDENINGE.

Die Administrateur publiseer hierby, ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedkeur is:—

MUNISIPALITEIT JOHANNESBURG.—WYSIGING VAN SWEMBADVERORDENINGE.

Die Swembadverordeninge van die Munisipaliteit Johannesburg, afgekondig by Goewermentskennisgewing No. 117 van 21 Januarie 1909, soos gewysig, word hierby verder gewysig deur in artikel 14 die woorde „aantrek-kamer, latrine, hokkie of afskorting” na die woorde „enige bad . . .” waar dit die eerste keer voorkom, in te voeg.

T.A.L.G. 5/91/2.

Administrateurkennisgewing No. 301.]

[19 April 1961.

INSLUITING VAN DIE GOUDSTADSE ONDERWYS-KOLLEGE IN KATEGORIE (C) VAN DIE EERSTE BYLAE BY DIE ONDERWYSORDONNANSIE, 1953.

Die Administrateur is voornemens om kragtens artikel *vijf-en-veertig* van die Onderwysordonnansie, 1953, die Goudstadse Onderwyskollege, geleë in die Skoolraadsdistrik van Witwatersrand-Sentraal, in Kategorie (C) van die Eerste Bylae by voornoemde Ordonnansie in te sluit.

Administrateurkennisgewing No. 302.]

[19 April 1961.

GESONDHEIDSKOMITEE VAN CHARL CILLIERS.—WYSIGING VAN SANITÈRE TARIEF.

Die Administrateur publiseer hierby ingevolge subartikel (3) van artikel *honderd vier-en-sestig* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende regulasies wat deur hom ingevolge paragraaf (a) van subartikel (1) van artikel *honderd ses-en-twintig* van genoemde Ordonnansie gemaak is:—

GESONDHEIDSKOMITEE VAN CHARL CILLIERS.—WYSIGING VAN SANITÈRE TARIEF.

Die Sanitère Tarief van die Gesondheidskomitee van Charl Cilliers, afgekondig by Administrateurkennisgewing No. 499 van 17 September 1927, word hierby soos volg gewysig:—

1. Deur die bedrag „4s.” in item 2 te skrap en dit deur die bedrag „50c” te vervang.
2. Deur na item 4 die volgende toe te voeg:—
„5. Vir die verwydering van vullis: 25c per maand.”

T.A.L.G. 5/81/78.

Administrateurkennisgewing No. 303.]

[19 April 1961.

HERROEPING VAN KENNISGEWING NO. 232
(ADMINISTRATEURS).

Dit word hierby vir algemene inligting bekendgemaak dat die Administrateur goedkeuring verleen het dat Kennisgewing (Administrateurs-) No. 232 van 22 Maart 1961, met betrekking tot die vermeerdering van breedte van Provinciale Pad No. P.63-1, distrik Germiston, herroep word.

D.P.H. 022-23/21/P63-1/S12.

Administrateurkennisgewing No. 304.]

[19 April 1961.

VERMEERDERING VAN BREEDTE VAN PROVINCIALE PAD NO. P.63-1.—JOHANNESBURG-SPRINGS, DISTRIK GERMISTON.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, ingevolge artikel *drie* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957),

Administrator's Notice No. 305.]

[19 April 1961.

VANDERBIJLPARK MUNICIPALITY.—AMENDMENT OF NATIVE LOCATION REGULATIONS.

The Administrator hereby in terms of sub-section (5) of section *thirty-eight* of the Natives (Urban Areas) Consolidation Act, 1945, read with section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following regulations which have been approved by him and the Minister of Native Affairs in terms of sub-section (5) of section *thirty-eight* of the said act:—

VANDERBIJLPARK MUNICIPALITY.—AMENDMENT OF NATIVE LOCATION REGULATIONS.

Amend the Native Location Regulations of the Vanderbijlpark Municipality, published under Administrator's Notice No. 24, dated the 12th January, 1949, as amended, by the deletion of regulation 39 of Chapter II and the substitution therefor of the following:—

(39) (1) Every person shall have the right to appeal to the Manager against any action or decision of the Superintendent or other official of the Council charged with the administration of these regulations. Notice of such appeal shall be given to the Manager and to the Superintendent or other official of the Council within seven days of such action or decision.

(2) After due enquiry at which the Superintendent or other official of the Council shall be entitled to be heard in support of his action the Manager may—

(a) order such Superintendent or other official of the Council to grant the appellant facilities under these regulations if it appears that such have unreasonably been withheld, or

(b) make such other order as may be deemed fit.

(3) Any appeal to the Manager shall be duly prosecuted within one month after the action or decision of the Superintendent or other official of the Council against which such appeal is lodged, in default whereof the appeal shall be considered as lapsed.

(4) Any person aggrieved by the decision of the Manager may appeal to the Native Commissioner within seven days from the date of such decision.

(5) From the decision of the Native Commissioner a further appeal within seven days from the date of such decision shall lie by way of affidavit to the Chief Native Commissioner whose decision shall be final."

T.A.L.G. 5/61/34.

Administrator's Notice No. 306.]

[19 April 1961.

STANDERTON MUNICIPALITY.—BY-LAWS FOR THE LICENSING OF ELECTRICAL CONTRACTORS.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section *ninety-nine* of the said Ordinance:—

STANDERTON MUNICIPALITY.—BY-LAWS FOR THE LICENSING OF ELECTRICAL CONTRACTORS.

Definitions.

1. In these by-laws, unless the context otherwise indicates—

“Act” means the Electrical Wiremen and Contractors Act, 1939 (Act No. 20 of 1939);

“contractor” means a contractor as defined in the Act, and

“electrical contractor” has a corresponding meaning;

“Council” means the Town Council of Standerton;

Administrateurskennisgewing No. 305.]

[19 April 1961.

MUNISIPALITEIT VANDERBIJLPARK.—WYSIGING VAN NATURELLELOKASIEREGULASIES.

Die Administrateur publiseer hierby ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van die Naturelle (Stadsgebiede) Konsolidasiewet, 1945, gelees met artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende regulasies wat deur hom en die Minister van Naturellesake goedgekeur is ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van genoemde wet:—

MUNISIPALITEIT VANDERBIJLPARK.—WYSIGING VAN NATURELLELOKASIEREGULASIES.

Die Naturellelokasieregulasies van die Munisipaliteit Vanderbijlpark, aangekondig by Administrateurskennisgewing No. 24 van 12 Januarie 1949, soos gewysig, word hierby verder gewysig deur regulasie 39 van Hoofstuk II te skrap en dit deur die volgende te vervang:—

„39. (1) Iedere persoon het die reg om appèl by die Bestuurder aan te teken teen enige optrede of beslissing van die Superintendent of ander beampete van die Raad belas met die administrasie van hierdie regulasies. Kennis van sodanige appèl moet aan die Bestuurder en aan die Superintendent of ander beampete van die Raad gegee word binne sewe dae na sodanige optrede of beslissing.

(2) Na behoorlike ondersoek, waarby die Superintendent of ander beampete van die Raad geregtig is om getuenis af te le ter ondersteuning van sy optrede mag die Bestuurder—

(a) die Superintendent of ander beampete van die Raad beveel om aan die appellant fasilitete te verleen ingevolge hierdie regulasies indien dit voorkom asof genoemde fasilitete verkeerdelik van hom weerhou is, of

(b) sodanige ander bevel uitvaardig as wat nodig blyk te wees.

(3) Enige appèl aan die Bestuurder moet behoorlik vervolg word binne een maand na sodanige optrede of beslissing van die Superintendent of ander beampete van die Raad waarteen sodanige appèl aangeteken is, by gebreke waarvan die appèl as verval beskou word.

(4) Enige persoon wat veronreg voel oor die beslissing van die Bestuurder kan appelleer aan die Naturellekommissaris binne sewe dae van die datum van sodanige beslissing af.

(5) ’n Verdere appèl teen die beslissing van die Naturellekommissaris, kan binne sewe dae van die datum van sodanige beslissing af deur middel van ’n beëdigde verklaring by die Hoofnaturellekommissaris aangeteken word en sy beslissing is finaal.”

T.A.L.G. 5/61/34.

Administrateurskennisgewing No. 306.]

[19 April 1961.

MUNISIPALITEIT STANDERTON.—VERORDENINGE INSAKE DIE LISENSIERING VAN ELEKTROTEGNIESE AANNEMERS.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is:—

MUNISIPALITEIT STANDERTON.—VERORDENINGE INSAKE DIE LISENSIERING VAN ELEKTROTEGNIESE AANNEMERS.

Woordomskrywing.

1. In hierdie verordeninge, tensy uit die samehang anders blyk, beteken—

„Wet”, die Wet op Elektrotegniese Draadwerkers en Aannemers, 1939 (Wet No. 20 van 1939);

„aannemer”, ’n aannemer soos in die Wet omskryf word; en

„elektrotegniese aannemer” het ’n ooreenstemmende betekenis;

“determined area” means an area determined in terms of section *eighteen* of the Act, over which the Council has control in terms of the Act;

“engineer” means the specified engineer in the employ of the Council to whom the Council has under section *twenty-seven* of the Act delegated, with the approval of the Electrical Wiremen’s Registration Board, the powers conferred on and the functions entrusted to the Council under section *twenty-one* of the Act;

“equipment” means tools and testing equipment necessary for the efficient carrying out of wiring work;

“municipality” means the Municipality of Standerton;

“person” means and includes—

- (a) any company incorporated or registered as such under any law;
- (b) any body of persons corporate or unincorporate;

“wiring work” means wiring work as defined in the Act.

Contractors to be Licensed.

2. (1) No person shall undertake, or hold himself out, whether generally or to any specific person, as being prepared, to undertake the carrying out, otherwise than as an employee, of any wiring work or other work for or on behalf of any person for the installation, alteration or repair of any system of wiring connected or intended to be connected with any works of the Council for the supply or distribution of electricity, without holding an electrical contractor’s licence in accordance with these by-laws.

(2) (a) The engineer may issue a licence to a contractor who is licensed or registered in another determined area if—

- (i) the engineer is satisfied that the laws or by-laws under which the contractor is licensed or registered in such other determined area contain provisions which are substantially the same as section 3 and 4; and
- (ii) the engineer has no objection on the ground of any of the matters referred to in sub-paragraphs (iii) to (v) of paragraph (b) of section *twenty-one* of the Act, irrespective of where the acts, omissions or convictions referred to in the said paragraphs occurred; and
- (iii) the engineer is satisfied that the contractor is not the occupier of premises in the municipality suitable for carrying on the business of a contractor; and
- (iv) the engineer is satisfied that the contractor occupies business premises and maintains in good condition the necessary equipment in such other determined area to the approval of the supplier in such other determined area.

(b) If the engineer is not satisfied or has any objection in terms of paragraph (a) he may refuse to issue a licence to a contractor who applies for a licence in terms of that paragraph.

Premises.

3. (1) Subject to the provisions of paragraph (a) of subsection (2) of section 2, no person shall carry on the business of a contractor in premises which have not been approved by the engineer.

(2) In considering the suitability of premises for the purpose of a contractor’s business the engineer shall not grant any approval which is contrary to the provisions of any town-planning scheme applicable in the municipality nor shall he approve any premises until he is satisfied that any requirements of the Factories, Machinery and Building Work Act, 1941, or any regulations thereunder have been complied with.

„Raad”, die Stadsraad van Standerton;
 „bepaalde gebied”, ‘n gebied wat bepaal word kragtens artikel *agtien* van die Wet, waaroor die Raad volgens die Wet beheer het;
 „ingenieur”, die gespesifieerde ingenieur in die diens van die Raad aan wie die Raad kragtens artikel *sewe-en-twintig* van die Wet, met goedkeuring van die Registrasieraad vir Elektrotechniese Draadwerkers, die magte en funksies oorgedra het wat aan die Raad kragtens artikel *een-en-twintig* van die Wet toegeken en toevertrou is;
 „uitrusting”, gereedskap en toerusting wat vir die doeltreffende uitvoering van draadwerk nodig is;
 „munisipaliteit”, die Munisipaliteit Standerton;
 „persoon”, ook—

- (a) enige maatskappy wat as sodanig kragtens enige wet ingelyf of geregistreer is;
- (b) enige liggaam of persone hetsy geïnkorporeer of nie;

„draadwerk”, draadwerk soos in die Wet omskryf word.

Aannemers moet gelisensieer wees.

2. (1) Niemand mag andersins as ’n werknemer enige draadwerk of ander werk vir of namens enige persoon vir die installering, verandering of reparasie van enige stelsel van bedrading wat by werke van die Raad aangesluit is of aangesluit moet word vir die voorsiening of verdeling van elektrisiteit onderneem of homself daarvoor uitgee nie, hetsy in die algemeen of aan enige bepaalde persoon, as sou hy bereid wees om die uitvoering daarvan te onderneem sonder dat hy ’n lisensie as elektrotechniese aannemer ooreenkomsdig hierdie verordeninge, besit.

(2) (a) Die ingenieur kan ’n lisensie aan ’n aannemer wat in ’n ander bepaalde gebied gelisensieer of geregistreer is, uitreik indien—

- (i) die ingenieur daarvan oortuig is dat die wette of verordeninge waarkragtens die aannemer in sodanige ander bepaalde gebied gelisensieer of geregistreer is, sekere bepalings behels wat daadwerklik dieselfde as artikels 3 en 4 is; en
- (ii) die ingenieur geen beswaar het nie op grond van enige van die sake waarna in subparagraphe (iii) tot en met (v) van paragraaf (b) van artikel *een-en-twintig* van die Wet verwys word, afgesien daarvan waar die dade, weglatings of veroordelings waarna in die voorname paragrawe verwys word, voorkom; en
- (iii) die ingenieur daarvan oortuig is dat die aannemer nie die bewoner van persele binne die munisipaliteit is nie wat vir die uitvoering van die besigheid van ’n aannemer geskik is; en
- (iv) die ingenieur daarvan oortuig is dat die aannemer besigheidpersele okkupeer en die nodige uitrusting in sodanige ander bepaalde gebied in goeie toestand tot goedkeuring van die leweransier in sodanige ander bepaalde gebied, hou.

(b) Indien die ingenieur nie daarvan oortuig is nie of enige beswaar kragtens paragraaf (a) het, kan hy weier om ’n lisensie aan ’n aannemer wat ingevolge daardie paragraaf om ’n lisensie aansoek doen, uit te reik.

Persele.

3. (1) Onderworpe aan die bepalings van paragraaf (a) van subartikel (2) van artikel 2, mag niemand die besigheid van aannemer in persele wat nie deur die ingenieur goedkeur is, dryf nie.

(2) By die oorweging van die gesiktheid van persele vir die doel van ’n aannemersbesigheid, mag die ingenieur geen goedkeuring gee wat in stryd is met die bepalings van enige dorpsaanlegskema wat in die munisipaliteit van toepassing is nie, ook mag hy nie persele goedkeur nie voordat hy oortuig is dat alle vereistes van die Wet op Fabrieke, Masjinerie en Bouwerk, 1941, of die regulasies daarkragtens voldoen is.

(3) No person who is the holder of a licence issued under these by-laws shall carry on the business of a contractor on any premises or place except that specified in such licence, unless the particular work for which he has contracted involves the carrying out of wiring work in premises which are not also his place of business.

(4) The engineer may grant any licensee a removal permit to remove his undertaking to other premises approved by the engineer and specified in such permit. Any such permit shall be additional to and not in substitution for any similar permit which may be required in terms of the Council's by-laws relating to Licences and Business Control.

(5) A contractor's business premises, including his workshop shall—

- (a) comply with the requirements of the Town-planning Scheme;
- (b) measure not less than 180 square feet;
- (c) be situated within the municipality, subject however to the provisions of sub-section (2) of section 2.

Tools and Equipment.

4. (1) Every contractor licensed under these by-laws shall, during the currency of his licence, have and maintain in good working order and condition the following:—

- (a) A workbench provided with at least one fitter's vice and pipe vice of adequate holding capacity;
- (b) a tool kit comprising pipe cutter, complete set of screw-cutting taps and dies with die-stock for screw-cutting electrical conduits, hacksaw, blow-lamp, solder melting pot and ladle, soldering-irons, pipe reamers, pipe wrenches, hammers, chisels, insulated pliers, spanners, screw-drivers, ratchet brace, drills, screw taps and wrench, wire gauge, spirit level, rule, tape measure, flexible steel "fish tape" and oil can;
- (c) a megohm-meter and a continuity tester for testing wiring installations.

Fees.

5. (1) The following fees shall be payable in terms of these by-laws:—

	R c
(a) For every original issue and every renewal of an annual licence, irrespective of the month of the year when liability therefor arises	1 00
(b) For every removal permit (only if no removal permit fee is payable under the Council's By-laws relating to Licences and Business Control)	0 50
(c) For every duplicate of any licence or permit	0 25
(d) Transfer fee (only if no transfer fee is payable in terms of the Council's By-laws relating to Licences and Business Control)	0 50
(2) The fees prescribed by these by-laws shall be paid to the town treasurer.	

When Fees are Payable.

6. (1) The fees payable in terms of these by-laws shall be paid to the Council at the time application is made for the licence or permit concerned and shall be refunded to the applicant if the application is refused, withdrawn or for any reason not finally granted and the applicant satisfies the engineer that he has not at any time carried on the undertaking in respect of which the application was made.

(2) The engineer may permit fees payable for renewals to be paid not later than 31st January, in the year in respect of which the renewal is required.

(3) Niemand wat in besit van 'n lisensie is wat kragtens hierdie verordeninge uitgereik is, mag die besigheid van 'n aannemer op persele of op 'n plek behalwe dié wat in sodanige lisensie gespesifieer word, dryf nie tensy die besondere werk waarvoor hy 'n kontrak aangegaan het, die uitvoering van bedradingswerk op persele wat nie ook sy besigheidsplek is nie, insluit.

(4) Die ingenieur kan aan 'n lisensiehouer 'n verwyderingspermit toestaan om sy besigheid na ander persele te verwyder wat deur die ingenieur goedgekeur en in sodanige permit gespesifieer is. Enige sodanige permit is bykomend tot en nie ter vervanging van enige dergelike permit wat ingevolge die Raad se verordeninge met betrekking tot Licensies- en Besigheidsbeheer vereis word.

(5) 'n Aannemer se besigheidspersele met insluiting van sy werkinkel moet—

- (a) voldoen aan die bepalinge van die Dorpsaanleg-skema;
- (b) minstens 180 vierkante voet groot wees;
- (c) binne die munisipaliteit geleë wees maar onderworpe aan die bepalinge van subartikel (2) van artikel 2.

Gereedskap en uitrusting.

4. (1) Elke aannemer wat kragtens hierdie verordeninge gelisensieer is, moet gedurende die geldigheid van sy lisensie die volgende in goeie werkende orde en toestand hê en versorg:—

- (a) 'n Werkbank wat ten minste van een bankskroef en 'n pypskroef met voldoende houvermoë, voorsien is;
- (b) 'n gereedskapsak wat 'n pypsnyer, volledige stel draadsnytappe en -moere met snyblok vir die skroefdraadsny van elektriese pype, ystersaag, blaaslamp, smeltpot vir soldeerset en smeltlepel, solddeerboutie, pypruimers, pypsleutels, hamers, beitels, geïsoleerde tange, moersluitels, skroewendraaiers, rateломslag, bore, skroeftappe en skroef-sleutels, draadmaat, lugbelwaterpas, maatstok, meetband, haakmeetband van buigbare staal en oliekan, bevat;
- (c) 'n megohmmeter en kontinuïteitsstoetsapparaat vir die toets van bedradingsinstallasies.

Tariewe.

5. (1) Die volgende tariewe is kragtens hierdie verordeninge betaalbaar:—

R c

(a) Vir elke oorspronklike uitreiking en elke hernuwing van 'n jaarlikse lisensie afgesien van die maand van die jaar wanneer aanspraaklikheid daarvoor ontstaan	1 00
(b) Vir elke verwyderingspermit (slegs indien daar geen verwyderingspermittarief kragtens die Raad se Verordeninge met betrekking tot Licensies- en Besigheidsbeheer betaalbaar is nie)	0 50
(c) Vir elke duplikaat van enige lisensie of permit	0 25
(d) Oordragtarief (slegs indien geen oordragtarief kragtens die Raad se Verordeninge met betrekking tot Licensies- en Besigheidsbeheer betaalbaar is nie)	0 50
(2) Die tariewe wat by hierdie verordeninge voorgeskryf word, moet aan die Stadstesourier betaal word.	

Wanneer tariewe betaalbaar is.

6. (1) Die betaalbare tariewe kragtens hierdie verordeninge moet op die tyd wanneer die aansoek om die lisensie of betrokke permit gedoen word, aan die Raad betaal word en dit word aan die applikant terugbetaal indien die aansoek geweier, teruggetrek of om die een of ander rede nie final toegestaan word nie en die applikant die ingenieur daarvan oortuig dat hy te gener tyd die onderneming ten opsigte waarvan die aansoek gedoen is, uitgevoer het nie.

(2) Die ingenieur kan betaalbare tariewe vir hernuwing toelaat om nie later as 31 Januarie in die jaar ten opsigte waarvan die hernuwing vereis word, betaal te word nie.

Disposal of Licence.

7. No licensee shall sell, let, lease, hire, lend, pledge or similarly dispose of the licence issued to him under these by-laws and no such sale, letting, leasing, hiring, lending, pledging or similar disposal shall be valid.

Transfer of Licences.

8. No licence shall be transferable from one person to another: Provided that if a licensee dies, or if his estate is sequestrated, or if the licensee being a company is placed under judicial management or in liquidation, or if the licensee becomes in any way incapable in law of carrying on his business as a contractor, his widow, executor, trustee, judicial manager, liquidator or any *curator bonis* appointed according to law may on payment of the prescribed transfer fee carry on the business of an electrical wiring contractor for the unexpired period of the licence, subject to the provisions of section twenty-two of the Act.

Partnership Licences.

9. (1) Any licence or permit issued to a partnership shall specify the full names of each of the partners and the style under which the business is carried on.

(2) If any member of a partnership retires or dies during the year for which a licence has been issued to the partnership, the remaining partner or partners may on payment of the prescribed transfer fee, carry on the business of an electrical wiring contractor for the unexpired period of the licence, subject to the provisions of section twenty-two of the Act.

(3) Any change in the membership of a partnership occasioned through the admission of a new partner shall necessitate the taking out of a new licence.

Lost Licences.

10. Where any licence issued under these by-laws has been lost or destroyed, the holder thereof shall forthwith apply for the issue to him of a duplicate thereof, which shall be issued to him on his satisfying the engineer in writing that the licence has been lost or destroyed and on payment of the prescribed fee.

Production of Licence for Inspection.

11. No person to whom a licence has been issued shall fail to produce such licence, or a duplicate thereof issued in terms of section 10 on being thereto required at his place of business at any reasonable time by any member of the police or duly authorised official of the Council. For the purpose of this section any duly appointed inspectors of licences, building inspector, health inspector, wiring inspector, or town-planning inspector shall be deemed to be a duly authorised official of the Council.

Alterations to Licensed Premises.

12. No person who is the holder of a licence shall make or cause or permit to be made any structural alteration or addition to the premises specified in such licence unless and until he has obtained the written approval of the Council thereto.

Forms of Licences.

13. The Council may from time to time by resolution prescribe forms of applications, licences, permits, approvals, notices and any other forms which may be necessary or desirable for the proper administration of these by-laws.

Completion of Forms.

14. (1) Every applicant for a certificate, licence, permit, approval or transfer and every person required by these by-laws to give any notice to the Council shall complete the relevant form or forms approved from time to time

Wegdoen van lisensie.

7. Geen lisensiehouer mag die lisensie wat aan hom kragtens hierdie verordeninge uitgereik is, verkoop, verhuur, verpag, huur, leen, verpand of daarmee op 'n dergelike wyse wegdoen nie en geen sodanige verkoping, verhuring, verpagting, huring, uitlening, verpanding of dergelike wegdoen daarvan, is geldig nie.

Oordrag van lisensie.

8. Geen lisensie is van die een persoon aan die ander oordraagbaar nie: Met dien verstande dat as 'n lisensiehouer sterf of indien sy boedel gesekwestreer word, of indien die lisensiehouer 'n maatskappy is en onder geregtelike bestuur geplaas word of in likwidasie is, en indien die lisensiehouer op die een of ander wyse ingevolge die Wet onbekwaam raak om sy besigheid as 'n aannemer uit te voer, kan sy weduwee, eksekuteur, trustee, geregtelike bestuurder, boedelberedderaar of enige *curator bonis* wat ingevolge die Wet aangestel is, by betaling van die voorgeskrewe oordraggeld die besigheid van 'n elektrotechniese bedradingsaannemer vir die onverstreke tydperk van die lisensie voortsit onderworpe aan die bepalings van artikel *twee-en-twintig* van die Wet.

Vennootskapslisensies.

9. (1) Enige lisensie of permit wat aan 'n vennootskap uitgereik word, moet die volle name van elkeen van die vennote en die besigheidsnaam waaronder die besigheid gedryf word, spesifiseer.

(2) Indien enige lid van 'n vennootskap gedurende die jaar waarvoor 'n lisensie aan die vennootskap uitgereik is sou aftree of afsterwe, mag die oorblywende vennoot of vennote by betaling van die voorgeskrewe oordraggeld, die besigheid van 'n elektrotechniese bedradingsaannemer vir die onverstreke tydperk van die lisensie voortsit onderworpe aan die bepalings van artikel *twee-en-twintig* van die Wet.

(3) Enige veranderings in die lidmaatskap van 'n vennootskap wat deur die toelating van 'n nuwe vennoot veroorsaak word, noodsak die uitneem van 'n nuwe lisensie.

Verlore lisensies.

10. Waar enige lisensie wat kragtens hierdie verordeninge uitgereik is, verlore of vernietig raak, moet die houer daarvan dadelik om die uitreiking aan hom van 'n duplikaat daarvan aansoek doen, wat aan hom moet uitgereik word as hy die ingenieur skriftelik daarvan oortuig het dat die lisensie verlore of vernietig is en by betaling van die voorgeskrewe geld.

Voorlegging van lisensie vir inspeksie.

11. Niemand aan wie 'n lisensie uitgereik is, mag versuim om sodanige lisensie of 'n duplikaat daarvan wat ingevolge artikel 10 uitgereik is, voor te lê nie wanneer hy daartoe op sy besigheidsplek en op 'n redelike tyd deur enige lid van die polisie of 'n beampie van die Raad wat behoorlik gemagtig is, versoek word. Vir die toepassing van hierdie artikel word enige inspekteur van lisensies, wat behoorlik aangestel is, bou-inspekteur, gesondheidsinspekteur, bedradingsinspekteur of inspekteur van dorpsaanleg as 'n beampie van die Raad wat behoorlik daartoe gemagtig is, beskou.

Veranderings aan gelisensieerde persele.

12. Niemand wat 'n lisensiehouer is, mag enige struktuurverandering of byvoeging aan die persele wat in sodanige lisensie gespesifiseer word, maak of laat maak of toelaat dat dit gemaak word nie, tensy en voordat hy die skriftelike goedkeuring van die Raad daartoe verky het.

Lisensievorms.

13. Die Raad kan by besluit van tyd tot tyd aansoek-, lisensie-, permit-, goedkeurings-, kennisgewings-, en ander vorms voorskryf wat nodig of wenslik vir die behoorlike administrasie van hierdie verordeninge kan wees.

Voltooiing van vorms.

14. (1) Elke applikant vir 'n sertifikaat, lisensie, permit, goedkeuring of oordrag en iedereen van wie by hierdie verordeninge verlang word dat hy kennis aan die Raad moet gee, moet die vorm wat van toepassing is en van tyd tot tyd deur die Raad goedgekeur word, voltooi en

by the Council and shall furnish thereon all such particulars and attach thereto all such documents as may be required for the due consideration of the application.

(2) Every person who is liable to pay any fees specified in these by-laws shall, before payment, obtain from the engineer, complete and lodge with the engineer an approved form and shall furnish therein all such particulars and information as may be necessary or desirable for the proper administration of these by-laws.

Notice of Application for Licence.

15. (1) Every applicant for—

- (a) an annual licence, not being a renewal of a licence;
- (b) a removal permit;
- (c) a transfer in terms of section 8 or 9;

shall obtain from the engineer a form of notice of his intention to apply for such licence, permit or transfer as the case may be.

(2) Before issuing such form to the applicant the engineer shall inspect the premises, tools and equipment of the applicant and satisfy himself as to their suitability for the purpose of these by-laws and if he approves of them shall issue to the applicant the required form duly stamped with the date of issue.

(3) Within seven days after the issue of the form referred to in sub-section (2) hereof the applicant shall, in the case of an annual licence (not being a renewal of a licence) cause a notice to be published at least once a week during three successive weeks in a newspaper circulating in the municipality of his intention to commence the business of an electrical contractor in the municipality.

Procedure on Application.

16. (1) In the case of an annual licence (not being a renewal of a licence) the applicant shall after the last publication of the notice referred to in sub-section (3) of section 15, complete a form of application for licence and submit the same with proof of publication to the engineer who shall consider the application in the light of the provisions of section twenty-one of the Act and these by-laws. Proof of publication shall consist at least of—

- (a) the whole page of each issue of the newspaper in which the notice was published so that the name of the newspaper and the date of publication can be clearly seen; or
- (b) a certificate from the newspaper office concerned that the notice, a cutting of which shall be attached, was published in a named newspaper on stated dates.

(2) In the case of any of the matters referred to in paragraphs (b) to (c) of sub-section (1) of section 15, the applicant shall complete a prescribed form of application and submit the same to the engineer who must consider the application.

Issue of Licence or Permit.

17. (1) If the engineer approves the application submitted to him in terms of section 16, he shall issue to the applicant a licence or permit as the case may require in terms of these by-laws.

(2) On the issue of such a licence the engineer shall cause a record to be made in a separate register in his office setting forth the following particulars:—

- (i) The name and address of each partner in the firm or, in the case of a corporate body or limited liability company, the name of the managing director or general manager.
- (ii) The name and style under which the business will be carried on.
- (iii) The address of the contractor's business premises or workshop.

daarop alle sodanige besonderhede verstrek en alle sodanige dokumente al na vereis word vir die behoorlike oorweging van die aansoek, daarby aanheg.

(2) Iedereen wat aanspreeklik is vir die betaling van tariewe soos in hierdie verordeninge gespesifieer word, moet, voor die betaling, van die ingenieur 'n goedgekeurde vorm verkry, dit voltooi en by die ingenieur indien en daarin moet al sodanige besonderhede en inligting as wat nodig of wenslik is vir die behoorlike administrasie van hierdie verordeninge verstrek word.

Kennisgewing van aansoek om lisensie.

15. (1) Elke applikant om—

- (a) 'n jaarlikse lisensie wat nie 'n hernuwing van 'n lisensie is nie;
 - (b) 'n verwyderingspermit;
 - (c) 'n oordrag ingevolge artikel 8 of 9;
- moet van die ingenieur 'n vorm van kennisgewing van sy voorneme om aansoek te doen om sodanige lisensie, permit of oordrag al na die geval, verkry.

(2) Die ingenieur moet voor die uitreiking van sodanige vorm aan die applikant, die persele, gereedskap en uitrusting van die applikant ondersoek en homself daarvan oortuig wat die geskiktheid daarvan vir die toepassing van hierdie verordeninge betref en indien hy dit goedkeur, moet hy aan die applikant die nodige vorm waarop die uitreikdatum behoorlik gestempel is, uitreik.

(3) Binne sewe dae na die uitreiking van die vorm waarna in subartikel (2) hiervan verwys word, moet die applikant in die geval van 'n jaarlikse lisensie (wat nie die hernuwing van die lisensie is nie) 'n kennisgewing ten minste een maal per week gedurende drie agtereenvolgende weke in 'n koerant wat in die munisipaliteit in omloop is, laat aankondig van sy voornemens om die besigheid van 'n elektrotegniese aannemer in die munisipaliteit te begin.

Procedure by aansoek.

16. (1) In die geval van 'n jaarlikse lisensie (wat nie die hernuwing van die lisensie is nie) moet die applikant na die laaste aankondiging van die kennisgewing waarna in subartikel (3) van artikel 15 verwys word, 'n vorm van aansoek om 'n lisensie voltooi en dit met bewys van die aankondiging voorlê aan die ingenieur wat die aansoek dan in die lig van die bepalings van artikel een-en-twintig van die Wet en van hierdie verordeninge moet oorweeg. Bewys van publikasie moet ten minste bestaan uit—

- (a) die hele bladsy van elke uitgawe van die nuusblad waarin die kennisgewing gepubliseer is, sodat die naam van die nuusblad en die datum van die aankondiging duidelik gesien kan word; of
- (b) 'n sertifikaat van die betrokke nuusbladkantoor dat die kennisgewing waarvan 'n uitknipsel aangeheg moet wees in 'n genoemde nuusblad op vermelde datum gepubliseer is.

(2) In die geval van enigeen van die sake waarna in paragrawe (b) tot (c) van subartikel (1) van artikel 15 verwys word, moet die applikant 'n voorgeskrewe aansoekvorm voltooi en dit aan die ingenieur wat die aansoek moet oorweeg, voorlê.

Uitreiking van lisensie of permit.

17. (1) Indien die ingenieur die aansoek wat aan hom ingevolge artikel 16 voorgelê is, goedkeur, moet hy aan die applikant 'n lisensie of permit al na die vereistes van hierdie verordeninge, uitreik.

(2) By die uitreiking van sodanige lisensie moet die ingenieur 'n aantekening in 'n afsonderlike register in sy kantoor laat aanbring waarin die volgende besonderhede aangestip word:—

- (i) Die naam en adres van elke vennoot in die firma of in die geval van 'n korporasie of 'n maatskappy met beperkte aanspreeklikheid, die naam van die besturende direkteur of hoofbestuurder.
- (ii) Die naam en besigheidsnaam waaronder die besigheid gedryf sal word.
- (iii) Die adres van die aannemer se besigheidspersonele of werkswinkel.

- (iv) The licence number,
 - (v) The date of issue and dates of future annual renewals.
 - (vi) Date of cancellation or suspension and reasons therefor.
- (3) On approval of any of the matters referred to in paragraphs (b) and (c) of sub-section (1) of section 15, the engineer shall cause the necessary entry of such matter to be made in the register referred to in sub-section (2) hereof.

Period of Validity of Licence.

18. (1) Every annual licence shall expire on the 31st December of the year for which it is issued.

(2) Every holder of an annual licence who desires to continue carrying on the business of a contractor shall apply annually to the engineer not later than 31st January on the prescribed form for the renewal of such licence.

(3) An applicant for renewal of an annual licence shall furnish the following information in addition to any other details which may be required:—

- (a) Details of any changes which may have occurred since the issue of the previous licence in regard to the matters referred to in paragraphs (i), (ii) and (iii) of sub-section (2) of section 17.
- (b) The names, addresses and registration numbers of all registered wiremen in the employ of the contractor at the time of application.
- (4) If the engineer is satisfied in terms of sub-section (2) of section 15 and has no objection on the ground of any of the matters referred to in sub-paragraphs (i) to (v) of paragraph (b) of section twenty-one of the Act he shall issue to the applicant a new licence covering the year for which application has been made.

(5) Should any contractor fail to apply for renewal of his licence within the prescribed period and should he continue to carry on the business of an electrical contractor after 31st January in any year, he shall be deemed to be in the position of a contractor commencing such business for the first time and be obliged to comply afresh with the provisions of sections 15 and 16 in addition to any penalty which he may incur in terms of these by-laws or the Act: Provided that if it be proved to the satisfaction of the engineer that failure to so apply was not due to any negligence or wilful default on the part of the contractor he may deal with the matter as if the application for renewal had been submitted within the prescribed time.

General.

19. (1) These by-laws shall be additional to and not in substitution of any of the provisions of the Council's by-laws relating to Licences and Business Control.

(2) (a) A licence is issued under these by-laws for the purpose of the administration of the Act, and is without prejudice to, and without derogation from, any of the Council's rights under any of its by-laws and especially its By-laws relating to Licences and Business Control.

(b) Every licence issued in terms of these by-laws, shall carry a printed notice drawing the licensee's attention to the provisions of sections nineteen to twenty-four and section twenty-eight of the Act. T.A.L.G. 5/167/33.

Administrator's Notice No. 307.]

[19 April 1961.

**REPEALING OF NOTICE No. 233
(ADMINISTRATOR'S).**

It is hereby notified for general information that the Administrator has approved that Notice (Administrator's) No. 233 of 22nd March, 1951, referring to the increase of width of Provincial Road No. P.63-1, District of Germiston, shall be repealed.

D.P.H. 022-23/21/P63-1/S12.

- (iv) Die lisensienommer.
- (v) Die datum van uitreiking en datums van toekomstige jaarlike hernuwing.
- (vi) Datum van kansellasie of opheffing en redes daarvoor.

(3) By goedkeuring van enigeen van die sake waarna in paragrawe (b) en (c) van subartikel (1) van artikel 15 verwys word, moet die ingenieur die nodige inskrywing van sodanige saak in die register waarna in subartikel (2) hiervan verwys word, laat aanbring.

Geldigheidsduur van lisensie.

18. (1) Elke jaarlike lisensie verstryk op 31 Desember van die jaar waarvoor dit uitgereik is.

(2) Elke houer van 'n jaarlike lisensie, wat die besigheid van 'n aannemer wil voortsit, moet jaarliks by die ingenieur nie later nie as 31 Januarie op die voorgeskrewe vorm om die hernuwing van sodanige lisensie aansoek doen.

(3) 'n Applikant vir hernuwing van 'n jaarlike lisensie moet die volgende inligting behalwe die ander besonderhede wat vereis word, verstrek:—

- (a) Besonderhede van enige verandering wat voorgeval het sedert die uitreiking van die vorige lisensie met betrekking tot die sake waarna in paragrawe (i), (ii) en (iii) van subartikel (2) van artikel 17 verwys word.
- (b) Die name, adresse en registrasienommers van alle geregistreerde draadwerkers in diens van die aannemer toe die aansoek gedoen is.

(4) As die ingenieur ingevolge subartikel (2) van artikel 15 daarvan oortuig is en geen beswaar het op grond van enigeen van die sake waarna in subparagrawe (i) tot (v) van paragraaf (b) van artikel een-en-twintig van die Wet verwys word nie, moet hy aan die applikant 'n nuwe lisensie wat die jaar waarvoor aansoek gedoen is, dek.

(5) Indien enige aannemer versuim om binne die voorgeskrewe tydperk aansoek te doen om hernuwing van sy lisensie en voortgaan om die besigheid van 'n elektrotegniese aannemer na 31 Januarie in enige jaar te dryf, word hy geag in die posisie van 'n aannemer te wees wat sodanige besigheid vir die eerste keer begin en is hy verplig om opnuut aan die bepalings van artikels 15 en 16 te voldoen benewens enige boete wat hy kragtens hierdie verordeninge of die Wet oploop: Met dien verstande dat indien dit tot voldoening van die ingenieur bewys word dat versuim om sodanige aansoek te doen nie aan enige nalatigheid of moedwillige versuim aan die kant van die aannemer te wyle was nie, hy die saak kan behandel asof die aansoek om hernuwing binne die voorgeskrewe tydperk ingedien is.

Algemeen.

19. (1) Hierdie verordeninge is bykomend tot en nie ter vervanging van enigeen van die bepalings van die Raad se Verordeninge met betrekking tot Licensies- en Besigheidsbeheer nie.

(2) (a) 'n Licensie word kragtens hierdie verordeninge uitgereik vir die doel van die administrasie van die Wet en is sonder benadeling van of sonder om afbreuk te doen aan enigeen van die Raad se regte kragtens enigeen van sy ander verordeninge enveral sy Verordeninge met betrekking tot Licensies- en Besigheidsbeheer.

(b) Elke lisensie wat kragtens hierdie verordeninge uitgereik word, moet 'n gedrukte kennisgewing dra wat die lisensiehouer se aandag op die bepalings van artikel negentien tot vier-en-twintig en artikel agt-en-twintig van die Wet, vestig.

T.A.L.G. 5/167/33.

Administrateurskennisgewing No. 307.]

[19 April 1961.

**HERROEPING VAN KENNISGEWING No. 233
(ADMINISTRATEURS).**

Dit word hierby vir algemene inligting bekendgemaak dat die Administrateur goedkeuring verleen het dat Kennisgewing (Administrateurs-) No. 233 van 22 Maart 1961, met betrekking tot die vermeerdering van breedte van Provinciale Pad No. P.63-1, distrik Germiston, herroep word.

D.P.H. 022-23/21/P63-1/S12.

Administrator's Notice No. 308.]

[19 April 1961.

RANDFONTEIN MUNICIPALITY.—AMENDMENT OF LEAVE REGULATIONS FOR EUROPEAN OFFICIALS.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section *ninety-nine* of the said Ordinance:—

RANDFONTEIN MUNICIPALITY.—AMENDMENT OF LEAVE REGULATIONS FOR EUROPEAN OFFICIALS.

Amend the Leave Regulations for European Officials of the Randfontein Municipality, published under Administrator's Notice No. 124, dated the 2nd March, 1932, as amended, by the deletion of the expression "six calendar months" where it occurs in the fourth line of sub-section (b) of section 6 and the substitution therefor of the expression "twelve calendar months".

T.A.L.G. 5/54/29.

Administrator's Notice No. 309.]

[19 April 1961.

WAKKERSTROOM MUNICIPALITY.—AMENDMENT OF TOWN LANDS BY-LAWS.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section *ninety-nine* of the said Ordinance:—

WAKKERSTROOM MUNICIPALITY.—AMENDMENT OF TOWNLANDS BY-LAWS.

Amend the Townlands By-laws of the Wakkerstroom Municipality, published under Administrator's Notice No. 198, dated the 9th June, 1921, as amended, as follows:—

1. By the deletion of section IV and the substitution of the following therefor:—

"IV

(1) Every bona fide owner or occupier of a plot, erf or portion of an erf within the municipality who keeps stock over the age of one year on the townlands, shall cause such stock to be branded in a conspicuous place with a brand and the brand must be maintained clearly and legibly.

(2) Any stock found on the townlands without a brand or with a brand not clearly and legibly maintained, may be impounded by the townlands ranger or authorised officials of the Council, and no such animals shall be released unless they have been branded in the pound.

(3) The Town Clerk shall keep a register in which all details of all brands shall be recorded."

2. By the deletion of section VII and the substitution of the following therefor:—

"VII

The Council shall have the right and power at its discretion to grant permission to bona fide owners or occupiers of a plot, erf or portion of an erf within the municipality desiring to keep and graze large stock not exceeding one hundred (100) in number on the commonage, and for such stock the grazing fees shall be as follows per head per calendar year or portion of a year:—

R c

For every bull, ox or cow over the age of one year	0 75
For every horse, mule or donkey over the age of one year	1 00

Such fees shall become due and payable on the first day of January of every year. Any person bringing stock on the commonage shall pay the prescribed fee before permission is granted by the Council."

T.A.L.G. 5/95/72.

Administrateurskennisgewing No. 308.]

[19 April 1961.

MUNISIPALITEIT RANDFONTEIN.—WYSIGING VAN VERLOFREGULASIES VIR BLANKE BEAMPTES.

Die Administrateur publiseer hierby, ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is:—

MUNISIPALITEIT RANDFONTEIN.—WYSIGING VAN VERLOFREGULASIES VIR BLANKE BEAMPTES.

Die Verlofregulasies vir Blanke Beampies van die Munisipaliteit Randfontein, aangekondig by Administrateurskennisgewing No. 124 van 2 Maart 1932, soos gewysig, word hierby verder gewysig deur in subartikel (b) van artikel 6 die uitdrukking „ses kalendermaande”, in die vierde reël te skrap en dit deur die uitdrukking „twaalf kalendermaande” te vervang.

T.A.L.G. 5/54/29.

Administrateurskennisgewing No. 309.]

[19 April 1961.

MUNISIPALITEIT WAKKERSTROOM.—WYSIGING VAN DORPSGRONDE BYWETTE.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is:—

MUNISIPALITEIT WAKKERSTROOM.—WYSIGING VAN DORPSGRONDE BYWETTE.

Die Dorpsgronde Bywette van die Munisipaliteit Wakkerstroom, aangekondig by Administrateurskennisgewing No. 198 van 9 Junie 1921, soos gewysig, word hierby verder as volg gewysig:—

1. Deur artikel IV te skrap en dit deur die volgende te vervang:—

"IV

(1) Elke bona fide-eienaar of bewoner van 'n perseel, erf of gedeelte van 'n erf binne die munisipaliteit, wat vee bo eenjaar op die dorpsgronde aanhou, moet sodanige vee laat brandmerk op 'n in die oog vallende plek met 'n brandyster en die merk moet duidelik en leesbaar in stand gehou word.

(2) Enige vee wat op die dorpsgronde gevind word sonder 'n brandmerk, of met 'n brandmerk wat nie duidelik en leesbaar in stand gehou word nie, kan deur die dorpsveldwagter of gemagtigde beampies van die Raad geskut word en geen sodanige diere word losgelaat nie tensy hulle in die skut gebrandmerk is.

(3) Die Stadsklerk moet 'n register aanhou waarin volle besonderhede van alle brandmerke opgeteken word."

2. Deur artikel VII te skrap en dit deur die volgende te vervang:—

"VII

Dic Raad het die reg en bevoegdheid om na goeddunke aan die bona fide-eienaars of bewoners van 'n perseel, erf of gedeelte van 'n erf binne die munisipaliteit, wat grootvee, hoogstens honderd (100) stuks op die dorpsgrond wil aanhou en laat wei, verlof daartoe te verleen en die weidingsgelde vir sodanige vee per stuk per kalenderjaar of gedeelte van 'n jaar is as volg:—

R c

Vir iedere bul, os of koei bo een jaar ...	0 75
Vir iedere perd, muil of donkie bo een jaar	1 00

Sodanige gelde is verskuldig en betaalbaar op die eerste dag van Januarie van elke jaar. Iedereen wat vee op die dorpsgronde bring, moet die voorgeskrewe geld betaal voordat verlof deur die Raad verleen word."

T.A.L.G. 5/95/72.

Administrator's Notice No. 310.]

[19 April 1961.

BALFOUR MUNICIPALITY.—AMENDMENT OF LOCATION REGULATIONS.

The Administrator hereby in terms of sub-section (5) of section *thirty-eight* of the Natives (Urban Areas) Consolidation Act, 1945, read with section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following regulations which have been approved by him and the Minister of Native Affairs in terms of sub-section (5) of section *thirty-eight* of the said act:—

BALFOUR MUNICIPALITY.—AMENDMENT OF LOCATION REGULATIONS.

Amend the Location Regulations of the Balfour Municipality, published under Administrator's Notice No. 577 dated the 2nd August, 1950, by the addition of the following after paragraph 34 of Chapter I:—

“Payable by every lessee of a municipal dwelling or a dwelling site in a location in addition to the other amounts payable for a dwelling or dwelling site, for the provision of accommodation for educational purposes in the interests of the residents of the location: 20c per month or part thereof.”

T.A.L.G. 5/61/45.

Administrator's Notice No. 311.]

[19 April 1961.

VANDERBIJLPARK MUNICIPALITY.—AMENDMENT OF NATIVE HOSTEL REGULATIONS.

The Administartor hereby, in terms of sub-section (5) of section *thirty-eight* of the Natives (Urban Areas) Consolidation Act, 1945, read with section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following regulations which have been approved by him and the Minister of Native Affairs in terms of sub-section (5) of section *thirty-eight* of the said act:—

VANDERBIJLPARK MUNISIPALITY.—AMENDMENT OF NATIVE HOSTEL REGULATIONS.

Amend the Native Hostel Regulations of the Vanderbijlpark Municipality, published under Administrator's Notice No. 379, dated the 20th May, 1953, by the deletion of regulation 23 and the substitution therefor of the following:—

„23. (1) Every person shall have the right to appeal to the manager against any action or decision of the superintendent or other official of the Council charged with the administration of these regulations. Notice of such appeal shall be given to the manager and to the superintendent or other official of the Council within seven days of such action or decision.

(2) After due enquiry at which the superintendent or other official of the Council shall be entitled to be heard in support of his action the manager may—

(a) order such superintendent or other official of the Council to grant the appellant facilities under these regulations if it appears that such have unreasonably been withheld; or

(b) make such other order as may be deemed fit.

(3) Any appeal to the manager shall be duly prosecuted within one month after the action or decision of the superintendent or other official of the Council against which such appeal is lodged, in default whereof the appeal shall be considered as lapsed.

(4) Any person aggrieved by the decision of the manager may appeal to the Native Commissioner within seven days from the date of such decision.

Administrateurskennisgewing No. 310.]

[19 April 1961.

MUNISIPALITEIT BALFOUR.—WYSIGING VAN LOKASIEREGULASIES.

Die Administrateur publiseer hierby ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van die Naturelle (Stadsgebiede) Konsolidasiewet, 1945, gelees met artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende regulasies wat deur hom en die Minister van Naturellesake goedgekeur is ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van genoemde wet:—

MUNISIPALITEIT BALFOUR.—WYSIGING VAN LOKASIEREGULASIES.

Die Lokasieregulasies van die Munisipaliteit Balfour, afgekondig by Administrateurskennisgewing No. 577 van 2 Augustus 1950, word hierby gewysig deur die volgende na paragraaf 34 van Hoofstuk I toe te voeg:—

„Betaalbaar deur elke huurder van 'n munisipale woonhuis of 'n woonterrein in die lokasie bo en benewens die ander geldte betaalbaar vir 'n woonhuis of woonterrein, vir die verskaffing van akkommodasie vir onderwysdoeleindes in die belang van die inwoners van die lokasie: 20c per maand of gedeelte daarvan.”

T.A.L.G. 5/61/45.

Administrateurskennisgewing No. 311.]

[19 April 1961.

MUNISIPALITEIT VANDERBIJLPARK.—WYSIGING VAN NATURELLETEHUISREGULASIES.

Die Administrateur publiseer hierby, ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van die Naturelle (Stadsgebiede) Konsolidasiewet, 1945, gelees met artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende regulasies wat deur hom en die Minister van Naturellesake goedgekeur is ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van genoemde Wet:—

MUNISIPALITEIT VANDERBIJLPARK.—WYSIGING VAN NATURELLETEHUISREGULASIES.

Die Naturelletehuisregulasies van die Munisipaliteit Vanderbijlpark, afgekondig by Administrateurskennisgewing No. 379 van 20 Mei 1953, word hierby gewysig deur regulasie 23 te skrap en dit deur die volgende te vervang:—

„23. (1) Iedere persoon het die reg om appèl by die bestuurder aan te teken teen enige optrede of beslissing van die superintendent of ander beampete van die Raad belas met die administrasie van hierdie regulasies. Kennis van sodanige appèl moet aan die bestuurder en aan die superintendent of ander beampete van die Raad gegee word binne sewe dae na sodanige optrede of beslissing.

(2) Na behoorlike ondersoek, waarby die superintendent of ander beampete van die Raad geregtig is om getuenis af te lê ter ondersteuning van sy optrede mag die bestuurder—

(a) die superintendent of ander beampete van die Raad beveel om aan die appellant fasilitete te verleen ingevolge hierdie regulasies indien dit voorkom asof genoemde fasilitete verkeerdelik van hom wecrhou is; of

(b) sodanige ander bevel uitvaardig as wat nodig blyk te wees.

(3) Enige appèl aan die bestuurder moet behoorlik vervolg word binne een maand na sodanige optrede of beslissing van die superintendent of ander beampete van die Raad waarteen sodanige appèl aangeteken is, by gebreke waarvan die appèl as verval beskou word.

(4) Enige persoon wat veronreg voel oor die beslissing van die bestuurder, kan appelleer aan die Naturellekommissaris binne sewe dae van die datum van sodanige beslissing af.

(5) From the decision of the Native Commissioner a further appeal within seven days from the date of such decision shall lie by way of affidavit to the Chief Native Commissioner whose decision shall be final."

T.A.L.G. 5/109/34.

Administrator's Notice No. 312.]

[19 April 1961.

JOHANNESBURG MUNICIPALITY.—AMENDMENT OF NATIVE LOCATION REGULATIONS.

The Administrator hereby, in terms of sub-section (5) of section *thirty-eight* of the Natives (Urban Areas) Consolidation Act, 1945, read with section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following regulations which have been approved by him and the Minister of Native Affairs in terms of sub-section (5) of section *thirty-eight* of the said act:—

JOHANNESBURG MUNICIPALITY.—AMENDMENT OF NATIVE LOCATION REGULATIONS.

Amend the Native Location Regulations of the Johannesburg Municipality, published under Administrator's Notice No. 94, dated the 3rd March, 1925, as amended, by the addition at the end of item (b) "Burial Charges" of Part 3, "Miscellaneous Charges" of Chapter VII, of the following:—

"Doornkop Cemetery: £1 per grave.
Family plots: £2. 10s. per grave.

'Family plot' shall mean any piece of ground laid out for two or more graves, in which the exclusive right to inter has been acquired by any person."

T.A.L.G. 5/61/2.

Administrator's Notice No. 313.]

[19 April 1961.

AMENDMENT TO THE REGULATIONS GOVERNING APPROVED HOSTELS.

The Administrator, in terms of section *one hundred and twenty-one* of the Education Ordinance, 1953 (Ordinance No. 29 of 1953), hereby amends the regulations governing approved hostels as published under Administrator's Notice No. 762 of 1960, by—

- (a) substituting the words "at least three but not more than five" for the word "three" where it appears in regulations 3 (6) (ii), 4 (2) and 8 (b);
- (b) deleting the word "three" where it appears in regulation 3 (7).

Administrator's Notice No. 314.]

[19 April 1961.

KRUGERSDORP MUNICIPALITY.—CAPITAL DEVELOPMENT FUND BY-LAWS.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section *ninety-nine* of the said Ordinance:—

KRUGERSDORP MUNICIPALITY.—CAPITAL DEVELOPMENT FUND BY-LAWS.

Definitions.

1. For the purpose of these by-laws unless the context indicates otherwise—

- (i) "advance" means any money lent to a borrowing account; (v)
- (ii) "borrowing account" means an account of the Council to which money is lent from the fund; (ii)

(5) 'n Verdere appèl teen die beslissing van die Naturellekommissaris, kan binne sewe dae van die datum van sodanige beslissing af deur middel van 'n beëdigde verklaring by die Hoofnaturellekommissaris aangeteken word en sy beslissing is finaal."

T.A.L.G. 5/109/34.

Administrateurskennisgewing No. 312.]

[19 April 1961.

MUNISIPALITEIT JOHANNESBURG.—WYSIGING VAN NATURELLELOKASIEREGULASIES.

Die Administrateur publiseer hierby, ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van die Naturelle (Stadsgebiede) Konsolidasiewet, 1945, gelees met artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende regulasies wat deur hom en die Minister van Naturellesake goedkeur is ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van genoemde Wet:—

MUNISIPALITEIT JOHANNESBURG.—WYSIGING VAN NATURELLELOKASIEREGULASIES.

Die Naturellelokasieregulasies van die Munisipaliteit Johannesburg, aangekondig by Administrateurskennisgewing No. 94 van 3 Maart 1925, soos gewysig, word hierby verder gewysig deur die volgende aan die einde van item (b) „Begrafnisgelde” van Deel 3, „Diverse Vorderings”, van Hoofstuk VII, toe te voeg:—

„Die Doornkopse Begraafplaas: £1 per graf.
Gesinspersele: £2. 10s. per graf.

‘Gesinsperseel’ beteken 'n stuk grond wat vir twee of meer grafe uitgelê is, en waarop een persoon al die begrafnisregte verkry het.”

T.A.L.G. 5/61/2.

Administrateurskennisgewing No. 313.]

[19 April 1961.

WYSIGING VAN DIE REGULASIES BETREFFENDE GOEDGEKEURDE KOSHUISE.

Die Administrateur, ingevolge die bepalings van artikel *honderd een-en-twintig* van die Onderwysordonnansie, 1953 (Ordonnansie No. 29 van 1953) wysig hierby die regulasies betreffende goedkeurde koshuse, soos aangekondig by Administrateurskennisgewing No. 762 van 1960 deur—

- (a) die woord „drie” waar dit in regulasies 3 (6) (ii), 4 (2) en 8 (b) voorkom te vervang met die woorde „minstens drie maar hoogstens vyf”;
- (b) die woord „drie” waar dit in regulasies 3 (7) voor kom, te skrap.

Administrateurskennisgewing No. 314.]

[19 April 1961.

MUNISIPALITEIT KRUGERSDORP.—KAPITAALONTWIKELINGSFONDSVERORDENINGE.

Die Administrateur publiseer hierby, ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedkeur is:—

MUNISIPALITEIT KRUGERSDORP.—KAPITAALONTWIKELINGSFONDSVERORDENINGE.

Woordomskrywing.

1. Vir die toepassing van hierdie verordeninge, tensy uit die samehang anders blyk, beteken—

- (i) „fonds”, die kapitaalontwikkelingsfonds wat hierby ingestel word; (iv)
- (ii) „leningsrekening”, 'n rekening van die Raad waaraan geld uit die fonds geleent word; (ii)

- (iii) "Council" means the Town Council of Krugersdorp; (iii)
- (iv) "fund" means the Capital Development Fund established by these by-laws; (i)
- (v) "treasurer" means the treasurer of the Council. (iv)

Payments to the Fund.

2. There shall be paid to the fund—

- (a) subject to the provisions of any other law, such sums of money as the Council may from time to time decide to appropriate from accumulated revenue surpluses or from current revenues;
- (b) the capital sum due by a borrowing account in accordance with the terms and conditions of repayment attaching to an advance; and
- (c) interest payable on advances.

Application of the Fund.

3. The Council may make an advance to a borrowing account from the fund to enable such borrowing account to finance capital expenditure for the creation of an asset or assets.

Repayment of an Advance.

4. Any advance shall be deemed to be due and owing to the fund by the borrowing account to which it is made and shall be repaid to the fund over a period not exceeding the estimated life of the assets for which it was obtained, and the treasurer, with the approval of the Management Committee, shall determine the period and conditions of repayment.

Interest on Advances.

5. (1) When an advance is made the treasurer shall determine whether the asset or assets to be established therefrom is remunerative.

(2) If the treasurer determines, in accordance with subsection (1) that the asset is remunerative, the borrowing account shall pay to the fund interest on the advance made to it.

(3) The interest payable in accordance with sub-section (2) shall be charged at the rate of 5 per cent per annum on half the total of all such advances which are owing by the borrowing account at the beginning of each year, plus half the total of all such advances which are owing by the borrowing account at the end of each year.

Revocation of By-laws.

6. The Capital Development Fund By-laws of the Municipality of Krugersdorp, published by Administrator's Notice No. 212, dated 26th March, 1958, are hereby revoked.

T.A.L.G. 5/158/18.

Administrator's Notice No. 315.]

[19 April 1961.

ZEERUST MUNICIPALITY.—AMENDMENT OF ABATTOIR BY-LAWS.

The Administrator hereby, in terms of section one hundred and one of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section ninety-nine of the said Ordinance:—

ZEERUST MUNICIPALITY.—AMENDMENT OF ABATTOIR BY-LAWS.

Amend the Abattoir By-laws of the Zeerust Municipality, published under Administrator's Notice No. 347, dated the 6th June, 1928, as amended, by the deletion of the amount "5 0 0" in sub-item (a) of item 2, Schedule B and the substitution therefor of the amount "4 0 0".

T.A.L.G. 5/2/41.

- (iii) "Raad", die stadsraad van Krugersdorp; (iii)
- (iv) "tesourier", die tesourier van die Raad; (v)
- (v) "voorskot", geld wat aan 'n leningsrekening geleen is. (i)

Bedrae wat in die fonds gestort word.

2. Daar moet in die fonds gestort word—

- (a) behoudens die bepalings van enige ander wet, die bedrae wat die Raad van tyd tot tyd besluit om uit die opgehoede inkomste-oorskotte of uit lopende inkomste toe te wys;
- (b) die kapitaalbedrag wat deur 'n leningsrekening verskuldig is ooreenkomsdig die bedinge en voorwaardes van terugbetaling verbonde aan 'n voorskot; én
- (c) rente wat op voorskotte betaalbaar is.

Aanwending van die fonds.

3. Die Raad kan aan 'n leningsrekening 'n voorskot uit die fonds toestaan ten einde sodanige leningsrekening in staat te stel om 'n kapitaaluitgawe vir die skepping van 'n bate of bates te finansier.

Terugbetaling van 'n voorskot.

4. Daar word geag dat die leningsrekening waaraan 'n voorskot toegestaan is, die geld aan die fonds verskuldig is en dit moet aan die fonds terugbetaal word oor 'n tydperk wat nie langer is nie as die geskatte bruikbaarheidsduur van die bates waarvoor dit toegestaan is en die tesourier met goedkeuring van die bestuurskomitee moet die tydperk en voorwaardes van terugbetaling bepaal.

Rente op voorskotte.

5. (1) Wanneer 'n voorskot toegestaan word, moet die tesourier bepaal of die bate of bates wat daarmee geskep word, lonend is.

(2) Indien die tesourier ingevolge subartikel (1) bepaal dat 'n bate lonend is, moet die leningsrekening aan die fonds rente betaal op die voorskot wat aan hom toegestaan is.

(3) Die rente wat ingevolge subartikel (2) betaalbaar is, word gehef teen 'n rentekoers van 5 persent per jaar op die helfte van die totaal van alle sodanige voorskotte wat aan die begin van elke jaar deur die leningsrekening verskuldig is, plus die helfte van die totaal van alle sodanige voorskotte wat aan die end van elke jaar deur die leningsrekening verskuldig is.

Herroeping van verordeninge.

6. Die Verordeninge insake Kapitaalontwikkelingsfonds van die Munisipaliteit Krugersdorp, afgekondig by Administrateurskennisgewing No. 212 van 26 Maart 1958, word hierby herroep.

T.A.L.G. 5/158/18.

Administrateurskennisgewing No. 315.]

[19 April 1961.

MUNISIPALITEIT ZEERUST.—WYSIGING VAN SLAGHUIS BYWETTE.

Die Administrateur publiseer hierby, ingevolge artikel honderd-en-een van die Ordounansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel nege-en-negentig van genoemde Ordonnansie goedgekeur is:—

MUNISIPALITEIT ZEERUST.—WYSIGING VAN SLAGHUIS BYWETTE.

Die Slaghuis Bywette van die Munisipaliteit Zeerust, afgekondig by Administrateurskennisgewing No. 347 van 6 Junie 1928, soos gewysig, word hierby verder gewysig deur in subitem (a) van item 2, Skedule B, die bedrag "5 0 0" te skrap en dit deur die bedrag "4 0 0" te vervang.

T.A.L.G. 5/2/41.

Administrator's Notice No. 316.]

[19 April 1961.

**REPEALING OF NOTICE NO. 84
(ADMINISTRATOR'S), 1961.**

It is hereby notified for general information that the Administrator has approved that Notice (Administrator's) No. 84 of 1st February, 1961, referring to certain road adjustments on the farm Net Recht No. 832—L.S., District of Pietersburg, shall be repealed.

D.P. 03-032-23/24/N-2 (A).

Administrator's Notice No. 317.]

[19 April 1961.

**SPRINGS MUNICIPALITY.—AMENDMENT OF
ELECTRICITY SUPPLY BY-LAWS.**

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section *ninety-nine* of the said Ordinance:—

**SPRINGS MUNICIPALITY.—AMENDMENT OF ELECTRICITY
SUPPLY BY-LAWS.**

Amend the Electricity Supply By-laws, applicable to the Springs Municipality, published under Administrator's Notice No. 491, dated the 1st July, 1953, as amended, as follows:—

1. By the deletion of section 33 and the substitution therefor of the following:—

"System of Supply."

33. (1) The following system of supply exists on the Council's distribution system:—

- (a) Single phase, alternating current, low tension supply, which will normally be 220 volts at 50 cycles per second.
- (b) Three phase, alternating current, low tension supply, which will normally be 380 volts at 50 cycles per second.
- (c) Three phase, alternating current, high tension supply, which will normally be 6,600 volts at 50 cycles per second.
- (d) Three phase, alternating current, super tension supply, which will normally be 22,000 volts at 50 cycles per second.

(2) The engineer shall decide whether supply shall be under items (a), (b), (c) or (d). of sub-section (1), and his decision shall be based on whether any such supply is available in the area concerned, or whether a future change-over in the supply in the area concerned is anticipated, and on other relevant circumstances.

(3) Where the connected load on the premises exceeds 40 kVA, the consumer may be required to take supply from the high tension mains, which will normally be transformed to a 380/220 volt supply: Provided that where the connected load on the premises exceeds 200 kVA, supply must be taken from the high tension mains subject to the provisions of sub-section 4.

A consumer taking supply from the Council's low tension mains, shall in the event of the connected load on the premises increasing beyond the limits laid down in this sub-section, and upon receiving written notice from the engineer, arrange to take supply from the high tension mains, subject to the provisions of sub-section 4.

Administrateurskennisgewing No. 316.]

[19 April 1961.

**HERROEPING VAN KENNISGEWING NO. 84
(ADMINISTRATEURS), 1961.**

Dit word hierby vir algemene inligting bekend gemaak dat die Administrateur goedkeuring verleen het dat Kennisgewing (Administrateurs-) No. 84 van 1 Februarie 1961 met betrekking tot sekere padreëlings op die plaas Net Recht No. 832—L.S., distrik Pietersburg, herroep word.

D.P. 03-032-23/24/N-2 (A).

Administrateurskennisgewing No. 317.]

[19 April 1961.

MUNISIPALITEIT SPRINGS.—WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedkeur is:—

MUNISIPALITEIT SPRINGS.—WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

Die Elektrisiteitvoorsieningsverordeninge van toepassing op die Munisipaliteit Springs, aangekondig by Administrateurskennisgewing No. 491 van 1 Julie 1953, soos gewysig, word hierby verder as volg gewysig:—

1. Deur artikel 33 te skrap en dit deur die volgende te vervang:—

"Toevoerstelsels."

33. (1) Die volgende toevoerstelsel bestaan op die Raad se distribusiestelsel:—

- (a) Enkelfasige wisselstroom-laagspanningstoever wat normaalweg 220 volt teen 50 periodes per sekonde sal wees.
- (b) Driefasige wisselstroom-laagspanningstoever wat normaalweg 380 volt teen 50 periodes per sekonde sal wees.
- (c) Driefasige wisselstroom-hoogspanningstoever wat normaalweg 6,600 volt teen 50 periodes per sekonde sal wees.
- (d) Driefasige wisselstroom-superspanningstoever wat normaalweg 22,000 volt teen 50 periodes per sekonde sal wees.

(2) Die ingenieur moet besluit of 'n toevoer kragtens item (a), (b), (c) of (d) van subartikel (1) moet geskied, en sy besluit moet gebaseer word op die kwessie of sodanige toevoer in die betrokke gebied beskikbaar is, en of 'n toekomstige verandering in die toevoer in die betrokke gebied verwag word en op ander betrokke omstandighede.

(3) Waar die aangeslotte belasting op die perseel 40 kVA oorskry, kan daar van die verbruiker vereis word dat hy sy toevoer van die hoogspanningshoofleidings af moet neem, wat normaalweg herskap moet word in 'n toevoer van 380/220 volt: Met dien verstande dat waar die aangeslotte belasting op die perseel 200 kVA oorskry, die toevoer dan van die hoogspanningshoofleidings geneem moet word, onderworpe aan die bepalings van subartikel 4.

'n Verbruiker wat sy toevoer van die Raad se laagspanningshoofleidings neem, moet ingeval die aangeslotte belastings op die perseel die beperkings oorskry wat in hierdie subartikel vasgestel is, en indien hy 'n skriftelike kennisgewing tot dié strekking van die ingenieur ontvang, reëlings tref om sy toevoer van die hoogspanningshoofleidings te neem, onderworpe aan die bepalings van subartikel 4.

(4) Where the connected load on the premises exceeds 2,000 kVA the consumer may be required to take supply from the super tension mains, which will normally be transformed down to a 6,600 volt supply. Further transformation down to lower pressures shall be the consumer's responsibility.

A consumer taking supply from the Council's high tension mains, shall in the event of the connected load on the premises increasing beyond the limit laid down in this sub-section and upon receiving written notice from the engineer, arrange to take supply from the super tension mains at 22,000 volts 3 phase.

(5) In deciding whether a consumer shall be required to take supply from the high tension 6,600 volt mains or the super tension 22,000 volt mains, the engineer shall furthermore be guided by economic and technical considerations arising from the existing and probable future state of the loading and operating conditions of the network concerned, together with any other relevant factors, including those arising from the existing and probable future nature of the consumer's load."

2. By the deletion in the Electric Tariff of the Springs Municipality, published under Administrator's Notice No. 65, dated the 25th January, 1950, and forming part of the Electricity Supply By-laws applicable to the Springs Municipality published under Administrator's Notice No. 491, dated the 1st July, 1953, as amended, of the tariff for the hire of transformers in paragraph (a) of item 8 and the substitution therefor of the following:—

	Per Month. £ s. d.
" 50 Kilovolt-amperes	0 17 6
100 Kilovolt-amperes	1 15 0
150 Kilovolt-amperes	2 12 6
200 Kilovolt-amperes	3 10 0
Other sizes	<i>pro rata.</i>

T.A.L.G. 5/36/32.

(4) Waar die aangeslotte belasting op die perseel 2,000 kVA oorskry, kan daar van die verbruiker vereis word om sy belasting van die superspanningshoofleidings te neem, wat normaalweg in 'n toevoer van 6,600 volt herskep moet word. Verdere herskeping in laer drukking is die verbruiker se verantwoordelikheid.

'n Verbruiker wat 'n toevoer van die Raad se hoogspanningshoofleidings neem, moet ingeval die aangeslotte belastings op die perseel die beperking oorskry wat in hierdie subartikel vasgestel is, en indien hy 'n skrifstelklike kennisgewing van die Ingenieur sou ontvang, reëlings tref om sy toevoer van die superspanningshoofleidings teen 22,000 volt driefasig te neem.

(5) By sy beslissing of daar van 'n verbruiker vereis moet word of hy sy toevoer van die 6,600 volt-hoogspanningshoofleidings van die superspanninghoofleidings van 22,000 volt moet neem, word die ingenieur verder gelei deur ekonomiese en tegniese oorwegings wat voortspruit uit die bestaande en moontlike toekomstige toestand van belastings en werktoestande van die betrokke netwerkstelsel, tesaam met enige ander betrokke faktore, insluitende dié wat uit die bestaande en vermoedelike toekomstige aard van die verbruiker se belasting sou voortspruit."

2. Deur in die Elektriese Tarief, van die Munisipaliteit Springs, aangekondig by Administrateurskennisgewing No. 65 van 25 Januarie 1950, en wat deel vorm van die Elektrisiteitsvoorsieningsverordeninge van toepassing op die Munisipaliteit Springs, aangekondig by Administrateurskennisgewing No. 491 van 1 Julie 1953, soos gewysig, die tarief vir die huur van transformators in paragraaf (a) van item 8 te skrap en dit deur die volgende te vervang:—

	Per maand. £ s. d.
" 50 Kilovolt-ampère	0 17 6
100 Kilovolt-ampère	1 15 0
150 Kilovolt-ampère	2 12 6
200 Kilovolt-ampère	3 10 0
Ander groottes	<i>pro rata.</i>

T.A.L.G. 5/36/32.

Administrator's Notice No. 318.]

[19 April 1961.

PERI-URBAN AREAS HEALTH BOARD.—AMENDMENT OF WATER SUPPLY BY-LAWS.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following by-laws which have been approved by him in terms of section *ninety-nine* of the said Ordinance:—

PERI-URBAN AREAS HEALTH BOARD.—AMENDMENT OF WATER SUPPLY BY-LAWS.

Amend the Water Supply By-laws of the Peri-Urban Areas Health Board, published under Administrator's Notice No. 888, dated the 3rd October, 1951, as amended, by the addition after Annexure 33 of item (e) of Schedule 1, Chapter 3 of the following:—

" ANNEXURE 34.

(Applicable to consumers served by the Valhalla Water Supply Scheme.)

Charges for the supply of water subject to a minimum monthly charge for 3,000 gallons or part thereof, of R1.05.

For every additional 1,000 gallons or part thereof taken through one meter per month: 35c."

T.A.L.G. 5/104/111.

Administrateurskennisgewing No. 318.]

[19 April 1961.

GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Die Administrator publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende verordeninge wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is:—

GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Die Watervoorsieningsverordeninge van die Gesondheidsraad vir Buitestedelike Gebiede, aangekondig by Administrateurskennisgewing No. 888 van 3 Oktober 1951, soos gewysig, word hierby verder gewysig deur die volgende na Aanhengsel 33 van item (e) van Bylae 1, Hoofstuk 3, toe te voeg:—

" AANHANGSEL 34.

(Van toepassing op verbruikers wat voorsien word deur watervorsieningskema van Valhalla.)

Vordering vir die levering, van water onderworpe aan 'n minimum maandelikse vordering vir 3,000 gellings of deel daarvan, van R1.05.

Vir elke bykomende 1,000 gellings of gedeelte daarvan geneem deur een meter per maand: 35c."

T.A.L.G. 5/104/111.

Administrator's Notice No. 319.]

[19 April 1961.

JOHANNESBURG MUNICIPALITY.—AMENDMENT OF BY-LAWS AND REGULATIONS GOVERNING THE GAS SUPPLY, TARIFF, INSTALLATION OF GAS SERVICES, SUPPLY PIPES AND GAS APPLIANCES.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section *ninety-nine* of the said Ordinance:—

CITY COUNCIL OF JOHANNESBURG.—AMENDMENT OF THE GAS BY-LAWS.—RESALE OF GAS BY CONSUMERS: FORM OF INSTALLATION-TEST CERTIFICATE.

Amend the Gas By-laws of the City Council of Johannesburg, promulgated by Administrator's Notice No. 885 of the 3rd October, 1951, as amended, as follows:—

(1) By the deletion of sub-section (2) of section 18 and the substitution therefor of the following new sub-sections:—

“(2) Every consumer's agreement entered into for the supply of gas shall provide for the payment by the consumer to the Council of the appropriate charge as prescribed by the tariff of charges scheduled to this chapter.

“(3) No person (whether a consumer or not) who sells to another person gas which has been distributed by the Council may charge such other person for such gas more than would be payable by the latter in terms of the rate appropriate to his case under the said tariff of charges were he himself a consumer.

(4) No gas which has been distributed by the Council may be sold by any person to another person unless it is passed by the seller to such other person through a sub-meter approved by the Council.”

(2) By the deletion from sub-section (1) of section 53—

(a) of the words “a test certificate” and the substitution therefor of the words “a certificate to be called an installation-test certificate”; and

(b) of the word “First” before “Schedule”.

(3) By the deletion from section 54 of the words “the tariff” and the substitution therefor of the words “the schedule to this chapter”.

(4) By the deletion of the schedule (called the “First Schedule”) to Chapter V and the substitution therefor of the following new Schedule:—

SCHEDULE.

(Rules applicable to installation-test Certificates.)

1. An installation-test certificate given in terms of sub-section (1) of section 53 of these by-laws shall be in the form set out in this Schedule.

2. The Council does not by issuing a certificate in terms of sub-section (1) of section 53 either expressly or impliedly warrant that the installation will be kept in a safe or efficient condition thereafter or undertake itself so to keep it, the Council's responsibility being limited to the maintenance in proper order of plant and equipment up to and including the main meter.

3. When it is stated on behalf of the Council that an installation-test certificate cannot be issued until certain specified alterations have been made to an installation, no further test of the installation shall be carried out before the alterations have been completed and a test fee of 15s. has been paid to the Council.

Administratorskennisgewing No. 319.]

[19 April 1961.

MUNISIPALITEIT JOHANNESBURG.—WYSIGING VAN VERORDENINGE EN REGULASIES INSAKE GASVOORSIENING, -TARIEF, DIE AANBRING VAN GAS-SYLEIDINGS, -TOEVOERPIPE EN -TOESTELLE.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is:—

DIE STADSRAAD VAN JOHANNESBURG.—WYSIGING VAN DIE GASVERORDENINGE.—HERVERKOP VAN GAS DEUR VERBRIKERS: INSTALLASIEOETSERTIFIKAAT.

Wysig die Verordeninge insake Gasvoorsiening van die Stadsraad van Johannesburg, afgekondig by Administratorskennisgewing No. 885 van 3 Oktober 1951, soos gewysig, soos volg:—

(1) Deur subartikel (2) van artikel 18 te skrap, en dit deur die volgende nuwe subartikel te vervang:—

“(2) Daar moet in elke verbruikersooreenkoms in verband met die voorsiening van gas bepaal word dat die verbruiker die toepaslike gelde ooreenkomstig die tarief wat in die Bylae by hierdie Hoofstuk voorgeskryf is, aan die Raad moet betaal.

(3) Niemand (of hy 'n verbruiker is al dan nie) wat aan iemand anders gas verkoop wat deur die Raad versprei word, mag so iemand vir sodanige gas meer laat betaal as wat laasgenoemde teen die toepaslike skaal wat in genoemde tarief vervat is, sou moes betaal indien hy self 'n verbruiker was nie.

(4) Geen gas wat die Raad versprei, mag deur enigiemand anders verkoop word nie, tensy so 'n verkoper dit deur 'n submeter wat deur die Raad goedgekeur is, aan sodanige ander persoon voorsien.”

(2) Deur in subartikel (1) van artikel 53—

(a) die woorde „n toetsertifikaat” te skrap, en dit deur die woorde „n sertifikaat, wat 'n installasie-toetsertifikaat heet” te vervang; en

(b) die woorde „Eerste” voor die woorde „Bylae” te skrap.

(3) Deur die woorde „die tarief” in artikel 54 te skrap, en dit deur die woorde „die Bylae by hierdie hoofstuk” te vervang.

(4) Deur die Bylae (wat die „Eerste Bylae” genoem word) by hoofstuk V te skrap, en dit deur die volgende nuwe Bylae te vervang:—

BYLAE.

(Reëls wat op installasieoetsertifikate van toepassing is.)

1. 'n Installasieoetsertifikaat wat ingevolge subartikel (1) van artikel 53 van hierdie Verordeninge uitgereik word, moet in die vorm wees wat in hierdie Bylae uiteengesit is.

2. Die feit dat die Raad 'n sertifikaat ingevolge subartikel (1) van artikel 53 uitreik, is nog 'n uitdruklike, nog 'n stilswyende waarborg dat die inrigting daarna in 'n veilige of doeltreffende toestand onderhou sal word, en die Raad verbind hom ook nie om dit aldus te onderhou nie; die Raad is slegs aanspreeklik vir die behoorlike onderhoud van die aanleg en uitrusting tot by, en met inbegrip van, die hoofmeter.

3. Wanneer daar namens die Raad verklaar word dat daar nie 'n installasieoetsertifikaat uitgereik kan word voordat daar sekere gespesifieerde veranderinge aan 'n inrigting aangebring is nie, mag dié inrigting nie weer getoets word voordat dié veranderinge voltooi, en daar 'n toetsgeld van 15s. aan die Raad betaal is nie.

FORM OF INSTALLATION—TEST CERTIFICATE.

JOHANNESBURG CITY COUNCIL.

GAS DEPARTMENT.

INSTALLATION-TEST CERTIFICATE.

Stand No.

Address

Township

Work executed by:

Name

Address

Type of consumer:

Number and type of appliances:

Service governed: Yes/No.

Premixing plant: Yes/No.

Air injection plant: Yes/No.

Size and type of meter to be fitted:

This installation has been inspected and tested in terms of the by-laws governing the supply of gas and is—

Passed/Not passed.

Signature Inspector.

Date

Signature Inspector.

Date

T.A.L.G. 5/46/2.

Administrator's Notice No. 320.]

[19 April 1961.

JOHANNESBURG MUNICIPALITY.—AMENDMENT OF BY-LAWS AND REGULATIONS GOVERNING THE GAS SUPPLY, TARIFF, INSTALLATION OF GAS SERVICES, SUPPLY PIPES AND GAS APPLIANCES.

The Administrator hereby, in terms of section one hundred and one of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section ninety-nine of the said Ordinance:—

CITY COUNCIL OF JOHANNESBURG.—AMENDMENT OF GAS BY-LAWS.

Amend the Council's Gas By-laws promulgated in Administrator's Notice No. 885 of 3rd October, 1951, as amended, as follows:—

(i) The addition after the word "agreement" in subsection (3) of section 15 of the following words:—

"and the Council shall be entitled to treat as a valid receipt for the sum refunded, and as relieving it of any further liability in respect thereof, a receipt given to it—

(a) by the person who paid the deposit, on this satisfying the City Treasurer of his identity, or

(b) by any other person who satisfies the City Treasurer that he is entitled to have the refund of the deposit paid to him."

VORM VAN DIE INSTALLASIEOETSSERTIFIKAAT.

DIE STADSRAAD VAN JOHANNESBURG.

GASAFADELING.

INSTALLASIEOETSSERTIFIKAAT.

Standplaas no.

Adres

Voorstad

Werk verrig deur:

Naam

Adres

Klas verbruiker:

Getal en soort toestelle:

Gastoevoerreëlaar: Ja/Nee.

Voormengtoestel: Ja/Nee.

Luginspuittoestel: Ja/Nee.

Grootte van, en soort meter wat aangebring moet word:

Hierdie inrigting is ingevolge die bepalings van die Gasverordeninge ondersoek en getoets, en is—

Goedgekeur/Afgekeur.

Handtekening Inspekteur.

Datum

Handtekening Inspekteur.

Datum

T.A.L.G. 5/46/2.

Administrateurkennisgewing No. 320.]

[19 April 1961.

MUNISIPALITEIT JOHANNESBURG.—WYSIGING VAN VERORDENINGE EN REGULASIES INSAKE GASVOORSIENING, -TARIEF, DIE AANBRING VAN GAS-SYLEIDINGS, -TOE-VOERPYPE EN -TOESTELLE.

Die Administrateur publiseer hierby ingevolge artikel honderd-en-een van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel nege-en-negentig van genoemde Ordonnansie goedgekeur is:—

DIE STADSRAAD VAN JOHANNESBURG.—WYSIGING VAN DIE GASVERORDENINGE.

Wysig die Verordeninge insake Gasvoorsiening van die Stadsraad, afgekondig by Administrateurkennisgewing No. 885 van 3 Oktober 1951, soos gewysig, soos volg:—

(i) Die volgende woorde na die woord „verval” in subartikel (3) van artikel 15 in te voeg:—

„en die Raad is geregtig om 'n kwitansie wat deur—

(a) die persoon wat die stortingsbedrag betaal het, nadat hy die Stadtesourier van sy identiteit oortuig het, of

(b) enigiemand anders wat die Stadtesourier daarvan oortuig dat hy op die terugbetaaling geregtig is,

aan die Raad uitgereik is, te beskou as 'n geldige kwitansie vir die bedrag wat terugbetaal is, waarby die Raad onthef word van enige verdere aanspreeklikheid ten opsigte van sodanige terugbetaaling.”

(ii) The insertion of the following sub-section in section 15:—

“(4) It shall be a condition of every agreement concluded in terms of sub-section (2) of section 13 that any sum deposited by the consumer in terms of this section, a refund of which has not been claimed in terms of sub-section (3) of this section by or on behalf of the consumer or some other person entitled thereto, or otherwise disposed of by the consumer, or on his behalf, within one year either—

- (i) the agreement has terminated, or
- (ii) he has ceased for any other reason to receive gas in pursuance of the agreement, shall at the expiration of that period become forfeited to the Council for its own use absolutely.”

(iii) The substitution for sub-section (2) of section 34 of the following new sub-section:—

“(2) The quantity of gas so registered shall be paid for by such consumer at the rate or charge for the time being prescribed in the tariff and he shall make payment on or before the 28th day after the date on which the gas meter installed for the measurement of the gas supplied to him, was read.”

(iv) The addition of the following new sub-section (3) to section 34:—

“(3) If the consumer fails to make payment within the period of 28 days described in sub-section (2) the Council may without further notice discontinue the supply of gas to him.”

T.A.L.G. 5/46/2.

(ii) Die volgende subartikel aan artikel 15 toe te voeg:—

„(4) Iedere ooreenkomst wat ingevolge subartikel (2) van artikel 13 gesluit word, moet die voorwaarde bevat dat enige bedrag wat die verbruiker ingevolge hierdie artikel stort en wat nie binne 'n jaar na die datum waarop—

- (i) die ooreenkomst beëindig is, of
- (ii) die verbruiker om een of ander rede nie meer gas kragtens die ooreenkomst verbruik nie, ingevolge subartikel (3) van hierdie artikel deur of namens die verbruiker of iemand anders wat daarop geregtig is opgeëis word nie, of waaroor die verbruiker of iemand anders namens hom nie binne genoemde tydperk op 'n ander wyse beskik nie, na verloop van dié tydperk verbeur word en deur die Raad geheel en al vir sy eie gebruik behou word.”

(iii) Subartikel (2) van artikel 34 deur die volgende nuwe subartikel te vervang:—

„(2) Die verbruiker moet volgens die skale of bedrae wat asdan in die tarief voorgeskryf is, betaal vir die hoeveelheid gas wat aldus geregistreer is, en hy moet op of voor die agt-en-twintigste dag na die datum waarop die gasmeter wat aangebring is om die gas wat aan hom gelewer word, af te meet, afgerees is, betaal.”

(iv) Die volgende nuwe subartikel (3) aan artikel 34 toe te voeg:—

„(3) Indien die verbruiker versuim om sy rekening binne die tydperk van agt-en-twintig dae wat in subartikel (2) voorgeskryf word, te betaal, kan die Raad sonder nadere kennisgewing die levering van gas aan hom staak.”

T.A.L.G. 5/46/2.

Administrator's Notice No. 321.]

[19 April 1961.

OTTOSDAL MUNICIPALITY.—AMENDMENT OF WATER SUPPLY BY-LAWS.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the following by-laws, which have been approved by him in terms of section *ninety-nine* of the said Ordinance:—

OTTOSDAL MUNICIPALITY.—AMENDMENT OF WATER SUPPLY BY-LAWS.

Amend the Water Supply By-laws of the Ottosdal Municipality, published under Administrator's Notice No. 705, dated the 24th September, 1958, as amended, by the deletion of the expression “Thereafter 5s. 6d. per 1,000 gallons or part thereof, per month, supplied in the same month” in sub-item (a) of item 1 of Schedule I and the substitution therefor of the expression “Thereafter 5s. 6d. per full 1,000 gallons, or 7d. per 100 gallons or part thereof, per month, supplied in the same month, whichever is the lowest”.

T.A.L.G. 5/104/100.

MISCELLANEOUS.

NOTICE No. 43 OF 1961.

PROPOSED ESTABLISHMENT OF HYDE PARK EXTENSION No. 29 TOWNSHIP.

It is hereby notified, in terms of section *eleven* of the Townships and Town-planning Ordinance, 1931, that application has been made by Stella Rita Wilson for permission to lay out a township on the farm Zandfontein No. 42—I.R., District of Johannesburg, to be known as Hyde Park Extension No. 29.

Administratorskennisgewing No. 321.]

[19 April 1961.

MUNISIPALITEIT OTTOSDAL.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Die Administrateur publiseer hierby, ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die volgende verordeninge, wat deur hom ingevolge artikel *negé-en-negentig* van genoemde Ordonnansie goedkeur is:—

MUNISIPALITEIT OTTOSDAL.—WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Die Watervoorsieningsverordeninge van die Munisipaliteit Ottosdal, afgekondig my Administratorskennisgewing No. 705 van 24 September 1958, soos gewysig, word hierby verder gewysig deur uit uitdrukking „Daarna 5s. 6d. per 1,000 gellings of gedeelte daarvan per maand, gelewer in dieselfde maand” in subitem (a) van item 1 van Bylae I te skrap en dit deur die uitdrukking „Daarna 5s. 6d. per volle 1,000 gellings, of 7d. per 100 gellings of of gedeelte daarvan per maand, gelewer in dieselfde maand, watter ook al die laagste is” te vervang.

T.A.L.G. 5/104/100.

DIVERSE.

KENNISGEWING No. 43 VAN 1961.

VOORGESTELDE STIGTING VAN DORP HYDE PARK UITBREIDING No. 29.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, word hierby bekendgemaak dat Stella Rita Wilson aansoek gedoen het om 'n dorp te stig op die plaas Zandfontein No. 42—I.R., distrik Johannesburg, wat bekend sal wees as Hyde Park Uitbreiding No. 29.

The proposed township is situated south of and abuts Sandhurst, and east of and abuts Hyde Park Extension No. 6.

The application, together with the relative plans, documents and information, is open for inspection at the Office of the Secretary, Townships Board, Room 110, Maritime House, Pretorius Street, Pretoria, for a period of two months from the date hereof.

In terms of section eleven (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section eleven (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Board, or may give evidence in person before the Board on the date and at the place of inspection or on such other date and at such place as the Board may appoint: Provided that such written communication shall be in the hands of the Secretary of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate, and addressed to the Secretary, Townships Board, P.O. Box 892, Pretoria.

D. P. LOTZ,

Secretary, Townships Board.

Pretoria, 5th April, 1961.

NOTICE No. 45 OF 1961.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERVEN Nos. 251, 252 AND 253, LYTTELTON TOWNSHIP.

It is hereby notified that application has been made by Cecil Odell in terms of section one of the Removal of Restrictions in Townships Act, 1946, for the amendment of the conditions of title of Erven Nos. 251, 252 and 253, Lyttelton Township, to permit the erven being used for shops, dwelling-houses, offices and professional compartments on all floors, and for flats, places of instruction, institutions, social halls on all floors except the ground floor.

The application and the relative documents are open for inspection at the Office of the Secretary of the Townships Board, Room 116, Maritime House, Pretorius Street, Pretoria, for a period of two months from the date hereof.

Any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate, in writing, with the Secretary of the Townships Board at the above address or P.O. Box 892, Pretoria, within a period of two months from the date hereof.

D. P. LOTZ,

Secretary, Townships Board.

Pretoria, 5th April, 1961.

NOTICE No. 46 OF 1961.

PROPOSED ESTABLISHMENT OF WILKOPPIES EXTENSION No. 7 TOWNSHIP.

It is hereby notified, in terms of section eleven of the Townships and Town-planning Ordinance, 1931, that application has been made by Jacoba Hendriaana Margaretha Schoeman for permission to lay out a township on the farm Elandsheuvel No. 402—I.P., District of Klerksdorp, to be known as Wilkopies Extension No. 7.

The proposed township is situated on former Holding No. 43, Wilkopies Agricultural Holdings.

Die voorgestelde dorp lê suid van en grens aan Sandhurst en oos van en grens aan Hyde Park Uitbreiding No. 6.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae op die kantoor van die Sekretaris van die Dorperaad, Kamer 110, Maritimehuis, Pretoriustraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel elf (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel elf (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Sekretaris van die Raad in verbinding tree of persoonlik getuenis voor die Raad afle op die datum en plek van inspeksie of op sodanige ander datum en plek as wat die Raad bepaal: Met dien verstande dat hierdie skrywe die Sekretaris van die Raad nie later as een maand na die datum hiervan moet bereik nie.

Alle besware moet in duplo ingedien word, en gerig word aan die Sekretaris, Dorperaad, Posbus 892, Pretoria.

D. P. LOTZ,
Sekretaris, Dorperaad.

Pretoria, 5 April 1961.

5-12-19

KENNISGEWING No. 45 VAN 1961.

VOORGESTELDE WYSIGING VAN DIE TITEL- VOORWAARDEN VAN ERWE Nos. 251, 252 EN 253, DORP LYTTELTON.

Hierby word bekendgemaak dat Cecil Odell ingevolge die bepalings van artikel een van die Wet op Opheffing van Beperkings in Dorpe, 1946, aansoek gedoen het om die wysiging van die titelvoorwaardes van Erwe Nos. 251, 252 en 253, Dorp Lyttelton, ten einde dit moontlik te maak dat die erwe vir winkels, woonhuise, kantore en professionele vertrekke op alle vloere en vir woonstelle, plekke van onderrig, inrigtings, gesellige sale, op alle vloere behalwe die grond vloer, gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae op die Kantoor van die Sekretaris van die Dorperaad, Kamer 116, Maritimehuis, Pretoriustraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Iedereen wat teen die toestaan van die aansoek beswaar wil maak of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, moet binne twee maande na datum hiervan skriftelik met die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, in verbinding tree.

D. P. LOTZ,
Sekretaris, Dorperaad.

Pretoria, 5 April 1961.

5-12-19

KENNISGEWING No. 46 VAN 1961.

VOORGESTELDE STIGTING VAN DORP, WIL- KOPPIES UITBREIDING No. 7.

Ingevolge artikel elf van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, word hierby bekendgemaak dat Jacoba Hendriaana Margaretha Schoeman aansoek gedoen het om 'n dorp te stig op die plaas Elandsheuvel No. 402—I.P., distrik Klerksdorp, wat bekend sal wees as Wilkopies Uitbreiding No. 7.

Die voorgestelde dorp lê op die voormalige Hocwe No. 43, Wilkopies Landbouhoeves.

The application, together with the relative plans, documents and information, is open for inspection at the office of the Secretary, Townships Board, Room 110, Maritime House, Pretorius Street, Pretoria, for a period of two months from the date hereof.

In terms of section eleven (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section eleven (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Board, or may give evidence in person before the Board on the date and at the place of inspection or on such other date and at such place as the Board may appoint: Provided that such written communication shall be in the hands of the Secretary of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate, and addressed to the Secretary, Townships Board, P.O. Box 892, Pretoria.

D. P. LOTZ,
Secretary, Townships Board.
Pretoria, 12th April, 1961.

NOTICE No. 47 OF 1961.

LYDENBURG TOWN-PLANNING SCHEME No. 1/1.

It is hereby notified in terms of sub-section (1) of section thirty-nine of the Townships and Town-planning Ordinance, 1931, that the Town Council of Lydenburg has applied for Lydenburg Town-planning Scheme No. 1, 1948, to be amended and that particulars of this scheme (which will be known as Lydenburg Town-planning Scheme No. 1/1) are lying for inspection at the office of the Town Clerk, Lydenburg, and at the office of the Secretary of the Townships Board, Room 116, Maritime House, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies shall have the right of objection to the scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e. on or before the 25th May, 1961.

D. P. LOTZ,
Secretary, Townships Board.
Pretoria, 12th April, 1961.

NOTICE No. 48 OF 1961.

PROPOSED ESTABLISHMENT OF BEDFORDVIEW EXTENSION 73 TOWNSHIP.

It is hereby notified, in terms of section eleven of the Townships and Town-planning Ordinance, 1931, that application has been made by F. M. Birkhead for permission to lay out a township on the farm Zandfontein No. 90—I.R., District Germiston, to be known as Bedfordview Extension No. 73.

The proposed township is situate on formerly Holding No. 145, Geldenhuys Estate Small Holdings, Bedfordview between King Road and De Wet Road.

The application, together with the relative plans, documents and information, is open for inspection at the office of the Secretary, Townships Board, Room 110, Maritime House, Pretorius Street, Pretoria, for a period of two months from the date hereof.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae op die kantoor van die Sekretaris van die Dorperaad, Kamer 110, Maritimehuis, Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel elf (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel elf (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Sekretaris van die Raad in verbinding tree of persoonlik getuenis voor die Raad afle op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad bepaal: Met dien verstande dat hierdie skrywe die Sekretaris van die Raad nie later as een maand na die datum hiervan moet bereik nie.

Alle besware moet in duplo ingedien word, en gerig word aan die Sekretaris, Dorperaad, Posbus 892, Pretoria.

D. P. LOTZ,
Sekretaris, Dorperaad.

Pretoria, 12 April 1961.

12-19-26

KENNISGEWING No. 47 VAN 1961.

LYDENBURG-DORPSAANLEGSKEMA No. 1/1.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Lydenburg aansoek gedoen het om die wysiging van die Lydenburg-Dorpsaanlegskema No. 1, 1948, en dat besonderhede van hierdie skema (wat Lydenburg-Dorpsaanlegskema No. 1/1 genoem sal word) op die kantoor van die Stadsklerk van Lydenburg en op die kantoor van die Sekretaris van die Dorperaad, Kamer 116, Maritimehuis, Pretoriusstraat, Pretoria, ter insae lê.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, d.w.s. op of voor 25 Mei 1961 die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

D. P. LOTZ,
Sekretaris, Dorperaad.

Pretoria, 12 April 1961.

12-19-26

KENNISGEWING No. 48 VAN 1961.

VOORGESTELDE STIGTING VAN DORP, BEDFORDVIEW UITBREIDING No. 73.

Ingevolge artikel elf van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, word hierby bekendgemaak dat F. M. Birkhead aansoek gedoen het om 'n dorp te stig op die plaas Zandfontein No. 90—I.R., distrik Germiston, wat bekend sal wees as Bedfordview Uitbreiding No. 73.

Dic voorgestelde dorp lê op voorheen Hoewe No. 145, Geldenhuys Estate Kleinhoewes, Bedfordview, tussen Kingstraat en De Wetstraat.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae op die kantoor van die Sekretaris van die Dorperaad, Kamer 110, Maritimehuis, Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

In terms of section *eleven* (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section *eleven* (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Board, or may give evidence in person before the Board on the date and at the place of inspection or on such other date and at such place as the Board may appoint: Provided that such written communication shall be in the hands of the Secretary of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate, and addressed to the Secretary, Townships Board, P.O. Box 892, Pretoria.

D. P. LOTZ,
Secretary, Townships Board.

Pretoria, 12th April, 1961.

NOTICE No. 49 OF 1961.

KRUGERSDORP TOWN-PLANNING SCHEME No. 1/19.

It is hereby notified in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Town Council of Krugersdorp has applied for Krugersdorp Town-planning Scheme No. 1, 1946, to be amended and that particulars of this scheme (which will be known as Krugersdorp Town-planning Scheme No. 1/19) are lying for inspection at the office of the Town Clerk, Krugersdorp, and at the office of the Secretary of the Townships Board, Room 116, Maritime House, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies shall have the right of objection to the scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e. on or before the 25th May, 1961.

D. P. LOTZ,
Secretary, Townships Board.

Pretoria, 12th April, 1961.

NOTICE NO. 50 OF 1961.

PROPOSED ESTABLISHMENT OF POTCHEFSTROOM EXTENSION NO. 9 TOWNSHIP.

It is hereby notified, in terms of section *eleven* of the Townships and Town-planning Ordinance, 1931, that application has been made by Potchefstroom Town Council for permission to lay out a township on the farm Potchefstroom Townlands No. 435—I.Q., District Potchefstroom, to be known as Potchefstroom Extension No. 9.

The proposed township is situated on both sides of the Potchefstroom-Ventersdorp road and north of the military camp and Witrand.

The application, together with the relative plans, documents and information, is open for inspection at the office of the Secretary, Townships Board, Room 110, Maritime House, Pretorius Street, Pretoria, for a period of two months from the date hereof.

In terms of section *eleven* (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

Ingevolge artikel *elf* (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel *elf* (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Sekretaris van die Raad in verbinding tree of persoonlik getuens voor die Raad afle op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad bepaal: Met dien verstande dat hierdie skrywe die Sekretaris van die Raad nie later as een maand na die datum hiervan moet bereik nie.

Alle besware moet in duplo ingedien word, en gerig word aan die Sekretaris, Dorperraad, Posbus 892, Pretoria.

D. P. LOTZ,
Sekretaris, Dorperraad.

Pretoria, 12 April 1961.

12-19-26

KENNISGEWING No. 49 VAN 1961.

KRUGERSDORP-DORPSAANLEGSKEMA No. 1/19.

Hierby word ooreenkomsdig die bepalings van sub-artikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Krugersdorp aansoek gedoen het om die wysiging van die Krugersdorp-Dorpsaanlegskeema No. 1, 1946 en dat besonderhede van hierdie skema (wat Krugersdorp-Dorpsaanlegskeema No. 1/19 genoem sal word) op die kantoor van die Stadsklerk van Krugersdorp en op die kantoor van die Sekretaris van die Dorperraad, Kamer 116, Maritimehuis, Pretoriusstraat, Pretoria, ter insae lê.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, d.w.s. op of voor 25 Mei 1961 die Sekretaris van die Dorperraad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

D. P. LOTZ,
Sekretaris, Dorperraad.

Pretoria, 12 April 1961.

12-19-26

KENNISGEWING No. 50 VAN 1961.

VOORGESTELDE STIGTING VAN DORP, POTCHEFSTROOM UITBREIDING NO. 9.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, word hierby bekendgemaak dat Potchefstroom Stadsraad aansoek gedoen het om 'n dorp te stig op die plaas Potchefstroom Dorpsgronde No. 435—I.R., distrik Potchefstroom wat bekend sal wees as Potchefstroom Uitbreiding No. 9.

Die voorgestelde dorp lê aan albei kante van die Potchefstroom-Ventersdorp pad en noord van die militêre kamp en Witrand.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae op die kantoor van die Sekretaris van die Dorperraad, Kamer 110, Maritimehuis, Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel *elf* (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

In terms of section *eleven* (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Board, or may give evidence in person before the Board on the date and at the place of inspection or on such other date and at such place as the Board may appoint: Provided that such written communication shall be in the hands of the Secretary of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate, and addressed to the Secretary, Townships Board, P.O. Box 892, Pretoria.

D. P. LOTZ,
Secretary, Townships Board.

Pretoria, 19th April, 1961.

NOTICE No. 51 OF 1961.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERF No. 58, VILLAGE MAIN TOWNSHIP.

It is hereby notified that application has been made by K.R. Properties (Proprietary), Limited, in terms of section *one* of the Removal of Restrictions in Townships Act, 1946, for the amendment of the conditions of title of Erf No. 58, Village Main Township, in order that industrial buildings of all classes, business premises, shops, public garages and parking garages may be erected on the erf.

The application and the relative documents are open for inspection at the office of the Secretary of the Townships Board, Room 116, Maritime House, Pretorius Street, Pretoria, for a period of two months from the date hereof.

Any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate in writing with the Secretary of the Townships Board at the above address or P.O. Box 892, Pretoria, within a period of two months from the date hereof.

D. P. LOTZ,
Secretary, Townships Board.

Pretoria, 19th April, 1961.

NOTICE No. 52 OF 1961.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERVEN Nos. 216, 218, AND 219, BOKSBURG TOWNSHIP.

It is hereby notified that application has been made by Shader Properties (Proprietary), Limited, in terms of section *one* of the Removal of Restrictions in Townships Act, 1946, for the amendment of the conditions of title of Erven 216, 218 and 219, Boksburg Township, to remove the restriction on the erection on the erven of buildings of a minimum of two storeys.

The application and the relative documents are open for inspection at the office of the Secretary of the Townships Board, Room 116, Maritime House, Pretorius Street, Pretoria, for a period of two months from the date hereof.

Any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate in writing with the Secretary of the Townships Board at the above address or P.O. Box 892, Pretoria, within a period of two months from the date hereof.

D. P. LOTZ,
Secretary, Townships Board.

Pretoria, 19th April, 1961.

Ingevolge artikel *elf* (6) van die Ordonnansie kan iederen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik, met die Sekretaris van die Raad in verbinding tree of persoonlik getuigenis voor die Raad afle op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad bepaal: Met dien verstande dat hierdie skrywe die Sekretaris van die Raad nie later as een maand na die datum hiervan moet bereik nie.

Alle besware moet in duplo ingedien word, en gerig word aan die Sekretaris, Dorperraad, Posbus 892, Pretoria.

D. P. LOTZ,
Sekretaris, Dorperraad.

Pretoria, 19 April 1961.

KENNISGEWING NO. 51 VAN 1961.

VOORGESTELDE WYSIGING VAN DIE TITEL- VOORWAARDES VAN ERF No. 58, DORP VILLAGE MAIN.

Hierby word bekend gemaak dat K.R. Properties (Proprietary), Limited, ingevolge die bepalings van artikel *een* van die Wet op Opheffing van beperkings in Dorpe, 1946, aansoek gedoen het om die wysiging van die titelvoorwaardes van Erf No. 58, dorp Village Main ten einde dit moontlik te maak dat Nywerheidsgeboue van enige soort, besigheidsgeboue, winkels, publieke garages en parkeergarages op die genoemde erf opgerig kan word.

Die aansoek en die betrokke dokumente lê ter insae op die kantoor van die Sekretaris van die Dorperraad, Kamer 116, Maritimehuis, Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Iedereen wat teen die toestaan van die aansoek beswaar wil maak of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, moet binne twee maande na datum hiervan skriftelik met die Sekretaris van die Dorperraad by bovemelde adres of Posbus 892, Pretoria, in verbinding tree.

D. P. LOTZ,
Sekretaris, Dorperraad.

Pretoria, 19 April 1961.

19-26-3

KENNISGEWING NO. 52 VAN 1961.

VOORGESTELDE WYSIGING VAN DIE TITEL- VOORWAARDES VAN ERWE Nos. 216, 218 EN 219, DORP BOKSBURG.

Hierby word bekendgemaak dat Shader Properties (Proprietary), Limited, ingevolge die bepalings van artikel *een* van die Wet op Ophulling van Beperkings in Dorpe, 1946, aansoek gedoen het om die wysiging van die titelvoorwaardes van Erwe Nos. 216, 218 en 219, Dorp Boksburg, ten einde die beperkings dat geboue op die erwe 'n minimum van twee verdiepings sal wees, te verwijder.

Die aansoek en die betrokke dokumente lê ter insae op die kantoor van die Sekretaris van die Dorperraad, Kamer 116, Maritimehuis, Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Iedereen wat teen die toestaan van die aansoek beswaar wil maak of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, moet binne twee maande na die datum hiervan skriftelik met die Sekretaris van die Dorperraad by bovemelde adres of Posbus 892, Pretoria, in verbinding tree.

D. P. LOTZ,
Sekretaris, Dorperraad.

Pretoria, 19 April 1961.

19-26-3

NOTICE No. 53 OF 1961.

PROPOSED AMENDMENT OF THE CONDITIONS
OF TITLE OF ERF No. 815, RANDFONTEIN
TOWNSHIP.

It is hereby notified that application has been made by The Transvaal Works Department in terms of section one of the Removal of Restrictions in Townships Act, 1946, for the amendment of the conditions of title of Erf No. 815, Randfontein Township, to permit the erf being used for educational purposes.

The application and the relative documents are open for inspection at the office of the Secretary of the Townships Board, Room 116, Maritime House, Pretorius Street, Pretoria, for a period of two months from the date hereof.

Any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate in writing with the Secretary of the Townships Board at the above address or P.O. Box 892, Pretoria, within a period of two months from the date hereof.

D. P. LOTZ,
Secretary, Townships Board.

Pretoria, 19th April, 1961.

TENDERS.

All tenders published for the first time, are indicated by a * in the left-hand upper corner.

TRANSVAAL PROVINCIAL ADMINISTRATION.

TENDER NOTICE.

The Transvaal Provincial Administration invites tenders for the following:—

Tenders on the prescribed form in sealed envelopes superscribed with the tender number, must be addressed to the Chairman of the Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be in his hands by 11 o'clock a.m. on the closing date.

Tender documents can be obtained upon application to this address.

Separate application should be made in respect of each tender.

Tender No.	Article.	Closing Date.
T.O.D. 294/ 61	Outline maps.....	28th April, 1961.
T.O.D. 295/ 61	Artists' brushes.....	28th April, 1961.
T.O.D. 296/ 61	Charcoal sticks, pastels and water colours	28th April, 1961.
T.O.D. 297/ 61	Abacus frames, rulers blackboard, compasses blackboard, set and tee squares	28th April, 1961.
T.O.D. 298/ 61	Pencils coloured.....	28th April, 1961.
T.O.D. 299/ 61	Paper-drawing and pastel.....	28th April, 1961.
T.O.D. 300/ 61	Compasses brass, scholars, erasers and protractors	28th April, 1961.
T.O.D. 301/ 61	Weaving needles and bookcraft knives	28th April, 1961.
H.B. 305/61	Envelopes, X-Ray.....	12th May, 1961.
H.A. 306/61	Tablets and capsules.....	12th May, 1961.
H.A. 307/61	Brushes, nail.....	12th May, 1961.
R.F.T. 308/61	Crushed stone.....	28th April, 1961.
T.E.D. 332/ 61	Picture filing cabinets, three drawer, steel	28th April, 1961.
H.C. 356/61	Bleached drill, satin finish, 28 inches wide	28th April, 1961.
R.F.T. 333/ 61	Hand operated fuel pumps and filters	28th April, 1961.
R.F.T. 334/ 61	Bass brooms.....	28th April, 1961.
R.F.T. 335/ 61	Road marking paint (white).....	12th May, 1961.
R.F.T. 336/ 61	Brass automotive replacement tube fittings	12th May, 1961.

KENNISGEWING No. 53 VAN 1961.

VOORGESTELDE WYSIGING VAN DIE TITEL-
VOORWAARDEN VAN ERF No. 815, DORP
RANDFONTEIN.

Hierby word bekendgemaak dat Transvaalse Werke-departement ingevolge die bepalings van artikel een van die Wet op Opheffing van Beperkings in Dorpe, 1946, aan-soek gedaan het om die wysiging van die titelvoorwaardes van Erf No. 815, Dorp Randfontein, ten einde dit moontlik te maak dat die erf vir onderwysdoeleindes gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae op die kantoor van die Sekretaris van die Dorperraad, Kamer 116, Maritimehuis, Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Iedereen wat teen die toestaan van die aansoek beswaar wil maak of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, moet binne twee maande na die datum hiervan skriftelik met die Sekretaris van die Dorperraad by bovemelde adres of Posbus 892, Pretoria, in verbinding tree.

D. P. LOTZ,
Sekretaris, Dorperraad.

Pretoria, 19 April 1961.

19-26-3

TENDERS.

Alle Tenders wat vir die eerste maal gepubliseer word is in die linkerbohoek met 'n * gemerk.

TRANSVAAL PROVINCIAL ADMINISTRATION.

KENNISGEWING VAN TENDERS.

Die Transvaalse Provinciale Administrasie vra tenders vir die volgende:—

Tenders, op die voorgeskrewe vorm in verséeld koeverte waarop die tendernummer vermeld is, moet gerig word aan die Voorsitter van die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet in sy besit wees om 11-uur vm. op die sluitingsdatum.

Tenderdokumente is op aanvraag verkrybaar by hierdie adres.

Afsonderlike aanvraag moet gedoen word ten opsigte van elke tender.

Tender No.	Artikel.	Sluitingsdatum.
T.O.D. 294/ 61	Buitelynkaarte.....	28 April 1961.
T.O.D. 295/ 61	Kwaste, kuns.....	28 April 1961.
T.O.D. 296/ 61	Houtskoolstafies, pastelle en water-kleure	28 April 1961.
T.O.D. 297/ 61	Telframe, liniale skoolboord, passers skoolboord, winkelhake en T-hake	28 April 1961.
T.O.D. 298/ 61	Potlode, gekleurde.....	28 April 1961.
T.O.D. 299/ 61	Papier-, teken en pastel.....	28 April 1961.
T.O.D. 300/ 61	Passers, geelkoper, vir skoliere, uit-veërs en gradeboë	28 April 1961.
T.O.D. 301/ 61	Weefnaalde en boekkunsmesse...	28 April 1961.
H.B. 305/61	Koeverte, X-straal.....	12 Mei 1961.
H.A. 306/61	Tablette en kapsules.....	12 Mei 1961.
H.A. 307/61	Naelborsels.....	12 Mei 1961.
R.F.T. 308/61	Vergruisde klip.....	28 April 1961.
T.E.D. 332/ 61	Prentekabinette, drielaai, staal....	28 April 1961.
H.C. 356/61	Gebleikte drilstof in satynweefsel, 28 dium breed	28 April 1961.
R.F.T. 333/ 61	Brandstofpompe en filtrerders, handgedrewe	28 April 1961.
R.F.T. 334/ 61	Stalbesems.....	28 April 1961.
R.F.T. 335/ 61	Padmerkverf (wit).....	12 Mei 1961.
R.F.T. 336/ 61	Geelkopervervangingspytrocbe-hore vir voertuie	12 Mei 1961.

Tender No.	Article.	Closing Date.	Tender No.	Artikel.	Sluitingsdatum.
R.F.T. 337/ 60	Grease guns, hoses and connectors	12th May, 1961.	R.F.T. 337/ 61	Ghriessuite, slange en verbinders	12 Mei 1961.
R.F.T. 338/ 61	White metal.....	12th May, 1961.	R.F.T. 338/ 61	Witmetaal.....	12 Mei 1961.
R.F.T. 339/ 61	High pressure hoses.....	12th May, 1961.	R.F.T. 339/ 61	Hoëdrukslange.....	12 Mei 1964.
R.F.T. 340/ 61	Pumps, trolley, garage type.....	12th May, 1961.	R.F.T. 340/ 61	Pompe, trolley, garage-tipe.....	12 Mei 1961.
R.F.T. 341/ 61	Bituminous road emulsion.....	12th May, 1961.	R.F.T. 341/ 61	Bitumineuse pademulsie.....	12 Mei 1961.
H.B. 372/61	6-Ton laundry truck.....	12th May, 1961.	H.B. 372/61	Sestonwasgoedvragmotor.....	12 Mei 1961.
H.B. 373/61	12-Ton side dump Diesel engined truck	12th May, 1961.	H.B. 373/61	Twaalftonkantelbakvragmotor.....	12 Mei 1961.
H.B. 374/61	Passenger motor vehicle for 30-36 passengers	12th May, 1961.	H.B. 374/61	Passasiersmotorvoertuig vir 30-36 passasiers	12 Mei 1961.
H.B. 375/61	Stainless steel hollowware.....	26th May, 1961.	H.B. 375/61	Vlekvrye staalholware.....	26 Mei 1961.
H.B. 376/61	Stainless steel hollowware.....	26th May, 1961.	H.B. 376/61	Vlekvrye staalholware.....	26 Mei 1961.
H.B. 377/61	Stainless steel hollowware.....	26th May, 1961.	H.B. 377/61	Vlekvrye staalholware.....	26 Mei 1961.
H.B. 378/61	Cutlery.....	26th May, 1961.	H.B. 378/61	Eetgerei.....	26 Mei 1961.
H.B. 379/61	Plastic trays and tumblers.....	26th May, 1961.	H.B. 379/61	Plastiese skinkborde en glase....	26 Mei 1961.
H.B. 380/61	Plastic trays and tumblers.....	26th May, 1961.	H.B. 380/61	Plastiese skinkborde en glase....	26 Mei 1961.
H.B. 381/61	Aluminium cooking pots.....	9th June, 1961.	H.B. 381/61	Aluminiumkookpotte.....	9 Junie 1961.
H.B. 382/61	Aluminium cooking pots.....	9th June, 1961.	H.B. 382/61	Aluminiumkookpotte.....	9 Junie 1961.
H.B. 383/61	Crockery.....	9th June, 1961.	H.B. 383/61	Breekgoed.....	9 Junie 1961.
H.B. 384/61	Jugs, glass.....	9th June, 1961.	H.B. 384/61	Glasbekers.....	9 Junie 1961.
W.F.T. 389/ 61	30-Gallon steam heated cooking pots	19th May, 1961.	W.F.T. 389/ 61	Kookpotte, stoom, 30-gelling...	19 Mei 1961.
W.F.T. 390/ 61	Steam operated urns and urn sets..	19th May, 1961.	W.F.T. 390/ 61	Urn en urnstelle (stoomaangedrewe)	19 Mei 1961.
W.F.T. 391/ 61	Welding and cutting sets (oxy-acetylene)	19th May, 1961.	W.F.T. 391/ 61	Sweis- en snyapparaat (oksiasetleen)	19 Mei 1961.
W.F.T. 392/ 61	"Searle" type Morris chairs....	19th May, 1961.	W.F.T. 392/ 61	„Searle“ tipe Morrisstoel.....	19 Mei 1961.
W.F.T. 393/ 61	Asphaltic flooring tiles (supply and fix)	19th May, 1961.	W.F.T. 393/ 61	Asfaltvlakteels (verskaf en vasheg)	19 Mei 1961.
W.F.T. 409/ 61	Sterilisers, electric.....	19th May, 1961.	W.F.T. 409/ 61	Steriliseerders, elektries.....	19 Mei 1961.
R.F.T. 410/ 61	Concrete kerbing.....	26th May, 1961.	R.F.T. 410/ 61	Betonrandmuurjies.....	26 Mei 1961.

The Provincial Administration reserves the right of accepting any portion of a tender without the whole and does not bind itself to accept any tender.

L. DU RAND,
Chairman, Transvaal Provincial Tender Board.
Administrator's Office,
Pretoria.

Die Provinciale Administrasie behou die reg om slegs 'n gedeelte van 'n tender aan te neem en verbind hom nie om enige tender aan te neem nie.

L. DU RAND,
Voorsitter, Transvaalse Provinciale Tenderraad.
Administrateurskantoor,
Pretoria.

NOTICE TO CONTRACTORS

Tenders are hereby invited for the following services in the Transvaal Province, namely:—

(1) Service and District.	(2) Documents Available for Issue to Contractors.	(3) Available Documents are obtainable from and Returnable to.	(4) Date on which Documents are Available.	(5) Conditions of Contract and Available Documents may be Inspected at the following Offices.	(6) Tenders due at or before 11 a.m.
Elandspoort School: Pretoria City: Construction of concrete road, etc.	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	1961. 12th April	Room 515, Fifth Floor, Poynton's Building, Church West, Pretoria	1961. 5th May.
Tygerspoort School: Pretoria City: Repairs and renovations	Tender forms and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	12th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	5th May.
Schweizer-Reneke Hospital: Gas installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	12th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	5th May.
Carolina School: Gas installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	12th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	5th May.
Krugersdorp Hospital : Electrical installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	12th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	5th May.
Klerksdorp Nurses' Training College: Electrical installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	12th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	5th May.

(1) Service and District.	(2) Documents Available for Issue to Contractors.	(3) Available Documents are Obtainable from and Returnable to.	(4) Date on which Documents are Available.	(5) Conditions of Contract and Available Documents may be Inspected at the following Offices.	(6) Tenders due at or before 11 a.m.
Tara Hospital: Refrigeration in nurses' home	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	1961. 12th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	1961. 5th May.
Thabazimbi A.M. High School: Electrical installation in hostel	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	12th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	5th May.
Lydenburg Hospital: Electrical installation in X-ray department	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	12th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	5th May.
Rodroa School: Rand West: Improvements to teachers' residence	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	12th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	5th May.
Thabazimbi High School: Air-conditioning installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	12th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	5th May.
Lichtenburg E.M. Primary School: Electrical installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	12th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	5th May.
Magrietha Prinsloo School: Vereeniging School Board: Repairs	Tender forms, and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	12th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	5th May.
Discoverers Hospital: Blood suction and gas installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	12th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	5th May.
*Benoni West Primary School: Rand East: Additions	Tender forms and bill of quantities	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	19th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	19th May.
*Selbourne E.M. Primary School: Vereeniging: Erection	Tender forms and bill of quantities	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	19th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	19th May.
*Pietersburg High School: Erection of hostel	Tender forms and bill of quantities	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	19th April	Room 515, Fifth Floor, Poynton's Building, Church Street, Pretoria	19th May.
*Kuschke Agricultural High School: Pietersburg: Hostel Additions.	Tender forms and bill of quantities	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	19th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	19th May.
*Boksburg-Benoni Hospital: Alterations and additions to existing nurses' home	Tender forms and bill of quantities	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	19th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	19th May.
*Discoverers Hospital: Lift Installation	Tender forms, drawings and specifications	Room 515, Fifth Floor, Poynton's Building, Church Street West (P/Bag 228) (Phone 3-4081, Ext. 115), Pretoria	19th April	Room 515, Fifth Floor, Poynton's Building, Church Street West, Pretoria	19th May.

Tenders are to be addressed to: The Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria.

No tender will be considered by the Board unless received through the Post Office Box (P.O. Box 1040, Pretoria) of the Board or through the Tender Board Box provided for the purpose outside Room 54, Old Government Buildings, Pretoria.

A deposit of R4.00, either in cash, deposit receipt, or bank-initialed cheque must be paid on each service, which will be refunded provided a bona fide tender is submitted or plans and specifications returned to the address shown in column (3), not later than within 14 days after the closing date.

A separate tender must be submitted for each service and the envelope containing the tender must be superscribed with the name and address of the tenderer, as well as with Tender Number and the name of the service to which the tender refers.

All tenders should be on the Departmental tender form, which must be duly filled in and completed in all particulars. The Board does not bind itself to accept the lowest or any tender.

KENNISGEWING AAN KONTRAKTEURS.

Tenders word hiermee gevra vir die onderstaande diens in die Transvaal Provinsie, nl.:—

(1) Diens en Distrik.	(2) Dokumente beskikbaar vir uitreiking aan kontrakteurs.	(3) Beskikbare dokumente is verkrybaar by en moet teruggestuur word aan.	(4) Datum waarop dokumente verkrybaar is.	(5) Kontrakvoorwaardes en beskikbare dokumente lê ter insae op onderstaande kantore.	(6) Tenders moet in wees om lf voor 11-uur van.
Elandspoortskool: Pretoria Stad: Maak van betonpad, ens.	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) Foon 3-4081, Uitb. 115), Pretoria	1961. 12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	1961. 5 Mei.
Tygerspoortskool: Pretoria Stad: Reparasies en op- knapping	Tendervorms en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	5 Mei.
Schweizer-Reneke Hospitaal: Gasinstallasie	Tendervorms tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	5 Mei.
Carolina Hospitaal: Gas- installasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	5 Mei.
Krugersdorp Hospitaal: Elektriese installasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	5 Mei.
Klerksdorp Verpleegsters Opleidingskollege: Elektriese installasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	5 Mei.
Tara Hospitaal: Verkoeling in verpleegsterswoning	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	5 Mei.
Thabazimbi Hoërskool: Elektriese installasie in kos- huis	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	5 Mei.
Lydenburg Hospitaal: Elek- triese installasie in röntgen- straalafdeling	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	5 Mei.
Rodoraskool: Rand-Wes: Verbeterings aan onder- wyserwoning	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	5 Mei.
Thabazimbi Hoërskool: Lugreëling	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	5 Mei.
Lichtenburg E.M. Laerskool: Elektriese installasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	5 Mei.
Magrietha Prinslooskool: Vereeniging Skoolraad: Re- parasies	Tendervorms en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	5 Mei.
Ontdekkers Hospitaal: Bloedsuig- en gasinstallasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	12 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	5 Mei.
*Benoni-Wes Laerskool: Rand Oos: Aanbouings	Tendervorms en lyste van hoeveelhede	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	19 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	19 Mei.
*Selbourne E.M. Laerskool: Vereeniging: Oprigting	Tendervorms en lyste van hoeveelhede	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	19 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	19 Mei.
*Pietersburg Hoërskool: Op- rigting van koshuis	Tendervorms en lyste van hoeveelhede	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	19 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	19 Mei.
*Kuschke Landbou Hoërs- skool: Pietersburg: Koshuis- aanbouings	Tendervorms en lyste van hoeveelhede	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	19 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	19 Mei.
*Boksburg-Benoni Hospitaal: Veranderings en Aanbouings aan bestaande verpleegsters- woning	Tendervorms en lyste van hoeveelhede	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	19 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	19 Mei.
*Ontdekkers Hospitaal: Hyser installasie	Tendervorms, tekeninge en spesifikasies	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes (P/Sak 228) (Foon 3-4081, Uitb. 115), Pretoria	19 April	Kamer 515, Vvfde Verdieping, Poynongebou, Kerkstraat- Wes, Pretoria	19 Mei.

Tenders moet geadresseer word aan: Die Voorsitter, Transvaalse Proviniale Tenderraad, Posbus 1040, Pretoria.

Geen tender sal deur die Raad oorweeg word nie tenzij dit ontvang is deur die Posbus (Posbus 1040, Pretoria) van die Raad of deur die Tenderraad bus wat vir dié doel verskaf is buite Kamer 44, Ou Goewermentsgebou, Pretoria.

Vir elke diens moet 'n bedrag van R4, of 'n kwintansie vir kontantbetaling, of tjk deur die bank geparafeer, gedeponeer word wat terugbetaal sal word, mits 'n bona fide tender ingestuur of tekening en spesifikasies terugbesorg word aan die adres vermeld in kolum (3) nie later as 14 dae na die sluitingsdatum nie.

Afsonderlike tenders word verwag vir elke werk en op die koevert moet die naam en adres van die tenderaar sowel as die Tender-nommer en die naam van die diens waarop die tender betrekking het, vermeld word.

Alle tenders moet op die tendervorm van die Departement wees en moet behoorlik alle besonderhede bevat. Die Tenderraad verbind hom nie om die laagste of enige tender aan te neem nie.

DEPARTMENT OF TRANSPORT.

MOTOR CARRIER TRANSPORTATION.

The undermentioned applications for motor carrier certificates are published in terms of section thirteen (1) of the Motor Carrier Transportation Act, and regulation 5 of Motor Carrier Transportation regulations, 1956.

Written representations (in duplicate) in support of, or in opposition to, such applications, must be made to the National Transport Commission or local board concerned within ten days from the date of this application.

X = No. of application and name of applicant.

Y = Nature of proposed motor carrier transportation and number of vehicles.

Z = Points between and routes over, or area within which the proposed motor carrier transportation is to be effected.

LOCAL ROAD TRANSPORTATION BOARD, JOHANNESBURG.—PLAASLIKE PADVERVOERAAD, JOHANNESBURG.

- X A. 11742. F. H. T. Küsel. (Paulpietersburg.) (New application/Nuwe aansoek.)
 Y Timber (one vehicle)/Timmerhout (een voertuig).
 Z Between Tafelberg, Commandale and Moolman, situated in the Magisterial District of Piet Retief/Tussen Tafelberg, Commandale en Moolman geleë in die Landdrostdistrik Piet Retief.
 X A. 11739. J. J. Rabie. (Benoni.) (New application/Nuwe aansoek.)
 Y Excavation ground, sand and stone and roadmaking material (pro forma)/Uitgrawingsgrond, sand en kliip en padmaakmateriaal (pro forma).
 Z Within the Transvaal Province/Binne die Provincie Transvaal.
 X A. 9566. Fidelity Guards (Pty.), Ltd. (Johannesburg.) (Additional vehicle/Bykomende voertuig.)
 Y (1) Cash and securities/Kontant en sekuriteit.
 Z (1) Within the Reef Cartage Area/Binne die Randse Karweigebied.
 Y (2) Cash and securities (one vehicle)/Kontant en sekuriteit (een voertuig).
 Z (2) (a) Between Johannesburg and Pretoria District/Tussen Johannesburg en Pretoria Distrik.
 (b) Between Johannesburg, Vereeniging, Vanderbijlpark, Sasolburg and Taabos Power Station/Tussen Johannesburg, Vereeniging, Vanderbijlpark, Sasolburg en Taabos-kragstasie.
 X A. 6121. C.C. Bus Service. (Johannesburg.) (Additional route/Bykomende roete.)
 Y Non-European passengers (one vehicle)/Nie-blanke passasiers (een voertuig).
 Z Between Riverlea Township and Robertsham via unnamed roads in Riverlea, Baragwanath Road, Uncle Charlie, Rifle Range Road, Harry Street, Kindon Road, Lanston Street and Jasper Road/Tussen Riverlea Dorpsgebied en Robertsham oor onbekende paale in Riverlea, Baragwanathweg, Uncle Charlie, Rifle Rangeweg, Harrystraat, Kindonweg, Lanstonstraat en Jasperweg.
 Time-table/Tydtafel.
 As and when required/Soos en wanneer benodig.
 Scale of Charges/Tariewe.
 Mondays to Fridays/Maandae tot Vrydae, 5c. Weekends and public holidays/Naweke en publieke Vakansiedae, 7½c.
 X A. 6121. C.C. Bus Service. (Johannesburg.) (Additional route/Bykomende roete.)
 Y Non-European passengers (one vehicle)/Nie-blanke passasiers (een voertuig).
 Z Between Riverlea Township and Robertsham, via unnamed roads in Riverlea, Baragwanath Road, turn left into Boysens Reserve Road, turn right into First Avenue, Boysens Reserve, turn left into Fourth Street, turn right into Mentz Street until the corner of Boysens Road and then as per existing certificates to Robertsham/Tussen Riverlea Dorpsgebied en Robertsham, oor onbekende paale in Riverlea, Baragwanathweg, draai links na Boysens Reserveweg, draai regs na Eerste Laan, Boysens Reserve, draai links na Vierde Straat, draai regs na Mentzstraat tot by die hoek van Boysensweg en dan soos per bestaande sertifikate na Robertsham.
 Time-table/Tydtafel.
 As and when required/Soos en wanneer benodig.
 Scale of Charges/Tariewe.
 Mondays to Fridays/Maandae tot Vrydae, 5c. Weekends and public holidays/Naweke en publieke vakansiedae, 7½c.
 X A. 11740. I. M. H. Amod. (Johannesburg.) (New application/Nuwe aansoek.)
 Y Goods for dry cleaning purposes, belonging to non-Europeans, on behalf of non-Europeans only (one vehicle)/Goedere vir droogkoonmaakdoelendes, behorende aan nie-blankes, ten behoeve van nie-blankes alleenlik (een voertuig).
 Z Within a radius of 50 miles from Johannesburg General Post Office/Binne 'n omtrek van 50 myl van Johannesburg Hoofposkantoor.
 X A. 7798. Fowler Tarspraying (Pty.), Ltd. (Alberton.) (Additional vehicle/Bykomende voertuig.)
 Y As per existing authority/Soos per bestaande magtiging.
 X A. 11738. G. M. Muller. (Roodepoort.) (New application/Nuwe aansoek.)
 Y Goods, all classes (one vehicle)/Goedere, alle soorte (een voertuig).
 Z Within the Reef Cartage Area/Binne die Randse Karweigebied.
 X A. 11347. P. J. Botha. (Volksrust.) (Additional authority/Bykomende magtiging.)
 Y Goods, all classes (one vehicle)/Goedere, alle soorte (een voertuig).
 Z Within a radius of 30 miles from Volksrust Post Office/Binne 'n omtrek van 30 myl van Volksrust-poskantoor.
 X A. 8582. A. F. Muller. (Balfour.) (Additional vehicle and additional authority/Bykomende voertuie en bykomende magtiging.)
 Y Existing authority/Bestaande magtiging.
 Z (1) Farm products, manure and building material/Plaasprodukte, kunsmis en boumateriaal.
 Z (1) Between Farms and the nearest Railway Station within the Magisterial Districts of Heidelberg (Transvaal) and Nigel/Tussen plase en die naaste Spoerwegstasie binne die Landdrostdistrikte Heidelberg (Transvaal) en Nigel.
 Y Additional authority/Bykomende magtiging.
 Z (2) Goods, all classes (two vehicles)/Goedere, alle soorte (twee voertuie).
 Z (2) From and to any place to and from the nearest Railway Site within the Magisterial Districts of Heidelberg, Nigel, Standerton and Bethal/Van en na enige plek na en van die naaste Spoerweg Pun binne die Landdrostdistrikte Heidelberg, Nigel, Standerton en Bethal.
 X A. 11543. S. G. Barnard. (Venterpos.) (Additional authority/Bykomende magtiging.)
 Y Roadmaking material (pro forma) (two vehicles)/Padmaakmateriaal (pro forma) (twee voertuie).
 Z Within a radius of 40 miles from Stilfontein Post Office/Binne 'n omtrek van 40 myl van Stilfontein-poskantoor.
 X A. 11736. J. J. Moledane. (Johannesburg.) (New application/Nuwe aansoek.)
 Y Passengers, household removals and general goods (one vehicle)/Passasiers, huistrekke en algemene goedere (een voertuig).
 Z Between Johannesburg and Louis Trichard/Tussen Johannesburg en Louis Trichard.
 X A. 11737. O. N. Blount. (Devon.) (New application/Nuwe aansoek.)
 Y Milk and empty returns (one vehicle)/Milk en leë kanne (een voertuig).
 Z Between Farms within the Magisterial District of Heidelberg and Johannesburg/Tussen plase binne die Landdrostdistrik Heidelberg en Johannesburg.
 X A. 11731. Reef Contracting and Designs (Pty.), Ltd. (Johannesburg.) (New application/Nuwe aansoek.)
 Y Goods, material and plant on behalf of/Goedere, materiaal en masjinerie ten behoeve van—
 1. Reef Contracting and Design (Pty.), Ltd.;
 2. Reef Building Engineering and General Supplies (Pty.), Ltd.;
 3. Reef Reinforcement and Design (Pty.), Ltd.;
 4. Design and Construct (Pty.), Ltd; and/en
 5. Embi (Pty.), Ltd. (one vehicle)/(een voertuig).
 Z Within the Reef and Pretoria Exempted Area and between the Magisterial Districts of Carletonville and Klerksdorp/Binne die Rand en Pretoria se Vrygestelde Gebied en tussen die Landdrostdistrikte Carletonville en Klerksdorp.

DEPARTEMENT VAN VERVOER.

MOTORTRANSPORT.

Die onderstaande aansoek om motortransportsertifikate word kragtens artikel dertien (1) van die Motortransportwet, en regulasie 5 van die Motortransportregulasies, 1956, gepubliseer.

Skrifstelike vertoe (in duplikaat) tot ondersteuning of bestryding van hierdie aansoek moet binne tien dae van die datum van hierdie publikasie aan die Nasionale Vervoerkommissie of betrokke plaaslike raad gerig word.

X = No van aansoek en naam van applikant.

Y = Aard van voorgestelde motortransport en getal voertuie.

Z = Plekke waartussen en roetes waaroor, of die gebied waarin die voorgestelde motortransport gedryf sal word.

- X K. 10. A. L. Williams. (Johannesburg, H. 1987.) (New application/*Nuwe aansoek.*)
Y European taxi passengers/*Blanke huurmotorpassasiers.*
Z (1) Within the Magisterial District of Johannesburg/*Binne die Landdrosdistrik Johannesburg.*
(2) Casual bona fide taxi trips to points outside Area (1)/*Toevallige bona fide huurmotorritte na punte buite Gebied (1).*
X K. 3. J. W. Horn. (Alberton, H. 4417.) (New application/*Nuwe aansoek.*)
Y European taxi passengers/*Blanke huurmotorpassasiers.*
Z (1) Within a radius of 10 miles from Alberton Post Office/*Binne 'n omtrek van 10 myl van Alberton-poskantoor.*
(2) Casual bona fide taxi trips to points outside Area (1)/*Toevallige bona fide huurmotorritte na punte buite Gebied (1).*
X K. 1890. J. S. Monnanyana. (Krugersdorp, H. 4312.) (New application/*Nuwe aansoek.*)
Y Non-European taxi passengers/*Nie-blanke huurmotorpassasiers.*
Z (1) Within the Magisterial District of Krugersdorp/*Binne die Landdrosdistrik Krugersdorp.*
(2) Casual bona fide taxi trips to points outside Area (1)/*Toevallige bona fide huurmotorritte na punte buite Gebied (1).*
X K. 2078. S. Manglele. (Johannesburg, H. 4405.) (New application/*Nuwe aansoek.*)
Y Non-European taxi passengers/*Nie-blanke huurmotorpassasiers.*
Z (1) Within the Magisterial District of Johannesburg/*Binne die Landdrosdistrik Johannesburg.*
(2) Casual bona fide taxi trips to points outside Area (1)/*Toevallige bona fide huurmotorritte na punte buite Gebied (1).*

LOCAL ROAD TRANSPORTATION BOARD, PRETORIA.—PLAASLIKE PADVERVOERRAAD, PRETORIA.

- X 2788. Alwyn Petrus Badenhorst, Pretoria. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TP 41838.
Y (1) Goods, all classes/*Goedere, alle soorte.*
Z (1) Within a radius of 15 miles from Church Square, Pretoria/*Binne 'n omtrek van 15 myl van Kerkplein, Pretoria.*
Y (2) Household removals (one lorry)/*Huistrekke (een vragmotor).*
Z (2) Within a radius of 150 miles from Church Square, Pretoria/*Binne 'n omtrek van 150 myl van Kerkplein, Pretoria.*
X 11831. Joseph Patrick Horgan (Horgan's Transport), Pretoria. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TP 16169.
Y (1) Goods, all classes/*Goedere, alle soorte.*
Z Within a radius of 15 miles from Church Square, Pretoria/*Binne 'n omtrek van 15 myl van Kerkplein, Pretoria.*
Y (2) Household removals (3-ton lorry)/*Huistrekke (3-ton-vragmotor).*
Z (2) Within a radius of 150 miles from Church Square, Pretoria/*Binne 'n omtrek van 150 myl van Kerkplein, Pretoria.*
X 10429. A. P. Huyser, Boshoek. (Application for additional vehicle/*Aansoek om bykomende voertuig.*) TRB 3088.
Y (1) Goods, all classes/*Goedere, alle soorte.*
Z (1) Within a radius of 20 miles from Boshoek Post Office/*Binne 'n omtrek van 20 myl van Boshoek-poskantoor.*
Y (2) Household removals/*Huistrekke.*
Z (2) Within a radius of 150 miles from Boshoek Post Office/*Binne 'n omtrek van 150 myl van Boshoek-poskantoor.*
Y (3) Roadmaking material (*pro forma*)/*Padmaakmateriaal (pro forma).*
Z (3) Within the Transvaal Province/*Binne die Provincie Transvaal.*
Y (4) Own goods (10-ton lorry)/*Eie goedere (10-ton-vragmotor).*
Z (4) Within a radius of 30 miles from Boshoek Post Office/*Binne 'n omtrek van 30 myl van Boshoek-poskantoor.*
X 2046. Fanie Denga Mabirimisa Bus Service, Louis Trichardt. (Application for additional vehicle with own time-table/*Aansoek om bykomende voertuig met eie tydtafel.*)
Y Non-European passengers and their luggage (one bus to be purchased)/*Nie-blanke passasiers en hul bagasie (een bus sal aangekoop word).*
Z Between Louis Trichardt Railway Station and Katavha via Louis Trichardt Town and Njelele/Tussen Louis Trichardt-spoorwegstasie en Katavha, oor Louis Trichardt-dorp en Njelele.
Time-table/Tydtafel.

Daily/Daagliks.

Tariff/Tarief.	Depart/Vertrek.	Arrive/Aankoms.
Kalavha.....	8.30 a.m./vn.	Louis Trichardt town/dorp..... 10.30 a.m./vn.
Louis Trichardt Station/-straat.....	2.00 p.m./nm.	Louis Trichardt town/dorp..... 2.05 p.m./nm.
Louis Trichardt town/dorp.....	2.15 p.m./nm.	Kalavha..... 6.00 p.m./nm.

- Single journey/*Enkel rit.* 65c.
- X 2792. J. P. van Staden, Knoppieslaagte, District of/Distrik Pretoria. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TD 6045.
Y Roadmaking material (*pro forma*) (one lorry)/*Padmaakmateriaal (pro forma) (een vragmotor).*
Z Within the Transvaal Province/*Binne die Provincie Transvaal.*
X 2728. J. A. D. van Rensburg, Pretoria. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TP 79946.
Y (1) Goods, all classes/*Goedere, alle soorte.*
Z (1) Within a radius of 15 miles from Church Square, Pretoria/*Binne 'n ontrek van 15 myl van Kerkplein, Pretoria.*
Y (2) Roadmaking material (*pro forma*)/*Padmaakmateriaal (pro forma).*
Z (2) Within the Transvaal Province/*Binne die Provincie Transvaal.*
Y (3) Household removals (7-ton lorry)/*Huistrekke (7-ton-vragmotor).*
Z (3) Within a radius of 150 miles from Church Square, Pretoria/*Binne 'n omtrek van 150 myl van Kerkplein, Pretoria.*
X 2787. R. J. Jones (Jones Transport), Pietersburg. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TAL 3696.
Y Roadmaking material (*pro forma*) (one lorry)/*Padmaakmateriaal (pro forma) (een vragmotor).*
Z Within the Transvaal Province/*Binne die Provincie Transvaal.*
X 2780. F. Marais, Pretoria. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TAA 4475.
Y Roadmaking material (*pro forma*) (6-ton lorry)/*Padmaakmateriaal (pro forma) (6-ton-vragmotor).*
Z Within the Transvaal Province/*Binne die Provincie Transvaal.*
X 2580. G. J. Joubert, P.O./Pk. Sekukuni via/oor Lydenburg. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TAE 1406.
Y Recruited non-European workmen for Tweefontein United Collieries, Witbank (delivery van)/*Gewerfsde nie-blanke arbeiders vir Tweefontein United Collieries, Witbank (ligte afleveringswa).*
Z From points within Sekukuniland to the Bantu Commissioner's Office/*Van punte binne Sekukuniland na die Bantoesakekommissaris se kantoor.*
X 2509. Elden's Transport, Nelspruit. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TBH 5248.
Y Roadmaking material (*pro forma*) (7-ton lorry)/*Padmaakmateriaal (pro forma) (7-ton-vragmotor).*
Z Within the Transvaal Province/*Binne die Provincie Transvaal.*
X 2767. H. G. F. Joseph, Pretoria. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TAA 4389.
Y (1) Goods, all classes/*Goedere, alle soorte.*
Z (1) Within a radius of 15 miles from Church Square, Pretoria/*Binne 'n omtrek van 15 myl van Kerkplein, Pretoria.*
Y (2) Roadmaking material (*pro forma*)/*Padmaakmateriaal (pro forma).*
Z (2) Within the Transvaal Province/*Binne die Provincie Transvaal.*
X 2070. P. G. Lewis, Belfast. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TCB 455.
Y Farming products and livestock (one lorry)/*Boerdery produk en lewende hawe (een vragmotor).*
Z Between Railway Station and Auction Kraals within the Magisterial Districts of Belfast, Carolina, Dullstroom and Machadodorp/Tussen Spoorwegstasie en Vendusiekrale binne die Landdrosdistrikte Belfast, Carolina, Dullstroom en Machadodorp.
X 3869. J. A. Carbars (The Coronation Collieries, Ltd.), Witbank. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TW 723.
Y Families of employees (one bus)/*Families van werknemers (een bus).*
Z Between Colliery property on Farm No. 279 J.S. to Witbank. (Free of charge.)/*Tussen Steenkoolmyneindom op Plaas No. 279 J.S. na Witbank. (Geen tarief.)*
X 11723. J. E. Landsberg, Louw's Creek. (New application/*Nuwe aansoek.*) Vehicle/Voertuig: TAA 3066.
Y Roadmaking material for P. C. Zanen (7-ton lorry)/*Padmaakmateriaal vir P. C. Zanen (7-ton-vragmotor).*
Z Between Kaapmuiden and Barberton/Tussen Kaapmuiden en Barberton.
X 549. John Gradwell, Pretoria. (Application for additional authority/*Aansoek om bykomende magtiging.*) Vehicle/Voertuig: TP 26057.
Y (1) New car batteries/*Nuwe kar batterye.*
Z (1) Within a radius of 150 miles from Pretoria and the return trip/*Binne 'n omtrek van 150 myl van Pretoria en met die terugreis.*
Y (2) Second-hand scrap batteries/Tweedehandse ou batterye.
Z (2) To Pretoria/*Na Pretoria.*
Y (3) Empty acid jars/*Leë suurhouers.*
Z (3) From Pretoria to Modderfontein/*Van Pretoria na Modderfontein.*
Y (4) Full acid jars/*Gevulde suurhouers.*
Z (4) From Modderfontein to Pretoria/*Van Modderfontein na Pretoria.*
Exclusively on behalf of Alderson & Flitton. (Items 1 and 2);*Uitsluitlik ten behoeve van Alderson & Flitton. (Items 1 en 2.)*

- X 6830. J. H. Schoeman, Graskop. (Application for additional authority/*Aansoek om bykomende magtiging.*) Vehicles/Voertuie: TDD 78 and/en TDD 10.
Y (1) Timber/Hout.
Z (1) From Plantations within the Magisterial District of Pilgrim's Rust to the nearest Railway Station, Siding or Sawmill/*Van Plantasies binne die Landdrostdistrik Pelgrimsrus na die naaste Spoerwegstasie. -Sylm of Saagmeule.*
Y (2) Sawmill requirements (two lorries)/*Saagmeule benodigdheide (twee vragmotors).*
Z (1) Within a radius of 30 miles from Graskop Post Office/*Binne 'n omtrek van 30 myl van Graskop-poskantoor.*
X 2668. Philip Johnson (Vesuvius Mine/-myn), Louw's Creek. (New application/*Nuwe aansoek.*) Vehicle/Voertuie: TAA 3060.
Y Mining ores (7-ton lorry)/*Mynerts (7-ton-vragmotor).*
Z From Vesuvius Mine to Mill. (Distance approximately 5 miles.)/*Van Vesuvius-myn na Meule. (Afstand naasteby 5 myl.)*
X 2702. Mervyn Robert Catey, Thabazimbi. (New application/*Nuwe aansoek.*) Vehicle/Voertuie: TBZ 1491.
Y Iron ore, on behalf of Leeubos Lead Mine (one lorry)/*Ystererts, ten behoeve van Leeubos-leoddyn (een vragmotor).*
Z From Leeubos Lead Mine to Thabazimbi Station/*Van Leeubos-leoddyn na Thabazimbi-stasie.*
X 2563. B. J. Korb, Kameeldrift. (New application/*Nuwe aansoek.*) Vehicle/Voertuie: TAZ 7174.
Y (1) Goods, all classes/*Goedere, alle soorte.*
Z (1) Within a radius of 20 miles from Kameeldrift No. 82, District of Pretoria/*Binne 'n omtrek van 20 myl van Kameeldrift No. 82, Distrik Pretoria.*
Y (2) Household removals (*pro forma*)/*Huistrekke (pro forma).*
Z (2) Within a radius of 150 miles from Kameeldrift No. 82, District of Pretoria/*Binne 'n omtrek van 150 myl van Kameeldrift No. 82, Distrik Pretoria.*
Y (3) Corn, mealies, sand, stone, bricks, timber and zinc (one lorry)/*Koring, mielies, sand, kliip, stene, hout en sink (een vragmotor).*
Z (3) Within a radius of 30 miles from Kameeldrift No. 82, District of Pretoria/*Binne 'n omtrek van 30 myl van Kameeldrift No. 82, Distrik Pretoria.*

POUND SALES.

Unless previously released, the animals described hereunder will be sold as indicated.

Persons desiring to make inquiries respecting the animals described hereunder, in the case of animals in municipal pounds, should address the Town Clerk, for those in district pounds, the Magistrate of the district concerned.

AMALIA Health Committee Pound, on 26th April, 1961, at 11 a.m.—1 Heifer, black, 3 years, left ear swallowtail, right ear square behind; 1 heifer, light red, right ear swallowtail and half-moon behind. This animal is to be sold on the farm Paardefontein.

BOEKENHOUTFONTEIN Pound, District Rustenburg, on 10th May, 1961, at 11 a.m.—1 Cow, 9 years, light yellow, branded W-O-Z ; 1 heifer, Africander, 1 year, light yellow; 1 cow, 7 years, black, branded RS5; 1 toly, Africander, 1 year, red, both ears cut; 1 ox, Jersey, 3 years, branded g U2 ; 1 toly, Africander, 2 years, red, cropped ear; 1 heifer, Africander, 2 years, light yellow, marked swallowtail.

BOSCHPOORT Pound, District Rustenburg, on 10th May, 1961, at 11 a.m.—1 Heifer, Africander, 3 years, black; 1 cow, Africander, 7 years, red, branded RT3; 1 heifer, Friesland, 3 years, black and white; 1 heifer, Africander, 3 years, black, branded RQ9; 1 ox, Africander, 3 years, red, branded RQ9; 1 cow, Africander, 8 years, red, branded w 2K ; 1 heifer, Africander, 4 years, red; 1 ox, Africander, 6 years, red, branded RG6; 1 cow, Africander, 8 years, red, branded RT3; 1 ox, Africander, 4 years, red; 1 ox, Africander, 3 years, red, branded w 7B ; 1 ox, Africander, 8 years, black, branded RB6; 1 bull, Africander, 3 years, red; 1 ox, Africander, 3 years, red, branded D1 ; 1 goat, ewe, white.

DELAREYVILLE Municipal Pound, on 28th April, 1961, at 10 a.m.—1 Horse, mare, 6 years, with foal.

GROOTKUIL Pound, District Rustenburg, on 10th May, 1961, at 11 a.m.—1 Cow, 8 years, light red, branded W-O-Z ; 1 calf, 6 months, red, branded E 5A ; 1 ox, 4 years, red, branded R9W1H-Z ; 1 cow, 6 years, red, branded R57; 1 bull-calf, 4 months, red.

LEEUDORINGSTAD Municipal Pound, on 28th April, 1961, at 10 a.m.—1 Heifer, black and white, 9 months; 1 heifer, black and white, 1 year.

LICHENBURG Municipal Pound, on 28th April, 1961, at 10 a.m.—1 Heifer, black-brown, 1 year; 1 heifer, Jersey, 6 to 7 months; 1 bull-calf, Jersey, 7 to 8 months; 1 bull-calf, black, 5 months; 1 cow, red and white, 7 to 8 years, right ear cut, left ear cropped and cut behind; 1 heifer, red, 3 years; 1 heifer, red-brown, 7 to 8 months.

MAKWASSIE Health Committee Pound, on 28th April, 1961, at 3.30 p.m.—1 Ox, Friesland, 2½ years, both ears cropped; 1 ox, Friesland, 2½ years, both ears cropped; 1 ox, Friesland, 2½ years, both ears cropped.

with half-moon; 1 ox, Friesland, 2½ years, both ears cropped with half-moon; 1 ox, Friesland, 2½ years, both ears cropped with half-moon; 1 ox, Friesland, 2½ years, marked two squares; 1 bull, Friesland, 2½ years, both ears cropped.

MIDDELBURG Municipal Pound, on 26th April, 1961, at 3 p.m.—1 Heifer, Africander, 1 year, red; 1 heifer, 10 months, black and white; 1 heifer, Jersey, 9 months, grey.

POTGIETERSRUS Municipal Pound, on 6th June, 1961, at 10 a.m.—1 Ox, Africander, 4 years, red, both ears swallowtail.

RIETFONTEIN Pound, District Potgietersrus, on 10th May, 1961, at 11 a.m.—1 Ox, 3 years, red; 1 ox, 5 years, red and white; 1 bull, 2 years, red.

ROODEPOORT-MARAISBURG Municipal Pound, on 26th April, 1961, at 3 p.m.—1 Horse, gelding, 12-15 years, brown; 1 cow, 10-12 years, Friesland, left ear half-moon, right ear slit.

TUBEX Pound, District Pietersburg, on 10th May, 1961, at 11 a.m.—255 Cattle, mixed.

SKUTVERKOPINGS.

Tensy voor die tyd gelos, sal die diere hieronder beskryf, verkoop word soos aangedui.

Personne wat navraag wens te doen aan-gaande die hieronder omskreve diere moet, in die geval van diere in munisipale skutte, die Stadsklerk nader, en wat diere in distrik-skutte betref, die betrokke Landros.

AMALIA Gesondheidskomitee Skut, op 26 April 1961, om 11 vm.—1 Vers, swart, 3 jaar, linkeroor swaelstert, regteroer winkelhaak agter; 1 vers, ligrooi, regteroer swaelstert en halfmaan van agter. Hierdie dier word verkoop op die plaas Paardefontein.

BOEKENHOUTFONTEIN Skut, Distrik Rustenburg, op 10 Mei 1961, om 11 vm.—1 Koei, 9 jaar, liggeel, brandmerk w 2T ; 1 vers, Afrikaner, 1 jaar, liggeel; 1 koei, 7 jaar, swart, brandmerk RS5; 1 tollie, Afrikaner, 1 jaar, rooi, albei ore snytjies; 1 os, Jersey, 3 jaar, brandmerk g U2 ; 1 tollie, Afrikaner, 2 jaar, rooi, stamp oor; 1 vers, Afrikaner, 2 jaar, liggeel, swaelstert gemberk.

BOSCHPOORT Skut, Distrik Rustenburg, op 10 Mei 1961, om 11 vm.—1 Vers, Afrikaner, 3 jaar, swart; 1 koei, Afrikaner, 7 jaar, rooi, brandmerk RT3; 1 vers, Friesland, 3 jaar, swart en wit; 1 vers, Afrikaner, 3 jaar, swart, brandmerk RQ9; 1 os, Afrikaner, 3 jaar, rooi, brandmerk RQ9; 1 koei, Afrikaner, 8 jaar, rooi, brandmerk RG6; 1 vers, Afrikaner, 4 jaar, rooi; 1 os, Afrikaner, 6 jaar, rooi, brandmerk RT3; 1 os, Afrikaner, 4 jaar, rooi; 1 os, Afrikaner, 3 jaar, rooi, brandmerk w 7B ; 1 os, Afrikaner, 8 jaar, swart, brandmerk RB6; 1 bul, Afrikaner, 3 jaar, rooi; 1 os, Afrikaner, 3 jaar, rooi, brandmerk w D1 ; 1 bok, ooi, wit.

DELAREYVILLE Munisipale Skut, op 28 April 1961, om 10 vm.—1 Perd, merrie, 6 jaar, met vul.

GROOTKUIL Skut, Distrik Rustenburg, op 10 Mei 1961, om 11 vm.—1 Koei, 8 jaar, ligrooi, brandmerk W-O-Z ; 1 kalf, 6 maande, rooi, brandmerk E 5A ; 1 os, 4 jaar, rooi, brandmerk R9W1H-Z ; 1 koei, 6 jaar, rooi, brandmerk R57; 1 kalf, 4 maande, rooi.

LEEUDORINGSTAD Munisipale Skut, op 28 April 1961, om 10 vm.—1 Vers, swart en wit, 9 maande; 1 vers, swart en wit, 1 jaar.

LICHENBURG Munisipale Skut, op 28 April 1961, om 10 vm.—1 Vers, swart-bruin, 1 jaar; 1 vers, Jersey, 6 tot 7 maande; 1 bulkalf, Jersey, 7 tot 8 maande; 1 bulkalf, swart, 5 maande; 1 koei, rooi en wit, 7 tot 8 jaar, regteroer snytjie, linkeroor stamp en snytjie agter; 1 vers, rooi, 3 jaar; 1 vers, rooi-bruin, 7 tot 8 maande.

MAKWASSIE Gesondheidskomitee Skut, op 28 April 1961, om 3.30 nm.—1 Os, Friesland, 2½ jaar, albei ore stamp; 1 os, Friesland, 2½ jaar, albei ore stamp; 1 os, Friesland, 2½ jaar, albei ore stamp; 1 os, Friesland, 2½ jaar, albei ore stamp met halfmaan; 1 os, Friesland, 2½ jaar, albei ore stamp met halfmaan; 1 os, Friesland, 2½ jaar, twee winkelhaak gemberk; 1 bul, Friesland, 2½ jaar, albei ore stamp.

MIDDELBURG Munisipale Skut, op 26 April 1961, om 3 nm.—1 Vers, Afrikaner, 1 jaar, rooi; 1 vers, 10 maande, swart en wit; 1 vers, Jersey, 9 maande, vaal.

POTGIETERSRUS Munisipale Skut, op 6 Junie 1961, om 10 vm.—1 Os, Afrikaner, 4 jaar, rooi, albei ore swaelstert!

RIETFONTEIN Skut, Distrik Potgietersrus, op 10 Mei 1961, om 11 vm.—1 Os, 3 jaar, rooi; 1 os, 5 jaar, rooi en wit; 1 bul, 2 jaar, rooi.

ROODEPOORT-MARAISBURG Munisipale Skut, op 26 April 1961, om 3 nm.—1 Perd, reën, 12-15 jaar, bruin; 1 koei, 10-12 jaar, Friesland, linkeroor halfmaan, regteroer slip.

TUBEX Skut, Distrik Pietersburg, op 10 Mei 1961, om 11 vm.—255 Beeste, gemeng.

PERI-URBAN AREAS HEALTH BOARD.

BUILDING BY-LAWS AMENDMENT.

It is hereby notified, in terms of the provisions of Section 96 of the Local Government Ordinance, 1939, as amended, that it is the Board's intention to amend the above-mentioned by-laws in order to make such by-laws applicable to the area of jurisdiction of the Willowdene Local Area Committee.

A copy of the proposed amendment will lie for inspection at the Board's Head Office, 320 Bosman Street, Pretoria, and at its Branch Office, Armadale House, Bree Street, Johannesburg, for a period of 21 days from date hereof, during which period objections, in writing, thereto may be lodged with the undersigned.

H. B. PHILLIPS,
Secretary/Treasurer.
P.O. Box 1341,
Pretoria, 19th April, 1961.
(Notice No. 45/1961.)

GESONDHEIDSRAAD VIR BUITESTEDELIKE GEBIEDE.

WYSIGING VAN BOUVERORDENINGE.

Dit word bekendgemaak, ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Raad van voorneme is om bogenoemde verordeninge te wysig ten einde sodanige verordeninge van toepassing te maak op die regsgebied van die Willowdenese Plaaslike Gebiedskomitee.

'n Afskrif van die voorgestelde wysiging lê ter insae by die Raad se Hoofkantoor, Bosmanstraat 320, Pretoria, en by die Raad se Takkantoor, Armadalegebou, Breestraat, Johannesburg, vir 'n tydperk van 21 dae vanaf datum hiervan gedurende welke tydperk skriftelike besware daarteen by die ondergetekende ingedien kan word.

H. B. PHILLIPS,
Sekretaris/Tesourier.

Posbus 1341,
Pretoria, 19 April 1961.
(Kennisgewing No. 45/1961.) 177—19

MUNICIPALITY OF ROODEPOORT-MARAISBURG.

PROPOSED AMENDMENT OF BY-LAWS.

It is hereby notified, in terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Roodepoort-Maraisburg to amend its—

- (i) Drainage and Plumbing By-laws in order to legalise the basic charge on additional undertakings provided for in Section 19; and
- (ii) Fire By-laws to increase the existing tariff for the use of ambulances.

Copies of the proposed amendments will lie for inspection at the office of the undersigned and objections, if any, should be submitted to the Town Clerk, P.O. Box 217, Roodepoort, in writing, not later than 10th May, 1961.

I. D. FOURIE,
Town Clerk.

Municipal Offices,
Roodepoort, 19th April, 1961.
(Municipal Notice No. 27/1961.)

MUNISIPALITEIT ROODEPOORT-MARAISBURG.

VOORGESTELDE WYSIGING VAN VERORDENINGE.

Kennisgewing geskied hiermee, ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Roodepoort-Maraisburg voornemens is om sy—

- (i) Riolerings- en Loodgietersverordeninge te wysig om sodoende die basiese heffing op bykomstige ondernemings, soos bepaal deur Artikel 19 wettig te maak; en
- (ii) Brandwerbijwetten te wysig om die bestaande tarief vir die gebruik van ambulanse, te verhoog.

Die voorgestelde wysigings sal ter insae lê in die kantoor van die ondergetekende, gedurende gewone kantoorure, en besware, indien enige, moet skriftelik aan die Stadsklerk, Posbus 217, Roodepoort, gerig word nie later nie as 10 Mei 1961.

I. D. FOURIE,
Stadsklerk.

Munisipale Kantore,
Roodepoort, 19 April 1961.
(Munisipale Kennisgewing No. 27/1961.)

174—19

MUNICIPALITY OF ROODEPOORT-MARAISBURG.

DRAFT TOWN-PLANNING SCHEME No. 2/5 OF 1961.

It is hereby notified for general information, in terms of the regulations framed under the Town-Planning Ordinance, 1931, as amended, that it is the intention of the Town Council of Roodepoort-Maraisburg to adopt the above-mentioned draft scheme, which will amend Town-planning Scheme No. 2 of 1954, by the rezoning of Stand No. 36, Florida North, from "general residential" to "special business".

Particulars of the draft scheme and Map No. 2 are open for inspection at the office of the undersigned, for a period of six weeks from 5th April, 1961.

Every owner or occupier of immovable property situated within the area to which the scheme applies, has the right to submit objections or representations in regard thereto, in writing, to the undersigned. Such objections or representations must clearly indicate the grounds on which they are made and will be received up to 17th May, 1961.

I. D. FOURIE,
Town Clerk.

Municipal Offices,
Roodepoort, 5th April, 1961.
(Municipal Notice No. 22/1961.)

MUNISIPALITEIT ROODEPOORT-MARAISBURG.

ONTWERP-DORPSAANLEGSKEMA No. 2/5 VAN 1961.

Kennisgewing geskied hiermee ter algemene inligting, ingevolge die regulasies opgestel kragtens die Dorpe- en Dorpsaanlegordonansie, 1931, soos gewysig, dat die Stadsraad van Roodepoort-Maraisburg voornemens is om die bogenoemde ontwerp-skema te aanvaar wat Dorpsaanlegskema No. 2 van 1954 sal wysig, deur die herindeling van Erf No. 36, Florida-Noord, van „algemene woonbuurtdoelende“ na „spesiale besigheid“.

Besonderhede van die ontwerp-skema en Kaart No. 1 is vir 'n tydperk van ses weke vanaf 5 April 1961, ter insae by die kantoor van die ondergetekende.

Elke eienaar of bewoner van vaste eiendom geleë binne die gebied waarop die skema van toepassing is, het die reg om beswaar of vertoë met betrekking daartoe, skriftelik aan die ondergetekende te rig. Sodanige beswaar of vertoë moet duidelik aantoon op grond waarvan dit gemaak word en sal tot 17 Mei 1961 ontvang word.

I. D. FOURIE,
Stadsklerk.

Munisipale Kantore,
Roodepoort, 5 April 1961.
(Munisipale Kennisgewing No. 22/1961.)

157—12-19-26

MUNICIPALITY OF VENTERSDORP.

ALIENATION OF LAND.

Notice is hereby given, in terms of Section 79 (18) of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Council, subject to the approval of the Administrator, to alienate to the Department of Education a portion of the farm Roodepoort No. 22, approximately four morgen in extent.

A sketch plan and the conditions of alienation of the portion in question will be open for inspection at the office of the Town Clerk, during normal office hours.

Objections against the intention of the Council must be lodged, in writing, with the undersigned not later than Friday, the 5th May, 1961.

M. J. KLYNSMITH,
Town Clerk.

Municipal Office,
Ventersdorp, 5th April, 1961.
(Notice No. 6/61.)

MUNISIPALITEIT VENTERSDORP.

VERVREEMDING VAN GROND.

Kennisgewing geskied hiermee, ooreenkomsdig die bepalings van Artikel 79 (18) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat, onderhewig aan die goedkeuring van die Administrator, die Raad van voornemens is om 'n gedeelte van die plaas Roodepoort No. 22, groot ongeveer vier morg, aan die Departement van Onderwys te vervreem.

'n Plan van die onderhewige gedeelte asook die voorwaardes van vervreemding, lê ter insae by die kantoor van die Stadsklerk gedurende gewone kantoorure.

Skriftelike besware teen die voorneme van die Raad moet by ondergetekende ingediend word nie later dan Vrydag, 5 Mei 1961 nie.

M. J. KLYNSMITH,
Stadsklerk.

Munisipale Kantore,
Ventersdorp, 5 April 1961.
(Kennisgewing No. 6/61.) 142—12-19-26

MUNICIPALITY OF CHRISTIANA.

ALIENATION OF CHRISTIANA SULPHUR BATH.

Notice is hereby given that the Town Council of Christiana has decided, at an Ordinary Meeting held on the 20th October, 1960, and the 16th March, 1961, to donate, subject to the approval of the Administrator, and subject to certain conditions, approximately 500 morgen of the Town Lands including the Sulphur Bath stand, together with the buildings erected on the stand, to the Mineral Baths Board of Trustees, on the condition that it be developed as a health and pleasure resort.

The plan showing the relevant portion of ground and the conditions of donation, will be open for inspection at the office of the undersigned during the ordinary office hours.

Objections, if any, against the proposed resolution of the Council must be submitted, in writing, to the undersigned not later than the 29th April, 1961.

H. J. MOUNTJOY,
Town Clerk.

Town Office,
Christiana, 25th March, 1961.

MUNISIPALITEIT CHRISTIANA.

VERVREEMDING VAN CHRISTIANA KRUITBAD.

Kennisgewing geskied hiermee dat die Stadsraad van Christiana op 'n Gewone vergadering wat gehou is op die 20ste Oktober 1960 en 16 Maart 1961, besluit het om, onderworpe aan die goedkeuring van die Administrator, ongeveer 500 morg van die dorpsgrond insluitende die Kruitbadterrein met geboue daarop, aan die Raad van Kuratore vir Minerale Baaie te skenk, onderworpe aan sekere voorwaardes, om die Kruitbad te ontwikkel as 'n gesondheid- en 'n plesieroord.

'n Plan wat die terrein aantoon, asook die voorwaardes van skenking sal ter insae wees by die kantoor van die ondergetekende gedurende gewone kantoorure.

Enige besware teen die voorgenome besluit van die Raad moet skriftelik by die ondergetekende ingediend word nie later dan die 29ste April 1961 nie.

H. J. MOUNTJOY,
Stadsklerk.

Stadskantoor,
Christiana, 25 Maart 1961.

146—12-19-26

HEALTH COMMITTEE OF HARTBEESFONTEIN.

AMENDMENT OF PUBLIC HEALTH BYLAWS.

It is hereby notified, in terms of Section 96 of the Local Government Ordinance, 1939, that the Health Committee of Hartbeesfontein proposes to amend the Public Health By-laws.

Copies of the amendment will be open for inspection at the Committee's Offices for a period of 21 days from date of publication hereof.

O. J. S. OLIVIER,
Secretary.

Health Committee's Offices,
P.O. Box 50,

Hartbeesfontein, 10th April, 1961.

GESONDHEIDSKOMITEE VAN HARTBEESFONTEIN.

WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

Daar word, ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Gesondheidskomitee van Hartbeesfontein van voorneme is om die Publieke Gesondheidsverordeninge te wysig.

Afskrifte van hierdie wysiging lê ter insae by die Komitee se kantoor vir 'n tydperk van een-en-twintig dae met ingang van die datum van publikasie hiervan.

O. J. S. OLIVIER,
Sekretaris.

Gesondheidskomiteekantoor,
Posbus 50,

Hartbeesfontein, 10 April 1961.

176—19

TOWN COUNCIL OF KLERKS DORP.

TRIENNIAL AND INTERIM VALUATION ROLL.

Notice is hereby given that the Triennial Valuation Roll, as well as an Interim Valuation Roll for the period 1st April, 1960, to 31st December, 1960, of all rateable property within the Municipality of Klerksdorp have now been prepared in accordance with the Local Authorities Rating Ordinance, No. 20 of 1933, and will lie for public inspection at the Municipal Offices (Rates Hall), during office hours.

All persons interested are hereby called upon to lodge, in writing, with the Town Clerk, in the form set forth in the Schedule to the said Ordinance, not later than 10 a.m. on Friday, 19th May, 1961, notice of any objection they may have in respect of the valuation of any rateable property valued in the said valuation rolls or in respect of the omission therefrom of property alleged to be rateable property and whether held by the person objecting or by others, or in respect of any error, omission or misdescription.

Forms of notice of objection may be obtained on application at the Rates Hall or Room No. 203, Municipal Offices.

Attention is directed to the fact that no person will be entitled to urge any objection before the Valuation Court to be hereafter constituted, unless he shall first have lodged such notice of objection as aforesaid.

A. F. KOCK,
Town Clerk.

Municipal Offices,
Klerksdorp, 12th April, 1961.
(Notice No. 23/61.)

STADSRAAD VAN KLERKS DORP.

DRIEJAARLIKSE EN TUSSENTYDSE WAARDERINGSLYS.

Kennisgewing geskied hiermee dat die Driejaarlike Waarderingslys, sowel as 'n Tussentydse Waarderingslys vir die tydperk 1 April 1960 tot 31 Desember 1960, van

alle belasbare eiendom binne die Munisipaleiteit Klerksdorp, ooreenkomsdig die Plaaslike-Bestuur-Belastingordonnansie, No. 20 van 1933, opgestel is en dat dit by die Munisipale Kantore (Belastingsaal), ter insae van die publiek lê gedurende kantoorure.

Alle belanghebbende persone word hiermee versoek om die Stadsklerk voor 10 v.m. op Vrydag, 19 Mei 1961, op die vorm wat in die skedule van bogemelde Ordonnansie voorgeskryf is, skriftelik in kennis te stel van enige beswaar wat hulle in verband met die waardering van enige belasbare eiendom in bogemelde waarderingslyste mag hê, of ten opsigte van die weglatting daaruit van eiendom wat na beweer word, belasbaar is, hetsy dit aan die persoon wat beswaar maak of aan iemand anders behoort, of met betrekking tot enige fout, weglatting of verkeerde inskrywing.

Vorms van kennisgewing van beswaar kan op aanvraag by die Belastingsaal of Kantoor No. 203, Munisipale Kantore, verkry word.

Die aandag word gevvestig op die feit dat niemand daarop geregtig is om enige beswaar voor die Waarderingshof wat later saamgestel sal word, te opper nie, tensy hy eers sodanige kennisgewing van beswaar soos hierbo vermeld, ingedien het nie.

A. F. KOCK,
Stadsklerk.

Munisipale Kantore,
Klerksdorp, 12 April 1961.

(Kennisgewing No. 23/61.) 178—19

TOWN COUNCIL OF RUSTENBURG.

INTERIM VALUATION ROLL—JULY TO DECEMBER, 1960.

Notice is hereby given, in terms of Section 14 of the Local Authorities Rating Ordinance, No. 20 of 1933, that the Interim Valuation Roll—July to December, 1960, of rateable property, situate within the municipal area of Rustenburg, have been completed and certified in accordance with the provisions of the Local Authorities Rating Ordinance, No. 20 of 1933, and will become fixed and binding upon all parties concerned who shall not, within one month from the date of the first publication of this notice, appeal against the decision of the Valuation Court in the manner prescribed in the said Ordinance.

By Order of the President of the Valuation Court.

T. A. v. d. HOVEN,
Clerk of the Valuation Court.

Town Hall,
Rustenburg, 27th March, 1961.
(No. 26/61.)

STADSRAAD VAN RUSTENBURG.

TUSSENTYDSE WAARDERINGSLYS—
JULIE TOT DESEMBER 1960.

Kragtens die bepaling van Artikel 14 van die Plaaslike-Bestuur-Belastingordonnansie, No. 20 van 1933, word hiermee kennis gegege dat die Tussentydse Waarderingslys, Julie tot Desember 1960, van belasbare eiendomme binne die munisipale gebied van Rustenburg voltooi en ingevolge die bepaling van bogenoemde Ordonnansie gesertifiseer is. Dit sal van toepassing en bindend word op alle partye wat nie binne een maand vanaf die datum van die eerste verskynning hiervan, teen die beslissing van die Waarderingshof appelleer nie, op die wye soos in gemelde Ordonnansie voorgeskryf word.

Op las van die President van die Waarderingshof.

T. A. v. d. HOVEN,
Klerk van die Waarderingshof.
Stadhuis,
Rustenburg, 27 Maart 1961.
(No. 26/61.) 149—12-19

TOWN COUNCIL OF LYDENBURG.

PROPOSED PERMANENT CLOSING AND ALIENATION OF PORTION OF VOORTREKKER PARK No. 1195.

Notice is hereby given, in accordance with the provisions of Section 67 (3), read with Sections 68 and 79 (17) of the Local Government Ordinance, No. 17 of 1939 (as amended), that it is the intention of the Town Council of Lydenburg, subject to the consent of the Honourable the Administrator, to close permanently the portion of Voortrekker Park No. 1195, as more particularly described in the appended schedule, and to grant the said portion of Voortrekker Park No. 1195 to the Department of Education for the purpose of erecting thereon School Board Offices.

A plan showing the portion of the ground which it is proposed to close and alienate may be inspected, during ordinary office hours, at the office of the Town Clerk, Lydenburg.

Any owner, lessee or occupier of land abutting on the ground which it is proposed to close, or any other persons who have any objection or who may have any claim for compensation, if such closing and alienation is carried out, must lodge his objection or claim, in writing, with the Town Clerk of the Lydenburg Municipality not later than the 1st July, 1961.

J. P. BARNHOORN,
Town Clerk.

Town Clerk's Office,
P.O. Box 61,
Lydenburg, 4th April, 1961.
(Notice No. 11/1961.)

DESCRIPTION OF LAND TO BE CLOSED.

Portion of Voortrekker Park No. 1195, in extent 208·6 feet by 194·62 feet, situated on the south-western corner of Voortrekker Street and Eeuvees Street.

STADSRAAD VAN LYDENBURG.

BEOOGDE PERMANENTE SLUITING EN VERVREEMDING VAN GEDEELTE VAN VOORTREKKER-PARK No. 1195.

Kennisgewing geskied hiermee, ooreenkomsdig die bepaling van Artikel 67 (3) gelees saam met Artikels 68 en 79 (17) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat dit die voorneme van die Stadsraad van Lydenburg is om, onderworpe aan die goedkeuring van Sy Edele die Administrateur, 'n sekere gedeelte van Voortrekkerpark No. 1195, soos breedvoerig in die bylae hieronder omskryf is, permanent te sluit, en aan die Departement van Onderwys te skenk vir die doel om Skoolraadskantore, daarop te bou.

'n Kaart waarop die gedeelte van die grond wat dit voornemens is om te sluit en te skenk, lê gedurende gewone kantoorure in die kantoor van die Stadsklerk, Munisipale Kantore, Lydenburg, ter insae.

Enige cienaar, huurder of bewoner van grond wat aan die grond grens, wat dit voornemens is om te sluit en te skenk, of enige ander persoon wat enige beswaar of enige eis om skadevergoeding het, indien sodanige sluiting en skenking uitgevoer word, moet sy beswaar of eis skriftelik by die Stadsklerk van die Munisipaliteit Lydenburg, nie later nie as 1 Julie 1961, indien.

J. P. BARNHOORN,
Stadsklerk.
Kantoor van die Stadsklerk,
Posbus 61,
Lydenburg, 4 April 1961.
(Kennisgewing No. 11/1961.)

BESKRYWING VAN GROND WAT GESLUIT SAL WORD.

Gedeelte van Voortrekkerpark No. 1195, groot 208·6 voet by 194·62 voet, geleë op die suidwestelike hoek van Voortrekker- en Eeuveesstraat.

170—12-19-26

TOWN COUNCIL OF NIGEL.

PROPOSED PERMANENT CLOSING OF THE LANES SITUATED BETWEEN ERVEN Nos. 17 AND 18, 19 AND 20, AND 21 AND 22, NIGEL, AND A PORTION OF A STREET ADJOINING ERF No. S.29, NIGEL.

Notice is hereby given, in accordance with the provisions of Section 67 (3) of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Nigel, subject to the necessary consent of the Honourable the Administrator, to close the following lanes and portion of a street, permanently:

- (a) The lanes situated between Erven Nos. 17 and 18, 19 and 20, and 21 and 22, Nigel;
- (b) a portion of the street adjoining Erf No. S.29, Nigel.

A plan showing the lanes and street which it is proposed to close, may be inspected, during normal office hours, at the office of the Town Clerk.

Any person who has any objection to the proposed closing or who may have any claim for compensation, if such closing is carried out, must lodge his objection or claim, as the case may be, in writing, with the Town Clerk, Municipal Offices, Nigel, not later than Monday, 19th June, 1961.

P. J. GREYLING,
Town Clerk.

Municipal Offices,

Nigel, 10th April, 1961.

(Notice No. 18/1961.)

STADSRAAD VAN NIGEL.

VOORGESTELDE PERMANENTE SLUITING VAN DIE LANE GELEË TUSSEN ERWE Nos. 17 EN 18, 19 EN 20, EN 21 EN 22, NIGEL, EN 'N GEDEELTE VAN DIE STRAAT AANGRENSENDE AAN ERF No. S.29, NIGEL.

Hierby word, ooreenkomsdig die bepalings van Artikel 67 (3) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, bekendgemaak dat die Stadsraad van Nigel voornemens is om, onderworpe aan die goedkeuring van Sy Edele die Administrateur, die volgende lane en gedeelte van 'n straat permanent te sluit:

- (a) Die lane geleë tussen Erwe Nos. 17 en 18, 19 en 20, en 21 en 22, Nigel;
- (b) 'n gedeelte van die straat aangrensende aan Erf No. S.29, Nigel.

'n Plan waarop die betrokke lane en straat aangetoon word, lê gedurende gewone kantoorure op kantoor van die Stadsklerk ter insae.

Enigeen wat beswaar teen die voorgestelde sluiting wil opper, of wat skadevergoeding sal eis indien die lane en straatgedeelte gesluit word, moet sy beswaar of eis, wat die geval ook al mag wees, nie later nie as Maandag, 19 Junie 1961, skriftelik by die Stadsklerk, Municipale Kantoer, Nigel, indien.

P. J. GREYLING,
Stadsklerk.

Municipale Kantoer.

Nigel, 10 April 1961.

(Kennisgiving No. 18/1961.) 175—19

HEALTH COMMITTEE OF MAKWASSIE.

VALUATION ROLL.

Notice is hereby given that the Makwassie Health Committee resolved to apply to the Administrator, in terms of Section 5 (2) of the Local Authorities Rating Ordinance, No. 20 of 1933, to compile a valuation roll every five years instead of every three years.

Objections to this resolution must be lodged, in writing, with the undersigned on or before the 26th April, 1961, at 4 p.m.

C. P. BEZUIDENHOUT,
Secretary.

Makwassie, 27th March, 1961.

GESONDHEIDSKOMITEE VAN MAKWASSIE.

WAARDERINGSLYS.

Kennisgiving geskied hiermee dat die Gesondheidskomitee van Makwassie besluit het om, ingevolge Artikel 5 (2) van die Plaaslike Bestuur-Belastingordonnansie, No. 20 van 1933, aansoek te doen by die Administrateur om elke vyf jaar 'n waardering van eiendomme te maak in plaas van elke drie jaar.

Enige beswaar hieraan moet skriftelik by die ondergetekende ingedien word voor of op Woensdag, 26 April 1961, om 4-uur nm.

C. P. BEZUIDENHOUT,
Sekretaris.

Makwassie, 27 Maart 1961. 144—12-19-26

CITY OF JOHANNESBURG.

PROPOSED PERMANENT CLOSING OF ROADS IN HOMESTEAD PARK TOWNSHIP.

[Notice in terms of Section 67 (3) of the Local Government Ordinance, 1939.]

The Council intends to close permanently to all traffic the following portions of roads if the Administrator approves:

Van der Byl Road, south of Winston Road;
Marist Road, west of Dalton Road;
Maidstone Road, west of Dalton Road;
Metaxas Road, west of Dalton Road.

A plan showing the portions of roads the Council proposes to close may be inspected during ordinary office hours at Room 213, Municipal Offices, Johannesburg, for sixty days from the date of this notice. Any person who has any objection to the proposed closing, or will have any claim for compensation if the roads are closed, must lodge his objection or claim, in writing, with me on or before the 5th June, 1961.

BRIAN PORTER,
Town Clerk.

Municipal Offices,
Johannesburg, 5th April 1961.

STAD JOHANNESBURG.

VOORGESTELDE PERMANENTE SLUITING VAN PAAIE IN HOMESTEAD PARK.

[Kennisgiving ingevolge die bepalings van Artikel 67 (3) van die Ordonnansie op Plaaslike Bestuur, 1939.]

Die Raad is voornemens om, mits die Administrateur dit goedkeur, ondergenoemde padgedeeltes permanent vir alle verkeer te sluit:

Vanderbylweg, ten suide van Winstonweg;
Maristweg, ten weste van Daltonweg;
Maidstoneweg, ten weste van Daltonweg;

Metaxasweg, ten weste van Daltonweg.

'n Plan waarop die padgedeeltes wat die Raad voornemens is om te sluit, aangetoon word, lê sestig dae lank vanaf die datum van hierdie kennisgiving gedurende gewone kantoorure in Kamer 213, Stadhuis, Johannesburg, ter insae. Enigemand wat teen die voorgestelde sluiting beswaar wil opper, of wat moontlik skadevergoeding sal wil eis indien die paaie gesluit word, moet sy beswaar of eis voor of op 5 Junie 1961, skriftelik by my indien.

BRIAN PORTER,
Stadsklerk

Stadhuis,
Johannesburg, 5 April 1961.

133—5-12-19

TOWN COUNCIL OF LYDENBURG.

PROPOSED PERMANENT CLOSING AND ALIENATION OF PORTION OF VOORTREKKER PARK No. 1195.

Notice is hereby given, in accordance with the provisions of Section 67 (3), read with Sections 68 and 79 (17) of the Local Government Ordinance, No. 17 of 1939 (as amended), that it is the intention of the Town Council of Lydenburg, subject to the consent of the Honourable the Administrator, to close permanently the portion of Voortrekker Park No. 1195, as more particularly described in the appended schedule, and to grant the said portion of Voortrekker Park No. 1195 to the Department of Education for primary school purposes.

A plan showing the portion of the ground which it is proposed to close and alienate may be inspected, during ordinary office hours, at the office of the Town Clerk, Lydenburg.

Any owner, lessee or occupier of land abutting on the ground which it is proposed to close, or any other persons who have any objection or who may have any claim for compensation, if such closing and alienation is carried out, must lodge his objection or claim, in writing, with the Town Clerk of the Lydenburg Municipality not later than the 1st July, 1961.

J. P. BARNHOORN,
Town Clerk.

Town Clerk's Office,
P.O. Box 61,

Lydenburg; 4th April, 1961.

(Notice No. 13/1961.)

DESCRIPTION OF LAND TO BE CLOSED.

Portion of Voortrekker Park No. 1195, in extent approximately five morgen, situated to the north of the Lydenburg Tennis Courts and bounded by Nel Street on the east and Marian Street on the west.

STADSRAAD VAN LYDENBURG.

BEOOGDE PERMANENTE SLUITING EN VERVREEMDING VAN GEDEELTE VAN VOORTREKKER-PARK No. 1195.

Kennisgiving geskied hiermee, ooreenkomsdig die bepalings van Artikel 67 (3) gelees saam met Artikels 68 en 79 (17) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat dit die voorneme van die Stadsraad van Lydenburg is om, onderworpe aan die goedkeuring van Sy Edele die Administrateur, 'n sekere gedeelte van Voortrekkerpark No. 1195, soos breedvoerig in die bylae hieronder omskryf is, permanent te sluit, en aan die Departement van Onderwys te skenk vir laerskooldoendeinde.

'n Kaart waarop die gedeelte van die grond wat dit voornemens is om te sluit en te skenk, lê gedurende gewone kantoorure in die kantoor van die Stadsklerk, Municipale Kantoer, Lydenburg, ter insae.

Enige eienaar, huurder of bewoner van grond wat aan die grond grens, wat dit voornemens is om te sluit en te skenk, of enige ander persoon wat enige beswaar of enige eis om skadevergoeding het, indien sodanige sluiting en skenkning uitgevoer word, moet sy beswaar of eis skriftelik by die Stadsklerk van die Municipaleit Lydenburg, nie later nie as 8 Junie 1961, indien.

J. P. BARNHOORN,
Stadsklerk.

Kantoor van die Stadsklerk,
Posbus 61,

Lydenburg, 4 April 1961.

(Kennisgiving No. 13/1961.)

BESKRYWING VAN GROND WAT GESLUIT SAL WORD.

Gedeelte van Voortrekkerpark No. 1195, groot ongeveer vyf morg, geleë ten noorde van die Lydenburgse Tennisbane, en begrens deur Nelstraat in die ooste en Marranstraat in die wese.

171—12-19-26

TOWN COUNCIL OF WESTONARIA.

PROCLAMATION OF ROAD.

Notice is hereby given, in accordance with the provisions of Section 5 of the Local Authorities Roads Ordinance, No. 44 of 1904 (as amended), that the Administrator of the Transvaal has been petitioned by this Town Council, in terms of Section 4 of the said Ordinance, to proclaim the following road within the municipal area of Westonaria:

A road, 50 Cape feet wide, as defined by Diagram S.G. No. A.5202/60, framed by Land Surveyor J. H. Smith from a survey performed in November, 1960, traversing in its course unproclaimed land, situated on the remainder of Portion 74 of the farm Venterspost No. 284—I.Q., District Randfontein, Mining District of Johannesburg, Transvaal Province.

Commencing at the western boundary of Homestead Street, between Anderson and Smits Streets, Venterspost Township, thence proceeding in a straight line in a west-south-westerly direction south of and parallel to the northern boundary of the remainder of Portion 74 of the farm Venterspost No. 284—I.Q., for a distance of approximately 3,946 Cape feet to terminate at the eastern boundary of the remainder of Portion 3 of Portion N of the farm Venterspost No. 284—I.Q.

A copy of the petition submitted to the Administrator and plans on which the road mentioned above is more particularly described, will be open for inspection at the office of the undersigned with effect from the 12th April, 1961, until the closing date for objection.

Any person who desires to object to the proclamation of the road mentioned in this notice, must lodge his objections, in writing, in duplicate, with the Provincial Secretary and the Town Clerk of Westonaria, within 30 days from the date of the last publication of this notice which will appear in three successive issues of the *Provincial Gazette* and once a week for three consecutive weeks in the *Star* and *Vaderland*, with effect from the week commencing on Wednesday, 12th April, 1961.

W. J. R. APPELCRYN,
Town Clerk

Municipal Offices,
Westonaria, 20th March, 1961.
(Municipal Notice No. 9/1961.)

STADSRAAD VAN WESTONARIA.

PROKLAMERING VAN PAD.

Hiermee word kennis gegee, ooreenkomsdig die bepalings van Artikel 5 van die Plaaslike Bestuur Paaie Ordonnansie, No. 44 van 1904 (soos gewysig), dat hierdie Stadsraad, die Administrateur van Transvaal, kragtens Artikel 4 van gemelde Ordonnansie, versoek het om die volgende pad binne die munisipale gebied van Westonaria te proklameer:

'n Pad, 50 Kaapse voet breed, soos omskryf by Diagram L.G. No. A.5202/60, deur Landmeter J. H. Smith opgestel van 'n opmeting wat in November 1960 uitgevoer is, wat oor ongeproklameerde grond gaan, geleë op die restant van Gedeelte 74 van die plaas Venterspost No. 284—I.Q., Distrik Randfontein, Myn-distrik van Johannesburg, Provincie Transvaal.

Beginnende by die westelike grens van Homesteadstraat, tussen Anderson- en Smitsstraat, in Venterspost Dorpsgebied; daarvandaan in 'n reguit lyn in 'n wes-suidwestelike rigting, suid van en parallel met die noordelike grens van die restant van Gedeelte 74 van die plaas Venterspost No. 284—I.Q., vir 'n distansie van ongeveer 3,946 Kaapse voet om te eindig by die oosteelke grens van die restant van Gedeelte 3 van Gedeelte N van die plaas Venterspost No. 284—I.Q.

'n Afskrif van die versoekskrif wat ingedien is by die Administrateur, en planne waarop die pad wat hierbo vermeld word meer in besonder beskryf word, sal ter insae beskikbaar wees by die kantoor van ondergetekende met aanvang vanaf 12 April 1961, tot en met sluitingsdatum vir besware.

Enigiemand wat beswaar wil aanteken teen die proklamering van die pad wat in hierdie kennisgewing vermeld word, moet sy beswaar skriftelik in duplikaat by die Provinsiale Sekretaris en die Stadsklerk, Westonaria, binne 30 dae vanaf die laaste datum waarop hierdie kennisgewing verskyn, indien. Die betrokke kennisgewing sal in drie agtereenvolgende uitgawes van die *Provinsiale Koerant*, en een keer per week vir drie agtereenvolgende weke in die *Star* en *Vaderland* verskyn, met aanvang vanaf die week wat begin op Woensdag, 12 April 1961.

W. J. R. APPELCRYN,
Stadsklerk.

Munisipale Kantore,
Westonaria, 20 Maart 1961.
(Munisipale Kennisgewing No. 9/1961.)
148—12-19-26

MUNICIPALITY OF LOUIS TRICHARDT.

NOTICE.

Notice is hereby given, in terms of the provisions of Section 79 (18) of the Local Government Ordinance, 1939, that it is the intention of the Town Council of Louis Trichardt to lease to the Soutpansberg Show Society, certain portion of Townlands, Bergvliet 52, for show purposes.

Conditions of Lease may be inspected at the office of the Clerk of the Council, during office hours, and any objections to the proposed lease must be lodged with the undersigned within 21 days as from date hercuf.

B. J. CRONJE,
Town Clerk.

Municipal Offices,
Louis Trichardt, 10 April, 1961.

MUNISIPALITEIT LOUIS TRICHARDT.

KENNISGEWING.

Kennis word gegee, in terme van die bepalings van Artikel 79 (18) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Louis Trichardt van voornameks is om sekere gedeelte dorpsgronde, Bergvliet 52, te verhuur aan die Soutpansberg Tentoontelling Vereniging vir skoudoelendes.

Voorwaardes en kondisies van verhuur kan nagesien word in die kantoor van die Klerk van die Raad, gedurende kantoorure, en enige beswaar teen die voorgestelde verhuur moet by die ondergetekende ingedien word binne 21 dae vanaf datum hiervan,

B. J. CRONJE,
Stadsklerk.

Munisipale Kantore,
Louis Trichardt, 10 April 1961.
173—19-26-3

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDING SCHEME No. 1/75).

(Notice in terms of Section 35 of the Townships and Town-planning Ordinance, 1931.)

The City Council of Johannesburg proposes to amend its Town-planning Scheme No. 1, as follows:

(i) Stand No. 476, Doornfontein, to be rezoned "Special" permitting the erection of a printing works, on certain conditions.

(ii) Stands Nos. 437 and 471, Doornfontein, to be rezoned "Special" permitting parking on the ground floor and at the absolute discretion of the Council an extension of the printing works on the first floor, on certain conditions.

(iii) By the insertion in the first line of item 44 of Schedule A to Use Zone VII of the words "Consolidated Erf No. 438" after Doornfontein, and the enclosure of the words and figures "Erven Nos. 438, 439, 440, 441, 472, 473, 474 and 475" in brackets.

(iv) By the substitution in sub-clause (iii) of item 44 of Schedule A to Use Zone VII of the words and figures "Consolidated Erf No. 438" for "Stands Nos. 440, 441, 474 and 475".

Particulars of these amendments are open for inspection at Room No. 213, Municipal Offices, Johannesburg, for a period of six weeks from the undermentioned date. Every occupier or owner of immovable property situate within the area to which the scheme applies, has the right to object to the amendments and may inform the Clerk of the Council, in writing, of such objections and the grounds thereof at any time during the six weeks the particulars are open for inspection.

ROSS BLAINE,
Clerk of the Council.

Municipal Offices,
Johannesburg, 12th April, 1961.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA NO. 1 (WYSIGINGSKEMA NO. 1/75).

(Kennisgewing ingevoegde die bepalings van Artikel 35 van die Dorpe- en Dorpsaanlegordonansie, 1931.).

Die Stadsraad van Johannesburg is voorneems om sy Dorpsaanlegskema No. 1 as volg te wysig:

(i) Die indeling van Standplaas No. 476, Doornfontein, moet op sekere voorwaarde na "Spesial" verander word sodat 'n drukkery daar opgerig kan word.

(ii) Die indeling van Standplaas Nos. 437 en 471, Doornfontein, moet op sekere voorwaarde na "spesial" verander word sodat daar parkering op die grondverdieping verskaf kan word, en die drukkery op die eerste verdieping na absolute goedunkie van die Raad uitgebrei kan word.

(iii) Die woorde "verenigde Erf No. 438" moet na die woorde "Doornfontein" in die eerste reël van Item 44, Gebruikstreek VII, Aanhangsel A, ingevoeg, en die woorde en syfers "Erven Nos. 438, 439, 440, 441, 472, 473, 474 en 475" tussen hakies geplaas word.

(iv) In subklousule (iii) van Item 44, Gebruikstreek VII, Aanhangsel A, moet die woorde en syfers "Standplaas Nos. 440, 441, 474 en 475" deur die woorde en syfers "verenigde Erf No. 438" vervang word.

Besonderhede van hierdie wysigings lê ses weke lank vanaf die datum van hierdie kennisgewing in Kamer No. 213, Stadhuis, Johannesburg, ter insae. Alle okkupanteers of eienaars van vaste eiendom wat geleë is binne die gebied waarop die skema van toepassing is, het die reg om teen die wysiging beswaar te opper, en kan te eniger tyd gedurende genoemde ses weke sodanige besware en die redes daarvoor, skriftelik by die Klerk van die Raad indien.

ROSS BLAINE,
Klerk van die Raad.

Stadhuis,
Johannesburg, 12 April 1961.

167—12-19-26

TOWN COUNCIL OF LYDENBURG.

LYDENBURG TOWN-PLANNING SCHEME No. 1/1.

It is hereby notified, in terms of subsection (1) of Section 39 of the Townships and Town-planning Ordinance, 1931, that the Town Council of Lydenburg has applied for Lydenburg Town-planning Scheme No. 1, 1948, to be amended and that particulars of this scheme (which will be known as Lydenburg Town-planning Scheme No. 1/1) are lying for inspection at the office of the Town Clerk, Lydenburg, and at the office of the Secretary of the Townships Board, Room No. 116, Maritime House, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies, shall have the right of objection to the scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e. on or before the 18th May, 1961.

J. P. BARNHOORN,
Town Clerk.

Town Clerk's Office,
P.O. Box 61,
Lydenburg, 4th April, 1961.
(Notice No. 14/1961.)

STADSRAAD VAN LYDENBURG.

LYDENBURG-DORPSAANLEGSKEMA No. 1/1.

Hierby word, ooreenkomsdig die bepalings van subartikel (1) van Artikel 39 van die Dorpe- en Dorpsaanlegordonansie, 1931, bekendgemaak dat die Stadsraad van Lydenburg aansoek gedoen het om die wysiging van die Lydenburg-Dorpsaanlegskema No. 1, 1948, en dat besonderhede van hierdie skema (wat Lydenburg-Dorpsaanlegskema No. 1/1 genoem sal word), op die kantoor van die Stadsklerk van Lydenburg en op die kantoor van die Sekretaris van die Dorperaad, Kamer No. 116, Maritimehuis, Pretoriussstraat, Pretoria, ter insae lê.

Alle einaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, dit wil sê op of voor 18 Mei 1961, die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

J. P. BARNHOORN,
Stadsklerk.

Kantoor van die Stadsklerk,
Posbus 61,
Lydenburg, 4 April 1961.
(Kennisgewing No. 14/1961.)

172—12-19-26

TOWN COUNCIL OF BRAKPAN.

TRIENNIAL VALUATION ROLL.

Notice is hereby given that the valuation roll of all rateable property within the Municipality of Brakpan, has been completed in terms of the Local Authorities Rating Ordinance, 1933, and will lie at the office of the Town Treasurer, Municipal Offices, Brakpan, for public inspection during ordinary office hours, from the date of this notice to 29th May, 1961.

All persons interested are hereby called upon to lodge, in writing, with the Town Clerk, in the form set forth in the Schedule to the said Ordinance, before 9 a.m. on Tuesday, 30th May, 1961, written notice of any objections they may have in respect of the valuation in the said roll, or in respect of the omission therefrom of property alleged to be rateable property, whether held by the person objecting or by others, or in respect of any other error, omission or misdescription.

Printed forms of notice of objection may be obtained on application at the Town Treasurer's office.

Attention is specially directed to the fact that no person shall be entitled to urge any objections before the Valuation Court to be hereafter constituted, unless he shall first have lodged such notice of objection as aforesaid.

W. P. DORMEHL,
Town Clerk.

19th April, 1961.
(Notice No. 12.)

STADSRAAD VAN BRAKPAN.

DRIEJAARLIKSE WAARDERINGSLYS.

Hiermee word bekendgemaak dat die waarderingslys van alle belasbare eiendom binne die Munisipaliteit van Brakpan nou, ooreenkomsdig die bepalings van die Plaaslike-Bestuur-Belastingordonansie, 1933, voltooi is en tydens gewone kantoorure vanaf datum hiervan in die Kantoor van die Stadsesourier, Stadskantore, Brakpan, vir die publiek ter insae lê tot 29 Mei 1961.

Alle belanghebbendes word versoek om beswaar teen enige waardasie op die lys, inskrywing, weglatting, wanbeskrywing of enige ander fout hoegenaamd ten opsigte van enige eiendom, hetsy dit aan die beswaarmaker behoort, al dan nie, skriftelik op die vorm in die Bylae tot gesegde Ordonansie voorgeskryf, voor 9 v.m. op Dinsdag, 30 Mei 1961, by die Stadsklerk in te dien.

Die voorgeskrewe beswaaraantekenvorms kan op aanvraag by die kantoor van die Stadsesourier verkry word.

Die aandag word nadruklik daarop gevestig dat niemand geregtig sal wees om enige beswaar voor die Waardasiehof wat hierna saamgestel sal word, te opper nie, tensy hy vooraf soos hierbo gemeld, kennis van sy beswaar ingedien het nie.

W. P. DORMEHL,
Stadsklerk.
19 April 1961.
(Kennisgewing No. 12.) 179—19

TOWN COUNCIL OF WITBANK.

PROPOSED AMENDMENTS OF THE ASIATIC BAZAAR REGULATIONS.

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council of Witbank to amend its Asiatic Bazaar Regulations, as promulgated by Government Notice No. 244, dated 17th February, 1961, by changing the existing basis for assessing the rental of trading and industrial sites in the Asiatic Bazaar and to make such amended basis applicable to all the industrial and trading sites concerned, depending upon the nature of the business.

The proposed amendments and the Council's resolution thereon, will be available for inspection at the office of the undersigned, during normal working hours, for a period of 21 days from the date of publication of this notice.

A. F. DE KOCK,
Town Clerk.
Municipal Offices,
Witbank, 11 April, 1961.
(Notice No. 14/1961.)

STADSRAAD VAN WITBANK.

VOORGESTELDE WYSIGINGS VAN ASIATIESE BASAARREGULASIES.

Hiermee word, ooreenkomsdig die bepalings van Artikel 96 van die Ordonansie op Plaaslike Bestuur van 1939, soos gewysig, kennis gegee dat die Stadsraad van Witbank voorneemens is om sy Asiatiese Basaarregulasies, afgekondig by Goewermentskennisgewing No. 244, gedateer 17 Februarie 1961, te wysig om die bestaande basis vir die berekening van huurgeld op nywerheids- en handelspersele in die Asiatiese Bazaar te verander en die gewysigde basis vir sodanige berekening van toepassing te maak op al die betrokke nywerheids- en handelspersele, na gelang van die aard van die besigheid.

Die voorgestelde wysigings en die Raad se besluit in verband daarmee, sal vir 'n tydperk van 21 dae vanaf die datum waarop hierdie kennisgewing verskyn, gedurende gewone kantoorure by die kantoor van die ondergetekende ter insae wees.

A. F. DE KOCK,
Stadsklerk.
Munisipale Kantore,
Witbank, 11 April 1961.
(Kennisgewing No. 14/1961.) 180—19

Die Afrikaanse Woordeboek

VOLUMES I, II and III

Copies of the First, Second and Third Volumes of "Die Afrikaanse Woordeboek" containing the letters A, B, C; D, E, F; and G respectively, are obtainable from the Government Printer at the following prices:

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DELE I, II en III

Deel een, twee en drie van die Afrikaanse Woordeboek bevattende die letters A, B, C; D, E, F; en G respektiewelik, is van die Staatsdrukker teen die volgende pryse verkrygbaar:

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IMPORTANT ANNOUNCEMENT.

AMENDED CLOSING TIMES FOR THE ACCEPTANCE OF PROCLAMATIONS, ADMINISTRATOR'S AND GENERAL NOTICES FOR PUBLICATION IN THE TRANSVAAL OFFICIAL GAZETTE.

As Friday, 31st March, Monday, 3rd April, Thursday, 6th April, Thursday, 11th May, and Wednesday, 31st May, 1961, are public holidays, the closing times will be as follows:—

10 a.m. on Friday, 12th May, for the issue of Wednesday, 17th May, 1961.

10 a.m. on Friday, 26th May, for the issue of Tuesday, 30th May, 1961.

Notices received after the closing hour will be published in the subsequent issue.

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BELANGRIKE AANKONDIGING.

GEWYSIGDE SLUITINGSTYE VIR DIE AANNAME VAN PROKLAMASIES, ADMINISTRATEURSEN ALGEMENE KENNISGEWINGS VIR PLASING IN DIE TRANSVAALSE OFFISIELE KOERANT.

Aangesien Vrydag, 31 Maart, Maandag, 3 April, Donderdag, 6 April, Donderdag, 11 Mei en Woensdag, 31 Mei 1961, openbare vakansiedae is, sal die sluitingstye as volg wees:—

10 v.m. op Vrydag, 12 Mei, vir die uitgawe van Woensdag, 17 Mei 1961.

10 v.m. op Vrydag, 26 Mei, vir die uitgawe van Dinsdag, 30 Mei 1961.

Kennisgewings na die sluitingsuur ontvang sal in die daaropvolgende uitgawe gepubliseer word.

S. A. MYBURGH,
Staatsdrukker.

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