

U.B. 34/9/64



DIE PROVINSIE TRANSVAAL
Buitengewone
Offisiële Roerant.

(As 'n Nuusblad by die Postkantoor Geregistreer)

THE PROVINCE OF TRANSVAAL
Official Gazette
Extraordinary.

(Registered at the Post Office as a Newspaper)

VOL. CXC.]

PRYS 5c.

PRETORIA,

22 SEPTEMBER
22 SEPTEMBER, 1964.

PRICE 5c.

[No. 3112.

ADMINISTRATEURSKENNISGEWING.

Administrateurskennisgewing No. 735.] [22 September 1964.
INSTELLING VAN BESTUURSKOMITEE VIR DIE KLEURLINGGEMEENSKAP VAN BOSMONT, CORONATIONVILLE, NEWCLARE, RIVERLEA EN WESTERN TOWNSHIP IN DIE REGSGBIED VAN DIE JOHANNESBURGSE STADSRAAD.

Ingevolge die bepalings van subartikel (1) van artikel *twee* van die Ordonnansie op Plaaslike Bestuur (Uitbreiding van Bevoegdhede), 1962 (Ordonnansie No. 22 van 1962) stel die Administrateur, met die goedkeuring van die Minister, hierby 'n bestuurskomitee in vir die groepsgebiede wat in Bylae A hiervan omskryf word en wat geleë is binne die regsgebied van, 'n plaaslike bestuur, naamlik Johannesburg en ingevolge die bepaling van artikel vier van bedoelde Ordonnansie vaardig die Administrateur, met die goedkeuring van die Minister, hierby die Regulasies uit soos vervat in Bylae B hiervan ten opsigte van bedoelde bestuurskomitee.

BYLAE A.

GEPROKLAMEERDE KLEURLINGGROEPSGBIED INGESLUIT IN DIE GEBIED WAARVOOR DIE BESTUURSKOMITEE INGESTEL IS.

1. BOSMONT.

Geleë op Gedeelte 119 van die plaas Paardekraal No. 226—I.Q.

Grootte: 165·5588 morg.

'n Kleurlinggroepsgebied verklaar by Proklamasie 249 in die Staatskoerant van 13 November 1959.

2. CORONATIONVILLE.

Geleë op die plaas Coronation 217—I.Q.

Grootte: 68·8830 morg.

'n Kleurlinggroepsgebied verklaar by Proklamasie 153 in die Staatskoerant van 3 Augustus 1956.

3. NEWCLARE.

Geleë op Gedeelte 30 van die plaas Waterval No. 211—I.Q.

Grootte: 73 morgen 22 vierkante roede.

'n Kleurlinggroepsgebied verklaar by Proklamasie 153 in die Staatskoerant van 3 Augustus 1956.

4. RIVERLEA.

Geleë op Gedeelte 206 en gedeeltes van Gedeeltes 151 en 154 van die plaas Langlaagte No. 224—I.Q.

Grootte: 257·5751 morg.

'n Kleurlinggroepsgebied verklaar by Proklamasie 384 in die Staatskoerant van 25 November 1960.

5. WESTERN TOWNSHIP.

Geleë op Gedeelte 7 van die plaas Waterval No. 211—I.Q., en Gedeelte 45 van die plaas Braamfontein No. 53—I.R.

Grootte: 88·3517 morg.

'n Kleurlinggroepsgebied verklaar by Proklamasie 15 in die Staatskoerant van 1 Februarie 1963.

ADMINISTRATOR'S NOTICE.

Administrator's Notice No. 735.] [22 September 1964.
ESTABLISHMENT OF MANAGEMENT COMMITTEE FOR THE COLOURED COMMUNITY OF BOSMONT, CORONATIONVILLE, NEWCLARE, RIVERLEA AND WESTERN TOWNSHIP IN THE AREA OF JURISDICTION OF THE JOHANNESBURG CITY COUNCIL.

In terms of the provisions of sub-section (1) of section *two* of the Local Government (Extension of Powers) Ordinance, 1962 (Ordinance No. 22 of 1962), the Administrator, with the approval of the Minister, hereby establishes a management committee for the group areas which are defined in Schedule A hereof and which are situated in the area of jurisdiction of a local authority, namely Johannesburg, and in terms of the provisions of section *four* of the said Ordinance, the Administrator, with the approval of the Minister, hereby makes the regulations as set out in Schedule B hereof in respect of the said management committee.

SCHEDULE A.

PROCLAIMED COLOURED GROUP AREAS INCLUDED IN THE AREA FOR WHICH THE MANAGEMENT COMMITTEE IS ESTABLISHED.

1. BOSMONT.

Situated on Portion 119 of the farm Paardekraal No. 226—I.Q.

Area: 165·5588 morgen.

Proclaimed a Coloured Group Area by Proclamation No. 249 in the *Government Gazette* of the 13th November, 1959.

2. CORONATIONVILLE.

Situated on the farm Coronation No. 217—I.Q.

Area: 68·8830 morgen.

Proclaimed a Coloured Group Area by Proclamation No. 153 in the *Government Gazette* of the 3rd August, 1956.

3. NEWCLARE.

Situated on Portion 30 of the farm Waterval No. 211—I.Q.

Area: 73 morgen 22 square roodes.

Proclaimed a Coloured Group Area by Proclamation No. 153 in the *Government Gazette* of the 3rd August, 1956.

4. RIVERLEA.

Situated on Portion 206 and portions of Portions 151 and 154 of the farm Langlaagte No. 224—I.Q.

Area: 257·5751 morgen.

Proclaimed a Coloured Group Area by Proclamation No. 384 in the *Government Gazette* of the 25th November, 1960.

5. WESTERN TOWNSHIP.

Situated on Portion 7 of the farm Waterval No. 211—I.Q., and Portion 45 of the farm Braamfontein No. 53—I.R.

Area: 88·3517 morgen.

Proclaimed a Coloured Group Area by Proclamation No. 15 in the *Government Gazette* of the 1st February, 1963.

BYLAE B.

REGULASIES BETREFFENDE DIE BESTUURSKOMITEE INGESTEL VIR KLEURLINGGROEPSGEBIEDE IN DIE REGSGEBIED VAN DIE STADSRAAD VAN JOHANNESBURG.

HOOFSTUK 1.**Woordomskrywing.**

1. In hierdie regulasies, tensy die sinsverband andersins aandui, beteken:

- (i) „bevoegde persoon”, iemand wat nie ingevolge die bepaling van subartikel (1) van artikel *een* van die Wet met betrekking tot enige onroerende goed, grond of persele in die groepsgebiede wat in Bylae A geskryf word, ‘n onbevoegde persoon is nie;
- (ii) „gebied”, die groepsgebiede wat in Bylae A omskryf word;
- (iii) „komitee”, die bestuurskomitee wat kragtens die bepaling van die Ordonnansie op Plaaslike Bestuur (Uitbreiding van Bevoegdhede), 1962, ingestel is;
- (iv) „Ordonnansie”, die Ordonnansie op Plaaslike Bestuur (Uitbreiding van Bevoegdhede), 1962;
- (v) „Raad”, die Stadsraad van Johannesburg, sy bestuurskomitee wat optree kragtens bevoegdhede wat aan hom gedelegeer is, en enige komitee of beampete aan wie sy bestuurskomitee kragtens die bepaling van subartikel (2) van artikel *agt-en-vyftig* van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, die bevoegdhede, funksies en pligte wat met betrekking tot hierdie regulasies by die Raad berus, kan deleger en inderdaad gedelegeer het;
- (vi) „sekretaris”, die sekretaris van die komitee;
- (vii) „voorsitter”, die voorsitter van die bestuurskomitee wat ingevolge die Ordonnansie op Plaaslike Bestuur (Uitbreiding van Bevoegdhede), 1962, ingestel is;
- (viii) „waardering”, die waarde van enige eiendom (met inbegrip van die waarde van verbeterings daarop) soos dit kragtens die bepaling van die Plaaslike Bestuur-Belastingordonnansie, 1933, in die waarderingslys ingeskryf is; en enige ander woord of uitdrukking wat die betekenis daarvan toegeskryf deur die Ordonnansie;
- (ix) „Wet”, die Wet op Groepsgebiede, 1957;

2. (1) Die komitee moet die belang en welsyn van die inwoners van die gebied bevorder, en alle sake wat daarop betrekking het, by wyse van ‘n voorstel wat ‘n aanbeveling kan bevat al dan nie, onder die aandag van die Raad bring.

(2) Iedere voorstel of aanbeveling wat die komitee ingevolge subregulasie (1) voorlê, moet binne veertien dae na die aanvaarding daarvan skriftelik deur die sekretaris onder die hand van die voorsitter meegedeel word aan die stadsklerk wat dit sodra moontlik aan die betrokke komitee van die Raad moet medeeleel.

(3) ‘n Besluit of aanbeveling wat ingevolge subregulasie (2) aan ‘n komitee van die Raad meegedeel is moet uitgevoer word wanneer dit behoorlik goedgekeur is waar nodig ooreenkomsdig die opdrag deur die Raad goedgekeur.

Samestellings van die Komitee.

3. (1) Die eerste komitee wat vir die gebied saamgestel word, bestaan uit vyf lede wat deur die Administrateur aangestel word en van wie twee deur die Minister en een deur die Raad benoem word.

(2) Ondanks enige bepaling in hierdie regulasies vervat, beklee elke lid van die eerste komitee sy amp solank dit die Administrateur behaag maar in geen geval langer as die datum waarop lede van die daaropvolgende komitee hulle amp aanyaar nie.

(3) Enige daaropvolgende komitee bestaan uit—

(a) drie persone wat deur die Administrateur aangestel word, en van wie een deur die Minister en een deur die Raad benoem word;

SCHEDULE B.

REGULATIONS CONCERNING THE MANAGEMENT COMMITTEE ESTABLISHED FOR COLOURED GROUP AREAS IN THE AREA OF JURISDICTION OF THE CITY COUNCIL OF JOHANNESBURG.

CHAPTER 1.**Definitions.**

- 1. In these regulations, unless the context indicates otherwise—
 - (i) “Act” means the Group Areas Act, 1957;
 - (ii) “area” means the group areas described in Schedule A;
 - (iii) “chairman” means the chairman of the management committee established in terms of the Local Government (Extension of Powers) Ordinance, 1962;
 - (iv) “committee” means the management committee established in terms of the Local Government (Extension of Powers) Ordinance, 1962;
 - (v) “Council” means the City Council of Johannesburg, its management committee acting under powers delegated to it and any committee or official to whom its management committee has been empowered, in terms of sub-section (2) of section fifty-eight of the Local Government (Administration and Elections) Ordinance, 1960, to delegate, and has in fact delegated, the powers, functions and duties vesting in the Council in relation to these regulations;
 - (vi) “Ordinance” means the Local Government (Extension of Powers) Ordinance, 1962;
 - (vii) “qualified person” means a person who is not a disqualified person in terms of sub-section (1) of section one of the Act in relation to any immovable property, land or premises in the group areas described in Schedule A;
 - (viii) “secretary” means the secretary of the committee;
 - (ix) “valuation” means the value of any property (including the value of improvements thereon) as entered on a valuation roll in terms of the Local Authorities Rating Ordinance, 1933, and any other word or expression shall have the meaning assigned thereto in the Ordinance.

2. (1) The committee shall be responsible for the promotion of the interests and welfare of the inhabitants of the area and shall bring all matters relating thereto to the notice of the Council in the form of a resolution whether or not incorporating a recommendation.

(2) Every resolution or recommendation submitted by the committee in terms of sub-regulation (1) shall within fourteen days of its adoption be reported in writing by the secretary under the signature of the chairman to the town clerk who shall as soon as practicable report it to the appropriate committee of the Council.

(3) A resolution or recommendation which has in terms of sub-regulation (2) been reported to a committee of the Council shall when duly approved where necessary in accordance with the terms of reference approved by the Council be put into effect.

Constitution of Committee.

3. (1) The first committee to be constituted for the area shall consist of five members appointed by the Administrator of whom two shall be nominated by the Minister and one by the Council.

(2) Notwithstanding any provision contained in these regulations, every member of the first committee shall hold office at the pleasure of the Administrator but in any event not longer than the date on which members of the succeeding committee assume office.

(3) Any succeeding committee shall consist of—

(a) three persons appointed by the Administrator of whom one shall be nominated by the Minister and one by the Council;

(b) een of meer lede, die aantal word deur die Administrateur in oorleg met die Raad vastgestel in verhouding tot die aantal kiesers wat geregistreer is in elk van die groepsgebiede in Bylae A opge- noem, wat ingevolge Hoofstuk 3 van hierdie regulasies vir elke sodanige groepsgebied verkies moet word:

(4) As die Raad versuim om weier om binne dertig dae nadat hy deur of namens die Administrateur versoek is om dit te doen, 'n lid te benoem, stel die Administrateur 'n bevoegde persoon namens die Raad aan.

(5) Behoudens die bepaling van regulasie 38, beklee 'n lid wat ingevolge subregulasië (3) aangestel of verkies is sy amp vir 'n tydperk van twee jaar bereken vanaf die datum van die verkiesing van lede, ingevolge paragraaf (b) van daardie subregulasië.

(6) 'n Lid wie se ampstermy verstryk het, kan weer aangestel of weer verkies word na gelang van die geval, op die wyse wat by subregulasië (3) en (4) voorgeskryf word.

Aampsdraers van die komitee.

4. (1) Die Administrateur moet van tyd tot tyd in oorleg met die Raad een van die lede van die komitee vir 'n tydperk van hoogstens een jaar tot voorzitter van die komitee benoem: Met dien verstande dat 'n afredende voorzitter weer benoem kan word.

(2) Die komitee verkies op sy eerste vergadering, en daarna wanneer dit ook al nodig is van tyd tot tyd, uit sy geledele 'n ondervoorzitter vir 'n tydperk van hoogstens een jaar.

(3) Wanneer die voorzitter afwesig is, of nie sy pligte kan nakom nie, tree die ondervoorzitter as voorzitter van die komitee op, en as sowel die voorzitter as die ondervoorzitter van 'n vergadering van die komitee afwesig is, kies die aanwesige lede iemand uit hulle geledele wat as voorzitter op die vergadering moet optree.

(4) Die Raad moet, met die goedkeuring van die Administrateur, 'n beïmpete aanwys wat as sekretaris van die komitee moet optree, met diensvoorraades en teen 'n besoldiging wat die Raad bepaal.

Vergaderings en kworum van die komitee.

5. (1) Die eerste vergadering van die komitee moet gehou word op 'n plek en 'n tyd wat deur of namens die Administrateur bepaal word.

(2) Die komitee moet daarna minstens een keer per maand 'n gewone vergadering hou op 'n plek, dag en tyd wat die komitee van tyd tot tyd in oorleg met die Raad vaststel.

(3) Die voorzitter kan te eniger tyd, en moet op skriflike versoek van die Raad, 'n spesiale vergadering van die komitee belé.

(4) 'n Vergadering van die komitee kan tot op 'n bepaalde dag en tyd verdaag word.

(5) Die kworum van die komitee op 'n vergadering bestaan uit die helfte van die lede.

(6) As die komitee versuim om gedurende enige maand 'n vergadering te hou, moet die sekretaris die Raad onverwyld van dié feit verwittig.

(7) Alle vergaderings van die komitee is, behoudens die bepaling van subregulasië (8), vir bevoegde persone toeganklik, en die Minister, die Administrateur en die Raad kan elk een of meer verteenwoordigers magtig om die vergaderings van die komitee by te woon en aan die verrigtinge deel te neem, maar so 'n verteenwoordiger mag nie stem nie.

(8) As die komitee of die Raad van mening is dat 'n saak geriefliker of voordeliger in die afwesigheid van een of meer van die bevoegde persone in subregulasië (7) genoem, behandel kan word, moet die komitee in komitee gaan en enige besluit wat op die vergadering in komitee geneem word, is ten volle van krag en regsgeldig as 'n besluit van die komitee.

Kennisgewing van vergaderings.

6. (1) Die sekretaris moet minstens agt-en-veertig uur vooraf, aan iedere lid van die komitee skriftelik kennis gee van die plek waar, en die dag en tyd waarop die gewone vergaderings gehou word, en iedere lid wat

(b) one or more members, the number to be determined by the Administrator, in consultation with the Council in proportion to the number of voters registered in each of the group areas listed in Schedule A, to be elected in terms of Chapter 3 of these regulations for each such group-area.

(4) If the Council fails or refuses to nominate a member within thirty days after being requested to do so by or on behalf of the Administrator, the Administrator shall appoint a qualified person on behalf of the Council.

(5) Subject to the provisions of regulation 38, a member appointed or elected in terms of sub-regulation (3) shall hold office for a period of two years calculated from the date of the election of members in terms of paragraph (b) of that sub-regulation.

(6) A member whose period of office has expired may be re-appointed or re-elected, as the case may be, in the manner prescribed in sub-regulations (3) and (4).

Office-bearers of Committee.

4. (1) The Administrator shall in consultation with the Council, from time to time appoint one of the members of the committee as chairman thereof for a period not exceeding one year: Provided that a retiring chairman may again be appointed.

(2) The committee shall at its first meeting and thereafter whenever necessary elect from time to time a vice-chairman from among its members for a period not exceeding one year.

(3) Whenever the chairman is absent or unable to carry out his duties, the vice-chairman shall act as chairman of the committee and if both the chairman and the vice-chairman are absent from a meeting of the committee, the members present shall elect one of their number to preside at that meeting.

(4) The Council shall with the approval of the Administrator nominate an officer to act as secretary of the committee subject to such conditions of service and remuneration as the Council may determine.

Meetings and Quorum of Committee.

5. (1) The first meeting of the committee shall be held at the place and at the time fixed by or on behalf of the Administrator.

(2) The committee shall thereafter hold an ordinary meeting at least once a month and at a place and on the day and at the time which the committee shall from time to time determine in consultation with the Council.

(3) The chairman may at any time, and shall at the written request of the Council convene a special meeting of the committee.

(4) A meeting of the committee may be adjourned to a specified day and time.

(5) Half the members of the committee shall constitute a quorum.

(6) If the committee fails to hold a meeting during any month, the secretary shall forthwith advise the Council of that fact.

(7) Subject to the provisions of sub-regulation (8) all meetings of the committee shall be open to qualified persons, and the Minister, the Administrator and the Council may each authorise one or more representatives to attend meetings of the committee and to take part in the proceedings, but no such representative shall be entitled to vote.

(8) If the committee or the Council is of opinion that any matter can be dealt with more conveniently or advantageously in the absence of any one or more qualified persons referred to in sub-regulation (7), the committee shall go into committee and any resolutions taken while in committee shall be of full force and effect as a resolution of the committee.

Notice of Meetings.

6. (1) The secretary shall give at least forty-eight hours' written notice of the place, day and time for the holding of ordinary meetings to every member of the committee, and every member so notified shall thereafter be required

aldus kennis gekry het, moet sonder nadere kennisgewing sodanige vergaderings bywoon op genoemde plek en tyd, of op sodanige ander plek en tyd waarvan hy by nadere kennisgewing, wat ooreenkomsdig hierdie subregulasie aan hom beteken is, verwittig is.

(2) Die sekretaris moet in die geval van iedere spesiale vergadering minstens agt-en-veertig uur voor so 'n vergadering iedere lid van die komitee skriftelik kennis gee van die plek waar en die dag en tyd waarop dit gehou gaan word.

(3) Iedere kennisgewing wat ingevolge subregulasie (1) of subregulasie (2) uitgereik moet word, moet aan die lid self besorg word, of moet, nadat dit behoorlik geadresseer is, per pos of per bode na sy gewone woon- of besighedsplek gestuur word.

(4) Geen vergadering van die komitee en geen besluit wat daarop geneem is, is ongeldig vanweë die feit dat 'n lid aan wie 'n kennisgewing wat by hierdie regulasies voorgeskryf is, per abuis nie gestuur of besorg is nie, nie daarop aanwesig is nie.

Agenda en volgorde van verrigtinge.

7. (1) Die sekretaris moet die agenda vir 'n vergadering van die komitee opstel.

(2) Die volgorde van die verrigtinge op 'n gewone vergadering van die komitee is as volg:

- (a) Die notule van die vorige vergadering;
- (b) aansoek van lede om verlof tot afwesigheid;
- (c) amptelike aankondigings;
- (d) onbestrede mōsies van die voorsitter;
- (e) vrae waarvan daar kennis gegee is;
- (f) kennisgewings van mosie en wat van die vorige vergadering oorstaan;
- (g) versoekskrifte;
- (h) nuwe kennisgewings van mosie;
- (i) sake wat die Raad na die komitee verwys het;
- (j) sake wat voortvloeï uit die komitee se bevoegdhede wat ingevolge regulasies 10 en 11 aan hom verleen is, en wat nie reeds onder paragrawe (e) tot (i) hierbo, op dié vergadering behandel is nie.

Besluite.

8. (1) Daar moet oor alle sake waaroor daar op 'n vergadering van die komitee besluit moet word, by meerderheid van stemme van die aanwesige lede beslis word.

(2) Die voorsitter het by 'n staking van stemme, benewens sy beraadslagende stem, ook 'n beslissende stem.

Notule van vergaderings.

9. (1) Daar moet gereeld notule van die verrigtinge van elke vergadering van die komitee gehou word en dit moet behoorlik gerankskikte besonderhede bevat van alle sake wat op die vergadering behandel is.

(2) Die notule van die verrigting van elke vergadering moet op die daaropvolgende vergadering voorgele word, en as dit as juis aanvaar word, moet dit deur die handtekening van die voorsitter bekratig word.

(3) Die notule van die verrigtinge van elke vergadering van die komitee, uitgesonderd van die verrigtinge op vergaderings in komitee, moet ter insae van die inwoners van die gebied wees.

(4) Die sekretaris moet 'n gesertificeerde afskrif van alle notule van die verrigtinge van 'n vergadering van die komitee, met inbegrip van die verrigtinge op 'n vergadering in komitee, asook ander toepaslike stukke binne drie weke na afloop van die vergadering aan die Raad voorle, en ook aan die Minister en aan die Administrateur as hulle dit verlang.

Bevoegdhede en werkzaamhede.

10. (1) Behoudens die bepalings van subartikel (4) van artikel twee van die Ordonnansie, moet die Raad die volgende sake aan die komitee voorle sodat hy dit kan oorweeg en aanbevelings daaroor kan doen en behoudens die bepalings van subregulasie (2) kan nog die Raad, nog enige van sy komitees oor so 'n saak beslis alvorens hy grondige oorweging geskenk het aan 'n aanbeveling wat die komitee daaroor gedoen het nie:

- (a) Voorstelle in verband met die begroting, met inbegrip van die kapitaalbegroting slegs ten bate van die gebied;

to attend such meetings without further notice at the said place and time or at such substituted place and time as may have been notified to him by a further notice served in accordance with this sub-regulation.

(2) The secretary shall give written notice to each member of the committee of the place, day and time of every special meeting at least forty-eight hours before such meeting.

(3) Every notice required to be given under sub-regulation (1) or sub-regulation (2) shall be handed to the member personally or, after it has been properly addressed, sent by post or delivered by hand to his usual place of residence or business.

(4) No meeting of the committee and no resolution passed thereat shall be invalidated by reason of the absence therefrom of any member to whom a notice in terms of this regulation was inadvertently not sent or delivered.

Agenda and Order of Business.

7. (1) The secretary shall prepare the agenda for a meeting of the committee.

(2) Business at an ordinary meeting of the committee shall be taken in the following order:

- (a) The minutes of the previous meeting;
- (b) applications of members for leave of absence;
- (c) official announcements;
- (d) unopposed motions of the chairman;
- (e) questions of which notice has been given;
- (f) notices of motion standing over from a previous meeting;
- (g) petitions;
- (h) new notices of motion;
- (i) matters referred to the committee by the Council;
- (j) matters arising out of the powers conferred on the committee in terms of regulations 10 and 11 and not already dealt with under paragraphs (e) to (i) at such meeting.

Decisions.

8. (1) All matters calling for decision at a meeting of the committee shall be decided by a majority of the votes of the members present.

(2) In the case of an equality of votes, the chairman shall have a casting vote in addition to his deliberative vote.

Minutes of Meeting.

9. (1) The minutes of the proceedings of every meeting of the committee shall be regularly kept and shall contain in proper order details of all matters dealt with at the meeting.

(2) The minutes of the proceedings of every meeting shall be presented to the next succeeding meeting and if accepted as correct, shall be confirmed by the signature of the chairman.

(3) The minutes of the proceedings of every meeting of the committee, except proceedings in committee shall be open for inspection by any inhabitant of the area.

(4) A certified copy of all minutes of the proceedings of a meeting of the committee including proceedings in committee and other relevant documents shall be furnished by the secretary to the Council within three weeks of the conclusion of the meeting and, if either of them requires, also to the Minister and the Administrator.

Powers and Functions.

10. (1) Subject to the provisions of sub-section (4) of section two of the Ordinance, the Council shall refer to the committee for consideration and recommendation the following matters, and subject to the provisions of sub-regulation (2) neither the Council nor any of its committees shall decide on any such matter until it has given due consideration to a recommendation made thereon by the committee:

- (a) proposals in connection with the estimates including capital estimates for the exclusive benefit of the area;

- (b) die uitvoering van die voorstelle waarvoor voor-siening in die begroting gemaak is, met inbegrip van dié wat betrekking het op—
- (i) die besteding van fondse aan permanente ver-beterings en ontwikkelingswerke in of hoof-saaklik ten bate van die gebied;
 - (ii) enige aansoek om leningsbevoegdhede hoof-saaklik ten bate van die gebied;
 - (iii) uitgesonderd in noodgevalle, die maak, bou, verandering, skoonhou, herstel, sluiting en ver-legging van openbare strate, uitgesonderd geproklameerde paaie in die gebied;
 - (iv) die verskaffing of oornname van begraafphase hoofsaaklik ten bate van die gebied, en die oordrag daarvan aan enige liggaaam;
 - (v) uitgesonderd in noodgevalle, die instelling, oprigting, instandhouding en sluiting van markte en markgeboue in die gebied en die verhuring van en heffing van huurgelde ten opsigte van gedeeltes van sulke geboue en stalletjies daarin;
 - (vi) die instelling en instandhouding van brand-weer- en ambulansdienste vir sover hulle op die gebied betrekking het; en
 - (vii) die instelling, verskaffing, verbetering, staking of sluiting en, uitgesonderd in noodgevalle, die onderhoud van openbare biblioteke en parke, geriewe vir baai, vermaaklikheid, sport, piek-niekmaak en kampeer en gesondheids- en ont-spanningsoorde, tesame met hutte, paviljoene, verversingskamers en ander akkommodasie en geriewe in verband daarvan hoofsaaklik ten bate van die gebied;
- (c) die weë en middele ter voorkoming van wantoestande en oortredings van die Raad se verordeninge in die gebied;
- (d) die beoogde uitvaardiging van enige verordening wat veral op die gebied betrekking het;
- (e) die beplanning en uitvoering van enige behuisings-skema in die gebied;
- (f) die opstel en voorbereiding van enige dorpsaanleg-skema vir die gebied en wysigings daarvan;
- (g) die voorsiening, uitbreiding, inkorting, opskorting of staking van enige gesondheidsklinieke en geriewe in die gebied;
- (h) die aanstelling in 'n permanente hoedanigheid van enige beampete of werknemer wat 'n bevoegde persoon is en wat in die gebied of hoofsaaklik vir die administrasie daarvan werksaam sal wees;
- (i) die verhuur, vervreemding en gebruik van onroerende goed wat by die Raad berus en wat geleë is binne die gebied.

(2) As die komitee versuim om sy aanbeveling of kom-mintaar binne veertien dae nadat hy versoek is om dit te doen, of binne sodanige langer tydperk as wat die Raad na goeddunke bepaal, te verstrek, word dit geag dat die komitee geen aanbeveling wil doen of kommentaar wil lewer nie.

(3) As daar enige geskil ontstaan oor die vraag of 'n saak in gevolge die bepalings van subregulasie (1) na die komitee verwys moet word, word die saak aan die Administrateur vir sy beslissing voorgele.

Bykomende bevoegdhede van die komitee.

11. Behoudens die bepalings van subartikel (4) van artikel twee van die Ordonnansie, het die komitee die volgende bykomende bevoegdhede, werkzaamhede of verpligte na gelang van die geval:

- (a) Om munisipale geboue, uitgesonderd private woon-huise wat slegs geïnspekteer word nadat die eienaar of die okkupant se toestemming eers daartoe verkry is, en kapitaalwerke en -bates in die gebied te inspekteer; om aan die Raad oor sodanige inspeksie verslag te doen en aanbevelings in dié verband te doen;

- (b) the implementation of the proposals for which pro-vision has been made in the estimates, including those relating to—
- (i) the spending of any funds on permanent improvements and development works in or principally for the benefit of the area;
 - (ii) any application for borrowing powers principally for the benefit of the area;
 - (iii) except in cases of emergency the construction, building, alteration, cleaning, repairing, closing and deviation of public streets other than pro-claimed roads in the area;
 - (iv) the provision or taking over of cemeteries principally for the benefit of the area, and the transfer thereof to any body;
 - (v) except in cases of emergency the establishment, erection, maintenance and closing of markets and market buildings in the area and the lease of and levying of rentals in respect of portions of such buildings and stalls therein;
 - (vi) the establishment and maintenance of fire brigade and ambulance services in so far as they relate to the area; and
 - (vii) the establishment, provision, improvement, disestablishment or closing, and except in cases of emergency, maintenance of public libraries and parks, facilities for bathing, entertainment, sport, picnicking and camping and health and recreation resorts together with huts, pavilions, refreshment rooms and other accommodation and amenities in connection therewith prin-cipally for the benefit of the area;

- (c) ways and means of preventing contraventions of the by-laws of the Council and nuisances in the area;
- (d) the proposed promulgation of any by-law, specially affecting the area;
- (e) the planning and carrying out of any housing scheme in the area;
- (f) the drawing up and preparation of any town-plan-ning scheme for the area and any amendment thereof;
- (g) the provision, extension, curtailment, suspension or termination of any health clinics and facilities in the area;
- (h) the appointment in a permanent capacity of any officer or employee who is a qualified person and who will be employed in the area or mainly for its administration;
- (i) the leasing, alienation and use of immovable property vesting in the Council and situated within the area.
- (2) If the committee fails to furnish its recommendation or comments within fourteen days after it was requested to do so, or within such further period as the Council may in its discretion determine it shall be deemed that the committee has no recommendation or comments to make.
- (3) Where any dispute arises whether any matter should be referred to the committee in terms of sub-regulation (1), the matter shall be submitted to the Administrator for his decision.

Additional Powers of the Committee.

11. Subject to the provisions of sub-section (4) of section two of the Ordinance, the committee shall have the following additional powers, functions or duties as the case may be:

- (a) to inspect municipal buildings other than private dwelling-houses which shall only be inspected with the permission of the owner or occupier previously obtained, and capital works and assets in the area, to report on such inspection to the Council and to make recommendations in connection therewith;

- (b) om, ten einde doeltreffende administrasie te verseker, enige aanbeveling aan die Raad te doen, in verband met die werk-en funksies van amptenare of werkneemers van die Raad, wat bevoegde persone is en wat in die gebied van hoofsaaklik vir die administrasie daarvan werkzaam is;
- (c) om inspeksie te doen en inligting in te win oor die toepassing, wysiging of herroeping van enige verordening van die Raad vir sover dit binne die gebied van toepassing is en om enige aanbeveling in verband daarmee te doen;
- (d) om inligting by die Raad aan te vra en om aanbevelings te doen in verband met—
 - (i) die invordering van inkomste binne die gebied;
 - (ii) die besteding van geld wat in die begroting beskikbaar gestel is sodat dit in die gebied aangewend kan word;
- (e) om die opname in die gebied van enige addisionele Kleurlinggroepsgebied wat van tyd tot tyd of geheel en al of gedeeltelik binne die munisipaliteit geproklameer word aan te beveel; en die Raad moet aan die Administrateur daaroor verslag doen;
- (f) om vertoë te rig met betrekking tot die heffing van belastings op onroerende goed in die gebied; en
- (g) om vertoë te rig met betrekking tot die heffing van koste vir munisipale dienste in die gebied.

HOOFTUK 2.

Omskrywing.

12. In hierdie hoofstuk, tensy dit uit die samehang anders blyk, beteken—

- (a) „eienaar” met betrekking tot onroerende goed, die bevoegde persoon by wie die regstiel berus; en
- (b) „okkupant” met betrekking tot onroerende goed, die bevoegde persoon wat beheer daaroor het en daarop woon, of wat beheer daaroor het en dit andersins gebruik. Met dien verstande dat, waar onroerende goed gesamentlik aldus geokkupeer word deur persone van wie die een die eienaar daarvan is, die ander as die mede-okkupant daarvan beskou word.

Opstel van die kieserslys.

13. (1) Binne ses maande van die datum af waarop hierdie regulasies aangekondig is, en iedere tweede jaar daarna, voor die eerste dag van Oktober, moet die Raad vir elk van die geproklameerde groepsgebiede in Bylae A opgenoem 'n lys opstel; wat die kieserslys heet, waarin daar ten opsigte van iedereen wat ingevolge die bepalings van hierdie regulasies geregtig is om as 'n kieser van die komitee geregistreer te word, die volgende besonderhede ingeskryf moet word:

- (a) Sy volle naam wat volgens die alfabetiese volgorde van die vanne moet verskyn;
 - (b) die persoonsnommer wat ingevolge die bepalings van die Bevolkingsregistrasiewet, 1950, aan hom toegewys is;
 - (c) die aard en ligging van eiendom wat aan hom stemreg verleen; en
 - (d) die feit of hy 'n eienaar of okkupant is.
- (2) Onmiddellik nadat die kieserslys opgestel is, moet die Raad dit, ingevolge die bepalings van artikel 18 by kennsgewing bekend maak.

Inskrywing as kieser.

14. Dit is die persoon wat op inskrywing as kieser aanspraak maak se plig om te sorg dat sy naam aldus ingeskryf word.

Misdrywe: Insake registrasie as kieser.

15. Iederen wat in verband met die besonderhede wat vereis word om 'n kieserslys te kan opstel, versuum om inligting te verstrek, of wat valse inligting verstrek, of wat veroorsaak, toelaat of duldt dat sodanige versuum gepleeg of valse inligting verstrek word, is skuldig aan 'n misdryf.

- (b) in order to ensure efficient administration, to make any recommendation to the Council in connection with the work and functions of officers or employees of the Council who are qualified persons and who are employed in the area or mainly for its administration;
- (c) to carry out an inspection and to collect information in connection with the enforcement, amendment or repeal of any by-law of the Council in so far as it is applicable within the area and to make any recommendation in connection therewith;
- (d) to obtain information from the Council and to make recommendations in connection with—
 - (i) the collection of revenue within the area;
 - (ii) the spending of moneys made available through the estimates for use in the area;
- (e) to recommend the inclusion in the area of any additional Coloured Group area which may from time to time be proclaimed either wholly or partly within the municipal area; and the Council shall report thereon to the Administrator;
- (f) to make representations in regard to the levying of rates on immovable property in the area; and
- (g) to make representations in regard to the levying of charges for municipal services in the area.

CHAPTER 2.

Definitions.

12. In this chapter, unless the context requires otherwise:

- (a) "occupier", in relation to immovable property, means the qualified person who controls and resides on or who controls and otherwise uses such property: Provided that where immovable property is so occupied jointly by husband and wife, one of whom is the owner thereof, the other shall be deemed to be the occupier thereof; and
- (b) "owner", in relation to immovable property, means the qualified person in whom is vested the legal title thereto.

Framing of Voters' Roll.

13. (1) Within six months from the date on which these regulations are promulgated, and before the first day of October, of every second year thereafter, the Council shall cause to be framed for each of the proclaimed group areas listed in Schedule A, a list called the voters' roll, containing in respect of each person who in terms of these regulations is entitled to be registered as a voter of the committee—

- (a) his names in full, arranged in alphabetical order of surnames;
- (b) the identity number assigned to him in terms of the provisions of the Population Registration Act, 1950;
- (c) the nature and situation of property giving title to vote; and
- (d) whether he is an owner or occupier.

(2) Immediately after the framing of a voters' roll, the Council shall issue in respect thereof a notice in terms of regulation 18.

Enrolment as Voter.

14. The onus of securing his enrolment as a voter shall rest on the person claiming the right to be so enrolled.

Offences: Relating to Registration as Voter.

15. Any person who refuses or fails to give information, or who gives false information, or who causes, permits or suffers such failure or the giving of false information in regard to particulars required for the making of a voters' roll shall be guilty of an offence.

Bevoegdheid van kiesers.

16. (1) Iedere bevoegde persoon wat 21 jaar oud of ouer is en wat—

- (a) op die eerste dag van Julie van enige jaar die eienaar van onroerende goed binne die gebied is waarvan die waarde op minstens tweehonderd rand bepaal word; of
- (b) op die eerste dag van Julie van enige jaar die okkupant van onroerende goed binne dié gebied is waarvan die waarde op minstens tweehonderd rand bepaal word, en wat minstens ses maande lank voor sodanige eerste dag van Julie binne sodanige gebied gewoon het; en
- (c) die persoonskaart vertoon, wat ingevolge die beplings van die Bevolkingsregistrasiewet, 1950, aan hom uitgereik is,

en wat nie alreeds as 'n kieser op 'n kieserslys vir 'n ander bestuurskomitee ingeskryf is nie, kan as 'n kieser op die kieserslys wat vir sodanige jaar vir die komitee opgestel is, ingeskryf word, tensy 'n hof verklaar het dat hy onbevoeg is om as 'n kieser geregistreer te word: Met dien verstande dat—

- (i) waar onroerende goed soos voornoem die gesamentlike eiendom van twee of meer persone is, elkeen van dié persone daarop geregtig is om as kieser ingeskryf te word as die waarde van die hele eiendom gedeel deur die getal mede-eienaars op minstens tweehonderd rand ten opsigte van elke mede-eienaar te staan kom;
- (ii) waar onroerende goed soos voornoem gesamentlik deur twee of meer persone geokkuppeer word wat skriftelik bevrédigende bewys van sodanige gesamentlike okkupasié lewer, elkeen van dié persone daarop geregtig is om as kieser ingeskryf te word as die waarde van die hele eiendom, gedeel deur die getal mede-okkupante, op minstens tweehonderd rand ten opsigte van elke sodanige mede-okkupant te staan kom;
- (iii) as 'n deel van onroerende goed afsonderlik geokkuppeer word, die okkupant van iedere sodanige deel waarvan die waarde minstens tweehonderd rand bedra, daarop geregtig is om as 'n kieser ingeskryf te word, en as enige sodanige eiendom as 'n geheel gewaardeer is, die Raad op versoek van die persoon wat op inskrywing aanspraak maak, binne veertien dae 'n toedeling van die waarde van sodanige eiendom moet laaf maak deur 'n amptenaar van die Raad of deur 'n waardeerdeur deur die Raad aangestel.

(2) Die Raad kan 'n bedrag van hoogstens vyftig sent vorder vir elke toedeling wat aldus gemaak word.

(3) Wanneer die eerste kieserslys opgestel word, is iedereen wat op die datum waarop hierdie regulasies aangekondig word, bevoeg is om as 'n kieser van die gebied geregistreer te word, daarop geregtig om op sodanige kieserslys te verskyn.

Insae in kieserslys.

17. (1) Die Raad moet by kennisgewing wat in die pers gepubliseer en op sy kantoor en die kantoor van die komitee, as daar een is, opgeplak moet word—

- (a) bekend maak dat 'n eksemplaar van die kieserslys veertien dae lank van die datum af wat in so 'n kennisgewing bepaal word, gedurende kantoorure ter insae lê op die Raad se kantoor, die kantoor van die komitee, as daar een is, en op 'n ander plek of op ander plekke wat die Raad bepaal;
- (b) almal wat daarop aanspraak maak om as kiesers ingeskryf te word, of wat beswaar opper teen die inskrywing van enigiemand wie se naam op sodanige lys voorkom, aansê om voor die verstryking van die veertien dae in paragraaf (a) genoem, sodanige aansoek of beswaar skriftelik ooreenkomsdig Bylae 1 of 2 by die klerk van die Raad in te dien; en
- (c) 'n datum wat minstens sewe dae en hoogstens veertien dae na die verstryking van die veertien dae in paragraaf (a) genoem, moet wees, asook die tyd en plek bepaal waar die hersieningshof wat in regulasie 19 genoem word, moet sit om die aansoeke en besware aan te hoor.

Qualification of Voters.

16. (1) Every qualified person aged 21 years or more who—

- (a) on the first day of July in any year is the owner of immovable property within the area of a valuation of not less than two hundred rand; or
- (b) on the first day of July in any year is the occupier of immovable property within that area of a valuation of not less than two hundred rand and who has resided within such area for not less than six months prior to such first day of July; and
- (c) produces the identity card issued to him in terms of the provisions of the Population Registration Act, 1950.

and who has not already been entered as a voter on a voters' roll for any other management committee, shall be entitled to be enrolled as a voter on the voters' roll which has been made for the committee for such year, unless he has been declared by a court to be disqualified from being registered as a voter: Provided that—

- (i) where any immovable property as aforesaid is jointly owned by two or more persons, each of such persons shall be entitled to be enrolled as a voter if the valuation of the whole property when divided by the number of joint owners is not less than two hundred rand for each joint owner;
- (ii) where any immovable property as aforesaid is jointly occupied by two or more persons who produce satisfactory proof, in writing, of such joint occupation, each of such persons shall be entitled to be enrolled as a voter if the valuation of the whole property when divided by the number of joint occupiers is not less than two hundred rand for each such joint occupier;
- (iii) where any portion of immovable property is occupied separately, the occupier of every such portion having a valuation of not less than two hundred rand, shall be entitled to be enrolled as a voter; and where any such property is valued as a whole the Council shall, on application by the person claiming enrolment, within fourteen days cause an apportionment of the valuation of such property to be made by an officer of the Council or by a valuer appointed by the Council.

(2) The Council may charge a fee not exceeding fifty cents for every appointment so made.

(3) For the purpose of preparing the first voters' roll, every person who on the date of the promulgation of these regulations is qualified to be registered as a voter for the area, shall be entitled to appear on such voters' roll.

Inspection of Voters' Roll.

17. (1) The Council shall by notice published in the Press and posted at its offices and the office of the committee, if any—

- (a) notify that a copy of such roll is open for inspection during the office hours of the Council at its offices, at the office of the committee, if any, and at such other place or places as the Council may appoint for a period of fourteen days from a date to be stipulated in such notice;
- (b) call upon all persons claiming the right to be enrolled as voters or having any objection to the enrolment of any person whose name appears in such roll to lodge such claim or objection, in writing, with the clerk of the Council before the expiry of the fourteen days referred to in paragraph (a) in accordance with Annexure 1 or Annexure 2; and
- (c) fix a day, being not less than seven days and not more than fourteen days after the expiry of the fourteen days referred to in paragraph (a), and the time and place for the sitting of the revision court referred to in regulation 19 to hear claims and objections.

(2) Die klerk van die Raad moet onmiddellik na die verstryking van die veertien dae in paragraaf (a) van sub-regulasie (1) genoem—

- (a) 'n lys opstel ooreenkomsdig Bylae 3, waarin die name van en betrokke besonderhede in verband met die persone wat daarop aanspraak maak om as kiesers ingeskryf te word, aangegee word; en
- (b) 'n lys opstel ooreenkomsdig Bylae II, waarin die name aangegee word waarteen daar besware geopper is.

(3) Die lyste wat ooreenkomsdig subregulasie (2), opgestel word, moet gedurende kantoourure op die Raad se kantoor en die kantoor van die komitee, as daar is, ter insae lê en wel vir minstens sewe dae onmiddellik voor die dag wat vir die sitting van die hersieningshof vasgestel is.

(4) (a) Die klerk van die Raad moet minstens vier dae voor die dag wat vir die sitting van die hersieningshof vasgestel is, aan iedereen wie se naam op die kieserslys verskyn en teen wie se inskrywing daar beswaar geopper word, per pos 'n kennisgewing wat aan sy woonadres soos in sy aansoek om inskrywing op die kieserslys aangetoon word, stuur waarin die rede vir die besware uiteengesit word, sowel as die dag-waarop dit deur sodanige hof oorweeg sal word:

(b) Die nie-ontvangs van sodanige kennisgewing maak nie die kieserslys of enige verrigting of besluit van die hersieningshof ongeldig nie.

(5) Enigiemand wat in verband met 'n eis, beswaar of verklaring wat vir die toepassing van of ingevolge die bepalings van hierdie regulasie gemaak is, wetens valse of onvolledige inligting verstrek, is skuldig aan 'n misdryf.

Hersieningshof.

18. (1) 'n Hersieningshof word saamgestel wat bestaan uit drie lede wat deur die Raad benoem moet word en van wie twee lede van die komitee moet wees.

(2) Die Raad moet die voorsitter van die hersieningshof benoem.

Oorweging van kieserslys deur hersieningshof.

19. (1) Op die dag, tyd en plek ooreenkomsdig paragraaf (c) van subregulasie (1) van regulasie 17 vasgestel, sit die hersieningshof om aansoeke om, en besware teen, die inskrywing van persone as kiesers aan te hoor en daaroor te besluit.

(2) Die hersieningshof moet—

- (a) in die kieserslys die naam van enigiemand invoeg wat na bevinding geregtig is om as kieser ingeskryf te word;
- (b) in die kieserslys die naam van enigiemand skrap wat na bevinding nie geregtig is om as kieser ingeskryf te wees nie; en
- (c) enige fout herstel of weglatting aanvul in die inskrywing in die kieserslys in verband met die besonderhede wat ooreenkomsdig regulasie 13 vereis word.

(3) Die hersieningshof oorweeg nie 'n aansoek of 'n beswaar nie tensy—

- (a) dit wesenlik ingedien is ooreenkomsdig Bylae 1 of Bylae 2, na gelang van die geval;
- (b) dit deur die klerk van die Raad ontvang is binne die tydperk wat voorgeskryf is by paragraaf (b) van subregulasie (1) van regulasie 18; of die persoon wat die aansoek doen of beswaar indien die hersieningshof daarvan oortuig dat daar buitengewone omstandighede is wat die oorweging van die aansoek of beswaar regverdig; en
- (c) die aansoeker, nadat hy minstens vier dae voor die dag wat vir die verhoor van sy aansoek vasgestel is, by kennisgewing aangesê is om dit te doen, verskyn en sy aansoek tot voldoening van die hersieningshof staaf; en
- (d) die beswaarmaker persoonlik saam met syregs- of ander verteenwoordiger, of alleen verskyn en sy beswaar tot voldoening van die hersieningshof staaf.

(2) The clerk of the Council shall immediately after the expiry of the fourteen days referred to in paragraph (a) of sub-regulation (1) prepare—

- (a) a list in accordance with Annexure 3 setting out the names of and all relevant particulars relating to persons claiming to be enrolled as voters; and
- (b) a list in accordance with Annexure 4 setting out the names to which objections have been lodged.

(3) The lists prepared in terms of sub-regulation (2) shall be open for inspection during the office hours of the Council and the office, if any, of the committee, for seven days immediately preceding the day fixed for the sitting of the revision court.

(4) (a) The clerk of the Council shall not less than four days before the day fixed for the sitting of the revision court serve by post on every person whose name appears on the voters' roll and to whose enrolment objection is made a notice addressed to his residential address as shown in his application to be enrolled as a voter setting out the grounds of the objection and the day on which it will be considered by such court.

(b) The non-receipt of such notice shall not invalidate the voters' roll or any proceedings or decision of the revision court.

(5) Any person who, in any claim, objection or statement made for the purposes or in terms of this regulation knowingly furnishes any false or incomplete information shall be guilty of an offence.

Revision Court.

18. (1) A revision court shall be constituted which shall consist of three members to be appointed by the Council of whom two shall be members of the committee.

(2) The Council shall nominate the chairman of the revision court.

Consideration of Voters' Roll by Revision Court.

19. (1) On the day and at the time and place fixed in terms of paragraph (c) of sub-regulation (1) of regulation 17 the revision court shall hear claims for, and objections to, the enrolment of persons as voters, and determine thereon.

(2) The revision court shall—

- (a) insert in the voters' roll the name of any person shown to be entitled to be enrolled as a voter;
- (b) remove from the voters' roll the name of any person shown not to be entitled to be enrolled as a voter; and
- (c) correct any error or supply any omission in any entry in the voters' roll with regard to the particulars required in terms of regulation 13.

(3) The revision court shall not consider any claim or objection unless—

- (a) it is substantially in accordance with Annexure 1 or Annexure 2, as the case may be;
- (b) it was in the hands of the clerk of the Council within the time prescribed by paragraph (b) of sub-regulation (1) of regulation 17; or the person making the claim or objection satisfies the revision court that there are exceptional circumstances warranting the consideration of the claim or objection; and
- (c) the person making the claim, having been served not less than four days before the day fixed for the hearing of his claim with a notice requiring him to do so, appears and substantiates his claim to the satisfaction of the revision court; and
- (d) the person making the objection personally appears with or without his legal or other representative and substantiates his objection to the satisfaction of the revision court.

(4) Iedereen wie se aansoek of beswaar deur die hersieningshof oorweeg word, en iedereen wat sodanige aansoek of beswaar bestry, is daarop geregtig om persoonlik of deur bemiddeling van syregs- of ander verteenwoordiger wat hy skriftelik daartoe gemagtig het, aangehoor te word en getuienis mondeling af te leen getuies te roep.

(5) Alle getuienis wat in die hersieningshof afgelê word, moet afgelê word onder eed wat deur die voorsitter afgeneem moet word.

(6) Sittings van die hersieningshof is vir die publiek toeganklik.

(7) Die hersieningshof kan van tyd tot tyd na goed-dunke-verdaag. Met dien verstande dat daar oor 'n aansoek of beswaar besluit moet word binne veertien dae nadat dit die eerste maal aangehoor is.

(8) Iedereen wat wetens valse getuienis voor 'n hersieningshof aflê of die verrigtinge van 'n hersieningshof opsetlik onderbreek, versteur of wat hom skuldig maak aan 'n opsetlike handeling of versuum wat daarop bereken is om die hersieningshof of sy voorsitter of enigeen van sy lede in onguns te bring of 'n slegte naam te gee, is skuldig aan 'n misdryf.

Finale kieserslys.

20. (1) Die kieserslys soos dit deur die hersieningshof gewysig en finaal goedgekeur is, moet deur die voorsitter van dié hof gesertifiseer word en dit is dan behoudens die bepalings van regulasie 21, die kieserslys van die komitee totdat daar wettiglik 'n nuwe lys opgestel en goedgekeur is.

(2) Die kieserslys soos dit deur die voorsitter van die hersieningshof gesertifiseer is, is afdoende bewys, en enige afskrif wat na bewering 'n afskrif van sodanige lys is, is *prima facie* bewys van die inskrywing as kiesers van die persone wie se name daarin voorkom.

Foute en weglatings.

21. Indien iets wat in verband met die opstel of hersiening van 'n kieserslys, kragtens wet gedoen moet word, per abuis om enige rede verkeerd gedoen of nagelaat is, of nie binne die voorgeskrewe tydperk gedoen is nie, word die kieserslys nie daardeur ongeldig gemaak nie, en die Administrateur kan met behoorlike inagneming van die beginsels wat in hierdie regulasies voorgeskryf is, aan die Raad of die hersieningshof of aan albei die opdragte gee wat hy goed ag om so 'n fout of weglatting te herstel of om sodanige ding te doen op of gedurende die tyd wat hy daarvoor bepaal, en hy kan, as hy dit nodig ag, gelas dat 'n hersieningshof opnuut saamgestel moet word, en dat hy die saak ingevolge die bepalings van regulasie 19 moet aanhoor en daaroor moet beslis.

Uitgawes.

22. Die Raad kan enige uitgawe aangaan wat hy nodig ag in verband met enige regsgeding wat uit die verrigtinge van die hersieningshof voortspruit.

Stemreg.

23. (1) Niemand wie se naam nie in die kieserslys van die komitee verskyn nie, is daarop geregtig om te stem of om enige reg wat by hierdie regulasies aan kiesers verleen word, uit te oefen nie.

(2) Elke kieser is daarop geregtig om slegs een stem ten opsigte van elke vakature in die komitee uit te bring.

(3) Ondanks andersluidende bepalings wat in hierdie regulasies vervat is, is 'n kieser wat—

(a) binne die drie jaar onmiddellik voor die datum van die verkiesing, skuldig bevind en gestraf is met gevangenisstraf sonder die keuse van 'n boete, tensy gracie aan hom verleen is; of

(b) onderworpe is aan 'n hofbevel waarby hy onbevoeg verklaar word om as kieser geregistreer te word of om by 'n verkiesing vir 'n openbare amp te stem; of

(c) versuum om 'n vraag wat voorgeskryf word by die opdragte en regulasies wat in regulasie 35 genoem word, te beantwoord op die wyse wat by sodanige opdragte en regulasies vereis word,

onbevoeg is om by sodanige verkiesing te stem.

(4) Any person whose claim or objection is considered by the revision court, and any person opposing such claim or objection, shall be entitled to be heard in person or by his legal or other representative authorised thereto by him in writing, and to give and call oral evidence.

(5) All evidence given before the revision court shall be given on oath to be administered by the chairman.

(6) Sittings of the revision court shall be open to the public.

(7) The revision court may adjourn from time to time as it may deem expedient: Provided that a decision shall be given on any claim or objection within fourteen days from the first hearing thereof.

(8) Any person who knowingly gives false evidence before a revision court or who wilfully interrupts or disturbs its proceedings or who is guilty of any wilful act or omission calculated to bring the revision court or its chairman or any of its members into contempt or disrepute, shall be guilty of an offence.

Final Voters' Roll.

20. (1) The voters' roll as amended and finally adopted by the revision court shall be certified by the chairman of that court and shall, subject to the provisions of regulation 21, be the voters' roll of the committee until a new roll has been lawfully made and adopted.

(2) The voters' roll as certified by the chairman of the revision court shall be conclusive proof, and any copy purporting to be a copy of such roll shall be *prima facie* proof, of the enrolment as voters of the persons whose names appear therein.

Errors and Omissions.

21. If for any reason anything required by law to be done in connection with the making or revision of a voters' roll is erroneously done or omitted to be done or not done within the prescribed time, the voters' roll shall not be invalidated thereby, and the Administrator may, with due regard to the principles laid down in these regulations, give such instructions as he may deem fit to the Council or the revision court or both to rectify such error or omission or to do such thing at or during a time stipulated by him, and he may if he deems it necessary order that a revision court shall be reconstituted and that it shall hear and determine the matter in terms of regulation 19.

Expenditure.

22. The Council may incur such expenditure as it considers necessary in connection with any legal proceedings arising out of the proceedings of the revision court.

Who May Vote.

23. (1) Any person whose name does not appear in the voters' roll of the committee shall not be entitled to vote or exercise any right conferred on voters by these regulations.

(2) Every voter shall be entitled to exercise only one vote in respect of every vacancy on the committee.

(3) Notwithstanding anything to the contrary in these regulations provided, any voter who—

(a) within the three years immediately preceding the date of an election has been convicted and sentenced to imprisonment without the option of a fine, unless he has been granted a free pardon; or

(b) is subject to an order of the court declaring him disqualified from being registered as a voter or of voting at an election for any public office; or

(c) fails to answer any question prescribed in the instructions and regulations referred to in regulation 35 in the manner required by such instructions and regulations;

shall be disqualified from voting at such election.

(4) Enigemand wat hierdie regulasies in verband met die uitoefening van sy stemreg of van 'n ander reg wat ingevolge die bepalings daarvan aan kiesers verleen word, oortree is skuldig aan 'n misdryf.

HOOFSTUK 3.

Bevoegdhede.

24. (1) Iedereen wat as 'n kieser vir die gebied ingeskryf is en wat op die nominasie- of verkiesingsdatum nie ingevolge subregulasie (2) onbevoeg is om te stem nie, kan tot lid van die komitee verkies word.

(2) Niemand kan tot lid van die komitee aangestel of verkies word nie as—

- (a) hy 'n ongerehabiliteerde insolvent is; of
- (b) hy binne die voorafgaande twee jaar boedel oorgegee het; of
- (c) hy 'n vreemdeling is soos dit omskryf word by artikel een van die Wet op Suid-Afrikaanse Burgerskap, 1949; of
- (d) hy onderworpe is aan 'n hofbevel waarby hy ingevolge die Wet op Geestesgebreken, 1916, as swak-sinnig of geestelik gekrenk of gebreklig verklaar is; of
- (e) hy lid is van 'n raadplegende komitee wat ingevolge die Ordonnansie ingestel is; of
- (f) hy binne die voorafgaande drie jaar skuldig bevind is aan en gestraf is met gevangenisstraf, sonder die keuse van 'n boete, tensy gracie aan hom verleen is of tensy die Administrator andersins gelas; of
- (g) hy onderworpe is aan 'n hofbevel waarby hy onbevoeg verklaar word om as kieser geregistreer te word of by 'n verkiesing vir 'n openbare amp te stem of 'n openbare amp te beklee; of
- (h) hy versuum het om enige huurgeld, belasting, voor-skot of geld wat hy langer as drie maande aan die Raad verskuldig was en moes betaal het, te betaal; of
- (i) hy 'n winsbetrekking by die Raad beklee; of
- (j) hy 'n winsbetrekking beklee waaroor die Raad beskik maar wat nie onder die gesag van die Raad rassor-teer nie.

(3) Die Administrator kan op aansoek aan enigemand wat hom as lid van die komitee verkiesbaar wil stel, vrystelling verleen van die bepalings van paragraaf (j) van subregulasie (2).

Stembeampte.

25. Die klerk van die Raad of iemand anders wat die Administrator goedkeur, moet as stembeampte by alle verkiesings optree:

Kennisgewing van stem- en nominasiedag.

26. (1) Hoogstens vyf-en-veertig en minstens dertig dae voor die dag wat vir 'n verkiesing vasgestel is, moet die stembeampte 'n kennisgewing betreffende die verkiesing en die stemdag in 'n nuusblad, van iedereen van die amptelike tale, wat in die distrik gelees word, laat plaas en op die kennisgewingbord by enige munisipale kantoor, as daar is, in die gebied opplak, en 'n dag, hoogstens een-en-twintig of minstens tien dae na die publikasiedatum van dié kennisgewing, as nominasiedag bepaal, asook 'n plek binne die gebied waar nominasies ontvang sal word.

(2) Die eerste verkiesing ingevolge hierdie regulasies moet, behoudens die bepalings van subregulasie (1), op 'n datum gehou word wat die Administrator moet vasstel.

Nominasies.

27. (1) Niemand mag 'n kandidaat by 'n verkiesing wees nie tensy hy genomineer word op die wyse wat by subregulasie (2) voorgeskryf word.

(2) Voor twaalf-uur die middag op die nominasiedag moet daar 'n nominasiebrief wesenlik ooreenkomsdig Bylae 5, wat behoorlik ingevul is en wat onderteken is deur minstens tien kiesers en deur die kandidaat wat daarin verklaar dat hy die nominasie aanvaar, aan die stembeampte besorg word.

(4) Any person who contravenes these regulations in exercising his right to vote or any other right conferred on voters in terms thereof shall be guilty of an offence.

CHAPTER 3.

Qualifications.

24. (1) Every person who is enrolled as a voter for the area and who on the date of the nomination or of the date of election in terms of sub-regulation (2) is not disqualified, may be elected as a member of the committee.

(2) No person may be elected or appointed as a member of the committee if—

- (a) he is an un-rehabilitated insolvent; or
- (b) within the preceding two years he has assigned his estate; or
- (c) he is an alien as defined by section one of the South African Citizenship Act, 1949; or
- (d) he is subject to an order of court declaring him to be of unsound mind or mentally disordered or defective under the Mental Disorders Act, 1916; or
- (e) he is a member of a consultative committee established in terms of the Ordinance; or
- (f) within the preceding three years he has been convicted and sentenced to imprisonment, without the option of a fine, unless he has obtained a free pardon or unless the Administrator otherwise orders; or
- (g) he is subject to an order of court declaring him to be disqualified from being registered as a voter or of voting at an election for any public office or of filling a public office; or
- (h) he has failed to pay any rents, rates, advances or fees which have been due and payable by him to the Council for more than three months; or
- (i) he holds an office of profit under the Council; or
- (j) he holds an office of profit in the gift of, but not under the Council.

(3) The Administrator may on application by any person seeking election as a member of the committee exempt him from the provisions of paragraph (j) of sub-regulation (2).

Returning Officer.

25. The clerk of the Council or such other person as the Administrator may approve shall be the returning officer at all elections.

Notice of Election and Nomination Day.

26. (1) Not more than forty-five and not less than thirty days before the day appointed for any election the returning officer shall publish a notice of the election and of its date in a newspaper of each official language circulating in the District and on the notice board at any municipal office, if any, in the area, and shall appoint a day not more than twenty-one or less than ten days after the date of publication of such notice as nomination day and a place within the area where nominations will be received.

(2) The first election in terms of these regulations shall, subject to the provisions of sub-regulation (1), be held on a date to be determined by the Administrator.

Nominations.

27. (1) No person shall be a candidate at any election unless he is nominated in the manner prescribed in sub-regulation (2).

(2) Before twelve o'clock noon on nomination day, a nomination paper substantially in accordance with Annexure 5 duly completed and signed by at least ten voters and by the candidate, intimating his acceptance of the nomination shall be delivered to the returning officer.

(3) Die stembeampte moet so spoedig doenlik na die tyd wat in subregulasie (2) genoem word, op die nominasieplek in die openbaar die volgende aankondig—

- (a) die name van die kandidate wie se nominasies hy kragtens subregulasie (4) verwerp het;
 - (b) die name van die kandidate wat ooreenkomsdig subregulasie (5) behoorlik verkies is;
 - (c) die name van die kandidate ten opsigte van wie 'n stemming ooreenkomsdig subregulasie (6) gehou sal word.
- (4) Die stembeampte moet die volgende verwerp—
- (a) die nominasie van iedereen ten opsigte van wie daar tot sy voldoen bewys word dat hy nie ooreenkomsdig subregulasie (2) van regulasie 25 bevoeg is nie;
 - (b) enige nominasie wat nie aan die bepalings van subregulasie (2) voldoen nie;
 - (c) die nominasie van iemand wat, voordat die aankondiging ooreenkomsdig subregulasie (3) gedoen word, sterf of ooreenkomsdig Bylae 6 hom skriftelik as kandidaat onttrek.

(5) As die getal kandidate wie se nominasies aanvaar is, gelyk is aan of minder is as die getal vakatures, dan word daar geag dat dié kandidate behoorlik verkies is.

(6) As die getal kandidate wie se nominasies aanvaar is, meer is as die getal vakatures, moet die stembeampte onmiddellik by kennisgewing wat by die nominasieplek opgeplak, en in 'n koerant geplaas moet word soos dit by subregulasie (1) van regulasie 26 voorgeskryf is, die name bekend maak van die kandidate ten opsigte van wie daar 'n stemming op die dag van die verkiesing gehou sal word.

(7) Indien daar gestem moet word, moet iedere kandidaat wat as lid van die komitee genomineer is, voor eenuur die middag op nominasiedag die bedrag van R10 by die stadsklerk stort. As sodanige kandidaat minder as een vyfde van die getal stemme ontvang as dié van die verkose kandidaat wat die kleinste getal stemme by die verkiesing ontvang het, verbeur hy die bedrag wat hy gestort het, en behou die Raad dit; anders word dit aan hom terugbetaal. As 'n kandidaat versuim om die vereiste deposito te betaal, verbeur hy sy kandidaatskap en moet die stembeampte sy naam uit die lys van kandidate skrap en as die getal kandidate dan net soveel of minder is as die getal wat verkies moet word, is dié bepalings van paragrawe (a) en (b) van subregulasie (8) *mutatis mutandis* van toepassing.

(8) As 'n kandidaat ten opsigte van wie 'n stemmery gehou moet word, te eniger tyd na die aankondiging ingevolge subregulasie (3) sterf, of minstens tien dae voor die verkiesingsdatum sy kandidaatskap ooreenkomsdig Bylae 6 by hierdie regulasies, skriftelik terugtrek en—

- (a) daar dan net soveel of minder kandidate oorbly as die getal vakatures, dan moet die stembeampte hulle behoorlik verkies verklaar, en 'n kennisgewing te dien effekte by die nominasieplek opplak; of
- (b) daar nog meer kandidate oorbly as die getal vakatures, moet die stembeampte die name van die kandidate wat gesterf of hulle onttrek het, uit die stembriefies weglaat of daaruit skrap.

Oorblywende vakatures.

28. As die getal kandidate wat verkies word om enige rede minder is as die getal vakatures, moet die Administrator die vakatures wat oorbly, by wyse van aanstelling vul.

Stemburo's.

29. (1) Die stembeampte moet soveel stemburo's as wat hy nodig ag, in die gebied laat inrig.

(2) Hoogstens tien dae na nominasiedag moet die stembeampte by kennisgewing wat by die nominasieplek opgeplak is, en in 'n koerant geplaas is soos dit by subregulasie (1) van regulasie 26 voorgeskryf is, bekend maak watter stemburo's hy laat inrig het.

(3) As soon as possible after the hour referred to in sub-regulation (2), the returning officer shall at the place of nomination publicly declare—

- (a) the names of the candidates whose nominations have been rejected by him in terms of sub-regulation (4);
 - (b) the names of the candidates duly elected in terms of sub-regulation (5);
 - (c) the names of candidates in respect of whom a poll will be taken in terms of sub-regulation (6);
- (4) The returning officer shall reject—
- (a) the nomination of any person proved to his satisfaction not to be eligible in terms of sub-regulation (2) of regulation 25;
 - (b) any nomination which does not comply with the requirements of sub-regulation (2);
 - (c) the nomination of a person who, before the declaration is made in terms of sub-regulation (3), dies or withdraws his candidature in writing in accordance with Annexure 6.
- (5) If the number of candidates whose nominations have been accepted is equal to or less than the number of vacancies, such candidates shall be deemed to have been duly elected.

(6) If the number of candidates whose nominations have been accepted, is greater than the number of vacancies, the returning officer shall immediately make known by notice posted at the place of nomination and published in a newspaper as prescribed in sub-regulation (1) of regulation 26 the names of the candidates in respect of whom a poll will be held on the day of the election.

(7) If a poll has to be taken every candidate who is nominated for election as a member of the committee shall before one o'clock in the afternoon on nomination day deposit with the town clerk the sum of R10. Should such candidate receive less than one-fifth of the number of votes received by the successful candidate with the least number of votes at the election the sum deposited by him shall be forfeited to the Council; otherwise it shall be returned to him. Should any candidate fail to make the required deposit he shall cease to be a candidate and the returning officer shall remove his name from the list of candidates, and should the number of candidates thereby be reduced to a number equal to or less than the number to be elected the provisions of paragraphs (a) and (b) of sub-regulation (8) shall, *mutatis mutandis*, apply:

(8) If a candidate in respect of whom a poll is to be held at any time after the declaration made in terms of sub-regulation (3) dies or at least ten days before the day of election withdraws his candidature in writing in accordance with Annexure 6 to these regulations then—

- (a) if the number of the remaining candidates is equal to or less than the number of vacancies the returning officer shall declare them duly elected and shall fix a notice to that effect at the nomination place; or
- (b) if the number of the remaining candidates is still greater than the number of vacancies the returning officer shall omit or delete from the ballot paper the name of the candidate who has died or withdrawn.

Vacancies Unfilled.

28. If for any reason the number of candidates is less than the number of vacancies, the vacancies remaining unfilled shall be filled by the Administrator by way of appointment.

Polling Stations.

29. (1) The returning officer shall cause to be set up in the area so many polling stations as he considers necessary.

(2) Not more than ten days after nomination day, the returning officer shall by notice displayed at the place of nomination and published in a newspaper as prescribed in sub-regulation (1) of regulation 26 specify the polling stations which he has caused to be set up..

Aanstelling van beamptes.

30. (1) Die stembeampte moet vir die doel van 'n verkiesing vir elke stemburo 'n voorsittende beampte, stemopnemers en ander verkiesingsbeamptes aanstel wat hy wenslik ag om die verkiesing te kan voer.

(2) Die stembeampte kan benewens eniglets wat in hierdie regulasies voorgeskryf word, die uitrusting en materiaal verskaf, die stappe doen en die reëlings tref wat nodig is om die verkiesing behoorlik te kan voer.

(3) Die voorsittende beampte moet die orde by die stemburo handhaaf; die getal kiesers wat op 'n keer toegelaat moet word, reël en alle ander mense uitsluit, uitgesonderd die stembeampte, die verkiesingsbeamptes, die kandidate, een bode vir elke kandidaat en die diensdoende polisiebeamptes.

Stemming.

31. (1) Die stemming by 'n verkiesing moet per gesloten stembriefie geskied.

(2) Die stemming by elke verkiesing moet om 7 v.m. begin en om 8 n.m. afsluit: Met dien verstande dat die Raad by besluit die stemure kan verander sodat die stemmery voor 7 v.m. begin en na 8 n.m. afsluit.

(3) Die stembeampte moet minstens sewe dae voor die verkiesingsdag 'n kennisgewing van 'n verandering in die stemure ingevolge die bepalings van subregulasië (2) in 'n koerant laat plaas soos dit voorgeskryf word by subregulasië (1) van regulasië 26, en ook so 'n kennisgewing op die kennisgewingbord by enige munisipale kantoor, as daar is, in die gebied laat opplak.

Kandidaat kan teenwoordig wees.

32. Elke kandidaat kan by die stemmery en die stemtellyer teenwoordig wees.

Bekendmaking van uitslag.

33. Die stembeampte moet, sodra die stemming afgesluit het, bygestaan deur die telbeamptes wat hy aangestel het, die stemme tel wat op iedere kandidaat uitgebring is, en wanneer die stemme getel is, moet hy in die openbaar bekend maak watter kandidaat behoorlik tot lede van die komitee verkies is, en hoeveel stemme daar op iedere kandidaat uitgebring is.

Koste.

34. Alle koste in verband met 'n verkiesing moet deur die Raad gedra word: Met dien verstande dat geen kandidaat daarop geregtig is om enige verkiesingskoste wat hy aangegaan het of wat namens hom aangegaan is, van die Raad te eis of te ontvang nie.

Opdragte.

35. Opdragte en regulasies wat van tyd tot tyd ingevolge die bepalings van artikel een-en-vyftig van die Munisipale Verkiesings Ordonnansie, 1927, deur die Administrateur gegee en uitgevaardig word in verband met sake wat nodig en dienstig geag word, ten einde 'n verkiesing behoorlik te kan voer, is *mutatis mutandis* van toepassing vir sover hulle nie strydig met hierdie regulasies is nie uitgesonderd enige sodanige opdrag of regulasië wat betrekking het op verkiesingskoste wat aangegaan is deur of namens 'n kandidaat.

Versuim of onreëlmatighede.

36. Geen verkiesing is ongeldig of kan deur die hof ter syde gestel word bloot omdat daar vanweé 'n vergissing of 'n versuim nie aan die bepalings van hierdie regulasies of aan 'n opdrag of regulasië wat in regulasië 35 genoem word, voldoen is nie, as dit die hof-blyk dat die verkiesing wesenlik ooreenkomsdig sodanige bepalings gevoer is, en dat die vergissing of versuim wat meegebring het dat daar nie aan voldoen is nie, nie moontlik die uitslag van die verkiesing kon beïnyloed het nie.

HOOFSTUK 4.*Vakature.*

37. (1) Daar ontstaan 'n vakature in die komitee indien en wanneer—

(a) 'n lid se ampstermy verstryk;

(b) 'n lid sterf;

(c) 'n lid sy skriftelike bedanking by die sekretaris indien;

Appointment of Officers.

30. (1) For the purpose of an election, the returning officer shall appoint for every polling station a presiding officer, polling officers and such other election officers as he may deem advisable for the effective conduct of the election.

(2) The returning officer may, in addition to doing anything prescribed by these regulations, provide such equipment and material, do such acts and make such arrangements as may be necessary for the effective conduct of the election.

(3) The presiding officer shall keep order at the polling station, shall regulate the number of voters to be admitted at one time and shall exclude all other persons except the returning officer, election officers, the candidates, one messenger for each candidate and the police on duty.

Polling.

31. (1) Voting at an election shall be by secret ballot.

(2) Polling at every election shall begin at 7 a.m., and close at 8 p.m.: Provided that the Council may by resolution alter the polling hours for elections so that they begin before 7 a.m., or close later than 8 p.m.

(3) Notice of any alteration of polling hours made in terms of sub-regulation (2) shall be published by the returning officer in a newspaper as prescribed in sub-regulation (1) of regulation 26 and by a notice displayed on the notice board at the municipal office, if any, in the area at least seven days before the day of the election.

Presence of Candidate.

32. Every candidate may be present at the polling and at the counting of votes.

Declaration of Results.

33. As soon as polling closes, the returning officer, assisted by any counting officers appointed by him, shall count the votes cast for each candidate, and upon conclusion of the counting of the votes the returning officer shall publicly declare which candidates have been duly elected as members of the committee and the number of votes polled for each candidate.

Costs.

34. All costs in connection with an election shall be borne by the Council: Provided that no candidate shall be entitled to claim or receive from the Council any electoral expenses incurred by him or on his behalf.

Instructions.

35. Instructions given and regulations made by the Administrator from time to time in terms of section fifty-one of the Municipal Elections Ordinance, 1927, in connection with matters necessary or expedient for the due and proper carrying out of an election shall, in so far as they are not in conflict with these regulations, apply *mutatis mutandis* except any such instruction or regulation relating to electoral expenses incurred by a candidate or on his behalf.

Defects or Irregularities.

36. No election shall be invalidated or be set aside by the court by reason merely of an error or failure to comply with the provisions of these regulations or any instruction or regulation referred to in regulation 35 if it appears to the court that the election was conducted substantially in accordance with such provisions and that the error or failure to comply therewith is not likely to have affected the result of the election.

CHAPTER 4.*Vacancies.*

37. (1) A vacancy on the committee shall occur if and when—

(a) the term of office of a member expires;

(b) a member dies;

(c) a member tenders his resignation in writing to the secretary;

- (d) 'n lid kragtens die bepaling van regulasie 40 aan 'n misdryf skuldig bevind word;
- (e) 'n lid ooreenkomsdig die bepaling van subregulasie (1) van regulasie 16 langer as drie maande onbevoeg is om 'n kieser te wees;
- (f) 'n finale bevel uitgevaardig word waarby die boedel van 'n lid insolvent verklaar word;
- (g) 'n lid boedelaftand doen;
- (h) 'n lid deur 'n bevoegde hof krankstelling of geestelik gekrenk of gebrekbaar verklaar word, of kragtens die Wet op Geestesgebreken, 1916, wetliglik as geestelik gekrenk of gebrekbaar aangehou word;
- (i) 'n lid "skuldig" bevind en veroordeel word tot gevangenisstraf sonder die keuse van 'n boete tensy die Administrateur andersins gelas;
- (j) 'n lid deur 'n hof onbevoeg verklaar word om as kieser geregistreer te word, of om by 'n verkiezing vir 'n lid van die komitee te stem of 'n lid van sodanige komitee te wees;
- (k) 'n lid wat, nadat hy 'n skriftelike kennisgewing van die Raad ontvang het waarby hy aangesê word om binne een maand enige bedrag ten opsigte van huurgeld, belasting, voorskotte of geldte wat hy ten opsigte van 'n tydperk van drie maande of langer verskuldig is, te betaal, en wat versuum om dié bedrag binne die tydperk van een maand te betaal; of
- (l) 'n lid sonder verlof van drie agtereenvolgende gewone vergaderings van die komitee afwesig is, en die klerk van die Raad moet 'n vakature wát aldus onstaan, binne vier dae nadat hy van die ontstaan daarvan bewus geword het, bekend maak deur 'n kennisgewing te dien effekte by die munisipale kantoor en die kantoor van die komitee, as daar is, op te plak, en 'n afskrif van sodanige kennisgewing by die jongste bekende woon- of besigheidsadres van die lid te besorg: Met dien verstande dat in geval van 'n lid wat deur die Administrateur benoem is, die klerk van die Raad onverwyld die vakature en die omstandighede daarvan aan die Administrateur moet rapporteer.

(2) Die setel van 'n lid van die komitee raak voorts vakant wanneer 'n hof dit vakant verklaar nadat bewys is dat sodanige lid ten tyde van sy verkiezing nie ooreenkomsdig hierdie regulasies bevoeg was nie, of dat hy te eniger tyd na sy verkiezing—

- (a) 'n vreemdeling geword het soos dit by artikel een van die Wet op Suid-Afrikaanse Burgerskap, 1949, omskryf is; of
- (b) 'n winsbetrekking by die Raad beklee het: Met dien verstande dat die Administrateur op versoek van die Raad enige geneesheer vrystelling van hierdie onbevoegdheidsverklaring kan verleen; of
- (c) 'n winsbetrekking waaraan die Raad beskik, maar wat nie onder die Raad ressorteer nie, beklee het: Met dien verstande dat die Administrateur op versoek van die Raad enige lid vrystelling van hierdie onbevoegdheidsverklaring kan verleen;
- (d) 'n lid self, of deur sy gade, vennoot of sakegenoot, 'n regstreekse of onregstreekse geldelike belang gehad het by, of regstreeks of onregstreeks betrokke was by of gedeel het in die winste of voordele van enige kontrak met, of werk wat gedoen word of gedoen moet word vir die Raad: Met dien verstande dat die voorafgaande bepaling van hierdie paraagraaf nie van toepassing is nie ten opsigte van—
 - (i) enige kontrak wat aangegaan word of werk wat onderneem word deur 'n maatskappy wat ingevolge enige Wet as sodanig geïnkorporeer of geregistreer is, bloot omrede van die feit dat sodanige lid of sy gade, vennoot of sakegenoot, 'n direkteur, aandeelhouer, effektehouer, werknemer of agent van sodanige maatskappy is nie, tensy sodanige maatskappy 'n private maatskappy is soos omskryf in artikel honderd-en-vier van die Maatskappywet, 1926, of sodanige lid of alleen in besit is van, of tesame met sy gade of minderjarige kinders of albei beheer het oor meer as een derde van die aandele of effekte van so 'n maatskappy;

- (d) a member is convicted of an offence in terms of regulation 40;
 - (e) a member ceases to be qualified as a voter by reason of the provisions of sub-regulation (1) of regulation 16 for a period of more than three months;
 - (f) a final order sequestrating the estate of a member as insolvent is made;
 - (g) a member assigns his estate;
 - (h) a member is declared by a competent court to be of unsound mind or mentally disordered or defective or is lawfully detained as mentally disordered or defective under the Mental Disorders Act, 1916;
 - (i) unless the Administrator otherwise orders, a member is convicted and sentenced to imprisonment without the option of a fine;
 - (j) a member is declared by any court to be disqualified from being registered as a voter or of voting at an election for a member of the committee or to be a member of such committee;
 - (k) a member who has received from the Council a notice in writing requiring him to pay within one month any sum for rent, rates, advances, or fees due and payable by him in respect of a period of three months or more and fails to pay such sum within the period of one month; or
 - (l) a member has been absent without leave from three consecutive ordinary meetings of the committee, and any such vacancy shall be declared by the clerk of the Council within four days of his becoming aware of the occurrence thereof, by posting a notice to that effect at the municipal offices and the office of the committee, if any, and by delivering a copy of such notice to the last known residential or business address of the member: Provided that in the case of a member appointed by the Administrator, the clerk of the Council shall forthwith report the vacancy and the circumstances thereof to the Administrator.
- (2) A vacancy in the office of a member of the committee shall, in addition, occur when such vacancy is declared by a court on proof that at the time of his election the member was not qualified in terms of these regulations, or that at any time after his election a member—
- (a) became an alien as defined in section one of the South African Citizenship Act, 1949; or
 - (b) held an office of profit under the Council: Provided that the Administrator may on the application of the Council exempt any medical practitioner from this disqualification; or
 - (c) held an office of profit in the gift of but not falling under the Council: Provided that the Administrator may on application of the Council exempt any member from this disqualification;
 - (d) by himself or through his spouse, partner, or business associate had a direct or indirect pecuniary interest in or was directly or indirectly concerned with or participated in the profits or benefits of any contract with or work being done or to be done for the Council: Provided that the foregoing provisions of this paragraph shall not apply in respect of—
 - (i) any contract entered into or work undertaken by a company incorporated or registered as such under any law, solely by reason of the fact that such member or his spouse, partner or business associate is a director, shareholder, stockholder, employee or agent of such company, unless such company is a private company as defined in section one hundred and four of the Companies Act, 1926, or such member either by himself owns or together with his spouse or minor children or both controls more than one-third of the shares or stock of such company;

- (ii) die aankoop van enigets wat deur die Raad per openbare konkurrensie verkoop word;
- (iii) die aankoop deur die Raad van enigets op 'n vendusie;
- (iv) die levering van goedere of dienste wat gewoonlik deur die Raad aan die publiek verskaf of gelewer word teen 'n bedrag wat by Wet of besluit van die Raad vasgestel word; en
- (v) die aankoop of hou van munisipale effekte.

Aanvulling van toevallige vakature.

38. Wanneer 'n toevallige vakature ontstaan, stel die Administrateur 'n bevoegde persoon aan as lid van die komitee wat as sodanig aanbly vir die onverstrekke ampttermyn van sy voorganer: Met dien verstande dat indien die vakature ontstaan in geval van 'n lid genomineer deur die Minister of die Raad, moet die Administrateur die Minister of die Raad raadpleeg, na gelang van die geval.

HOOFSTUK 5.

Uitgawes van lede van komitee.

39. Onderworpe aan die goedkeuring van die Administrateur kan die Raad aan alle ander lede van die komitee sodanige toelaes, en aan die voorstuur sodanige addisionele toelaes, al na gelang hy van tyd tot tyd besluit, betaal.

Misdrywe.

40. (1) 'n Lid van die komitee wat 'n beloning, geskenk of ander teenprestasies van watter aard ook al (uitgesonderd die besoldiging waarop hy ingevolge die bepalings van regulasie 39 geregely is) regstreeks of onregstreeks afdwing of aanneem om dit aan te neem, of probeer om dit vir hom of vir iemand anders te verkry, vir of ten opsigte van sy dienste as lid van die komitee of omdat hy in sy hoedanigheid van lid van die komitee iets doen of nalaat, of iets gedoen of nagelaat het, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens eenduisend rand of met gevangenisstraf vir 'n tydperk van hoogstens vyf jaar, of met sowel sodanige boete as gevangenisstraf, en 'n lid wat aldus skuldig bevind word, is *ipso facto* onbevoeg om 'n lid te bly.

(2) 'n Lid van die komitee wat in sy hoedanigheid as lid 'n vergadering van die komitee bywoon of aan die verrigting daarvan deelneem—

- (a) gedurende die bespreking van of stemming oor 'n saak waarby hy self of deur sy gade, vennoot of sakegenoot regstreeks of onregstreeks enige geldelike belang het; of
- (b) gedurende enige bespreking of stemming met betrekking tot enige voorgenome of hangende regsgeding waarin die Raad 'n party is of kan word en waarby so 'n lid van die komitee self of deur sy gade, vennoot of sakegenoot, regstreeks of onregstreeks enige belang het; of
- (c) as hy ten tyde van sy verkiezing of benoeming nie ooreenkomsdig Hoofstuk IV bevoeg was nie of te enige tyd daarna opgehou het om bevoeg te wees, is skuldig aan 'n misdryf tensy bewys word dat hy nie geweet het dat hy so 'n belang gehad het of dat hy aldus onbevoeg was nie: Met dien verstande dat, vir sover dit paragraaf (a) betref, daar geag word dat 'n lid van die komitee nie 'n geldelike belang het by enige saak rakende of met betrekking tot—

- (i) 'n maatskappy, wat ingevolge enige Wet, geïnkorporeer of geregistreer is, bloot omrede van die feit dat sodanige lid of sy gade, vennoot of sakegenoot, 'n direkteur, aandeelhouer, effektehouer, werkneemer of agent van sodanige maatskappy is nie, tensy sodanige maatskappy 'n private maatskappy is soos omskryf in artikel honderd-en-vier, van die Maatskappywet, 1926, of sodanige lid of alleen in besit is van, of tesame met sy gade of minderjarige kinders of albei beheer het oor meer as een derde van die aandele of effekte van so 'n maatskappy; of
- (ii) 'n sportsklub waarvan so 'n lid 'n lid is en wat met die Raad kontrakte sluit waar so 'n klub nie vir die doel van wins of voordeel opgerig is nie.

- (ii) the purchase of anything sold by the Council by public competition;
- (iii) the purchase by the Council of anything at any auction sale;
- (iv) the supply of goods or services commonly supplied or rendered by the Council to the public at a charge fixed by law or resolution of the Council; and
- (v) the purchase or holding of municipal stock.

Filling of Casual Vacancy.

38. Whenever a casual vacancy occurs, the Administrator shall appoint a qualified person as a member of the committee who shall remain a member for the unexpired period of office of his predecessor: Provided that if the vacancy occurs in the office of a member nominated by the Minister or the Council, the Administrator shall consult the Minister or the Council, as the case may be.

CHAPTER 5.

Expenses of Members of Committee.

39. Subject to the approval of the Administrator, the Council may pay to every other member of the committee such allowance, and to the chairman such additional allowance, as it may from time to time resolve.

Offences.

40. (1) Any member of the committee who directly or indirectly exacts or accepts or agrees to accept or attempts to obtain for himself or for any other person, any gift, reward or other consideration whatsoever (other than the payment to which he is entitled in terms of regulation 39) for or on account of his services as a member of the committee or his doing, or refraining from doing or having done or refrained from doing anything in his capacity as a member of the committee shall be guilty of an offence and liable on conviction to a fine not exceeding one thousand rand or to imprisonment for a period not exceeding five years or to both such fine and imprisonment, and a member so convicted shall be *ipso facto* disqualified from remaining a member.

(2) A member of the committee who in his capacity as a member attends a meeting of the committee or takes part in the proceedings thereof—

- (a) during the discussion of or voting on a matter in which he or his spouse, partner or business associate has any direct or indirect pecuniary interest; or
- (b) during any discussion or voting on any proposed or pending legal proceedings to which the Council is or may become a party and in which such member of the committee or his spouse, partner or business associate has any direct or indirect interest; or
- (c) if at the time of his election or appointment he was in terms of Chapter IV disqualified or at any time thereafter ceased to be qualified;

shall be guilty of an offence unless it is proved that he was not aware of any such interest or that he was so disqualified: Provided that in so far as paragraph (a) is concerned, it shall be deemed that such member of the committee has no pecuniary interest in any matter affecting or relating to—

- (i) a company incorporated or registered under any law, solely by reason of the fact that such member or his spouse, partner or business associate is a director, shareholder, stockholder, employee or agent of such company, unless such company is a private company as defined in section one hundred and four of the Companies Act, 1926, or such member either by himself owns or together with his spouse or minor children or both, controls more than one-third of the shares or stock of such company; or
- (ii) a sports club of which such member is a member and which enters into contracts with the Council where such club has not been established for the purpose of gain or profit.

(3) 'n Lid van die komitee wat regstreeks of onregstreeks as advokaat, prokureur of wetsagent teen die Raad optree in enige regsgeding wat deur of op aandrang van die Raad, of wat teen die Raad ingestel word, is skuldig aan 'n misdryf.

(4) 'n Lid van die komitee wat in sy hoedanighed van lid 'n vergadering van die komitee bywoon, of aan die verrigtinge daarvan deelneem nadat hy kragtens subregulasie (2) of (3) skuldig bevind is, ongeag of daar 'n appèl teen sodanige skuldigbevinding aangeteken is of nie, is skuldig aan 'n misdryf: Met dien verstande dat hierdie subregulasie nie van toepassing is in die geval van 'n lid van die komitee wat 'n appèl teen sy skuldigbevinding kragtens subregulasie (2) of (3) aangeteken het, mits die hof wat hom skuldig bevind het, aan hom magtiging verleen het om hangende die uitslag van dié appèl sy werkzaamhede as lid van die komitee te verrig nie.

(5) 'n Lid van die komitee wat skuldig bevind word aan 'n oortreding van hierdie regulasie, is strafbaar met 'n boete van hoogstens vyfhonderd rand, of met gevangenisstraf vir 'n tydperk van hoogstens twee jaar, of met sowel sodanige boete as gevangenisstraf, en die hof kan hom daarbenewens gelas om sy setel te ontruim, waarna die setel dan vakant is.

(6) 'n Lid wat sy amp ingevolge die bepalings van subregulasie (5) moet ontruim, mag vir 'n tydperk van drie jaar daarna geen plaaslike bestuursamp beklee nie.

Algemene strafbepaling.

41. Behoudens andersluidende bepalings van hierdie regulasies is iedereen wat aan 'n misdryf ingevolge daarvan skuldig bevind word, strafbaar met 'n boete van hoogstens eenhonderd rand, of met gevangenisstraf vir 'n tydperk van hoogstens ses maande, of met sowel sodanige boete as gevangenisstraf.

REGISTRASIE- EN VERKIESINGSVORMS.

BYLAE 1.

BESTUURSKOMITEE VIR DIE GEMEENSKAP VAN IN DIE PLAASLIKE BESTUURSGEBIED VAN _____

AANSOEK OM AS KIESER INGESKRYF TE WORD.

Die Stadsklerk,
Ek,

(name voluit)

van _____, wat
(woonadres)
bo die ouderdom van 21 jaar is, doen hierby aansoek om my naam in die kieserslys te laat inskryf as 'n kieser van die bestuurskomitee vir die _____ gemeenskap van _____ in die plaaslike bestuursgebied van _____ en sertifiseer dat—

(1) op dié eerste dag van Julie jongslede—

*(a) ek die eienaar was van die onroerende goed wat hieronder beskrywe word; of

*(b) ek die okkupant was van die onroerende goed wat hieronder beskrywe word, en dat ek minstens ses maande lank voor sodanige eerste dag van Julie binne die gebied van die bestuurskomitee gewoon het;

(2) ek nie reeds in 'n kieserslys vir enige ander bestuurskomitee as kieser ingeskryf is nie;

(3) ek nie deur 'n hof as onbevoeg verklaar is om as 'n kieser geregistreer te word nie; en

(4) my persoonskaartnommer _____ is.

Aard en ligging van eiendom.	Waardering van eiendom.	Is eiendomsreg of okkupasie afsonderlik of gesamentlik.

Datum _____

(Handtekening van applikant.)

* Skrap indien nie van toepassing nie.

(3) A member of the committee who directly or indirectly acts as advocate, attorney or law agent against the Council in any legal proceedings instituted by, at the instance of or against the Council shall be guilty of an offence.

(4) A member of the committee who after his conviction under sub-regulation (2) or (3) and whether or not an appeal has been noted against such conviction, attends a meeting or takes part in the proceedings of the committee in his capacity as a member thereof shall be guilty of an offence: Provided that this sub-regulation shall not apply in the case of a member of the committee who has noted an appeal against his conviction under sub-regulation (2) or (3) if the court convicting him has authorized him to carry out his functions as a member of the committee pending the result of the appeal.

(5) Any member of the committee who has been convicted of a contravention of this regulation shall be liable to a fine not exceeding five hundred rand or to imprisonment for a period not exceeding two years or to both such fine and imprisonment and a court may in addition order him to vacate his seat in which event it shall become vacant.

(6) Any member who has to vacate his office in terms of sub-regulation (5) shall not for a period of three years thereafter fill a local government office.

General Penalty.

41. Except where otherwise provided for in these regulations, every person convicted of an offence in terms thereof shall be liable to a fine not exceeding one hundred rand or to imprisonment for a period not exceeding six months or to both such fine and imprisonment.

REGISTRATION AND ELECTION FORMS.

ANNEXURE 1.

MANAGEMENT COMMITTEE FOR THE COMMUNITY OF IN THE LOCAL AUTHORITY AREA OF

APPLICATION TO BE ENROLLED AS A VOTER.

The Town Clerk,

I, _____ (full names)

of _____ (residential address)

being over the age of 21 years, hereby apply to have my name enrolled in the voters' roll as a voter of the management committee for the _____ community of _____ in the local authority area of _____ and certify that—

(1) on the first day of July last—

*(a) I was the owner of the immovable property described below; or

*(b) I was the occupier of immovable property described below and that I have resided within the area of the management committee for not less than six months prior to such first day of July;

(2) I am not registered as a voter on the voters' roll of any other management committee;

(3) I have not been declared disqualified by any court from being registered as a voter; and

(4) my identity card number is _____.

Nature and situation of property.	Valuation property.	Whether separately or jointly owned or occupied.

Date _____

(Signature of applicant.)

* Delete if not applicable.

BYLAE 2.

BESTUURSKOMITEE VIR DIE GEMEENSKAP
VAN IN DIE PLAASLIKE BESTUURSGEBIED
VAN

BESWAAR TEEN BEHOUD VAN NAAM OP KIESERSLYS.

Aan die Stadsklerk,
Hierby maak ek beswaar teen die behoud van die naam van _____ van _____ op die
(name voluit) (adres)
kieserslys as 'n kieser van die bestuurskomitee vir die _____
gemeenskap van _____ in die plaaslike bestuursgebied van _____ om die volgende rede(s):—
(vermeld volledige rede(s) vir beswaar)

Datum _____

(Handtekening van beswaarmaker.)

BYLAE 3.

BESTUURSKOMITEE VIR DIE GEMEENSKAP
VAN IN DIE PLAASLIKE BESTUURSGEBIED
VAN

LYS VAN AANSOEK OM INSKRYWING AS KIESERS.

Persoons-kaart-nommer.	Applicant.		Aard en ligging van eiendom wat basis van aansoek uitmaak.	Waardering van eiendom.	Is een-domsreg of okkupasie afsonderlik of gesamentlik.
	Familie-naam.	Voor-naam.			

Datum _____

(Stadsklerk.)

BYLAE 4.

BESTUURSKOMITEE VIR DIE GEMEENSKAP
VAN IN DIE PLAASLIKE BESTUURSGEBIED
VAN

LYS VAN BESWARE TEEN BEHOUD VAN NAME OP KIESERSLYS.

Persoonskaart-nommer.	Persoon teen wie beswaar gemaak.		Naam en adres van beswaarmaker.	Redes vir beswaar.
	Familie-naam.	Voor-naam.		

Datum _____

(Stadsklerk.)

BYLAE 5.

BESTUURSKOMITEE VIR DIE GEMEENSKAP
VAN IN DIE PLAASLIKE BESTUURSGEBIED
VAN

NOMINASIE VAN KANDIDAAT VIR AMP VAN LID VAN DIE BESTUURSKOMITEE.

1. Kandidaat wat genomineer word.
(gebruik asseblief drukletters)

FAMILIENAAM _____
VOORNAME _____
WOONADRES _____

BEROEP _____
NOMMER OP KIESERSLYS _____
PERSOONSKAARTNOMMER _____

ANNEXURE 2.

MANAGEMENT COMMITTEE FOR THE
COMMUNITY OF _____ IN THE LOCAL AUTHORITY
AREA OF _____

OBJECTION TO RETENTION OF NAME IN VOTERS' ROLL.

To the Clerk of the Council,
I hereby object to the name of _____
(names in full)

(address)
being retained in the voters' roll as a voter of the management Committee for the _____ community of _____ in the local authority area of _____ on the following grounds:—

(state fully grounds of objection)

Date _____

(Signature of objector.)

ANNEXURE 3.

MANAGEMENT COMMITTEE FOR THE
COMMUNITY OF _____ IN THE LOCAL AUTHORITY
AREA OF _____

LIST OF APPLICATIONS FOR ENROLMENT AS VOTERS.

Identity Number.	Applicant.		Nature and situation or property forming basis of claim.	Valuation of property.	Whether separately or jointly owned or occupied.
	Sur-name.	Christian Names.			

Date _____

(Clerk of the Council.)

ANNEXURE 4.

MANAGEMENT COMMITTEE FOR THE
COMMUNITY OF _____ IN THE LOCAL AUTHORITY
AREA OF _____

LIST OF OBJECTIONS TO RETENTION OF NAMES IN VOTERS' ROLL.

Identity Number.	Persons objected to.		Name and address of objector.	Grounds of objection.
	Surnames.	Christian Names.		

Date _____

(Clerk of the Council.)

ANNEXURE 5.

MANAGEMENT COMMITTEE FOR THE
COMMUNITY OF _____ IN THE LOCAL AUTHORITY
AREA OF _____

NOMINATION OF CANDIDATE FOR OFFICE OF MEMBER OF THE MANAGEMENT COMMITTEE.

1. Candidate nominated. (please print)

SURNAME _____
CHRISTIAN NAMES _____
RESIDENTIAL ADDRESS _____

OCCUPATION _____
NUMBER ON VOTERS' ROLL _____
IDENTITY CARD NUMBER _____

2. Aanname en verklaring deur kandidaat.

Bogemelde genoemde aanvaar hierby die nominasie en verklaar dat hy nie ingevolge die bepalings van die Regulasies afgekondig by Administrateurskennisgiving No. _____ gedateer _____ onbevoeg is om tot lid van die bestuurskomitee verkieks te word nie.

Datum _____

(Handtekening van kandidaat.)

3. Ons, die ondergetekendes, nomineer hierby die bovenmelde kandidaat.

Persoonskaart-nommer:	Voornaam en familienaam in drukletters.	Handtekening.	Nommer op kieserslys.
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			

Let Wel.—Minstens tien nomineerders is nodig.

BYLAE 6.

BESTUURSKOMITEE VIR DIE _____ GEMEENSKAP
VAN _____ IN DIE PLAASLIKE BESTUURSGEBIED
VAN _____

TERUGTREKKING VAN KANDIDATUUR.

Aan die Kiesbeampte,

Ek, _____ (name voluit)

van _____ (adres)

wat genoem is as kandidaat vir amp van lid van die bestuurskomitee vir die _____ gemeenskap van _____ in die plaaslike bestuursgebied van _____ by die verkiesing wat op die _____ dag van _____ 19_____.
gehou word, trek hierby my kandidatuur terug.

Datum _____

(Handtekening van kandidaat.)

2. Acceptance and certificate by candidate.

Above-mentioned nominee hereby accepts the nomination and certifies that he is not disqualified in terms of the regulations published under Administrator's Notice No. _____ dated _____ of being elected as a member of the management committee.

Date _____

(Signature of candidate.)

3. We, the undersigned, hereby nominate the above-mentioned candidate.

Identity Card Number.	Christian names and surname in print.	Signature.	Number on Voters' Roll.
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			

Note.—At least ten nominations are required.

ANNEXURE 6.

MANAGEMENT COMMITTEE FOR THE
COMMUNITY OF _____ IN THE LOCAL AUTHORITY
AREA OF _____

WITHDRAWAL OF CANDIDATURE.

To the Returning Officer,

I, _____ (names in full)

of _____ (address)

having been nominated as candidate for the office of member of the management committee for the _____ community of _____ in the local authority area of _____ at the election to be held on the _____ day of _____ 19_____.
hereby withdraw my candidature.

Date _____

(Signature of candidate.)

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