

Mr. Lewis 26/11/64



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THE PROVINCE OF TRANSVAAL

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INHOUD AGTERIN.

No. 303 (Administrator's), 1964.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1947, of the Town Council of Klerksdorp, was approved by Proclamation No. 51 of 1947, in terms of section forty-three of the Townships and Town-planning Ordinance, 1931;

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

Now, therefore, under and by virtue of the powers vested in me by section forty-six of the said Ordinance, I hereby declare that Town-planning Scheme No. 1 of 1947, of the Town Council of Klerksdorp is hereby amended as indicated in the scheme clauses, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Klerksdorp; this amendment is known as Klerksdorp Town-planning Scheme No. 1/34.

Given under my Hand at Pretoria this Twenty-seventh day of October, One thousand Nine hundred and Sixty-four.

F. H. ODENDAAL,

Administrator of the Province of Transvaal.

T.A.D. 5/2/28/34.

No. 303 (Administrateurs-), 1964.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegkema No. 1, 1947, van die Stadsraad van Klerksdorp by Proklamasie No. 51 van 1947, ingevolge artikel drie-en-veertig van die Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

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

So is dit dat ek, kragtens en ingevolge die bevoegdheede wat by artikel ses-en-veertig van genoemde Ordonnansie aan my verleen word; hierby verklaar dat Dorpsaanlegkema No. 1, 1947, van die Stadsraad van Klerksdorp hierby gewysig word soos aangedui in die skemaklausules, in bewaring gehou deur die Sekretaris van die Dorpsraad, Pretoria, en die Stadsklerk, Klerksdorp; hierdie wysiging staan bekend as Klerksdorp-dorpsaanlegkema No. 1/34.

Gegee onder my Hand te Pretoria, op hede die Sewen-twintigste dag van Oktober Eenduisend Negehoenderd Vier-en-sestig.

F. H. ODENDAAL,

Administrateur van die Provinsie Transvaal.

T.A.D. 5/2/28/34.

No. 304 (Administrator's), 1964.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Evander Extension No. 1 Township was proclaimed an approved township by Administrator's Proclamation No. 126, dated the 10th day of June, 1964, subject to the conditions set out in the Schedule to the said Proclamation;

And whereas errors occurred in both the Afrikaans and English versions of the said Schedule as proclaimed;

Now, therefore, I hereby declare that—

- (i) clause A 10 (a) (ii) shall be amended to read "Erven Nos. 1018 to 1020 and 1022 to 1033";
- (ii) clause B 3 (d) shall be amended to read "Erven Nos. 768 to 779, 782, to 785, 804, 827, 829, 848, 849, 858, 860, 862 to 903, 907, 909 to 939, 942 to 1017, 1034 to 1049 and 1052 to 1066—The dwelling-house, exclusive of outbuildings to be erected on the erf shall be of the value of not less than R4,000."

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

F. H. ODENDAAL,

Administrator of the Province of Transvaal.

T.A.D. 4/8/2183, Vol. 2.

No. 304 (Administrateurs-), 1964.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal die dorp Evander Uitbreiding No. 1 by Administrateursproklamasie No. 126, gedateer die tiende dag van Junie 1964, tot goedgekeurde dorp geproklameer is, onderworpe aan die voorwaardes uiteengesit in die Bylae tot genoemde Proklamasie;

En nademaal foute ontstaan het in sowel die Afrikaanse as Engelse weergawes van genoemde Bylae soos geproklameer;

So is dit dat ek hierby verklaar dat—

- (i) klousule A 10 (a) (ii) gewysig is om te lees „Erwe Nos. 1018 tot 1020 en 1022 tot 1033”;
- (ii) klousule B 3 (d) gewysig is om te lees „Erwe Nos. 768 tot 779, 782 tot 785, 804, 827, 829, 848, 849, 858, 860, 862 tot 903, 907, 909 tot 939, 942 tot 1017, 1034 tot 1049 en 1052 tot 1066—Die waarde van die woonhuis, sonder inbegrip van buitegeboue, wat op die erf opgerig gaan word, moet minstens R4,000 wees.”

Gegee onder my Hand te Pretoria, op hede die Elfde dag van November Eenduisend Negehoenderd Vier-en-sestig.

F. H. ODENDAAL,

Administrateur van die Provinsie Transvaal.

T.A.D. 4/8/2183, Vol. 2.

No. 305 (Administrator's), 1964.]

PROCLAMATIONBY THE HONOURABLE THE ADMINISTRATOR OF THE
PROVINCE OF TRANSVAAL.

Whereas a written application of Leighnor Investments (Proprietary), Limited, owner of Portion 3 of Erf No. 295, situated in the township of Vereeniging, District of Vereeniging, Transvaal, for a certain amendment of the conditions of title of the said erf has been received;

And whereas it is provided by section *one* of the Removal of Restrictions in Townships Act, 1946 (Act No. 48 of 1946), as amended, that the Administrator of the Province may with the approval of the State President, in certain circumstances alter, suspend or remove any restrictive condition in respect of land in a township;

And whereas the State President has given his approval for such amendment;

And whereas the other provisions of section *one* of the Removal of Restrictions in Townships Act, 1946, were complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer No. 22028/1962, pertaining to the said Portion 3 of Erf No. 295, Vereeniging Township, by amending condition (a) by the addition of the following proviso:—

“Provided that the erf may be used for the erection of offices, banks, professional chambers, commercial exchanges, buildings for the use of building societies as defined in terms of the relevant Act, blocks of flats, tenements, maisonettes, boarding-houses, hotels not licensed under the Liquor Act, residential clubs and hostels, and with the further specific written consent of the Vereeniging Town Council may be used for the erection of places of amusement, social halls, parking garages, petroleum filling stations and special buildings as defined in the Vereeniging Town-planning Scheme No. 1 of 1956.”

Given under my Hand at Pretoria on this Fourth day of November, One thousand Nine hundred and Sixty-four.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 8/2/128/1.

No. 305 (Administrateurs-), 1964.]

PROKLAMASIEDEUR SY EDELE DIE ADMINISTRATEUR VAN DIE
PROVINSIE TRANSVAAL.

Nademaal 'n skriftelike aansoek van Leighnor Investments (Eiendoms), Beperk, die eienaar van Gedeelte 3 van Erf No. 295, geleë in die dorp Vereeniging, distrik Vereeniging, Transvaal, ontvang is om 'n sekere wysiging van die titelvoorwaardes van voormelde erf;

En nademaal artikel *tien* van die Wet op Opheffing van Beperkings in Dorpe, 1946 (Wet No. 48 van 1946), soos gewysig, bepaal word dat die Administrateur van die Provinsie met die goedkeuring van die Staatspresident in sekere omstandighede 'n beperkende voorwaarde ten opsigte van grond in 'n dorp kan wysig, opskort of ophef;

En nademaal die Staatspresident sy goedkeuring aan sodanige wysiging verleen het;

En nademaal aan die ander bepalings van artikel *een* van die Wet op Opheffing van Beperkings in Dorpe, 1946, voldoen is;

So is dit dat ek hierby die bevoegdheid my verleen soos voormeld, uitoefen met betrekking tot die titelvoorwaardes in Akte van Transport No. 22028/1962, ten opsigte van die genoemde Gedeelte 3 van Erf No. 295, dorp Vereeniging, deur die wysiging van voorwaarde (a) deur die byvoeging van die volgende voorbehoudsbepaling:—

„Provided that the erf may be used for the erection of offices, banks, professional chambers, commercial exchanges, buildings for the use of building societies as defined in terms of the relevant Act, blocks of flats, tenements, maisonettes, boarding-houses, hotels not licensed under the Liquor Act, residential clubs and hostels, and with the further specific written consent of the Vereeniging Town Council may be used for the erection of places of amusement, social halls, parking garages, petroleum filling stations and special buildings as defined in the Vereeniging Town-planning Scheme No. 1 of 1956.”

Gegee onder my Hand te Pretoria, op hede die Vierde dag van November Eenduisend Negehonderd Vier-en-sestig.

F. H. ODENDAAL,
Administrateur van die Provinsie Transvaal.
T.A.D. 8/2/128/1.

No. 306 (Administrator's), 1964.]

PROCLAMATIONBY THE HONOURABLE THE ADMINISTRATOR OF THE
PROVINCE OF TRANSVAAL.

Whereas Northern Johannesburg Region Town-planning Scheme, 1958, of the Peri-Urban Areas Health Board, was approved by Proclamation No. 228 of 1959, in terms of section *forty-three* of the Townships and Town-planning Ordinance, 1931;

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

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Northern Johannesburg Region Town-planning Scheme, 1958, of the Peri-Urban Areas Health Board is hereby amended as indicated in the scheme clauses and on Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Secretary/Treasurer, Peri-Urban Areas Health Board; Pretoria and Johannesburg; this amendment is known as Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 17.

Given under my Hand at Pretoria this Eleventh day of November, One thousand Nine hundred and Sixty-four.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 5/2/73/17.

No. 306 (Administrateurs-), 1964.]

PROKLAMASIEDEUR SY EDELE DIE ADMINISTRATEUR VAN DIE
PROVINSIE TRANSVAAL.

Nademaal Noordelike Johannesburgstreek-dorpsaanleg-skema, 1958, van die Gesondheidsraad vir Buite-Stedelike Gebiede by Proklamasie No. 228 van 1959, ingevolge artikel *drie-en-veertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

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

So is dit dat ek, kragtens en ingevolge die bevoegdheid wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, van die Gesondheidsraad vir Buite-Stedelike Gebiede hierby gewysig word soos aangedui in die skemaklousules en op Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Sekretaris/Tesourier, Gesondheidsraad vir Buite-Stedelike Gebiede, Pretoria en Johannesburg; hierdie wysiging staan bekend as Noordelike Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 17.

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

F. H. ODENDAAL,
Administrateur van die Provinsie Transvaal.
T.A.D. 5/2/73/17.

No. 307 (Administrator's), 1964.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 2, 1953, of the Town Council of Klerksdorp, was approved by Proclamation No. 231 of 1953, in terms of section *forty-three* of the Townships and Town-planning Ordinance, 1931;

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

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 2, 1953, of the Town Council of Klerksdorp is hereby amended as indicated in the scheme clauses filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Klerksdorp; this amendment is known as Klerksdorp Town-planning Scheme No. 2/13.

Given under my Hand at Pretoria this Eleventh day of November, One thousand Nine hundred and Sixty-four.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 5/2/29/13.

No. 308 (Administrator's), 1964.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 2, 1953, of the Town Council of Randfontein, was approved by Proclamation No. 72 of 1953, in terms of section *forty-three* of the Townships and Town-planning Ordinance, 1931;

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

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 2, 1953, of the Town Council of Randfontein is hereby amended as indicated in the scheme clauses filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Randfontein; this amendment is known as Randfontein Town-planning Scheme No. 2/3.

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

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 5/2/53/3.

No. 309 (Administrator's), 1964.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL

Whereas it is deemed expedient to alter the boundaries of Sunnyside Township by the inclusion therein of the remaining extent of Portion E of Portion C of Portion A of portion called Sunnyside of the farm Elandspoort No. 357, Registrasie Divisie J.R., District of Pretoria;

Now, therefore, under and by virtue of the powers vested in me by sub-section (1) of section *forty-nine* of the Deeds Registries Act, 1937, read with section *twenty bis* of the Townships and Town-planning Ordinance, 1931, I hereby declare that the boundaries of the said township are extended to include the said portion, subject to the conditions set out in the Annexure hereto.

Given under my Hand at Pretoria on this Ninth day of November, One thousand Nine hundred and Sixty-four.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 6/45.

No. 307 (Administrateur-), 1964.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegkema No. 2, 1953, van die Stadsraad van Klerksdorp by Proklamasie No. 231 van 1953, ingevolge artikel *drie-en-veertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegkema No. 2, 1953, van die Stadsraad van Klerksdorp hierby gewysig word soos aangedui in die skemaklousules in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Klerksdorp; hierdie wysiging staan bekend as Klerksdorp-dorpsaanlegkema No. 2/13.

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

F. H. ODENDAAL,
Administrateur van die Provinsie Transvaal.
T.A.D. 5/2/29/13.

No. 308 (Administrateurs-), 1964.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegkema No. 2, 1953, van die Stadsraad van Randfontein by Proklamasie No. 72 van 1953, ingevolge artikel *drie-en-veertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegkema No. 2, 1953, van die Stadsraad van Randfontein hierby gewysig word soos aangedui in die skemaklousules in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Randfontein; hierdie wysiging staan bekend as Randfontein-dorpsaanlegkema No. 2/3.

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

F. H. ODENDAAL,
Administrateur van die Provinsie Transvaal.
T.A.D. 5/2/53/3.

No. 309 (Administrateurs-), 1964.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal dit wenslik geag word om die grense van die dorp Sunnyside te verander deur die resterende gedeelte van Gedeelte E van Gedeelte C van Gedeelte A van gedeelte genoem Sunnyside van die plaas Elandspoort No. 357, Registrasie-afdeling J.R., distrik Pretoria, daarin op te neem;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by subartikel (1) van artikel *nege-en-veertig* van die Registrasie van Aktes Wet, 1937, gelees met artikel *twintig bis* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, aan my verleen word, hierby verklaar dat die grense van genoemde dorp uitgebrei is sodat die genoemde gedeelte daarin opgeneem word onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

Gegee onder my Hand te Pretoria, op hede die Negenste dag van November Eenduisend Negehonderd Vier-en-sestig.

F. H. ODENDAAL,
Administrateur van die Provinsie Transvaal.
T.A.D. 6/45.

ANNEXURE

CONDITIONS OF TITLE.

The land shall upon incorporation be subject to existing conditions and servitudes.

No. 310 (Administrator's), 1964.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1948, of the Town Council of Alberton, was approved by Proclamation No. 87 of 1948, in terms of section *forty-three* of the Townships and Town-planning Ordinance, 1931;

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

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1948, of the Town Council of Alberton is hereby amended as indicated in the scheme clauses and on Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Alberton; this amendment is known as Alberton Town-planning Scheme No. 1/19.

Given under my Hand at Pretoria this Eleventh day of November, One thousand Nine hundred and Sixty-four.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 5/2/1/19.

No. 311 (Administrator's), 1964.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1959, of the Village Council of Coligny, was approved by Proclamation No. 119 of 1960, in terms of section *forty-three* of the Townships and Town-planning Ordinance, 1931;

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

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1959, of the Village Council of Coligny is hereby amended as indicated in the scheme clauses and on Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Coligny; this amendment is known as Coligny Town-planning Scheme No. 1/1.

Given under my Hand at Pretoria this Eleventh day of November, One thousand Nine hundred and Sixty-four.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 5/2/14/1.

No. 312 (Administrator's), 1964.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1948, of the Town Council of Springs, was approved by Proclamation No. 13 of 1948, in terms of section *forty-three* of the Townships and Town-planning Ordinance, 1931;

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

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1948, of

BYLAE

TITELVOORWAARDES.

Die grond is by inlywing onderworpe aan bestaande voorwaardes en serwitute.

No. 310 (Administrateurs-), 1964.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegkema No. 1, 1948, van die Stadsraad van Alberton by Proklamasie No. 87 van 1948, ingevolge artikel *drie-en-veertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegkema No. 1, 1948, van die Stadsraad van Alberton hierby gewysig word soos aangedui in die skemaklousules en op Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Alberton; hierdie wysiging staan bekend as Alberton-dorpsaanlegkema No. 1/19.

Gegee onder my Hand te Pretoria, op hede die Elfde dag van November Eenduisend Negehonderd Vier-ensestig.

F. H. ODENDAAL,
Administrateur van die Provinsie van Transvaal.
T.A.D. 5/2/1/19.

No. 311 (Administrateurs-), 1964.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegkema No. 1, 1959, van die Dorpsraad van Coligny by Proklamasie No. 119 van 1960, ingevolge artikel *drie-en-veertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegkema No. 1, 1959, van die Dorpsraad van Coligny hierby gewysig word soos aangedui in die skemaklousules en op Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Coligny; hierdie wysiging staan bekend as Coligny-dorpsaanlegkema No. 1/1.

Gegee onder my Hand te Pretoria, op hede die Elfde dag van November Eenduisend Negehonderd Vier-ensestig.

F. H. ODENDAAL,
Administrateur van die Provinsie van Transvaal.
T.A.D. 5/2/14/1.

No. 312 (Administrateurs-), 1964.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegkema No. 1, 1948, van die Stadsraad van Springs by Proklamasie No. 13 van 1948, ingevolge artikel *drie-en-veertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanleg-

the Town Council of Springs is hereby amended as indicated in the scheme clauses and on Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Springs; this amendment is known as Springs Town-planning Scheme No. 1/15.

Given under my Hand at Pretoria this Tenth day of November, One thousand Nine hundred and Sixty-four.

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

T.A.D. 5/2/58/15.

No. 313 (Administrator's), 1964.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1946, of the Town Council of Roodepoort, was approved by Proclamation No. 27 of 1947, in terms of section forty-three of the Townships and Town-planning Ordinance, 1931;

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

Now, therefore, under and by virtue of the powers vested in me by section forty-six of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1946, of the Town Council of Roodepoort is hereby amended as indicated in the scheme clauses and on Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Roodepoort; this amendment is known as Roodepoort-Maraisburg Town-planning Scheme No. 1/23.

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

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

T.A.D. 5/2/55/23.

No. 314 (Administrator's), 1964.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 2, 1947, of the City Council of Johannesburg, was approved by Proclamation No. 211 of 1947, in terms of section forty-three of the Townships and Town-planning Ordinance, 1931;

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

Now, therefore, under and by virtue of the powers vested in me by section forty-six of the said Ordinance, I hereby declare that Town-planning Scheme No. 2, 1947, of the City Council of Johannesburg is hereby amended as indicated in the scheme clauses filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Johannesburg; this amendment is known as Johannesburg Town-planning Scheme No. 2/27.

Given under my Hand at Pretoria on this Twenty-seventh day of October, One thousand Nine hundred and Sixty-four.

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

T.A.D. 5/2/26/27.

No. 315 (Administrator's), 1964.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1946, of the City Council of Johannesburg, was approved by Proclamation No. 132 of 1946, in terms of section forty-three of the Townships and Town-planning Ordinance, 1931;

skema No. 1, 1948, van die Stadsraad van Springs hierby gewysig word soos aangedui in die skemaklousules en op Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Springs; hierdie wysiging staan bekend as Springs-dorpsaanlegskema No. 1/15.

Gegee onder my Hand te Pretoria, op hede die Tiende dag van November Eenduisend Negehoernd Vier-en-sestig.

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

T.A.D. 5/2/58/15.

No. 313 (Administrateurs-), 1964.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Roodepoort by Proklamasie No. 27 van 1947, ingevolge artikel drie-en-veertig van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel ses-en-veertig van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Roodepoort hierby gewysig word soos aangedui in die skemaklousules en op Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Roodepoort; hierdie wysiging staan bekend as Roodepoort-Maraisburg-dorpsaanlegskema No. 1/23.

Gegee onder my Hand te Pretoria, op hede die Elfde dag van November Eenduisend Negehoernd Vier-en-sestig.

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

T.A.D. 5/2/55/23.

No. 314 (Administrateurs-), 1964.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 2, 1947, van die Stadsraad van Johannesburg by Proklamasie No. 211 van 1947, ingevolge artikel drie-en-veertig van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel ses-en-veertig van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 2, 1947, van die Stadsraad van Johannesburg hierby gewysig word soos aangedui in die skemaklousules in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Johannesburg; hierdie wysiging staan bekend as Johannesburg-dorpsaanlegskema No. 2/27.

Gegee onder my Hand te Pretoria, op hede die Sewen-twintigste dag van Oktober Eenduisend Negehoernd Vier-en-sestig.

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

T.A.D. 5/2/26/27.

No. 315 (Administrateurs-), 1964.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Johannesburg by Proklamasie No. 132 van 1946, ingevolge artikel drie-en-veertig van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, goedgekeur is;

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

Now, therefore, under and by virtue of the powers vested in me by section *forty-six* of the said Ordinance, I hereby declare that Town-planning Scheme No. 1, 1946, of the City Council of Johannesburg is hereby amended as indicated in the scheme clauses, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Johannesburg; this amendment is known as Johannesburg Town-planning Scheme No. 1/106.

Given under my Hand at Pretoria on this Twenty-seventh day of October, One thousand Nine hundred and Sixty-four.

F. H. ODENDAAL,
Administrator of the Province of Transvaal.
T.A.D. 5/2/25/106.

ADMINISTRATOR'S NOTICES.

Administrator's Notice No. 862.] [25 November 1964.
BEDFORDVIEW MUNICIPALITY.—AMENDMENT TO BY-LAWS FOR THE LICENSING OF AND FOR THE SUPERVISION, REGULATION AND CONTROL OF BUSINESSES, TRADES AND OCCUPATIONS.

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

Amend the By-laws for the Licensing of and for the Supervision, Regulation and Control of Businesses, Trades and Occupations of the Bedfordview Municipality, published under Administrator's Notice No. 909, dated the 14th. November, 1956, as amended, by the insertion of the following after item 19 of Schedule B:—

“20. The following tariffs in respect of late hour privileges are payable in respect of any shop licensed as a tea-room, café, coffee-room or restaurant provided permission is granted to keep open—

	Yearly.	
	R	c
(a) Until midnight	6	00
(b) Until 1 a.m.	8	00
(c) Until 2 a.m.	10	00.”

T.A.L.G. 5/97/46.

Administrator's Notice No. 863.] [25 November 1964.
KINROSS HEALTH COMMITTEE.—AMENDMENT TO PUBLIC HEALTH REGULATIONS.

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

Amend the Public Health Regulations of the Kinross Health Committee, published under Administrator's Notice No. 148, dated the 21st February, 1951, as amended, by the addition of the following at the end of section 79 under Chapter 2:—

“79 bis. Prohibited Area for the Keeping of Animals.

(1) No person shall keep any animal as defined in the Regulations for the Administration of Pounds in Local Authority Areas, published under Administrator's Notice No. 2, dated the 2nd January, 1929, in the area of jurisdiction of the Kinross Health Committee.

(2) This prohibition shall be of force and effect two years after date of publication hereof.”

T.A.L.G. 5/77/88.

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

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by artikel *ses-en-veertig* van genoemde Ordonnansie aan my verleen word, hierby verklaar dat Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Johannesburg hierby gewysig word soos aangedui in die skemaklousules in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Johannesburg; hierdie wysiging staan bekend as Johannesburg-dorpsaanlegskema No. 1/106.

Gegee onder my Hand te Pretoria, op hede die Sewe-entwintigste dag van Oktober Eenduisend Negehonderd Vier-en-sestig.

F. H. ODENDAAL,
Administrateur van die Provinsie Transvaal.
T.A.D. 5/2/25/106.

ADMINISTRATEURSKENNISGEWINGS.

Administrateurskennisgewing No. 862.] [25 November 1964.
MUNISIPALITEIT BEDFORDVIEW.—WYSIGING VAN VERORDENINGE VIR DIE LISENSIËRING VAN EN DIE TOESIG OOR, DIE REGULERING VAN EN DIE BEHEER OOR BESIGHEDE, BEDRYWE EN BEROEPE.

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

Die Verordeninge vir die Lisensiering van en die Toesig oor, die Regulering van en die Beheer oor Besighede, Bedrywe en Beroepe van die Munisipaliteit Bedfordview, afgekondig by Administrateurskennisgewing No. 909 van 14 November 1956, soos gewysig, word hierby verder gewysig deur die volgende na item 19 van Bylae B in te voeg:—

„20. Die volgende gelde ten opsigte van voorregte ten aansien van laat ure aan enige winkel wat gelisensieer is as 'n teekamer, kafee, koffiekamer of restaurant is betaalbaar indien toestemming verleen is om die perseel oop te hou:—

	Jaarliks.	
	R	c
(a) Tot om middernag	6	00
(b) Tot om 1 vm.	8	00
(c) Tot om 2 vm.	10	00.”

T.A.L.G. 5/97/46.

Administrateurskennisgewing No. 863.] [25 November 1964.
GESONDHEIDSKOMITEE VAN KINROSS.—WYSIGING VAN PUBLIEKE GESONDHEIDSREGULASIES.

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

Die Publieke Gesondheidsregulasies van die Gesondheidskomitee van Kinross, afgekondig by Administrateurskennisgewing No. 148 van 21 Februarie 1951, soos gewysig, word hierby verder gewysig deur die volgende aan die end van artikel 79 onder Hoofstuk 2 toe te voeg:—

„79 bis. Verbode gebied vir aanhou van diere.

(1) Niemand mag enige dier soos omskryf in die Regulasies vir die Beheer van Skutte in Plaaslike Outoriteit Gebiede, afgekondig by Administrateurskennisgewing No. 2 van 2 Januarie 1929, in die regsgebied van die Gesondheidskomitee van Kinross aanhou nie.

(2) Hierdie verbod tree in werking twee jaar na afkondiging hiervan.”

T.A.L.G. 5/77/88.

Administrator's Notice No. 864.] [25 November 1964.
TRANSVAAL PROVINCIAL LIBRARY ADVISORY BOARD.—PERSONNEL.

It is hereby notified for general information, in terms of section *ten* of the Transvaal Provincial Library Service Ordinance, No. 16 of 1951, that the Administrator in Executive Committee has been pleased, under the provisions of section *three* of the said Ordinance, to appoint Mr. A. J. Koen as a member of the Transvaal Provincial Library Advisory Board for the period 3rd November, 1964 to 31st December, 1966, in the vacancy caused by the death of Dr. A. H. du P. van Wyk.

H. J. M. RETIEF,
 Deputy-Director, Library Services.

Administrator's Notice No. 865.] [25 November 1964.
REDUCTION AND SURVEY OF OUTSPAN SERVITUDE ON THE FARM KLEINFONTEIN No. 463 J.P., DISTRICT OF ZWARTRUGGENS.

With reference to Administrator's Notice No. 377 of the 6th June, 1962, it is hereby notified for general information that the Administrator, is pleased, under the provisions of paragraphs (i) and (iv) of sub-section (1) and paragraph (ii) of sub-section (7) of section *fifty-six* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), to approve that the servitude in respect of the undefined or general outspan, in extent 1/75th of 396 morgen 339 square roods, to which portion (Koster Townlands) of portion of the farm Kleinfontein No. 463—J.P., District of Zwartruggens, is subject, be reduced and surveyed, in the position and, in extent 5·0000 morgen, as indicated on Diagram S.G. No. A.2930/64.

D.P. 08-082Z-37/3/K/2.

Administrator's Notice No. 866.] [25 November 1964.
ELECTION OF MEMBER.—MARICO SCHOOL BOARD.

Mr. G. D. Engelbrecht, farmer, of P.O. Box 214, Zeerust, has been elected as a member of the above-mentioned board and assumed office on 18th September, 1964.

Administrator's Notice No. 867.] [25 November 1964.
ROAD ADJUSTMENTS ON THE FARM DOORNFONTEIN No. 237, REGISTRATION DIVISION I.P., DISTRICT OF LICHTENBURG.

In view of an application having been made by Mr. P. H. van der Hoff for the deviation of a public road on the farm Doornfontein No. 237, Registration Division I.P., District of Lichtenburg, it is the Administrator's intention to take action in terms of section *twenty-eight* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

It is competent for any person interested to lodge his objection, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 928, Potchefstroom, within thirty days of the date of publication of this notice in the *Provincial Gazette*.

In terms of sub-section (3) of section *twenty-nine* of the said Ordinance, it is notified for general information that if any objection to the said application is taken, but is thereafter dismissed, the objector may be held liable for the amount of R10 in respect of the costs of a commission appointed in terms of section *thirty* as a result of such objections.

D.P. 07-075-23/24/D.4.

Administrateurskennisgewing No. 864.] [25 November 1964.
RAAD VAN ADVIES INSAKE DIE TRANSVAALSE PROVINSIALE BIBLIOTEEK.—LEDE.

Hierby word, ooreenkomstig artikel *tien* van die Ordonnansie op die Transvaalse Provinsiale Biblioteekdiens, No. 16 van 1951, vir algemene inligting bekendgemaak dat dit die Administrateur-in-Uitvoerende Komitee behaag het om, ingevolge artikel *drie* van genoemde Ordonnansie, vir mnr. A. J. Koen te benoem tot lid van die Raad van Advies insake die Transvaalse Provinsiale Biblioteek, vir die tydperk 3 November 1964 tot 31 Desember 1966, in die vakature wat ontstaan het deur die heengaan van dr. A. H. du P. van Wyk.

H. J. M. RETIEF,
 Adjunk-Direktrise, Biblioteekdiens.

Administrateurskennisgewing No. 865.] [25 November 1964.
VERMINDERING EN OPMETING VAN UITSPANNINGSERWITUUT OP DIE PLAAS KLEINFONTEIN No. 463—J.P., DISTRIK ZWARTRUGGENS.

Met betrekking tot Administrateurskennisgewing No. 377 van 6 Junie 1962, word hierby vir algemene inligting bekendgemaak dat dit die Administrateur behaag, om ooreenkomstig paragrawe (i) en (iv) van subartikel (1) en paragraaf (ii) van subartikel (7) van artikel *ses-en-vyftig* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedkeuring te heg dat die serwituut ten opsigte van die onbepaalde of algemene uitspanning, 1/75ste van 396 morg 339 vierkante roedes groot, waaraan gedeelte (dorpsgrond van Koster) van gedeelte van die plaas Kleinfontein No. 463—J.P., distrik Zwartruggens onderworpe is, verminder en opgemeet word in die ligging en grootte 5·0000 morg, soos aangetoon op Kaart L.G. No. A.2930/64.

D.P. 08-082Z-37/3/K/2.

Administrateurskennisgewing No. 866.] [25 November 1964.
VERKIESING VAN LID.—MARICOSE SKOOLRAAD.

Mnr. G. D. Engelbrecht, boer, van Posbus 214, Zeerust, is verkies tot lid van bogenoemde raad en het sy amp aanvaar op 18 September 1964.

Administrateurskennisgewing No. 867.] [25 November 1964.
PADREELINGS OP DIE PLAAS DOORNFONTEIN No. 237, REGISTRASIE-AFDELING I.P., DISTRIK LICHTENBURG.

Met die oog op 'n aansoek ontvang van mnr. P. H. van der Hoff, om die verlegging van 'n openbare pad op die plaas Doornfontein No. 237, Registrasie-afdeling I.P., distrik Lichtenburg, is die Administrateur voornemens om ooreenkomstig artikel *ag-en-twintig* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

Alle belanghebbendes is bevoeg om binne dertig dae vanaf die datum van verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streeks-beampte, Transvaalse Paaiedepartement, Privaatsak 928, Potchefstroom, skriftelik in te dien.

Ooreenkomstig subartikel (3) van artikel *nege-en-twintig* van genoemde Ordonnansie word dit vir algemene inligting bekendgemaak dat indien enige beswaar gemaak word, maar daarna van die hand gewys word, die beswaarmaker aanspreeklik gehou kan word vir die bedrag van R10 ten opsigte van die koste van 'n kommissie wat aangestel word ooreenkomstig artikel *dertig* as gevolg van sulke besware.

D.P. 07-075-23/24/D.4.

Administrator's Notice No. 868.] [25 November 1964.
**WHITE RIVER MUNICIPALITY.—BY-LAWS FOR
 THE LICENSING OF ELECTRICAL
 CONTRACTORS.**

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

The By-laws for the Licensing of Electrical Contractors of the White River Municipality shall be as follows:—

Definitions.

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

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

“Council” means the Village Council of White River, or any officer or employee of that Council to whom the Council has delegated any of its powers under these by-laws in terms of the provisions of section *fifty-eight* of the Local Government (Administration and Elections) Ordinance, 1960;

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

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

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

Contractors to be Licensed.

2. (1) No person shall undertake wiring work within the Council's area of jurisdiction, unless he is in possession of a licence issued by the Council indicating the premises or place where he is entitled to carry on the business of contractor.

(2) The Council may issue a licence to a contractor who is registered or licensed in another determined area if such contractor complies with the requirements of the Act and the provisions of these by-laws.

Premises.

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

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

(a) be contained in a separate building from his dwelling;

(b) measure not less than 180 square feet.

Tools and Equipment.

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

(a) A work bench provided with at least one fitter's vice and pipe vice of adequate holding capacity.

(b) A tool kit comprising pipe cutter, complete set of screw-cutting taps and dies with die-stock for screw-cutting electrical conduits, hack-saw, blowlamp,

Administrateurskennisgewing No. 868.] [25 November 1964.
**MUNISIPALITEIT WITRIVIER.—VERORDENINGE
 INSAKE DIE LISENSIERING VAN ELEKTRO-
 TEGNIESE AANNEMERS.**

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

Die Verordeninge insake die Lisensiering van Elektrotegniese Aannemers van die Munisipaliteit Witrivier is as volg:—

Woordomskrywing.

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

„bepaalde gebied” ’n gebied wat bepaal word kragtens artikel *agtien* van die Wet, waarvoor die Raad volgens die Wet beheer het;

„draadwerk” draadwerk soos in die Wet omskryf word;

„ingenieur” die gespesifiseerde ingenieur in diens van die Raad aan wie die Raad kragtens artikel *sewe-entwintig* van die Wet, met goedkeuring van die Registrasieraad van Elektrotegniese Draadwerkers, die bevoegdheede en werksaamhede oorgedra het wat aan die Raad kragtens artikel *een-en-twintig* van die Wet verleen en ogedra is;

„Raad” die Dorpsraad van Witrivier, of enige beampte of werknemer van daardie Raad aan wie die Raad enige van sy bevoegdheede ingevolge hierdie verordeninge kragtens die bepalinge van artikel *agt-en-vyftig* van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, gedelegeer het;

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

Aannemers moet gelisensieer wees.

2. (1) Niemand mag as aannemer draadwerk binne die regsgebied van die Raad onderneem nie tensy hy in besit is van ’n deur die Raad uitgereikte lisensie waarin die perseel of plek waarop hy geregtig is om die besigheid van aannemer te dryf, aangedui is.

(2) Die Raad kan ’n lisensie aan ’n aannemer wat in ’n ander bepaalde gebied geregistreer of gelisensieer is uitreik indien so ’n aannemer voldoen aan die vereistes van die Wet en die bepalinge van hierdie verordeninge.

Persele.

3. (1) Die ingenieur kan aan ’n lisensiehouer ’n verwyderingspermit toestaan om sy besigheid na ander persele te verwyder wat deur die ingenieur goedgekeur en in sodanige permit gespesifiseer is. Enige sodanige permit is bykomend tot en nie ter vervanging nie van enige dergelyke permit wat ingevolge die Raad se Verordeninge met betrekking tot Lisensie- en Besigheidsbeheer vereis word.

(2) ’n Aannemer se besigheidspersele met insluiting van sy werkswinkel moet—

(a) in ’n afsonderlike gebou weg van sy woning, vervat wees;

(b) minstens 180 vierkante voet groot wees.

Gereedskap en uitrusting.

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

(a) ’n Werkbank wat ten minste van een bankskroef en ’n pypskroef met genoegsame houvermoë voorsien is.

(b) ’n Gereedskapsak wat ’n pypsnier, volledige stel draadsnytappe en -moere met snyblok vir die skroefdraadsny van elektriese pype, ystersaag,

solder melting pot and ladle, soldering-irons, pipe reamers, pipe wrenches, hammers, chisels, insulated pliers, spanners, screw-drivers, ratchet-brace, drills, screw taps and wrench, wire gauge, spirit level, rule, tape measure, flexible steel "fish tape" and oil can.

(c) A megohm-meter and a continuity tester for testing wiring installations.

Fees.

5. Fees payable in terms of these by-laws are as set out in the Schedule.

When Fees are Payable.

6. The fees shall be payable on application for a licence or permit and shall be refunded to the applicant if the application is refused, withdrawn or for any reason not granted and the applicant satisfies the Council that he has not at any time carried on the undertaking in respect of which the application was made.

Partnership Licences.

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

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

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

Lost Licences.

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

Production of Licence for Inspection.

9. No person to whom a licence has been issued shall fail to produce such licence, or a duplicate thereof issued in terms of section 8 on being thereto required at his place of business at any reasonable time by any member of the police or duly authorised servant of the Council. For the purpose of this section any duly appointed inspector of licences, building inspector, health inspector, wiring inspector or town-planning inspector shall be deemed to be a duly authorised servant of the Council.

Alterations to Licensed Premises.

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

Completion of Forms.

11. (1) Every applicant for a certificate, licence, permit, approval or transfer and every person required in terms of these by-laws to give any notice to the Council shall complete the prescribed form or forms set out in these by-laws (Annexure: See Forms 1, 2, 3, 4, 5 and 6) and shall furnish thereon all such particulars and attach thereto all such documents as may be required for the due consideration of the application.

(2) Every person who is liable to pay any fees specified in these by-laws shall, before payment, obtain from the engineer, complete and lodge with the engineer an

blaaslamp, smeltpot vir soldeersel en-smeltlepel, soldeerboute, pyruimers, pypslutels, hamers, beitels, geïsoleerde tange, moersleutels, skroewedraaiers, ratelomslag, bore, skroeftappe en skroefslutels, draadmat, lugbelwaterpas, maatstok, meetband, haakmeetband van buigbare staal en oliekan, bevat.

(c) 'n Megohmmeter en kontinuïteitstoetsapparaat vir die toets van bedradingsinstallasies.

Tariewe.

5. Die gelde wat kragtens hierdie verordeninge betaal moet word, is soos in die Bylae uiteengesit.

Wanneer gelde betaalbaar is.

6. Die gelde is by aansoek om 'n lisensie of permit betaalbaar en word aan die applikant terugbetaal indien die aansoek geweier, teruggetrek of om die een of ander rede nie toegestaan word nie en die applikant die Raad daarvan oortuig dat hy te gener tyd die onderneming ten opsigte waarvan die aansoek gedoen is, uitgevoer het nie.

Vennootskapslisensies.

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

(2) Indien enige lid van 'n vennootskap gedurende die jaar waarvoor 'n lisensie aan die vennootskap uitgereik is, sou aftree of afsterwe, kan die orige vennoot of vennote by betaling van die voorgeskrewe oordragtarief, die besigheid van 'n elektrotegniese bedradingsaannemer vir die onverstreke tydperk van die lisensie voortsit, onderworpe aan die bepalinge van artikel twee-en-twintig van die Wet.

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

Verlore lisensies.

8. Waar enige lisensie wat kragtens hierdie verordeninge uitgereik is, verlore of vernietig raak, moet die houër daarvan dadelik om die uitreiking aan hom van 'n duplikaat daarvan aansoek doen, wat aan hom uitgereik moet word as hy die ingenieur skriftelik daarvan oortuig het dat die lisensie verlore of vernietig is en by betaling van die aangewese bedrag soos in die Bylae voorgeskryf word.

Voorlegging van lisensie vir inspeksie.

9. Niemand aan wie 'n lisensie uitgereik is, mag versuim om sodanige lisensie of 'n duplikaat daarvan wat ingevolge artikel 8 uitgereik is, voor te lê nie wanneer hy daartoe op sy besigheidsplek en op 'n redelike tyd deur enige lid van die polisie of 'n beampste van die Raad wat behoorlik daartoe gemagtig is, versoek word. Vir die toepassing van hierdie artikel word enige inspekteur van lisensies, wat behoorlik aangestel is, bou-inspekteur, gesondheidsinspekteur, bedradingsinspekteur of inspekteur van dorpsaanleg as 'n beampste van die Raad wat behoorlik daartoe gemagtig is, beskou.

Veranderinge aan gelisensieerde persele.

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

Voltooiing van vorms.

11. (1) Elke applikant vir 'n sertifikaat, lisensie, permit, goedkeuring of oordrag en iedereen van wie by hierdie verordeninge verlang word dat hy kennis aan die Raad moet gee, moet die voorgeskrewe vorm of vorms in hierdie verordeninge uiteengesit (Aanhangsel: Sien Vorms 1, 2, 3, 4, 5 en 6) voltooi en daarop alle sodanige besonderhede verstrek en alle sodanige dokumente al na vereis word vir die behoorlike oorweging van die aansoek daarby aangeheg.

(2) Iedereen wat aanspreeklik is vir die betaling van gelde soos in hierdie verordeninge gespesifiseer word, moet, voor die betaling, van die ingenieur 'n goedgekeurde vorm verkry, dit voltooi en by die ingenieur indien en

approved form, and furnish therein all such particulars and information as may be necessary or desirable for the proper administration of these by-laws.

Notice of Application for Licence.

12. (1) Every applicant for—

- (a) an annual licence, not being a renewal of a licence;
- (b) a removal permit;
- (c) a transfer in terms of section 7;

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

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

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

Procedure on Application.

13. (1) In the case of an annual licence (not being a renewal of a licence) the applicant shall, after the last publication of the notice referred to in sub-section (3) of section 12, complete a form of application for a licence and submit the same with proof of publication to the engineer who shall consider the application in the light of the provisions of section twenty-one of the Act and these by-laws.

(2) In the case of any of the matters referred to in paragraphs (b) and (c) of sub-section (1) of section 12, the applicant shall complete a prescribed form of application and submit the same to the engineer who shall consider the application.

Issue of Licence or Permit.

14. (1) If the engineer approves the application submitted to him in terms of section 13 he shall issue to the applicant a licence or permit as the case may require in terms of these by-laws.

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

- (i) The name and address of each partner in the firm or, in the case of a corporate body or limited liability company, the name of the managing director or general manager.
- (ii) the name and style under which the business will be carried on.
- (iii) The address of the contractor's business premises, or workshop.
- (iv) The licence number.
- (v) The date of issue and dates of future annual renewals.
- (vi) Date of cancellation or suspension and reasons therefor.

(3) On approval of any of the matters referred to in paragraph (b) and (c) of sub-section (1) of section 12, the engineer shall cause the necessary entry of such matter to be made in the register referred to in sub-section (2).

Period of Validity of Licence.

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

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

daarin moet alle sodanige besonderhede en inligting as wat nodig of wenslik is vir die behoorlike administrasie van hierdie verordeninge, verstrekkend word.

Kennisgewing van aansoek om lisensie.

12. (1) Elke applikant vir—

- (a) 'n jaarlikse lisensie wat nie 'n hernuwing van 'n lisensie is nie;
- (b) 'n verwyderingspermit;
- (c) 'n oordrag ingevolge artikel 7;

moet van die ingenieur 'n vorm van kennisgewing van sy voorneme om aansoek te doen om sodanige lisensie, permit of oordrag, al na die geval, verkry.

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

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

Prosedure by aansoek.

13. (1) In die geval van 'n jaarlikse lisensie (wat nie die hernuwing van 'n lisensie is nie) moet die applikant ná die laaste aankondiging van die kennisgewing waarna in subartikel (3) van artikel 12 verwys word, 'n vorm van aansoek om 'n lisensie voltooi en dit met bewys van die aankondiging voorlê aan die ingenieur wat die aansoek dan in die lig van die bepalings van artikel een-en-twintig van die Wet en hierdie verordeninge moet oorweeg.

(2) In die geval van enigeen van die sake waarna in paragrawe (b) en (c) van subartikel (1) van artikel 12 verwys word moet die applikant 'n voorgeskrewe aansoekvorm voltooi en dit aan die ingenieur wat die aansoek moet oorweeg, voorlê.

Uitreiking van lisensie of permit.

14. (1) Indien die ingenieur die aansoek wat aan hom ingevolge artikel 13 voorgelê is, goedkeur, moet hy aan die applikant 'n lisensie of permit al na die vereistes van hierdie verordeninge, uitreik.

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

- (i) Die naam en adres van elke vennoot in die firma of in die geval van 'n korporasie of 'n maatskappy met beperkte aanspreeklikheid, die naam van die besturende direkteur of hoofbestuurder.
- (ii) Die naam en besigheidsnaam waaronder die besigheid gedryf sal word.
- (iii) Die adres van die aannemer se besigheidspersele of werkswinkel.
- (iv) Die lisensienommer.
- (v) Die datum van uitreiking en datums van toekomstige jaarlikse hernuwings.
- (vi) Datum van kansellasië of opheffing en redes daarvoor.

(3) By goedkeuring van enigeen van die sake waarna in paragrawe (b) en (c) van subartikel (1) van artikel 12 verwys word, moet die ingenieur die nodige inskrywing van sodanige saak in die register waarna in subartikel (2) verwys word, laat aanbring.

Geldigheidsduur van lisensie.

15. (1) Elke jaarlikse lisensie verloop op 31 Desember van die jaar waarvoor dit uitgereik is.

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

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

(a) Details of any changes which may have occurred since the issue of the previous licence in regard to the matters referred to in paragraphs (i), (ii) and (iii) of sub-section (2) of section 14.

(b) The names, addresses and registration numbers of all registered wiremen in the employ of the contractor at the time of application.

(4) If the engineer is satisfied in terms of sub-section (2) of section 12 and has no objection on the ground of any of the matters referred to in sub-paragraphs (i) to (v) of paragraph (b) of section *twenty-one* of the Act he shall issue to the applicant a new licence covering the year for which application has been made.

(5) Should any contractor fail to apply for renewal of his licence within the prescribed period and should he continue to carry on the business of an electrical contractor after 31st January in any year, he shall be deemed to be in the position of a contractor commencing such business for the first time and be obliged to comply afresh with the provisions of sections 12 and 13: Provided that if it be proved to the satisfaction of the engineer that failure to so apply was not due to any negligence or wilful default on the part of the contractor he may deal with the matter as if the application for renewal had been submitted within the prescribed time.

General.

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

(2) (a) A licence is issued under these by-laws for the purpose of the administration of the Electrical Wiremen and Contractors Act, 1939, and is without prejudice to, and without derogation from, any of the Council's rights under any of its other by-laws and especially its By-laws relating to Licences and Business Control.

(b) Every licence issued in terms of these by-laws shall carry a printed notice drawing the licensee's attention to the provisions of sections *nineteen to twenty-four* and section *twenty-eight* of the Act.

Penalty Clause.

17. Any person who contravenes any provision of these by-laws or who makes or causes to be made any unauthorised entry, alteration or erasure on any licence or removal permit issued in terms of these by-laws shall be guilty of an offence and liable on conviction to a fine not exceeding R100.

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

(a) Besonderhede van enige verandering wat voorgeval het sedert die uitreiking van die vorige lisensie met betrekking tot die sake waarna in paragrawe (i), (ii) en (iii) van subartikel (2) van artikel 14 verwys word.

(b) Die name, adresse en registrasienuommers van alle geregistreerde draadwerkers in diens van die aannemer toe die aansoek gedoen is.

(4) As die ingenieur ingevolge subartikel (2) van artikel 12 daarvan oortuig is en geen beswaar het op grond van enigeen van die sake waarna in subparagrawe (i) tot (v) van paragraaf (b) van artikel *een-en-twintig* van die Wet verwys word nie, moet hy aan die applikant 'n nuwe lisensie uitreik wat die jaar waarvoor aansoek gedoen is, dek.

(5) Indien enige aannemer versuim om binne die voorgeskrewe tydperk aansoek te doen om hernuwing van sy lisensie en voortgaan om die besigheid van 'n elektrotegniese aannemer ná 31 Januarie in enige jaar te dryf, word hy geag in die posisie van 'n aannemer te wees wat sodanige besigheid vir die eerste keer begin en is hy verplig om opnuut aan die bepalings van artikels 12 en 13 te voldoen: Met dien verstande dat, indien dit tot voldoening van die ingenieur bewys word dat versuim om sodanige aansoek te doen nie aan enige nalatigheid of moedswillighe versuim aan die kant van die aannemer te wyte was nie, hy die saak kan behandel asof die aansoek om hernuwing binne die voorgeskrewe tydperk ingedien is.

Algemeen.

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

(2) (a) 'n Lisensie word kragtens hierdie verordeninge uitgereik vir die doel van die administrasie van die Wet sonder om inbreuk te maak op of sonder inkorting van enigeen van die Raad se regte kragtens enigeen van sy ander verordeninge en veral sy Verordeninge met betrekking tot Lisensie- en Besigheidsbeheer.

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

Strafbepaling.

17. Enigiemand wat enige bepaling van hierdie verordeninge oortree, of enige ongemagtigde inskrywing of verandering maak op enige lisensie of verhuisingspermit wat kragtens hierdie verordeninge uitgereik is, of iets daaruit wis, is skuldig aan 'n misdryf en by skuldigebevinding strafbaar met 'n boete van hoogstens R100.

Form 1.
Vorm 1.

VILLAGE COUNCIL OF WHITE RIVER.
DORPSRAAD VAN WITRIVIER.

ELECTRICITY DEPARTMENT.
ELEKTRISITEITSAFDELING.

APPLICATION—ELECTRICAL WIRING CONTRACTOR'S LICENCE.
AANSOEK—ELEKTROTEGNIËSE DRAADWERKERS- EN AANNEMERSLISENSIE.

Application No. _____
Aansoekno. _____

Name/Naam _____
Trading name/Handelsnaam _____
Address of workshop/Adres van werkwinkel _____
Stand No./Standplaas No. _____
Township/Dorpsgebied _____
Does workshop comply with the requirements of:—
Voldoen werkwinkel aan die vereistes van: _____

Town-planning Department. <i>Dorpsbeplanningsafdeling.</i>	Public Health Department. <i>Openbare Gesondheidsafdeling.</i>	Town Engineer's Department. <i>Stadsingeneursafdeling.</i>
_____ Signature/Handtekening.	_____ Signature/Handtekening.	_____ Signature/Handtekening.
Date/Datum _____	Date/Datum _____	Date/Datum _____

Prescribed advertisements appeared in _____ on _____
 Voorgeskrewe advertensies het in die _____ verskyn op _____
 Does workshop contain the necessary tools and equipment?
 Het werkwinkel die nodige gereedskap en uitrusting?
 Details of objections lodged against this application:—
 Besonderhede van besware geopper teen hierdie aansoek:—
 (1) If no objections state "none."
 Indien geen besware nie meld "geen"
 (2) If objections lodged and withdrawn give details
 Indien besware geopper, maar teruggetrek, gee besonderhede
 (3) If objections lodged and not withdrawn, give details
 Indien besware geopper, en nie teruggetrek nie, gee besonderhede
 Decision of the Electrical Engineer.
 Besluit van die Elektrotegniese Ingenieur

 Licence No./Lisensie No. _____
 Date issued/Datum uitgereik _____
 Date/Datum _____ Signature/Handtekening. _____

Form 2.
Vorm

VILLAGE COUNCIL OF WHITE RIVER.
DORPSRAAD VAN WITRIVIER.

ELECTRICITY DEPARTMENT.
ELEKTRISITEITSAFDELING.

REMOVAL PERMIT.
VERHUISINGSPERMIT.

Permission is hereby granted to/Toestemming word hierby verleen aan:—
 Name of applicant/Naam van applikant _____
 Trade name/Handelsnaam _____
 Licence No./Lisensie No. _____
 to remove the above undertaking from/om bovermelde besigheid te verwyder van:—
 Address/Adres _____
 Stand No./Standplaas No. _____ Township/Dorpsgebied _____
 to/na _____
 address/adres _____
 Stand No./Standplaas No. _____ Township/Dorpsgebied _____
 Date/Datum _____ Signature/Handtekening. _____

Form 3.
Vorm

VILLAGE COUNCIL OF WHITE RIVER.
DORPSRAAD VAN WITRIVIER.

ELECTRICITY DEPARTMENT.
ELEKTRISITEITSAFDELING.

TRANSFER OF LICENCE.
OORDRAG VAN LISENSIE.

Licence No./Lisensie No. _____ Date issued/Datum uitgereik _____
 Name of applicant/Naam van applikant _____
 Trade name/Handelsnaam _____
 Business address/Besigheidsadres _____
 Stand No./Standplaas No. _____ Township/Dorpsgebied _____
 is hereby transferred to/word hierby oorgedra aan _____
 Name/Naam _____
 Address/Adres _____
 for the unexpired period, subject to the provision of section twenty-two of the Electrical Wiremen and Contractors Act, 1939.
 vir die oorblywende geldige periode en onderworpe aan die bepalinge van artikel twee-en-twintig van die Wet op Elektrotegniese Draadwerkers en Aannemers, 1939.
 Date/Datum _____ Signature/Handtekening. _____

Form 4.

VILLAGE COUNCIL OF WHITE RIVER.

ELECTRICITY DEPARTMENT.

The Electrical Engineer,
Village Council of White River,
P.O. Box _____

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Vorm 4.

DORPSRAAD VAN WITRIVIER.

ELEKTRISITEITSAFDELING.

Die Elektrotegniese Ingenieur,
Dorpsraad van Witrivier,
Posbus _____

19

APPLICATION FOR AN ELECTRICAL WIRING CONTRACTOR'S LICENCE.

I/We, _____ trading as _____ of (address of business) _____
 Stand No. _____ Township _____

- *(i) being in possession of *having lost/having suffered the destruction of/a current Electrical Wiring Contractor's Licence No. _____ for 19____, hereby make application for the *renewal/issue of a duplicate/of such licence for the year ending 31st December, 19____.
- *(ii) not being in possession of a current Electrical Wiring Contractor's licence, and I/we, having advertised my/our intention to apply for a licence in accordance with the Council's by-laws in three consecutive weekly issues of the _____ newspaper, dated, _____ 19____ respectively, which advertisements are annexed hereto.

I/We hereby apply for the issue of such licence for the year ending 31st December, 19____.

I/We undertake to observe the provisions of the Council's by-laws and regulations and any amendments thereto, governing the Supply and Use of Electric Energy in all work undertaken by me/us.

Date _____ Signed _____ Status _____ Address _____

* Delete which is inapplicable.

Names and addresses of all other parties and/or principals _____

Names, addresses and licence numbers of wiremen in my/our employ at present _____

For Departmental use only:

Fee paid on Receipt No. _____

Date _____ Signature _____

VILLAGE COUNCIL OF WHITE RIVER. Form 5.

ELECTRICITY DEPARTMENT.

APPLICATION FOR A TRANSFER PERMIT.

Name of applicant _____
 Trading as _____
 Business address _____
 Stand No. _____ Township _____
 Licence No. _____
 hereby apply for a transfer of the above licence to (full details of proposed licensee) _____

in terms of section 7 of the By-laws for the Licensing of Electrical Contractors and subject to the provisions of section *twenty-two* of the Electrical Wiremen and Contractors Act, 1939.

Reasons for application _____

Date _____ Signature _____

Decision of the Electrical Engineer _____

Date _____ Signature _____

VILLAGE COUNCIL OF WHITE RIVER. Form 6.

ELECTRICITY DEPARTMENT.

APPLICATION FOR A REMOVAL PERMIT.

Name of applicant _____
 Trading as _____
 Address of business _____
 Stand No. _____ Township _____
 Licence No. _____
 hereby apply for a permit to remove the above business to new premises, situated as follows:—

Address _____

Stand No. _____ Township _____

Date _____ Signature _____

AANSOEK OM 'N ELEKTROTEGNIËSE DRAADWERKERS- EN AANNEMERSLISENSIE.

Ek/Ons _____
 Handelsnaam _____
 Besigheidsadres _____
 Standplaas No. _____ Dorpsgebied _____

- *(i) het 'n geldige Elektrotegniese Draadwerkers- en Aannemerslisensie No. _____ vir 19____ *verloor/beskadig, en doen hierby aansoek om die *hernuwing/uitreiking van 'n duplikaat van sodanige lisensie vir die jaar eindigende 31 Desember 19____.
- *(ii) is nie in besit van 'n geldige Elektrotegniese Draadwerkers- en Aannemerslisensie nie, en het derhalwe in ooreenstemming met die Raad se verordeninge, die vereiste advertensie in drie agtereenvolgende weeklikse uitgawes van _____ tydskrif, gedateer _____ 19____ geplaas, met die oog op my/ons voorneme om aansoek te doen om sodanige lisensie. Uitknipsels van die advertensie hierby aangeheg.

Ek/Ons doen hierby aansoek om die uitreiking van 'n Elektrotegniese Draadwerkers- en Aannemerslisensie vir die jaar eindigende 31 Desember 19____, en onderneem om die bepalings van die Raad se verordeninge en regulasies, ten opsigte van die voorsiening en gebruik van elektrisiteit stiptelik na te kom in alle werk wat deur my/ons onderneem word.

Datum _____ Handtekening _____
 Status _____
 Adres _____

* Skrap wat nie van toepassing is nie.

Naam en adres van alle vennote en/of hoofde _____

Naam adres en lisensie Nos. van draadwerkers tans in my/ons diens _____

Alleenlik vir Departementele gebruik:

Geld betaal op kwitansie No. _____

Datum _____ Handtekening _____

Vorm 5.

DORPSRAAD VAN WITRIVIER.

ELEKTRISITEITSAFDELING.

AANSOEK OM OORDRAGPERMIT.

Naam van applikant _____
 Handelsnaam _____
 Besigheidsadres _____
 Standplaas No. _____ Dorpsgebied _____
 Lisensie No. _____
 doen hierby aansoek om bovermelde lisensie oor te dra aan (volle besonderhede van voorgestelde gelisensieerde) _____

ooreenkomstig artikel 7 van die Verordeninge insake die Lisensieëring van Elektrotegniese Aannemers en onderworpe aan die bepalings van artikel *twee-en-twintig* van die Wet op Elektrotegniese Draadwerkers en Aannemers, 1939.

Rede vir aansoek om oordrag _____

Datum _____ Handtekening _____

Besluit van die Elektrotegniese Ingenieur _____

Datum _____ Handtekening _____

Vorm 6.

DORPSRAAD VAN WITRIVIER.

ELEKTRISITEITSAFDELING.

AANSOEK OM VERWYDERINGSPERMIT.

Naam van applikant _____
 Handelsnaam _____
 Besigheidsadres _____
 Standplaas No. _____ Dorpsgebied _____
 Lisensie No. _____
 doen hierby aansoek om bovermelde besigheid na nuwe persele te verskuif:—

Adres van nuwe persele _____

Standplaas No. _____ Dorpsgebied _____

Datum _____ Handtekening _____

For departmental use only.

Do new premises comply with the requirements of:—

Town-planning Department.	Public Health Department.	Town Engineer's Department.
Signature.	Signature.	Signature.
Date.	Date.	Date.

Do new premises comply with the requirements of the By-laws for the Licensing of Electrical Contractors?.....

Decision of the Electrical Engineer.....

Date..... Signature.....

SCHEDULE.

FEES.

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

(a) For every original issue of an annual licence, irrespective of the month of the year when liability therefor arises.....	R 1.00
(b) For every renewal.....	1.00
(c) For every removal permit.....	0.50
(d) For every duplicate of any licence or permit.....	0.25
(e) For every transfer.....	0.50

2. The fees prescribed under these by-laws shall be payable only if the said fees are not already payable in terms of the provisions of any other of the Council's by-laws.

T.A.L.G. 5/167/74.

Administrator's Notice No. 869.] [25 November 1964.
KLERKSDORP MUNICIPALITY. — AMENDMENT TO HAWKERS, PEDLARS AND STREET TRADERS BY-LAWS.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section *ninety-nine* of the said Ordinance and section *fifteen* of the Financial Relations Consolidation and Amendment Act, 1945.

Amend the Hawkers, Pedlars and Street Traders By-laws of the Klerksdorp Municipality, published under Administrator's Notice No. 689, dated the 29th August, 1956, as amended, by the addition after section 9 of the following:—

“9 bis. No hawker, pedlar or street trader shall, without the prior written approval of the Town Council, make use of an audible advertising device in any street or public place within the municipality on a Sunday, or shout or whistle for advertising purposes in such places on such day.”

T.A.L.G. 5/47/17.

Administrator's Notice No. 870.] [25 November 1964.
WHITE RIVER MUNICIPALITY.—AMENDMENT TO SANITARY AND REFUSE REMOVAL TARIFF.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the By-laws set forth hereinafter, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

Amend the Sanitary and Refuse Removal Tariff of the White River Municipality, published under Administrator's Notice No. 792, dated the 15th September, 1954, as amended, as follows:—

1. By the substitution in sub-item (a) of item (9) for the expression “For every 100 gallons or part thereof, 2s.” of the following:—

“(i) Up to and including 100,000 gallons per month: For every 100 gallons or part thereof, 17½c.”

Alleenlik vir departementele gebruik:

Voldoen nuwe persele aan die vereistes van:—

Dorpsbeplanningsafdeling.	Openbare Gesondheidsafdeling.	Stadsingenieursafdeling.
Handtekening.	Handtekening.	Handtekening.
Datum.	Datum.	Datum.

Voldoen nuwe persele aan die vereistes van die Verordeninge vir die Lisensiering van Elektrotegniese Draadwerkers en Aannemers?.....

Besluit van die Elektrotegniese Ingenieur.....

Datum..... Handtekening.....

BYLAE.

TARIEWE.

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

(a) Vir elke oorspronklike uitreiking van 'n jaarlikse lisensie afgesien van die maand van die jaar wanneer aanspreeklikheid ontstaan.....	R 1.00
(b) Vir elke hernuwing.....	1.00
(c) Vir elke verwyderingspermit.....	0.50
(d) Vir elke duplikaat van enige lisensie of permit.....	0.25
(e) Vir elke oordrag.....	0.50

2. Die gelde voorgeskryf in hierdie artikel is slegs betaalbaar indien genoemde gelde nie reeds betaalbaar is ingevolge die bepaling van enige ander verordening van die Raad nie.

T.A.L.G. 5/167/74.

Administrateurskennisgewing No. 869.] [25 November 1964.
MUNISIPALITEIT KLERKSDORP.—WYSIGING VAN VERORDENINGE INSAKE MARSKRAMERS, VENTERS EN STRAATVERKOPERS.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie en artikel *vyftien* van die Konsolidasie en Wysigingswet op Finansiële Verhoudings, 1945, goedgekeur is.

Die Verordeninge insake Marskramers, Venters en Straatverkopers van die Munisipaliteit Klerksdorp, afgekondig by Administrateurskennisgewing No. 689 van 29 Augustus 1956, soos gewysig, word hierby verder gewysig deur na artikel 9 die volgende in te voeg:—

„9 bis. Geen marskramer, venter of straathandelaar mag sonder die voorafverkreë skriftelike goedkeuring van die Stadsraad, op 'n Sondag, in enige straat of openbare plek in die munisipaliteit, van 'n hoorbare reklamemiddel gebruik maak of vir reklamedoeleindes in sodanige plekke skreeu of fluit nie.”

T.A.L.G. 5/47/17.

Administrateurskennisgewing No. 870.] [25 November 1964.
MUNISIPALITEIT WITRIVIER.—WYSIGING VAN SANITÊRE- EN VULLISVERWYDERINGSTARIEF.

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

Die Sanitêre- en Vullisverwyderingstarief van die Munisipaliteit Witrivier, afgekondig by Administrateurskennisgewing No. 792 van 15 September 1954, soos gewysig, word hierby verder as volg gewysig:—

1. Deur in subitem (a) van item (9) die uitdrukking „Vir elke 100 gellings of gedeelte daarvan, 2s.” deur die volgende te vervang:—

“(i) Tot en met 100,000 gellings per maand: Vir elke 100 gellings of gedeelte daarvan, 17½c.”

- (ii) Over 100,000 gallons during any one month: For every 100 gallons or part thereof, 15c.².
2. By the substitution in sub-item (b) of item (9) for the expression "For every 100 gallons or part thereof, 2s." of the following:—

- "(i) Up to and including 100,000 gallons per month: For every 100 gallons or part thereof, 17½c.
(ii) Over 100,000 gallons during any one month: For every 100 gallons or part thereof, 15c."

T.A.L.G. 5/81/74.

Administrator's Notice No. 871.] [25 November 1964.
MAKWASSIE HEALTH COMMITTEE.—WITHDRAWAL OF EXEMPTION FROM PROVISIONS OF THE LOCAL AUTHORITIES RATING ORDINANCE 1933.

Notice is hereby given, in terms of section *ten* of the Local Government Ordinance, 1939, that the Health Committee of Makwassie has submitted a petition to the Administrator praying that he may in the exercise of the powers conferred on him by sub-section (10) of section *nine* of the said Ordinance withdraw the exemption from the provisions of the Local Authorities Rating Ordinance, 1933, in regard to the area described in the Schedule hereto. It shall be competent for any person interested within 30 days of the first publication hereof in the *Provincial Gazette*, to present to the Administrator a counter petition setting forth the grounds of opposition to the Council's proposal.

T.A.L.G. 3/2/94.

SCHEDULE.

MAKWASSIE HEALTH COMMITTEE.—DESCRIPTION OF AREA IN RESPECT OF WHICH WITHDRAWAL OF EXEMPTION FROM RATING IS PROPOSED.

Portion 12 of the farm Klipkuil No. 65—H.P., in extent 267 square rods as represented by Diagram S.G. No. A.3907/12; formerly known as Portion L.

Administrator's Notice No. 872.] [25 November 1964.
APPOINTMENT OF MEMBERS OF THE CONSULTATIVE COMMITTEE FOR THE COLOURED COMMUNITY OF REIGERPARK IN THE AREA OF JURISDICTION OF THE BOKSBURG CITY COUNCIL.

The Administrator has, in terms of the provisions of regulation 3 (1) of the regulations relating to the Consultative Committee for the Coloured community of Reigerpark, appointed the following persons as members of the above-mentioned committee for a period of two years with effect from the 19th November, 1964:—

- Mr. C. A. September (Chairman).
Mr. J. J. Collins.
Mr. W. Greef.
Mr. A. Foster.
Mr. W. F. du Preez.

T.A.L.G. 25/3/8.

Administrator's Notice No. 873.] [25 November 1964.
JOHANNESBURG MUNICIPALITY.—STANDING ORDERS.

The Administrator hereby, in terms of section *one hundred and one* of the Local Government Ordinance, 1939, publishes the Standing Orders of the Johannesburg Municipality, set forth hereinafter, which have been approved by him in terms of section *ninety-nine* of the said Ordinance.

- (ii) Meer as 100,000 gellings gedurende enige enkele maand: Vir elke 100 gellings of gedeelte daarvan, 15c.².
2. Deur in subitem (b) van item (9) die uitdrukking „Vir elke 100 gellings of gedeelte daarvan, 2s.” deur die volgende te vervang:—

- „(i) Tot en met 100,000 gellings per maand: Vir elke 100 gellings of gedeelte daarvan, 17½c.
(ii) Meer as 100,000 gellings gedurende enige enkele maand: Vir elke 100 gellings of gedeelte daarvan, 15c.”

T.A.L.G. 5/81/74.

Administrateurskennisgewing No. 871.] [25 November 1964.
GESONDHEIDSKOMITEE VAN MAKWASSIE.—INTREKKING VAN VRYSTELLING VAN BEPALINGS VAN PLAASLIKE-BESTUUR-BELASTINGORDONNANSIE, 1933.

Ingevolge artikel *tien* van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Gesondheidskomitee van Makwassie 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdheede aan hom verleen by sub-artikel (10) van artikel *nege* van genoemde Ordonnansie uitoefen deur die intrekking van die vrystelling van die bepalings van die Plaaslike-Bestuur-Belastingordonnansie, 1933, ten opsigte van die gebied in die bygaande Bylae omskryf.

Enige belanghebbende persoon is bevoeg om binne 30 dae na die eerste publikasie hiervan in die *Provinsiale Koerant* aan die Administrateur 'n teenversoekskrif voor te lê met vermelding van gronde van beswaar teen die Raad se voorstel.

T.A.L.G. 3/2/94.

BYLAE.

GESONDHEIDSKOMITEE VAN MAKWASSIE.—OMSKRYWING VAN GEBIED TEN OPSIGTE WAARVAN INTREKKING VAN VRYSTELLING VAN BELASTING VOORGESTEL WORD.

Gedeelte 12 van die plaas Klipkuil No. 65—H.P., groot 267 vierkante roede soos voorgestel deur Kaart L.L. No. A.3907/12 voorheen bekend as Gedeelte L.

25-2-9

Administrateurskennisgewing No. 872.] [25 November 1964.
AANSTELLING VAN LEDE VAN DIE RAADPLEGENDE KOMITEE VIR DIE KLEURLINGGEMEENSKAP VAN REIGEPARK IN DIE REGSGEBIED VAN DIE STADSRAAD VAN BOKSBURG.

Die Administrateur het, ingevolge die bepalings van regulasie 3 (1) van die regulasies ten opsigte van die raadplegende komitee vir die Kleurlinggemeenskap van Reigerpark, die volgende persone aangestel vir 'n tydperk van twee jaar van 19 November 1964 af as lede van bovermelde komitee:—

- Mnr. C. A. September (Voorsitter).
Mnr. J. J. Collins.
Mnr. W. Greef.
Mnr. A. Foster.
Mnr. W. F. du Preez.

T.A.L.G. 25/3/8.

Administrateurskennisgewing No. 873.] [25 November 1964.
MUNISIPALITEIT JOHANNESBURG.—REGLEMENT VAN ORDE.

Die Administrateur publiseer hierby ingevolge artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die Reglement van Orde van die Munisipaliteit Johannesburg hierna uiteengesit wat deur hom ingevolge artikel *nege-en-negentig* van genoemde Ordonnansie goedgekeur is.

MEETINGS OF THE COUNCIL.

Maintenance of Order.

1. (1) The chairman of the Council may at any time during a meeting of the Council if he thinks it necessary to secure order, direct the removal of any person or persons from the council chamber or order the gallery to be wholly cleared.

(2) Any person who refuses to carry out any order or direction of the chairman of the Council given in terms of these by-laws, or who wilfully resists the carrying out of any such order or direction, shall be guilty of an offence.

Notice of Meetings.

2. Notices of meetings of the Council in terms of section twenty-two of the Local Government Ordinance, 1939, shall be issued by the clerk of the Council.

Business Limited by Summons.

3. Save as is provided in sections 4 and 62, no business shall be transacted at a meeting other than that specified in the notice of meeting or that included in any supplementary or urgency report of the Management Committee which may have been delivered to members before such meeting or have been laid on the table at such meeting.

Adjourned Meetings.

4. The provisions of section 3 shall apply to adjourned meetings.

Adjournment in Event of no Quorum.

5. If, at the expiration of twenty minutes after the hour at which any meeting of the Council is appointed to be held, a quorum is not assembled, no meeting shall take place unless it is decided, with the unanimous consent of the members present, to allow further time not exceeding an additional ten minutes in order to enable a quorum to assemble; but the members present may by a majority at any stage after ten minutes past the time appointed for the meeting, decide to adjourn the meeting to a more convenient time.

Count Out.

6. If, during any sitting of the Council, the attention of the chairman is called to the number of members present, they shall be counted and, if it is found that there is not a quorum present, the chairman shall cause the call bell to be rung for at least thirty seconds, and if after an interval of five minutes a quorum is still not present, the members present may, by a majority, decide to adjourn the meeting to a more convenient time or day. If no such decision is taken, and after an interval of ten minutes from the ringing of the call bell a quorum is still not present, the meeting shall stand adjourned until a time to be decided by the chairman.

Attendance Book.

7. Every member of the Council attending a meeting of the Council shall sign his name in the attendance book kept for that purpose.

8. The order of business at every ordinary meeting of the Council shall be as follows:—

- (a) Minutes of previous meetings;
- (b) applications for leave of absence;
- (c) official notices;
- (d) tenders opened;
- (e) documents sealed;
- (f) questions of which notice has been given in terms of sub-section (1) of section 28;
- (g) notices of motion deferred from previous meetings solely because of the lack of a quorum;
- (h) consideration of the report of the Management Committee containing its recommendations;
- (i) consideration of minutes of Management Committee or report on delegated powers in terms of section 17;

DIE RAADSVERGADERINGS.

Handhawing van die orde.

1. (1) Die voorsitter van die Raad kan te eniger tyd gedurende 'n raadsvergadering, indien hy dit ter handhawing van die orde noodsaaklik ag, opdrag gee dat 'n persoon of persone, uit die raadsaal verwyder word, of dat die galery heeltemal ontruim moet word.

(2) Iemand wat weier om 'n bevel of 'n opdrag, wat die voorsitter van die Raad ingevolge hierdie Reglement van Orde gegee het, uit te voer, of wat hom opsetlik teen die uitvoering van so 'n bevel of opdrag verset, begaan 'n misdryf.

Kennisgewing van vergaderings.

2. Kennisgewings van raadsvergaderings ingevolge artikel twee-en-twintig van die Ordonnansie op Plaaslike Bestuur, 1939, moet deur die klerk van die Raad uitgereik word.

Slegs sake wat in die kennisgewing genoem is, moet behandel word.

3. Daar mag, behoudens die bepalings van artikels 4 en 62, op 'n vergadering geen saak wat nie in die kennisgewing van die vergadering vervat is, buiten dringende verslae of aanyullende verslae van die Bestuurskomitee wat voor die vergadering aan lede besorg is of op die vergadering ter tafel gelê is, behandel word nie.

VOORTSETTINGSVERGADERINGS.

4. Die bepalings van artikel 3 is van toepassing op voortsettingsvergaderings.

RAADSVERGADERINGS MOET VERDAAG WORD INDIEN DAAR NIE 'N KWORUM IS NIE.

5. Indien daar na verloop van twintig minute na die vasgestelde tyd waarop die raadsvergadering moet begin, nog nie 'n kworum is nie, mag die vergadering nie gehou word nie, tensy die aanwesige lede eenparig besluit om nog hoogstens tien minute te wag ten einde 'n kworum te probeer verkry, maar die aanwesige lede kan te eniger tyd na verloop van tien minute vanaf die vasgestelde tyd waarop die vergadering moet begin, met 'n meerderheid van stemme die vergadering tot op 'n geriefliker tyd verdaag.

TELLING.

6. Indien die aandag van die voorsitter gedurende 'n raadsvergadering op die getal aanwesige lede gevestig word, moet hulle getel word, en as daar bevind word dat daar nie 'n kworum is nie, moet die voorsitter die klokke minstens dertig sekondes lank laat lui, en as daar na verloop van vyf minute nog nie 'n kworum is nie, kan die aanwesige lede by meerderheidsbesluit die vergadering tot op 'n geriefliker tyd of dag verdaag. As daar nie aldus besluit word nie, en daar na verloop van tien minute nadat die klokke gelui is, nog nie 'n kworum is nie, moet die vergadering verdaag word tot op 'n tydstip wat die voorsitter bepaal.

OPKOMSREGISTER.

7. Iedere raadslid wat 'n raadsvergadering bywoon, moet sy naam teken in die opkomsregister wat vir die doel aangehou word.

8. Die volgorde van die sake op iedere gewone raadsvergadering is as volg—

- (a) die notule van vorige vergaderings;
- (b) aansoeke om afwesighedsverlof;
- (c) amptelike aankondigings;
- (d) tenders wat oopgemaak is;
- (e) stukke wat beseël is;
- (f) vrae waarvan daar kragtens subartikel (1) van artikel 28 kennis gegee is;
- (g) mosies waarvan daar kennis gegee is en wat sedert vorige vergaderings oortaan slegs omdat daar nie 'n kworum was nie;
- (h) oorweging van die verslag van die Bestuurskomitee met sy aanbevelings;
- (i) oorweging van notule van die Bestuurskomitee of die verslag oor bevoegdhede wat kragtens artikel 17 gedelegeer is;

- (j) petitions;
- (k) other deferred notices of motion;
- (l) new notices of motion;

MINUTES.

Minutes Taken as Read.

9. The minutes shall be taken as read, with a view to confirmation: Provided that a copy of the minutes has been sent to each member of the Council twenty-four hours previously.

Discussion of Minutes.

10. No motion or discussion shall be allowed on the minutes, except as to their accuracy.

REPORT OF MANAGEMENT COMMITTEE.

Form of Report.

11. The monthly report of the Management Committee shall be divided into items which shall be numbered consecutively, and unless an item is reported merely for the information of the Council, every item shall contain a recommendation or recommendations for adoption by the Council. The Management Committee shall be required to indicate its approval or disapproval of every item submitted by it on behalf of another committee.

Circulation of Reports.

12. Except as to any report which the Management Committee may bring up as a matter of urgency (of which urgency the chairman of the Council shall be the judge), the reports and recommendations of the Management Committee shall be delivered or left in the manner provided by section *twenty-two* of the Local Government Ordinance, 1939, for the service of notices of meetings.

Moving Report.

13. The chairman of the Management Committee or, in his absence, the deputy-chairman or, in his absence, the member appointed by the committee or called upon by the Chairman of the Council, shall submit the report of the Management Committee containing its recommendations by moving:—

“That the report of the Management Committee be received.”

The Council having agreed to receive the report, the chairman of the Council shall thereupon put the recommendations therein contained *seriatim* (unless for good cause he sees fit to vary their order). If the Council agrees with a recommendation, it shall forthwith become a resolution of the Council.

Presumption that Recommendations Moved by Chairman.

14. The chairman of the Management Committee or other member bringing up the report of that committee shall be held to move each recommendation contained in the report and if a vote is taken he shall be required to vote in favour thereof, unless he has previously stated his disagreement with it. The participation by the chairman or member of the Management Committee who presented the report in the debate on any item in the report shall be deemed to close the debate on that item.

Withdrawal or Amendment of Reports.

15. The chairman of the Management Committee or other member bringing up the report of that committee may withdraw or amend any item with the consent of not less than two-thirds of the members present, which shall be signified without debate.

Reference to Management Committee of Proposals Affecting Expenditure.

16. Any motion (other than a recommendation of the Management Committee) having the effect of increasing or decreasing the expenditure or income of the Council, shall take the form of a reference to the Management Committee for consideration.

- (j) versoekskrifte;
- (k) ander mosies waarvan daar kennis gegee is en wat sedert vorige vergaderings oorstaan;
- (l) nuwe mosies waarvan daar kennis gegee is.

NOTULE.

Daar word beskou dat die notule gelees is.

9. Daar word beskou dat die notule met die oog op goedkeuring gelees is, mits 'n eksemplaar van die notule vier-en-twintig uur vooraf aan iedere raadslid gestuur is.

BESPREKING VAN DIE NOTULE.

10. Geen mosie of bespreking word ten opsigte van die notule, behalwe in verband met die juistheid daarvan, toegelaat nie.

VERSLAG VAN DIE BESTUURSKOMITEE.

Die vorm van die verslag.

11. Die maandverslag van die Bestuurskomitee moet in items verdeel word wat in volgorde genommer moet word en tensy 'n item slegs ter inligting aan die Raad voorgelê word, moet elke item 'n aanbeveling of aanbevelings wat deur die Raad aangeneem kan word, bevat. Die Bestuurskomitee moet by elke item wat hy namens 'n ander komitee indien, aandui of hy dit goed- of afkeur.

Verslae moet uitgestuur word.

12. Die verslag en aanbevelings van die Bestuurskomitee, met uitsondering van enige verslag wat die Bestuurskomitee as 'n dringende saak kan voorlê (die voorsitter van die Raad moet besluit of dit dringend is) moet op die wyse wat by artikel *twee-en-twintig* van die Ordonnansie op Plaaslike Bestuur, 1939, wat op die uitstuur van kennisgewings van vergaderings betrekking het, voorgeskryf is, afgelewer of besorg word.

Indiening van verslag.

13. Die voorsitter van die Bestuurskomitee, of in sy afwesigheid die ondervoorsitter, of in sy afwesigheid die lid wat deur die komitee benoem is of wat deur die voorsitter van die Raad versoek word om dit te doen, moet die verslag van die Bestuurskomitee met sy voorstelle indien deur voor te stel:—

„Dat die verslag van die Bestuurskomitee behandel word”

Nadat die Raad besluit het om die verslag te behandel, moet die voorsitter van die Raad aanbevelings wat daarin vervat is een na die ander aan die orde stel (tensy hy om 'n grondige rede dit nodig ag om die volgorde te wysig). Indien die Raad 'n aanbeveling aanneem, word dit dadelik 'n besluit van die Raad.

Daar word beskou dat die voorsitter die aanbevelings voorgestel het:

14. Daar word beskou dat die voorsitter van die Bestuurskomitee, of 'n ander lid wat die verslag van die komitee indien, iedere aanbeveling wat in die verslag vervat is, voorgestel het, en as daarvoor gestem word, moet hy daarvoor stem, tensy hy vooraf te kenne gee dat hy nie daarmee saamstem nie. Indien die voorsitter of 'n lid van die Bestuurskomitee wat die verslag ingedien het, aan die bespreking oor enige item in die verslag deelneem, word dit beskou dat hy die bespreking oor dié item afsluit.

Verslae kan teruggetrek of gewysig word.

15. Die voorsitter van die Bestuurskomitee of 'n ander lid wat die verslag van die komitee indien, kan met die toestemming van minstens twee-derdes van die getal aanwesige lede, wat sonder bespreking verleen moet word, enige item van die verslag terugtrek of wysig.

Voorstelle wat uitgewes raak, moet na die Bestuurskomitee verwys word.

16. 'n Mosie (uitgesonderd 'n aanbeveling van die Bestuurskomitee) wat sal meebring dat die uitgawe of inkomste van die Raad toe- of afneem, moet na die Bestuurskomitee verwys word wat die saak moet oorweeg.

17. (1) At every ordinary meeting of the Council there shall be laid on the table the minutes of meetings of the Management Committee (the dates of which shall be specified in the report of the Management Committee) which have been confirmed by it since the last ordinary meeting of the Council and have been supplied to the members of the Council.

(2) The Management Committee may in addition submit for discussion a report on the decisions made by it since the last ordinary meeting of the Council under the powers delegated or assigned to it in terms of the Local Government (Administration and Elections) Ordinance, 1960.

(3) When the Council has completed its consideration of the report of the Management Committee in terms of section 13, including any supplementary report delivered to members twenty-four hours before the meeting and any urgency report delivered to members at or prior to the meeting, discussion shall be permitted for a period of one hour or such extended period not exceeding an additional thirty minutes as the Council may allow of any report submitted in terms of sub-section (2) or, in the absence of such a report, of any decisions of the Management Committee made by virtue of the powers delegated or assigned to it in terms of the Local Government (Administration and Elections) Ordinance, 1960, which are contained in the minutes laid on the table in terms of sub-section (1).

(4) During the period of discussion provided for in sub-section (3), no motion may be moved other than a motion that the Management Committee be asked to reconsider its decision, and no member—except the chairman of the Management Committee if he has the permission of the chairman of the Council—may address the Council more than once or speak for more than ten minutes: Provided that the Council may allow a member to continue his speech for one additional period of ten minutes.

PETITIONS AND DEPUTATIONS.

Petitions.

18. Petitions may be presented by members of the Council, but the presentation of a petition shall not be accompanied by any speech or comment, and any such petition shall be referred to the committee within whose reference the matter lies.

Deputations.

19. Deputations wishing to be received by the Council shall be requested, in the first instance, to send in a memorandum in writing, and the clerk of the Council shall bring the memorandum before the Management Committee, which is hereby authorised, if it sees fit, to receive the deputation and deal with the matters raised by it in the normal course of its terms of reference. In exceptional circumstances, however, if the Management Committee is of opinion that the memorandum is one which should be brought before the Council, the Management Committee shall so report; and, if the Council so orders, the deputation shall be invited to attend.

Reception of Deputations.

20. A deputation shall not exceed ten in number, and only one member thereof shall be at liberty to address the Council, except in reply to questions from members of the Council; and the matter shall not be further considered by the Council until the deputation has been withdrawn.

NOTICES OF MOTION.

Form of Giving Notice of Motion.

21. (1) Except as otherwise provided herein every notice of motion shall be in writing and be signed by the member giving notice. It shall be given to the clerk of the Council and shall be entered in the presence of the councillor concerned or his authorised representative in a book to be kept in his office, which book shall be open to the inspection of every member. Unless a notice of motion is received at least five clear days before the relevant meeting of the Council it shall not be specified in the summons for such meeting. Every notice of motion

17. (1) Op iedere gewone raadsvergadering moet die notule van vergaderings van die Bestuurskomitee (waarvan die datums in die verslag van die Bestuurskomitee aangegee moet word) wat hy sedert die jongste gewone vergadering van die Raad goedgekeur het en wat aan raadslede besorg is, ter tafel gelê word.

(2) Die Bestuurskomitee kan hierbenewens 'n verslag oor die besluite wat hy sedert die jongste gewone raadsvergadering geneem het ingevolge die bevoegdhede wat ingevolge die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, aan hom gedelegeer of opgedra is, ter bespreking voorlê.

(3) Nadat die Raad die verslag van die Bestuurskomitee ingevolge artikel 13 oorweeg het, met inbegrip van enige aanvullende verslag wat vier-en-twintig uur voor die vergadering aan die lede besorg is, asook enige dringendheidsverslag wat op of voor die vergadering aan lede besorg is, moet die bespreking van enige verslag wat ingevolge subartikel (2) voorgelê word, of indien daar nie so 'n verslag is nie, van enige besluit wat die Bestuurskomitee kragtens die bevoegdhede wat ingevolge die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, aan hom gedelegeer of opgedra is, geneem het en wat vervat is in die notule wat ingevolge subartikel (1) ter tafel gelê is, 'n uur lank, of sodanige langer tydperk, dog hoogstens 'n bykomende dertig minute, soos wat die Raad mag bepaal, toegelaat word.

(4) Gedurende die besprekingstydperk waarvoor daar in subartikel (3) voorsiening gemaak word, kan daar geen ander mosie voorgestel word as die mosie dat die Bestuurskomitee versoek word om sy besluit te heroorweeg nie, en geen lid, behalwe die voorsitter van die Bestuurskomitee, met toestemming van die voorsitter van die Raad, kan die Raad meer as eenmaal toespreek of langer as tien minute praat nie: Met dien verstande dat die Raad 'n lid kan toelaat om nog net tien minute langer te praat.

VERSOEKSKRIFTE EN AFVAARDIGINGS.

Versoekskrifte.

18. Raadslede kan versoekskrifte indien, maar hulle mag nie 'n toespraak of kommentaar lêer wanneer die versoekskrif ingedien word nie, en so 'n versoekskrif moet verwys word na die komitee binne wie se bestek die saak val.

Afvaardigings.

19. Afvaardigings wat wil hê dat die Raad hulle te woord moet staan, moet versoek word om eers 'n skriftelike memorandum in te dien, wat die Klerk van die Raad aan die Bestuurskomitee moet voorlê, wat hierby gemagtig word om na goëddunke die afvaardiging te woord te staan en die sake wat hulle aanroer, ingevolge die Bestuurskomitee se gewone opdragte te behandel. Indien die Bestuurskomitee onder buitengewone omstandighede egter van mening is dat die memorandum aan die Raad voorgelê moet word, moet hy aldus verslag doen en as die Raad dit gelas, moet die afvaardiging versoek word om sy opwagting te maak.

Hoe afvaardigings te woord gestaan word.

20. 'n Afvaardiging moet hoogstens uit tien lede bestaan en slegs een lid daarvan mag die Raad toespreek, behalwe wanneer vrae van raadslede beantwoord word, en die Raad moet die saak nie verder behandel voordat die afvaardiging vertrek het nie.

MOSIES WAARVAN KENNIS GEGEE IS.

Wyse waarop kennisgewing geskied.

21. (1) Daar moet behoudens die andersluidende bepalinge hiervan, skriftelik kennis gegee word van iedere mosie en die lid wat aldus kennis gee, moet die kennisgewing onderteken. Dit moet by die klerk van die Raad ingedien, en in die teenwoordigheid van die betrokke raadslid of sy gemagtigde verteenwoordiger, aangeteken word in 'n boek wat in die klerk van die Raad se kantoor aangehou word, en wat ter insae van iedere raadslid lê. As 'n kennisgewing van 'n mosie nie minstens vyf volle dae voor die betrokke raadsvergadering ontvang is nie, mag dit nie in die kennisgewing van sodanige raadsvergadering aangegee word nie. Iedere mosie waarvan daar kennis gegee word.

shall be relevant to some question affecting the administration or condition of Johannesburg and the ruling of the chairman of the Council on the relevance of the motion shall be final.

(2) No question shall be deemed to be properly put to the Council for decision in circumstances not provided for in sections 13 and 14 or in sub-section (1) of this section until a motion thereon has been duly proposed and seconded. A member seconding such a motion in a formal manner shall be permitted afterwards to speak upon it.

Order of Notices.

22. All notices of motion shall be dated and numbered as received, and shall be entered by the clerk of the Council upon the agenda paper in the order in which they are received, save and except that notice of an amendment of a motion shall be entered immediately after such notice of motion, irrespective of the time at which notice of the motion is received.

Limitation of Notices.

23. No member shall have more than two notices of motion other than deferred notices of motion; upon the agenda paper at the same time, and no member may move more than six opposed notices of motion in any one municipal year, i.e. the period between the annual special meetings in March of every year which are held for the election of the Mayor.

No Motion to Rescind within Three Months Except on Notice Signed.

24. (1) No motion to rescind any resolution which has been passed within the preceding three months, nor any motion to the same effect as any motion which has been negated within the preceding three months, shall be in order unless notice thereof is given and specified in the summons, and the notice shall bear in addition to the name of the member who proposes the motion, the names of three other members; and when any such motion has been disposed of by the Council, it shall not be competent for any member to propose a similar motion within a further period of three months.

(2) Sub-section (1) shall not apply to motions which are moved by the chairman or other member of the Management Committee when bringing up the report of that Committee, which are in the form of recommendations by the Committee.

Unopposed Motions.

25. In dealing with notices of motion, the chairman shall first of all read out the number of each and the name of the mover, so as to ascertain which motions are unopposed, and these last shall be passed forthwith. The chairman shall then call on the movers of the opposed motions in their order on the paper.

Opposed Business.

26. When a written notice of opposition to a motion on the agenda paper is lodged with the clerk of the Council at the table before or within one hour after the commencement of the meeting, such motion shall be considered as opposed business, not to be passed without discussion.

Irregular Notices.

27. The chairman shall disallow any notice of motion which is contrary to Standing Orders, Financial Regulations or any law or by-law or where the subject matter thereof is already dealt with in the agenda.

Questions.

28. (1) (a) At any ordinary meeting, questions concerning the general work of the Council but not directly arising out of or connected with any item in the report of the Management Committee may be put without comment.

(b) Notice of such questions must be given in writing to the clerk of the Council not later than one clear week before the meeting, and he shall furnish copies thereof to the chairman of the Council, and the chairman of the Management Committee.

moet 'n saak in verband met die administrasie of toestande in Johannesburg betrekking hê, en die beslissing van die voorsitter van die Raad oor die toepaslikheid van die mosie is finaal.

(2) Dit word geag dat geen vraag behoorlik ter beslissing aan die Raad gestel is in omstandighede waarvoor daar nie in artikels 13 en 14 of in subartikel (1) van hierdie artikel voorsiening gemaak is nie, tensy 'n mosie daarvoor behoorlik voorgestel en gesekondeer is. 'n Lid wat so 'n mosie formeel sekondeer, mag daarna aan die bespreking van die mosie deelneem.

Volgorde van kennisgewings.

22. Al die mosies waarvan daar kennis gegee word, moet gedateer en genommer word al na hulle ontvang word, en die Klerk van die Raad moet hulle op die agenda plaas in die volgorde waarin hy hulle ontvang het, behalwe in die geval van 'n amendement van 'n mosie wat, afgesien van die tyd waarop daar kennis daarvan gegee is, onmiddellik na die betrokke mosie ingeskryf moet word.

Die getal mosies word beperk.

23. Geen lid mag gelyktydig meer as twee mosies waarvan hy kennis gegee het, en wat nie uitgestelde mosies is nie, op die agenda hê nie, en geen lid mag gedurende enige besondere munisipale jaar, dit wil sê die tydperk tussen die spesiale jaarvergaderings in Maart van iedere jaar waarop die Burgemeester verkies word, van meer as ses bestrede mosies kennis gee nie.

Mosie ter herroeping van 'n besluit binne drie maande moet onderteken word.

24. (1) Geen mosie ter herroeping van 'n besluit wat gedurende die voorafgaande drie maande geneem is, of 'n mosie van dieselfde strekking as een wat binne die voorafgaande drie maande verwerp is, mag aan die orde gestel word nie, tensy daar kennis van gegee is en dit in die kennisgewing van die raadsvergadering aangegee word, en die kennisgewing van die mosie deur drie lede, benewens die voorsteller van die mosie, onderteken is. Nadat die Raad so 'n mosie afgehandel het, mag geen lid weer 'n soortgelyke mosie binne drie maande daarna indien nie.

(2) Subartikel (1) is nie van toepassing op mosies wat die voorsitter of 'n ander lid van die Bestuurskomitee wat die verslag van die komitee indien, in die vorm van aanbevelings van die komitee voorstel nie.

Onbestrede mosies.

25. Die voorsitter moet, wanneer mosies waarvan daar kennis gegee is, aan die orde kom, eers elkeen se nommer en die naam van die voorsteller daarvan uitlees, ten einde vas te stel watter mosies onbestrede is, en dié moet dadelik aangeneem word. Die voorsitter moet dan die voorsteller van die bestrede mosie elkeen op sy beurt aan die orde stel.

Bestrede sake.

26. Indien daar voor, of binne 'n uur na die aanvang van 'n vergadering by die klerk van die Raad by die tafel 'n skriftelike kennisgewing ingedien word, wat lui dat 'n mosie op die agenda bestry sal word, moet so 'n mosie as 'n bestrede saak beskou word, en nie sonder bespreking aangeneem word nie.

Ongeoorloofde mosies waarvan kennis gegee is.

27. Die voorsitter moet enige mosie waarvan daar kennis gegee is, verwerp indien dit strydig is met die Reglement van Orde, die Finansiële Regulasies, 'n wet of 'n verordening, of as die inhoud daarvan reeds in die agenda vervat is.

Vrae.

28. (1) (a) Daar mag op enige gewone vergadering van die Raad vrae sonder kommentaar gestel word oor die algemene werk van die Raad en wat nie regstreeks voortspruit uit, of in verband staan met enige item in die verslag van die Bestuurskomitee nie.

(b) Die klerk van die Raad moet minstens een volle week voor die aanvang van so 'n raadsvergadering skriftelik in kennis gestel word van die vrae, en hy moet dadelik afskrifte van sodanige vrae aan die voorsitter van die Raad en die voorsitter van die Bestuurskomitee verstrek.

(c) All such questions which are considered by the chairman of the Council to be in order shall be put in the order in which notice thereof was given, and they shall be replied to in turn by a member of the Management Committee.

(d) A member putting a question under this subsection shall be entitled in due course to be furnished with a copy of the reply.

(2) (a) At any meeting of the Council, when any item in the report of the Management Committee is under consideration, any member may, without comment put questions directly arising out of or connected with the report on such item, and such questions shall be replied to by a member of the Management Committee.

(b) Neither the putting of a question nor the furnishing of a reply shall be counted as a speech for the purposes of section 35.

(3) (a) At any meeting of the Council questions on matters of urgent public importance, of which the chairman of the Council shall be the judge, may be put in writing to the chairman of the Council without comment.

(b) If the chairman of the Council does not disallow a question, it shall be passed to the chairman of the Management Committee and be replied to by him or on his behalf at any stage in the consideration of the agenda, and his reply shall not be counted as a speech for the purposes of section 35.

(4) (a) The chairman of the Council, whose decision shall be final and not open to discussion, may disallow any question the subject matter of which is not within the jurisdiction of the Council, or which is otherwise out of order or is unduly long, and he shall cause the member to be so informed.

(b) If after a reply to a question a member considers that his question requires further elucidation, he may ask for a further reply, but otherwise no supplementary question may be put except by leave of the chairman of the Council.

CONDUCT OF DEBATE.

Members to Stand Uncovered while Speaking.

29. (1) No member present at any sitting of the Council shall wear a hat or other head covering. Provided that women members present may, when gowned, wear the Councillor's hat supplied by the Council and when ungowned wear any other normal headgear: Provided further that the Management Committee may at any time generally or for any specific purpose modify or suspend the forgoing provisions, and any such decision shall be reported to the Council for its information.

Members to Stand while Speaking.

(2) All members shall stand when speaking, and shall address the chair.

Relevance.

30. A member who speaks shall direct his speech directly to the motion under discussion or to an explanation or a question of order, and no discussion or debate shall be permitted which will anticipate any matter on the agenda.

Precedence of Chairman.

31. Whenever the chairman rises during a debate, any member then speaking, or offering to speak, is to sit down, and the Council is to be silent, so that the chairman may be heard without interruption.

Length of Speeches.

32. (1) No speech shall exceed thirty minutes in length: Provided that the Council may in special cases (of which the Council shall be the judge) permit a speech to be continued for one additional period of ten minutes.

(2) The Council may waive the provisions of sub-section (1) in regard to an explanatory statement which has been permitted in terms of section 35.

(3) Councillors participating in any debate shall be entitled during the course of their speeches to refer to notes but no councillor shall be permitted to read his speech and any councillor so doing shall render himself liable to be required by the chairman to resume his seat.

(c) Al dié vrac wat na die mening van die voorsitter van die Raad in orde is, moet in die volgorde waarin daar van hulle kennis gegee is, geplaas word en een na die ander deur 'n lid van die Bestuurskomitee beantwoord word.

(d) 'n Lid wat ingevolge hierdie subartikel 'n vraag stel, kan te geleëner tyd 'n afskrif van die antwoord daarop verkry.

2. (a) Enige lid kan op enige vergadering van die Raad wanneer daar 'n item van die verslag van die Bestuurskomitee oorweeg word, sonder kommentaar regstreeks vrac stel wat voortspruit uit of in verband staan met die item, en 'n lid van die Bestuurskomitee moet dan op hierdie vrac antwoord.

(b) 'n Vraag wat gestel word of die antwoord daarop mag nie vir die toepassing van artikel 35 as 'n toespraak beskou word nie.

3. (a) Op enige vergadering van die Raad kan vrac oor sake van dringende openbare belang, waaroor die voorsitter van die Raad moet beslis, skriftelik sonder kommentaar aan die voorsitter van die Raad gestel word.

(b) Indien die voorsitter van die Raad 'n vraag toelaat, word dit aan die voorsitter van die Bestuurskomitee gestel en dit moet in enige stadium tydens die oorweging van die agenda deur of namens hom beantwoord word en sy antwoord word nie vir die toepassing van artikel 35 as 'n toespraak beskou nie.

4. (a) Die voorsitter van die Raad, wie se besluit finaal is en nie bespreek mag word nie, kan 'n vraag verwerp indien die onderwerp waaroor die vraag gaan nie binne die bestek van die Raad se regsbevoegdheid is nie, of andersins nie in orde is nie, of te lank is, en hy moet die lid aldus laat verwittig.

(b) Indien 'n lid, nadat sy vraag beantwoord is, van mening is dat die saak nog onduidelik is, kan hy om 'n verdere verduideliking vra, maar daar mag geen bykomende vrac sonder toestemming van die voorsitter van die Raad gestel word nie.

DEBATTE.

Lede moet blootshoof staan en praat.

29. (1) Geen lid wat op 'n raadsvergadering aanwesig is, mag 'n hoed of in ander soort hoofbedekking dra nie: Met dien verstande egter dat vrouede wat aanwesig is, en hulle togas aan het, die amptelike hoed wat deur die Raad verskaf word, en as hulle nie togas aan het nie, enige ander gewone hoofbedekking mag dra: Voorts met dien verstande dat die Bestuurskomitee te eniger tyd in die algemeen of vir 'n besondere doel die voorafgaande bepalings kan wysig of opskort, en so 'n besluit moet ter inligting aan die Raad voorgelê word.

Lede moet staan en praat.

(2) Alle lede moet staan terwyl hulle praat en moet die voorsitter aanspreek.

Die bespreking moet ter sake wees.

30. 'n Spreker moet hom stiptelik by die saak onder behandeling of by die verduideliking of 'n punt van orde bepaal, en geen bespreking of debat moet toegelaat word wat enige saak op die agenda vooruitloop nie.

Die voorsitter geniet voorrang.

31. Indien die voorsitter gedurende 'n debat opstaan, moet enige lid wat aan die woord is of wil praat, gaan sit, en die Raad moet die swye bewaar sodat die voorsitter ongehinderd aangehoor kan word.

Duur van toesprake.

32. (1) 'n Toespraak mag nie langer as dertig minute duur nie: Met dien verstande dat die Raad in spesiale gevalle (waaroor die Raad moet beslis) kan toelaat dat dit nog net tien minute langer mag aanhou.

(2) Die Raad kan die bepalings van subartikel (1) van hierdie artikel ter syde stel met betrekking tot 'n verduidelikende verklaring wat kragtens artikel 35 toegelaat is.

(3) Raadslede wat aan 'n debat deelneem mag tydens hulle toesprake gebruik maak van aantekeninge maar mag nie die toespraak aflees nie en, indien enige Raadslid dit doen, kan die voorsitter hom versoek om te gaan sit.

(4) The provisions of this section shall not apply to the Mayor when delivering his mayoral minutes or the chairman of the Management Committee in the presentation of the estimates of incomes and expenditure.

Irrelevance, Repetition and Disorder.

33. (1) The chairman shall call the attention of the Council to continued irrelevance, tedious repetition, unbecoming language or any breach of order on the part of a member and shall direct such member, if speaking, to discontinue his speech or, in the event of persistent disregard of the authority of the chair, to retire for the remainder of the sitting.

Chairman's Power to have Member Removed.

(2) Should any member fail to comply with a direction from the chairman given to him in terms of sub-section (1), the chairman may call upon him forthwith to leave the meeting and, should he fail to do so the chairman may call upon the commissioner on duty to eject the member and to take such reasonable steps as are necessary to ensure that the member does not return to the meeting.

(3) Any person who refuses to carry out any order or direction of the chairman of the Council given in terms of this section or who wilfully resists the carrying out of any such order or direction shall be guilty of an offence.

Exclusion of Members.

34 (1) The Council may exclude, until after the next ordinary meeting or for such shorter period as it may fix, any member or members who may disregard the authority of the chair or who may wilfully obstruct the business of the Council. A motion to exclude may be moved at any stage of the meeting.

(2) The provisions of sub-sections (2) and (3) of section 33 shall apply to any member who attends any meeting in defiance of a resolution of the Council to exclude him.

Members to Speak only Once.

35. Save as is provided in section 39, no member shall address the Council more than once on any motion in terms of section 21, or during the discussion of any one item of the report of the Management Committee, or during any period for which section 3 has been suspended. The mover of an original motion may, however, reply, but he shall strictly confine himself to answering previous speakers and shall not introduce any new matter into the debate. The right of reply shall not extend to the mover of an amendment even if, having been carried, it should become the substantive motion. The Council may, however, permit one member of the Management Committee to make an explanatory statement either prior to the consideration of any particular item contained in the report or during the debate on that item in reply to a specific question.

Questions of Order and Personal Explanation.

36. Any member, whether he has spoken on the matter under discussion or not, may rise to a point of order or in explanation, but such explanation shall be confined to some material part of his former speech which may have been misunderstood. A member so rising shall be entitled to be heard forthwith.

Withdrawal of Motion or Amendment.

37. A motion or amendment may be withdrawn or amended by the mover with the consent of the majority of members present, which shall be signified without debate, and it shall not be competent for any member to speak upon it after the mover has asked permission for its withdrawal, unless such permission is refused.

Chairman's Ruling on Questions of Order.

38. The ruling of the chairman on a point of order, or on the admissibility of a personal explanation shall be final, and shall not be open to discussion.

(4) Die bepalings van hierdie artikel is nie van toepassing op die Burgemeester wanneer hy die Burgemeester se jaarverslag voorlees of op die voorsitter van die Bestuurskomitee wanneer hy die begroting van inkomste- en uitgawes voorlees nie.

Ontoepaslikheid, herhaling en wanorde.

33. (1) Die voorsitter moet die aandag van die Raad vestig op herhaalde ontoepaslikheid, vervelige herhaling, onbetaamlike taal of enige verstoring van die orde deur 'n lid, en moet so 'n lid, indien hy praat, gelas om sy toespraak te staak of om hom, indien hy voortgaan om die gesag van die voorsitter te minag, vir die res van die sitting te verwyder.

Die voorsitter kan lede laat verwyder.

(2) Indien 'n lid nie gevolg gee aan die opdrag van die voorsitter wat ingevolge die bepalings van subartikel (1) gegee is nie, kan die voorsitter hom versoek om dadelik die vergadering te verlaat, en as hy dit nie doen nie, kan die voorsitter aan die diensdoende commissioner opdrag gee om die lid uit te werp, en om stappe te doen wat redelikerwyse vereis word om te voorkom dat die lid weer na die vergadering terugkeer.

(3) Enigiemand wat weier om 'n bevel of opdrag van die voorsitter van die Raad wat kragtens hierdie artikel gegee is, uit te voer of wat hom willens verset teen die uitvoering van sodanige bevel of opdrag; begaan 'n misdryf.

Uitsluiting van lede.

34. (1) Die Raad kan enige lid, of alle lede, wat die gesag van die voorsitter minag, of wat opsetlik die werksaamhede van die Raad belemmer, tot na die volgende gewone vergadering of sodanige korter tydperk as wat hy mag bepaal uitsluit. 'n Mosie om iemand te skors of uit te sluit, kan in enige stadium van die vergadering ingedien word.

(2) Die bepalings van subartikels (2) en (3) van artikel 33 is van toepassing op enige lid wat 'n vergadering bywoon ten spyte van 'n raadsbesluit waarby hy uitgesluit word.

Lede mag net een maal praat.

35. Geen lid mag, behoudens die bepalings van artikel 39, die Raad meer as een keer toespreek oor 'n mosie wat ingevolge die bepalings van artikel 21 ingedien is, of gedurende die bespreking van enige enkele item van die verslag van die Bestuurskomitee, of gedurende enige tydperk waarvoor artikel 3 opgeskort is nie. Die voorsteller van 'n oorspronklike mosie mag egter repliek lewer, maar hy moet hom stiptelik by 'n antwoord aan vorige sprekers bepaal en mag nie nuwe sake te berde bring nie. Al word 'n amendement, nadat dit aanvaar is, die substantiewe mosie, mag die voorsteller daarvan nie repliek lewer nie. Die Raad kan egter een lid van die Bestuurskomitee toelaat om in antwoord op 'n bepaalde vraag, 'n verklaring ter verduideliking te doen voordat 'n bepaalde item wat in die verslag vervat is, oorweeg word, of tydens die bespreking van die item.

'n Punt van orde en persoonlike verduideliking.

36. 'n Lid, of hy nou al oor die saak onder bespreking gepraat het al dan nie, kan opstaan om 'n punt van orde te stel of om iets te verduidelik, maar sy verduideliking moet uitsluitlik handel oor die wesenlike inhoud van 'n vorige toespraak van hom wat moontlik verkeerd verstaan is. 'n Lid wat aldus opstaan, moet dadelik aan die orde gestel word.

Terugtrekking van 'n mosie of amendement.

37. 'n Voorsteller kan 'n mosie of 'n amendement met die toestemming van die meerderheid van die aanwesige lede terugtrek of wysig. Dié toestemming moet sonder bespreking verleen of geweier word, en geen lid mag daarvoor praat nadat die voorsteller toestemming gevra het om dit terug te trek nie, tensy die toestemming geweier is.

Die voorsitter se beslissing oor punte van orde.

38. Die beslissing van die voorsitter oor 'n punt van orde, of oor die toelaatbaarheid van 'n persoonlike verduideliking, is finaal en mag nie bespreek word nie.

ORDER OF DEBATE.

Motions which may be Received.

39. (1) When a motion is under debate at any meeting of the Council no further motion shall be received except the following:—

- (a) To amend the motion.
- (b) That consideration of the question be postponed.
- (c) That the Council do now adjourn.
- (d) That the debate be adjourned.
- (e) That the question be now put.
- (f) That the Council do proceed to the next business.
- (g) That the item be referred back for further consideration:

Provided that, except for motions to amend the motion, no such further motion shall be put to the Council until the mover and the seconder of the motion under debate have both had an opportunity of addressing the Council on the motion under debate and provided that a second motion in terms of paragraphs (b), (c), (d), (e) and (f) hereof shall not be made within half-an-hour of a similar motion under the same item unless, in the opinion of the chairman, the circumstances are materially altered.

Time to Move.

(2) (a) Any member of the Council who has not participated in the debate upon the motion under discussion may, at the conclusion of any speech, move—

- (i) that the consideration of the question be postponed to any stated date; or
- (ii) that the Council do now adjourn; (Provided that the Council shall not be adjourned until the debate on a motion has first been adjourned); or
- (iii) that the debate be now adjourned.

Motion need not be Written.

(b) Such a motion need not be reduced to writing.

Speeches Thereon.

(c) The mover may speak for not more than five minutes, but the seconder shall not be permitted to speak beyond formally seconding it.

Mover of Original Motion may be Heard.

(d) Upon such a motion being made, the mover of the question under debate may (without prejudice to his ultimate right of reply if the motion is not carried) be heard in reply for five minutes, after which the motion shall be put without further debate.

AMENDMENT OF MOTION.

Amendments to be Relevant.

40. Every amendment shall be relevant to the motion on which it is moved.

Amendments to be in Writing.

41. Every amendment shall be reduced to writing, signed by the mover and handed to the chairman or to the clerk of the Council.

Amendments to be Read.

42. Every amendment shall be read before being moved.

Amendments to be Seconded.

43. The mover of an amendment shall have the right to nominate his seconder.

Amendments After the First.

44. Whenever an amendment upon an original motion has been moved and seconded, no second or subsequent amendment shall be moved until the first amendment has been disposed of. If an amendment is carried, the motion as amended shall take the place of the original motion and shall become the question, upon which any further amendment may be moved.

Member May Move Only One Amendment.

45. No member shall be at liberty to move more than one amendment upon any motion.

ORDE VAN DIE DEBAT.

Mosies wat ingedien kan word.

39. (1) Wanneer 'n mosie op 'n raadsvergadering bespreek word, mag geen ander mosie, behalwe ondergenoemde ingedien word nie:—

- (a) Dat die mosie gewysig word.
- (b) Dat die saak uitgestel word.
- (c) Dat die raadsvergadering nou verdaag word.
- (d) Dat die debat opgeskort word.
- (e) Dat daar nou oor die saak gestem word.
- (f) Dat die Raad tot die volgende saak oorgaan.
- (g) Dat die saak terugverwys word sodat dit verder oorweeg kan word:

Met dien verstande egter dat, met uitsondering van mosies ter wysiging van die mosie, geen sodanige verdere mosie ingedien mag word nie voordat beide die voorsteller van die onderhawige mosie en sy sekondant 'n geleentheid gehad het om die Raad oor die onderhawige mosie toe te spreek nie, en dat 'n tweede mosie ooreenkomstig paragrawe (b), (c), (d), (e) en (f) hiervan, nie binne 'n halfuur na 'n soortgelyke mosie oor dieselfde saak ingedien mag word nie, tensy die omstandighede na die mening van die voorsitter wesentlik verander het.

Wanneer 'n mosie voorgestel moet word.

(2) (a) Enige raadslid wat nie aan die samespreking oor die onderhawige mosie deelgeneem het nie, kan na afloop van 'n toespraak voorstel—

- (i) dat die saak tot op 'n bepaalde datum uitgestel word; of
- (ii) dat die raadsvergadering nou verdaag word: (Met dien verstande dat die Raad nie verdaag word voordat die debat oor 'n mosie eers opgeskort is nie;) of
- (iii) dat die debat nou opgeskort word.

Die mosie hoef nie op skrif gestel te word nie.

(b) So 'n mosie hoef nie skriftelik gestel te word nie.

Bespreeking van mosie.

(c) Die voorsteller mag hoogstens vyf minute lank oor die mosie praat, maar die sekondant mag dit net formeel sekondeer, en nie daarvoor praat nie.

Die voorsteller van die oorspronklike mosie kan praat.

(d) Wanneer so 'n mosie voorgestel word, kan die voorsteller van die saak onder bespreking (met voorbehoud van sy reg om uiteindelik repliek te lewer indien die mosie verwerp word) vyf minute lank repliek lewer, waarna daar sonder verdere bespreking oor die saak gestem moet word.

WYSIGING VAN MOSIE.

Amendemente moet ter sake wees.

40. Iedere amendement moet betrekking hê op die mosie ten opsigte waarvan dit voorgestel word.

Amendemente moet skriftelik ingedien word.

41. Iedere amendement moet skriftelik gestel, deur die voorsteller onderteken en aan die voorsitter of aan die klerk van die Raad oorhandig word.

Amendemente moet uitgelees word.

42. Iedere amendement moet uitgelees word voordat dit voorgestel word.

Amendemente moet gesekondeer word.

43. Die voorsteller van 'n amendement kan sy sekondant benoem.

Verdere amendemente.

44. Nadat 'n amendement op 'n oorspronklike mosie voorgestel en gesekondeer is, mag daar nie 'n tweede of 'n volgende amendement voorgestel word alvorens die eerste amendement afgehandel is nie. Indien die amendement aanvaar word, vervang die mosie, soos gewysig, die oorspronklike mosie en alle verdere amendemente moet op die gewysigde mosie voorgestel word.

'n Lid mag slegs een amendement voorstel.

45. Geen lid mag meer as een amendement op 'n mosie voorstel nie.

Motions Affecting By-laws or Legislation.

46. Any motion (not being a recommendation of the Management Committee) affecting the drafting or amendment of by-laws or legislation, except in the case of verbal amendments accepted by the Chairman of the Management Committee, shall, before the Council finally votes thereon, be referred to the committee within whose reference the matter lies.

POSTPONEMENT OF CONSIDERATION OF THE QUESTION.

Effect of Motion Being Carried.

47. If the postponement to a stated date is carried, the motion shall be placed first on the list of motions for the day to which it has been postponed, or if it is a recommendation of the Management Committee it shall be included in the report of that committee to the Council on the day in question.

ADJOURNMENT OF THE COUNCIL.

Limitation of Right to Move.

48. No member shall move or second more than one motion for the adjournment of the Council at one sitting.

Unopposed Business.

49. If a motion that the Council be now adjourned is moved and seconded, it shall be competent for the chairman before putting that motion to take the pleasure of the Council as to whether it will proceed to the transaction of unopposed business before adjourning.

ADJOURNMENT OF THE DEBATE.

Effect of Motion Being Carried.

50. If the motion that the debate be adjourned is carried, the discussion shall be resumed at the next meeting of the Council and the item shall be placed in the order of adjournment first on the list of motions for that day, and the Council shall proceed to the next business on the agenda.

Resumption of Adjourned Debate.

51. On resuming an adjourned debate, the member who moved its adjournment shall be entitled to speak first.

Limitation of Right to Move.

52. No member shall move or second more than one motion for adjournment of the same debate.

PUTTING OF THE QUESTION.

Closure.

53. Subject to the provisions of sub-section (1) of section 39 it shall be competent for any member who has not participated in the debate upon the motion under discussion, to move without debate at the termination of any speech that the question be now put, and the motion, if seconded, shall be put forthwith. Should the motion be carried, the chairman of the Council shall call upon the seconder to the motion under debate to address the Council if he has not already spoken in the debate, and thereafter the motion under debate shall at once be put. Provided that where the meeting is one called in terms of section twenty-one of the Local Government Ordinance, 1939, or section fifty-six of the Local Government (Administration and Elections) Ordinance, 1960, and notwithstanding the adoption of a motion under this section, the seconder, if any, of the motion under debate shall, if he has not already spoken, still have the right to speak and the mover of the motion shall still have the right to reply to the debate in terms of section 35.

THAT THE COUNCIL DO PROCEED TO THE NEXT BUSINESS.

How to Move.

54. Subject to the provisions of sub-section (1) of section 39 it shall be competent for any member who has not participated in the debate on the motion under discussion to move without debate at the close of any speech, that the Council do proceed to the next business, and if the motion is seconded it shall be put forthwith.

Mosies wat verordeninge of wetgewing raak.

46. 'n Mosie (uitgesonderd 'n aanbeveling van die Bestuurskomitee) wat die opstel of wysiging van verordeninge of wette raak, behalwe in die geval van mondelinge amendemente wat die voorsitter van die Bestuurskomitee aangeneem het, moet voordat die Raad finaal daarvoor stem, aan die komitee voorgelê word binne wie se bestek die saak val.

UITSTEL VAN DIE SAAK.

Indien die mosie aangeneem word.

47. Indien daar besluit word om die saak tot op 'n bepaalde datum uit te stel, moet die mosie eerste geplaas word op die lys van mosies vir dié bepaalde datum; of indien dit 'n aanbeveling van die Bestuurskomitee is, moet dit ingesluit word by die verslag wat dié komitee op die betrokke dag aan die Raad voorlê.

VERDAGING VAN DIE RAADSVERGADERING.

Bespreking van mosies.

48. Geen lid mag meer as een mosie ter verdaging van die raadsvergadering op dieselfde vergadering voorstel of sekondeer nie.

Mosie dat onbestrede sake behandel word.

49. Indien 'n mosie dat die Raad nou moet verdaag, voorgestel en gesecondeer word, kan die voorsitter, voor of nadat dié mosie tot stemming gebring is, die Raad vra of hy die onbestrede sake wil behandel voordat hy verdaag.

OPSKORTING VAN DIE DEBAT.

Indien die mosie aangeneem word.

50. Indien die mosie dat die debat opgeskort moet word, aangeneem word, moet die bespreking op die volgende vergadering van die Raad hervat word, en die item moet in opskortingsvolgorde eerste op die lys van mosies vir daardie dag geplaas word, en die Raad moet tot die volgende saak op die agenda oorgaan.

Hervatting van die opgeskorte debat.

51. Wanneer 'n opgeskorte debat hervat word, is die lid wat voorgestel het dat dit opgeskort word, geregtig om eerste te praat.

Bespreking van die reg om mosies voor te stel.

52. Geen lid mag meer as een mosie ter opskorting van dieselfde debat voorstel of sekondeer nie.

STEMMING OOR DIE SAAK.

Debatsluiting.

53. Enige lid wat nie aan die bespreking oor die onderhawige mosie deelgeneem het nie, mag onderworpe aan die bepalinge van subartikel (1) van artikel 39 na afloop van 'n toespraak sonder bespreking voorstel dat daar nou oor die saak gestem word en indien die mosie gesecondeer word, moet dit dadelik tot stemming gebring word. Indien die mosie aangeneem word, moet die voorsitter van die Raad die sekondant van die onderhawige mosie versoek om die Raad toe te spreek indien hy nie reeds aan die bespreking deelgeneem het nie, en daarna moet die onderhawige mosie dadelik tot stemming gebring word: Met dien verstande dat wanneer 'n vergadering kragtens artikel een-en-twintig van die Ordonnansie op Plaaslike Bestuur, 1939, of artikel ses-en-vyftig van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiezings), 1960, belê is en ondanks die feit dat 'n mosie kragtens hierdie artikel aangeneem is, die sekondant, indien daar een is, van die onderhawige mosie, indien hy nie reeds gepraat het nie, nog die reg het om te praat en die voorsteller van die mosie nog die reg het om kragtens artikel 35 op die bespreking repliek te lewer.

DAT DIE RAAD TOT DIE VOLGENDE SAAK OORGAAN.

Hoe die mosie voorgestel moet word.

54. Enige lid wat nie aan die bespreking van die onderhawige mosie deelgeneem het nie, kan onderworpe aan die bepalinge van subartikel (1) van artikel 39, na afloop van 'n toespraak sonder bespreking voorstel dat die Raad nou tot die volgende saak oorgaan en, as die mosie gesecondeer word, moet dit dadelik tot stemming gebring word.

Effect of Motion Being Carried.

55. When a motion that the Council do proceed to the next business is carried, the question under discussion shall be considered as dropped.

THAT THE ITEM BE REFERRED BACK FOR FURTHER CONSIDERATION.

Time to Move.

56. (1) When the report of the Management Committee has been received by the Council and a recommendation on any item in that report is before the Council, any member may move that the item be referred back to the Committee for further consideration.

Speeches Thereon.

(2) The mover shall have no right of reply to the debate.

Effect of Motion Being Carried.

(3) If a motion in terms of this section is carried, the debate on the recommendation shall end forthwith and the Council shall proceed with the next business.

VOTING.

Mode of Voting.

57. (1) Every motion, duly proposed and seconded, shall be submitted to the Council by the chairman, who shall call upon the members in favour of the motion to say "Aye", and those against to say "No"; and he shall thereupon declare what he collects to be the sense of the Council: Provided that it shall always be in the power of not less than two members of the Council, signified by rising in their seats, to demand a division. Upon such a division being demanded, the division bell shall be rung for at least one minute or for such longer period, not exceeding two minutes, as the Council may at any time decide. All entrances to the Council Chamber shall then be closed and no member shall enter or leave the Council Chamber until after the result of the division has been declared and thereafter the motion shall again be put and the vote of each member shall be taken separately and shall be recorded in the minutes, and the motion shall be declared carried or lost according to the numbers voting for or against it.

(2) Nothing in this section shall affect the right of any member to record his vote against the motion.

Members to Remain Seated for Division.

58. When the division bell has been rung all members in the chamber shall take their seats and remain seated until the division has been taken.

Mode of Proceeding on Divisions.

59. Before the chairman takes the division, the question before the Council shall be put again by the chairman and, except as may be provided in the Local Government Ordinance, 1939, or in any other law, every member then present shall record his vote for or against the question: Provided that the chairman may at his discretion refrain from voting.

Members Voting to be Present when Question Put the Second Time.

60. No member shall vote in a division unless he was present when the question was put a second time. After the question has been put a second time no member not in the Council Chamber may enter and take his seat.

Result of Division.

61. When the clerk of the Council has recorded all the votes cast, the chairman shall announce the result of the division.

SUSPENSION OF SECTION 3.

Power of Members to Move Suspension during Council Meeting.

62. Section 3 may not be suspended except as follows:—

Procedure.

(a) A member at any meeting of the Council, either when the Council has completed its consideration of the report of the Management Committee containing its recommendations or at an earlier stage when no other matter is under consideration, move that section 3 be suspended for a purpose which shall be stated by him.

Indien die mosie aangeneem word.

55. Daar word beskou dat, indien 'n mosie dat die Raad tot die volgende saak moet oorgaan, aangeneem word, daar van die saak onder behandeling afgestap is.

DAT DIE SAAK TERUGVERWYS WORD SODAT DIT VERDER OORWEEG KAN WORD.

Wanneer die mosie voorgestel moet word.

56 (1) Nadat die Raad die verslag van die Bestuurskomitee in behandeling geneem het en 'n aanbeveling in verband met 'n saak in dié verslag oorweeg, kan enige lid voorstel dat die saak na die komitee terugverwys word sodat hy dit verder kan oorweeg.

Toesprake daaroor.

(2) Die voorsteller het nie die reg om op die debat repliek te lewer nie.

Indien die mosie aanvaar word.

(3) Indien 'n mosie ingevolge hierdie artikel aangeneem word, moet die bespreking van die aanbeveling dadelik gestaak word, en die Raad moet tot die volgende saak oorgaan.

STEMMING.

Wyse waarop daar gestem word.

57. (1) Die voorsitter moet die Raad oor iedere mosie wat behoorlik voorgestel en gesekondeer is, laat stem, en moet dié lede wat ten gunste van die mosie is, versoek om „ja”, en dié wat daarteen is, om „nee” te sê en hy moet dan sê wat ná sy bevinding die besluit van die Raad is: Met dien verstande dat 'n hoofdelike stemming geëis kan word deur minstens twee raadslede wat uit hulle sitplekke moet opstaan. Indien so 'n hoofdelike stemming geëis word, moet die klokke minstens een minuut lank, of langer indien die Raad te eniger tyd aldus besluit, dog hoogstens twee minute lank, gelui word. Alle deure van die raadsaal moet dan gesluit word en geen lid mag die raadsaal binnekome of verlaat alvorens die uitslag van die stemming bekend gemaak is nie en daarna moet die mosie weer tot stemming gebring, die stem van iedere lid afsonderlik opgeneem en in die notule aangeteken word, waarop daar verklaar moet word dat die mosie aangeneem of verworp is, na gelang daar meer lede daarvoor of daarteen gestem het.

(2) Geen bepaling van hierdie artikel verhinder 'n lid om teen dié voorstel te stem nie.

Lede moet tydens dié hoofdelike stemming bly sit.

58. Nadat die klokke gelui het, moet al dié lede in die raadsaal op hulle plekke gaan sit en tot na afloop van die hoofdelike stemming bly sit.

Prosedure by die hoofdelike stemming.

59. Voordat daar tot hoofdelike stemming oorgegaan word, moet die voorsitter die saak wat aan die orde is, weer stel en, behoudens die bepalings van die Ordonnansie op Plaaslike Bestuur, 1939, of van 'n ander wet, moet iedere aanwesige lid vir of teen dié saak stem: Met dien verstande dat die voorsitter na goedgevonden kan stem of nie.

Slegs lede wat aanwesig is wanneer die saak die tweede keer gestel word, kan stem.

60. Geen lid wat afwesig is wanneer die saak die tweede keer gestel word, mag aan die hoofdelike stemming deelneem nie. Nadat die saak die tweede keer gestel is, mag geen raadslid wat nog buite is, die raadsaal binnekome en sy plek inneem nie.

Die uitslag van die hoofdelike stemming.

61. Nadat die klerk van die Raad al die stemme wat uitgebring is, aangeteken het, moet die voorsitter die uitslag van die stemming bekendmaak.

DIE OPSKORTING VAN ARTIKEL 3.

Lede kan op 'n raadsvergadering voorstel dat die Reglement van Orde opgeskort word.

62. Artikel 3 mag nie opgeskort word nie tensy dit as volg geskied:—

Prosedure.

(a) 'n Lid kan op 'n raadsvergadering, nadat die Raad die verslag van die Bestuurskomitee afgehandel het, of vroeër tydens die vergadering terwyl daar nie 'n ander saak of verslag oorweeg word nie, voorstel dat artikel 3 opgeskort word met 'n doel wat so 'n lid moet noem.

Motion to be Written.

(b) Such a motion shall be reduced to writing and signed by the mover and his seconder and handed to the chairman of the Council.

Voting.

(c) If the motion is moved after the Council has completed its consideration of the report of the Management Committee containing its recommendations it shall be deemed to have been adopted only if the members voting in favour of it constitute a majority of the whole Council; and if it is moved at an earlier stage it shall be deemed to have been negatived unless the members voting in favour of it constitute both a majority of the whole Council and three-quarters of those present.

Motions Disallowed.

(d) The chairman (whose decision shall be final and not open to discussion) may disallow any such motion the acceptance of which would lead to a discussion of a matter already on the agenda, or the subject matter of which is not relevant to some question concerning Johannesburg or is not within the jurisdiction of the Council; and shall disallow any such motion the purpose of which is to move a resolution which if passed would be contrary to the Standing Orders or the Financial Regulations or any law.

Effect of Motion being Carried.

(e) If the motion to suspend is duly carried the mover may then move or discuss the subject matter of his proposal.

INTERPRETATION OF STANDING ORDERS.

Power of Member to Request Chairman's Rulings to be Embodied in Minutes.

63. Any member may request the rulings of the chairman as to the interpretation of Standing Orders to be embodied in the minutes of the Council, and a register shall be kept by the clerk of the Council of such rulings. The chairman shall sign each separate entry of any such ruling given by himself.

Power of Member to Require Clerk of the Council to Submit Chairman's Ruling to Management Committee for Report.

64. The member making any such request in terms of section 63 may within seven days thereafter in writing require the clerk of the Council to submit the matter to the Management Committee and may further require the Management Committee to consider and report to the Council on such ruling. As a result of any such report, and where the Management Committee so recommends, the Council may direct that such ruling be cancelled or amended.

COMMITTEES: APPOINTMENT, CONSTITUTION, POWERS AND DUTIES.

Council Meeting to Appoint.

65. (1) The Council may every year hold a meeting within the first twenty-one days of March to appoint out of its own body such and so many committees, and may constitute them for such purposes, as may be permitted by the Administrator under section sixty of the Local Government (Administration and Elections) Ordinance, 1960.

(2) The agenda for the meeting referred to in subsection (1) and the agenda for any special meeting of the Council held in terms of section sixteen of the Local Government Ordinance, 1939, or section fifty-two of the Local Government (Administration and Elections) Ordinance, 1960, shall be submitted by the Management Committee in the form of a report, which shall contain such recommendations as it may consider necessary: Provided that notwithstanding the foregoing any such agenda and recommendations may be submitted by the town clerk, in which event it shall be necessary to move neither the reception of the report nor the adoption of any recommendation contained therein which shall be deemed to be duly before the Council; but any amendment to any such recommendation shall be moved and dealt with in the ordinary manner.

Mosie moet skriftelik gestel word.

(b) So 'n mosie moet skriftelik gestel en deur die voorsteller en sekondant onderteken en aan die voorsitter van die Raad oorhandig word.

Stemming.

(c) Indien die mosie voorgestel word nadat die Raad die verslag van die Bestuurskomitee afgehandel het, moet dit geag word dat die mosie aangeneem is slegs as die lede wat daarvoor stem 'n meerderheid van die hele Raad uitmaak; indien dit vroeër tydens die vergadering voorgestel word, moet dit geag word dat die mosie verwerp is tensy die lede wat daarvoor stem, sowel 'n meerderheid van die hele Raad as driekwart van die aanwesige lede uitmaak.

Die voorsitter kan mosies verwerp.

(d) Die voorsitter (wie se beslissing finaal is en wat nie bespreek mag word nie), kan enige mosie verwerp wat, indien dit aangeneem sou word, sou lei tot die bespreking van 'n saak wat alreeds op die agenda staan, of wat nie betrekking op Johannesburg het nie, of waarin die Raad nie regsbevoegdheid het nie, en hy moet 'n mosie wat bedoel is om 'n aanbeveling in te dien wat, as dit aangeneem word, strydig met die bepalings van die Reglement van Orde, die Finansiële Regulasies of enige wet sal wees, verwerp.

Indien die mosie aangeneem word.

(e) Indien die mosie ter opskorting van die Reglement van Orde behoorlik aangeneem word, kan die voorsteller sy mosie voorstel of die saak bespreek.

VERTOLKING VAN DIE REGLEMENT VAN ORDE.

'n Lid kan versoek dat die voorsitter se beslissing genotuleer moet word.

63. 'n Lid kan versoek dat die voorsitter se beslissing oor die vertolking van die Reglement van Orde in die Raad se notule aangeteken moet word en die klerk van die Raad moet 'n lys van sodanige beslissings aanhou. Die voorsitter moet die inskrywing van elke afsonderlike beslissing wat hy gevel het, onderteken.

'n Lid kan eis dat die klerk van die Raad die voorsitter se beslissing vir 'n verslag aan die Bestuurskomitee moet voorle.

64. 'n Lid wat so 'n versoek ingevolge artikel 63 rig, kan binne sewe dae daarna skriftelik eis dat die klerk van die Raad die saak aan die Bestuurskomitee moet voorle en ook dat die Bestuurskomitee die beslissing moet oorweeg en daarvoor by die Raad verslag moet doen. Die Raad kan na aanleiding van so 'n verslag en as die Bestuurskomitee dit aanbeveel, gelas dat dié beslissing ingetrek of gewysig moet word.

KOMITEES: BENOEMING, SAMESTELLING, BEVOEGDHEDE EN PLIGTE.

Benoemingsvergadering.

65. (1) Die Raad kan iedere jaar binne die eerste een-en-twintig dae van Maart vergader om uit sy eie geledere sodanige en soveel komitees te benoem en hulle vir sodanige doeleindes saam te stel as wat die Administrateur kragtens artikel sestig van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, toelaat.

(2) Die Bestuurskomitee moet die agenda van die vergadering waarna daar in subartikel (1) verwys word, en die agenda van enige spesiale vergadering van die Raad wat kragtens artikel sestien van die Ordonnansie op Plaaslike Bestuur, 1939, of artikel twee-en-vyftig van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, gehou word, voorle in die vorm van 'n verslag waarin enige aanbeveling wat hy nodig ag, vervat is: Met dien verstande dat die stadsklerk, ondanks voorgaande bepaling, sodanige agenda en aanbevelings mag indien, in welke geval daar nie voorgestel word dat die verslag behandel, of dat die aanbevelings daarin aangeneem moet word nie, maar daar word geag dat dit behoorlik deur die Raad in behandeling geneem is, dog iedere amendement van enigeen van dié aanbevelings moet op die gewone wyse voorgestel en behandel word.

Method of Appointment: Other Committees.

66. (1) If the nominations made at the meeting of the Council for committees appointed under sub-section (1) of section 65 exceed the maximum number of vacancies thereon, the names of the members nominated shall be submitted to ballot by the Council, and the vacancies shall be filled by the members receiving the most votes. If the nominations for any such committee do not exceed the maximum number of vacancies thereon, the members so nominated shall be deemed to be duly appointed thereto. When a ballot is held, members shall vote for as many candidates as there are vacancies to be filled, no more and no less.

(2) If the number of members appointed to any committee is less than the minimum ordered for that committee, further nominations shall be invited, and the Council shall have the power to appoint by ballot enough members to make up the required minimum: Provided that any member nominated may be appointed without ballot if the Councillors present unanimously consent to his appointment: Provided further that this sub-section shall not apply to elections or appointments to the Management Committee.

Period of Office: Committees other than the Management Committee.

67. Every committee other than the Management Committee or any sub-committee appointed by the Council or Management Committee shall hold office until the first meeting of its successor, except in the years of quinquennial general elections held in terms of the Municipal Elections Amendment Ordinance, 1950.

Nominations.

68. (1) No member of the Council shall have the right to nominate more than one member for any committee or for any deputation appointed by the Council or to represent the Council on any body, organisation or conference: Provided that, with the consent of not less than three-quarters of the members present signified without debate, any one member may propose the entire complement of any committee or any deputation or may propose the total number of representatives which the Council may be entitled to appoint either to all or any one or more of the organisations, bodies and conferences listed in the agenda, and any one member may second such a proposal.

(2) The consent of the Council given in terms of sub-section (1) may be withdrawn at any time during the meeting on the proposal of any member approved without debate by a majority of the members present.

(3) The provisions of section 66 shall apply *mutatis mutandis* to the election of the members of any deputation, and of the Council's representatives on any body, organisation or conference.

(4) The appointment by the Council of any member of the Council as a delegate to a conference or as the Council's representative on—or to serve in any other capacity on—or as a member of—any institution, organisation, board, council or other body or on any committee or sub-committee thereof and all authority in the member so appointed to act in terms of the appointment, shall terminate on his ceasing to be member of the Council: Provided that this sub-section shall not apply to any appointment which is subject to the provisions of a statute or an ordinance inconsistent with this sub-section.

Transfer of Reference.

69. Subject to the provisions of sections fifty-eight and sixty of the Local Government (Administration and Elections) Ordinance, 1960, and after consideration of a report from the committee concerned and the Management Committee the Council may transfer any reference from one committee to another, or refer any new matter to a committee.

Resignation of Seat on Committee.

70. Any member of a committee who wishes to resign his seat on the committee shall do so by a notice, in writing, signed by him and sent to the clerk of the Council, who shall forthwith advise the town clerk thereof.

WYSE VAN BENOEMING: ANDER KOMITEES.

66. (1) Indien die getal nominasies op die raadsvergadering waarop die komitees ingevolge subartikel (1) van artikel 65 saamgestel word, die maksimum getal vakatures daarin oorskry, moet die Raad per geslote stembriefies stem oor die name van die lede wat genomineer is en die vakatures moet aangevul word deur die lede wat die meeste stemme ontvang. As die getal vir 'n komitee nie die maksimum getal vakatures daarin oorskry nie, word daar beskou dat die lede wat aldus genomineer is, behoorlik as lede daarvan benoem is. Wanneer daar per geslote stembriefies gestem word, moet lede stem vir soveel kandidate as wat daar vakatures is, nie vir meer of vir minder nie.

(2) Indien die getal lede wat in 'n komitee benoem is, minder as die minimum getal is wat vir so 'n komitee vasgestel is, moet daar om verdere nominasies gevra word, en die Raad is bevoeg om per geslote stembriefies genoeg lede te benoem om die minimum getal vol te maak: Met dien verstande dat 'n lid wat genomineer is, sonder 'n stemming per geslote stembriefie benoem kan word as die aanwesige raadslede sy benoeming eenparig goedkeur: Voorts met dien verstande dat hierdie subartikel nie van toepassing is op die verkiesing of benoeming van lede vir die Bestuurskomitee nie.

AMPSTERMYN: KOMITEES UITGESONDERD DIE BESTUURSKOMITEE.

67. Iedere komitee behalwe die Bestuurskomitee of 'n onderkomitee wat deur die Raad of die Bestuurskomitee aangestel is, bly in funksie tot die eerste vergadering van sy opvolger, behalwe in die jaar van die vyfjaarlikse algemene verkiesing wat ingevolge die Wysigingsordonnansie op Munisipale Verkiesings, 1950, gehou word.

Nominasies.

68. (1) Geen raadslid mag meer as een lid nomineer vir 'n komitee, of vir 'n afvaardiging wat die Raad benoem, of om die Raad in 'n liggaam, organisasie of op 'n konferensie te verteenwoordig nie: Met dien verstande dat as minstens driekwart van die aanwesige raadslede sonder bespreking hul toestemming daartoe verleen, enige raadslid al die lede van 'n komitee of van 'n afvaardiging, of al die verteenwoordigers in al, of enige een of meer van die organisasies, liggame en konferensies wat in die agenda voorkom, en waarvoor die Raad lede mag benoem, kan voorstel.

(2) Die toestemming van die Raad wat ingevolge die bepalings van subartikel (1) verleen is, kan op 'n voorstel van 'n lid, wat sonder bespreking deur die meerderheid van die aanwesige lede aangeneem moet word, te eniger tyd gedurende die vergadering teruggetrek word.

(3) Die bepalings van artikel 66 is *mutatis mutandis* op die verkiesing van lede van 'n afvaardiging, en van die Raad se verteenwoordigers in 'n liggaam of organisasie, of op 'n konferensie, van toepassing.

(4) Die benoeming van enige raadslid deur die Raad as 'n afgevaardigde na 'n konferensie of as die Raad se verteenwoordiger in—of om in enige ander hoedanigheid te dien in—of as 'n lid van—enige inrigting, organisasie, raad, of ander liggaam of in enige komitee of onderkomitee daarvan, en alle magtiging aan die lid wat aldus benoem is om ingevolge die voorwaardes van die benoeming, te handel, vervul sodra hy nie meer 'n lid van die Raad is nie: Met dien verstande dat hierdie subartikel nie van toepassing is op enige benoeming wat onderworpe is aan die bepalings van 'n wet of 'n ordonnansie wat onbestaanbaar met hierdie subartikel is nie.

Oordrag van opdragte.

69. Die Raad kan, onderworpe aan die bepalings van artikels agt-en-veftig en sestig van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, nadat hy 'n verslag van die betrokke komitee en die Bestuurskomitee oorweeg het, enige opdrag van een komitee aan 'n ander oordra, of enige nuwe saak aan 'n komitee opdra.

Bedanking as lid van 'n komitee.

70. 'n Lid van 'n komitee wat as lid van daardie komitee wil bedank, moet dit doen deur 'n skriftelike kennisgewing, wat hy self onderteken het, aan die klerk van die Raad te stuur, en die klerk van die Raad stel die stadsklerk onverwyld daarvan in kennis.

Effect of Vacancy.

71. The existence of a vacancy or vacancies upon a committee shall not affect the validity of any of its acts or proceedings.

Filling up Vacancies.

72. Every vacancy in a committee other than the Management Committee shall be notified by the Management Committee to the Council not later than the second meeting after the meeting of the committee at which such vacancy is notified. The vacancy may be filled by any other member of the Council appointed at the meeting.

Members Changing from One Committee to Another.

73. When two members on different committees appointed under section sixty of the Local Government (Administration and Elections) Ordinance, 1960, agree to exchange from one committee to another they shall notify the clerk of the Council and the matter shall be reported by the Management Committee to the Council at its next meeting after the meetings of the committees at which such vacancies are notified. If the Council agrees to the exchange, it shall take effect forthwith.

Filling of Vacancies on Committees when Members have been Granted Leave of Absence.

74. When any member of the Council who is not a member of the Management Committee is granted leave of absence from the meeting of the Council and committees, the Council may appoint another member to act during the period for which leave is granted, in the place of such absent member on any committee of the Council to which the absent member was appointed.

COMMITTEE OF THE WHOLE COUNCIL.

Committee of Whole Council not to Report to Council the Same Day.

75. The Council may resolve itself into a committee of the whole Council, but no business then discussed may be reported to or voted on by the Council the same day except where, during the course of a meeting, the Council resolves itself into committee to discuss an item on its agenda, and thereafter resumes consideration of such item in open meeting.

Resolutions of Committee of Whole Council.

76. Except as provided in section 75 every resolution of the committee of the whole Council shall be referred to the Management Committee, which may call for a report from the committee within whose reference the matter lies. The Management Committee shall report thereon to the Council together with the report and recommendations, if any, of the other committee, and may make such recommendations thereon as it may think fit.

Quorum.

77. The quorum of a committee of the whole Council shall be one-half of the members of the whole Council.

COMMITTEE MEETINGS.

Time of Meeting.

78. Each Committee shall from time to time fix its own days and hours of meeting.

Not to Clash with Council Meeting.

79. No business shall be entered upon or transacted in any committee during the sitting of the Council, except by permission of the Council.

Summons to Meetings.

80. (1) Twenty-four hours at least before any meeting of a committee, a summons to attend the meeting, specifying the business proposed to be transacted thereat, and issued by the clerk of the Council, shall be delivered to every member of the committee or left at his business or residential address. Want of service of the summons on any member of the committee shall not affect the validity of the meeting.

(2) A special meeting of the Management Committee convened by the chairman in terms of sub-section (6) of section fifty-five of the Local Government (Administration and Elections) Ordinance, 1960, shall be convened by notice under the hand of the clerk of the Council or the town clerk.

Die uitwerking van 'n vakature.

71. Indien daar 'n vakature of vakatures in 'n komitee bestaan, raak dit nie die geldigheid van sy optrede of verrigtinge nie.

Aanvul van vakatures.

72. Die Bestuurskomitee moet iedere vakature wat in 'n komitee, uitgesonderd die Bestuurskomitee, ontstaan, uiters op die tweede vergadering na die komiteevergadering waarop sodanige vakature aangemeld is, by die Raad aanmeld. Die vakature kan aangevul word deur enige ander lid van die Raad wat op die vergadering benoem word.

Komiteeledede wat omruil.

73. Wanneer twee lede van verskillende komitees wat kragtens artikel sestig van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, benoem is, ooreenkom om plekke om te ruil, moet hulle die klerk van die Raad daarvan verwittig en die Bestuurskomitee moet die saak by die Raad aanmeld op sy eerste vergadering wat volg op die komiteevergaderings waarop daar kennis van die vakatures gegee is. As die Raad die omruiling goedkeur, word dit onmiddellik van krag.

Aanvul van vakatures in komitees wanneer lede met verlof afwesig is.

74. Indien daar aan 'n raadslid wat nie 'n lid van die Bestuurskomitee is nie, verlof toegestaan is om van die raads- en komiteevergaderings afwesig te wees, kan die Raad 'n ander lid benoem om gedurende so 'n lid se verlof in sy plek op te tree in enige komitee van die Raad waarin hy benoem is.

DIE RAAD-IN-KOMITEE.

Die Raad-in-komitee mag nie dieselfde dag aan die Raad verslag doen nie.

75. Die Raad kan in sy geheel in komitee gaan, maar geen saak wat dan bespreek word, mag dieselfde dag by die Raad aangemeld, of in die raadsvergadering oorgestem word nie, behalwe wanneer die Raad in die loop van 'n vergadering in komitee gaan ten einde 'n saak op sy agenda te bespreek, en daarna die saak in die ope raadsvergadering behandel.

Besluite van die Raad-in-komitee.

76. Iedere besluit van die Raad-in-komitee moet, behoudens die bepalinge van artikel 75 na die Bestuurskomitee verwys word, wat 'n verslag mag aanvra by die komitee binne wie se bestek die saak val. Die Bestuurskomitee moet verslag daarvoor aan die Raad doen en terselfdertyd die verslag en aanbevelings van die ander komitee, indien daar is, aan die Raad voorlê en kan aanbevelings daarvoor doen wat hy goed ag.

Kworum.

77. Die kworum van die Raad-in-komitee bestaan uit minstens die helfte van al die raadslede.

KOMITEEVERGADERINGS.

Vergadertye.

78. Iedere komitee moet van tyd tot tyd self bepaal op watter dag en uur hy moet vergader.

Mag nie met raadsvergaderings bots nie.

79. Geen komitee mag sonder die toestemming van die Raad tydens raadsvergaderings werksaamhede begin of afhandel nie.

Byeenroep van vergaderings.

80. (1) Die klerk van die Raad moet 'n kennisgewing uitreik waarby die komiteevergadering byeengeroep en waarin die sake uiteengesit is wat dit die voorneme is om daar te behandel, en die kennisgewing moet minstens vier-en-twintig uur voor die aanvang van die komiteevergadering aan iedere lid van die komitee besorg, of by sy besigheids- of woonadres afgelewer word. Indien daar 'n kennisgewing aan 'n komiteelid besorg is nie, doen dit geensins afbreuk aan die geldigheid van 'n vergadering nie.

(2) 'n Spesiale vergadering van die Bestuurskomitee wat die voorsitter ingevolge subartikel (6) van artikel vyf-en-vyftig van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, belê, moet deur middel van 'n skriftelike kennisgewing wat die klerk van die Raad of die stadsklerk moet onderteken, belê word.

(3) Any special meeting requested in writing by a majority of the members for a stated purpose shall be convened by the chairman by notice issued by the clerk of the Council.

Frequency of Committee Meetings.

81. (1) When the Management Committee has failed to meet twice in any one month, the town clerk shall report the circumstances to the Council at its next ordinary meeting.

(2) Every committee appointed under section sixty of the Local Government (Administration and Elections) Ordinance, 1960, shall, except when the Council may otherwise resolve, meet at least once in every month. When any such committee has failed to meet in any month, the clerk of the Council shall report the circumstances to the Management Committee, which shall thereafter report the matter to the Council with or without a recommendation.

Attendance Books.

82. The clerk of the Council shall keep a separate attendance book for each committee in which every member attending shall sign his name.

Attendance of Councillors not on Committee.

83. (1) Members of the Council shall have the right of attending any meeting of a committee, or any sub-committee thereof, appointed under section sixty of the Local Government (Administration and Elections) Ordinance, 1960, and the chairman of any such committee may also permit a member so attending to speak.

(2) Nothing shall prevent any committee from inviting any person whomsoever to attend a meeting in an advisory capacity.

Signature of Non-Members.

84. Every member of the Council who attends a committee of which he is not a member shall enter his name in the attendance book of the committee and shall write after his name the words "Non-member".

Quorum.

85. The Council shall determine the quorum of any committee appointed by it in terms of section fifty-nine of the Local Government (Administration and Elections) Ordinance, 1960.

Application to Committee Meetings.

86. Section 4 and, save as to the ringing of the call bell, section 6, and section 20 shall apply to meetings of committees.

Ruling of Chairman to be Reviewed by Management Committee.

87. (1) The ruling of a chairman of any committee on a point of order may be reviewed by the Management Committee, on the request of any two members of the committee present at the meeting at which such ruling was given, and the Management Committee may, if it thinks fit, direct that such ruling shall be cancelled or amended, and the decision of the Management Committee shall be acted on by the chairman of the committee whose ruling is called in question unless and until reversed by the Council.

(2) If any ruling of the chairman of the Management Committee is called in question, the chairman shall vacate the chair while the matter is under discussion.

(3) No ruling can be discussed or reviewed during the meeting of the committee at which it has been given.

Powers of Deputy Chairman.

88. The deputy chairman shall, when presiding, have the powers, duties and functions of the chairman.

VOTING.

Majority to Decide.

89. (1) Every matter brought before a committee appointed under section fifty-nine of the Local Government (Administration and Elections) Ordinance, 1960, shall be decided by a majority of those present and voting, and in the case of an equality of votes by the casting vote of the chairman.

(3) Enige spesiale vergadering wat 'n meerderheid van die lede skriftelik vir 'n bepaalde doel aanvra, moet deur die voorsitter belê word deur middel van 'n kennisgewing wat die klerk van die Raad moet uitreik.

Getal komiteevergaderings.

81. (1) Indien die Bestuurskomitee nie twee keer in een maand vergader het nie, moet die stadsklerk die omstandighede op die volgende gewone raadsvergadering by die Raad aanmeld.

(2) Iedere komitee wat kragtens artikel sestig van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, benoem is, moet, tensy die Raad anders besluit, minstens een keer iedere maand vergader. Indien 'n komitee 'n maand lank nie vergader het nie, moet die klerk van die Raad die omstandighede by die Bestuurskomitee aanmeld wat daarna met of sonder 'n aanbeveling aan die Raad verslag moet doen.

'n Opkomsregister.

82. Die klerk van die Raad moet 'n afsonderlike opkomsregister vir iedere komitee aanhou, waarin iedere lid wat 'n vergadering bywoon, sy naam moet teken.

Raadslede wat nie lede van 'n komitee is nie, kan vergaderings bywoon.

83. (1) Raadslede kan enige vergadering van 'n komitee, of enige subkomitee daarvan, wat kragtens artikel sestig van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, benoem is, bywoon en die voorsitter van die komitee kan 'n lid wat die vergadering aldus bywoon, toelaat om te praat.

(2) 'n Komitee kan egter enigiemand versoek om 'n vergadering in 'n raadgevende hoedanigheid by te woon.

Handtekening van nie-lede.

84. Iedere raadslid wat 'n vergadering van 'n komitee waarvan hy nie 'n lid is nie, bywoon, moet sy naam in die opkomsregister van die komitee teken en agter sy naam die woorde „nie lid nie” skrywe.

Kworum.

85. Die Raad moet die kworum bepaal van enige komitee wat hy ingevolge artikel nege-en-vyftig van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, benoem.

Komiteevergaderings.

86. Artikel 4 asook artikel 6, uitgesonderd die bepalinge betreffende die klokke wat gelui moet word, en artikel 20 van die Reglement van Orde is van toepassing op komiteevergaderings.

Beslissing van voorsitter kan deur die Bestuurskomitee hersien word.

87. (1) Die beslissing van 'n voorsitter van 'n komitee oor 'n punt van orde, kan op versoek van enige twee komiteeledes wat aanwesig is op die vergadering waarop sodanige beslissing gevel is, deur die Bestuurskomitee hersien word, wat na goeë dunde kan gelas dat so 'n beslissing ingetrek of gewysig moet word, en die voorsitter van die komitee wie se beslissing in twyfel getrek is, moet gevolg gee aan die besluit van die Bestuurskomitee, tensy en tot tyd en wyl die Raad dit omverwerp.

(2) Indien 'n beslissing van die voorsitter van die Bestuurskomitee in twyfel getrek word, moet die voorsitter die voorsitterstoel ontruim terwyl die saak bespreek word.

(3) Geen beslissing kan bespreek of hersien word gedurende die komiteevergadering waarop dit gevel is nie.

Bevoegdheids van ondervoorsitter.

88. Die ondervoorsitter wat die voorsitterstoel inneem, beskik oor dieselfde bevoegdheids en regte as die voorsitter.

STEMMING.

Die meerderheid beslis.

89. (1) Iedere saak wat aan 'n komitee, aangestel kragtens artikel nege-en-vyftig van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, voorgelê word, moet beslis word deur die meerderheidsstem van lede wat aanwesig is en wat stem, en in die geval van 'n staking van stemme, deur die beslissende stem van die voorsitter.

(2) The voting shall be by show of hands and any two members of the Committee present who voted may require that the names of the persons voting and the vote given shall be entered in the minutes:

Confirmation of Minutes.

90. At every ordinary meeting of a committee, after applications for leave of absence have been considered, the first business shall be the consideration of the minutes of previous meetings which have not yet been confirmed and which have been circulated to members in the manner prescribed in section *twenty-two* of the Local Government Ordinance, 1939, at least twenty-four hours beforehand. Such minutes shall be taken as read, and no motion or discussion shall be allowed upon them except as to their accuracy.

Inspection of Minutes.

91. The minute book of every committee shall be open for the inspection of any member of the Council during office hours.

SUB-COMMITTEES.

Appointment of.

92. (1) Any committee of the Council may appoint out of its own body one or more sub-committees to report to it on any matter within its reference.

(2) Unless the committee appointing a sub-committee specifies the quorum, the quorum shall be either one-third of the members of the sub-committee or two members, whichever is the greater.

REPORTS.

Exercise of Delegated Powers.

93. Any two members of a committee may immediately after the committee has taken a decision under powers delegated to it, require the decision to be submitted to the Management Committee for its approval, and if the Management Committee does not approve the decision it shall refer the decision back to the original committee, which may then require the Management Committee to submit the matter to the Council.

Rules as to Report.

94. Every positive act of a committee appointed in terms of section *sixty* of the Local Government (Administration and Elections) Ordinance, 1960, which is not done in pursuance of authority lawfully delegated to it shall not be valid until it has received the approval of the Council or the Management Committee as the case may be.

APPOINTMENTS.

Canvassing to Disqualify.

95. Personal canvassing for appointments in the gift of the Council is strictly prohibited. Proof thereof shall disqualify a candidate for appointment and this prohibition shall be quoted in any advertisements calling for applications for appointments.

STAFF.

Staff to Devote the Whole of Their Time.

96. (1) An officer or servant who is required to serve as a juryman or witness and who receives full pay from the Council while so serving shall pay any amounts received in respect of such services into the revenues of the Council: Provided that he shall be entitled to deduct from any fees refundable to the Council any expenses reasonable incurred by him in the purchase of meals and bedding and for necessary accommodation at the place of hearing when not in Johannesburg.

(2) Any officer or servant engaging in any work other than that of the Council shall upon being required to do so by the head of the department in which he is employed or by the town clerk, cease to engage in such work not later than one calendar month after being so required.

(2) Daar word gestem deur die hande op steek, en enige twee lede van die komitee wat aanwesig is en stem, kan eis dat die name van diegene wat stem, en die uitslag, in die notule aangeteken moet word.

Goedkeuring van die notule.

90. Die notule van enige komiteevergadering wat nog nie goedgekeur is nie, en wat op die wyse wat by artikel *twee-en-twintig* van die Ordonnansie op Plaaslike Bestuur, 1939, voorgeskryf word, aan lede uitgestuur is, minstens vier-en-twintig uur voor die tyd, moet op iedere gewone komiteevergadering eerste sodra aansoeke om afwesighedsverlof oorweeg is, behandel word. Die notule moet dan as gelees beskou word en daar mag nie 'n mosie daaroor ingedien word of 'n bespreking daarvoor gevoer word nie, behalwe vir sover dit die juistheid daarvan betref.

Die notule moet ter insae lê.

91. Die notuleboek van iedere komitee moet gedurende kantoorure ter insae van alle raadslede lê.

ONDERKOMITEES.

Benoeming van Onderkomitees.

92. (1) Enige komitee van die Raad kan uit sy eie geledere een of meer onderkomitees benoem wat oor enige saak wat binne sy bestek val, aan die komitee verslag moet doen.

(2) Tensy die komitee wat 'n onderkomitee benoem, die kworum bepaal, bestaan die kworum of uit een-derde van die lede van die onderkomitee, of uit twee lede, watter getal ook al die grootste is.

VERSLAE.

Die uitoefening van gedelegeerde bevoegdhede.

93. Onmiddellik nadat 'n komitee kragtens die bevoegdheid wat aan hom gedelegeer is, 'n besluit geneem het, mag enige twee lede van die komitee vereis dat die beslissing ter goedkeuring aan die Bestuurskomitee voorgelê word, en as die Bestuurskomitee die beslissing nie goedkeur nie, moet hy die beslissing na die oorspronklike komitee terugverwys wat dan mag eis dat die Bestuurskomitee die saak aan die Raad moet voorlê.

Voorskrifte in verband met verslae.

94. Iedere positiewe handeling van 'n komitee wat kragtens artikel *sestig* van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiegings), 1960, benoem is, wat nie ooreenkomstig magtiging wat wettig aan hom gedelegeer is geskied nie, moet deur die Raad of die Bestuurskomitee, na gelang van die geval, goedgekeur word alvorens dit geldig is.

AANSTELLINGS.

Invloedwerwing word verbied.

95. Niemand mag persoonlik invloed werf met die doel om aangestel te word in 'n betrekking waarvoor die Raad beskik nie, en kandidate wat hulle hieraan skuldig maak, kom nie vir die betrekking in aanmerking nie. Hierdie verbodsbepaling moet in alle advertensies waarby daar aansoeke om betrekking gevra word, aangehaal word.

PERSONEEL.

Die personeel moet al hulle tyd aan die Raad se diens bestee.

96. (1) 'n Beampte of dienaar wat as 'n jurielid of getuie moet optree, en wat sy volle besoldiging van die Raad ontvang terwyl hy aldus optree, moet enige bedrag wat hy vir sodanige diens ontvang, op die inkomste van die Raad stort: Met dien verstande dat as 'n beampte of dienaar na 'n plek buite Johannesburg moet reis om 'n hofsitting by te woon, hy geregtig is om alle uitgawe wat hy redelikerwyse moes aangaan ten einde die koste te bestry van sy etes, slaaperiewe en huisvesting op die plek waar die hof sit, af te trek van enige bedrag wat hy op die inkomste van die Raad moet stort.

(2) Enige beampte of dienaar wat ander werk as dié van die Raad verrig, moet indien die hoof van die afdeling waar hy in diens is of die stadsklerk hom versoek om dit te doen, die ander werk uiters een kalendermaand na die versoek staak.

Presents not to be received.

97. (1) No officer or servant of the Council may receive any present, pecuniary or valuable, from or on account of any person or persons who either have or seek to have any business relations with the Council.

(2) Sub-section (1) shall apply not only to the officers and servants of the Council themselves, but to their families, and such officers and servants shall be responsible for its observance by their families: Provided that this section shall not apply in cases or remuneration for special services rendered and paid for with the consent of the Management Committee or to the ordinary gifts of personal friends, nor to gifts which are not made as the result of the recipient's position as a Council employee.

Staff Dismissal and Suspension.

98. (1) Subject to the provisions of sub-section (1) of section sixty-two of the Local Government Ordinance, 1939, or of any other law, officials occupying a post at a salary of R4,364 a year or more may be dismissed only by resolution of the Council.

(2) When criminal proceedings have been instituted against an officer or servant of the Council, the head of his department or the Management Committee may, if considered desirable, suspend him until the result of the proceedings is known; if the officer or servant is acquitted or discharged and the Management Committee is satisfied that the charge against him was without substantial foundation, the Council shall pay him in respect of the time when he would otherwise have been available for work during the period of his suspension; if the officer or servant is convicted, the Committee may summarily dismiss him with effect from the date of his suspension.

(3) Heads of departments may, after due inquiry, dismiss officers and servants of the Council who are in receipt of a salary of not more than R2,000 per annum, and may do any other act which is necessary for the purpose of discipline. Provided that the recognised association of employees of which any such officer or servant is a member shall be entitled to require that the decision of the head of his department shall be submitted to the Management Committee for review.

(4) Subject to the right of the officer or servant concerned to ask for an enquiry, the head of a department may suspend any officer or servant of the Council employed in his department who in his opinion has been guilty of negligence, dereliction of duty or other conduct prejudicial to the good and proper working of the Council's service: Provided that any suspension for more than seven days shall be reported for confirmation to the next ordinary meeting of the Management Committee.

(5) When the head of a department considers it necessary to hold an enquiry, he may, pending such an enquiry suspend for not more than seven days any officer or servant of the Council employed in his department who in his opinion has been guilty of negligence, dereliction of duty or other conduct prejudicial to the good and proper working of the Council's service.

(6) Any inquiry held in terms of this section may be conducted by either the head of the department concerned, or his nominee, or a member of the Council's legal staff: Provided that if there is an objection the town clerk shall decide by whom the enquiry shall be conducted.

(7) At any inquiry held in terms of this section the officer or servant concerned may be represented by not more than three representatives of the association or trade union which is duly recognised by the Council as representing such employee; and every officer or servant suspended after such inquiry shall be notified in writing of the suspension within three days of the date from which it becomes effective.

(8) When an officer or servant is suspended in terms of this section, he shall receive no pay or any allowance for the period of his suspension unless he is found not guilty at any enquiry held or the Management Committee otherwise directs.

Geen geskenk mag aangeneem word nie.

97. (1) Geen beampte of dienaar van die Raad mag van 'n persoon of persone wat sake met die Raad doen, of wil doen, 'n geskenk in die vorm van geld, of kosbaarhede aanneem nie.

(2) Subartikel (1) geld nie net vir die beamptes en dienare van die Raad self nie, maar ook vir hulle gesinne, en sodanige beamptes en dienare moet sorg dat hulle gesinne dit nakom: Met dien verstande dat hierdie artikel nie betrekking het op vergoeding vir spesiale dienste wat gelewer is en waarvoor daar met die toestemming van die Bestuurskomitee betaal word nie, of op gewone geskenke van persoonlike vriende of op geskenke wat nie aan die ontvanger daarvan in sy hoedanigheid van werknemer van die Raad gegee word nie.

Personeel: Ontslag en skorsing.

98. (1) Beamptes wat 'n betrekking beklee waaraan daar 'n salaris van R4,364 per jaar of meer verbonde is, kan slegs by raadsbesluit en onderworpe aan die bepalings van subartikel (1) van artikel twee-en-sestig van die Ordonnansie op Plaaslike Bestuur, 1939, of die bepalings van 'n ander wet, ontslaan word.

(2) Indien daar 'n kriminele saak teen 'n beampte of dienaar van die Raad gemaak word, kan die hoof van sy afdeling of die Bestuurskomitee, as dit wenslik geag word, hom skors tot tyd en wyl die uitslag van die saak bekend is; indien die beampte of dienaar vrygesprek of ontslaan word en die Bestuurskomitee oortuig is daarvan dat die aanklag teen hom sonder wesenlike gronde was, kan die komitee dit gunstig oorweeg om hom uit te betaal ten opsigte van die tyd wat hy andersins gedurende sy skorsing sou kon gewerk het; indien die beampte of dienaar skuldig verklaar word, kan die komitee hom op staande voet ontslaan met ingang van die datum waarop hy geskors is.

(3) Hoofde van afdelings kan beamptes en dienare van die Raad wat 'n salaris van hoogstens R2,000 per jaar ontvang, na behoorlike ondersoek ontslaan, en kan enige ander stap ter handhawing van die tug doen: Met dien verstande dat enige sodanige beampte of dienaar of die erkende werknemersvereniging waarvan hy 'n lid is, mag eis dat die Bestuurskomitee die besluit van die betrokke Afdelingshoof in hersiening moet neem.

(4) Hoofde van afdelings kan, behoudens die reg van die betrokke beampte of dienaar om 'n ondersoek aan te vra, beamptes en dienare van die Raad wat in hulle afdelings in diens is en wat hulle na hulle mening skuldig gemaak het aan nalatigheid, pligsversuim of aan iets anders wat die behoorlike verloop van die Raad se werksaamhede belemmer, skors: Met dien verstande dat, indien iemand langer as sewe dae geskors word die saak vir bekragtiging op die volgende gewone vergadering van die Bestuurskomitee aangemeld moet word.

(5) Indien 'n hoof van 'n afdeling 'n ondersoek nodig ag, kan hy hangende die ondersoek, 'n beampte of dienaar van die Raad wat in die diens van sy afdeling is en wat hom na sy mening skuldig gemaak het aan nalatigheid, pligsversuim, of iets anders wat die behoorlike verloop van die Raad se werksaamhede belemmer, hoogstens sewe dae lank skors.

(6) 'n Ondersoek wat ingevolge hierdie artikel ingestel word, kan of deur die hoof van die betrokke afdeling, of deur sy benoemde, of deur 'n lid van die Raad se regs-personeel waargeneem word: Met dien verstande dat indien daar 'n beswaar geopper word die stadsklerk moet besluit wie die ondersoek moet waarneem.

(7) Die betrokke beampte of dienaar kan by 'n ondersoek wat ingevolge hierdie artikel gehou word, deur hoogstens drie verteenwoordigers van die vereniging of vakvereniging wat die Raad behoorlik as verteenwoordiger van die werknemer erken, verteenwoordig word, en iedere beampte of dienaar wat na so 'n ondersoek geskors word, moet binne drie dae vanaf die datum waarop die skorsing van krag word, skriftelik daarvan in kennis gestel word.

(8) Indien 'n beampte of dienaar ingevolge die bepalings van hierdie artikel geskors word, ontvang hy geen betaling of toelae ten opsigte van die tydperk waarin hy geskors is nie tensy die Bestuurskomitee 'n ander opdrag gee.

(9) The provisions of this section shall be in addition to and not in substitution of the provisions of any agreement entered into by the Council with any registered union or association of employees, or of any conciliation agreement or arbitration award affecting the conditions of service of the Council's employees.

(10) Nothing in this section shall apply to temporary, casual or daily-paid employees, whose service may be dispensed with by the heads of their departments or their nominees.

SPECIAL POWERS AND DUTIES OF TOWN CLERK.

Town Clerk's Powers of Entry.

99. The town clerk or his nominee shall at all times be entitled to enter any building or premises under the control of the Council, or of which the Council is the registered owner, or in respect of which the *dominium* vests in the Council.

Responsibility for Work not Assigned to other Departments.

100. The town clerk is hereby authorised, when it is brought to his notice that the Council is required to do, or would benefit by doing some particular thing which is not the responsibility of any particular department, to assign that thing to the department he considers appropriate.

SUPPLY AND PUBLICATION OF REPORTS AND OTHER DOCUMENTS.

To Supply Reports to Press.

101. The clerk of the Council shall, on application being made to him by any registered newspaper, supply to such newspaper, or its representative the agenda of the Council: Provided that the Management Committee or the town clerk may instruct him to withhold any particular agenda or item in an agenda, until the commencement of the meeting.

Exclusion of Members Disclosing Documents.

102. (1) Any member who publishes or discloses or causes to be published or discloses any document or record of the Council or the proceedings of any committee of the Council or of a committee of the whole Council relating to any expropriation or purchase of land or other property by the Council or any legal or arbitration proceedings in which the Council is concerned, or any matter the disclosure or publication of which would or might be prejudicial to the Council shall be guilty of an offence.

(2) The Council may exclude, for such period not exceeding thirty days as it may fix, any member who in its opinion is guilty of the offence prescribed in sub-section (1).

(3) The provisions of sub-sections (2) and (3) of section 33 shall apply to any member who attends any meeting in defiance of a decision by the Council in terms of this section to exclude him.

ATTENDANCE OF COUNCILLORS.

Returns to be Prepared.

103. The clerk of the Council shall prepare annually and include in the agenda for the meeting held in terms of sub-section (1) of section sixteen of the Local Government Ordinance, 1939, a return showing the attendance of members of the Council at meetings of the Council and committees, including sub-committees.

JOHANNESBURG MUNICIPAL SEAL.

Seal to have Two Locks.

104. The Common Seal of the Council shall be kept in some safe place, secured by two different locks, and shall be under the control of the clerk of the Council.

Authority for Sealing.

105. (1) The Management Committee and, subject to the general approval of the Management Committee, other committees appointed by the Council in terms of section sixty of the Local Government (Administration and Elections) Ordinance, 1960, are hereby authorised to pass resolutions enabling the Common Seal of the Council to be affixed to powers of attorney in favour of the Council's solicitors for the institution or the defence of legal proceedings.

(9) Die bepalings van hierdie artikel is ter aanvulling van die bepalings van enige ooreenkoms wat die Raad met 'n geregistreerde vereniging of vakvereniging van werknemers aangegaan het, of enige versoeningsooreenkoms of arbitrasie-uitspraak wat die diensvoorwaardes van die Raad se werknemers raak, en vervang dit nie.

(10) Geen bepaling van hierdie artikel is van toepassing op tydelike, los of dagloonwerknemers wat deur hoofde van afdelings of hulle benoemdes ontslaan word nie.

SPESIALE BEVOEGHEDHE EN PLIGTE VAN DIE STADSKLERK.

Die stadsklerk se reg om persele te betree.

99. Die stadsklerk of sy benoemde het die reg om te enige tyd 'n gebou of perseel te betree waarvoor die Raad beheer het, of waarvan die Raad die geregistreerde eienaar is, of waarop hy die eiendomsreg besit.

Die stadsklerk is aanspreeklik vir werk wat nie aan ander afdelings opgedra is nie.

100. Daar word hierby aan die stadsklerk magtiging verleen om, wanneer dit onder sy aandag gebring word dat die Raad een of ander besondere werk wat nie aan enige besondere afdeling opgedra is nie, moet verrig, of dat die Raad daarby sal baat indien hy dit verrig, dié werk aan die afdeling wat syns insiens die toepaslike afdeling is, op te dra.

BESKIKBAARSTELLING EN PUBLIKASIE VAN VERSLAE EN ANDER STUKKE.

Verslae moet aan die pers verstrekk word.

101. Die klerk van die Raad moet aan 'n geregistreerde nuusblad, wat dit versoek of aan sy verteenwoordiger, die agenda van die Raad verstrekk: Met dien verstande dat die Bestuurskomitee of die Stadsklerk kan gelas om enige besondere agenda of item in 'n agenda terug te hou totdat die betrokke vergadering begin het.

Uitsluiting van lede wat stukke openbaar maak.

102. (1) Enige lid wat 'n dokument of stuk van die Raad, of die verrigtinge van 'n komitee van die Raad, of van die Raad-in-komitee, met betrekking tot grond of ander eiendom wat die Raad aanskaf of onteien, of geregtelike stappe of arbitrasieverrigtinge waarby die Raad betrokke is, of enige saak waarvan die publikasie of openbaarmaking die belange van die Raad sal of kan benadeel, publiseer of openbaar maak, of dit laat doen, is skuldig aan 'n misdryf.

(2) Die Raad kan vir 'n tydperk wat hy bepaal, maar hoogstens dertig dae lank, 'n lid uitsluit wat na sy mening skuldig is aan die misdryf wat in subartikel (1) beskryf word.

(3) Die bepalings van subartikels (2) en (3) van artikel 33 is van toepassing op enige lid wat in weerwil van 'n raadsbesluit kragtens hierdie artikel om hom te skors, 'n vergadering bywoon.

VERGADERINGS WAT RAADSLEDE BYWOON.

Opgawes moet verstrekk word.

103. Die klerk van die Raad moet elke jaar 'n opgawe van die getal raads- en komiteevergaderings, insluitende vergaderings van onderkomitees, wat iedere raadslid gedurende die jaar bygewoon het, opstel en insluit by die agenda vir die vergadering wat kragtens subartikel (1) van artikel sestien van die Ordonnansie op Plaaslike Bestuur, 1939, gehou word.

DIE JOHANNESBURGSE MUNISIPALE SEËL.

Die seël moet agter twee slotte gehou word.

104. Die gewone seël van die Raad moet op 'n veilige plek agter twee verskillende slotte gehou word, en moet onder beheer van die klerk van die Raad staan.

Magtiging om stukke te beseël.

105. (1) Die Bestuurskomitee en, onderworpe aan die algemene goedkeuring van die Bestuurskomitee, ander komitees wat deur die Raad benoem is, word kragtens artikel sestig van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, hierby gemagtig om besluite te neem waarkragtens die gewone seël van die Raad aangebring kan word op volmagte ten gunste van die Raad se prokureurs wat geregtelike stappe moet doen of sake moet verdedig.

Council or Committee Authority Essential for Sealing of Documents except in Urgent Matters.

(2) Except in cases of extreme urgency approved by the town clerk, no document shall be sealed with the Common Seal of the Council without the authority of a resolution of the Council or of the Management Committee.

Procedure of Sealing.

106. The seal shall be affixed in the presence of the mayor or deputy mayor or the town clerk or clerk of the Council; the seal need not be affixed during a sitting of the Council, but as a general rule it shall be affixed on the day following the resolution. An entry of the sealing of every document shall be made in a separate book to be called the Seal Register provided for the purpose, and shall be signed by the authorised person in whose presence the document was sealed; and at each meeting of the Council the number of documents sealed since the previous meeting shall be reported, with a reference to the page of the Seal Register on which the particulars of such documents appear, and the register shall be laid on the table so as to be accessible to all members of the Council.

Authentication and Execution of Documents.

107. In addition to the powers given to councillors and to the town clerk under section *thirty-seven* of the Local Government Ordinance, 1939, to authenticate documents, the power is hereby given to the clerk of the Council from time to time to authenticate any documents executed within the Republic for use outside the Republic; and the seal of the Council may be affixed in the presence of the mayor or deputy mayor or the town clerk or clerk of the Council to every such document for the purposes of its authentication. The clerk of the Council and the deputy clerk of the Council are hereby severally authorised in terms of the said section *thirty-seven* to sign on behalf of the Council every contract and instruments and documents which the Council is lawfully empowered to execute.

REVOCATION OF EXISTING STANDING ORDERS.

108. The Standing Orders of the Johannesburg Municipality, published under Administrator's Notice No. 236, dated the 22nd March, 1961, are hereby revoked.

T.A.L.G. 5/86/2.

MISCELLANEOUS.

NOTICE No. 377 OF 1964.

JOHANNESBURG TOWN-PLANNING SCHEME
No. 1/144.

It is hereby notified in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme No. 1, 1946, to be amended by rezoning the following stands situated in the eastern section of the block of stands bounded by Oaklands Road, Louis Botha Avenue and Garden Road, Orchards, on certain conditions:—

- (a) Stand No. 90, Orchards, being 66 Oaklands Road and 271 and 273 Louis Botha Avenue, and Portions 1 and 2 of Stand No. 91, Orchards, being 64 and 64a Oaklands Road, respectively, presently zoned "Special Residential" to be rezoned "General Residential" to permit the erection of a single block of flats, 3 storeys in height at 20 per cent coverage.

Raads- of komiteemagtiging word, behalwe in dringende gevalle, vereis voordat die seël aangebring word.

(2) Behalwe in gevalle wat na die mening van die stadsklerk uiters dringend is, mag 'n stuk nie met die gewone seël van die Raad beseël word nie, tensy die Raad of die Bestuurskomitee by besluit magtiging daartoe verleen het.

Beseëlingsprosedure.

106. Die seël moet in die teenwoordigheid van die burgemeester, of van die onderburgemeester, of van die stadsklerk of van die klerk van die Raad aangebring word; die seël hoef nie tydens 'n raadsvergadering aangebring te word nie, maar in die reël moet dit aangebring word op die dag nadat die besluit geneem is. Daar moet 'n aantekening van elke beseëde dokument aangebring word in 'n afsonderlike boek, die seëlregister, wat vir dié doel verskaf is, terwyl die gemagtigde persoon in wie se teenwoordigheid die dokument beseël is, die inskrywing moet onderteken; daar moet op iedere vergadering van die Raad gemeld word hoeveel dokumente sedert die vorige vergadering beseël is, en die bladsynommer van die seëlregister waarop die besonderhede in verband met die dokumente aangeteken is, moet verstrekk, en die register ter insae van alle raadslede ter tafel gelê word.

Waarmerk en verly van dokumente.

107. Benewens die bevoegdheid wat by artikel *sewendertig* van die Ordonnansie op Plaaslike Bestuur, 1939, aan raadslede en die Stadsklerk verleen word om dokumente te waarmerk, word die klerk van die Raad hierby gemagtig om van tyd tot tyd dokumente wat binne die Republiek vir gebruik buite die Republiek verly word, te waarmerk en sodanige dokumente kan, in die teenwoordigheid van die burgemeester of van die onderburgemeester of van die stadsklerk of van die klerk van die Raad met die seël van die Raad ter waarmerking beseël word. Daar word hierby kragtens genoemde artikel *sewendertig* aan die klerk van die Raad en die adjunk-klerk van die Raad afsonderlike magtiging verleen om iedere kontrak en alle stukke en dokumente wat die Raad wettiglik bevoegd is om te verly, namens die Raad te onderteken.

HERROEPING VAN DIE BESTAANDE REGLEMENT VAN ORDE.

108. Die Reglement van Orde van die Munisipaliteit Johannesburg, afgekondig by Administrateurskennisgewing No. 236 van 22 Maart 1961, word hierby herroep.

T.A.L.G. 5/86/2.

DIVERSE.

KENNISGEWING No. 377 VAN 1964.

JOHANNESBURG-DORPSAANLEGSKEMA
No. 1/144.

Hierby word ooreenkomstig die bepalings van subartikel (1) van artikel *nege-enedertig* van die Dorpe-en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die indeling van die volgende standplase wat in die oostelike gedeelte van die blok standplase geleë is, en wat deur Oaklandsweg, Louis Bothalaan en Gardenweg, Orchards, begrens word, op sekere voorwaardes te verander:—

- (a) Die indeling van Standplaas No. 90, Orchards, naamlik Oaklandsweg 66, en Louis Bothalaan 271 en 273, en Gedeeltes 1 en 2 van Standplaas No. 91, Orchards, wat onderskeidelik Oaklandsweg 64 en 64a is, en wat tans „spesiale woondoeleindes” is, moet na „algemene woondoeleindes” verander word sodat daar 'n enkelblok woonstelle van 3 verdiepings met 'n dekking van 20 persent opperig kan word.

(b) Stand No. 89, Orchards being 65 Garden Road and 267 and 269 Louis Botha Avenue, and the eastern portion 50 Cape feet in width of Portion 2 of Stand No. 88, Orchards, being 63a Garden Road, presently zoned "Special Residential" to be rezoned "General Residential" to permit the erection of a single block of duplex flats, 2 storeys in height at 25 per cent coverage.

This amendment will be known as Johannesburg Town-planning Scheme No. 1/144. Further particulars of the scheme are lying for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Secretary of the Townships Board, Room B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies shall have the right of objection to the scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e. on or before the 17th December, 1964.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 4th November, 1964.

NOTICE No. 378 OF 1964.

PRETORIA REGION TOWN-PLANNING SCHEME.—AMENDING SCHEME No. 32.

It is hereby notified in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the City Council of Pretoria has applied for Pretoria Region Town-planning Scheme, 1960, to be amended by amending the density zoning of Erf No. 54, Waverley Township, from "one dwelling-house per erf" to "one dwelling-house per 20,000 square feet".

This amendment will be known as Pretoria Region Town-planning Scheme: Amending Scheme No. 32. Further particulars of the scheme are lying for inspection at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies shall have the right of objection to the scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e. on or before the 17th December, 1964.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 4th November, 1964.

NOTICE No. 379 OF 1964.

NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME.—AMENDING SCHEME No. 44.

It is hereby notified, in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Peri-Urban Areas Health Board has applied for Northern Johannesburg Region Town-planning Scheme 1958, to be amended as follows:—

A. The density zoning of portion and the remainder of Lot No. 21, Athol Extension 1 Township, to be amended from "One dwelling-house per 80,000 square feet" to "One dwelling-house per 40,000 square feet".

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(b) Die indeling van Standplaas No. 89, Orchards, naamlik Gardenweg 65 en Louis Bothalaan 267 en 269, en die oostelike gedeelte, 50 Kaapse voet breed, van Gedeelte 2 van Standplaas No. 88, Orchards, naamlik Gardenweg 63a, wat tans „spesiale woondoeleindes” is, moet na „algemene woondoeleindes” verander word sodat daar ’n enkelblok duplexwoningstelsel van twee verdiepings, met ’n dekking van 25 persent opperig kan word.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 1/144 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinsiale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne ’n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, d.w.s. op of voor 17 Desember 1964, die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so ’n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 4 November 1964.

11-18-29

KENNISGEWING No. 378 VAN 1964.

PRETORIASTREEK-DORPSAANLEGSKEMA.—WYSIGENDE SKEMA No. 32.

Hierby word ooreenkomstig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsklerk van Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanlegskema, 1960, te wysig deur die digtheidsindeling van Erf No. 54, dorp Waverley te verander van „een woonhuis per erf” tot „een woonhuis per 20,000 vierkante voet”.

Verdere besonderhede van hierdie skema (wat Pretoriastreek-dorpsaanlegskema: Wysigende Skema No. 32 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinsiale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne ’n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, d.w.s. op of voor 17 Desember 1964, die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so ’n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 4 November 1964.

11-18-25

KENNISGEWING No. 379 VAN 1964.

NOORD-JOHANNESBURGSTREEK-DORPSAANLEGSKEMA.—WYSIGENDE SKEMA No. 44.

Hierby word ooreenkomstig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Gesondheidsraad vir Buite-Stedelike Gebiede aansoek gedoen het om Noord-Johannestreek-dorpsaanlegskema, 1958, soos volg te wysig:—

A. Die digtheidsindeling van gedeelte en die restant van Lot No. 21, dorp Athol Uitbreiding No. 1, verander te word van „Een woonhuis per 80,000 vierkante voet” na „Een woonhuis per 40,000 vierkante voet”.

B. The density zoning of Holding 25, Strathavon Agricultural Holdings to be amended from "One dwelling-house per 60,000 square feet" to "One dwelling-house per 40,000 square feet".

This amendment will be known as Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 44. Further particulars of the scheme are lying for inspection at the office of the Peri-Urban Areas Health Board at Pretoria and Johannesburg, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property, situate within the area to which the scheme applies, shall have the right of objection to the scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e. on or before the 17th December, 1964.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 4th November, 1964.

NOTICE No. 380 OF 1964.

NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME.—AMENDING SCHEME No. 21.

It is hereby notified in terms of sub-section (1) of section thirty-nine of the Townships and Town-planning Ordinance, 1931, that the Peri-Urban Areas Health Board has applied for Northern Johannesburg Region Town-planning Scheme, 1959, to be amended as follows:—

(i) The addition of the following clause in Table D: Use Zone VI (Special):—

Column 3.

"(xxii) A portion (in extent 90,000 Cape square feet) of Erf No. 41, Kelvin Township: Dwelling-houses."

Column 4.

"Places of public worship, places of instruction, social halls, institutions, special buildings, shops (including a synthetic dry-cleaning unit) and a public garage subject to proviso (xx)".

Column 5.

Other uses not under Columns 3 and 4.

(ii) The addition of the following clause to the proviso to Table D:—

"Clause 15 (a) (XX).—In the township of Kelvin, shops (including a synthetic dry-cleaning unit) and a public garage may be erected on a portion (90,000 Cape square feet in extent) of Lot No. 41, with the consent of the local authority after the provisions of clause 17 have been complied with. If consent is granted the local authority shall, as a condition of consent, lay down a permissible coverage, height and building lines.

The local authority shall not consent to a total shop front of more than 250 English feet."

(iii) The rezoning of Erf No. 41, Kelvin Township, from "Special Residential" to "Special".

This amendment will be known as Northern Johannesburg Region Town-planning Scheme: Amending Scheme No. 21. Further particulars of the scheme are lying for inspection at the office of the Peri-Urban Areas Health Board at Pretoria and Johannesburg, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies shall have the right of objection to the scheme and may notify the

B. Die digtheidsindeling van Hoewe No. 25, Strathaven Landbouhoeves verander te word van "Een woonhuis per 60,000 vierkante voet" na "Een woonhuis per 40,000 vierkante voet".

Verdere besonderhede van hierdie skema (wat Noord-Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 44 genoem sal word), lê in die kantoor van die Gesondheidsraad vir Buite-Stedelike Gebiede te Pretoria en Johannesburg en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinsiale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, d.w.s. op of voor 17 Desember 1964, die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 4 November 1964.

11-18-25

KENNISGEWING No. 380 VAN 1964.

NOORD JOHANNESBURGSTREEK-DORPSAANLEG-SKEMA.—WYSIGENDE SKEMA No. 21.

Hierby word ooreenkomstig die bepalings van subartikel (1) van artikel nege-en-dertig van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Gesondheidsraad vir Buite-Stedelike Gebiede aansoek gedoen het om Noord Johannesburgstreek-dorpsaanlegskema, 1959, soos volg te wysig:—

(i) Die invoeging van die volgende klousule in Tabel D: Gebruikstreek VI (Spesiaal):—

Kolom 3.

"(xxii) 'n Gedeelte (groot 90,000 Kaapse vierkante voet) van Erf No. 41, Kelvin Dorpsgebied: Woonhuise."

Kolom 4.

"Plekke van openbare godsdiensoefening, plekke van onderrig, geselligheidsale, inrigtings, spesiale geboue, Winkels (insluitende 'n sintetiese droogskoonmaakeenheid) en 'n openbare garage onderworpe aan voorwaarde (xx)."

Kolom 5:

Ander gebruike wat nie in kolom 3 en 4 aangegee is nie.

(ii) Die toevoeging van die volgende voorwaarde tot Tabel D:—

"Klousule 15: (a) (XX).—In Kelvin Dorpsgebied, op 'n gedeelte (groot 90,000 Kaapse vierkante voet) van Erf No. 41, mag winkels (insluitende 'n sintetiese droogskoonmaak-eenheid) en 'n openbare garage opgerig word met die spesiale toestemming van die plaaslike owerheid, nadat die voorwaardes in klousule 17 nagekom is: Indien goedkeuring verleen word, moet die nodige voorwaardes opgelê word met betrekking tot dekking, hoogte en boulyne.

Die plaaslike owerheid sal nie 'n totale winkelfront van meer as 250 Engelse voet goedkeur nie."

(iii) Die herindeling van Erf No. 41, dorp Kelvin, van "Spesiale Woon" tot "Spesiaal".

Verdere besonderhede van hierdie skema (wat Noord Johannesburgstreek-dorpsaanlegskema: Wysigende Skema No. 21 genoem sal word) lê in die kantoor van die Gesondheidsraad vir Buite-Stedelike Gebiede te Pretoria en Johannesburg, en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinsiale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen

Secretary of the Townships Board, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e. on or before the 17th December, 1964.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 4th November, 1964.

NOTICE No. 381 OF 1964.

PROPOSED ESTABLISHMENT OF REUVEN
EXTENSION No. 2 TOWNSHIP.

It is hereby notified, in terms of section *eleven* of the Townships and Town-planning Ordinance, 1931, that application has been made by Birkenruth Estates (Pty.) Ltd., for permission to lay out a township on the farm Birkenruth No. 95—I.R., District of Johannesburg, to be known as Reuven Extension No. 2.

The proposed township is situated on the land adjoining the north-western intersection of Webb Street and West Turffontein Road, Turffontein Township.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Secretary, Townships Board, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of two months from the date hereof.

In terms of section *eleven* (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section *eleven* (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Board, or may give evidence in person before the board, on the date and at the place of inspection or such other date and at such place as the Board may appoint: Provided that such written communication shall be in the hands of the Secretary of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate, and addressed to the Secretary, Townships Board, P.O. Box 892, Pretoria.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 4th November, 1964.

NOTICE No. 382 OF 1964.

WHITE RIVER TOWN-PLANNING SCHEME
No. 1/4.

It is hereby notified in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Village Council of White River has applied for White River Town-planning Scheme No. 1, 1953, to be amended as follows:

(1) By amending sub-clause (b) of clause 25 of the Scheme clauses, by deleting the first paragraph before the provisos and substituting it for the following:

“(b) In the remainder of the area no building shall be erected so as to cover more than the proportion of the area of the erf upon which it is to be erected than the proportion for particular uses set out in Table ‘F’”

(2) By rezoning Erf No. 116, White River Township, from “Special” to “General Residential”.

This amendment will be known as White River Town-planning Scheme No. 1/4. Further particulars of the scheme are lying for inspection at the office of the Town Clerk, White River, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

die skema aan te teken en kan te eniger tyd binne ’n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, d.w.s. op of voor 17 Desember 1964, die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so ’n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 4 November 1964.

11-18-25

KENNISGEWING No. 381 VAN 1964.

VOORGESTELDE STIGTING VAN DORP
REUVEN UITBREIDING No. 2.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, word hierby bekendgemaak dat Birkenruth Eiendoms, Beperk, aansoek gedoen het om ’n dorp te stig op die plaas Birkenruth No. 95—I.R., distrik Johannesburg, wat bekend sal wees as Reuven Uitbreiding No. 2.

Die voorgestelde dorp lê op die grond grensende aan die noordwestelike kruising van Webbstraat en West Turffonteinweg, Turffontein Dorp.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B221, Tweede Vloer, Blok B, Provinsiale Gebou, Pretoria, vir ’n tydperk van twee maande na datum hiervan.

Ingevolge artikel *elf* (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoe in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel *elf* (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van ’n aansoek of wat verlang om in die saak gehoor te word of vertoe in verband daarmee wil indien, skriftelik met die Sekretaris van die Raad in verbinding tree, of persoonlik getuienis voor die Raad aflê op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad bepaal. Met dien verstande dat hierdie skrywe die Sekretaris van die Raad nie later nie as een maand na die datum hiervan moet bereik.

Alle besware moet in duplo ingedien word, en gerig word aan die Sekretaris, Dorperaad, Posbus 892, Pretoria.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 4 November 1964.

11-18-25

KENNISGEWING No. 382 VAN 1964.

WITRIVIER-DORPSAANLEGSKEMA No. 1/4.

Hierby word ooreenkomstig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Dorpsraad van Witrivier aansoek gedoen het om Witrivier-dorpsaanlegskema No. 1, 1953, soos volg te wysig:—

(1) Deur die wysiging van subklousule (b) van klousule 25 van die Skemaklousules deur die skraping van die eerste paragraaf voor die voorbehoudsbepalings en die vervanging daarvan deur die volgende:—

“(b) In the remainder of the area no building shall be erected so as to cover more than the proportion of the area of the erf upon which it is to be erected than the proportion for particular uses set out in Table ‘F’”

(2) Deur die herindelings van Erf No. 116, dorp Witrivier, van „Spesiaal” na „Algemene Woon”.

Verdere besonderhede van hierdie skema (wat Witrivier-dorpsaanlegskema No. 1/4 genoem sal word) lê in die kantoor van die Stadsklerk van Witrivier en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinsiale Gebou, Pretoriusstraat, Pretoria, ter insae.

Every owner or occupier of immovable property situate within the area to which the scheme applies shall have the right of objection to the scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e. on or before the 17th December, 1964.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 4th November, 1964.

NOTICE No. 383 OF 1964.

PRETORIA TOWN-PLANNING SCHEME No. 1/63.

It is hereby notified, in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the City Council of Pretoria has applied for Pretoria Town-planning Scheme No. 1, 1944, to be amended by the rezoning of Erf No. 68, Les Marais Township from "Special Residential" to "Undetermined".

This amendment will be known as Pretoria Town-planning Scheme No. 1/63. Further particulars of the scheme are lying for inspection at the office of the Town Clerk, Pretoria, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property, situate within the area to which the scheme applies, shall have the right of objection to the scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e. on or before the 17th December, 1964.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 4th November, 1964.

NOTICE No. 384 OF 1964.

JOHANNESBURG TOWN-PLANNING SCHEME
No. 1/141.

It is hereby notified in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme No. 1, 1946, to be amended by rezoning Stands Nos. 3139 and 3141, Johannesburg, being 44 and 46 Juta Street, situated between Henri and Station Streets, Johannesburg, presently zoned "General Business" in Height Zone 3 at four storeys and 70 per cent coverage, to be included in Height Zone 2 at five storeys at 80 per cent coverage, on certain conditions.

This amendment will be known as Johannesburg Town-planning Scheme No. 1/141. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies shall have the right of objection to the scheme and may notify the

Secretary of the Townships Board, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e. on or before the 17th December, 1964.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 4th November, 1964.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, d.w.s. op of voor 17 Desember 1964, die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 4 November 1964.

11-18-25

KENNISGEWING No. 383 VAN 1964.

PRETORIA-DORPSAANLEGSKEMA No. 1/63.

Hierby word ooreenkomstig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoria-dorpsaanleg-skema No. 1, 1944, te wysig deur die herindelings van Erf No. 68, dorp Les Marais, van „Spesiale Woon” tot „Onbepaald”.

Verdere besonderhede van hierdie skema (wat Pretoria-dorpsaanlegskema No. 1/63 genoem sal word), lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinsiale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, d.w.s. op of voor 17 Desember 1964, die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 4 November 1964.

11-18-25

KENNISGEWING No. 384 VAN 1964.

JOHANNESBURG-DORPSAANLEGSKEMA
No. 1/141.

Hierby word ooreenkomstig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die indeling van Standplase Nos. 3139 en 3141, Johannesburg, naamlik Jutstraat 44 en 46 wat tussen Henri- en Stationstraat, Johannesburg, geleë is, en wat tans „algemene besigheids-doeleindes” in Hoogtestreek 3, teen vier verdiepings met 'n toelaatbare dekking van 70 persent is, te verander sodat dit op sekere voorwaardes by Hoogtestreek 2 teen vyf verdiepings met 'n toelaatbare dekking van 80 persent, ingesluit kan word.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 1/141 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinsiale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, d.w.s. op of voor 17 Desember 1964, die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 4 November 1964.

11-18-25

NOTICE No. 387 OF 1964.

JOHANNESBURG TOWN-PLANNING SCHEME
No. 1/130.

It is hereby notified, in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme No. 1, 1946, be amended by deleting the existing zonings and reservations relating to the townships of Martindale and Triomf (the latter formerly known as Sophiatown) and substituting therefor revised zonings and reservations, on certain conditions.

This amendment will be known as Johannesburg Town-planning Scheme No. 1/130. Further particulars of the scheme are lying for inspection at the office of the Clerk, Johannesburg, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies shall have the right of objection to the scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e. on or before the 24th December, 1964.

H. MATTHEE,
Secretary, Townships Board.
Pretoria, 11th November, 1964.

NOTICE No. 388 OF 1964.

EDENVALE TOWN-PLANNING SCHEME No. 1/25.

It is hereby notified in terms of sub-section (1) of section *thirty-nine* of the Townships and Town-planning Ordinance, 1931, that the Town Council of Edenvale has applied for Edenvale Town-planning Scheme No. 1, 1954, to be amended by the deletion of clauses 22 and 23 and the substitution therefor of a Bulk of Building clause and to amend clause 31 to bring it in line with modern requirements.

This amendment will be known as Edenvale Town-planning Scheme No. 1/25. Further particulars of the scheme are lying for inspection at the office of the Town Clerk, Edenvale, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies shall have the right of objection to the scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within one month after the publication of this notice in the *Provincial Gazette*, i.e. on or before the 24th December, 1965.

H. MATTHEE,
Secretary, Townships Board.
Pretoria, 11th November, 1964.

NOTICE No. 389 OF 1964.

PROPOSED ESTABLISHMENT OF ERWIANA PARK
TOWNSHIP.

It is hereby notified, in terms of section *eleven* of the Townships and Town-planning Ordinance, 1931, that application has been made by Erwiana Trust (Proprietary) Limited, for permission to lay out a township on the farm Weltevreden No. 202—I.Q., District Roodepoort, to be known as Erwiana Park.

KENNISGEWING No. 387 VAN 1964.

JOHANNESBURG-DORPSAANLEGSKEMA No. 1/130.

Hierby word ooreenkomstig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die huidige indelings en reserverings ten opsigte van die dorpe Martindale en Triomf (laasgenoemde voorheen bekend as Sophiatown), te skrap en dit op sekere voorwaardes deur hersiene indelings en reserverings te vervang.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 1/130 genoem sal word), lê in die kantoor van die Stadsklerk van Johannesburg en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinsiale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, d.w.s. op of voor 24 Desember 1964, die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris Dorperaad.
Pretoria, 11 November 1964. 11-18-25

KENNISGEWING No. 388 VAN 1964.

EDENVALE-DORPSAANLEGSKEMA No. 1/25.

Hierby word ooreenkomstig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Edenvale aansoek gedoen het om Edenvale-dorpsaanlegskema No. 1, 1954, te wysig deur die skraping van klousules 22 en 23 en die vervanging daarvan deur 'n Omvang gebouklousule en deur klousule 31 te wysig sodat dit aan moderne vereistes voldoen.

Verdere besonderhede van hierdie skema (wat Edenvale-dorpsaanlegskema No. 1/25 genoem sal word) lê in die kantoor van die Stadsklerk van Edenvale en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinsiale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, d.w.s. op of voor 24 Desember 1964, die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.
Pretoria, 11 November 1964. 11-18-25

KENNISGEWING No. 389 VAN 1964.

VOORGESTELDE STIGTING VAN DORP
ERWIANA PARK.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, word hierby bekendgemaak dat Erwiana Trust (Proprietary) Limited aansoek gedoen het om 'n dorp te stig op die paas Weltevreden No. 202—I.Q., distrik Roodepoort, wat bekend sal wees as Erwiana Park.

The proposed township is situated between Berario and Northcliff Extension No. 6 Townships.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Secretary, Townships Board, Room No. B221, Second Floor, Block B, Provincial Buildings, Pretoria, for a period of two months from the date hereof.

In terms of section eleven (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section eleven (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Board, or may give evidence in person before the Board on the date and at the place of inspection or such other date and at such place as the Board may appoint: Provided that such written communication shall be in the hands of the Secretary of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate, and addressed to the Secretary, Townships Board, P.O. Box 892, Pretoria.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 12th November, 1964.

NOTICE No. 390 OF 1964.

PROPOSED ESTABLISHMENT OF BRYANSTON
EXTENSION No. 10 TOWNSHIP.

It is hereby notified, in terms of section eleven of the Townships and Town-planning Ordinance, 1931, that application has been made by Jurgen Alfred Schoenitz for permission to lay out a township on the farm Rietfontein No. 2—I.R., District Johannesburg, to be known as Bryanston Extension No. 10.

The proposed township is situated East of and abuts Braamfontein Spruit, west of and abuts Henry Road, north of Edenburg Township and south of Witkoppen Road.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Secretary, Townships Board, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of two months from the date hereof.

In terms of section eleven (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section eleven (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Board, or may give evidence in person before the Board on the date and at the place of inspection or such other date and at such place as the Board may appoint: Provided that such written communication shall be in the hands of the Secretary of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate, and addressed to the Secretary, Townships Board, P.O. Box 892, Pretoria.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 12th November, 1964.

Die voorgestelde dorp lê tussen dorp Berario en dorp Northcliff Uitbreiding No. 6.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae op die kantoor van die Sekretaris van die Dorperaad, Kamer No. B221, Tweede Vloer, Blok B, Provinsiale Gebou, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel elf (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel elf (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Sekretaris van die Raad in verbinding tree of persoonlik getuënis voor die Raad aflê op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad bepaal: Met dien verstande dat hierdie skrywe die Sekretaris van die Raad nie later nie as een maand na die datum hiervan moet bereik.

Alle besware moet in duplo ingedien word, en gerig word aan die Sekretaris, Dorperaad, Posbus 892, Pretoria.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 12 November 1964.

11-18-25

KENNISGEWING No. 390 VAN 1964.

VOORGESTELDE STIGTING VAN DORP BRYANSTON
UITBREIDING No. 10.

Ingevolge artikel elf van die Dorpe- en Dorpsaanleg-Ordonnansie 1931, word hierby bekendgemaak dat Jurgen Alfred Schoenitz aansoek gedoen het om 'n dorp te stig op die plaas Rietfontein No. 2—I.R., distrik Johannesburg, wat bekend sal wees as Bryanston Uitbreiding No. 10.

Die voorgestelde dorp lê oos van en grens aan Braamfontein Spruit, wes van en grens aan Henry Road, noord van dorp Edenburg en suid van Witkoppenweg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae op die kantoor van die Sekretaris van die Dorperaad, Kamer No. B221, Tweede Vloer, Blok B, Provinsiale Gebou, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel elf (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel elf (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Sekretaris van die Raad in verbinding tree of persoonlik getuënis voor die Raad aflê op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad bepaal: Met dien verstande dat hierdie skrywe die Sekretaris van die Raad nie later nie as een maand na die datum hiervan moet bereik.

Alle besware moet in duplo ingedien word, en gerig word aan die Sekretaris, Dorperaad, Posbus 892, Pretoria.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 12 November 1964.

11-18-25

NOTICE No. 391 OF 1964.

PROPOSED ESTABLISHMENT OF SUNRIDGE TOWNSHIP.

It is hereby notified, in terms of section *eleven* of the Townships and Town-planning Ordinance, 1931, that application has been made by Jacqueline Bjorkman for permission to lay out a township on the farm Doornfontein No. 92—I.R., District of Johannesburg, to be known as Sunridge.

The proposed township is situated south of Club Street, south-east of Orange Grove Township and north of Cyrildene Township.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Secretary, Townships Board, Room No. B221, Second Floor, Block B, Provincial Buildings, Pretoria, for a period of two months from the date hereof.

In terms of section *eleven* (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section *eleven* (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Board, or may give evidence in person before the Board on the date and at the place of inspection or such other date and at such place as the Board may appoint: Provided that such written communication shall be in the hands of the Secretary of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate, and addressed to the Secretary, Townships Board, P.O. Box 892, Pretoria.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 12th November, 1964.

NOTICE No. 395 OF 1964.

PROPOSED ESTABLISHMENT OF ST. ANDREWS EXTENSION No. 2 TOWNSHIP.

It is hereby notified, in terms of section *eleven* of the Townships and Town-planning Ordinance, 1931, that application has been made by Beatrice Mackay Bates for permission to lay out a township on the farm Bedford No. 62—I.R., District Germiston to be known as St. Andrews Extension No. 2.

The proposed township is situated south of Huddle Park Golf Course, north of Geldenhuys Estate and west of St. Andrews School and abutting on and west of St. Andrews Township.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Secretary, Townships Board, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of two months from the date hereof.

In terms of section *eleven* (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

KENNISGEWING No. 391 VAN 1964.

VOORGESTELDE STIGTING VAN DORP SUNRIDGE.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, word hierby bekendgemaak dat Jacqueline Bjorkman aansoek gedoen het om 'n dorp te stig op die plaas Doornfontein No. 92—I.R., distrik Johannesburg, wat bekend sal wees as Sunridge.

Die voorgestelde dorp lê suid van Clubstraat, suidoos van dorp Orange Grove en noord van dorp Cyrildene.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae op die kantoor van die Sekretaris van die Dorperaad, Kamer No. B221, Tweede Vloer, Blok B, Provinsiale Gebou, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel *elf* (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel *elf* (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Sekretaris van die Raad in verbinding tree of persoonlik getuienis voor die Raad aflê op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad bepaal: Met diën verstande dat hierdie skrywe die Sekretaris van die Raad nie later nie as een maand na die datum hiervan moet bereik.

Alle besware moet in duplo ingedien word, en gerig word aan die Sekretaris, Dorperaad, Posbus 892, Pretoria.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 12 November 1964.

11-18-25

KENNISGEWING No. 395 VAN 1964.

VOORGESTELDE STIGTING VAN DORP ST. ANDREWS UITBREIDING No. 2.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie 1931, word hierby bekendgemaak dat Beatrice Mackay Bates aansoek gedoen het om 'n dorp te stig op die plaas Bedford No. 62—I.R., distrik Germiston wat bekend sal wees as St. Andrews Uitbreiding No. 2.

Die voorgestelde dorp lê suid van Huddle Park Golfbaan, noord van Geldenhuys Estate en wes van St. Andrewsskool en grens aan en wes van St. Andrewsdorp.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B221, Tweede Vloer, Blok B, Provinsiale Gebou, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel *elf* (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

In terms of section *eleven* (6) of the Ordinance any person who objects to the granting of the application, or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Board, or may give evidence in person before the board on the date and at the place of inspection or such other date and at such place as the Board may appoint: Provided that such written communication shall be in the hands of the Secretary of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate, and addressed to the Secretary, Townships Board, P.O. Box 892, Pretoria.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 18th November, 1964.

NOTICE No. 396 OF 1964.

PROPOSED ESTABLISHMENT OF DAGSOOM TOWNSHIP.

It is hereby notified, in terms of section *eleven* of the Townships and Town-planning Ordinance, 1931, that application has been made by The Luipaards Vlei Estate and Gold Mining Company, Ltd., for permission to lay out a township on the farm Luipaardsvlei No. 246—I.Q., District Krugersdorp to be known as Dagsoom.

The proposed Township is situated east of Condale Road, north of Windsor Road and south-east of Krugersdorp Station.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Secretary, Townships Board, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of two months from the date hereof.

In terms of section *eleven* (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section *eleven* (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Board, or may give evidence in person before the board on the date and at the place of inspection or such other date and at such place as the Board may appoint: Provided that such written communication shall be in the hands of the Secretary of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate, and addressed to the Secretary, Townships Board, P.O. Box 892, Pretoria.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 18th November, 1964.

NOTICE No. 397 OF 1964.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERF No. 1685, BENONI TOWNSHIP.

It is hereby notified that application has been made by Eileen Myra Brady and John Cyril Brady in terms of section *one* of the Removal of Restrictions in Townships Act, 1946, for the amendment of the conditions of title of Erf No. 1685, Benoni Township to permit the erf being used for the erection of flats thereon.

Ingevolge artikel *elf* (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Sekretaris van die Raad in verbinding tree of persoonlik getuënis voor die Raad afle op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad bepaal: Met dien verstande dat hierdie skrywe die Sekretaris van die Raad nie later nie as een maand na die datum hiervan moet bereik.

Alle besware moet in duplo ingedien word, en gerig word aan die Sekretaris, Dorperaad, Posbus 892, Pretoria.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 18 November 1964.

18-25-2

KENNISGEWING No. 396 VAN 1964.

VOORGESTELDE STIGTING VAN DORP DAGSOOM.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie 1931, word hierby bekendgemaak dat The Luipaards Vlei Estate and Gold Mining Company, Ltd., aansoek gedoen het om 'n dorp te stig op die plaas Luipaardsvlei No. 246—I.Q., distrik Krugersdorp wat bekend sal wees as Dagsoom.

Die voorgestelde dorp lê oos van Condaleweg, noord van Windsorweg en suidoos van Krugersdorp-stasie.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B221, Tweede Vloer, Blok B, Provinsiale Gebou, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel *elf* (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel *elf* (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Sekretaris van die Raad in verbinding tree of persoonlik getuënis voor die Raad afle op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad bepaal: Met dien verstande dat hierdie skrywe die Sekretaris van die Raad nie later nie as een maand na die datum hiervan moet bereik.

Alle besware moet in duplo ingedien word, en gerig word aan die Sekretaris, Dorperaad, Posbus 892, Pretoria.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 18 November 1964.

18-25-2

KENNISGEWING No. 397 VAN 1964.

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN ERF No. 1685, DORP BENONI.

Hierby word bekendgemaak dat Eileen Myra Brady en John Cyril Brady ingevolge die bepalings van artikel *een* van die Wet op Opheffing van Beperkings in Dorpe, 1946, aansoek gedoen het om die wysiging van die titelvoorwaardes van Erf No. 1685, Dorp Benoni, ten einde dit moontlik te maak dat die erf vir die oprigting van woonstelle daarop gebruik kan word.

The application and the relative documents are open for inspection at the office of the Secretary of the Townships Board, Room No. B222, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of two months from the date hereof.

Any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Townships Board, at the above address or P.O. Box 892, Pretoria, within a period of two months from the date hereof.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 18th November, 1964.

NOTICE No. 398 OF 1964.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF PORTION 2 OF ERF No. 103, KEMPTON PARK TOWNSHIP.

It is hereby notified that application has been made by Everley Elliot McNamara, Executrix Testamentary in the Estate of Ray Donald McNamara in terms of section one of the Removal of Restrictions in Townships Act, 1946, for the amendment of the conditions of title of Portion 2 of Erf No. 103, Kempton Park Township, to permit the property being used for shops, business premises, public garages, dwelling-houses, residential buildings, places of public worship, places of instruction, social halls and with the special consent of the Town Council of Kempton Park for other uses with the exclusion of noxious industrial buildings, in terms of the Kempton Park Town-planning Scheme.

The application and the relative documents are open for inspection at the office of the Secretary of the Townships Board, Room No. B222, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of two months from the date hereof.

Any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Townships Board, at the above address or P.O. Box 892, Pretoria, within a period of two months from the date hereof.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 18th November, 1964.

NOTICE No. 399 OF 1964.

JOHANNESBURG TOWN-PLANNING SCHEME, No. 1/140.

It is hereby notified in terms of sub-section (1) of section thirty-nine of the Townships and Town-planning Ordinance, 1931, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme No. 1, 1946, to be amended by rezoning Stands Nos. 5282 to 5288 (leasehold), Johannesburg, being the northern half of the block lying between Twist and Quartz Streets; with Van der Merwe Street on its northern boundary, presently zoned "General Residential" in Height Zone 2, to "General Business", to permit additional floors of parking and the waiving of proviso (1) to Table G of clause 23 (a), on certain conditions.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Blok B, Provinsiale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Iedereen wat teen die toestaan van die aansoek beswaar wil maak of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, moet binne twee maande na die datum hiervan skriftelik met die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, in verbinding tree.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 18 November 1964.

18-25-2

KENNISGEWING No. 398 VAN 1964.

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN GEDEELTE 2 VAN ERF No. 103, DORP KEMPTON PARK.

Hierby word bekendgemaak dat Everly Elliot McNamara, Eksekuteur van die boedel Ray Donald McNamara, ingevolge die bepalings van artikel een van die Wet op Opheffing van Beperkings in Dorpe, 1946, aansoek gedoen het om die wysiging van die titelvoorwaardes van Gedeelte 2 van Erf No. 103, dorp Kempton Park, ten einde dit moontlik te maak dat die eiendom vir winkels, besigheidsgeboue, publieke garage's, woonhuise, woongeboue, plekke van openbare godsdiensoefening, plekke van onderrig, geselligheidssale en met die spesiale toestemming van die Stadsraad van Kempton Park vir ander gebruike met uitsondering van skadelike nywerheidsgeboue kragtens die Kempton Park-dorpsaanlegskema, gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Blok B, Provinsiale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Iedereen wat teen die toestaan van die aansoek beswaar wil maak of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, moet binne twee maande na die datum hiervan, skriftelik met die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, in verbinding tree.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 18 November 1964.

18-25-2

KENNISGEWING No. 399 VAN 1964.

JOHANNESBURG-DORPSAANLEGSKEMA No. 1/140.

Hierby word ooreenkomstig die bepalings van sub-artikel (1) van artikel nege-en-dertig van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die indeling van Standplase Nos. 5282 to 5288 (pagpersele), Johannesburg, naamlik die noordelike helfte van die blok wat tussen Twist- en Quartzstraat, met Van der Merwestraat aan sy noordelike grens geleë is, en wat tans vir „Algemene Woondoeleindes” in hoogtestreek 2 ingedeel is; na „Algemene Besigheidsdoeleindes” te verander, sodat bykomende verdiepings vir parkering toegelaat kan word, en voorbehoudsbepaling (1) in Tabel G van klousule 23 (a) op sekere voorwaardes ter syde gestel kan word.

This amendment will be known as Johannesburg Town-planning Scheme No. 1/140. Further particulars of the scheme are lying for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the scheme applies shall have the right of objection to the scheme and may notify the Secretary of the Townships Board, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the grounds thereof at any time within one month after the last publication of this notice in the *Provincial Gazette*, i.e. on or before the 1st January, 1965.

H. MATTHEE,
Secretary, Townships Board.
Pretoria, 18th November, 1964.

NOTICE No. 401 OF 1964.

PROPOSED ESTABLISHMENT OF LEWISHAM
EXTENSION No. 3.

It is hereby notified, in terms of section *eleven* of the Townships and Town-planning Ordinance, 1931, that application has been made by the City Council of Krugersdorp for permission to lay out a township on the farm Witpoortje No. 245—I.Q., District Krugersdorp, to be known as Lewisham Extension No. 3.

The proposed township is situated south-east of Lui-paardsvlei Station, east of and abuts Lewisham Township, south of and abuts the Main Road to Krugersdorp.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Secretary, Townships Board, Room No. B221, Second Floor, Block B, Provincial Building, Pretoria, for a period of two months from the date hereof.

In terms of section *eleven* (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section *eleven* (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Board, or may give evidence in person before the Board on the date and at the place of inspection or such other date and at such place as the Board may appoint: Provided that such written communication shall be in the hands of the Secretary of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate, and addressed to the Secretary, Townships Board, P.O. Box 892, Pretoria.

H. MATTHEE,
Secretary, Townships Board.
Pretoria, 25th November, 1964.

NOTICE No. 402 OF 1964.

DECLARATION OF SLUM.

Notice is hereby given, in terms of section *six* of the Slums Act, 1934 (Act No. 53 of 1934), as amended, that the Slum Clearance Court of the local authority, District of Johannesburg, acting under the powers conferred upon it by the said Act, has declared the premises described in the Annexure hereto to be a slum.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 1/140 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinsiale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, d.w.s. op of voor 1 Januarie 1965, die Sekretaris van die Dorperaad by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.
Pretoria, 18 November 1964.

18-25-2

KENNISGEWING No. 401 VAN 1964.

VOORGESTELDE STIGTING VAN DORP
LEWISHAM UITBREIDING No. 3.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie 1931, word hierby bekendgemaak dat die Stadsraad van Krugersdorp aansoek gedoen het om 'n dorp te stig op die plaas Witpoortje No. 245—I.Q., distrik Krugersdorp, wat bekend sal wees as Lewisham Uitbreiding No. 3.

Die voorgestelde dorp lê suidoos van Lui-paardsvleistasie, oos van en grens aan dorp Lewisham, suid van en grens aan die hoofweg na Krugersdorp.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B221, Tweede Vloer, Blok B, Provinsiale Gebou, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel *elf* (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel *elf* (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Sekretaris van die Raad in verbinding tree of persoonlik getuienis voor die Raad aflê op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad bepaal: Met dien verstande dat hierdie skrywe die Sekretaris van die Raad nie later nie as een maand na die datum hiervan moet bereik.

Alle besware moet in duplo ingedien word, en gerig word aan die Sekretaris, Dorperaad, Posbus 892, Pretoria.

H. MATTHEE,
Sekretaris, Dorperaad.
Pretoria, 25 November 1964.

25-2-9

KENNISGEWING No. 402 VAN 1964.

VERKLARING TOT SLUM.

Hierby word ooreenkomstig die bepalings van artikel *ses* van die Slumswet, 1934 (Wet No. 53 van 1934), soos gewysig, bekendgemaak dat die Slumopruimingshof van die plaaslike bestuursdistrik Johannesburg, kragtens die bevoegdheid hom verleen by genoemde Wet die perseel in die ondergenoemde Bylae beskryf, tot 'n slum verklaar het.

In terms of paragraph (a) of sub-section (1) of section five of the said Act, the Slum Clearance Court has directed the owner to remove the nuisance by reason of which the said property was declared to be a slum, on or before the 1st May, 1965; and in terms of paragraph (b) of sub-section 1 of section five of the said Act, the owner has been directed to demolish Rooms Nos. 8 and 9 on the said premises, and to commence such demolition on or before the 4th January, 1965.

H. KEYSER,
Secretary, Slum Clearance Court.

ANNEXURE.

Certain buildings and rooms situate at 1 Thirty-third Street, Malvern, on Erf No. 493, Malvern, registered in the name of R. Jacobs.

NOTICE No. 403 of 1964.

DECLARATION OF SLUM.

Notice is hereby given, in terms of section six of the Slums Act, 1934 (Act No. 53 of 1934), as amended, that the Slum Clearance Court of the local authority, District of Johannesburg, acting under the powers conferred upon it by the said Act, has declared the premises in the Annexure hereto to be a slum.

In terms of paragraph (b) of sub-section (1) of section five of the said Act, the Slum Clearance Court has directed the owner to demolish all the buildings, consisting of 14 rooms, on the said premises, and to commence such demolition on or before the 1st December, 1964.

H. KEYSER,
Secretary, Slum Clearance Court.

ANNEXURE.

Certain buildings and rooms situate at 37 Becker Street, Yeoville, on Erf No. 492, Yeoville, registered in the name of R. Thalrose.

NOTICE No. 404 of 1964.

DECLARATION OF SLUM.

Notice is hereby given, in terms of section six of the Slums Act, 1934 (Act No. 53 of 1934), as amended, that the Slum Clearance Court of the local authority, District of Johannesburg, acting under the powers conferred upon it by the said Act, has declared the premises in the Annexure hereto to be a slum.

In terms of paragraph (b) of sub-section (1) of section five of the said Act, the Slum Clearance Court has directed the owner to demolish all the buildings, consisting of 19 rooms, on the said premises, and to commence such demolition on or before the 1st December, 1964.

H. KEYSER,
Secretary, Slum Clearance Court.

ANNEXURE.

Certain buildings and rooms situate at the corner of Rifle Range Road and Barnacle Road on Portion 62 (a portion of 45), farm Turfontein No. 100, registered in the name of A. J. van der Merwe.

Kragtens paragraaf (a) van subartikel (1) van artikel vyf van genoemde Wet het die Slumopruimingshof die eienaar van genoemde perseel gelas om die misstand na aanleiding waarvan die perseel tot 'n slum verklaar is, voor of op 1 Mei 1965 te beëindig; en die eienaar is kragtens paragraaf (b) van subartikel (1) van artikel vyf gelas om Kamers Nos. 8 en 9 op gemelde perseel te sloop en om met sodanige slooping voor of op 4 Januarie 1965 te begin.

H. KEYSER,
Sekretaris, Slumopruimingshof.

BYLAE.

Sekere geboue en kamers geleë te Drie-en-dertigste Straat 1, Malvern, naamlik Erf No. 493, Malvern, geregistreer op naam van R. Jacobs.

KENNISGEWING No. 403 VAN 1964.

VERKLARING TOT SLUM.

Hierby word ooreenkomstig die bepalings van artikel ses van die Slumswet, 1934 (Wet No. 53 van 1934), soos gewysig, bekendgemaak dat die Slumopruimingshof van die plaaslike bestuursdistrik Johannesburg, kragtens die bevoegdheid hom verleen by genoemde Wet die perseel in die ondergenoemde Bylae beskryf, tot 'n slum verklaar het.

Kragtens paragraaf (b) van subartikel (1) van artikel vyf van genoemde Wet het die Slumopruimingshof die eienaar van genoemde perseel gelas om al die geboue, bestaande uit 14 kamers, op gemelde perseel te sloop en om met sodanige slooping voor of op 1 Desember 1964 te begin.

H. KEYSER,
Sekretaris, Slumopruimingshof.

BYLAE.

Sekere geboue en kamers geleë te Beckerstraat 37, Yeoville, naamlik Erf No. 492, Yeoville, geregistreer op naam van R. Thalrose.

KENNISGEWING No. 404 VAN 1964.

VERKLARING TOT SLUM.

Hierby word ooreenkomstig die bepalings van artikel ses van die Slumswet, 1934 (Wet No. 53 van 1934), soos gewysig, bekendgemaak dat die Slumopruimingshof van die plaaslike bestuursdistrik Johannesburg, kragtens die bevoegdheid hom verleen by genoemde Wet die perseel in die ondergenoemde Bylae beskryf, tot 'n slum verklaar het.

Kragtens paragraaf (b) van subartikel (1) van artikel vyf van genoemde Wet het die Slumopruimingshof die eienaar van genoemde perseel gelas om al die geboue, bestaande uit 19 kamers, op gemelde perseel te sloop en om met sodanige slooping voor of op 1 Desember 1964 te begin.

H. KEYSER,
Sekretaris, Slumopruimingshof.

BYLAE.

Sekere geboue en kamers geleë op die hoek van Rifle Rangeweg en Barnacleweg, naamlik Gedeelte 62 ('n gedeelte van 45), plaas Turfontein No. 100, geregistreer op naam van A. J. van der Merwe.

NOTICE No. 405 OF 1964.

PROPOSED ESTABLISHMENT OF BEDFORDVIEW
EXTENSION No. 94 TOWNSHIP.

It is hereby notified, in terms of section eleven of the Townships and Town-planning Ordinance, 1931, that application has been made by Lewis Pellicena for permission to lay out a township on the farm Elandsfontein No. 90—I.R., District Germiston, to be known as Bedfordview Extension No. 94.

The proposed township is situated south of Edenvale Road, north of the Riley and Van Buuren Road junction, east of and abuts Protea Road.

The application, together with the relative plans, documents and information, is open for inspection, at the office of the Secretary, Townships Board, Room No. B221, Second Floor, Block B, Provincial Buildings, Pretoria, for a period of two months from the date hereof.

In terms of section eleven (4) of the said Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate with the Secretary of the Board within a period of two months from the date hereof.

In terms of section eleven (6) of the Ordinance any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter may communicate, in writing, with the Secretary of the Board, or may give evidence in person before the Board on the date and at the place of inspection or, such other date and at such place as the Board may appoint: Provided that such written communication shall be in the hands of the Secretary of the Board not later than one month from the date hereof.

All objections must be lodged in duplicate, and addressed to the Secretary, Townships Board, P.O. Box 892, Pretoria.

H. MATTHEE,

Pretoria, 25th November, 1964.

Secretary, Townships Board.

TENDERS.

N.B.—Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION.

TENDERS.

Tenders are invited for the following services/supplies/sales. (Unless otherwise indicated in the description tenders are for supplies):—

Tender No.	Description of Tender.	Closing Date.
P.F.T. 1/65	Supply of heavy, medium and light motor cars	15/1/65
H.C. 1/65	Blankets, woollen, blue-grey, 72" x 90"	29/1/65
H.A. 1/65	Ophthalmological equipment, Johannesburg Hospital	15/1/65
W.F.T.B. 370/64	Noord-Oosrandse Hoërskool: Electrical installation	11/12/64
W.F.T.B. 371/64	Laerskool Van der Merwe: Electrical installation	11/12/64
W.F.T.B. 372/64	Silvertonse Hoërskool: Levelling of grounds, etc.	11/12/64
W.F.T.B. 373/64	Middelburg Hospital: Refrigeration	11/12/64
W.F.T.B. 374/64	Blairgowrie Second Primary School: Electrical installation	11/12/64
W.F.T.B. 375/64	Roodekopse Laerskool: Repairs and renovations, etc.	11/12/64
W.F.T.B. 376/64	Selection Park Primary School: Electrical installation	11/12/64
W.F.T.B. 377/64	Piet Retiefse Hoërskool: Electrical installation	11/12/64

KENNISGEWING No. 405 VAN 1964.

VOORGESTELDE STIGTING VAN DORP BED-
FORDVIEW UITBREIDING No. 94.

Ingevolge artikel elf van die Dorpe- en Dorpsaanleg-Ordonnansie 1931, word hierby bekendgemaak dat Lewis Pellicena aansoek gedoen het om 'n dorp te stig op die plaas Elandsfontein No. 90—I.R., distrik Germiston, wat bekend sal wees as Bedfordview Uitbreiding No. 94.

Die voorgestelde dorp lê suid van Edenvaleweg, noord van die Riley-Van Buurenweg aansluiting, oos van en grens aan Proteaweg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae op die kantoor van die Sekretaris van die Dorperaad, Kamer No. B221, Tweede Vloer, Blok B, Provinsiale Gebou, Pretoria, vir 'n tydperk van twee maande na datum hiervan.

Ingevolge artikel elf (4) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, binne twee maande na die datum hiervan met die Sekretaris van die Raad in verbinding tree.

Ingevolge artikel elf (6) van die Ordonnansie kan iedereen wat beswaar wil maak teen die toestaan van 'n aansoek of wat verlang om in die saak gehoor te word of vertoë in verband daarmee wil indien, skriftelik met die Sekretaris van die Raad in verbinding tree of persoonlik getuienis voor die Raad afleë op die datum en plek van inspeksie, of op sodanige ander datum en plek as wat die Raad bepaal: Met dien verstande dat hierdie skrywe die Sekretaris van die Raad nie later nie as een maand na die datum hiervan moet bereik.

Alle besware moet in duplo ingedien word, en gerig word aan die Sekretaris, Dorperaad, Posbus 892, Pretoria.

H. MATTHEE,

Sekretaris, Dorperaad.

Pretoria, 25 November 1964.

25-2-9

TENDERS.

L.W.—Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatums nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

TENDERS.

Tenders vir die volgende dienste/voorrade/verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

Tender No.	Beskrywing van Tender.	Sluitingsdatum.
P.F.T. 1/65	Verskaffing van swaar, middelslag en ligte motorkarre.	15/1/65
H.C. 1/65	Komberse, wol, blougrys, 72" x 90"	29/1/65
H.A. 1/65	Oogheekkundige instrumente en uitrusting, Johannesburg-hospitaal	15/1/65
W.F.T.B. 370/64	Noord-Oosrandse Hoërskool: Elektriese installasie	11/12/64
W.F.T.B. 371/64	Laerskool van der Merwe: Elektriese installasie	11/12/64
W.F.T.B. 372/64	Silvertonse Hoërskool: Gelykmaak van terrein, ens.	11/12/64
W.F.T.B. 373/64	Middelburg-hospitaal: Verkoeling	11/12/64
W.F.T.B. 374/64	Blairgowrie Second Primary School: Elektriese installasie	11/12/64
W.F.T.B. 375/64	Roodekopse Laerskool: Reparaasies en opknappings, ens.	11/12/64
W.F.T.B. 376/64	Selection Park Primary School: Elektriese installasie	11/12/64
W.F.T.B. 377/64	Piet Retiefse Hoërskool: Elektriese installasie	11/12/64

IMPORTANT NOTES.

1. The relative tender documents, including the Administration's official tender forms, are obtainable on application from the relative addresses indicated below. Such documents and any tender/contract conditions not embodied in the tender documents, are also available for inspection at the said addresses:—

Tender Ref.	Postal Address, Pretoria.	Office in New Provincial Building, Pretoria.			
		Room No.	Block.	Floor.	Phone No., Pretoria.
H.A....	Director of Hospital Services, Private Bag 221	A867	A	8	(89401) (89251)
H.B....	Director of Hospital Services, Private Bag 221	A846	A	8	89202/3
H.C....	Director of Hospital Services, Private Bag 221	A848	A	8	89206
H.D....	Director of Hospital Services, Private Bag 221	A840	A	8	89208/9
H.W....	Director of Hospital Services, Private Bag 221	A901	A	9	89356
P.F.T...	Provincial Secretary (Purchases and Supplies), P.O. Box 383	A1119	A	11	80965
R.F.T....	Director, Transvaal Roads Department, P.O. Box 1906	D518	D	5	89184
T.E.D...	Director, Transvaal Education Department, Private Bag 269	A463	A	4	80655
T.O.D...	Director, Transvaal Education Department, Private Bag 269	A470	A	4	80651
W.F.T...	Director, Transvaal Department of Works, Private Bag 228	C109	C	1	80675
W.F.T.B.	Director, Transvaal Department of Works, Private Bag 228	CM7	C	M	80306

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. In the case of each W.F.T.B. tender the tenderer must pay a deposit of R4 before he will be supplied with the tender documents. Such deposit must be in the form of cash, a bank initialed cheque, or a departmental standing deposit receipt (R10). The said deposit will be refunded if a bona fide tender is received from the tenderer or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer with 14 days after the closing date of the tender to the relative address shown in note 1 above.

4. All tenders must be submitted on the Administration's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11 a.m. on the closing date indicated above.

6. If tenders are delivered by hand, they must be deposited in the Formal Tender Box at the Enquiry Office, in the foyer of the New Provincial Building, at the Pretorius Street, main public entrance (near Bosman Street corner), Pretoria, by 11 a.m. on the closing date.

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrygbaar. Sodanige dokumente asmede enige tender/kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adresse vir inspeksie verkrygbaar:—

Tender-verwysing.	Posadres 'e Pretoria.	Kantoor in Nuwe Provinsiale Gebou, Pretoria.			
		Kamer-no.	Blok.	Verdieping.	Telefoonno., Pretoria.
H.A....	Direkteur van Hospitaaldiens-te, Privaatsak 221	A867	A	8	(89401) (89251)
H.B....	Direkteur van Hospitaaldiens-te, Privaatsak 221	A846	A	8	89202/3
H.C....	Direkteur van Hospitaaldiens-te, Privaatsak 221	A848	A	8	89206
H.D....	Direkteur van Hospitaaldiens-te, Privaatsak 221	A840	A	8	89208/9
H.W....	Direkteur van Hospitaaldiens-te, Privaatsak 221	A901	A	9	89356
P.F.T....	Provinsiale Sekretaris (aankope en Voorrade), Posbus 383	A1119	A	11	80965
R.F.T...	Direkteur, Transvaalse Paaie-departement, Posbus 1906	D518	D	5	89184
T.E.D...	Direkteur, Transvaalse Onderwysdepartement, Privaatsak 269	A463	A	4	80655
T.O.D...	Direkteur, Transvaalse Onderwysdepartement, Privaatsak 269	A470	A	4	80651
W.F.T...	Direkteur, Transvaalse Werke-departement, Privaatsak 228	C109	C	1	80675
W.F.T.B.	Direkteur, Transvaalse Werke-departement, Privaatsak 228	CM7	C	M	80306

2. Die Administrasie is nie daartoe verplig om die laagste of om enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender, moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tjek deur die bank geparafieer of 'n departementele legorderkwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelhedslyste, binne 14 dae na die sluitingsdatum van die tender deur die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorms van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verseelde koert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van 'n opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11 vm. op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11 vm. op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinsiale Gebou, by die hoofingang aan Pretoriusstraat se kant (naby-die hoek, van Bosmanstraat), Pretoria.

* APPLICATIONS TO ENTER INTO CONTRACT FOR CONVEYANCE OF SCHOOL CHILDREN:

Applications are hereby invited for the transport services set out in the subjoined Schedule.

Applications must be submitted, in duplicate, on the prescribed forms T.E.D. 111 (e), placed in sealed envelopes marked "Application: Conveyance of School Children" and also bear the description of the service as stated in column one below and be addressed to the Secretary of the School Board concerned, and must be in his hands not later than eleven o'clock on the 4th day of December, 1964.

The necessary application forms T.E.D. 111 (e) and contract forms T.E.D. 108 E are obtainable from the Secretary of the School Board concerned.

School buses that are to be used on transport scheme routes must, with regard to their construction, comply with the requirements laid down in the Road Traffic Ordinance, 1957, and the Road Traffic Regulations, 1958, as well as that of the specification which is obtainable from the local school board office.

The Transvaal Education Department does not bind itself to accept any application nor will it assign any reason for the rejection of any application.

In addition to the daily tariff, contractors will be compensated, on a monthly basis, for the licensing of buses, provided that the amount thus paid does not exceed the licence fee payable for a bus of a weight of 12,000 lb., and furthermore that in the case of a bus other than a petrol bus, a contractor shall not be paid an amount in excess of the licence fee payable for a petrol bus of the same weight.

* AANSOEKE OM SLUITING VAN KONTRAK VIR DIE VERVOER VAN SKOOLKINDERS.

Aansoeke word hierby aangevra vir die vervoerdienste in die onderstaande Skedule uiteengesit.

Aansoeke moet op die voorgeskrewe vorms T.O.D. 111 (a), in duplikaat gedoen en in verseelde koeverte geplaas word met die woorde „Aansoek: Vervoer van Skoolkinderen” asook die beskrywing van die diens soos vermeld in kolom een hieronder, daarop. Aansoeke moet aan die Sekretaris van die betrokke Skoolraad gerig word en moet hom nie later dan elfuur op die 4de dag van Desember 1964 bereik nie.

Die nodige aansoekvorms T.O.D. 111 (a) en kontrakvorms T.O.D. 108 A is by die Sekretaris van die betrokke Skoolraad verkrygbaar.

Skoolbusse wat op vervoerskemaaroes gebruik sal word moet, wat die konstruksie betref, voldoen aan die minimum vereistes neergelê in die Padverkeersordonnansie, 1957, en die Padverkeersregulasies, 1958, asook van die van die spesifikasie wat verkrygbaar is by die plaaslike skoolraadskantoor.

Die Transvaalse Onderwysdepartement verbind hom nie om enige aansoek aan te neem nie of om enige rede vir die afwysing van 'n aansoek te verstrek nie.

Behalwe vir die daaglikse tarief sal kontrakteurs op 'n maandelikse basis vergoed word vir die lisensiering van busse, met dien verstande dat die bedrag wat ten opsigte van lisensiegelde uitbetaal word, nie die bedrag wat vir die lisensiering van 'n bus van 12,000 lb. gewig vereis word, sal oorskry nie, en verder dat met betrekking tot busse ander dan petrolbusse, aan 'n kontrakteur nie 'n hoër bedrag betaal sal word nie as die lisensiegelde wat betaalbaar is op 'n petrolvoertuig van dieselfde gewig.

Description. (The school to which children are to be transported is shown first.) Beskrywing. (Die skool waarheen kinders vervoer moet word, word eerste aangetoon.)	Normal Number of Pupils. Normale getal leerlinge.	Tariff per School Day. Tarief per skooldag.	Approximate Mileage. Mylafstand by benadering.	School Board. Skoolraad.
Brakkloof-Hoëbome-Vlaklaagte.....	40	R 14.27	28.2	Rustenburg.

POUND SALES.

Unless previously released, the animals described hereunder will be sold as indicated.

Persons desiring to make inquiries respecting the animals described hereunder, in the case of animals in municipal pounds, should address the Town Clerk; for those in district pounds, the Magistrate of the district concerned.

BELFAST Municipal Pound, on the 9th December, 1964, at 11 a.m.—1 Bull, Jersey; 1 heifer, black.

DRIE-ANGLE Pound, District of Delareyville, on the 23rd December, 1964, at 11 a.m.—1 Ox, Jersey, 1 year, yellow, both ears swallowtail; 1 heifer, Africander, 2 years, red, left ear swallowtail; 1 ox, Jersey, 1½ years, yellow; 1 ox, 3 years, black, both ears swallowtail, left ear half-moon from behind; 1 ox, Swiss, 3 years, brown, left ear swallowtail, right ear half-moon in front.

GROOTFONTEIN Pound, District of Warmbaths, on the 23rd December, 1964, at 11 a.m.—1 Cow, Africander, 7 years, light red, left ear swallowtail; 1 ox, Africander, 3 years, dark red, left ear half-moon from behind, branded WQ7; 1 ox, Africander, 2½ years, red, left ear square behind, branded WQ7; 1 cow, Africander, 7 years, light red, branded WQ7; 1 trolley, Africander, 2 years, red, left ear square; 1 cow, Africander, 7 years, dark red, both ears swallowtail, branded WQ6.

HARTBEESPRIJIT Pound, District of Bronkhorstspuit, on the 23rd December, 1964, at 11 a.m.—1 Heifer, 18 months, black and white.

KLERKSDORP Municipal Pound, on the 3rd December, 1964, at 10 a.m.—1 Heifer, Jersey, 3 years, right ear half-moon from behind, left ear swallowtail; 1 heifer, Jersey, 3 years, right ear swallowtail, left ear half-moon from behind.

KLIPDRIFT Pound, District of Pretoria, on the 23rd December, 1964, at 11 a.m.—1 Heifer, 3 years, red, branded A on left buttock; 1 heifer, 4 years, red, branded AM8 on left buttock.

KOSTER Municipal Pound, on the 5th December, 1964, at 10 a.m.—1 Cow, black and white, 8 years.

LEEUKOP Pound, District of Nigel, on the 23rd December, 1964, at 11 a.m.—1 Horse, gelding, 5 years, brown; 1 horse, mare, 4 years, dark brown.

LEEUWALLEI Pound, District of Lydenburg, on the 16th December, 1964, at 11 a.m.—1 Cow, 7 years, red, right ear cropped; 1 ox, 3 years, black; 1 heifer, 2 years, black.

LICHTENBURG Municipal Pound, on the 4th December, 1964, at 10 a.m.—1 Cow, 7 years, black; 1 trolley, 1 year, dark brown.

ROODEPOORT Municipal Pound, on the 9th December, 1964, at 10 a.m.—1 Horse, gelding, 1 year, brown; 1 horse, mare, 1 year, black; 1 horse, gelding, 3 years, black.

RUSTENBURG Municipal Pound, on the 2nd December, 1964, at 2 p.m.—1 Cow, 6 years, red, both ears cropped; 1 cow, 4 years, red, right ear cropped; 1 mule, gelding, 6 years, light brown.

STILFONTEIN Pound, District of Klerksdorp, on the 23rd December, 1964, at 11 a.m.—1 Horse, mare, 8 years, blue; 1 horse, mare, 12 years, dark brown; 1 horse, mare, 3 years, brown.

WELTEVREDE Pound, District of Bethal, on the 23rd December, 1964, at 11 a.m.—1 Cow, with calf, 5 years, black; 1 cow, 6 years, black; 1 calf, 8 months, black; 1 ox, 2 years, black and white.

SKUTVERKOPINGS.

Tensy voor die tyd gelos, sal die diere hieronder beskryf, verkoop word soos aangedui.

Personne wat navraag wens te doen aangaande die hieronder omskrewe diere moet, in die geval van diere in munisipale skutte, die Stadsklerk nader, en wat diere in distrikskutte betref, die betrokke Landdroes.

BELFASTSE Munisipale Skut, op 9 Desember 1964, om 11 vm.—1 Bul, Jersey; 1 vers, swart.

DRIE-ANGLE Skut, Distrik Delareyville, op 23 Desember 1964, om 11 vm.—1 Os, Jersey, 1 jaar, geel, beide ore swaelstert; 1 vers; Afrikaner, 2 jaar, rooi, linkeroor swaelstert; 1 os, Jersey, 1½ jaar, geel; 1 os, 3 jaar, swart, beide ore swaelstert, linkeroor halfmaan van agter; 1 os, Switser, 3 jaar, bruin, linkeroor swaelstert, regteroor halfmaan van voor.

GROOTFONTEIN Skut, Distrik Warmbad, op 23 Desember 1964, om 11 vm.—1 Koei, Afrikaner, 7 jaar, ligrooi, linkeroor swaelstert; 1 os, Afrikaner, 3 jaar, donkerrooi, linkeroor halfmaan van agter, brandmerk WQ7; 1 os, Afrikaner, 2½ jaar, rooi, linkeroor winkelhaak van agter, brandmerk WQ7; 1 koei, Afrikaner, 7 jaar, ligrooi, brandmerk WQ7; 1 tollie, Afrikaner, 2 jaar, rooi, linkeroor winkelhaak; 1 koei, Afrikaner, 7 jaar, donkerrooi, beide ore swaelstert, brandmerk WQ6.

HARTBESTSPRUIT Skut, Distrik Bronkhorstspuit, op 23 Desember 1964, om 11 vm.—1 Vers, 18 maande, swart en wit.

KLERKSDORPSE Munisipale Skut, op 3 Desember 1964, om 10 vm.—1 Vers, Jersey, 3 jaar, regteroor halfmaan van agter, linkeroor swaelstert; 1 vers, Jersey, 3 jaar, regteroor swaelstert, linkeroor halfmaan van agter.

KLIPDRIFT Skut, Distrik Pretoria, op 23 Desember 1964, om 11 vm.—1 Vers, 3 jaar, rooi, brandmerk A op linkerboud; 1 vers, 4 jaar, rooi, brandmerk AM8 op linkerboud.

KOSTERSE Munisipale Skut, op 5 Desember 1964, om 10 vm.—1 Koei, swart en wit, 8 jaar.

LEEUKOP Skut, Distrik Nigel, op 23 Desember 1964, om 11 vm.—1 Perd, hings, 5 jaar, bruin; 1 perd, merrie, 4 jaar, donkerbruin.

LEEUWALLEI Skut, Distrik Lydenburg, op 16 Desember 1964, om 11 vm.—1 Koei, 7 jaar, rooi, regteroor stomp; 1 os, 3 jaar, swart; 1 vers, 2 jaar, swart.

LICHTENBURGSE Munisipale Skut, op 4 Desember 1964, om 10 vm.—1 Koei, 7 jaar, swart; 1 tollie, 1 jaar, donkerbruin.

ROODEPOORTSE Munisipale Skut, op 9 Desember 1964, om 10 vm.—1 Perd, hings, 1 jaar, bruin; 1 perd, merrie, 1 jaar, swart; 1 perd, reu, 3 jaar, swart.

RUSTENBURGSE Munisipale Skut, op 2 Desember 1964, om 2 nm.—1 Koei, 6 jaar, rooi, beide ore stomp; 1 koei, 4 jaar, rooi, regteroor stomp; 1 muil, reu, 6 jaar, ligbruin.

STILFONTEIN Skut, Distrik Klerksdorp, op 23 Desember 1964, om 11 vm.—1 Perd, merrie, 8 jaar, blou; 1 perd, merrie, 12 jaar, donkerbruin; 1 perd, merrie, 3 jaar, bruin.

WELTEVREDE Skut, Distrik Bethal, op 23 Desember 1964, om 11 vm.—1 Koei met kalf, 5 jaar, swart; 1 koei, 6 jaar, swart; 1 kalf, 8 maande, swart; 1 os, 2 jaar, swart en wit.

**DEVON HEALTH COMMITTEE.
ASSESSMENT RATES 1964/65.**

Notice is hereby given, in terms of Ordinance, No. 20 of 1933, that the Health Committee of Devon has for the year 1st July, 1964, to 30th June, 1965, imposed the following rates on all rateable property within the area of the Devon Health Committee:—

- (a) An original rate of $\frac{1}{12}$ cent in the rand (R1) on the site value of land.
- (b) An additional rate of 2½ cents in the rand (R1) on the site value of land.

The above-mentioned rates are due and payable on or before the 31st March, 1965. Seven per cent interest will be charged on all arrear assessment rates as from 1st April, 1965.

J. L. KRUGER,
Secretary.

Devon, 16th November, 1964.

**GESONDHEIDSKOMITEE VAN
DEVON.**

EIENDOMSBELASTING 1964/65.

Kennisgewing geskied hiermee, kragtens die bepalinge van Ordonnansie, No. 20 van 1933, dat die Gesondheidskomitee van Devon vir die jaar 1 Julie 1964, tot 30 Junie 1965, die volgende belastings opgelê het, op alle belastbare eiendom binne die grens van die Gesondheidskomitee van Devon:—

- (a) 'n Oorspronklike belasting van $\frac{1}{12}$ sent in die rand (R1) op die terreinwaarde van grond.
- (b) 'n Addisionele belasting van 2½ sent in die rand (R1) op die terreinwaarde van grond.

Bogemelde belasting is verskuldig en betaalbaar voor of op die 31ste Maart 1965. Sewe persent rente sal gevra word op alle agterstallige belastings, gereken vanaf 1 April 1965.

J. L. KRUGER,
Sekretaris.

Devon, 16 November 1964.

TOWN COUNCIL OF RANDBURG.

PROPOSED AMENDMENTS TO THE RANDBURG TOWN-PLANNING SCHEME (FORMERLY THE NORTHERN JOHANNESBURG REGIONAL TOWN-PLANNING SCHEME AND THE FERDALE/FONTAINEBLEAU TOWN-PLANNING SCHEME, 1954), AMENDING SCHEME No. 12/1964.

In terms of the regulations framed under the Townships and Town-planning Ordinance, No. 11 of 1931, as amended, it is hereby notified for general information that the Town Council of Randburg proposes to amend the Randburg Town-planning Scheme, 1954 (formerly known as the Northern Johannesburg Regional Town-planning Scheme and the Ferdale/Fontainebleau Town-planning Scheme, 1954), by rewriting and improving the definition of "Flat".

Particulars of the amendment are open for inspection by the public at the Municipal Offices, Randburg, for a period of six weeks from the date of the first publication hereof. Every occupier, or owner of immovable property situated within the area to which the Scheme applies, has the right to object to the amendment and may inform the Town Clerk, in writing, of such objections and the grounds thereof at any time up to and including the 11th January, 1965.

GERRIT LE ROUX,
Town Clerk.

Municipal Offices,
Private Bag 1,
Randburg, 9th November, 1964.
(Notice No. 40/1964.)

STADSRAAD RANDBURG.

VOORGESTELDE WYSIGING TOT DIE RANDBURG DORPSAANLEGSKEMA (VOORHEEN DIE NOORDELIKE JOHANNESBURG STREEK DORPSAANLEGSKEMA EN DIE FERDALE / FONTAINEBLEAU DORPSAANLEGSKEMA, 1954), WYSIGINGSKEMA No. 12/1964.

Kennisgewing geskied hiermee kragtens die regulasies afgekondig ingevolge die Dorpe- en Dorpsaanleg-Ordonnansie, No. 11 van 1931, soos gewysig, dat die Stadsraad van Randburg van voorneme is om die Randburg Dorpsaanlegskema, 1954 (voorheen bekend as die Noordelike Johannesburgstreek Dorpsaanlegskema en die Ferdale / Fontainebleau Dorpsaanlegskema, 1954), te wysig, deur die oorskryf en verbetering van die woordomskrifwing "Flat".

Besonderhede van hierdie wysiging lê ter insae by die Munisipale Kantore, Randburg, vir 'n tydperk van ses weke vanaf die datum van die eerste publikasie van hierdie kennisgewing.

Alle okkuperders en eienaars van vaste eiendom binne die gebied waarop hierdie Skema van toepassing is het die reg om beswaar te maak teen die voorgestelde wysiging en kan te eniger tyd tot en met 11 Januarie 1965, sodanige beswaar, tesame met die redes daarvoor, skriftelik by die Stadsklerk indien.

GERRIT LE ROUX,
Stadsklerk.

Munisipale Kantore,
Privaatsak 1,
Randburg, 9 November 1964.
(Kennisgewing No. 40/1964.)

880—25-2-9

PERI-URBAN AREAS HEALTH BOARD.

PROPOSED PERMANENT CLOSING OF A PORTION OF INDUSTRY ROAD IN CLAYVILLE TOWNSHIP.

Notice is hereby given in terms of Section 67 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Peri-Urban Areas Health Board intends closing a portion of Industry Road in Clayville Township, permanently.

A plan showing the portion of the street to be closed will lie for inspection during normal office hours for a period of sixty (60) days, as from the date of this notice in Room No. A207, H. B. Phillips Building, 320 Bosman Street, Pretoria, and at the Board's Office, at No. 19 Kingsway Street, Halfway House.

Any person who wishes to object to the proposed closing or who may have any claim for compensation, if such closing is carried out, must lodge such objection or claim, in writing, with the undersigned not later than Monday, 25th January, 1965, at 4.30 p.m.

H. B. PHILLIPS,
Secretary/Treasurer.

P.O. Box 1341,
Pretoria, 25th November, 1964.
(Notice No. 204/1964.)

**GESONDHEIDSRaad VIR
BUITESTEDELIKE GEBIEDE.**

VOORGESTELDE PERMANENTE SLUITING VAN 'N GEDEELTE VAN INDUSTRYWEG IN CLAYVILLE DORPSGEBIED.

Kennisgewing geskied hiermee ingevolge die bepalinge van Artikel 67 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Gesondheidsraad vir Buitestedelike Gebiede van voorneme is om 'n gedeelte van Industryweg in Clayville Dorpsgebied, permanent te sluit.

'n Plan waarop die betrokke straatgedeelte aangedui word, sal gedurende gewone kantoorure vir 'n tydperk van sestig (60) dae vanaf datum van hierdie kennisgewing ter insae lê by Kamer No. A207, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria, en die Raad se Kantoor te Kingswaystraat 19, Halfway House.

Personne wat beswaar teen die voorgestelde straatluiting wil aanteken of eise om skadevergoeding wil instel, indien sodanige sluiting uitgevoer word, moet die beswaar of eise, skriftelik aan die ondergetekende lewer nie later nie as Maandag, 25 Januarie 1965, om 4.30 nm.

H. B. PHILLIPS,
Sekretaris/Tesourier.

Posbus 1341,
Pretoria, 25 November 1964.
(Kennisgewing No. 204/1964.)

881—25

**TOWN COUNCIL OF
VEREENIGING.**

SLUMS ACT, No. 53 OF 1934, AS AMENDED.

Notice is hereby given, in terms of Section 15 (4) (c) of the Slums Act, No. 53 of 1934, as amended, that the declaration in terms of which the properties situated on Erf No. 793, Portion of Erf No. 794 and remainder of Erf No. 794, Vereeniging Township, were declared a slum has now been rescinded by the Slums Clearance Court.

P. J. D. CONRADIE,
Town Clerk.

Municipal Offices,
Vereeniging, 16th November, 1964.
(Notice No. 3088/1964.)

STADSRAAD VAN VEREENIGING.

SLUMSWET No. 53 VAN 1934, SOOS GEWYSIG.

Hiermee word kennis gegee ingevolge Artikel 15 (4) (c) van die Slumswet, No. 53 van 1934, soos gewysig, dat die verklaring ingevolge waarvan die persele geleë te Erf No. 793, Gedeelte van Erf No. 794 en restant van Erf No. 794, Vereenigingdorp, tot 'n Slum verklaar was, nou deur die Slumopruiingshof opgehef is.

P. J. D. CONRADIE,
Stadsklerk.

Munisipale Kantore,
Vereeniging, 16 November 1964.
(Kennisgewing No. 3088/1964.)

883—25

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDING SCHEME No. 1/161).

(Notice in terms of Section 35 of the Townships and Town-planning Ordinance, 1931.)

The City Council of Johannesburg proposes to amend its Town-planning Scheme No. 1, by rezoning Stands Nos. 2693, 2695 and 2696, Johannesburg, being the north-east corner of Juta and Melle Streets, Braamfontein, presently zoned "General Business" in Height Zone 2, to permit extra bulk on certain conditions.

Particulars of this amendment are open for inspection at Room No. 423, Municipal Offices, Johannesburg, for a period of six weeks from the undermentioned date. Every occupier or owner of immovable property situated within the area to which the Scheme applies has the right to object to the amendment and may inform the Clerk of the Council, in writing, of such objection and the grounds thereof at any time during the six weeks the particulars are open for inspection.

S. D. MARSHALL,
Acting Clerk of the Council.

Municipal Offices,
Johannesburg, 11th November, 1964.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPS-AANLEGSKEMA No. 1 (WYSIGINGSKEMA No. 1/161).

(Kennisgewing ingevolge die bepalings van Artikel 35 van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931.)

Die Stadsraad van Johannesburg is voornemens om sy Dorpsaanlegskema No. 1, te wysig deur die indeling van Standplase Nos. 2693, 2695 en 2696 Johannesburg, naamlik die noordoostelike hoek van Juta- en Mellestraat, Braamfontein, wat tans "algemene besigheidsdoeleindes" in Hoogtestreek 2 is, te verander, sodat daar op sekere voorwaardes 'n groter omvang toegelaat kan word.

Besonderhede van hierdie wysiging lê ses weke lank met ingang van ondergenoemde datum in Kamer No. 423, Stadhuis, Johannesburg, ter insae. Alle bewoners of eienaars van vaste eiendom wat geleë is binne die gebied waarop die Skema van toepassing is, kan teen die wysiging beswaar opper en moet die Klerk van die Raad te eniger tyd gedurende die ses weke waartydens die besonderhede ter insae lê, skriftelik van sy beswaar en die redes daarvoor verwittig.

S. D. MARSHALL,
Waarnemende Klerk van die Raad.

Stadhuis,
Johannesburg, 11 November 1964.
830—11-18-25

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 2 (AMENDING SCHEME No. 2/35).

(Notice in terms of Section 35 of the Townships and Town-planning Ordinance, 1931.)

The City Council of Johannesburg proposes to amend its Town-planning Scheme No. 2, by amending clause 9 to provide for roads and streets permanently closed and consolidated or tied to an existing erf to be automatically included in the Scheme with the same rights and restrictions as the erf to which it is consolidated or tied and to amend clause 13 by including a definition of scrapyards.

Particulars of this amendment are open for inspection at Room No. 423, Municipal Offices, Johannesburg, for a period of six weeks from the undermentioned date. Every occupier or owner of immovable property situated within the area to which the Scheme applies has the right to object

to the amendment and may inform the Clerk of the Council, in writing, of such objection and the grounds thereof at any time during the six weeks the particulars are open for inspection.

S. D. MARSHALL,
Acting Clerk of the Council.

Municipal Offices,
Johannesburg, 11th November, 1964.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPS-AANLEGSKEMA No. 2 (WYSIGINGSKEMA No. 2/35).

(Kennisgewing ingevolge die bepalings van Artikel 35 van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931.)

Die Stadsraad van Johannesburg is voornemens om sy Dorpsaanlegskema No. 2, te wysig deur klousule 9 te wysig ten einde voorsiening daarvoor te maak dat paaie en strate wat permanent gesluit en met 'n bestaande erf verenig of gekoppel is, outomaties by die Skema ingesluit word, met dieselfde regte en beperkings as die erf waarmee dit verenig of gekoppel word, en deur klousule 13 te wysig deur 'n omskrywing van 'n rommelwêrf daarby in te sluit. Besonderhede van hierdie wysigings lê ses weke lank met ingang van ondergenoemde datum in Kamer No. 423, Stadhuis, Johannesburg, ter insae. Alle bewoners of eienaars van vaste eiendom wat geleë is binne die gebied waarop die Skema van toepassing is, kan teen die wysiging beswaar opper en moet die Klerk van die Raad te eniger tyd gedurende die ses weke waartydens die besonderhede ter insae lê, skriftelik van sy beswaar en die redes daarvoor verwittig.

S. D. MARSHALL,
Waarnemende Klerk van die Raad.

Stadhuis,
Johannesburg, 11 November 1964.
835—11-18-25

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDING SCHEME No. 1/160).

(Notice in terms of Section 35 of the Townships and Town-planning Ordinance, 1931.)

The City Council of Johannesburg proposes to amend its Town-planning Scheme No. 1, by rezoning Stands Nos. 2537 and 2538, Newlands Extension, situated at 115/117 Market Road, being the north-east corner of the intersection of Brown Road and Market Road, from "Special Residential" to "General Business" on certain conditions.

Particulars of this amendment are open for inspection at Room No. 423, Municipal Offices, Johannesburg, for a period of six weeks from the undermentioned date. Every occupier or owner of immovable property situated within the area to which the Scheme applies has the right to object to the amendment and may inform the Clerk of the Council, in writing, of such objection and the grounds thereof at any time during the six weeks the particulars are open for inspection.

S. D. MARSHALL,
Acting Clerk of the Council.

Municipal Offices,
Johannesburg, 11th November, 1964.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPS-AANLEGSKEMA No. 1 (WYSIGINGSKEMA No. 1/160).

(Kennisgewing ingevolge die bepalings van Artikel 35 van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931.)

Die Stadsraad van Johannesburg is voornemens om sy Dorpsaanlegskema No. 1, te wysig deur die indeling van Standplase Nos. 2537 en 2538 Newlands-uitbreiding,

wat by Marketweg 115/117, naamlik die noordoostelike hoek van die kruising van Brownweg en Marketweg, geleë is op sekere voorwaardes van "spesiale woondoelindes" na "algemene besigheidsdoelindes", te verander.

Besonderhede van hierdie wysiging lê ses weke lank met ingang van ondergenoemde datum in Kamer No. 423, Stadhuis, Johannesburg, ter insae. Alle bewoners of eienaars van vaste eiendom wat geleë is binne die gebied waarop die Skema van toepassing is, kan teen die wysiging beswaar opper en moet die Klerk van die Raad te eniger tyd gedurende die ses weke waartydens die besonderhede ter insae lê, skriftelik van sy beswaar en die redes daarvoor verwittig.

S. D. MARSHALL,
Waarnemende Klerk van die Raad.

Stadhuis,
Johannesburg, 11 November 1964.
831—11-18-25

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDING SCHEME No. 1/163).

(Notice in terms of Section 35 of the Townships and Town-planning Ordinance, 1931.)

The City Council of Johannesburg proposes to amend its Town-planning Scheme No. 1, by rezoning Stands Nos. 1054, 1055 and 1056 Johannesburg, being the south side of Bree Street between Von Wielligh and Delters Streets, presently zoned "General Business" in Height Zone 1, to enable proviso (1) to Table G to clause 23 (a) to be varied and to permit extra bulk, on certain conditions.

Particulars of this amendment are open for inspection at Room No. 423, Municipal Offices, Johannesburg, for a period of six weeks from the undermentioned date. Every occupier or owner of immovable property situated within the area to which the Scheme applies has the right to object to the amendment and may inform the Clerk of the Council, in writing, of such objection and the grounds thereof, at any time during the six weeks the particulars are open for inspection.

S. D. MARSHALL,
Acting Clerk of the Council.

Municipal Offices,
Johannesburg, 11th November, 1964.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPS-AANLEGSKEMA No. 1 (WYSIGINGSKEMA No. 1/163).

(Kennisgewing ingevolge die bepalings van Artikel 35 van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931.)

Die Stadsraad van Johannesburg is voornemens om sy Dorpsaanlegskema No. 1, te wysig deur die indeling van Standplase Nos. 1054, 1055 en 1056 Johannesburg, naamlik die suidekant van Breestraat tussen Von Wielligh- en Delderstraat, wat tans "algemene besigheidsdoeleindes" in Hoogtestreek 1 is, te verander sodat voorbehoudsbepaling (1) by Tabel G van klousule 23 (a) gewysig en bykomende omvang op sekere voorwaardes toegelaat kan word.

Besonderhede van hierdie wysiging lê ses weke lank met ingang van ondergenoemde datum in Kamer No. 423, Stadhuis, Johannesburg, ter insae. Alle bewoners of eienaars van vaste eiendom wat geleë is binne die gebied waarop die Skema van toepassing is, kan teen die wysiging beswaar opper en moet die Klerk van die Raad te eniger tyd gedurende die ses weke waartydens die besonderhede ter insae lê, skriftelik van sy beswaar en die redes daarvoor verwittig.

S. D. MARSHALL,
Waarnemende Klerk van die Raad.

Stadhuis,
Johannesburg, 11 November 1964.
834—11-18-25

TOWN COUNCIL OF KEMPTON PARK

PROCLAMATION OF ROADS

Notice is hereby given in terms of Section 5 of the Local Authorities Roads Ordinance, No. 44 of 1904, as amended, that the Town Council of Kempton Park has, in terms of Section 4 of the said Ordinance, petitioned the Honourable the Administrator of the Transvaal to proclaim as Public Roads the roads described in the Schedule attached hereto.

Copies of the petitions and of the diagrams attached thereto may be inspected during ordinary office hours at Room No. 35, Municipal Offices, Pine Avenue, Kempton Park.

Any interested person who desires to lodge any objection to the proclamation of the proposed roads must lodge such objection, in writing, in duplicate, with the Provincial Secretary and the Town Clerk on or before 4th January, 1965.

F. W. PETERS,
Town Clerk.

Municipal Offices,
Pine Avenue
(P.O. Box 13),
Kempton Park, 13th November, 1964.
(Notice No. 61/1964.)

SCHEDULE.

1. A road, generally 80 (eighty) Cape feet wide as shown on Diagram S.G. No. A.3321/64, commencing at the eastern boundary of Edleen Township, in line with Laburnam Road in the said Township; thence in a north-easterly direction over Portion 81 (a portion of Portion C of portion of the farm Zuurfontein No. 33, Registration Division I.R., situated in the District of Kempton Park, up to a point opposite the southern starting point of Duvenhage Avenue, Kempton Park Extension No. 5 Township, to intersect with Appel Avenue, a street in Kempton Park Extension No. 5 Township.
2. A road, generally 60 (sixty) Cape feet wide, being an extension of Wrench Road in Isando Township; commencing at its intersection with Industrie Road, in the said Township; and thence continuing in a south-easterly direction over a distance of approximately 1,625 Cape feet along the southern boundary of the remainder of Portion 27 of the farm Witkoppie No. 64, Registration Division I.R., District of Kempton Park, and also along the northern boundary of Erf No. 415, Isando Extension No. 1 Township, as shown on Diagram S.G. No. A.2843/52 (Sheet No. 2); thence in a northerly direction over a distance of 737 Cape feet along the eastern boundary of the said remainder of Portion 27 of the farm Witkoppie No. 64 up to a turning bay, 200 by 150 Cape feet, as shown on Servitude Diagram S.G. No. A.4587/64.

STADSRAAD VAN KEMPTON PARK

PROKLAMERING VAN PAAIE.

Hierby word ingevolge Artikel 5 van die Local Authorities Roads Ordinance, No. 44 van 1904, soos gewysig, bekendgemaak dat die Stadsraad van Kempton Park, ingevolge die bepalinge van Artikel 4 van genoemde Ordonnansie 'n versoekskrif tot Sy Edele die Administrateur van Transvaal gerig het om die paaie in die Bylae hiervan beskryf tot Publieke Paaie te proklameer. Afskrifte van die versoekskrifte en van die kaarte wat daaraan geheg is, lê gedurende normale kantoorure ter insae in Kamer No. 35, Munisipale Kantoor, Pinelaan, Kempton Park.

Iedere belanghebbende persoon wat teen die proklamering van die voorgestelde paaie beswaar wil opper moet sy beswaar, in tweevoud, indien by die Provinsiale Sekretaris en by die Stadsklerk voor of op 4 Januarie 1965.

F. W. PETERS,
Stadsklerk.

Munisipale Kantore,
Pinelaan
(Posbus 13),
Kempton Park, 13 November 1964.
(Kennisgewing No. 61/1964.)

BYLAE.

1. 'n Pad oor die algemeen 80 (tagtig) Kaapse voet breed soos aangetoon op Kaart L.G. No. A.3321/64, beginnende by die oostelike grens van die dorp Edleen, op een lyn met Laburnamweg in genoemde dorp, vandaar noordooswaarts oor Gedeelte 81 ('n gedeelte van Gedeelte C van gedeelte) van die plaas Zuurfontein No. 33, Registrasie-afdeling I.R., Distrik Kempton Park, tot regoor die suidelike beginpunt van Duvenhageaan, dorp Kempton Park Uitbreiding No. 5, om aan te sluit by Appellaan, 'n straat in dorp Kempton Park Uitbreiding No. 5.

2. 'n Pad oor die algemeen 60 (sestig) Kaapse voet breed, wat 'n verlenging is van Wrenchweg in die dorp Isando en begin by die aansluiting daarvan by Industrierweg in genoemde dorp en vandaar in 'n suidoostelike rigting oor 'n afstand van ongeveer 1,625 Kaapse voet langs die suidelike grens van die restant van Gedeelte 27 van die plaas Witkoppie No. 64, Registrasie-afdeling I.R., Distrik Kempton Park, en ook langs die noordelike grens van Erf No. 415, dorp Isando Uitbreiding No. 1, soos aangetoon op Kaart S.G. No. A.2843/52 (Vel No. 2); vandaar in 'n noordelike rigting oor 'n afstand van 737 Kaapse voet langs die oostelike grens van genoemde restant van Gedeelte 27 van die plaas Witkoppie No. 64, tot by 'n draaiplek; 200 by 150 Kaapse voet, soos aangetoon op Servituutdiagram S.G. No. A.4587/64. 875—18-2-2

STILFONTEIN HEALTH COMMITTEE.

VALUATION ROLL.

All interested persons are hereby notified that the Valuation Court has completed its consideration of the objections to certain entries in the Valuation Roll and its decisions will become fixed and binding on all persons concerned who shall not, before 12th December, 1964, appeal from the decision of the Valuation Court in the manner provided in Section 15 of the Local Authorities Rating Ordinance, 1933.

J. J. HOBBS,
Secretary.

Municipal Offices,
Stilfontein, 6th November, 1964.
(Notice No. 30/1964.)

**STILFONTEINSE
GESONDHEIDSKOMITEE.**

WAARDERINGSGLYS.

Allé belanghebbende persone word hiermee in kennis gestel dat die Waarderingshof sy oorweging van die besware teen sekere inskrywings in die Waarderingslys voltooi het en die hof se besluite sal vasgestel en bindend gemaak word vir alle betrokke persone wie nie voor 12 Desember 1964, teen die beslissing van die Waarderingshof appelleer nie op die wyse soos in Artikel 15 van die Plaaslike-Bestuur-Belastingordonnansie, 1933, voorgeskryf.

J. J. HOBBS,
Sekretaris.

Munisipale Kantore,
Stilfontein, 6 November 1964.
(Kennisgewing No. 30/1964.) 864—18-25

MUNICIPALITY OF ROODEPOORT.

**DRAFT TOWN-PLANNING SCHEME,
No. 1/31.**

It is notified for general information in terms of the regulations framed under the Townships and Town-planning Ordinance, 1931, as amended, that it is the intention of the Town Council of Roodepoort to adopt the above-mentioned draft scheme which will amend Town-planning Scheme, No. 1 of 1946, by—

the rezoning of remaining extent of Lot No. 38, Florida Township, from "General Residential" to "Special" for the use of the said lot as General Business and a public garage.

Particulars of the draft scheme and Map No. 1 are open for inspection at the office of the Town Engineer, Town Hall, Roodepoort, for a period of six weeks from 11th November, 1964.

Every owner or occupier of immovable property situate within the area to which the scheme applies, has the right to submit objections or representations in regard thereto, in writing, to the undersigned. Such objections or representations must clearly indicate the grounds on which they are made and will be received up to 23rd December, 1964.

C. J. JOUBERT,
Town Clerk.

Municipal Offices,
Roodepoort, 11th November, 1964.
(Notice No. 86 of 1964.)

MUNISIPALITEIT ROODEPOORT.

**ONTWERP-DORPSAANLEGSKEMA,
No. 1/31.**

Kennisgewing geskied ter algemene inligting ingevolge die regulasies opgestel krags tens die Dorpe- en Dorpsaanleg-Ordonnansie-1931, soos gewysig, dat die Stadsraad van Roodepoort voornemens is om die bogenoemde ontwerp-skema te aanvaar wat Dorpsaanlegskema No. 1 van 1946, sal wysig, deur—

die herindelung van die restant van Erf No. 38, dorp Florida, van "Algemene Woonstreek" na "Spesiaal" vir die gebruik van gesegde erf as Algemene Besigheid en 'n publieke garage. Besonderhede van die ontwerp-skema en Kaart No. 1 is vir 'n tydperk van ses weke vanaf 11 November 1964, by die Kantoor van die Stadsingenieur, Stadhuis, Roodepoort, ter insae.

Elke eienaar of bewoner van vaste eiendom, geleë binne die gebied waarop die skema van toepassing is, het die reg om beswaar of vertoë in verband daarmee, skriftelik, aan die ondergetekende te rig. Sodanige beswaar of vertoë moet duidelik aantoon op grond waarvan dit gemaak word en sal tot 23 Desember 1964, ontvang word.

C. J. JOUBERT,
Stadsklerk.

Munisipale Kantore,
Roodepoort, 11 November 1964.
(Kennisgewing No. 86 van 1964.)
855—11-18-25

NOTICE.

BOOKMAKER'S LICENCE.

I, Costas Tamous, of 296 Andries Street, Pretoria, hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a Bookmaker's Licence in terms of Ordinance No. 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so, in writing, to the Secretary of the Transvaal Bookmakers' Licensing Committee; P.O. Box 383, Pretoria, to reach him on or before 9th December, 1964. Every such person is required to state his full name, occupation and postal address.

KENNISGEWING.

BOOKMAKERSLISENSIE.

Ek, Costas Tamous, van Andriesstraat 296, Pretoria, gee hiermee kennis dat ek van voorneme is om by die Transvaalse Bookmakerslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n Bookmakerslisensie ingevolge Ordonnansie No. 26 van 1925, gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorle, kan dit skriftelik aan die Sekretaris van die Transvaalse Bookmakerslisensiekomitee, Posbus 383, Pretoria, doen om hom voor of op 9 Desember 1964, te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

857—18-25

HEALTH COMMITTEE OF WATERVAL BOVEN.

LEVY OF RATES, 1964/65.

Notice is hereby given that at an Ordinary Meeting of the Health Committee of Waterval Boven held on 22nd October, 1964, it was resolved to amend to due dates of rates for the financial year ending 30th June, 1965, as follows:—

- (a) The rates levied as published in Provincial Gazette No. 3106 of 12th August, 1964, shall, in terms of Section 24 of Ordinance No. 20 of 1933, become due and payable on 1st February, 1965.
- (b) In terms of Section 25 (3) of Ordinance No. 20 of 1933, 7 per cent interest per annum shall become due and payable on the amount of rates not paid within 30 days of the date fixed in paragraph (a) for the payment.

J. T. ESTERHUIZEN,
Secretary.

612 Nataid House,
14 Plein Street,
Johannesburg.

GESONDHEIDSKOMITEE VAN WATERVAL BOVEN.

HEFFING VAN BELASTING, 1964/65.

Kennisgewing geskied hiermee dat tydens 'n Gewone Vergadering van die Gesondheidskomitee van Waterval Boven van 22 Oktober 1964, besluit is om die datums waarop belastinge vir die boekjaar wat op 30 Junie 1965, eindig, betaalbaar is, soos volg te wysig:—

- (a) Die belasting gehel soos gepubliseer in *Provinciale Koerant* No. 3106 van 12 Augustus 1964, sal kragtens Artikel 24 van Ordonnansie No. 20 van 1933, op 1 Februarie 1965, betaalbaar wees.
- (b) Kragtens Artikel 25 (3) van Ordonnansie No. 20 van 1933, sal rente teen 7 persent per jaar gevorderd word op bedrae wat nie binne 30 dae vanaf die datum soos in paragraaf (a) betaal is nie.

J. T. ESTERHUIZEN,
Sekretaris.

Nataid 612,
Pleinstraat 14,
Johannesburg.

890—25

PERI-URBAN AREAS HEALTH BOARD.

PROPOSED PERMANENT CLOSING OF CERTAIN STREETS, STREET PORTIONS AND PARKS IN BRYANSTON EXTENSION No. 7 TOWNSHIP.

Notice is hereby given, in terms of Section 67 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Peri-Urban Areas Health Board intends closing permanently the following streets, street portions and parks in Bryanston Extension No. 7 Township:—

1. Portion of Borrowdale Road.
2. Portion of Ballyclare Drive.
3. The narrow unnamed road between Whitegate Drive in the west and Kilmare Avenue in the east.
4. Swinford Drive.
5. Rathmore Avenue.
6. Carlow Avenue.
7. Whitegate Drive.
8. Poplar Avenue.
9. Limerick Avenue.
10. Kilmare Avenue.
11. Coleraine Drive.
12. Kilrush Lane.
13. Killary Avenue.
14. Cavan Avenue.
15. Park Erven Nos. 3505 and 3504.

A plan showing the streets, street portions and parks to be closed will lie for inspection during normal office hours for a period of sixty (60) days as from the date of

this notice in Room No. A.111, H. B. Phillips Building, 320 Bosman Street, Pretoria, and at the Board's Branch Office, Room No. 501, Armadale House, 261 Bree Street, Johannesburg.

Any person who wishes to object to the proposed closing or who may have any claim for compensation, if such closing is carried out, must lodge such objection or claim, in writing, with the undersigned not later than Monday, 25th January, 1965, at 4.30 p.m.

H. B. PHILLIPS,
Secretary/Treasurer.

P.O. Box 1341,
Pretoria, 25th November, 1964.
(Notice No. 206/64.)

GESONDHEIDSKOMITEE VIR BUIE- STEDELIKE GEBIEDE.

VOORGESTELDE PERMANENTE SLUITING VAN SEKERE STRATE, STRAATGEDEELTES EN PARK- TERREINE IN BRYANSTON UIT- BREIDING No. 7 DORP.

Kennisgewing geskied hiermee ingevolge die bepaling van Artikel 67 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Gesondheidsraad vir Buite-Stedelike Gebiede van voorneme is om die volgende strate, straatgedeeltes en parkterreine in Bryanston Uitbreiding No. 7 Dorp, permanent te sluit:—

1. Gedeelte van Borrowdaleweg.
2. Gedeelte van Ballyclarelyaan.
3. Die smal naamlose pad geleë tussen Whitegaterlyaan in die weste en Kilmarelaan in die ooste.
4. Swinfordrylaan.
5. Rathmorelaan.
6. Carlowlaan.
7. Whitegaterlyaan.
8. Poplarlaan.
9. Limericklaan.
10. Kilmarelaan.
11. Colerainerylaan.
12. Kilrushsteeg.
13. Killarylaan.
14. Cavanlaan.
15. Parkterreine Nos. 3505 en 3504.

'n Plan waarop die betrokke strate, straatgedeeltes en parkterreine aangedui word, sal gedurende gewone kantoorure vir 'n tydperk van sesig (60) dae vanaf datum van hierdie kennisgewing ter insae lê in Kamer No. A.111, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria, en by die Raad se Takkantoor, Kamer No. 501, Armadale House, Breestraat 261, Johannesburg.

Persone wat beswaar wil aanteken teen die voorgename sluiting of 'n eis om skadevergoeding wil instel indien die sluiting plaasvind, moet sodanige beswaar of eis skriftelik aan die ondergetekende lewer nie later as Maandag, 25 Januarie 1965, om 4.30 nm.

H. B. PHILLIPS,
Sekretaris/Tesourier.

Posbus 1341,
Pretoria, 25 November 1964.
(Kennisgewing No. 206/64.)

891—25

PERI-URBAN AREAS HEALTH BOARD.

PROPOSED AMENDMENT TO THE NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME (AMENDING SCHEME No. 54).

In terms of the regulations framed under the Townships and Town-planning Ordinance No. 11 of 1931, as amended, it is hereby notified that the Peri-Urban Areas Health Board proposes to amend its Northern Johannesburg Region Town-planning Scheme as follows:—

The density zonings of—

- (i) Holding No. 123 and the remainder of Holding No. 65, Morningside Agricultural Holdings;
- (ii) Portion 75 of Portion 4 of Zandfontein No. 42—I.R.;

- (iii) Portion 2 of Portion 1 of Lot No. 1, Sandhurst, to be amended from "One dwelling-house per 2 morgen, 60,000 square feet and 80,000 square feet" respectively, to one dwelling-house per 40,000 square feet.

Particulars and plans of this proposed amendment are open for inspection at the Board's Head Office, Room No. A 713, H. B. Phillips Building, 320 Bosman Street, Pretoria, and at its Branch Office, Room No. 501, Armadale House, 261 Bree Street, Johannesburg, for a period of six weeks from the date of this notice.

Objections to or representations in connection with the amendment may be submitted to the undersigned, in writing, at any time, but not later than Friday, the 8th January, 1965.

H. B. PHILLIPS,
Secretary/Treasurer.

P.O. Box 1341,
Pretoria, 25th November, 1964.
(Notice No. 207/64.)

GESONDHEIDSKOMITEE VIR BUIE- STEDELIKE GEBIEDE.

VOORGESTELDE WYSIGING VAN DIE NOORD-JOHANNESBURG STREEK- DORPSAANLEGSKEMA: WYSI- GENDE SKEMA No. 54.

Kragtens die regulasies wat ingevolge die Dorpe- en Dorpsaanleg-Ordonnansie No. 17 van 1931, soos gewysig, uitgevaardig is, word hiermee bekendgemaak dat die Gesondheidsraad vir Buite-Stedelike Gebiede van voorneme is om sy Noord-Johannesburg Streekdorpsaanlegskema soos volg te wysig:—

Die digtheidsbestemming van—

- (i) Hoewe No. 123 van die restant van Hoewe No. 65, Morningside Landbouhoewes;
- (ii) Gedeelte 75 van Gedeelte 4 van Zandfontein No. 42—I.R.;
- (iii) Gedeelte 2 van Gedeelte 1 van Lot No. 1, Sandhurst, gewysig te word van een woonhuis per 2 morg, 60,000 vierkante voet en 80,000 vierkante voet respektiewelik, na een woonhuis per 40,000 vierkante voet.

Besonderhede en planne van hierdie voorgestelde wysiging lê ses weke vanaf datum van hierdie kennisgewing ter insae by die Raad se Hoofkantoor, Kamer No. A 713, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria, en by sy Takkantoor, Kamer No. 501, Armadalegebou, Breestraat 261, Johannesburg.

Besware teen of vertoë in verband met die wysigings kan ter enige tyd skriftelik aan die ondergetekende gerig word maar nie later as Vrydag, 8 Januarie 1965 nie.

H. B. PHILLIPS,
Sekretaris/Tesourier.

Posbus 1341,
Pretoria, 25 November 1964.
(Kennisgewing No. 207/64.)

885—25-2-9

TOWN COUNCIL OF RUSTENBURG.

PROPOSED AMENDING TOWN- PLANNING SCHEME No. 1/9.

Notice is hereby given in accordance with regulation 15, promulgated under the provisions of the Townships and Town-planning Ordinance No. 11 of 1931, as amended, that the Town Council intends to amend the Rustenburg Town-planning Scheme No. 1 of 1955, by adopting the proposals contained in Draft Amending Town-planning Scheme No. 1/9.

This draft scheme provides for the amendment of the map as shown on Map No. 2, Scheme No. 1/9, by determining the density zone in respect of Erven Nos. 633, 653, 673, 635, 655, 675, 551, 552 and 553, to 1 house per 5,000 square feet for the erection of sub-economic houses and the amendment of Table "G" of Section 19 of Scheme No. 1/1955, as amended.

The draft scheme and Map No. 2 will be open for inspection in Room No. 2, Town Hall, Rustenburg, during ordinary office hours for a period of six weeks from the 25th November, 1964.

Any objections or representations with regard thereto should be submitted, in writing, to the undersigned on or before the 16th January, 1965.

F. E. MARX,
Town Clerk.

Town Hall,
Rustenburg, 16th November, 1964.
(No. 98/64.)

STADSRAAD VAN RUSTENBURG.

VOORGESTELDE WYSIGENDE DORPS-
AANLEGSKEMA No. 1/9.

Ooreenkomstig regulasie 15 uitgevaardig ingevolge die bepalings van die Dorps- en Dorpsaanlegordonnansie No. 11 van 1931, soos gewysig, word hiermee kennis gegee dat die Stadsraad van voorneme is om die Rustenburg Dorpsaanlegkema No. 1/1955 te wysig deur die voorstelle wat in die Konsep Wysigende Dorpsaanlegkema No. 1/9 vervat is, te aanvaar.

Hierdie konsepkema maak voorsiening vir die wysiging van die kaart soos aangetoon op Kaart No. 2, Skema No. 1/9 deur die digtheid ten opsigte van Erwe Nos. 633, 653, 673, 635, 655, 675 551, 552, en 553, te bepaal tot 1 huis per 5,000 vierkante voet vir die oprigting van sub-ekonomiese woonhuise en die dienoreenkomstige wysiging van Tabel "G" van Artikel 19 van Skema No. 1/1955, soos gewysig.

Die konsepkema en Kaart No. 2 sal vir 'n tydperk van ses weke vanaf 25 November 1964, gedurende gewone kantoorure in Kamer No. 2, Stadhuis, Rustenburg, ter insae lê.

Enige beswaar of verhoë desbetreffend moet skriftelik voor of op 16 Januarie 1965, by die ondergetekende ingedien wees.

F. E. MARX,
Stadsklerk.

Stadhuis,
Rustenburg, 16 November 1964.
(No. 98/64.)

886—25

TOWN COUNCIL OF KRUGERSDORP.

AMENDED RETURN OF ELECTORAL
EXPENDITURE.

The following particulars in connection with an amended return of electoral expenditure of Councillor Johannes Petrus Jonker, re the municipal election held on the 7th March, 1962, are hereby published in accordance with Section 59 of the Municipal Elections Ordinance, No. 4 of 1927, as amended:—

1. Income:		R c
(a) Republican Municipal Association: Carposters, placards	2	71
(b) Republican Municipal Association: Printing ...	14	37
TOTAL	17	08
2. Expenditure:		R c
(a) West Rand Publications, printing	67	62
(b) Post Office: Telephone connection and calls ...	10	95
(c) Krugersdorp Motor Exchange: Petrol	13	68
(d) Voortrekker Pers Beperk: Printing	32	00
(e) C. Teasdale: Hire of office	3	00
(f) Sundries	10	00
TOTAL	137	25

The return of expenses filed are open for inspection at the office of the undersigned during office hours for a period of three months from the date hereof.

A. VAN A. LOMBARD,
Town Clerk and Returning Officer.

3rd November, 1964.
(Notice No. 146/1964.)

STADSRAAD VAN KRUGERSDORP.

GEWYSIGDE OPGAAF VAN
VERKIESINGSUITGAWE.

Die volgende besonderhede in verband met 'n gewysigde opgaaf van verkiesingsuitgawe wat Raadslid Johannes Petrus Jonker, in verband met die Munisipale Verkiesing op 7 Maart 1962, aangegaan het, word hiermee gepubliseer ooreenkomstig Artikel 59 van Ordonnansie, No. 4 van 1927, soos gewysig:—

1. Ontvangste:		R c
(a) Republikeinse Munisipale Vereniging: Karlappe en plakkate	2	71
(b) Republikeinse Munisipale Vereniging: Vir drukwerk	14	37
TOTAAL	17	08
2. Uitgawes:		R c
(a) West Rand Publications: Drukwerk	67	62
(b) Poskantoor: Telefoon aansluiting en oproepe	10	95
(c) Krugersdorp Motor Exchange: Brandstof	13	68
(d) Voortrekker Pers Beperk: Drukwerk	32	00
(e) C. Teasdale: Huur van kantoor	3	00
(f) Diverse uitgawe	10	00
TOTAAL	137	25

Die opgawe in verband met die uitgawes en die bewysstukke wat ingedien is, is gedurende kantoorure vir 'n tydperk van drie maande vanaf in die kantoor van die ondergetekende ter insae.

A. VAN A. LOMBARD,
Stadsklerk en Stemopnemer.

3 November 1964.
(Kennisgewing No. 146/1964.)

887—25

TOWN COUNCIL OF BETHAL.

ADOPTION OF BY-LAWS, NOTICE IN
TERMS OF SECTION 96 OF THE
LOCAL GOVERNMENT ORDINANCE,
1939, AS AMENDED.

The Town Council of Bethal intends adopting Fire Brigade By-laws; the purpose being control over fires and the levying of charges for the extinguishing of such fires.

Copies of the proposed By-laws are open for inspection at the office of the undersigned during normal office hours until 18th December, 1964.

P. S. BURGER,
Town Clerk.

Town Hall,
Bethal, 18th November, 1964.

STADSRAAD BETHAL.

AANNAME VAN VERORDENINGE,
KENNISGEWING KRAGTENS
ARTIKEL 96 VAN DIE ORDONNANSIE
OP PLAASLIKE BESTUUR,
1939, SOOS GEWYSIG.

Die Stadsraad is voornemens om Brandweer Verordeninge te aanvaar; die doel synde die beheer oor brande en die heffing van gelde vir die blus van sodanige brande. Afskrifte van die Verordeninge lê ter insae in die kantoor van die ondergetekende gedurende normale kantoorure tot 18 Desember 1964.

P. S. BURGER,
Stadsklerk.

Stadhuis,
Bethal, 18 November 1964.

893—25

NOTICE TO HOLDER OF
MINERAL RIGHTS.

DIVISION OF LAND ORDINANCE, No.
20 OF 1957, [SECTION 10 (b)].

To the Executors in the Estate of the late JOHAN ANDRIES MULLER, the registered owner of the Mineral Rights of Portion (indicated by the letters H, J, D, E, F, G, on Diagram S.G. No. A.4396/10), of the remaining extent of portion of portion of the farm Palmietfontein No. 141, Registration Division I.R., District Germiston, by virtue of Deed of Cession of Rights to Minerals No. 48/1941, R.M., registered on 27th February, 1941.

Kindly take notice that Walter Herbert Piel, the registered owner of the said remaining extent of portion of portion of the said farm Palmietfontein No. 141, Registration Division I.R., District of Germiston; measuring as such nine hundred and seven decimal two eight nine five (907.2895) morgen, by virtue of Deed of Transfer No. 6342/1942, dated 7th April, 1942, has lodged an application with the Secretary of the Townships Board, Pretoria, for division of the said land by the creation of a new subdivision thereof, in extent approximately fourteen decimal two (14.2) morgen, to enable such subdivision to be transferred to the Rand Water Board, for use in connection with the distribution of water.

We hereby call on you, if you so wish, to lodge an objection with the Secretary of the Townships Board, Office of the Director of Local Government, Provincial Buildings, Pretoria, within a period of two months after the first publication hereof.

HAYMAN, GODFREY & SANDERSON,
Attorneys for Applicant,
94 Main Street,
Johannesburg, 29th October, 1964.

KENNISGEWING AAN HOUER VAN
MINERAALREGTE.

ORDONNANSIE OP DIE VERDELING
VAN GROND No. 20 VAN 1957
[ARTIKEL 10 (b)].

Aan die eksekuteurs in die Boedel van wyle JOHAN ANDRIES MULLER, die geregistreerde eienaar van die Mineraalregte van Gedeelte (aangedui deur die letters H, J, D, E, F, G, op die Diagram L.G., No. A.4396/10), van die resterende gedeelte van gedeelte van gedeelte van die plaas Palmietfontein No. 141, Registrasie-afdeling I.R., Distrik Germiston, uit hoofde van Akte van Sedering van Regte t.o.v. Minerale No. 48/1941, R.M., geregistreer op 27 Februarie 1941.

Geliewe kennis te neem dat Walter Herbert Piel, die geregistreerde eienaar van die gemelde resterende gedeelte van gedeelte van gedeelte van die gemelde plaas Palmietfontein No. 141, Registrasie-afdeling I.R., Distrik Germiston; groot as sodanig nege honderd en sewe desimaal twee agt nege vyf (907.2895) morg, uit hoofde van Transporkarte No. 6342/1942, gedateer 7 April 1942, 'n aansoek by die Sekretaris van die Dorpsraad, Pretoria, ingedien het om die verdeling van die gemelde grond deur die skepping van 'n nuwe onderverdeling daarvan, groot ongeveer veertien desimaal twee (14.2) morg, sodat sodanige onderverdeling oorgedra kan word aan die Randse Waterraad, vir gebruik in verband met die verspreiding van water.

Enigiemand wat teen hierdie aansoek beswaar wil aanteken, moet sy beswaar binne twee maande na die eerste verskyning hiervan indien by die Sekretaris van die Dorpsraad, Kantoor van die Direkteur van Plaaslike Bestuur, Provinsiale Gebou, Pretoria.

HAYMAN, GODFREY & SANDERSON,
Prokureurs vir die Applikant,
Mainstraat 94,
Johannesburg, 29 Oktober 1964.

854—11-18-25

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDING SCHEME No. 1/162).

(Notice in terms of Section 35 of the Townships and Town-planning Ordinance, 1931.)

The City Council of Johannesburg proposes to amend its Town-planning Scheme No. 1, by zoning Stands Nos. 387, 388, 389 and 390 Johannesburg, being the north-western corner of Bree and Rissik Streets, at present zoned "General Business" in Height Zone 1, to permit the building to project above the 59' line and to exceed the permissible bulk, on certain conditions.

Particulars of this amendment are open for inspection at Room No. 423, Municipal Offices, Johannesburg, for a period of six weeks from the undermentioned date. Every occupier or owner of immovable property situate within the area to which the Scheme applies, has the right to object to the amendment and may inform the Clerk of the Council, in writing, of such objection and the grounds thereof at any time during the six weeks the particulars are open for inspection.

S. D. MARSHALL,
Acting Clerk of the Council.

Municipal Offices,
Johannesburg, 11th November, 1964.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPS-AANLEGSKEMA No. 1 (WYSIGING-SKEMA No. 1/162).

(Kennisgewing ingevolge die bepaling van Artikel 35 van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931).

Die Stadsraad van Johannesburg is voornemens om sy Dorpsaanlegskema No. 1, te wysig deur die indeling van Standplase Nos. 387, 388, 389 en 390 Johannesburg, naamlik die noordwestelike hoek van Bree- en Rissikstraat, wat tans vir „algemene besigheidsdoeleindes" in Hoogtestreek 1 ingedeel is, te verander sodat die gebou bokant die 59'-lyn kan uitsteek en die toelaatbare omvang op sekere voorwaardes kan oorskry.

Besonderhede van hierdie wysiging lê ses weke lank met ingang van ondergenoemde datum in Kamer No. 423, Stadhuis, Johannesburg, ter insae. Alle bewoners of eienaars van vaste eiendom wat geleë is binne die gebied waarop die Skema van toepassing is, kan teen die wysiging beswaar opper en moet die Klerk van die Raad te eniger tyd gedurende die ses weke waartydens die besonderhede ter insae lê, skriftelik van sy beswaar en die redes daarvoor verwittig.

S. D. MARSHALL,
Waarnemende Klerk van die Raad.

Stadhuis,
Johannesburg, 11 November 1964.
833—11-18-25

MUNICIPALITY OF SCHWEIZER-RENEKE.

PROSPECTING RIGHTS.

Notice is given, in terms of the provisions of Section 79 (18) of the Local Government Ordinance, No. 17 of 1939, as amended, that the Town Council of Schweizer-Reneke resolved, subject to the approval of the Administrator, to grant permission to Mr. A. F. Voges (junior), to prospect for diamonds on a certain portion of the townlands for a period of six months.

A sketch plan indicating the portion in question and a copy of the contract to be entered into by the prospector with the Council are open for inspection by interested persons at the office of the undersigned up to the 31st December, 1964.
(Notice No. 39/1964.)

Objections, in writing, if any, against the Resolution of the Council must reach the Town Clerk before the 31st December, 1964.

J. C. BUYS,
Town Clerk.

Municipal Offices, 11th November, 1964.
(Notice No. 127/1964.)

MUNISIPALITEIT SCHWEIZER-RENEKE.

PROSPEKTEERREGTE.

Kennisgewing geskied ingevolge die bepaling van Artikel 79 (18) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Dorpsraad van Schweizer-Reneke besluit het om, onderhewig aan die goedkeuring van Sy Edele, die Administrateur, toestemming te verleen aan mnr. A. F. Voges (junior), om vir 'n tydperk van ses maande op 'n sekere gedeelte van die dorpsgronde te prospekter vir diamante.

'n Sketsplan waarop die terrein aangedui word asook 'n afskrif van die kontrak wat deur die prospekterder met die Raad aangegaan moet word lê ter insae vir belanghebbende persone ten kantore van die Stadsklerk tot 31 Desember 1964.

Skriftelike besware, indien enige, teen die besluit van die Raad moet die Stadsklerk bereik voor 31 Desember 1964.

J. C. BUYS,
Stadsklerk.

Munisipale Kantore, 10 November 1964.
(Kennisgewing No. 127/1964.)

878—18-25-2

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDING SCHEME No. 1/159).

(Notice in terms of Section 35 of the Townships and Town-planning Ordinance, 1931).

The City Council of Johannesburg proposes to amend its Town-planning Scheme No. 1 as follows:—

- By amending the density zoning of Stand No. 509 Auckland Park, situated at 36 Surbiton Avenue, between Cookham and Henley Roads, presently zoned one dwelling per erf to permit subdivision into one dwelling per 12,500 square feet;
- By amending Clause 9 to provide for roads and streets permanently closed and consolidated or tied to an existing erf to be automatically included in the Scheme with the same rights and restrictions as the erf to which it is consolidated or tied;
- By amending Clause 14 by including a definition of scrapyards;
- By amending Clause 29 (c) to provide that any floor or floors used for the purpose of a parking garage shall not be reckoned in the height set out in Table G of the Scheme provided that the height from floor to ceiling does not exceed 12 feet; and
- By amending Town-planning Scheme No. 1 by the deletion of the figure "6" and deletion from Map No. 5 of Town Planning Road No. 6.

Particulars of these amendments are open for inspection at Room No. 423, Municipal Offices, Johannesburg, for a period of six weeks from the undermentioned date. Every occupier or owner of immovable property situate within the area to which the Scheme applies has the right to object to the amendment and may inform the Clerk of the Council, in writing, of such objection and the grounds thereof at any time during the six weeks the particulars are open for inspection.

S. D. MARSHALL,
Acting Clerk of the Council.

Municipal Offices,
Johannesburg, 11th November, 1964.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPS-AANLEGSKEMA No. 1 (WYSIGING-SKEMA No. 1/159).

(Kennisgewing ingevolge die bepaling van Artikel 35 van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931).

Die Stadsraad van Johannesburg is voornemens om sy Dorpsaanlegskema No. 1 as volg te wysig:—

- Deur die digtheidsindeling van Standplase No. 509 Aucklandpark, geleë by Surbitonlaan 36, tussen Cookham- en Henleyweg, wat tans een woonhuis per erf is te verander sodat dit onderverdeel kan word en daar een woonhuis per 12,500 vierkante voet toegelaat kan word;
- deur klousule 9 te wysig ten einde voorsiening te maak dat paaie en strate wat permanent gesluit en met 'n bestaande erf verenig of gekoppel word, outomaties by die Skema ingesluit word, met dieselfde regte en beperkings as die erf waarmee dit verenig of gekoppel word;
- deur klousule 14 te wysig deur 'n omskrywing van 'n rommelwerf daarby in te sluit;
- deur klousule 29 (c) te wysig ten einde voorsiening daarvoor te maak dat enige verdieping of verdieping wat vir 'n parkeergarage gebruik word nie by die hoogte wat in Tabel G van die Skema uiteengesit is, ingesluit word nie, met dien verstande dat die hoogte van die vloer af tot by die plafon nie 12 voet oorskry nie; en
- deur Dorpsaanlegskema No. 1 te wysig deur die syfer „6" te skrap en Dorpsaanlegpad No. 6 op Kaart No. 5, te skrap.

Besonderhede van hierdie wysigings lê ses weke lank met ingang van ondergenoemde datum in Kamer No. 423, Stadhuis, Johannesburg, ter insae. Alle bewoners of eienaars van vaste eiendom wat geleë is binne die gebied waarop die Skema van toepassing is, kan teen die wysiging beswaar opper en moet die Klerk van die Raad te eniger tyd gedurende die ses weke waartydens die besonderhede ter insae lê, skriftelik van sy beswaar en die redes daarvoor verwittig.

S. D. MARSHALL,
Waarnemende Klerk van die Raad.

Stadhuis,
Johannesburg, 11 November 1964.
829—11-18-25

TOWN COUNCIL OF LYDENBURG.

PROPOSED CLOSING OF MORGAN STREET: LYDENBURG EXTENSION No. 1.

Notice is hereby given, in accordance with the provisions of Section 67 (3) of the Local Government Ordinance, 1939, that it is the intention of the Town Council of Lydenburg, subject to the Consent of the Honourable the Administrator, to close permanently the whole of Morgan Street, Lydenburg Extension No. 1, in its original position.

A plan showing the street which it is proposed to close may be inspected at the office of the Town Clerk, Municipal Offices, Lydenburg, during normal office hours, for a period of 60 days from date of publication hereof.

Any owner, lessee or occupier of land abutting on the street which it is proposed to close, or any other person who has any objection or who may have any claim for compensation as a result of the proposed closing, must lodge such objection or claim with the Town Clerk, Municipal Offices, Lydenburg, in writing, on or before the 1st February, 1965.

J. P. BARNHOORN,
Town Clerk.

Office of the Town Clerk,
P.O. Box 61,
Lydenburg, 18th November, 1964.

STADSRAAD VAN LYDENBURG.

VOORGESTELDE SLUITING VAN MORGANSTRAAT, LYDENBURG UITBREIDING No. 1.

Kennisgewing geskied hiërmee ooreenkomsig bepalings van Artikel 67 (3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat dit die voorneme van die Stadsraad van Lydenburg is om, onderworpe aan die goedkeuring van Sy Edele die Administrateur, Morganstraat, Lydenburg Uitbreiding No. 1, in sy oorspronklike posisie in geheel te sluit.

'n Plan waarop die straat wat dit voornemens is om te sluit aangedui word, lê ter insae by die kantoor van die Stadsklerk, Munisipale Kantore, Lydenburg, gedurende normale kantoorure, vir 'n tydperk van 60 dae vanaf datum van publikasie hiervan.

Enige eienaar, huurder of bewoner van grond wat aan die straat grens wat dit voornemens is om te sluit of enige ander persoon wat enige beswaar of eis om skadevergoeding sal hê as gevolg van die voorgestelde sluiting moet sodanige besware of eise skriftelik by die Stadsklerk, Munisipale Kantore, Lydenburg, indien voor of op 1 Februarie 1965.

J. P. BARNHOORN,
Stadsklerk.

Kantoor van die Stadsklerk,
Posbus 61,
Lydenburg, 18 November 1964.
(Kennisgewing No. 39/1964.) 889-25

TOWN COUNCIL OF BOKSBURG.

PROPOSED AMENDMENTS TO TOWN-PLANNING SCHEME, TOWN-PLANNING SCHEME No. 1/25.

Notice is hereby given, in terms of the regulations framed under the Townships and Town-planning Ordinance, 1931, as amended, that the Town Council of Boksburg, proposes to amend its Town-planning Scheme as follows:—

Scheme No. 1/25.—By the amendment of the Scheme Map to provide for the rezoning of Holding No. 10, Westwood Small Holdings, from Agricultural Purposes to General Residential Purposes.

Further particulars of the above-mentioned amendments are open for inspection at the office of the undersigned for a period of six weeks from the date of the first publication hereof. Every occupier or owner of immovable property, situate within the area to which the Scheme applies, shall have the right of objection to the proposed amendments.

Objections and the grounds thereof, in writing, will be received by the undersigned up to and including Wednesday, 6th January, 1965.

P. RUDO NELL,
Town Clerk,

Municipal Offices,
Boksburg, 11th November, 1964.
(Notice No. 98/1964.)

STADSRAAD VAN BOKSBURG.

VOORGESTELDE WYSIGING VAN DORPSAANLEGSKEMA, DORPSAANLEGSKEMA No. 1/25.

Kennis word hiermee gegee kragtens die regulasies opgestel ingevolge die Dorpen Dorpsaanleg-Ordonnansie, 1931, soos gewysig, van die Stadsraad van Boksburg se voorneme om sy Dorpsaanlegskema soos volg verder te wysig:—

Skema No. 1/25.—Deur die wysiging van die Skemakaart vir die herindelung van Hoewe No. 10, Westwood-Landbouhoewes, van Landboudoeleindes na Algemene Woondoeleindes.

Nadere besonderhede van die bogemelde wysigings sal vir 'n tydperk van ses weke vanaf die datum van eerste publikasie hiervan ten kantore van die ondergetekende ter insae lê. Elke bewoner of eienaar van onroerende eiendom geleë binne die gebiede waarop die Skema van toepassing is, besit

die reg om teen die wysigings beswaar te opper. Skriftelike besware en die redes daarvoor sal tot en met inbegrip van Woensdag, 6 Januarie 1965, deur die ondergetekende ontvang word.

P. RUDO NELL,
Stadsklerk,

Stadhuis,
Boksburg, 11th November, 1964.
(Kennisgewing No. 98/1964.) 874-18-25-2

VILLAGE COUNCIL OF GROBLERSDAL.

PROPOSED AMENDMENT TO THE TOWN-PLANNING SCHEME OF GROBLERSDAL No. 1/1949 (AMENDING SCHEME No. 6).

Notice is hereby given in terms of the regulations framed under the Townships and Town-planning Ordinance, No. 11 of 1939, as amended, that the Village Council of Groblersdal, proposed to amend its Town-planning Scheme No. 1/1949, as follows:—

The density zoning of Extensions Nos. I and II be amended from "one dwelling-house per erf" to "one dwelling-house per 12,000 square feet".

Particulars and plans of the above-mentioned amendment are open for inspection at the office of the undersigned, for a period of six weeks from the date of the first publication hereof. Every occupier or owner of immovable property, situated within the area of which the Scheme applies, shall have the right of objection to the amendment and may notify the Town Clerk, in writing, of such objection, and of the grounds thereof, at any time during the six weeks the particulars are open for inspection.

P. C. F. VAN ANTWERPEN,
Town Clerk.

Municipal Offices,
Groblersdal, 6th November, 1964.
(Notice No. 22/1964.)

DORPSRAAD VAN GROBLERSDAL.

VOORGESTELDE WYSIGING VAN DIE GROBLERSDALSE DORPSAANLEGSKEMA No. 1/1949 (WYSIGENDE SKEMA No. 6).

Kennis word hiermee gegee kragtens die regulasie opgestel ingevolge die Dorpen en Dorpsaanleg-Ordonnansie, No. 11 van 1939, soos gewysig, van die Dorpsraad van Groblersdal, se voorneme om sy Dorpsaanlegskema No. 1/1949, soos volg te wysig:—

Die digtheidsbestemming van Uitbreidings Nos. I en II verander te word van „Een woonhuis per erf” na „Een woonhuis per 12,000 vierkante voet”.

Besonderhede en planne van bogenoemde wysiging sal vir 'n tydperk van ses weke vanaf datum van eerste publikasie hiervan ten kantore van die ondergetekende ter insae lê. Elke bewoner of eienaar van vaste eiendom wat binne die gebied waarop die Skema van toepassing is, geleë is, het die reg om teen die voorgestelde wysiging beswaar te maak en mag te enige tyd gedurende die ses weke wat die besonderhede vir insae lê, sy besware en redes daarvoor skriftelik by die Stadsklerk indien.

P. C. F. VAN ANTWERPEN,
Stadsklerk.

Munisipale Kantore,
Groblersdal, 6 November 1964.
(Kennisgewing No. 22/1964.) 871-18-25-2

MUNICIPALITY OF CHRISTIANA.

DONATION OF PORTION OF TOWNLANDS TO SUID-AFRIKAANSE VROUE FEDERASIE.

Notice is hereby given, in terms of Section 79 (18) of Ordinance No. 17 of 1939, that it is the intention of the Council to donate, subject to certain conditions, portion

TARIEWE.

Daar word ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Benoni, voornemens is om die volgende Verordeninge te wysig:—

Brandweertarief.—Om die huidige ambulansietarief af te kondig en om sekere koste vir die brandweerdienste gelewer deur die Raad te verhoog.

Ambulansietarief.—Om die huidige tarief vir die gebruik van die Raad se ambulansie af te kondig.

Afskrifte van hierdie wysiging lê ter insae by die Stadsklerk se Kantoor vir 'n tydperk van 21 dae met ingang van die datum van publikasie hiervan.

R. L. FOSTER,
Waarnemende Stadsklerk.

Munisipale Kantore,
Benoni, 20 November 1964. 892-25

4. Erwe Nos. 539 en 543, Dorp Florida, van „Spesiale Woonstreek” met ’n digtheidstreek van „een woning per erf” na „Spesiale Woonstreek” met ’n digtheidstreek van „een woning per 8,000 vierkante voet”.
5. Erf No. 539 en Gedeelte A van Erf No. 540, Dorp Florida, van „Spesiale Woonstreek” na „Algemene Woonstreek”.
6. Erf No. 85, Dorp Florida, deur die toepassing van ’n subklousule wat voorsiening sal maak vir ’n dekkingstreek van 90 persent op die grondvloer en 50 persent, op hoër vloere.
7. Stroke grond van wisselende, wydte langs die noordelike en suidelike grense van Hoofdstraat, Dorp Roo-depoort, rakende die ondergenoemde erwe, vir padoeleindes met die oog op ’n verbreding van die totale, pad-reserwe tot 90 Kaapse voet:—

Erwe No. 1776, Myn-erf No. 25, Myn-erf, Nos. 278/9, 1043, 1573, 1079, 1099, 1101, 1103, 1104, 1108, resterende gedeelte van 1110, 961, resterende gedeelte van 962, resterende gedeelte van 963, 965, 967, 969, 973, 978, 979, 983, 1608, Gedeelte 38 van 1841, 990, 1603, 1604, 1041.

Besonderhede van die Ontwerpskema en Kaart No. 1 is vir ’n tydperk van ses weke vanaf 18 November 1964, ter insae by die kantoor, van die Stadsingenieur, Stadhuis, Roo-depoort.

Elke eenaar of bewoner van vaste eiendom, geleë binne die gebied waarop die Skema van toepassing is, het die reg om beswaar of vertoë in verband daarmee skriftelik aan die ondergetekende te rig. Sodanige beswaar of vertoë moet duidelik aantoon op grond waarvan dit gemaak word en sal tot 30 Desember 1964, ontvang word.

C. J. JOUBERT,
Stadsklerk.

Munisipale Kantore,
Roo-depoort, 18 November 1964
(Kennisgewing No. 90/1964.) 861—18-25-2

CITY COUNCIL OF PRETORIA

PROPOSED CLOSING OF PORTION OF TALJAARD STREET, HERMANSTAD.

Notice is hereby given, in terms of Section 67 of the Local Government Ordinance, 1939, that it is the intention of the Council to permanently close to all traffic a portion of Taljaard Street from a point 50 feet from the western boundary of Erf No. 43 up to a point 50 feet from the eastern boundary of Erf No. 45, Hermanstad.

A plan, showing the portion of the open space to be closed may be inspected during the usual office hours at Room No. 33, New City Hall, Paul Kruger Street, Pretoria.

Any person who has objection to the proposed closing or who may have any claim to compensation if such closing is carried out, is requested to lodge his objection or claim, as the case may be, with the undersigned, in writing, on or before Wednesday, 10th February, 1965.

H. RODE,
Acting Town Clerk.

19th November, 1964.
(Notice No. 284/1964.)

STADSRAAD VAN PRETORIA.

VOORGESTELDE SLUITING VAN ’N GEDEELTE VAN TALJAARD-STRAAT, HERMANSTAD.

Ooreenkomstig die bepalings van Artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee kennis gegee dat die Raad voornemens is om ’n gedeelte van Taljaardstraat vanaf ’n punt 50 voet van die westelike grens van Erf No. 43 tot by ’n punt 50 voet vanaf die oostelike grens van Erf No. 45, Hermanstad, permanent vir alle verkeer te sluit.

’n Plan wat die gedeelte van die straat wat gesluit gaan word, aandui, lê ter insae gedurende die gewone diensure te Kamer No. 33, Nuwe Stadhuis, Paul Krugerstraat, Pretoria.

Enigiemand wat teen die voorgenome sluiting, beswaar wil maak of ’n eis om vergoeding mag hê as die sluiting deur-gevoer word, word versoek om sy beswaar of eis, na gelang die geval, skriftelik voor of op Woensdag, 10 Februarie, 1965, by ondergetekende in te dien.

H. RODE,
Waarnemende Stadsklerk.

19 November 1964.
(Kennisgewing No. 284/1964.) 888—25

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDING SCHEME No. 1/164).

(Notice in terms of Section 35 of the Townships and Town-planning Ordinance, 1931.)

The City Council of Johannesburg proposes to amend its Town-planning Scheme No. 1, by rezoning Holding No. 49 Klipriviersberg, being North Road between East and Gard Roads, presently zoned “Special Residential” to “Special” to permit the erection of a rehabilitation workshop and its use in conjunction with the hostel of the Society to Help Civilian Blind, on certain conditions.

Particulars of this amendment are open for inspection at Room No. 423, Municipal Offices, Johannesburg, for a period of six weeks from the undermentioned date. Every occupier or owner of immovable property situate within the area to which the Scheme applies has the right to object to the amendment and may inform the Clerk of the Council, in writing, of such objection and the grounds thereof at any time during the six weeks the particulars are open for inspection.

S. D. MARSHALL,
Acting Clerk of the Council.

Municipal Offices,
Johannesburg, 11th November, 1964.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA No. 1 (WYSIGING SKEMA No. 1/164).

(Kennisgewing ingevolge die bepalings van Artikel 35 van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931).

Die Stadsraad van Johannesburg is voornemens om sy Dorpsaanlegskema No. 1, te wysig deur die indeling van Hoewe No. 49 Klipriviersberg, naamlik Northweg tussen East-en Gardweg, wat tans „spesiale woondoelindes” is, na „spesiaal” te verander, sodat daar ’n rehabilitasiewerkwinkel wat saam met die tehuis van die Vereniging vir Burgerlike Blindes gebruik gaan word, op sekere voorwaardes opgerig kan word.

Besonderhede van hierdie wysiging lê ses weke lank met ingang van ondergenoemde datum in Kamer No. 423, Stadhuis, Johannesburg, ter insae. Alle bewoners of eienaars van vaste eiendom wat geleë is binne die gebied waarop die Skema van toepassing is, kan teen die wysiging beswaar opper en moet die Klerk van die Raad te eniger tyd gedurende die ses weke waartydens die besonderhede ter insae lê, skriftelik van sy beswaar en die redes daarvoor verwittig.

S. D. MARSHALL,
Waarnemende Klerk van die Raad.

Stadhuis,
Johannesburg, 11 November 1964.
832—11-18-25

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME No. 1 (AMENDING SCHEME No. 1/165).

(Notice in terms of Section 46 of the Townships and Town-planning Ordinance, 1931.)

Because it has been so directed the City Council of Johannesburg proposes to amend its Town-planning Scheme No. 1, by rezoning Stand No. 343, Emmarentia Extension No. 1, situated at 149 Barry Hertzog

MUNISIPALITEIT ROODEPOORT.

ONTWERP DORPSAANLEGSKEMA No. 1/29.

Kennisgewing geskied ter algemene inligting ingevolge die regulasies opgestel kragtens die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, soos gewysig, dat die Stadsraad van Roo-depoort voornemens is om die bogenoemde Ontwerpskema te aanvaar wat Dorpsaanlegskema, No. 1 van 1946, sal wysig deur die herindeling van die gebruike waarvoor ondergenoemde erwe aangewend kan word, onderworpe aan sekere voorwaardes:—

1. Restant van Erf No. 111, Dorp Florida, van „Algemene Woonstreek” na „Algemene Besigheid”.
2. Erf No. 37, Dorp Florida, van „Spesiale Woonstreek” na „Beperkte Nywerheid”.
3. Erf No. 455, Dorp Florida, van „Spesiale Woonstreek” na „Spesiaal” vir parkeerdoelindes.

Avenue, being the north-west corner of Luizi Lane and Barry Hertzog Avenue, presently zoned "Special Residential" to "General Business" to permit an extended bottle store on certain conditions.

Particulars of this amendment are open for inspection at Room No. 423, Municipal Offices, Johannesburg, for a period of six weeks from the undermentioned date. Every occupier or owner of immovable property situate within the area to which the Scheme applies has the right to object to the amendment and may inform the Clerk of the Council, in writing, of such objection and the grounds thereof at any time during the six weeks the particulars are open for inspection.

ROSS BLAINE,
Clerk of the Council.

Municipal Offices,
Johannesburg, 25th November, 1964.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGE DORPSAANLEGSKEMA No. 1 (WYSIGINGSKEMA No. 1/165).

(Kennisgewing ingevolge die bepaling van Artikel 46 van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931.)

Die Stadsraad van Johannesburg moet in opdrag van die Direkteur van Plaaslike Bestuur, sy Dorpsaanlegskema No. 1, wysig deur die indeling van Standplaas No. 343, Emmarentia-uitbreiding No. 1, geleë by Barry Hertzoglaan 149, naamlik die noord-westelike hoek van Luzisteeg en Barry Hertzoglaan, wat tans „spesiale woondoeleindes" is, op sekere voorwaardes na „algemene besigheidsdoeleindes" te verander sodat die drankwinkel groter gemaak kan word.

Besonderhede van hierdie wysiging lê ses weke lank met ingang van ondergenoemde datum in Kamer No. 423, Stadhuis, Johannesburg, ter insae. Alle bewoners of eienaars van vaste eiendom wat geleë is binne die gebied waarop die Skema van toepassing is, kan teen die wysiging beswaar opper en moet die Klerk van die Raad te eniger tyd gedurende die ses weke waartydens die besonderhede ter insae lê, skriftelik van sy beswaar en die redes daarvoor verwittig.

ROSS BLAINE,
Klerk van die Raad.

Stadhuis,
Johannesburg, 25 November 1964.
882-25-2-9

TOWN COUNCIL OF BOKSBURG.

PROPOSED AMENDMENTS TO TOWN-PLANNING SCHEME.

TOWN-PLANNING SCHEME No. 1/26.

Notice is hereby given in terms of the regulations framed under the Townships and Town-planning Ordinance, 1931, as

amended; that the Town Council of Boksburg, proposes to amend its Town-planning Scheme as follows:

Scheme No. 1/26.—By the amendment of the Scheme Map to provide for the rezoning of Portions 132, 133, 134, 135, 137 and 48, Klipfontein No. 83, from Agricultural Purposes to Undetermined, and the rezoning of Portion 136, Klipfontein No. 83, from Special Purposes to Undetermined.

Further particulars of the above-mentioned amendments are open for inspection at the office of the undersigned for a period of six weeks from the date of the first publication hereof. Every occupier or owner of immovable property, situate within the area to which the Scheme applies, shall have the right of objection to the proposed amendments. Objections and the grounds thereof, in writing, will be received by the undersigned up to and including Wednesday, 30th December, 1964.

P. RUDO. NELL,
Town Clerk.

Municipal Offices,
Boksburg, 28th October, 1964.
(Notice No. 95/1964.)

STADSRAAD VAN BOKSBURG.

VOORGESTELDE WYSIGING VAN DORPSAANLEGSKEMA No. 1/26.

Kennis word hiermee gegee kragtens die regulasies opgestel ingevolge die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, soos gewysig, van die Stadsraad van Boksburg se voorneme om sy Dorpsaanlegskema soos volg verder te wysig:—

Skema No. 1/26.—Deur die wysiging van die Skema kaart om vir die herindeling van Gedeeltes 132, 133, 134, 135, 137 en 48, Klipfontein No. 83, van Landbou-doeleindes na Onbepaald en Gedeelte 136, Klipfontein No. 83, van Spesiale-doeleindes na Onbepaald.

Nadere besonderhede van die bogemelde wysigings sal vir 'n tydperk van ses weke vanaf die datum van eerste publikasie hiervan ten kantore van die ondergetekende ter insae lê. Elke bewoner of eienaar van onroerende eiendom geleë binne die gebied waarop die Skema van toepassing is, besit die reg om teen die wysigings beswaar te opper. Skriftelike besware en die redes daarvoor sal tot en met inbegrip van Woensdag, 30 Desember 1964, deur die ondergetekende ontvang word.

P. RUDO. NELL,
Stadsklerk.

Munisipale Kantore,
Boksburg, 28 Oktober 1964.
(Kennisgewing No. 95/1964.)

837-11-18-25

MUNICIPALITY OF ROODEPOORT.

DRAFT TOWN-PLANNING SCHEME No. 1/32.

It is notified for general information in terms of the regulations framed under the Townships and Town-planning Ordinance,

1931, as amended, that it is the intention of the Town Council of Roodepoort, to adopt the above-mentioned Draft Scheme which will amend Town-planning Scheme, No. 1 of 1946, by—

1. the re-zoning of Erf No. 219, Delarey Township, from "Special Residential" to "General Business" subject to certain conditions;
2. amending the definitions in the Town-planning Scheme of a "Flat" and a "Residential Building".

Particulars of the Draft Scheme and Map No. 1, are open for inspection at the office of the Town Engineer, Town Hall, Roodepoort, for a period of six weeks from 11th November, 1964.

Every owner or occupier of immovable property situate within the area to which the Scheme applies, has the right to submit objections or representations in regard thereto, in writing, to the undersigned. Such objections or representations must clearly indicate the grounds on which they are made and will be received up to 23rd December, 1964.

C. J. JOUBERT,
Town Clerk.

Municipal Offices,
Roodepoort, 11th November, 1964.
(Notice No. 87/1964.)

MUNISIPALITEIT ROODEPOORT.

ONTWERP-DORPSAANLEGSKEMA, No. 1/32.

Kennisgewing geskied ter algemene inligting ingevolge die regulasies opgestel kragtens die Dorpe en Dorpsaanleg-Ordonnansie, 1931, soos gewysig, dat die Stadsraad van Roodepoort voornemens is om die bogenoemde Ontwerpskema te aanvaar wat Dorpsaanlegskema, No. 1 van 1946, sal wysig deur—

1. die herindeling van Erf No. 219, Dorp Delarey, van „Spesiale Woonstreek" na „Algemene Besigheid," onderworpe aan sekere voorwaardes;
2. die definisies in die Dorpsaanlegskema van 'n „Woonstel" en 'n „Woongebou" te wysig.

Besonderhede van die Ontwerpskema en Kaart No. 1, is vir 'n tydperk van ses weke vanaf 11 November 1964, ter insae by die kantoor van die Stadsingenieur, Stadhuis, Roodepoort.

Elke eienaar of bewoner van vaste eiendom geleë binne die gebied waarop die Skema van toepassing is, het die reg om beswaar of vertoe in verband daarmee skriftelik aan die ondergetekende te rig. Sodanige beswaar of vertoe moet duidelik aantoon op grond waarvan dit gemaak word en sal tot 23 Desember 1964, ontvang word.

C. J. JOUBERT,
Stadsklerk.

Munisipale Kantore,
Roodepoort, 11 November 1964.
(Kennisgewing No. 87/1964.)

856-11-18-25

IMPORTANT ANNOUNCEMENT.

CLOSING TIME FOR PROVINCIAL NOTICES.

As the 16th and 25th December, 1964, and the 1st January, 1965, are public holidays, the closing times for acceptance of Provincial Notices will be as follows:—

10 a.m. on Friday, 11th December, for the *Provincial Gazette* of Tuesday, 15th December, 1964.

10 a.m. on Thursday, 17th December, for the *Provincial Gazette* of Wednesday, 23rd December, 1964.

10 a.m. on Wednesday, 23rd December, for the *Provincial Gazette* of Wednesday, 30th December, 1964.

Late notices will be published in the subsequent issues.

S. A. MYBURGH,
Government Printer.

BELANGRIKE AANKONDIGING.

SLUITINGSTYD VIR PROVINSIALE KENNISGEWINGS.

Aangesien 16 en 25 Desember 1964 en 1 Januarie 1965, openbare vakansiedae is, sal die sluitingstye vir die aanname van Provinsiale Kennisgewings as volg wees:—

10 vm. op Vrydag, 11 Desember vir die *Provinsiale Koerant* van Dinsdag, 15 Desember 1964.

10 vm. op Donderdag 17 Desember vir die *Provinsiale Koerant* van Woensdag, 23 Desember 1964.

10 vm. op Woensdag, 23 Desember vir die *Provinsiale Koerant* van Woensdag, 30 Desember 1964.

Laat kennisgewings sal in die daaropvolgende uitgawes geplaas word.

S. A. MYBURGH,
Staatsdrukker.

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