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No. 50 (Administrators-), 1966.]

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;

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 en op Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Johannesburg; hierdie wysiging staan bekend as Johannesburg-dorpsaanlegskema No. 1/191.

Gegee onder my Hand te Pretoria, op hede die Ses-en-twintigste dag van Februarie Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrator van die Provincie van Transvaal.
T.A.D. 5/2/25/191.

No. 51 (Administrator-), 1966.]

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;

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 en op Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Johannesburg; hierdie wysiging staan bekend as Johannesburg-dorpsaanlegskema No. 1/185.

Gegee onder my Hand te Pretoria, op hede die Ses-en-twintigste dag van Februarie Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrator van die Provincie van Transvaal.
T.A.D. 5/2/25/185.

No. 52 (Administrators-), 1966.]

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;

No. 50 (Administrator's), 1966.]

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;

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 and on Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Johannesburg; this amendment is known as Johannesburg Town-planning Scheme No. 1/191.

Given under my Hand at Pretoria on this Twenty-sixth day of February, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/25/191.

No. 51 (Administrator's), 1966.]

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;

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 and on Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Johannesburg; this amendment is known as Johannesburg Town-planning Scheme No. 1/185.

Given under my Hand at Pretoria on this Twenty-sixth day of February, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/25/185.

No. 52 (Administrator's), 1966.]

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;

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 en op Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Johannesburg; hierdie wysiging staan bekend as Johannesburg-dorpsaanlegskema No. 1/192.

Gegee onder my Hand te Pretoria op hede die Ses-en-twintigste dag van Februarie Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/25/192.

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 and on Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Johannesburg; this amendment is known as Johannesburg Town-planning Scheme No. 1/192.

Given under my Hand at Pretoria on this Twenty-sixth day of February, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/25/192.

No. 53 (Administrateurs-), 1966.]

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;

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 en op Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Johannesburg; hierdie wysiging staan bekend as Johannesburg-dorpsaanlegskema No. 1/179.

Gegee onder my Hand te Pretoria op hede die Ses-en-twintigste dag van Februarie Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/25/179.

No. 53 (Administrator's), 1966.]

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.

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 and on Map No. 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Johannesburg; this amendment is known as Johannesburg Town-planning Scheme No. 1/179.

Given under my Hand at Pretoria on this Twenty-sixth day of February, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/25/179.

No. 54 (Administrateurs-), 1966.]

PROKLAMASIE
DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1945, van die Stadsraad van Germiston by Proklamasie No. 58 van 1945, 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 op sigte 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, 1945 van die Stadsraad van Germiston, 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, Germiston; hierdie wysiging staan bekend as Germiston-dorpsaanlegskema No. 1/24.

Gegee onder my Hand te Pretoria, op hede die Ses-en-twintigste dag van Februarie Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/19/24.

No. 54 (Administrator's), 1966.]

PROCLAMATION
BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1945, of the City Council of Germiston, was approved by Proclamation No. 58 of 1945, 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, 1945 of the City Council of Germiston, 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, Germiston; this amendment is known as Germiston Town-planning Scheme No. 1/24.

Given under my Hand at Pretoria on this Twenty-sixth day of February, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/19/24.

No. 55 (Administrateurs-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1954, van die Stadsraad van Ermelo by Proklamasie No. 181 van 1954, 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, 1954, van die Stadsraad van Ermelo 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, Ermelo; hierdie wysiging staan bekend as Ermelo-dorpsaanlegskema No. 1/8.

Gegee onder my Hand te Pretoria, op hede die Ses-en-twintigste dag van Februarie Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.
T.A.D. 5/2/9/8.

No. 56 (Administrateurs-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1944, van die Stadsraad van Pretoria by Proklamasie No. 146 van 1944, 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, 1944, van die Stadsraad van Pretoria, 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, Pretoria; hierdie wysiging staan bekend as Pretoria-dorpsaanlegskema No. 1/64.

Gegee onder my Hand te Pretoria, op hede die Ses-en-twintigste dag van Februarie Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie van Transvaal.
T.A.D. 5/2/47/64.

No. 57 (Administrateurs-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1944, van die Stadsraad van Pretoria by Proklamasie No. 146 van 1944, 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, 1944, van die Stadsraad van Pretoria, hierby gewysig word soos aangedui in die skemaklousules en op

No. 55 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1954, of the Town Council of Ermelo was approved by Proclamation No. 181 of 1954, 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, 1954, of the Town Council of Ermelo 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, Ermelo; this amendment is known as Ermelo Town-planning Scheme No. 1/8.

Given under my Hand at Pretoria on this Twenty-sixth day of February, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/9/8.

No. 56 (Administrator's) 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1944, of the City Council of Pretoria, was approved by Proclamation No. 146 of 1944, 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, 1944, of the City Council of Pretoria, is hereby amended as indicated in the scheme clauses and on Map 3, filed with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Pretoria; this amendment is known as Pretoria Town-planning Scheme No. 1/64.

Given under my Hand at Pretoria on this Twenty-sixth day of February, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/47/64.

No. 57 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1944, of the City Council of Pretoria, was approved by Proclamation No. 146 of 1944, 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, 1944, of the City Council of Pretoria, is hereby amended as indicated in the scheme clauses and on Map No. 3, filed

Kaart No. 3, in bewaring gehou deur die Sekretaris van die Dorperaad, Pretoria, en die Stadsklerk, Pretoria; hierdie wysiging staan bekend as Pretoria-dorpsaanleg-skema No. 1/51.

Gegee onder my Hand te Pretoria op hede die Ses-en-twintigste dag van Februarie, Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/47/51.

No. 58 (Administrateurs-), 1966.]

PROKLAMASIE
DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema No. 1, 1946, van die Stadsraad van Boksburg by Proklamasie No. 66 van 1946, 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 Dorpsaanleg-skema No. 1, 1946, van die Stadsraad van Boksburg, hierdie 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, Boksburg; hierdie wysiging staan bekend as Boksburg-dorpsaanleg-skema No. 1/31.

Gegee onder my Hand te Pretoria, op hede die Ses-en-twintigste dag van Februarie Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/7/31.

No. 59 (Administrateurs-), 1966.]

PROKLAMASIE
DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal Dorpsaanlegskema 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 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 Dorpsaanleg-skema 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-dorpsaanleg-skema No. 1/29.

Gegee onder my Hand te Pretoria, op hede die Ses-en-twintigste dag van Februarie Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 5/2/1/29.

No. 60 (Administrateurs-), 1966.]

PROKLAMASIE
DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal dit wenslik geag word om die grense van die dorp Vulcania Uitbreiding No. 1 te verander deur die resterende gedeelte van Gedeelte 1 van die plaas Koolbult No. 121—I.R., distrik Brakpan, daarin op te neem;

with the Secretary of the Townships Board, Pretoria, and the Town Clerk, Pretoria; this amendment is known as Pretoria Town-planning Scheme No. 1/51.

Given under my Hand at Pretoria on this Twenty-sixth day of February, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/47/51.

No. 58 (Administrator's), 1966.]

PROCLAMATION
BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas Town-planning Scheme No. 1, 1946, of the Town Council of Boksburg, was approved by Proclamation No. 66 of 1946, 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 Boksburg, 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, Boksburg; this amendment is known as Boksburg Town-planning Scheme No. 1/31.

Given under my Hand at Pretoria on this Twenty-sixth day of February, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/7/31.

No. 59 (Administrator's), 1966.]

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. 1/29.

Given under my Hand at Pretoria on this Twenty-sixth day of February, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 5/2/1/29.

No. 60 (Administrator's), 1966.]

PROCLAMATION
BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas it is deemed expedient to alter the boundaries of Vulcania Extension No. 1 Township by the inclusion therein of remaining extent of Portion 1 of the farm Koolbult No. 121—I.R., District Brakpan;

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 *tweintig 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 opganeem word onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

Gegee onder my Hand te Pretoria, op hede die Negende dag van Februarie Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie
Transvaal.

T.A.D. 6/191.

BYLAE.

A.—VOORWAARDES VAN INLYWING.

Die gedeelte van die grond gemerk B C D E op die aansoekplan moet by inlywing met Erf No. 136, dorp Vulcania Uitbreiding No. 1 gekonsolideer word.

B.—TITELVOORWAARDES.

Die grond is by inlywing onderworpe aan bestaande voorwaardes en is verder onderworpe aan die volgende voorwaardes opgelê deur die Administrateur:—

“As this stand (erf) forms part of land which is or may be undermined and liable to subsidence, settlement, shock and cracking, due to mining operations, past, present or future, the owner thereof accepts all liability for any damage thereto or to any structure thereon which may result from such subsidence, settlement, shock or cracking.”

No. 61 (Administrateurs), 1966.]

PROKLAMASIE DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal 'n aansoek ontvang is om toestemming om die dorp Aanhoo Hoop te stig op Gedeelte 113 ('n gedeelte van Gedeelte 11) van die plaas Nooitgedacht No. 268, Registrasie-afdeling I.T., distrik Ermelo;

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

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

Gegee onder my Hand te Pretoria, op hede die Ses-en-twentigste dag van Februarie Eenduisend Negehonderd Ses-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 4/8/2308, Vol. 2.

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR DIE STADSRAAD VAN ERMELO INGEVOLGE DIE BEPALINGS VAN DIE DORPE- EN DORPSAANLEG-ORDONNANSIE, 1931, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 113 ('N GEDEELTE VAN GEDEELTE 11) VAN DIE PLAAS NOOTGEDACHT NO. 268, REGISTRASIE-AFDELING I.T., DISTRIK ERMELO, TOEGESTAAN IS.

A.—STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Aanhoo Hoop.

2. Ontwerpplan van die dorp.

Die dorp bestaan uit erwe en strate, soos aangedui op Algemene Plan L.G. No. A.6843/64.

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 February, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 6/191.

ANNEXURE.

A.—CONDITIONS OF INCORPORATION.

Upon incorporation the portion of the land marked B C D E on the application plan must be consolidated with Erf No. 136, Vulcancia Extension No. 1 Township.

B.—CONDITIONS OF TITLE.

Upon incorporation the land shall be subject to existing conditions and shall further be subject to the following condition imposed by the Administrator:—

“As this stand (erf) forms part of land which is or may be undermined and liable to subsidence, settlement, shock and cracking, due to mining operations, past, present or future, the owner thereof accepts all liability for any damage thereto or to any structure thereon which may result from such subsidence, settlement, shock or cracking.”

No. 61 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas an application has been received for permission to establish the township of Aanhoo Hoop on Portion 113 (a portion of Portion 11) of the farm Nooitgedacht No. 268, Registration Division I.T., District of Ermelo;

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

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

Given under my Hand at Pretoria on this Twenty-sixth day of February, One thousand Nine hundred and Sixty-six.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 4/8/2308, Vol. 2.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE TOWN COUNCIL OF ERMELO UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 113 (A PORTION OF PORTION 11) OF THE FARM NOOTGEDACHT NO. 268, REGISTRATION DIVISION I.T., DISTRICT OF ERMELO, WAS GRANTED.

A.—CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Aanhoo Hoop.

2. Design of Township.

The township shall consist of erven and streets, as indicated on General Plan S.G. No. A.6843/64.

3. Water.

Die applikant moet 'n sertifikaat aan die Administrateur vir sy goedkeuring voorlê waarin vermeld word dat 'n voorraad water, geskik vir menslike gebruik en wat toereikend is om aan die vereistes van die inwoners van die dorp te voldoen wanneer dit heeltemal toegebou is, met inbegrip van voorsiening vir brandweerdienste, beskikbaar is, en dat reëlings getref is in verband met die lewering van water en die pypnet daarvoor in die hele dorp. Hierdie reëlings moet 'n onderneming van die applikant insluit om 'n voorraad water tot by die straatfront van enige erf in die dorp aan te lê wanneer hy deur die eienaar van die betrokke erf daartoe aangesê word: Met dien verstande dat die applikant oortuig is dat dit die bona fide-voorneme van sodanige eienaar is om binne 'n redelike tydperk daarop te bou.

'n Beknopte verklaring waarin die aard en hoeveelheid van die watervoorraad beskikbaar en die hooftrekke van die reëlings uiteengesit word, moet saam met die sertifikaat as 'n aanhangsel daarby ingedien word.

4. Sanitäre dienste.

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

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

5. Elektrisiteit.

Die applikant moet 'n sertifikaat aan die Administrateur vir sy goedkeuring voorlê waarin vermeld word dat reëlings getref is vir die lewering van elektrisiteit en die distribusie daarvan in die hele dorp.

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

6. Serwituit van uitspanning.

Die applikant moet op eie koste die dorpsgebied van die bestaande serwituit van uitspanning laat vrystel.

7. Mineraleregte.

Alle regte op minerale en edelgesteentes wat by die pagvrygrondbesitter berus of hierna kan berus moet deur die applikant voorbehou word.

8. Kansellasie van bestaande titelvoorwaarde.

Die applikant moet op eie koste die volgende voorwaarde laat kanselleer in soverre dit die dorpsgebied raak:

Die plantasie op daardie gedeelte van die voormalige resterende gedeelte van Gedeelte B Bosreserwe van genoemde plaas, wat geleë is ten noorde van, en grens aan Gedeelte 1 van Gedeelte B Bosreserwe van gemelde plaas, mag nie deur genoemde Stadsraad afgekap en vir eie voordeel ontgin word nie, maar dit moet as 'n park en bufferstrook tussen Blanke en nie-Blanke gebiede bebou word. Hierdie voorwaarde is deur die Goewerment afdwingbaar.

9. Grond vir Staats- en ander doeleinades.

(A) Die volgende erwe, soos op die Algemene Plan aangewys moet deur die applikant op eie koste aan die bevoegde owerhede oorgedra word:

Vir Staatsdoeleindes:

- (i) Algemeen: Erf No. 31.
- (ii) Onderwys: Erf No. 41.

3. Water.

The applicant shall lodge with the Administrator for his approval a certificate to the effect that a supply for potable water, sufficient for the needs of the inhabitants of the township when it is fully built-up, including provision for fire-fighting services, is available and that arrangements have been made regarding the delivery of the water and the reticulation thereof throughout the township. These arrangements shall include an undertaking by the applicant to reticulate water to the street frontage of any erf in the township when called upon so to do by the owner of the erf concerned, provided the applicant is satisfied of the bona fide intention of such owner to build thereon within a reasonable period.

A summarised statement setting forth the nature and quantity of the available supply of water and the major features of the arrangements shall accompany the said certificate as an Annexure thereto.

4. Sanitation.

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

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

5. Electricity.

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

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

6. Servitude of Outspan.

The applicant shall, at his own expense, cause the townships area to be freed from the existing servitude of outspan.

7. Mineral Rights.

All rights to minerals and precious stones which may be or become vested in the freehold owner, shall be reserved to the applicant.

8. Cancellation of Existing Conditions of Title.

The applicant shall, at his own expense, cause the following condition to be cancelled in so far as it affects the townships area:

"Die plantasie op daardie gedeelte van die voormalige resterende gedeelte van Gedeelte B Bosreserwe van genoemde plaas, wat geleë is ten noorde van, en grens aan Gedeelte 1 van Gedeelte B Bosreserwe van gemelde plaas, mag nie deur genoemde Stadsraad afgekap en vir eie voordeel ontgin word nie, maar dit moet as 'n park en bufferstrook tussen Blanke en nie-Blanke gebiede bebou word. Hierdie voorwaarde is deur die Goewerment afdwingbaar."

9. Land for State and Other Purposes.

(A) The following erven, as shown on the General Plan, shall be transferred to the proper authorities, by and at the expense of the applicant.

For State purposes:

- (i) General: Erf No. 31.
- (ii) Education: Erf No. 41.

(B) Die volgende erwe, soos op die Algemene Plan aangewys, moet deur die applikant uitgehou word vir die volgende doeleindes:

(a) Vir algemene municipale doeleindes: Erf No. 59 (Bufferstrook).

[NOTA.

- (i) Geboue, met inbegrip van buitegeboue wat hierna oop die erf opgerig word, moet minstens 50 voet van die grens van Distrikspad No. 1103, geleë wees.
- (ii) Ingangspunte en uitgangspunte tot en vanaf die erf moet in oorleg met die Direkteur, Transvaalse Paaiedepartement, bepaal word.]

(b) As 'n park: Erf No. 60.

[NOTA.

- (i) Geboue, met inbegrip van buitegeboue wat hierna op die erf opgerig word, moet minstens 50 voet van die grens van Distrikspad No. 1103, geleë wees.
- (ii) Ingangspunte en uitgangspunte tot en vanaf die erf moet in oorleg met die Direkteur, Transvaalse Paaiedepartement, bepaal word.]

10. Beskikking oor bestaande titelvoorraarde.

Alle erwe moet onderworpe gemaak word aan bestaande voorraarde en servitute, indien enige, met inbegrip van die voorbehoud van mineralerechte.

11. Oprigting van heining of ander versperring.

Die applikant moet op eie koste 'n heining of ander versperring oprig en onderhou tot bevrediging van die Direkteur, Transvaalse Paaiedepartement, waar en wanneer dit deur hom verlang word.

12. Toegang.

(a) Toegang tot en uitgang vanaf die dorp is beperk tot die aansluiting van die straat tussen Erwe Nos. 59 en 60 met Distrikspad No. 1103.

(b) Die applikant moet aan die Direkteur, Transvaalse Paaiedepartement vir sy goedkeuring 'n gesikte ontwerpplan van die ingangs- en uitgangspunt tot Distrikspad No. 1103, genoem in paragraaf (a) hierbo, wanneer deur hom vereis, voorlê en die applikant moet die gemelde ingangs- en uitgangspunt op eie koste bou tot bevrediging van die Direkteur, Transvaalse Paaiedepartement nadat spesifikasies vir die werk, wat aanvaarbaar is vir die Direkteur, Transvaalse Paaiedepartement, ingedien is.

13. Nakoming van die vereistes van die beherende gesag insake padreserwes.

Die applikant moet die Direkteur, Transvaalse Paaiedepartement tevreden stel insake die nakoming van sy vereistes.

14. Nakoming van voorraarde.

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

B—TITELVOORWAARDES.

1. Die erwe met sekere uitsonderings.

Die erwe met uitsondering van—

- (i) die erwe genoem in klousule A 9 hiervan;
- (ii) erwe wat vir Staats- of Provinciale doeleindes verkry mag word; en.

(B) The following erven, as indicated on the General Plan, shall be reserved by the applicant for the following purposes:—

(a) For general municipal purposes: Erf No. 59 (buffer strip).

[NOTE:—

- (i) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 50 feet from the boundary of District Road No. 1103.
- (ii) Points of ingress and egress to and from the erf shall be determined in consultation with the Director, Transvaal Roads Department.]

(b) As a park: Erf No. 60.

[NOTE.

- (i) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 50 feet from the boundary of District Road No. 1103,
- (ii) Points of ingress and egress to and from the erf shall be determined in consultation with the Director, Transvaal Roads Department].

10. Disposal of Existing Conditions of Title.

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals.

11. Erection of Fence or Other Barrier.

The applicant shall, at its own expense, erect and maintain a fence or other barrier to the satisfaction of the Director, Transvaal Roads Department where and when requested by him.

12. Access.

(a) Ingress to and egress from the township shall be restricted to the junction of the street between Erven Nos. 59 and 60 with District Road No. 1103.

(b) The applicant shall lodge with the Director, Transvaal Roads Department for his approval a suitable design of the points of ingress and egress to and from District Road No. 1103, mentioned in paragraph (a) above, when required to do so by him, and the applicant shall construct the said points of ingress and egress at his own expense to the satisfaction of the Director, Transvaal Roads Department, after specifications for the work, acceptable to the Director, Transvaal Roads Department, have been submitted.

13. Enforcement of the Requirements of the Controlling Authority Regarding Road Reserves.

The applicant shall satisfy the Director, Transvaal Roads Department, regarding the enforcement of his requirements.

14. Enforcement of Conditions.

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

B—CONDITIONS OF TITLE.

1. The Erven with Certain Exceptions.

The erven with the exception of—

- (i) the erven mentioned in clause A 9 hereof;
- (ii) such erven as may be acquired for State or Provincial purposes; and

(iii) erwe wat vir municipale doeleindeste benodig of herverkry mag word, mits die Administrateur in ooreleg met die Dorperaad die doeleindeste waarvoor sodanige erwe nodig is, goedgekeur het; is onderworpe aan die verdere voorwaardes hierna genoem:—

(A) Algemene voorwaardes.

- (a) Die plaaslike bestuur en enige ander persoon of liggaam van persone wat skriftelik deur die Administrateur daartoe gemagtig is, het, met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes genoem in artikel ses-en-vyftig bis van Ordonnansie No. 11 van 1931, nagekom word, die reg en bevoegdheid om op alle redelike tye die erf te betree ten einde sodanige inspeksie te doen of ondersoek in te stel as wat vir bovemelde doel gedoen of ingestel moet word.
- (b) Nog die eienaar, nog enigiemand anders besit die reg om vir enige doel hoëgenaamd bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
- (c) Die opstand van alle geboue moet voldoen aan die vereistes van goeie argitektuur sodat dit nie die bevalligheid van die omgewing benadeel nie.
- (d) Nog die eienaar, nog enigiemand anders besit die reg om, behalwe om die erf vir boudoeleindeste in gereedheid te bring, enige materiaal daarop uit te grawe sonder die skriftelike toestemming van die plaaslike bestuur.
- (e) Behalwe met die toestemming van die plaaslike bestuur mag geen dier, soos omskryf in die Skutregulasies van Plaaslike Besture, op die erf aangehou word nie.
- (f) Geen geboue van hout en/of sink of geboue van rou grondstene mag op die erf opgerig word nie.
- (g) Waar dit volgens die mening van die plaaslike bestuur ondoenlik is om neerslagwater van erwe met 'n hoër ligging regstreeks na 'n openbare straat af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige neerslagwater op sy erf vloei en/of toe te laat dat dit daaroor loop: Met dien verstande dat die eienaars van erwe met 'n hoër ligging, van waar die neerslagwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pypplyn of afleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig mag vind om aan te lê of te bou om die water wat aldus oor die erf loop, af te voer.
- (h) Die erf of enige gedeelte daarvan mag nie aan enige ander persoon as 'n Kleurling oorgedra, verhuur of op enige ander manier toegewys of van die hand gesit word nie en geen ander persoon as 'n Kleurling mag toegelaat word om daarop te woon of om dit op enige ander wyse te okupeer nie, uitgesonderd soos bepaal kragtens die Groepsgebiedewet, 1957 (Wet No. 77 van 1957).

(B) Spesiale besigheidserwe.

Benewens die voorwaardes uiteengesit in subklousule

(A) hiervan, is Erwe Nos. 29 en 30 aan die volgende voorwaardes onderworpe:—

- (a) Die erf mag slegs vir handels- of besigheidsdoeleindes gebruik word: Met dien verstande dat dit nie gebruik mag word as 'n pakhuis, of vermaakklikheids- of 'n vergaderplek, garage, nywerheidsperseel of 'n hotel nie; en voorts met dien verstande dat—
 - (i) die gebou op die erf nie meer as twee verdiepings hoog mag wees totdat die erf met 'n publieke rioolstelsel verbind is nie;

(iii) such erven as may be required or re-acquired for municipal purposes provided the Administrator, after consultation with the Townships Board, has approved the purposes for which such erven are required.

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

(A) General Conditions.

- (a) The local authority and any other person or body of persons so authorised in writing by the Administrator, shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in section fifty-six of Ordinance No. 11 of 1931, have the right and power at all reasonable times to enter into and upon the erf for the purpose of making such inspection or inquiry as may be necessary to be made for the above-mentioned purpose.
- (b) Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, tiles or earthenware pipes or other articles of a like nature.
- (c) The elevational treatment of all buildings shall conform to good architecture so as not to interfere with the amenities of the neighbourhood.
- (d) Neither the owner nor any other person shall have the right save and except to prepare the erf for building purposes to excavate therefrom any material without the written consent of the local authority.
- (e) Except with the consent of the local authority, no animal as defined in the Local Authorities' Pounds Regulations, shall be kept on the erf.
- (f) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (g) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher lying erven direct to a public street, the owner of the erf shall be obliged to accept and/or permit the passage over the erf of such stormwater: Provided that the owners of any higher lying erven, the stormwater from which is discharged over any lower lying erf, shall be liable to pay a proportionate share of the cost of any pipeline or drain which the owner of such lower lying erf may find necessary to lay or construct for the purpose of conducting the water so discharged over the erf.
- (h) The erf or any portion thereof shall not be transferred, leased or in any other way allocated or disposed of to any person other than a Coloured and no person other than a Coloured shall be allowed to reside thereon or to occupy it in any other manner, except as provided in terms of the Groups Area Act, 1957 (Act No. 77 of 1957).

(B) Special Business Erven.

Erven Nos. 29 and 30 shall, in addition to the conditions set out in sub-clause (A) hereof, be subject to the following conditions:—

- (a) The erf shall be used for trade or business purposes only: Provided that it shall not be used for a warehouse, or a place of amusement or assembly, garage, industrial premises or an hotel; and provided further that—
 - (i) until the erf is connected to a public sewerage system the building on the erf shall not exceed two storeys in height;

- (ii) die boonste verdieping of verdiepings vir woon-doeleindes gebruik kan word.
- (b) Behoudens die bepalings van enige wet, verordening of regulasie en subklousule (a) hiervan, is daar geen beperking wat betref die aantal winkels of besighede wat op die erf opgerig of gedryf mag word nie: Met dien verstande dat geen besigheid van 'n Bantoe-eethuis van watter aard ookal op die erf gedryf mag word nie.
- (c) Geen hinderlike bedryf, soos omskryf of in artikel vyf-en-negentig van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, of in 'n dorspaanlegskema wat op die gebied van toepassing is mag op die erf gedryf word nie.
- (d) Die besigheidsgebou moet gelyktydig met of voor die buitegeboue opgerig word.

(C) Erf vir spesiale doeleindes.

Benewens die voorwaarde uiteengesit in subklousule (A) hiervan is Erf No. 40 aan die volgende voorwaarde onderworpe:—

Die erf moet uitsluitlik vir godsdienstoeleindes gebruik word en vir doeleindes in verband daarmee of vir sodanige ander doeleindes as wat die Administrator mag toelaat en onderworpe aan sodanige voorwaarde as wat hy mag bepaal, na oorlegpleging met die Dorperraad en die plaaslike bestuur.

(D) Spesiale woonerwe.

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

- (a) Die erf mag slegs gebruik word om daarop 'n woonhuis op te rig: Met dien verstande dat, met die toestemming van die Administrator na raadpleging met die Dorperraad en die plaaslike bestuur, 'n plek van openbare godsdiensoefening of 'n plek van onderrig, 'n gemeenskapsaal, 'n inrigting of ander geboue wat in 'n woongebied tuishoort op die erf opgerig kan word: Voorts met dien verstande dat die plaaslike bestuur sodanige ander geboue waarvoor in 'n goedgekeurde dorspaanlegskema voor-siening gemaak word, kan toelaat, behoudens die voorwaarde van die skema waarvolgens die toestemming van die plaaslike bestuur vereis word.
- (b) Behalwe met die toestemming van die Administrator wat sodanige voorwaarde as wat hy nodig ag kan voorskryf, mag nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is op die erf opgerig word nie: Met dien verstande dat as die erf onderverdeel word of as sodanige erf of enige gedeelte daarvan gekonsolideer word met enige ander erf of gedeelte van 'n erf, hierdie voorwaarde met die toestemming van die Administrator van toepassing gemaak mag word op elke gevoglike gedeelte of gekonsolideerde area.

Die hoofgebou wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig is en eers later voltooi sal word nie, moet gelyktydig met, of voor, die buitegeboue opgerig word.

- (c) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 15 voet van die straatgrens daarvan geleë wees.
- (d) Indien die erf omhein of op 'n ander wyse toege-maak word, moet die heining of ander omheinings-materiaal opgerig en onderhou word tot voldoening van die plaaslike bestuur.

- (ii) the upper floor or floors may be used for residential purposes.

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

(C) Special Purpose Erf.

In addition to the conditions set out in sub-clause (A) hereof, Erf No. 40 shall be subject to the following condition:—

The erf shall be used solely for religious purposes and for purposes incidental thereto or for such other purposes as the Administrator may permit and subject to such conditions as he may determine after consultation with the Townships Board and the local authority.

(D) Special Residential Erven.

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

- (a) The erf shall be used for the erection of a dwelling-house only: Provided that, with the consent of the Administrator after reference to the Townships Board and the local authority, a place of public worship or a place of instruction, social hall, institution or other buildings, appertaining to a residential area may be erected on the erf: Provided further that the local authority may permit such other buildings as may be provided for in an approved Town-planning Scheme, subject to the conditions of the Scheme under which the consent of the local authority is required.
- (b) Except with the consent of the Administrator who may prescribe such conditions as he may deem necessary, not more than one dwelling-house together with such outbuildings as are ordinarily required to be used in connection therewith shall be erected on the erf: Provided that if the erf is subdivided or if such erf or any portion thereof is consolidated with any other erf or portion of an erf this condition may with the consent of the Administrator be applied to each resulting portion or consolidated area.
- (c) The main building, which shall be a completed building and not one partly erected and intended for completion at a later date, shall be erected simultaneously with or before the erection of the outbuildings.
- (d) Buildings, including outbuildings, hereafter to be erected on the erf, shall be located not less than 15 feet from the boundary thereof abutting on a street.
- (e) If the erf is fenced, or otherwise enclosed, the fence or other enclosing device shall be erected and maintained to the satisfaction of the local authority.

2. Erwe onderworpe aan spesiale voorwaardes.

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

- (a) *Erwe Nos. 31 tot 39, 42 en 58.*—Die waarde van die woonhuis, sonder buitegeboue wat hierna op die erf opgerig word, moet minstens R800 wees.
- (b) *Erwe Nos. 1 tot 28 en 43 tot 57.*—Die waarde van die woonhuis, sonder buitegeboue wat hierna op die erf opgerig word, moet minstens R500 wees.

3. Serwituut vir riolerings- en ander munisipale doeleindes.

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

- (a) Die erf is onderworpe aan 'n serwituut vir riolerings en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, ses voet breed, langs net een van sy grense uitgesondert 'n straatgrens soos bepaal deur die plaaslike bestuur.
- (b) Geen gebou of ander struktuur mag binne die voor- genoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van ses voet daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud en verwydering van sodanige rioolhoofpyleiding en ander werke wat hy volgens goed-dunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens; en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud en verwydering van sodanige rioolhoofpyleiding en ander werke veroorsaak word.

4. Woordomskrywing.

In voormalde voorwaardes het onderstaande uitdruk- kings die betekenis wat daaraan geheg word:—

- (i) „Woonhuis” beteken 'n huis wat ontwerp is vir gebruik as 'n woning deur een gesin.
- (ii) „Kleurling” beteken 'n Afrikaanse of Asiatische inboorling, Kaapse Maleier of iedereen wat klaarblyklik 'n Kleurling is, en omvat enige vennootskap of maatskappy of vereniging van persone, waarin enige sodanige persoon die bevoegdheid besit om enige beheer van watter aard ook al uit te oefen oor die werkzaamhede of bates van sodanige vennootskap of maatskappy of vereniging van persone.

5. Staats- en munisipale erwe.

As 'n erf waarvan melding in klosule A 9 gemaak word of erwe wat benodig word soos beoog in Klosule B 1 (ii) of erwe wat benodig of herverkry mag word soos beoog in klosule B 1 (iii) hiervan, in die besit kom van enige ander persoon as die Staat of die plaaslike bestuur, dan is so 'n erf daarop onderworpe aan sodanige van die voor- noemde voorwaardes of sodanige ander voorwaardes as wat die Administrateur in oorelog met die Dorperraad bepaal.

2. Erven Subject to Special Conditions.

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

- (a) *Erven Nos. 31 to 39, 42 to 58.*—The dwelling-house, exclusive of outbuildings, to be erected on the erf shall be of the value of not less than R800.
- (b) *Erven Nos. 1 to 28 and 43 to 57.*—The dwelling-house, exclusive of outbuildings, to be erected on the erf shall be of the value of not less than R500.

3. Servitude for Sewerage and Other Municipal Purposes.

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

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

4. Definitions.

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

- (i) "Dwelling-house" means a house designed for use as a dwelling for a single family.
- (ii) "Coloured person" means any African or Asiatic native, Cape Malay, or any person who is manifestly a Coloured person and includes any partnership or company or association of persons, in which any such person has the power to exercise any control whatsoever over the activities or assets of such partnership or company or association of persons.

5. State and Municipal Erven.

Should any erf mentioned in clause A 9 or erven required as contemplated in clause B 1 (ii) or erven which may be required or re-acquired as contemplated in clause B 1 (iii) hereof, come into the possession of any person other than the State or the local authority, such erf shall thereupon be subject to such of the aforementioned or such other conditions as may be determined by the Administrator after consultation with the Townships Board.

No. 62 (Administrateurs-), 1966.]

PROKLAMASIE

DEUR SY EDELE DIE ADMINISTRATEUR VAN DIE PROVINSIE TRANSVAAL.

Nademaal die Ordonnansie op Addisionele Middele (1965/66), 1966, deur die Proviniale Raad van Transvaal aangeneem is;

En nademaal die Staatspresident-in-rade ingevolge artikel *nege-en-tachtig* van die Grondwet van die Republiek van Suid-Afrika, 1961, in genoemde Ordonnansie toegestem het;

En nademaal by artikel *negentig* van die Grondwet van die Republiek van Suid-Afrika, 1961, aan my die bevoegdheid verleen word om 'n ordonnansie, waarin die Staatspresident-in-rade toegestem het, af te kondig;

So is dit dat ek hierby genoemde Ordonnansie, wat hieronder gedruk is, afkondig.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.
T.A.A. 3/1/56/15.

ORDONNANSIE No. 1 VAN 1966.

(Toestemming verleen op 2 Maart 1966.)

(Engelse teks deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot aanwending van 'n verdere bedrag van hoogstens R9,481,679 tot die diens van die Provinsie Transvaal vir die tydperk van die 1ste dag van April 1965 af tot die 31ste dag van Maart 1966.

DIE Proviniale Raad van Transvaal VERORDEN AS VOLG:—

Proviniale Inkomstefonds belas met R9,481,679.

1. Die Proviniale Inkomstefonds van Transvaal word hierby vir alle geldbedrae gedebiteer wat nodig mag wees vir die diens van genoemde Provinsie vir die tydperk van die 1ste dag van April 1965 af tot en met die 31ste dag van Maart 1966 tot 'n bedrag van altesaam hoogstens negamiljoen vierhonderd een-en-tachtigduisend seshonderd nege-en-sewentig rand bo en behalwe die bedrae waarvoor by die Middele (1965/66) Ordonnansie, 1966 (Ordonnansie No. 9 van 1965), voorsiening gemaak is:

Ter bestryding van normale of terugkerende uitgawe: R3,981,679.

Ter bestryding van kapitaal- of nie-terugkerende uitgawe: R5,500,000.

Hoe geld aangewend moet word.

2. Die geld by hierdie Ordonnansie toegestaan, word aangewend vir die dienste vermeld in bygaande Bylae, en wat uitvoeriger uiteengesit word in die Begroting van Addisionele Uitgawe vir genoemde tydperk, soos deur die Proviniale Raad goedgekeur.

Administrator kan magtiging tot veranderingen verleen.

3. Met goedkeuring van die Administrateur handelende met die toestemming van die Uitvoerende Komitee, kan 'n besparing op enige subhoof van 'n begrotingspos beskikbaar gestel word vir 'n oorskryding van uitgawe op enige ander subhoof of vir uitgawe op 'n nuwe subhoof van dieselfde begrotingspos: Met dien verstande dat die bedrae wat voorkom in kolom 2 van die Bylae by hierdie Ordonnansie nie oorskry mag word nie, en dat besparings daarop vir geen ander doel aangewend mag word as dié waarvoor die geld hierby toegeken word nie.

No. 62 (Administrator's), 1966.]

PROCLAMATION

BY THE HONOURABLE THE ADMINISTRATOR OF THE PROVINCE OF TRANSVAAL.

Whereas the Additional Appropriation (1965/66), Ordinance, 1966, has been passed by the Provincial Council of Transvaal.

And whereas the State President-in-Council has, in terms of the provisions of section *eighty-nine* of the Republic of South Africa Constitution Act, 1961, assented to the said Ordinance;

And whereas power is vested in me by section *ninety* of the Republic of South Africa Constitution Act, 1961, to promulgate an ordinance assented to by the State President-in-Council;

Now, therefore, I do hereby promulgate the said Ordinance, which is printed hereunder.

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

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.A. 3/1/56/15.

ORDINANCE No. 1 OF 1966.

(Assented to on the 2nd March, 1966.)

(English copy signed by the State President.)

AN ORDINANCE

To apply a further sum of money not exceeding R9,481,679 for the service of the Province of Transvaal for the period from the 1st day of April, 1965, to the 31st day of March, 1966.

BE IT ENACTED by the Provincial Council of Transvaal as follows:—

1. The Provincial Revenue Fund of Transvaal is hereby charged with such sums of money as may be required for the service of the said Province for the period from the 1st day of April, 1965, to the 31st day of March, 1966, both days inclusive, not exceeding in the whole the sum of nine million four hundred and eighty-one thousand six hundred and seventy-nine rand in addition to the sums provided for by the Appropriation (1965/66) Ordinance, 1965 (Ordinance No. 9 of 1965):

To defray normal or recurrent expenditure: R3,981,679.

To defray capital or non-recurrent expenditure: R5,500,000.

2. The money appropriated by this Ordinance shall be applied to the services set out in the Schedule hereto and more particularly specified in the Estimates of Additional Expenditure for the said period, as approved by the Provincial Council.

3. With the approval of the Administrator, acting with the consent of the Executive Committee, a saving on any sub-head of a vote may be made available to meet excess expenditure on any other sub-head or expenditure on a new sub-head of the same vote: Provided that no excess shall be incurred on the sums appearing in column 2 of the Schedule to this Ordinance, nor shall savings thereon be available for any purpose other than that for which the money is hereby granted.

Kort titel. 4. Hierdie Ordonnansie heet die Ordonnansie op Addisionele Middele (1965/66), 1966.

4. This Ordinance shall be called the Additional Appropriation (1965/66) Ordinance, 1966.

BYLAE.

No. van Begrotings pos.	Diens.	Kolom 1.	Kolom 2.
1	Algemene Administrasie..... Met inbegrip van— <i>Ex gratia</i> -terugbetaling van gedeelte van deposito ontvang van mnr. Fine en Barnes ten opsigte van die stigting van 'n dorp..... <i>Ex gratia</i> -terugbetaling van pensioenbydraes van boedel wyle ds. W. R. Joyce... <i>Ex gratia</i> -kwytskelding van agterstallige pensioenbydraes deur wyle ds. W. R. Joyce verskuldig..... <i>Ex gratia</i> -betaling aan mnr. C. J. R. Orpen ten opsigte van 'n salarisaanpassing wat na sy uitdiensstreding met terugwerkende krag goedgekeur is..... <i>Ex gratia</i> -terugbetaling van rente betaal kragtens artikel 160 (11) van die Padverkeersordonnansie, 1957:- (i) Registrasieowerheid, Pretoria..... (ii) Registrasieowerheid, Vanderbijlpark....	R 1,197,597 451 618 507 596 1,416 481	R
2	Onderwys—Administrasie..... Met inbegrip van— Toelaes vir— Hope Hersteloord vir Kinders..... Stigting vir Onderwys, Wetenskap en Tegnologie... <i>Ex gratia</i> -terugbetaling van batige saldo van die Rustenburgse Hoëskool Leningsbeursvereniging aan die belanghebbendes.....	59,420 90 4,900 3,600	
3	Onderwys van Blanke Kinders...	1,667,700	
4	Onderwys van Asiatische Kinders	128,050	
5	Hospitale en Gesondheidsdienste	807,594	
6	Met inbegrip van— Toelaes vir— Stadsraad Johannesburg: Geneeskundige en Kraamdiens in die Johannesburgse Lokasies..... <i>Ex gratia</i> -kwytskelding ten opsigte van hospitaalgeld: mev. A. C. Burleigh, slagoffer van bomontploffing, Johannesburgse stasie....	10,050	
10	Paaie en Brûe.....	4,118	
11	Met inbegrip van— <i>Ex gratia</i> -betaling aan dr. P. Krajcinovic vir ontwerp van brug no. 1822 op pad P. 35/2, Brits..... <i>Ex gratia</i> -kwytskelding van skade aan buitehande berokken wat deur die S.A. Federasie vir Jeug en Sport gehuur was.....	3,497 621	
13	Plaaslike Bestuur..... Werke..... Met inbegrip van— Toelaes vir— Navorsing in verband met Hospitaalgeboue..... Kapitaaluitgawe—Werke.....	6,800 110,400 5,500,000	
	TOTAAL.....	R 9,481,679	

SCHEDULE.

No. of Vote.	Service.	Column 1.	Column 2.
1	General Administration..... Including— <i>Ex gratia</i> refund of portion of deposit received from Messrs. Fine and Barnes in respect of the establishment of a township..... <i>Ex gratia</i> refund of pension contributions to estate the late Rev. W. R. Joyce.... <i>Ex gratia</i> remission of arrear pension contributions owing by the late Rev. W. R. Joyce..... <i>Ex gratia</i> payment to Mr. C. J. R. Orpen in respect of a salary adjustment approved with retrospective effect after his retirement..... <i>Ex gratia</i> refund of interest paid in terms of Section 160(11) of the Road Traffic Ordinance, 1957: (i) Registering Authority, Pretoria..... (ii) Registering Authority, Vanderbijlpark	R 1,197,597	R
2	Education—Administration.... Including— Grants for— Hope Convalescent Home for Children..... Foundation for Education, Science and Technology <i>Ex gratia</i> refund of credit balance of the "Rustenburgse Hoëskool Leningsbeursvereniging" to the interested parties.....	59,420	481
3	Education of White Children.... Education of Asiatic Children... Hospitals and Health Services... Including— Grants for— Johannesburg City Council: Curative and Midwifery Services in the Johannesburg Locations.....	1,667,700 128,050 807,594	3,600
4	<i>Ex gratia</i> remission in respect of hospital fees: Mrs. A. C. Burleigh, victim of bomb explosion, Johannesburg Station....		10,050
5	Roads and Bridges..... Including— <i>Ex gratia</i> payment to Dr. P. Krajcinovic for designing bridge No. 1822 on road P. 35/2, Brits..... <i>Ex gratia</i> remission of damage caused to tyres rented by the S.A. Federation for Youth and Sport	4,118	844
6	Local Government..... Works..... Including— Grants for— Research on Hospital Buildings.....	6,800 110,400	621
7	Capital Expenditure— Works..... TOTAL.....	5,500,000 R 9,481,679	6,000

ADMINISTRATEURSKENNISGEWINGS.

Administrateurskennisgewing No. 178.] [9 Maart 1966.
VOORGESTELDE OPHEFFING VAN UITSPAN-SERWITUUT OP DIE PLAAS MOOIPLAATS NO. 206—H.T., DISTRIK PIET RETIEF.

Met die oog op 'n aansoek ontvang van mnr. V. H. Lammerding om die opheffing van die uitspanserwituit groot 1/75ste van 1,416 morge 460 vierkante roede geleë op die resterende gedeelte van gedeelte genoem „Morgen-zon” van die plaas Mooiplaats No. 206—H.T., distrik Piet Retief, is die Administrateur voornemens om ooreenkomsdig paragraaf (2) van artikel ses-en-vyftig van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

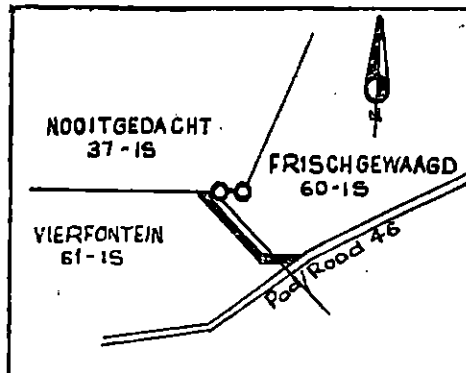
Alle belanghebbende persone is bevoeg om binne drie maande vanaf die datum van verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware skriftelik by die Streeksbeampte, Transvaalse Paaidepartement, Privaatsak 34, Ermelo, in te dien.

D.P. 051-054-37/3/159.

Administrateurskennisgewing No. 179.] [9 Maart 1966.
OPENING.—OPENBARE PAD, DISTRIK BETHAL.

Hiermee word vir algemene inligting bekendgemaak dat die Administrateur, ná ondersoek en verslag deur die Padraad van Bethal, goedgekeur het dat 'n openbare pad, 50 Kaapse voet breed, sal bestaan op die plaas Vierfontein No. 61—I.S., distrik Bethal, ingevolge paragraaf (b) van subartikel (1) van artikel vyf en artikel drie van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), soos op bygaande sketsplan aangetoon.

D.P. 051-056-23/22/46.



D.P. 051-056-23/22/46

VERWYSING

Pad geopen
Bestaande pad

REFERENCE

Road opened
Existing road

Administrateurskennisgewing No. 180.] [9 Maart 1966.
MUNISIPALITEIT ALBERTON.—WYSIGING VAN LOKASIEREGULASIES.

Die Administrateur publiseer hierby ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van die Bantoe (Stadsgebiede) Konsolidasiewet, 1945, gelees met artikel *honderd-en-een* van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom en die Minister van Bantoe-administrasie en -ontwikkeling goedgekeur is ingevolge die bepalings van subartikel (5) van artikel *agt-en-dertig* van genoemde Wet.

Administrator's Notice No. 180.] [9 March 1966.
ALBERTON MUNICIPALITY.—AMENDMENT TO LOCATION REGULATIONS.

The Administrator hereby in terms of sub-section (5) of section *thirty-eight* of the Bantu (Urban Areas) Consolidation Act, 1945, read with section *one hundred and one* of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been approved by him and the Minister of Bantu Administration and Development in terms of sub-section (5) of section *thirty-eight* of the said Act.

Die Lokasieregulasies van die Munisipaliteit Alberton, afgekondig by Administrateurskennisgewing No. 1018 van 9 November 1955, soos gewysig, word hierby verder as volg gewysig:—

1. Deur die volgende aan die end van Hoofstuk 8 toe te voeg:—

„HOOFSTUK 9.

BEGRAAFPLASE.

DEEL I.

1. In hierdie hoofstuk, tensy onbestaanbaar met die sinsverband, beteken—

„begraafplaas” enige stuk grond wat deur die Raad met die goedkeuring van die Minister opsy gesit is as 'n openbare begraafplaas vir die uitsluitlike gebruik van Bantoes.
 „Distrikregistrateur van Geboortes en Sterfgevalle” enige persoon wat ingevolge die Wet op die Registrasie van Geboortes, Huwelike en Sterfgevalle, 1963 (Wet No. 81 van 1963) vir 'n distrik as sodanig aangewys is of wettiglik in sodanige hoedanigheid optree;
 „gedenkteken” 'n grafsteen, traliewerk, omheining, monument, gedenkteken, grafskrif of ander struktuur wat op enige graf opgerig is of daar opgerig kan word;
 „kind” 'n oorlede persoon onder die ouderdom van 12 jaar wie se doodkis nie die afmetings vir kinders soos bepaal in regulasie 15, oorskry nie;
 „mediese beampete” die geneeskundige gesondheidsbeampete van die Munisipaliteit Alberton, of sy assistent of assistente;
 „Minister” die Minister van Bantoe-administrasie en ontwikkeling;
 „opsigter” die persoon wat van tyd tot tyd die betrekking as opsigter van enige Bantobegraafplaas beklee of in sodanige hoedanigheid in diens van die Raad optree;
 „private grafperseel” 'n stuk grond wat opsy gesit is vir een of meer grafe, waarvan die alleenreg tot begraving ingevolge regulasie 22 gekoop is;
 „Raad” die Stadsraad van Alberton, of enige beampete of werknemer van daardie Raad aan wie die Raad enige van sy bevoegdhede ingevolge hierdie regulasies kragtens die bepalings van artikel agt-en-vyftig van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, gedelegeer het;
 „superintendent” die beampete aangestel deur die Raad ingevolge artikel twee-en-twintig van die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (No. 25 van 1945) om enige lokasie of Bantodorp, ingestel deur die Raad, te bestuur;
 „volwassene” 'n oorlede persoon van die ouderdom 12 jaar en ouer wie se doodkis die afmetings vir kinders soos bepaal in regulasie 15, oorskry.

Stigting van begraafplaas.

2. Die Raad kan van tyd tot tyd met die goedkeuring van die Minister enige grond vir die doel van 'n begraafplaas afsonder en niemand mag 'n lyk begrawe of laat begrawe in enige ander plek in die stadsgebied nie.

Begraafplaas.

3. Elke begraafplaas is elke dag van 8 v.m. tot 5 n.m. oop vir die publiek: Met dien verstande dat die Raad die reg het om 'n begraafplaas of 'n gedeelte daarvan vir sodanige tydperk as wat die Raad goedvind, vir die publiek te sluit.

In- en uitgange.

4. Niemand mag 'n begraafplaas binnegaan of verlaat behalwe deur die hekke vir dié doel aangebring nie.

Onbehoorlike dade verbied.

5. Niemand mag 'n hinder veroorsaak of 'n onbehoorlike of onwelvoeglike daad in enige begraafplaas pleeg nie.

Klagtes.

6. Alle klagtes moet skriftelik aan die superintendent gerig word.

Amend the Location Regulations of the Alberton Municipality, published under Administrator's Notice No. 1018, dated the 9th November, 1955, as amended, as follows:—

1. By the insertion at the end of Chapter 8 of the following:—

“CHAPTER 9.

CEMETERIES.

PART I.

1. In this chapter, unless inconsistent with the context—
 “adult” means a deceased person of or over the age of 12 years whose coffin exceeds the dimensions prescribed for children in regulation 15;
 “caretaker” means the person from time to time holding the appointment of caretaker of any Bantu cemetery or acting in such capacity in the service of the Council;
 “cemetery” means any area of land which the Council with the approval of the Minister has set apart as a public cemetery for the exclusive use of Bantu;
 “child” means a deceased person under the age of 12 years, whose coffin does not exceed the dimensions prescribed for children in regulation 15;
 “Council” means the Town Council of Alberton, 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;
 “District Registrar of Births and Deaths” means a person designated or lawfully acting as such for any district in terms of the Births, Marriages and Deaths Registration Act, 1963 (Act No. 81 of 1963);
 “medical officer” means the medical officer of health of the Alberton Municipality, or his assistant or assistants;
 “memorial work” means any tombstone, railing, fence, monument, memorial, inscription or other structure erected or which may be erected upon any grave;
 “Minister” means the Minister of Bantu Administration and Development;
 “private grave plot” means any area of ground set aside for one or more graves, in which ground the exclusive right to inter has been purchased by any person in terms of regulation 22;
 “superintendent” means the officer appointed by the Council in terms of section twenty-two of the Bantu (Urban Areas) Consolidation Act, 1945 (Act No. 25 of 1945), to manage any location or Bantu village established by the Council.

Establishment of Cemetery.

2. The Council may from time to time with the approval of the Minister set aside land for the purpose of a cemetery, and no person shall inter, or cause any body to be interred in any other place in the urban area.

Cemetery Hours.

3. Every cemetery shall be open to the public every day from 8 a.m. to 5 p.m.: Provided that the Council shall have the right to close to the public any cemetery or portion thereof for such periods as the Council may deem fit.

Entrance and Exit.

4. No person shall enter or leave any cemetery otherwise than by the gates provided for that purpose.

Unseemly Acts Forbidden.

5. No person shall commit any nuisance, unseemly or indecent act in any cemetery.

Complaints.

6. All complaints shall be submitted in writing to the superintendent.

Uitoefening van beheer deur opsigter.

7. Ondernemers en alle persone wat in 'n begraafplaas werk, aan 'n begrafnis deelneem of besoek bring aan 'n begraafplaas, is onderworpe aan die beheer van die opsigter. Niemand mag die opsigter, enige werksman of arbeider in die uitoefening van sy pligte weerstaan, belemmer of teëwerk of weier of versum om te voldoen aan 'n bevel of versoek waarop die opsigter ingevolge hierdie regulasies geregtig is nie.

Verstoring van grond of plante.

8. Niemand mag, behalwe waar dit uitdruklik by hierdie regulasies toegelaat word, die grond omkeer of enige boom, struik, blomplant of gras vernietig, verwyder of beskadig, of op enige wyse 'n graf of struktuur in 'n begraafplaas verstoor nie.

Moedswillige vernietiging van eiendom.

9. Niemand mag moedswillig enige monument, grafkelder, grafsteen, gebou, paadjie, traliwerk, of omheining vernietig of beskadig of laat beskadig, of enige muur of omheining daarvan besmeer of skend, of enige spel of sport daarin speel, of enige vuurwapens (behalve op 'n militêre begrafnis), windgeweer of rekker daarin afskiet, of moedswillig enige persoon of persone steur of tot oorlaas wees wat daar saamgekom het vir die doel van 'n teraardebestelling nie.

Drywers van voertuie.

10. Die bestuurder van enige voertuig binne 'n begraafplaas moet aan die voorskrifte en instruksies van die opsigter gehoor gee.

Honde en ander diere.

11. Niemand mag 'n hond of ander dier in 'n begraafplaas inbring of laat inbring nie.

Betogings.

12. Niemand mag enige betoging in 'n begraafplaas hou of daaraan deelneem nie.

DEEL II.

TERAARDEBESTELLING.

Begrafnisbevele en lasbrief van die landdros.

13. (1) *Begrafnisbevele.*—Niemand mag 'n lyk binne enige begraafplaas begrawe of laat begrawe sonder toestemming van die opsigter nie. Sodanige toestemming word nie verleen nie, tensy 'n skriftelike bevel wat deur die Distriktsregister van Geboortes en Sterfgevalle onderteken is om tot sodanige teraardebestelling magtiging te verleen, vertoon word.

(2) *Lasbrief van die landdros.*—In alle sterfgevalle waar 'n lykskouing gehou is, moet 'n lasbrief van die landdros aan die opsigter vertoon word.

Bepaling van begraafplaasgeld.

14. Die gelde in Bylae 7 voorgeskryf moet vooruitbetaal word deur die persoon wat aan die superintendent kennis van teraardebestelling gee.

Afmetings van grafte.

15. Die afmetings van die opening van grafte is as volg:

Grafte vir volwassenes.

Lengte	7 vt. 3 dm.
Breedte	2 vt. 6 dm.
Diepte	6 vt. 0 dm.

Grafte vir kinders.

Lengte	4 vt. 6 dm.
Breedte	1 vt. 6 dm.
Diepte	5 vt. 0 dm.

Enigiemand wat 'n opening van groter afmetings vir 'n teraardebestelling vereis moet saam met die kennisgewing van teraardebestelling die mate van die doodkis, insluitende die toebehore gee.

As 'n kind se doodkis te groot is vir 'n kindergraf, word dit in 'n graf vir 'n volwasse geplaas en die gebruikelike bedrag vir 'n graf vir 'n volwassene moet deur die persoon wat kennis van die teraardebestelling gee, betaal word.

Exercise of Control by the Caretaker.

7. Undertakers and all persons working in any cemetery, taking part in any funeral or visiting any cemetery, shall be subject to the control of the caretaker. No person shall resist, obstruct or oppose the caretaker, any workman or labourer in the course of his duties, or refuse or fail to comply with any order or request which the caretaker is entitled to make in terms of these regulations.

Disturbance of Soil or Plants.

8. No person shall, except where it is expressly permitted under these regulations, disturb the soil, or destroy, remove or damage any tree, shrub, flowering plants or grass or in any way interfere with any grave or structure in a cemetery.

Wanton Destruction of Property.

9. No person shall wantonly destroy or do or cause to be done any damage to any monument, vault, tombstone, building, path, railing, fence, daub or disfigure any wall or fence thereof, or play at any game or sport therein or discharge any firearms (unless at a military funeral), airgun or catapult therein, or wantonly disturb or annoy any person or persons assembled therein for the purpose of a burial.

Drivers of Vehicles.

10. The driver of any vehicle within any cemetery shall obey the directions and instructions of the caretaker.

Dogs and Other Animals.

11. No person shall bring or cause any dog or other animal to be brought inside any cemetery.

Demonstrations.

12. No person shall hold or take part in any demonstration in any cemetery.

PART II.

INTERMENT.

Burial Orders and Magistrate's Warrant.

13. (1) *Burial Orders.*—No person shall inter or cause any body to be interred within any cemetery without the permission of the caretaker. Such permission shall not be given unless a written order, signed by the District Registrar of Births and Deaths authorising such interment, is produced.

(2) *Magistrate's Warrant.*—In all cases of deaths which have been the subject of an inquest a magistrate's warrant shall be produced to the caretaker.

Payment of Cemetery Fees.

14. The charges prescribed in Schedule 7 shall be prepaid by the person giving notice of interment to the superintendent.

Dimensions of Graves.

15. The dimensions of the aperture for graves shall be as follows:

Graves for Adults.

Length	7 ft. 3 in.
Breadth	2 ft. 6 in.
Depth	6 ft. 0 in.

Graves for Children.

Length	4 ft. 6 in.
Breadth	1 ft. 6 in.
Depth	5 ft. 0 in.

Any person requiring an aperture of larger dimensions for any interment shall, together with the notice of interment, give the measurements of the coffin including fittings.

Should a child's coffin be too large for a child's grave it shall be placed in an adult's grave and the usual fee for an adult's grave shall be paid by the person giving the notice of interment.

Bedecking met aarde.

16. Iedere doodkis met 'n lyk van 'n volwassene moet sodra dit in 'n graf geplaas word, onmiddellik met minstens 4 vt. grond bedek word, en die doodkis van 'n kind moet met minstens 3 vt. grond bedek word.

Konstruksie van grafte en doodkiste.

17. (1) Alle grafte moet onder die toesig van die opsigter voorberei word.

(2) Lyke moet in doodkiste geplaas word vir teraarde-bestelling.

Beperkte getal begrawings in een graf.

18. Nie meer as een lyk mag in een graf begrawe word sonder die skriftelike toestemming van die superintendent nie.

Ure van teraardebestelling.

19. Teraardebestellings geskied gedurende die ure 9 v.m. tot 4 nm. Die opsigter kan in noodgevalle en teen betaling van 'n addisionele bedrag van R0.25' toelaat dat die teraardebestelling na 4 nm. maar nie later as 5 nm. nie, plaasvind.

Verandering van dag van teraardebestelling.

20. Kennis van enige verandering in die dag of uur wat voorheen vir 'n teraardebestelling bepaal was, moet aan die opsigter gegee word minstens twee uur voor sodanige teraardebestelling. Die opsigter kan, in oorleg met die begrafnisondernemer of die naasbestaandes van die oorledene die vasgestelde uur vir 'n teraardebestelling verander, ten einde samevalling te voorkom van begrafnis-dienste by aangrensende grafte.

Eiendomsreg van grond.

21. Die eiendomsreg van grond binne die begraafplaas is en bly by die Raad berus. Niemand mag enige reg op of belang in enige grond of graf in sodanige begraafplaas verkry nie, behalwe sodanige regte of belang as wat kragtens hierdie regulasies verkrybaar is.

Aankoop van private grafpersele.

22. Die Raad kan, na goeddunke, die gebruik van enige stuk grond vir 'n private grafperseel aan enigeen verkoop. Enigeen wat begerig is om die gebruik van sodanige private grafperseel te koop, moet by die superintendent daarom aansoek doen. Sodanige private grafperseel kan deur die superintendent toegeken word teen betaling deur die applikant van die gelde in Bylae 7 voorgeskryf.

Iedereen aan wie 'n grafperseel kragtens hierdie regulasie verkoop is, moet die superintendent minstens een keer in elke vyf jaar in kennis stel of hy die grafperseel nog wil behou of andersins. By gebrek aan so 'n kennis-gewing, val die eiendomsreg van so 'n grafperseel na die Raad terug en geen aansoek om terugbetaling van enige gelde wat aan die Raad daarvoor betaal is wordoor weeg nie.

Toestemming van superintendent tot oordrag.

23. Niemand mag, sonder toestemming van die superintendent, enige graf of toekenning oordra of verkoop nie.

Teraardebestelling van persone wat opgehang is.

24. Die Raad kan gelas dat die lyk van enige wat by wet skuldig bevind en teregestel is weens moord in 'n afsonderlike perseel wat vir dié doel opsy gesit is, begrawe word.

DEEL III.**BEGRAFNISSE.***Godsdiensoeferinge.*

25. Lede van enige godsdiestige genootskap kan by 'n graf of in verband met herdenkingsdienste godsdiens-oeferinge hou, onderworpe aan die beheer van die opsigter.

Orkeste en musiek by begrafnisse.

26. Geen musiek mag sonder die verlof van die opsigter binne die begraafplaas gespeel word nie.

Gebruik van beskuttings.

27. Geen kapel of beskutting mag, behalwe met toestemming van die opsigter, langer as 30 minute beset word nie.

Covering of Earth.

16. Every coffin containing a body of an adult, upon being placed in any grave shall be covered immediately by at least 4 ft. of earth and the coffin of a child by at least 3 ft. of earth.

Construction of Graves and Coffins.

17. (1) All graves shall be prepared under the supervision of the caretaker.

(2) Bodies shall be placed in coffins for interment.

Restricted Number of Burials in One Grave.

18. Not more than one body shall be buried in one grave without the permission of the superintendent in writing.

Hours of Interment.

19. Interments shall take place during the hours 9 a.m. to 4 p.m. The caretaker may in cases of emergency and upon payment of an additional fee of R0.25 allow interment to take place after 4 p.m. but not later than 5 p.m.

Alteration of Day of Interment.

20. Notice of any alteration in the day or hour previously fixed for an interment shall be given to the caretaker not later than two hours before such interment. The caretaker may in consultation with the undertaker or the relatives of the deceased, alter the appointed hour for an interment, in order to prevent overlapping of funeral services at gravesides which are adjacent.

Ownership of Ground.

21. The ownership of land within the cemetery shall be and remain vested in the Council. No person shall acquire any right to or interest in any ground or grave in such cemetery other than such rights or interests as are obtainable under these regulations.

Purchase of Private Grave Plots.

22. The Council may, at its discretion, sell to any person the use of any piece of ground for a private grave plot. Any person desiring to purchase the use of such a private grave plot shall apply to the superintendent. Such private grave plot may be allotted by the superintendent upon payment by the applicant of the charges prescribed in Schedule 7.

Every person to whom a grave plot has been sold in terms of this regulation, shall at least once in every five years advise the superintendent whether he still wishes to retain the grave plot or otherwise. Failing such advice the ownership of such a grave plot shall revert to the Council and no application for a refund of any fees paid to the Council therefor shall be considered.

Consent of Superintendent to Transfer.

23. No person shall transfer or sell any grave or allotment without the consent of the superintendent.

Interment of Persons Hanged.

24. The Council may order the body of any person, who has by law been convicted and executed for murder to be interred in a separate plot set aside for that purpose.

PART III.**FUNERALS.***Religious Services.*

25. Members of any religious denomination may conduct religious services at a graveside or in connection with a memorial service subject to the control of the caretaker.

Band and Music at Funerals.

26. No music shall be played within any cemetery without the permission of the caretaker.

Use of Shelters.

27. No chapel or shelter shall be occupied for more than 30 minutes except with the permission of the caretaker.

Nommer van grafte.

28. Die opsigter moet duursame nommerplate vir identifisering op alle grafte en toekennings van persele in die begraafplaas aanbring, en hy moet van sodanige nommers en van die name van afgestorwenes wat in sodanige grafte begrawe is, 'n opgawe hou in die begrawingsregister in die kantoor van die superintendent.

DEEL IV.

OPRIGTING EN ONDERHOUD VAN GEDENKTEKENS.

Grafstene en gedenktekens.

29. Niemand mag sonder die skriflike goedkeuring van die superintendent, en voordat die graf of toekenning aangekoop is, enige gedenkteken van enigerlei aard in die begraafplaas oprig nie. Aansoek om verlof om 'n gedenkteken op te rig, vergesel van 'n skets met genummerde afmetings en spesifikasies van die materiaal wat gebruik gaan word en 'n afskrif van die voorgestelde graskrif, moet minstens ses dae voor dat voorgestel word om sodanige gedenktekens op te rig, aan die superintendent voorgelê word.

Plasing van gedenktekens.

30. Geen gedenkteken mag binne die begraafplaas opgerig word nie, behalwe in sodanige posisie as wat die opsigter vasstel.

Uitsluiting van gedenktekens.

31. Die superintendent kan enige gedenktekens uitsluit wat, na sy mening, van minderwaardige gehalte is of wat die begraafplaas op enigerlei wyse kan skend. Enige gedenkteken wat nie tot bevrediging van die superintendent opgerig is nie, kan deur die Raad verwijder word op koste van die persoon wat sodanige gedenktekens laat oprig het.

Regulasies vir die oprigting van gedenktekens.

32. Iedereen wat enige gedenktekens oprig, moet aan die volgende voorwaardes voldoen:—

- (a) Die voëë van enige gedenktekens moet versterk en vasgebind word deur kramme van gegalvaniseerde yster of koper, of deur ysterpenne of tappenne.
- (b) Randstene moet haaks gemaak wees.
- (c) Die ondersye van die voetstuk en randstene mag nie bokant die natuurlike grondoppervlakte blootgestel wees nie.
- (d) Kop- en kantstene moet stewig met metaalkramme vasgekram wees.
- (e) Geen uitbeitel of regkap van klipwerk word binne die begraafplaas toegelaat nie.

Vervoer van materiaal vir gedenktekens.

33. Geen vervoer van gedenktekens of van materiaal vir enige gedenktekens word binne die begraafplaas toegelaat nie, behalwe op 'n handkar wat toegerus is met wiele met lugbande, of deur middelle wat, volgens die sienswyse van die opsigter, nie die terrein of paadjies binne die begraafplaas kan beskadig nie. Sodanige handkar of ander vervoermiddel moet verskaf word deur die persoon wat die gedenktekens oprig.

Verwydering van puin.

34. Die persoon wat enige gedenktekens onderneem, moet alle afval, los grond en puin verwijder wat deur enige werk aan 'n gedenkteken ontstaan.

Werk aan gedenktekens nie op Saterdae en Sondae toegelaat nie.

35. Geen werk aan enige gedenktekens of aan enige materiaal vir sodanige gedenktekens word op Saterdae, Sondae en publieke vakansiedae binne die begraafplaas toegelaat nie.

Ongeskikte weer.

36. Niemand mag enige gedenktekens binne die begraafplaas gedurende reënweer oprig of plaas onderwyl die grond, volgens die sienswyse van die opsigter, in 'n ongeskikte toestand is nie.

Numbering of Graves.

28. The caretaker shall fix durable identification number plates on all graves and allotments in the cemetery and shall keep a record in the burial register in the office of the superintendent of such numbers, and the names of the deceased buried in such graves.

PART IV.

ERECTION AND MAINTENANCE OF MEMORIAL WORK.

Gravestones and Memorials.

29. No person shall erect memorial work of any kind in any cemetery without the approval in writing of the superintendent and until the grave or allotment has been purchased. Applications for permission to erect a memorial accompanied by a sketch with figured dimensions and specifications of the material to be used and a copy of the proposed inscription, shall be submitted to the superintendent not less than six days before it is proposed to erect such memorial.

Siting of Memorials.

30. No memorial work shall be erected within the cemetery except in such position as the caretaker may appoint.

Exclusion of Memorial Work.

31. The superintendent may exclude any memorial work which, in his opinion, is of inferior quality or which is likely in any way to disfigure the cemetery. Any memorial work which is not erected to the satisfaction of the superintendent may be removed by the Council at the expense of the person who caused such memorial work to be erected.

Regulations for Erection of Memorial Work.

32. Any person, in constructing any memorial work, shall comply with the following conditions:—

- (a) The joints of any memorial shall be secured and fastened by galvanised iron or copper cramps, pins or dowels.
- (b) Kerbstones shall be squared.
- (c) The undersides of the base and kerbstones shall not be exposed above the natural surface of the ground.
- (d) Head and border stones shall be securely cramped with metal cramps.
- (e) No chiselling or dressing of stonework shall be allowed within the cemetery.

Conveyance of Memorial Material.

33. No conveyance of memorials or any material for any memorial work shall be permitted within the cemetery except upon a handcart equipped with pneumatic tyre wheels, or by means which, in the opinion of the caretaker, are not likely to damage the grounds or paths within the cemetery. Such handcart or means of conveyance shall be provided by the person who erects the memorial.

Removal of Debris.

34. The person who undertakes any memorial work shall remove all rubbish, loose soil and debris resulting from any work on any memorial.

Memorial Work not Permitted on Saturdays and Sundays.

35. No work on any memorial or on any material for such memorial shall be permitted within the cemetery on Saturdays, Sundays and public holidays.

Unsuitable Weather.

36. No person shall fix or place any memorial within any cemetery during rainy weather or while the ground is, in the opinion of the caretaker, in an unfit state.

Vertoning van permit.

37. Enigeen wat toesig oor werk het of wat op weg na of van werk binne 'n begraafplaas is, moet, wanneer die opsigter dit te eniger tyd verlang, die skriftelike verlof toon wat kragtens die bepalings van regulasie 29 aan hom uitgereik is om sodanige werk uit te voer.

Gedenktekens mag nie verwijder word nie.

38. Niemand mag sonder toestemming van die opsigter enige gedenkteken binne die begraafplaas verwijder of verstoor nie.

Nie-aanspreeklikheid vir beskadiging.

39. Die Raad is in geen geval aanspreeklik vir enige skade wat te eniger tyd aan enige gedenkteken weens enigerlei oorsaak hoegenaamd geskied nie.

Onderhoud van private grafpersele.

40. Die eienaar van elke private grafperseel moet sodanige perseel vry van onkruid en in 'n behoorlike toestand hou.

DEEL V.

OPGRAWING VAN LYKE EN HEROPENING VAN GRAFTE.

Verstoring van stoflike oorskot.

41. Geen stoflike oorskot binne die begraafplaas mag verstoor word nie, behalwe vir 'n doel wat by hierdie regulasies toegelaat word.

Opgrawings van lyke en heropening van grafte.

42. Niemand mag 'n lyk opgrave of laat opgrave of verwijder of 'n graf oopmaak of versteur sonder die skriftelike toestemming van die Raad en die mediese beampete en sodanige toestemming as wat vereis word ooreenkomsdig enige wet wat van tyd tot tyd van krag is.

Verbergung van werksaamhede.

43. Die graf waaruit enige lyk verwijder moet word, moet doeltreffend gedurende die opgraving aan die gesig onttrek wees en 'n doodkis moet by die graf in gereedheid gehou word.

Verwydering van lyk deur die lokasie-superintendente van een graf na 'n ander.

44. As dit na die mening van die superintendent te eniger tyd wenslik is om 'n lyk te verwijder of as 'n lyk in stryd met hierdie regulasies in 'n graf begrawe is, kan die superintendent sodanige lyk na 'n ander graf laat verwijder: Met dien verstande dat daar, indien moontlik, eers met 'n bloedverwant van sodanige afgestorwene in verbinding getree is.

Mediese beampete moet aanwesig wees.

45. Onderworpe aan die bepalings van regulasie 41, mag niemand 'n opgraving of verwijdering van enige lyk uitvoer nie, tensy die mediese beampete of sy gemagtigde verteenwoordiger aanwesig is.

Misdryf en strafbepalings.

46. Iedereen wat—

- (a) de bepalings van regulasies 4, 5, 7, 8, 9, 10, 11, 12, 18, 19, 23, 26, 29, 30, 32, 34, 35, 36, 37, 38, 41 en 42 oortree of versuim om daaraan te voldoen; or
- (b) enige lyk begrawe of veroorsaak of toelaat dat dit begrawe word in enige plek, behalwe in 'n begraafplaas afgesonder kragtens regulasie 2; or
- (c) gevind word in 'n begraafplaas gedurende die ure wanneer dit nie vir die publiek oop is nie; or
- (d) 'n lyk in die begraafplaas, sonder toestemming van die opsigter soos vereis by subregulasie (1) van regulasie 13, begrawe of veroorsaak dat dit begrawe word;

is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met die strawwe voorgeskryf in artikel vier-en-veertig van die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (No. 25 van 1945)".

Production of Permit.

37. Any person in charge of work or on his way to and from work within any cemetery shall, upon demand by the caretaker, at any time, produce the written permission issued to him under the provisions of regulation 29 to carry out such work.

Memorials not to be Removed.

38. No person shall remove or disturb any memorial work within a cemetery without the consent of the caretaker.

Non-liability for Damage.

39. The Council shall in no case be liable for any damage which may at any time occur to any memorial work from any cause whatsoever.

Maintenance of Private Grave Plots.

40. The owner of every private grave plot shall keep such plot free from weeds and in proper order.

PART V.

EXHUMATION AND RE-OPENING OF GRAVES.

Disturbing Human Remains.

41. No human remains within the cemetery shall be disturbed except for a purpose permitted under these regulations.

Exhumation and Re-opening of Graves.

42. No person shall exhume or cause any body to be exhumed or open or disturb a grave without the written permission of the Council and the medical officer, and such permission as may be required in terms of any law in force from time to time.

Screening of Operations.

43. The grave from which any body is to be removed shall be effectively screened from view during the exhumation and a shell shall be kept in readiness at the grave.

Removal by Location Superintendent of Body from One Grave to Another.

44. If at any time the removal of any body seems to the superintendent to be advisable or if any body has been buried in a grave in contravention of these regulations, the superintendent may cause such body to be removed to another grave: Provided that the consent of a near relative of such deceased person shall, if possible, first be obtained.

Medical Officer to be Present.

45. Subject to the provisions of regulation 41, no exhumation or removal of any body shall be made by any person unless the medical officer or his authorised representative is present.

Offences and Penalties.

46. Any person who—

- (a) contravenes or fails to comply with the provisions of regulations 4, 5, 7, 8, 9, 10, 11, 12, 18, 19, 23, 26, 29, 30, 32, 34, 35, 36, 37, 38, 41 and 42; or
- (b) interts or causes or permits any body to be interred in any place other than a cemetery set apart in terms of regulation 2; or
- (c) is found in a cemetery during the hours when it is not open to the public; or
- (d) interts or causes a body to be interred in the cemetery without the permission of the caretaker as required in terms of sub-regulation (1) of regulation 13;

shall be guilty of an offence and liable on conviction to the penalties prescribed in section forty-four of the Bantu (Urban Areas) Consolidation Act, 1945 (No. 25 of 1945)."

2. Deur Bylae 7 deur die volgende te vervang:
„BYLAE 7.

Tarief van huur- en ander geldie.

Elke geregistreerde bewoner of ander bewoner in die lokasie of persoon wat 'n permit moet verkry, moet aan die Raad by die kantoor van die superintendent sodanige van die bedrae vooruitbetaal wat hieronder uiteengesit word t.o.v. huur en gelde vir water-, sanitêre, gesondheids-, geneeskundige en ander dienste deur die Raad gelewer, as wat van toepassing is:

Per maand.
R c

1. Deur die houer van 'n woonpermit of eenige wat die houer van sodanige permit moet wees:	
(1) Vierkamerwoonhuis	5 40
(2) Enkelkamer	3 00
2. (1) Deur die houer van 'n perseel- of bouperseelpermit of enige wat die houer van sodanige permit moet wees	2 60
(2) In die geval van 'n bouperseelpermit, vir elke addisionele perseel aan die permit-houer toegewys	0 75
3. Deur die houer van 'n loseerderspermit of enige wat die houer van sodanige permit moet wees ('n gedeelte van 'n maand word as 'n volle maand in berekening gebring)	0 20
4. (1) Deur die houer van 'n handelsperseelpermit waar die gebou deur die handelaar opgerig of verkry is:	
(a) Gewone handelsperseel	13 00
(b) Motorhaweperseel	30 00
(2) Deur die houer van 'n handelsperseelpermit waar die geboue deur die Raad opgerig of verkry is:	
(a) Klein winkel, gelyk aan 2 eenhede	23 33
(b) Groot winkel, gelyk aan 3 eenhede	35 00
(c) Eethuis	25 00
(d) Hout- en Steenkoolperseel	10 00
(e) Persele waarop ambagslui hul beroep beoefen	5 00
5. Deur die houer van 'n kerkperseelpermit:	
(1) Kerkperseel alleenlik	2 00
(2) Kerkperseel met pastorie	4 40
(3) Verwydering van nagvuil in gevalle waar meer as twee emmers per perseel in gebruik is, per emmer	0 50
6. Oordrag of duplikaat van permit, elk	0 50
7. Begraafplaaskelde:	

Per graf.

R c

(1) Volwassene	3 00
(2) Kind	1 50
(3) Doodgebore kind	1 00
(4) Aankoop van grafperseel vir volwassene of kind	5 00
(5) Aankoop van addisionele grafperseel	3 00."

T.A.L.G. 5/61/4.

(2) By the substitution for Schedule 7 of the following:

SCHEDULE 7.

Tariff of Rent and Other Charges.

Every registered or other occupier in the location or person required to obtain a permit shall prepay to the Council at the office of the superintendent such of the amounts set out hereunder in respect of rent and charges for water, sanitary, health, medical and other services rendered by the Council as may be applicable:

Per
Month.
R c

1. By the holder of a residential permit or anyone who should be the holder of such a permit:

(1) Four-roomed house 5 40 |

(2) Single room 3 00 |

2. (1) By the holder of a site or building-site permit, or anyone who should be the holder of such a permit 2 60 |

(2) In respect of a building-site permit, for every additional site allotted to the permit holder 0 75 |

3. By the holder of a lodger's permit or anyone who should be the holder of such a permit (a portion of a month shall be reckoned as a full month) 0 20 |

4. (1) By the holder of a trading-site permit on which the trader has acquired or erected buildings:

(a) Ordinary trading site 13 00 |

(b) Garage site 30 00 |

(2) By the holder of a trading-site permit on which the Council has acquired or erected buildings:

(a) Small shop equal to 2 units 23 33 |

(b) Large shop equal to 3 units 35 00 |

(c) Eating-house 25 00 |

(d) Wood and coal site 10 00 |

(e) Sites on which craftsmen practise their trade 5 00 |

5. By the holder of a church-site permit:

(1) Church site only 2 00 |

(2) Church site with rectory 4 40 |

(3) Removal of nightsoil in cases where more than two buckets per site are used, per bucket 0 50 |

6. Transfer or duplicate of permit, each 0 50 |

7. Burial fees:

Per
Grave.
R c

(1) Adult 3 00 |

(2) Child 1 50 |

(3) Still-born child 1 00 |

(4) Purchase of grave plots for adult or child 5 00 |

(5) Purchase of every additional grave plot 3 00" |

T.A.L.G. 5/61/4.

Administrateurskennisgewing No. 181.]

[9 Maart 1966.

MUNISIPALITEIT VEREENIGING.—WYSIGING VAN ABATTOIRVERORDENINGE.

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.

Administrator's Notice No. 181.]

[9 March 1966.

VEREENIGING MUNICIPALITY.—AMENDMENT TO ABATTOIR 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.

Die Abattoirverordeninge van die Municipaaliteit Vereeniging, afgekondig by Administrateurskennisgewing No. 498 van 5 Augustus 1959, soos gewysig, word hierby verder as volg gewysig:—

1. Deur subitems (a), (b) en (c) van item 1 van Deel I onder Aanhangsel A deur die volgende te vervang:—

R c
 „(a) Beeste, stuk 1 77
 (b) Kalwers, tot 1 jaar oud, stuk 0 47
 (c) Skape en bokke, stuk 0 41”

3. Deur item 2 van Deel I onder Aanhangsel A deur die volgende te vervang:—

„2. Koelkamer.

(1) Vir die gebruik van die koelkamer vir 'n periode tot 12-uur middag van die dag wat volg op die dag waarop geslag is: Gratis.

(2) Vir die gebruik van die koelkamer na versryking van die periode in subitem (1) genoem:—

(a) Hanggelde.

	R c
(i) Per beeskwart, per dag ...	0 07½
(ii) Per half-kwart of gedeelte daarvan, per dag ...	0 05
(iii) Per kalfkarkas of gedeelte daarvan, per dag ...	0 07½
(iv) Per varkkarkas of gedeelte daarvan, per dag ...	0 05
(v) Per skaapkarkas of gedeelte daarvan, per dag ...	0 05
(vi) Tonge, sterre en harslae, per 25 lb. per week of gedeelte daarvan ...	0 05

(b) Pak bevries.

	Per week of gedeelte daarvan.	R c
(i) Per beeskwart ...	0 15	
(ii) Per kalfkarkas ...	0 15	
(iii) Per varkkarkas ...	0 15	
(iv) Per skaapkarkas ...	0 15	
(v) Afval en gedeeltes van vleis in kratte, sakke en soortgelyke houers: Per 100 lb. of gedeelte daarvan ...	0 15	

(c) Teruggehoue vleis.

	Per tydperk van 14 dae.	R c
(i) Per beeskarkas ...	3 00	
(ii) Per kalfkarkas ...	0 50	
(iii) Per varkkarkas ...	0 75	
(iv) Afval of gedeeltes van vleis: Per 50 lb. of gedeelte daarvan ...	0 20	

Indien teruggehoue vleis vir meer as 14 dae in die koelkamer gehou word, word die geldie ingevolge paragraaf (a) na verloop van 14 dae gehef.

(d) Wild.

	Per week of gedeelte daarvan.	R c
(i) Per Springbokkarkas of 'n karkas van soortgelyke grootte ...	0 10	
(ii) Per Blesbokkarkas of 'n karkas van soortgelyke grootte ...	0 25	

Amend the Abattoir By-laws of the Vereeniging Municipality, published under Administrator's Notice No. 498, dated the 5th August, 1959, as amended, as follows:—

1. By the substitution for sub-items (a), (b) and (c) of item 1 of Part I under Annexure A of the following:—

	R c
“(a) Bovines, each ...	1 77
(b) Calves, up to 1 year old, each ...	0 47
(c) Sheep and goats, each ...	0 41”

2. By the substitution for item 2 of Part I under Annexure A of the following:—

“2. Cold Storage.

(1) For the use of cold storage for a period up to 12 o'clock noon of the day following the day of slaughter: Gratis.

(2) For the use of cold storage after expiry of the period referred to in sub-item (1):—

(a) Hanging Charges.

	R c
(i) Per quarter of beef, per day	0 07½
(ii) Per half quarter or portion thereof, per day	0 05
(iii) Per calf carcase or portion thereof, per day	0 07½
(iv) Per pig carcase or portion thereof, per day	0 05
(v) Per sheep carcase or portion thereof, per day	0 05
(vi) Tongues, tails and plucks per 25 lb., per week or portion thereof	0 05

(b) Stacked-frozen.

	Per Week or Part Thereof.	R c
(i) Per quarter of beef ...	0 15	
(ii) Per calf carcase ...	0 15	
(iii) Per pig carcase ...	0 15	
(iv) Per sheep carcase ...	0 15	
(v) Offal and portions of meat in crates, bags and similar receptacles: Per 100 lb. or part thereof ...	0 15	

(c) Detained Meat.

	Per Period of 14 Days.	R c
(i) Per beef carcase ...	3 00	
(ii) Per calf carcase ...	0 50	
(iii) Per pig carcase ...	0 75	
(iv) Offal or portions of meat: Per 50 lb. or part thereof	0 20	

If detained meat is held in cold storage for longer than 14 days the charges in terms of paragraph (a) shall be levied after 14 days have elapsed.

(d) Game.

	Per Week or Part Thereof.	R c
(i) Per Springbuck carcase or similar sized carcase ...	0 10	
(ii) Per Blesbuck carcase or similar sized carcase ...	0 25	

(e) *Pluimvee.*

Per krat van hoogstens—

*Per week of
gedeelte
daarvan.*
R c

(i) 50 lb.	0 05
(ii) 120 lb.	0 15
(iii) 140 lb.	0 15
(iv) 240 lb.	0 25
(v) 300 lb.	0 30
(vi) 400 lb.	0 40

(f) *Spek.*

Per baal van hoogstens 120 lb. 0 10

(g) *Eiers.*Per kis van 30 duim by 15 duim
by 15 duim of kleiner 0 02(h) *Botter.*

Per krat van hoogstens—

(i) 56 lb.	0 02½
(ii) 112 lb.	0 05
(iii) 168 lb.	0 07½

(i) *Varkvet.*Per krat of blik van hoogstens
56 lb. 0 02½(j) *Vrugte en groente.*

(i) Appels, pere, perskes en pruime.	
(aa) Per platkissie	0 01
(bb) Per halwe kissie	0 01½
(cc) Per kissie	0 02

(ii) *Amandels en Okkerneute.*

(aa) Grōotte A-baal of kis, ongeveer 24 duim by 13 duim by 14 duim	0 02½
(bb) Groote B-baal of kis, ongeveer 28 duim by 24 duim by 10 duim	0 03½

(iii) *Aarbeie.*

Per kis van 18 duim by 12 duim by 3 duim of kleinér	0 02½
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(iv) *Druwe.*

Per mandjie van hoog- stens 50 lb.	0 02½".
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T.A.L.G. 5/2/36.

Administrateurskennisgewing No. 183.]

[9 Maart 1966.

TERUGTREKKING EN VERVANGING VAN ADMINISTRATEURSKENNISGEWING No. 299 VAN 19 APRIL 1961.—VERMEERDERING VAN BREEDTE VAN PROVINSIALE PAD No. P.63-1, JOHANNESBURG-SPRINGS, DISTRIK GERMISTON.

Dit word vir algemene inligting bekendgemaak dat Administrateurskennisgewing No. 299 van 19 April 1961 hiermee teruggetrek word en vervang word deur die volgende:

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

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

(e) *Poultry.*

Per crate not exceeding—

*Per
Week
or Part
Thereof.*
R c

(i) 50 lb.	0 05
(ii) 120 lb.	0 15
(iii) 140 lb.	0 15
(iv) 240 lb.	0 25
(v) 300 lb.	0 30
(vi) 400 lb.	0 40

(f) *Bacon.*

Per bale not exceeding 120 lb. 0 10

(g) *Eggs.*Per case of 30 inches by 15
inches by 15 inches or smaller 0 02(h) *Butter.*

Per crate not exceeding—

(i) 56 lb.	0 02½
(ii) 112 lb.	0 05
(iii) 168 lb.	0 07½

(i) *Lard.*Per crate or tin not exceeding
56 lb. 0 02½(j) *Fruit and Vegetables.*

(i) Apples, Pears, Peaches and Plums.	
(aa) Per tray	0 01
(bb) Per half case	0 01½
(cc) Per case	0 02

(ii) *Almonds and Walnuts.*

(aa) Size A bale or box, approximately 24 inches by 13 inches by 14 inches ...	0 02½
(bb) Size B bale or box, approximately 28 inches by 24 inches by 10 inches ...	0 03½

(iii) *Strawberries.*

Per box of 18 inches by 12 inches by 3 inches or smaller ...	0 02½
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(iv) *Grapes.*

Per basket not exceeding 50 lb.	0 02½".
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T.A.L.G. 5/2/36.

Administrator's Notice No. 183.]

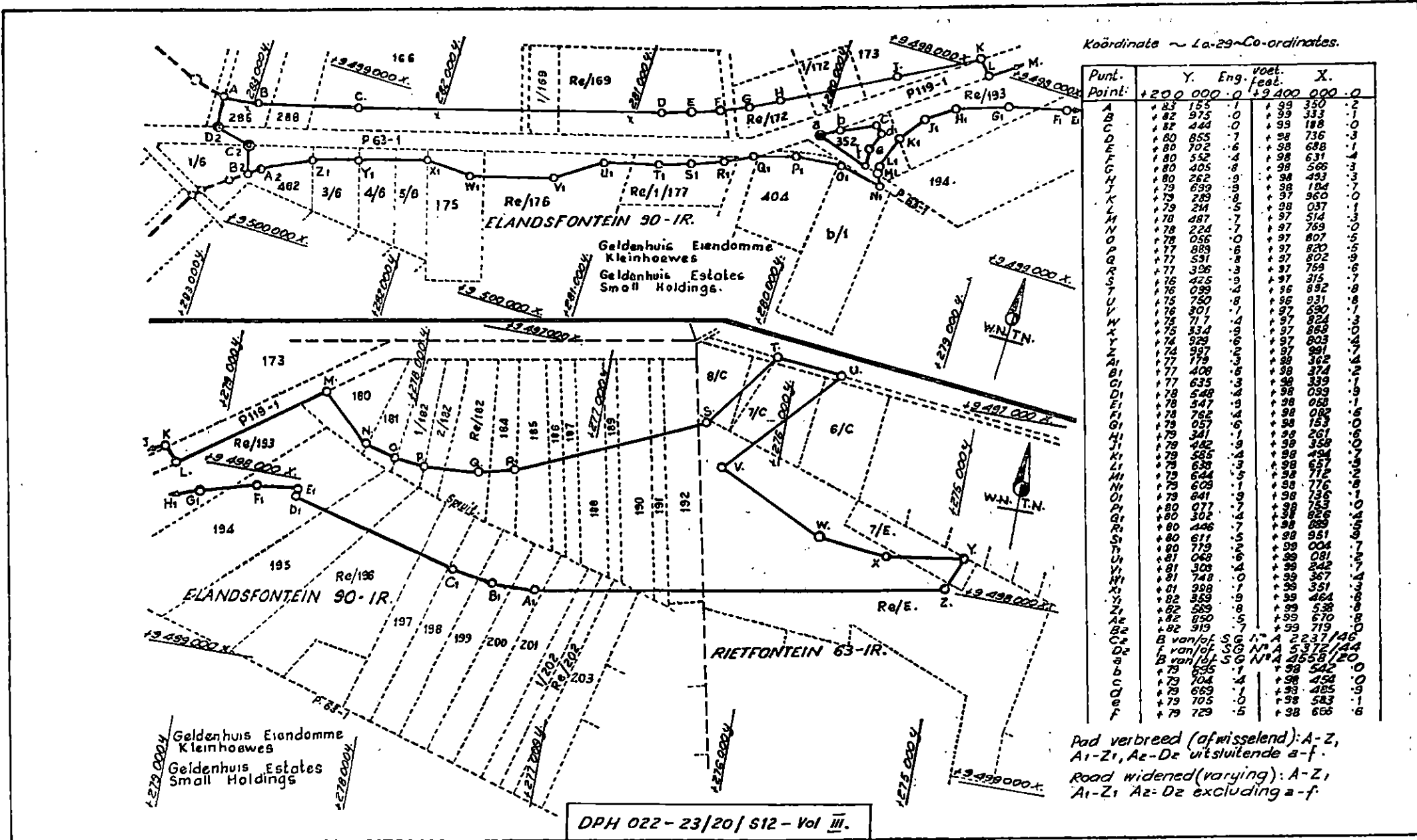
[9 March 1966.

WITHDRAWAL AND SUBSTITUTION OF ADMINISTRATOR'S NOTICE No. 299 OF 19TH APRIL, 1961.—INCREASE OF WIDTH OF PROVINCIAL ROAD No. P.63-1, JOHANNESBURG-SPRINGS, DISTRICT OF GERMISTON.

It is notified for general information that Administrator's Notice No. 299 of 19th April, 1961, is hereby withdrawn and substituted by the following:

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

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



Administrateurskennisgewing No. 182.] [9 Maart 1966.
VERMEERDERING VAN BREEDTE VAN SPESIALE
PAD NO. S.12, JOHANNESBURG-WITBANK.

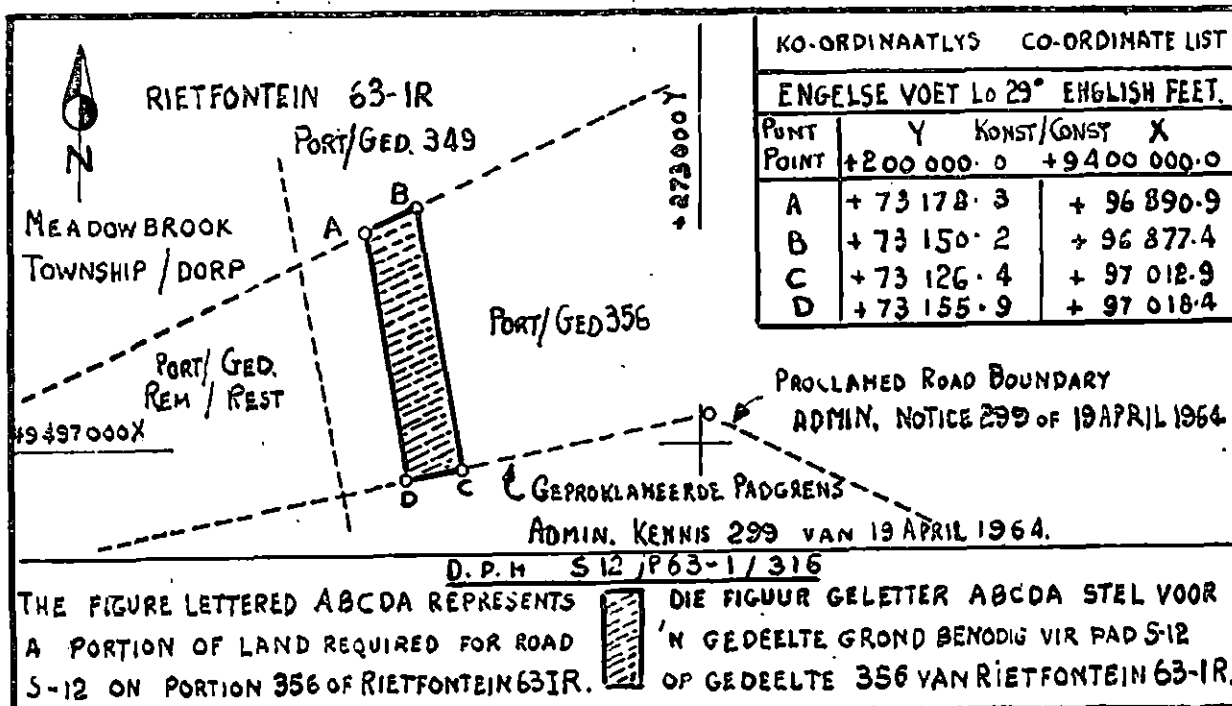
Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, ingevolge artikel *drie* van die Padordonnansie, No. 22 van 1957, goedgekeur het dat die breedte van Spesiale Pad No. S.12 op Gedeelte 356 van die plaas Rietfontein No. 63—I.R., distrik Germiston, vermeerder word soos op bygaande sketsplan aangetoon.

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

Administrator's Notice No. 182.] [9 March 1966.
INCREASE OF WIDTH OF SPECIAL ROAD No. S.12,
JOHANNESBURG-WITBANK.

It is hereby notified for general information that the Administrator has approved, in terms of section *three* of the Road Ordinance, No. 22 of 1957, that the width of Special Road No. S.12 on Portion 356 of the farm Rietfontein No. 63—I.R., District of Germiston, shall be increased as indicated on the sketch plan subjoined hereto.

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



Administrateurskennisgewing No. 184.] [9 Maart 1966.
MUNISIPALITEIT WARMBAD.—WYSIGING VAN
ELEKTRISITEITVOORSIENINGS VERORDE-
NINGE.

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

Die Elektrisiteitvoorsieningsverordeninge van die Munisipaliteit Warmbad, afgekondig by Administrateurskennisgewing No. 491 van 1 Julie 1953, soos gewysig, word hierby verder as volg gewysig:—

1. Deur die volgende voorbehoudsbepaling na die woord „distribusiegebied” in die eerste paragraaf van Deel II van Bylae 3 in te voeg:—

“: Met dien verstande dat die vaste maandelikse heffing en die maandelikse maksimumaanvraagheffing vermeld onder A en B hierna nie van toepassing is nie op huishoudelike, kommersiële en industriële verbruikers buite die munisipaliteit, ten opsigte van welke verbruikers gelde ingevolge Skaal 3 van hierdie tarief van gelde gehef word.”

2. Deur Skaal 3 „Verbruikers buite die Munisipaliteit” van Deel II van Bylae 3 deur die volgende te vervang:—

„Verbruikers buite die Munisipaliteit.”

3. Huishoudelike, kommersiële en industriële verbruikers buite die munisipale geproklameerde dorpsgebied maar binne die elektrisiteitsdistribusiegebied van die Munisipaliteit Warmbad:—

(1) (a) Vir die eerste 150 eenhede of gedeelte daarvan in enige besondere maand verbruik: R8.

Administrator's Notice No. 184.] [9 March 1966.
WARM BATHS MUNICIPALITY.—AMENDMENT
TO ELECTRICITY SUPPLY 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:—

Amend the Electricity Supply By-laws of the Warm Baths Municipality, published under Administrator's Notice No. 491, dated the 1st July, 1953, as amended, as follows:—

1. By the insertion after the word “Area” in the first paragraph of Part II of Schedule 3 of the following proviso:—

“: Provided that the fixed monthly charge and the monthly maximum demand charge mentioned in A and B hereinafter shall not be applicable to domestic, commercial and industrial consumers outside the municipality, in respect of which consumers the charges in terms of Scale 3 of this tariff of charges shall be levied.”

2. By the substitution for Scale 3 “Consumers Outside the Municipality” of Part II of Schedule 3 of the following:—

“Consumers Outside the Municipality.”

3. Domestic, commercial and industrial consumers outside the municipal proclaimed township area but inside the electricity distribution area of the Warm Baths Municipality:—

(1) (a) For the first 150 units or part thereof consumed during any one month: R8.

- (b) Vir die volgende 50 eenhede in dieselfde maand verbruik, per eenheid: 4c.
 (c) Vir die volgende 3,000 eenhede in dieselfde maand verbruik, per eenheid: 2c.
 (d) Vir die volgende 4,000 eenhede in dieselfde maand verbruik, per eenheid: 1·9c.
 (e) Daarna vir alle eenhede in dieselfde maand verbruik, per eenheid: 1·5c.
- (2) Vir alle eenhede verbruik tussen 10 nm. en 6 vm. en gemeet deur 'n aparte meter, per eenheid: 1c. Die verbruiker bestry die koste van die bykomende meteruitrusting wat geïnstalleer moet word." T.A.L.G. 5/36/73.

- (b) For the following 50 units consumed during the same month, per unit: 4c.
 (c) For the following 3,000 units consumed during the same month, per unit: 2c.
 (d) For the following 4,000 units consumed during the same month, per unit: 1·9c.
 (e) thereafter for all units consumed during the same month, per unit: 1·5c.

(2) For all units consumed between 10 p.m. and 6 a.m. and registered through a separate meter, per unit: 1c. The consumer shall bear the cost of the additional metering equipment required to be installed."

T.A.L.G. 5/36/73.

Administrateurskennisgewing No. 185.] [9 Maart 1966.
MUNISIPALITEIT NELSPRUIT.—ONDERSOEK.

Die Administrator gee hierby kennis ingevolge artikel twee (1) van die Ordonnansie op Kommissies van Ondersoek, 1960, dat hy ingevolge bogenoemde artikel 'n kommissie benoem het om sekere beweerde wanadministrasie in die Munisipaliteit Nelspruit te ondersoek en daaroor verslag te doen.

Die Kommissie van Ondersoek bestaan uit die volgende persone:—

Mnr. J. J. S. van der Spuy (Voorsitter Raad van Advies insake Plaaslike Bestuur) Voorsitter.

Mnr. J. A. Botes (Stadsklerk, Pietersburg) lid.

Die opdrag van die Kommissie is as volg:—

Om ondersoek in te stel ten einde te bepaal of die Stadsraad se sake deur die lede van die Raad, Stadsklerk, departementshoofde, en senior beampies op 'n bekwame en doeltreffende wyse en ooreenkomsdig die bepalings van bestaande plaaslike bestuurswetgewing en gesonde munisipale praktyk behartig is en sonder om bestaande opdrag te beperk, ook die volgende besondere aspekte na te gaan, naamlik:—

- (i) Of daar behoorlike en spoedige uitvoering aan beleidsbesluite van die Raad gegee word;
- (ii) of die Raad en Bestuurskomitee deur die wyse waarop bogenoemde beampies hul pligte nakom, in staat gestel word om hulle funksies effekief uit te oefen;
- (iii) of behoorlike gevolg deur gemelde beampies gegee word aan opdragte van die Raad, Bestuurskomitee en Stadsklerk;
- (iv) die mate waarin Departementshoofde en ander senior beampies gemagtig is om self beslissings met betrekking tot administratiewe aangeleenthede te gee en die mate waarin hierdie beampies gemagtig behoort te word om sulke beslissings te gee ten einde onnodige omslagtheid te bekamp;
- (v) of lede van die Raad of die Bestuurskomitee hulle nie aan onreëlmataige of onbehoorlike optrede skuldig gemaak het nie; en
- (vi) enige aspek van die administrasie van die Stadsraad se sake wat in verband staan met bestaande opdragte of daarmee aanverwant is.

T.A.L.G. 17/9/22.

Administrator's Notice No. 185.] [9 March 1966.
NELSPRUIT MUNICIPALITY.—INQUIRY.

The Administrator hereby publishes in terms of section two (1) of the Commission of Inquiry Ordinance, 1960, that he has in terms of the above section appointed a commission to inquire into and report on certain alleged maladministration in the Nelspruit Municipality.

The Commission of Inquiry shall consist of the following persons:—

Mr. J. J. S. van der Spuy (Chairman Local Government Advisory Board) Chairman.

Mr. J. A. Botes (Town Clerk Pietersburg) Member.

The terms of reference of the Commission are as follows:—

To inquire into in order to determine whether the affairs of the Town Council are conducted by members of the Council, Town Clerk, departmental heads and senior officials, in a capable and efficient manner and in terms of the provisions of existing local government legislation and sound municipal practice, and without limiting the above terms of reference, to investigate the following particular aspects, viz.:—

- (i) Whether proper and early effect has been given to policy resolutions of the Council;
- (ii) whether the Council and Management Committee are being enabled through the manner in which above-mentioned officials are performing their duties, to carry out their functions effectively;
- (iii) whether instructions by the Council, Management Committee and Town Clerk are properly carried out by the said officials;
- (iv) the extent to which departmental heads and other senior officials are empowered to make decisions themselves with reference to administrative matters and the extent to which these officials should be empowered to make such decisions in order to obviate unnecessary cumbersome methods;
- (v) whether members of the Council or the Management Committee have rendered themselves guilty of irregular and improper actions; and
- (vi) any aspect of the administration of matters of the Town Council bearing relation to the above terms of reference or being allied thereto.

T.A.L.G. 17/9/22.

ALGEMENE KENNISGEWINGS.

KENNISGEWING No. 45 VAN 1966.

PRETORIA-DORPSAANLEGSKEMA No. 1/104.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoria-Dorpsaanlegskema No. 1, 1944, te wysig deur die herindeling van Gedeeltes 12 en 13 en die Resterende Gedeelte van Plot No. 3 en Gedeelte C van Plot No. 2, Villieria, van „Spesiale Woon” tot „Spesial” ten einde die oprigting van woonstelle of woonhuise daarop toe te laat onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie skema (wat Pretoria-dorpsaanlegskema No. 1/104 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, Proviniale 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 Provincie*, dit wil sê, op of voor 1 April 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad

Pretoria, 16 Februarie 1966.

KENNISGEWING No. 46 VAN 1966.

PRETORIA-DORPSAANLEGSKEMA No. 1/99.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig om voorsiening te maak vir die wysiging van die oorspronklike Kaart soos aangevoer op Kaart No. 3, Skema No. 1/99, deur Bylae B, Plan No. 209, wat besonderhede van die regte wat ingevolge wysigende Dorpsaanlegskema No. 1/6 op Gedeelte A van Erf No. 85, Rietfontein, toegelaat is, vervat, met Plan No. 324 te vervang.

Die nuwe plan toon 'n vermeerdering van die toelaatbare hoogte van die gebou op die perseel van twee na drie verdiepings, wat die gebou in ooreenstemming sal bring met die bestaande drie verdiepinggebou en die ontwikkeling van die grondverdieping vir besigheidsdoeleindes soos veroorloof ingevolge die voormalde Dorpsaanlegskema No. 1/6, sal toelaat.

Verdere besonderhede van hierdie skema (wat Pretoria-dorpsaanlegskema No. 1/99 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, Proviniale 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 Provincie*, dit wil sê, op of voor 1 April 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 16 Februarie 1966.

GENERAL NOTICES.

NOTICE No. 45 OF 1966.

PRETORIA TOWN-PLANNING SCHEME No. 1/104.

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 Portions 12 and 13 and the remaining extent of Plot No. 3 and Portion C of Plot No. 2, Villieria, from "Special Residential" to "Special" to permit the erection of flats or dwelling-houses thereon subject to certain conditions.

This amendment will be known as Pretoria Town-planning Scheme No. 1/104. 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 1st April, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 16th February, 1966.

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NOTICE No. 46 OF 1966.

PRETORIA TOWN-PLANNING SCHEME No. 1/99.

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 to provide for the amendment of the original Map as shown on Map No. 3, Scheme No. 1/99, by the substitution of Annexure B, Plan No. 324 for Plan No. 209, which shows details of the rights permitted on Portion A of Erf No. 85, Rietfontein, in terms of amending Town-planning Scheme No. 1/6.

The new plan shows an increase in the permissible height of the building on the site from two to three storeys thus conforming with the existing building of three storeys and allowing the development of the ground floor for business purposes as permitted in terms of the aforementioned Town-planning Scheme No. 1/6.

This amendment will be known as Pretoria Town-planning Scheme No. 1/99. 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 1st April, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 16th February, 1966.

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KENNISGEWING No. 47 VAN 1966.

PRETORIA-STREEK-DORPSAANLEGSKEMA.—
WYSIGENDE SKEMA No. 49.

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanlegskema te wysig deur die herindeling van Erwe Nos. 1038 en 1039, Queenswood Uitbreiding No. 1, van „een woonhuis per erf” tot „een woonhuis per 20,000 v.k.vt.”.

Verdere besonderhede van hierdie skema (wat Pretoriastreekdorpsaanlegskema: Wysigende Skema No. 49 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, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eiensaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, dit wil sê op of voor 8 April 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 23 Februarie 1966.

KENNISGEWING No. 48 VAN 1966.

ERMELO-DORPSAANLEGSKEMA. No. 1/10.

Hierby word, ooreenkomsdig die bepalings van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Ermelo aansoek gedoen het om Ermelo-dorpsaanlegskema No. 1, 1954, soos volg te wysig:

1. Openbare Oopruimtes Nos. 46 en 47 word geskraap en tesame met die restant van Erf No. 803 asook Erf No. 1326 ingedeel vir „Munisipaal”.

2. Die volgende wysiging van die Skemaklousules word beoog:

(A) *Klusule 13.*—Deur aan die definisie vir „Geboue, vir Hinderlike Bedrywe” die volgende byvoeging te maak by die voorbehoudbepaling:

„(iii) 'n Kleinhandelaar in vis of 'n visbraaier sulke toerusting en bergingsfasiliteite moet verskaf en sulke maatreëls moet tref om enige rook, walms, reuke en ergenis uit te skakel of te beperk, tot bevrediging van die Stadsraad, nadat 'n sertifikaat i.v.m. sulke prosesse en fasiliteite deur die Gesondheidsafdeling verstrek is.”

(B) *Klusule 15—Tabel D.*—(1) Deur in kolom 3 „Doeleindes waarvoor geboue opgerig of gebruik mag word” vir die Gebruikstreke III, IV, XII en XIII die woord „Droogskoonmaker” in te voeg met die volgende voorbehoudbepaling:

„Met dien verstande dat 'n Droogskoonmaker in Gebruikstreke III, IV, XII en XIII, slegs sy bedryf mag uitoefen indien—

(a) perchlooretilien of ander nie-onvlambare vloeistof, deur die Raad goedgekeur vir skoonmaak, gebruik word;

(b) stoom en warmwater slegs deur elektrisiteit, gas of outomatiese olie-bediende stoomketels voorsien word;

(c) die publiek geen toegang tot die werksafdeling verleen word nie, en hierdie afdeling van die publieke gesig afgeskot word;

NOTICE No. 47 OF 1966.

PRETORIA REGION TOWN-PLANNING SCHEME:
AMENDING SCHEME No. 49.

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 the rezoning of Erven Nos. 1038 and 1039, Queenswood Extension No. 1, from “one dwelling per erf” to “one dwelling per 20,000 sq. ft.”.

This amendment will be known as Pretoria Region Town-planning Scheme: Amending Scheme No. 49. 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 8th April, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 23rd February, 1966.

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NOTICE No. 48 OF 1966.

ERMELO TOWN-PLANNING SCHEME No. 1/10.

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 Ermelo has applied for Ermelo Town-planning Scheme No. 1, 1954, to be amended as follows:

1. Public Open Spaces Nos. 46 and 47 are deleted from the Scheme and rezoned as “Municipal” together with remaining portion of Erf No. 803 as well as Erf No. 1326.

2. The following amendments to the Scheme clauses are proposed:

(A) *Clause 13.*—By addition at the definition of “Noxious Industrial Buildings” of a further proviso:

“(iii) A retailer in fish, or a fishfrier shall provide equipment and storage facilities and take the necessary measures so as to prevent or limit any smoke, fumes, smells or nuisances to the satisfaction of the Council after a certificate in connection with such processes and facilities have been furnished by the Health Department.”

(B) *Clause 15—Table D.*—(1) By inserting the word “Dry Cleaner” in column 3 “Purposes for which Buildings may be Erected or Used or Land Used and Developed” in Zones III, IV, XII and XIII with the following proviso:

“Provided that a Dry Cleaner may practice his trade in Zones III, IV, XII and XIII if—

(a) perchlorethylene or other non-inflammable liquid approved by the Council for cleaning, are being used;

(b) steam and hot water are provided by means of electric, gas or oil-operated boilers only;

(c) the public is not allowed in the works section which shall be partitioned off from public view;

- (d) voorsiening vir die aflewering van dampe tot bevrediging van die Gesondheidsafdeling gemaak word;
- (e) nie meer as ses nie-Blanke persone in diens geneem word nie.
- (2) Deur in kolom 3 „Doeleindes waarvoor geboue opgerig of gebruik mag word,” van die Gebruikstreke III, IV, XII en XIII die woord „Begravnis-ondernehmer” in te voeg met die volgende voorbehoudsbepaling:—
- „Met dien verstande dat—
- (v) ’n begrafnisondernemer die bering van lyke tot bevrediging van die Stadsraad moet laat geskied nadat ’n sertifikaat deur die Gesondheidsafdeling uitgereik is dat die metodes en fasiliteteit ten opsigte van die bering van lyke geskik is en geen ergenis vir die gesondheid van die publiek sal veroorsaak nie.”
- Klousule 24.*—Dat die volgende toevoeging tot die bepaling van klousule 24 gemaak word:—
- „(vi) die Raad mag geboue tot ’n hoogte van 10 verdiepings toelaat in welke geval die maksimum vloeroppervlakte van die gebou dieselfde bly as wat deur Tabelle F en G bepaal word van die Dorpsaanlegskema.”

Verdere besonderhede van hierdie skema (wat Ermelodorsaanlegskema No. I/10 genoem sal word) lê in die kantoor van die Stadsklerk van Ermelo en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, 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 Provincie*, d.w.s. op of voor 8 April 1966, 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, 23 Februarie 1966.

KENNISGEWING No. 49 VAN 1966.

RANDBURG-DORPSAANLEGSKEMA.— WYSIGENDE SKEMA No. 17.

Hierby word ooreenkomsdig die bepaling van subartikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Randburg aansoek gedoen het om Randburg-dorpsaanlegskema, 1954, te wysig deur die herindeling van Erwe Nos. 548, 549 en 550, Robindale Uitbreiding No. 1, van „Landbou” tot „Algemene Woon”.

Verdere besonderhede van hierdie skema (wat Randburg-dorpsaanlegskema: Wysigende Skema No. 17 genoem sal word) lê in die kantoor van die Stadsklerk van Randburg en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, 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 Provincie*, d.w.s. op of voor 8 April 1966, 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, 23 Februarie 1966.

- (d) provision is made for disposal of fumes to the satisfaction of the Health Department;
- (e) not more than six (6) non-European persons are being employed.

- (2) By inserting the words “Funeral Undertaker” in column 3 “Purposes for which Buildings may be erected or used or land used and developed” in Zones III, IV, XII and XIII with the following proviso:—

“Provided that—

(v) a funeral undertaker shall keep in storage bodies to the satisfaction of the Council after the Health Department has issued a certificate to the effect that the method and facilities in regard to the storage of bodies are satisfactory and that no nuisance to public health is being caused.”

Clause 24.—That the following addition be made to the provisions of clause 24:

“(vi) The Council may allow buildings up to a height of 10 storeys in which case the maximum floor area of the building will remain the same as stipulated in Tables F and G of the Town-planning Scheme.”

This amendment will be known as Ermelo Town-planning Scheme No. I/10. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Ermelo, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretoriussstraat, 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 8th April, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 23rd February, 1966.

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NOTICE No. 49 OF 1966:

RANDBURG TOWN-PLANNING SCHEME.— AMENDING SCHEME No. 17.

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 Randburg has applied for Randburg Town-planning Scheme, 1954 to be amended by the rezoning of Erven Nos. 548, 549 and 550, Robindale Extension No. 1, from “Agricultural” to “General Residential”.

This amendment will be known as Randburg Town-planning Scheme: Amending Scheme No. 17. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Randburg, and at the office of the Secretary of the Townships Board, Room No. B222, Provincial Building, Pretoriussstraat, 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 8th April, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 23rd February, 1966.

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KENNISGEWING No. 50 VAN 1966.

KLERKSDORP-DORPSAANLEGSKEMA No. 1/41.

Hierby word ooreenkomsdig die bepalings van sub- artikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Klerksdorp aansoek gedoen het om Klerksdorp-dorpsaanlegskema No. 1, 1947, soos volg te wysig:

1. Deur die herindeling van 'n gedeelte van die restant van die plaas Dorpsgrond van Klerksdorp No. 424—1.P., synde die gedeelte waarop die dorp Sakhrol Uitbreiding No. 1 uitgelê sal word, van „Munisipaal” tot „Spesiale Woon” met 'n digtheid van „een woonhuis per 4,000 vierkante voet”:

2. Deur die woordomskrywing van „Parkeergarage” en waar die woord „Parkeergarage” ookal in die skema voorkom te skrap.

3. Deur die woordomskrywing van „Publieke Garage” te skrap en deur die volgende nuwe woordomskrywing te vervang:

„Publieke Garage” beteken 'n gebou wat ontwerp is en gebruik word vir die opberging, herstel en brandstofvoorsiening van motorvoertuie of vir enigeen of meer van hierdie gebruikte by wyse van handel of vir winsdoeleindes, maar omvat nie werke vir spuitverf of duikuitkloppery nie”

met dien verstande dat eiendomme met „publieke garage-“ regte nie deur hierdie wysiging geraak of aangetas sal word nie.

Verdere besonderhede van hierdie skema (wat Klerksdorp-dorpsaanlegskema No. 1/41 genoem sal word) lê in die kantoor van die Stadsklerk van Klerksdorp en in die kantoor van die Sekretaris van die Dorperaad, Kamer No. B222, Provinciale Gebou, Pretoriussstraat, 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*, dit wil sê op of voor 8 April 1966, die Sekretaris van die Dorperaad by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperaad.

Pretoria, 23 Februarie 1966.

KENNISGEWING No. 51 VAN 1966.

JOHANNESBURG-DORPSAANLEGSKEMA
No. 1/186.

Hierby word, ooreenkomsdig die bepalings van sub- artikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur voorsiening daarvoor te maak dat daar 'n bykomende omvang en hoogte in sekere gebiede toegelaat kan word in plaas daarvan dat terugskuiwings as servitute vir padboudoeleindes aan die Raad afgestaan moet word.

Verdere besonderhede van hierdie skema (wat Johannesburg-dorpsaanlegskema No. 1/186 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, Provinciale Gebou, Pretoriussstraat, 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

NOTICE No. 50 OF 1966.

KLERKSDORP TOWN-PLANNING SCHEME
No. 1/41.

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 Klerksdorp has applied for Klerksdorp Town-planning Scheme No. 1, 1947 to be amended as follows:

1. By the rezoning of a portion of the remainder of the farm Townlands of Klerksdorp No. 424—1.P., being that portion of land on which Sakhrol Extension No. 1 Township will be established from "Municipal" to "Special Residential" with a density of "one dwelling-house per 4,000 square feet."

2. By the deletion of the definition of "Parking Garage" and wherever the words "Parking Garage" appear in the scheme.

3. By the deletion of the definition of "Public Garage" and the substitution therefor of the following new definition:

"Public Garage" means a building designed for and used for the purpose of the storage, repair and fuelling of motor vehicles, or for any or more of these uses by way of trade or for purposes of gain, but does not include works for spray-painting or panel-beating."

provided that properties having "public garage" rights shall not be affected or impaired by this amendment.

This amendment will be known as Klerksdorp Town-planning Scheme No. 1/41. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Klerksdorp, 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 8th April, 1966.

H. MATTHEE,
Secretary, Township Board.
Pretoria, 23rd February, 1966.

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NOTICE No. 51 OF 1966.

JOHANNESBURG TOWN-PLANNING SCHEME
No. 1/186.

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 to provide for the granting of bonus bulk and height in certain areas in lieu of set backs being vested in the Council as servitudes for roadway purposes.

This amendment will be known as Johannesburg Town-planning Scheme No. 1/186. 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

voor 8 April 1966, die Sekretaris van die Dorperraad by bovenmelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperraad.

Pretoria, 23 Februarie 1966.

KENNISGEWING No. 52 VAN 1966.

EDENVALE-DORPSAANLEGSKEMA, No. 1/37.

Hierby word, ooreenkomsdig die bepalings van sub- artikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekendgemaak dat die Stadsraad van Edenvale aansoek gedoen het om Edenvale-dorpsaanlegskema No. 1, 1954, te wysig deur die herindeling van Gedeelte 7/A, Rietfontein No. 9 (nou bekend as Gedeelte 94, Rietfontein No. 9), asook die oostelike gedeelte van Standplaas No. RE/47, Edenvale, vanaf „Spesiale woon” tot „Algemene woon”, onderhewig aan sekere voorwaardes sover dit Gedeelte No. 7/A, Rietfontein No. 9, aangaan.

Verdere besonderhede van hierdie skema (wat Edenvale-dorpsaanlegskema No. 1/37 genoem sal word) lê in die kantoor van die Stadsklerk van Edenvale en in die kantoor van die Sekretaris van die Dorperraad, Kamer No. B222, Proviniale Gebou, Pretoriussstraat, 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 Provincie*, d.w.s. op of voor 8 April 1966, die Sekretaris van die Dorperraad by bovenmelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperraad.

Pretoria, 23 Februarie 1966.

KENNISGEWING No. 53 VAN 1966.

R A N D B U R G - D O R P S A A N L E G S K E M A . — WYSIGENDE SKEMA No. 16.

Hierby word ooreenkomsdig die bepalings van sub- artikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931 bekendgemaak dat die Stadsraad van Randburg aansoek gedoen het om Randburg-dorpsaanlegskema, 1954, te wysig deur die digtheid van Kalinda Landbouhoeves her in te deel van „een woonhuis per 15,000 vierkante voet” tot „een woonhuis per 10,000 vierkante voet”.

Verdere besonderhede van hierdie skema (wat Randburg-dorpsaanlegskema: Wysigende Skema No. 16 genoem sal word) lê in die kantoor van die Stadsklerk van Randburg en in die kantoor van die Sekretaris van die Dorperraad, Kamer No. B222, Proviniale Gebou, Pretoriussstraat, Pretoria, ter insae.

Allé eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provincie*, dit wil sê op of voor 8 April 1966, die Sekretaris van die Dorperraad by bovenmelde adres of Posbus 892, Pretoria skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

H. MATTHEE,
Sekretaris, Dorperraad.

Pretoria, 23 Februarie 1966.

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 8th April, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 23rd February, 1966.

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NOTICE NO. 52 OF 1966.

EDENVALE TOWN-PLANNING SCHEME No. 1/37.

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 rezoning of Portion 7/A, Rietfontein No. 9 (now known as Portion 94, Rietfontein No. 9) and also the eastern portion of Stand No. RE/47, Edenvale, from "Special Residential" to "General Residential" subject to certain conditions in respect of Portion 7/A, Rietfontein No. 9.

This amendment will be known as Edenvale Town-planning Scheme No. 1/37. 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 last publication of this notice in the *Provincial Gazette*, i.e. on or before the 8th April, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 23rd February, 1966.

23-2-9

NOTICE NO. 53 OF 1966.

R A N D B U R G T O W N - P L A N N I N G S C H E M E . — AMENDING SCHEME No. 16.

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 Randburg has applied for Randburg Town-planning Scheme, 1954, to be amended by rezoning the density of Kalinda Agricultural Holdings from "one dwelling-house per 15,000 square feet" to "one dwelling-house per 10,000 square feet".

This amendment will be known as Randburg Town-planning Scheme: Amending Scheme No. 16. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Randburg, 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 8th April, 1966.

H. MATTHEE,
Secretary, Townships Board.

Pretoria, 23rd February, 1966.

23-2-9

KENNISGEWING No. 54 VAN 1966.

VOORGESTELDE STIGTING VAN DORP
HARMELIA UITBREIDING No. 1.

Ingevolge artikel *elf* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, word hierby bekendgemaak dat Edenvale Beleggings (Edms.), Bpk., aansoek gedoen het om 'n dorp te stig op die plaas Rietfontein No. 63—I.R., distrik Germiston, wat bekend sal wees as Harmelia Uitbreiding No. 1.

Die voorgestelde dorp lê suidoos van en grens aan die Edenvale-Jan Smutsweg, ongeveer $2\frac{1}{2}$ myl suidwes van Jan Smutslughawe.

Die aansoek met die betrokke plante, dokumente en inligting lê ter insae op die kantoor van die Sekretaris van die Dorperraad, Kamer No. B221, Tweede Vloer, Blok B, Provinciale 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 verbanding 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 verbanding tree of persoonlik getuenis voor die Raad afle op die datum en plek van inspeksie of op sodanige ander datum en plek as wat die Raad bepaal: Met dien verstande dat hierdie skrywe die Sekretaris van die Raad nie later nie as een maand na die datum hiervan moet bereik.

Alle besware moet in duplo ingedien word en gering word aan die Sekretaris, Dorperraad, Posbus 892, Pretoria.

H. MATTHEE,
Sekretaris, Dorperraad.

Pretoria, 23 Februarie 1966.

KENNISGEWING No. 55 VAN 1966.

VOORGESTELDE WYSIGING VAN DIE TITEL-
VOORWAARDES VAN ERF NO. 738, DORP
LYNNWOOD, DISTRIK PRETORIA.

Hierby word bekendgemaak dat Central Park Investments (Pty.), Ltd., 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. 738, dorp Lynnwood, ten einde dit moontlik te maak dat die erf vir „Spesiale Woon” gebruik kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer No. B222, Blok B, Provinciale Gebou, Pretoriustraat, Pretoria, vir 'n tydperk van agt weke 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 agt weke na die datum hiervan skriftelik met die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, in verbanding tree.

J. G. VAN DER MERWE,
Direkteur, Departement van Plaaslike Bestuur.
Pretoria, 2 Maart 1966.

KENNISGEWING No. 56 VAN 1966.

LYDENBURG-DORPSAANLEGSKEMA No. 1/4.

Hierby word ooreenkomsdig die bepalings van sub-artsikel (1) van artikel *nege-en-dertig* van die Dorpe- en Dorpsaanleg-Ordonnansie, 1931, bekend gemaak dat die Stadsraad van Lydenburg aansoek gedoen het om Lydenburg-dorpsaanlegskema No. 1, 1948, te wysig deur die syfer 12,000 waar dit verskyn in die laaste reël van die voorbehoudbepalings onder Tabel D, Klousule 19 (d), te skrap en dit te vervang deur die syfer „11,000”.

NOTICE No. 54 OF 1966.

PROPOSED ESTABLISHMENT OF HARMELIA
EXTENSION No. 1 TOWNSHIP.

It is hereby notified, in terms of section *eleven* of the Townships and Town-planning Ordinance, 1931, that application has been made by Edenvale Investments (Pty.), Limited, for permission to lay out a township on the farm Rietfontein No. 63—I.R., District Germiston, to be known as Harmelia Extension No. 1.

The proposed township is situated south-east of and abuts the Edenvale-Jan Smuts Road, approximately $2\frac{1}{2}$ miles south-west of Jan Smuts Airport.

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, 23rd February, 1966.

2-9-11

NOTICE No. 55 OF 1966.

PROPOSED AMENDMENT OF THE CONDITIONS
OF TITLE OF ERF NO. 738, LYNNWOOD
TOWNSHIP, DISTRICT OF PRETORIA.

It is hereby notified that application has been made by Central Park Investments (Pty.), Ltd., 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. 738, Lynnwood Township, to permit the erf being used for “Special Residential” purposes.

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, Pretoria, for a period of eight weeks from the date hereof.

Any person who objects to the granting of the application or who is desirous of being heard or of making representations in the matter shall communicate, in writing, with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, within a period of eight weeks from the date hereof.

J. G. VAN DER MERWE,
Director, Department of Local Government.
Pretoria, 2nd March, 1966.

2-9-11

NOTICE No. 56 OF 1966.

LYDENBURG 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 Town Council of Lydenburg has applied for Lydenburg Town-planning Scheme No. 1, 1948, to be amended by the deletion of the figure 12,000 where it appears in the last line of the proviso under Table D, Clause 19 (d), and the substitution thereof by the figure „11,000”.

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente asmede enige tender/kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adresse vir inspeksie verkrybaar:—

Tender-verwysing.	Posadres te Pretoria.	Kantoor in Nuwe Provinciale Gebou, Pretoria.			
		Kamer-no.	Blok.	Verdig-ping.	Telefoonno., Pretoria.
H.A....	Direkteur van Hospitaaldiens-te, Privaatsak 221	A930	A	9	(89401) (89251)
H.B....	Direkteur van Hospitaaldiens-te, Privaatsak 221	A746	A	7	89202/3
H.C....	Direkteur van Hospitaaldiens-te, Privaatsak 221	A729	A	7	89205
H.D....	Direkteur van Hospitaaldiens-te, Privaatsak 221	A740	A	7	89208/9
P.F.T....	Provinciale Sekretaris (aankope en Voorrade), Privaatsak 64	A1119	A	11	80965
R.F.T....	Direkteur, Transvaalse Paaidepartement, Privaatsak 197	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

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....	Direktor of Hospital Services, Private Bag 221	A930	A	9	(89401) (89251)
H.B....	Direktor of Hospital Services, Private Bag 221	A746	A	7	89202/3
H.C....	Direktor of Hospital Services, Private Bag 221	A726	A	7	89205
H.D....	Direktor of Hospital Services, Private Bag 221	A740	A	7	89208/9
P.F.T...	Provincial Secretary (Purchases and Supplies), Private Bag 64	A1119	A	11	80965
R.F.T....	Direktor, Transvaal Roads Department, Private Bag 197	D518	D	5	89184
T.E.D...	Direktor, Transvaal Education Department, Private Bag 269	A463	A	4	80655
T.O.D...	Direktor, Transvaal Education Department, Private Bag 269	A470	A	4	80651
W.F.T...	Direktor, Transvaal Department of Works, Private Bag 228	C109	C	1	80675
W.F.T.B.	Direktor, Transvaal Department of Works, Private Bag 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 tjeuk deur die bank geparafeer of 'n departementelegorderkwtansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inkskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidsllysste, 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 verseële koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale 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 v.m. op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11 v.m. op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou, by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

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 within 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.

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