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DIE PROVINSIE TRANSVAAL

Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)

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PRETORIA, 18 DECEMBER
18 DESEMBER

1968

PRY 5c

[No. 3362

PROVINCIAL COUNCIL OF TRANSVAAL

RESUMPTION OF SESSION

As it is considered necessary for the Provincial Council to resume its session, it is hereby notified, in terms of the authority conferred upon Mr Chairman by Resolution of the Council dated 6 November 1968, that the said Council will meet at Pretoria, on Tuesday, 11 February 1969, at 10.30 a.m., for the despatch of business.

By Order of Mr Chairman.

B. VAN DER WALT,
Acting Clerk of the Provincial Council,
Transvaal.

Provincial Council Chambers,
Pretoria, 11 December 1968.

IMPORTANT ANNOUNCEMENT

Please note that there will be no issue of the *Transvaal Provincial Gazette* for the week commencing 23 December 1968.

J. G. VAN DER MERWE,
Provincial Secretary.

No. 294 (Administrator's), 1968

PROCLAMATION

by the Honourable the Administrator of the
Province of Transvaal

Whereas it is deemed expedient to alter the boundaries of Lydenburg Township by the inclusion therein of Portion 61 (a portion of Portion 39) of the farm Lydenburg Townlands 31 JT, District of Lydenburg;

Now, therefore, under and by virtue of the powers vested in me by subsection (1) of section 49 of the Deeds Registries Act, 1937, read with section 82 of the Town-planning and Townships Ordinance, 1965, 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 Twelfth day of November, One thousand Nine hundred and Sixty-eight.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 6/29 Vol. 3.

PROVINSIALE RAAD VAN TRANSVAAL

HERVATTING VAN SESSIE

Aangesien dit nodig geag word dat die Proviniale Raad sy sessie hervat, word daar kragtens die bevoegdheid wat die Raad by Besluit van 6 November 1968, aan mnr. die Voorsitter verleen het, hiermee bekendgemaak dat gemelde Raad op Dinsdag, 11 Februarie 1969, om 10.30 v.m., te Pretoria byeen sal kom 'om sy werkzaamhede te verrig.

Op las van mnr. die Voorsitter.

B. VAN DER WALT,
Waarnemende Klerk van die Proviniale
Raad, Transvaal.

Proviniale Raadsaal,
Pretoria, 11 Desember 1968.

BELANGRIKE AANKONDIGING

Neem asseblief kennis dat daar geen uitgawe van die *Transvaalse Proviniale Koerant* vir die week beginnende 23 Desember 1968 sal wees nie.

J. G. VAN DER MERWE,
Proviniale Sekretaris.
11-18

No. 294 (Administrateurs-), 1968

PROKLAMASIE

deur Sy Edele die Administrateur van die
Provincie Transvaal

Nademaal dit wenslik geag word om die grense van die dorp Lydenburg te verander deur Gedeelte 61 ('n gedeelte van Gedeelte 39) van die plaas Lydenburg Dorpsgronde 31 JT, distrik Lydenburg, daarin op te neem;

So is dit dat ek, kragtens en ingevolge die bevoegdhede wat by subartikel (1) van artikel 49 van die Registrasie van Aktes Wet, 1937, gelees met artikel 82 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan my verleen word, hierby verklaar dat die grense van genoemde dorp uitgebrei is sodat die genoemde gedeelte daarin opgeneem word onderworpe aan die voorwaardes uiteengesit in die bygaande Bylaag.

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

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 6/29 Vol. 3.

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MENIKO

ANNEXURE

A.—CONDITIONS OF INCORPORATION

Upon incorporation of Portion 61 (a portion of Portion 39) of the farm Lydenburg Townlands 31 JT, the applicant shall consolidate the land, or cause the land to be consolidated with an adjoining erf or erven.

B.—CONDITIONS OF TITLE

Upon incorporation the land shall be subject to existing conditions and servitudes.

No. 295 (Administrator's) 1968

PROCLAMATION

by the Honourable the Administrator of the Province of Transvaal

Whereas in terms of section 21 (4) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, the Transvaal Board for the Development of Peri-Urban Areas may, with the consent of the Administrator, from time to time extend or diminish the area of a local area committee;

And whereas it is deemed expedient to include the area described in the First Schedule hereto in the area of jurisdiction of the Alexandra Local Area Committee with effect from 1 January 1969;

Now therefore, I do by this Proclamation proclaim that the area described in the First Schedule hereto shall, with effect from 1 January 1969, be included in the area of jurisdiction of the Alexandra Local Area Committee, and the area of jurisdiction of the said Area Committee is as described in the Second Schedule hereto.

Given under my Hand at Pretoria on this Tenth day of December, One thousand Nine hundred and Sixty-eight.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal,
T.A.L.G. 16/4 Vol. 4.

ALEXANDRA LOCAL AREA COMMITTEE.—
ALTERATION OF BOUNDARIES

FIRST SCHEDULE

Description of Area Included

That portion of Portion 16 of the farm Lombardy 36 IR, which is subject to a lease vide Diagram S.G. A5291/65.

SECOND SCHEDULE

Redescription of Area of Jurisdiction

Beginning at the north-western beacon of Alexandra Township (General Plan S.G. A504/12); proceeding thence north-eastwards along the north-western boundary of the said township to the north-eastern beacon thereof; thence north-westwards, north-eastwards and south-eastwards along the boundaries of the following portions of the farm Lombardy 36 IR, so as to include them in this area: Portion 4 (Diagram S.G. A1860/09) and Portion 5 (Diagram S.G. A1861/09) to the south-eastern beacon of the last-named portion; thence north-eastwards along the north-western boundary of a lease area (Diagram S.G. A5291/65) over Portion 16 of the farm Lombardy 36 IR, to the north-eastern beacon thereof; thence south-eastwards and generally south-westwards along the boundaries of the said Lease Area over Portion 16 so as to include it in this area to the south-western beacon thereof; thence south-westwards along the south-eastern boundary of Alexandra Township (General Plan S.G. A504/12) to the

BYLAAG

A.—INLYWINGSVOORWAARDES

Met inlywing van Gedeelte 61 ('n gedeelte van Gedeelte 39) van die plaas Lydenburg Dorpsgronde 31 JT, moet die applikant die grond met aanliggende erf of erwe konsolideer of laat konsolideer.

B.—TITELVOORWAARDES

Met inlywing sal die grond aan bestaande voorwaardes en serwitute onderworpe wees.

No. 295 (Administrateurs-) 1968

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal

Nademaal ingevolge artikel 21 (4) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede met die toestemming van die Administrateur van tyd tot tyd die regsgebied van 'n plaaslike gebiedskomitee kan uitbrei of verklein;

En nademaal dit wenslik geag word om die gebied omskryf in die Eerste Bylae hierby met ingang van 1 Januarie 1969 by die regsgebied van die Plaaslike Gebiedskomitee van Alexandra op te neem;

So is dit dat ek by hierdie Proklamasie proklameer dat die gebied omskryf in die Eerste Bylae hierby met ingang van 1 Januarie 1969 in die regsgebied van die Plaaslike Gebiedskomitee van Alexandra opgeneem is, en dat die regsgebied van die genoemde Gebiedskomitee is soos omskryf in die Tweede Bylae hierby.

Gegee onder my Hand te Pretoria, op hede die Tiende dag van Desember Eenduisend Negehonderd Agt-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.L.G. 16/4 Vol. 4.

ALEXANDRA PLAASLIKE GEBIEDSKOMITEE.—
VERANDERING VAN GRENSE

EERSTE BYLAE

Beskrywing van Gebied Ingesluit

Daardie gedeelte van Gedeelte 16 van die plaas Lombardy 36 IR, wat onderworpe is aan 'n huurkontrak volgens Kaart L.G. A5291/65.

TWEEDE BYLAE

Herbeskrywing van Regsgebied

Begin by die noordwestelike baken van Alexandradorp (Algemene Plan L.G. A504/12); daarvandaan noordooswaarts langs die noordwestelike grens van die genoemde dorp tot by die noordoostelike baken daarvan; daarvandaan noordweswaarts, noordooswaarts en suidooswaarts langs die grense van die volgende gedeeltes van die plaas Lombardy 36 IR sodat hulle in hierdie gebied ingesluit word: Gedeelte 4 (Kaart L.G. A1860/09) en Gedeelte 5 (Kaart L.G. A1861/09) tot by die suidoostelike baken van die laasgenoemde gedeelte; daarvandaan noordooswaarts langs die noordwestelike grens van 'n Huurkontrak Gebied (Kaart L.G. A5291/65) oor Gedeelte 16 van die plaas Lombardy 36 IR tot by die noordoostelike baken daarvan; daarvandaan suidooswaarts en algemeen suidweswaarts langs die grense van die genoemde Huurkontrak Gebied oor Gedeelte 16 sodat dit in hierdie gebied ingesluit word tot by die suidwestelike baken daarvan; daarvandaan suidweswaarts langs die suidoostelike grens van Alexandradorp (Algemene Plan LG A504/12) tot by die

northern-most beacon of Portion 77 (Diagram S.G. A3861/03) of the farm Syferfontein 51 IR; thence south-eastwards, south-westwards and north-eastwards along the boundaries of the said Portion 77 so as to include it in this area to the northernmost beacon thereof; thence south-westwards along the south-eastern boundary of Alexandra Township (General Plan S.G. A504/12) to the south-western beacon thereof; thence north-westwards along the south-western boundary of the said Alexandra Township to the north-western beacon thereof, the place of beginning.

No. 296 (Administrator's) 1968

PROCLAMATION

by the Honourable the Administrator of the Province of Transvaal

Whereas, in terms of section 14 (2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, the Administrator is empowered by Proclamation to include areas in the area of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas;

And whereas in terms of section 21 (4) of the said Ordinance, the said Board may, with the consent of the Administrator, from time to time extend or diminish the area of a local area committee;

And whereas it is deemed expedient to include the area described in the Schedule hereto in the areas of jurisdiction of the said Board and the Bryanston Local Area Committee with effect from 1 January 1969;

Now, therefore, I do by this Proclamation proclaim that the area described in the Schedule hereto shall, with effect from 1 January 1969, be included in the areas of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas and the Bryanston Local Area Committee, subject to the following conditions:—

(a) That assessment rates in respect of the area described in the Schedule hereto, be levied at the rate applicable on 31 December 1968, for the period 1 January 1969 to 30 June 1969;

(b) that the accumulated surpluses, if any, standing to the credit of the area described in the Schedule hereto on 31 December 1968, shall, for the period 1 January 1969 to 30 June 1969, be used only for the benefit of that area;

(c) that the valuation roll in force on 31 December 1968, in the area described in the Schedule hereto, shall remain in force for the period 1 January 1969 to 30 June 1969.

Given under my Hand at Pretoria on this Tenth day of December, One thousand Nine hundred and Sixty-eight.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.L.G. 16/4 Vol. 4

SCHEDULE

Description of Area Included

Beginning at the north-eastern beacon of Bryanston Extension 8 Township (General Plan S.G. A1605/67); proceeding thence south-westwards, generally north-westwards and south-westwards along the boundaries of the following so as to include them in this area: The said Bryanston Extension 8 Township, Portion 142 (Diagram S.G. A2681/42) of the farm Driefontein 41 IR, Bryanston Extension 8 Township (General Plan S.G. A1605/67), the following portions of the farm Driefontein 41 IR: Portion 152 (Diagram S.G. A3903/42), Portion 151 (Diagram S.G. A3902/42), Portion 148 (Diagram S.G. A3899/42) and

mees noordelike baken van Gedeelte 77 (Kaart L.G. A3861/03) van die plaas Syferfontein 51 IR; daarvandaan suidooswaarts, suidweswaarts en noordooswaarts langs die grense van die genoemde Gedeelte 77 sodat dit in hierdie gebied ingesluit word tot by die mees noordelike baken daarvan; daarvandaan suidweswaarts langs die suid-oostelike grens van Alexandradorp (Algemene Plan L.G. A504/12) tot by die suidwestelike baken daarvan; daarvandaan noordweswaarts langs die suidwestelike grens van die genoemde Alexandradorp tot by die noordwestelike baken daarvan, die beginpunt.

No. 296 (Administrateurs-) 1968

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal

Nademaal ingevolge artikel 14 (2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, die Administrateur bevoeg is om by Proklamasie gebiede in die regsgebied van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede op te neem;

En nademaal ingevolge artikel 21 (4) van genoemde Ordonnansie genoemde Raad met die toestemming van die Administrateur van tyd tot tyd die regsgebied van 'n plaaslike gebiedskomitee kan uitbrei of verklein;

En nademaal dit wenslik geag word om die gebied omskryf in die Bylae hierby met ingang van 1 Januarie 1969 by die regsgebiede van genoemde Raad en die Plaaslike Gebiedskomitee van Bryanston op te neem;

So is dit dat ek by hierdie Proklamasie proklameer dat die gebied omskryf in die Bylae hierby met ingang van 1 Januarie 1969 in die regsgebiede van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede en die Plaaslike Gebiedskomitee van Bryanston opgeneem is, onderworpe aan die volgende voorwaarde:—

(a) Dat eiendomsbelasting ten opsigte van die gebied omskryf in die Bylae hierby teen dieselfde koers as dié wat op 31 Desember 1968 van toepassing is, gehef word vir die tydperk 1 Januarie 1969 tot 30 Junie 1969;.

(b) dat die opgehopte surplus, indien enige, wat op 31 Desember 1968 tot die krediet van die gebied omskryf in die Bylae hierby, staan, vir die tydperk 1 Januarie 1969 tot 30 Junie 1969 alleen ten voordele van daardie gebied aangewend word; en

(c) dat die waarderingslyste wat op 31 Desember 1968 in die gebied omskryf in die Bylae hierby gegeld het, van krag bly vir die tydperk 1 Januarie 1969 tot 30 Junie 1969.

Gegee onder my Hand te Pretoria, op hede die Tiende dag van Desember Eenduisend Negehonderd Agt-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.L.G. 16/4 Vol. 4.

BYLAE

Beskrywing van Gebied Ingesluit

Begin by die noordoostelike baken van Bryanston-uitbreiding 8 dorp (Algemene Plan L.G. A1605/67); daarvandaan suidweswaarts, algemeen noordweswaarts en suidweswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Bryanston-uitbreiding 8 Dorp., Gedeelte 142 (Kaart L.G. A2681/42) van die plaas Driefontein 41 IR, Bryanston-uitbreiding 8 Dorp (Algemene Plan L.G. A1605/67), die volgende gedeeltes van die plaas Driefontein 41 IR: Gedeelte 152 (Kaart L.G. A3903/42), Gedeelte 151 (Kaart L.G. A3902/42), Gedeelte 148 (Kaart L.G. A3899/42) en

Portion 147 (Diagram S.G. A3898/42) to the southernmost beacon of the last-named portion; thence north-westwards along the boundaries of the following portions of the farm Driefontein 41 IR so as to include them in this area: The said Portion 147, Portion 146 (Diagram S.G. A3897/42), Portion 145 (Diagram S.G. A3896/42), Portion 144 (Diagram S.G. A3895/42) and Portion 49 (Diagram S.G. A3892/42) to the south-western corner of the last-named portion; thence generally north-eastwards along the boundaries of the following so as to include them in this area: The said Portion 49 of the farm Driefontein 41 IR, Ornihaven Agricultural Holdings (General Plan S.G. A1310/57), Portion 43 (Diagram S.G. A387/06) of the farm Driefontein 41 IR and Bryanston Extension 8 Township (General Plan S.G. A1605/67) to the north-eastern beacon of the last-named township, the place of beginning.

Gedeelte 147 (Kaart L.G. A3898/42) tot by die noordwestelike baken van die laasgenoemde gedeelte; daarvandaan noordweswaarts langs die grense van die volgende gedeeltes van die plaas Driefontein 41 IR sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 147, Gedeelte 146 (Kaart L.G. A3897/42), Gedeelte 145 (Kaart L.G. A3896/42), Gedeelte 144 (Kaart L.G. A3895/42) en Gedeelte 49 (Kaart L.G. A3892/42) tot by die suidwestelike hoek van die laasgenoemde gedeelte; daarvandaan algemeen noordooswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 49 van die Plaas Driefontein 41 IR, Ornihaven Landbouhoeves (Algemene Plan L.G. A1310/57), Gedeelte 43 (Kaart L.G. A387/06) van die plaas Driefontein 41 IR en Bryanston-uitbreiding 8 Dorp (Algemene Plan L.G. A1605/67) tot by die noordoostelike baken van die laasgenoemde dorp, die beginpunt.

No. 297 (Administrator's), 1968

PROCLAMATION

by the Honourable the Administrator of the Province of Transvaal

Whereas in terms of section 14 (3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, the Administrator may by proclamation diminish from time to time the area of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas;

And whereas it is deemed expedient to exclude the areas described in the Schedule hereto from the area of jurisdiction of the said Board in order to include the areas so excluded in the Bedfordview, Edenvale, Johannesburg, Randburg and Roodepoort Municipalities;

Now, therefore, I do by this Proclamation proclaim that the area of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas, shall be diminished with effect from 1 January 1969, by the exclusion therefrom of the areas described in the Schedule hereto.

Given under my Hand at Pretoria on this Tenth day of December, One thousand Nine hundred and Sixty-eight.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal
T.A.L.G. 16/4, Vol. 4.

SCHEDULE

Description of areas excluded from the area of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas and included in the municipalities:—

(a) Bedfordview Municipality

Beginning at the north-western beacon of Portion 2 (Diagram S.G. A2163/22) of the farm Bedford 68 IR; proceeding thence eastwards along the boundaries of the following portions of the farm Bedford 68 IR so as to include them in this area: The said Portion 2 and Portion 4 (Diagram S.G. A2386/22) to the north-eastern beacon of the last-named portion; thence generally south-eastwards along the boundaries of the following so as to include them in this area: The said Portion 4 of the farm Bedford 68 IR and Essexwold Township (General Plan S.G. A2466/49) to the south-eastern beacon of the last-named township; thence westwards along the northern boundary of the farm Elandsfontein 90 IR to the south-western beacon of Portion 56 (Diagram S.G. A2489/58) of the farm Bedford 68 IR; thence north-westwards along

No. 297 (Administrateurs-), 1968

PROKLAMASIE

deur Sy Edele die Administrateur van die Provinsie Transvaal

Nademaal ingevolge artikel 14 (3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, die Administrateur by proklamasie die reggebied van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede van tyd tot tyd kan verklein;

En nademaal dit wenslik geag word om die gebiede omskryf in die Bylae hierby uit die reggebied van genoemde Raad uit te sluit ten einde die gebiede aldus uitgesluit by die munisipaliteite Bedfordview, Edenvale, Johannesburg, Randburg en Roodepoort in te sluit;

So is dit dat ek by hierdie Proklamasie proklameer dat die reggebied van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede verklein word met ingang van 1 Januarie 1969 deur die uitsluiting daaruit van die gebiede omskryf in die Bylae hierby.

Gegee onder my Hand te Pretoria, op hede die Tiende dag van Desember Eenduisend Negehonderd Agt-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.
T.A.L.G. 16/4, Vol. 4.

BYLAE

Beskrywing van gebiede uitgesluit uit die reggebied van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede en ingesluit in die munisipaliteite:—

(a) Munisipaliteit Bedfordview

Begin by die noordwestelike baken van Gedeelte 2 (Kaart L.G. A2163/22) van die plaas Bedford 68 IR; daarvandaan ooswaarts langs die grense van die volgende gedeeltes van die plaas Bedford 68 IR sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 2 en Gedeelte 4 (Kaart L.G. A2386/22) tot by die noordoostelike baken van die laasgenoemde gedeelte; daarvandaan algemeen suidooswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 4 van die plaas Bedford 68 IR en Essexwold (Algemene Plan L.G. A2466/49) tot by die suidoostelike baken van die laasgenoemde dorp; daarvandaan weswaarts langs die noordelike grens van die plaas Elandsfontein 90 IR tot by die suidwestelike baken van Gedeelte 56 (Kaart L.G. A2489/58) van die plaas Bedford 68 IR; daarvandaan noordweswaarts langs die grense van die volgende

the boundaries of the following so as to include them in this area: The said Portion 56 of the farm Bedford 68 IR and Bedford Park Township (General Plan S.G. A1965/63) to the north-western beacon of the last-named township; thence generally north-eastwards along the boundaries of the following so as to include them in this area: The said Bedford Park Township, Bedford Park Extension 1 Township (General Plan S.G. A243/64), Senderwood Township (General Plan S.G. A3764/47), Senderwood Extension 2 Township (General Plan S.G. A1853/60), Portion 3 (Diagram S.G. A857/35) of the farm Bedford 62 IR, Senderwood Extension 1 Township (General Plan S.G. A3918/47) and Portion 2 (Diagram S.G. A2163/22) of the farm Bedford 68 IR to the north-western beacon of the last-named portion, the place of beginning.

(b) *Edenvale Municipality*

Beginning at the north-western beacon of Portion 70 (Diagram S.G. A1996/39) of the farm Rietfontein 61 IR; proceeding thence generally north-eastwards and eastwards along the north-western and northern boundaries of the farm Rietfontein 61 IR to the north-eastern beacon thereof; thence generally south-eastwards along the north-eastern boundary of the farm Rietfontein 61 IR to the south-eastern beacon of Portion 1 (Diagram S.G. 130/95) of the farm Rietfontein 61 IR; thence westwards along the southern boundary of the said Portion 1 to the south-western beacon thereof; thence generally north-westwards along the south-western boundaries of the following portions of the farm Rietfontein 61 IR: Portion 1 (Diagram S.G. 130/95) and Portion 70 (Diagram S.G. A1996/39) to the north-western beacon of the last-named portion, the place of beginning.

(c) *Johannesburg Municipality*

(i) Beginning at the point where the middle of the Johannesburg Western By-Pass (T13-14) is intersected by the north-eastern boundary of the farm Weltevreden 202 IQ; proceeding thence generally south-eastwards along the said north-eastern boundary of the farm Weltevreden 202 IQ to the northern most beacon of Blackheath Extension 1 Township (General Plan S.G. A7106/52) and continuing south-eastwards and generally south-westwards along the boundaries of the following so as to include them in this area: The said Blackheath Extension 1 Township, Blackheath Township (General Plan S.G. A6591/03), Northcliff Extension 2 Township (General Plan S.G. A4134/37), Northcliff Extension 1 Township (General Plan S.G. A2497/36), the said Northcliff Extension 2 Township, Portion 212 (Diagram S.G. A3236/51) of the farm Waterval 211 IQ and Northcliff Extension 15 Township (General Plan S.G. A1304/68) to the southern most beacon of the last-named township; thence generally westwards along the boundaries of the following portions of the farm Waterval 211 IQ so as to exclude them from this area: Portion 202 (Diagram S.G. A7913/49), Portion 218 (Diagram S.G. A3315/51), Portion 57 (Diagram S.G. A3158/22), Portion 128 (Diagram S.G. A1771/34) and Portion 51 (Diagram S.G. A2349/21) to the north-western beacon of the last-named portion; thence north-eastwards along the south-eastern boundary of Quellerina Township (General Plan S.G. A4951/54) to the eastern most beacon thereof; thence generally north-westwards along the boundaries of the following so as to exclude them from this area: The said Quellerina Township and Portion 37 (Diagram S.G. A1278/30) of the farm Weltevreden 202 IQ to the point

sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 56 van die plaas Bedford 68 IR en Bedford Parkdorp (Algemene Plan L.G. A1965/63) tot by die noordwestelike baken van die laasgenoemde dorp; daarvandaan algemeen noordooswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Bedford Parkdorp, Bedford Park-uitbreiding 1 Dorp (Algemene Plan L.G. A243/64), Senderwooddorp (Algemene Plan L.G. A3764/47), Senderwood-uitbreiding 2 Dorp (Algemene Plan L.G. A1853/60), Gedeelte 3 (Kaart L.G. A857/35) van die plaas Bedford 62 IR, Senderwood-uitbreiding 1 Dorp (Algemene Plan L.G. A3918/47), en Gedeelte 2 (Kaart L.G. A2163/22) van die plaas Bedford 68 IR tot by die noordwestelike baken van die laasgenoemde gedeelte, die beginpunt.

(b) *Munisipaliteit Edenvale*

Begin by die noordwestelike baken van Gedeelte 70 (Kaart L.G. A1996/39) van die plaas Rietfontein 61 IR; daarvandaan algemeen noordooswaarts en ooswaarts langs die noordwestelike en noordelike grense van die plaas Rietfontein 61 IR tot by die noordoostelike baken daarvan; daarvandaan algemeen suidooswaarts langs die noordoostelike grens van die plaas Rietfontein 61 IR tot by die suidoostelike baken van Gedeelte 1 (Kaart L.G. 130/95) van die plaas Rietfontein 61 IR; daarvandaan weswaarts langs die suidelike grens van die genoemde Gedeelte 1 tot by die suidwestelike baken daarvan; daarvandaan algemeen noordweswaarts langs die suidwestelike grense van die volgende gedeeltes van die plaas Rietfontein 61 IR: Gedeelte 1 (Kaart L.G. 130/95) en Gedeelte 70 (Kaart L.G. A1996/39) tot by die noordwestelike baken van die laasgenoemde gedeelte, die beginpunt.

(c) *Munisipaliteit Johannesburg*

(i) Begin by die punt waar die middel van die Johannesburg Westelike Verbypad (T13-14) gesny word deur die noordoostelike grens van die plaas Weltevreden 202 IQ; daarvandaan algemeen suidooswaarts langs die genoemde noordoostelike grens van die plaas Weltevreden 202 IQ tot by die mees noordelike baken van Blackheath-uitbreiding 1 Dorp (Algemene Plan L.G. A7106/52) en verder suidooswaarts en algemeen suidweswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Blackheath-uitbreiding 1 Dorp, Blackheathdorp (Algemene Plan L.G. A6591/03), Northcliff-uitbreiding 2 Dorp (Algemene Plan L.G. A4134/37), Northcliff-uitbreiding 1 Dorp (Algemene Plan L.G. A2497/36), die genoemde Northcliff-uitbreiding 2 Dorp, Gedeelte 212 (Kaart L.G. A3236/51) van die plaas Waterval 211 IQ en Northcliff-uitbreiding 15 Dorp (Algemene Plan L.G. A1304/68) tot by die mees suidelike baken van die laasgenoemde dorp; daarvandaan algemeen weswarts langs die grense van die volgende gedeeltes van die plaas Waterval 211 IQ sodat hulle uit hierdie gebied uitgesluit word: Gedeelte 202 (Kaart L.G. A7913/49), Gedeelte 218 (Kaart L.G. A3315/51), Gedeelte 57 (Kaart L.G. A3158/22), Gedeelte 128 (Kaart L.G. A1771/34) en Gedeelte 51 (Kaart L.G. A2349/21) tot by die noordwestelike baken van die laasgenoemde gedeelte; daarvandaan noordooswaarts langs die suidoostelike grens van Quellerinadorp (Algemene Plan L.G. A4951/54) tot by die mees oostelike baken daarvan; daarvandaan algemeen noordweswaarts langs die grense van die volgende sodat hulle in hierdie gebied uitgesluit word: Die genoemde Quellerinadorp en Gedeelte 37 (Kaart L.G. A1278/30) van die plaas Weltevreden 202 IQ tot by die punt waar die noordoostelike

where the north-eastern boundary of the last-named portion is intersected by the middle of the Johannesburg Western By-Pass (T13-14); thence generally north-eastwards along the middle of the said By-Pass to the point where it is intersected by the north-eastern boundary of the farm Weltevreden 202 IQ, the place of beginning.

(ii) Beginning at the north-western beacon of Kew Township (General Plan S.G. A4501/05); proceeding thence north-eastwards along the north-western boundary of the said Kew Township to the north-eastern beacon thereof; thence south-westwards, north-eastwards and north-westwards along the boundaries of Portion 77 (Diagram S.G. A3861/03) of the farm Syferfontein 51 IR so as to exclude it from the area to the northern-most beacon thereof; thence north-eastwards along the south-eastern boundary of Alexandra Township (General Plan S.G. A504/12) to the south-eastern beacon thereof; thence generally north-eastwards along the boundaries of a lease area (Diagram S.G. A5291/65) over Portion 16 of the farm Lombardy 36 IR so as to exclude it from this area to the beacon lettered E on the diagram thereof; thence eastwards along the southern boundary of Portion 16 (Diagram S.G. A2000/45) of the farm Lombardy 36 IR to the south-eastern beacon thereof; thence south-eastwards along the north-eastern boundary of the farm Lombardy 36 IR to the south-eastern beacon thereof; thence westwards along the southern boundary of the said farm Lombardy 36 IR to the north-western beacon of Portion 70 (Diagram S.G. A1996/39) of the farm Rietfontein 61 IR; thence south-eastwards along the south-western boundaries of the following portions of the farm Rietfontein 61 IR: The said Portion 70 and Portion 1 (Diagram S.G. 130/95) to the beacon lettered 46 on Plan S.G. A2627/57 of Johannesburg municipal boundary; thence south-westwards along the said municipal boundary to beacon lettered 18 on the plan thereof; thence generally north-westwards along the Johannesburg municipal boundary (Plan S.G. A2627/57) to the north-western beacon of Kew Township (General Plan S.G. A4501/05), the place of beginning.

(d) Randburg Municipality

Beginning at the north-western beacon of the farm Houtkoppen 193 IQ; proceeding thence north-eastwards and south-eastwards along the north-western and north-eastern boundaries of the following farms: The said farm Houtkoppen 193 IQ and Witkoppen 194 IQ to the north-western beacon of Palmlands Agricultural Holdings (General Plan S.G. A3776/52); thence generally south-westwards along the boundaries of the following so as to exclude them from this area: The said Palmlands Agricultural Holdings, Craigavon Extension 1 Agricultural Holdings (General Plan S.G. A2082/52), Craigavon Agricultural Holdings (General Plan S.G. A4796/50) and Brendavere Agricultural Holdings (General Plan S.G. A7804/48) to the north-western beacon of the last-named agricultural holdings; thence generally southwards along the boundaries of the following so as to exclude them from this area: The said Brendavere Agricultural Holdings, Salfred Agricultural Holdings (General Plan S.G. A7227/52), Glen Nerine Agricultural Holdings (General Plan S.G. A3517/54) and Douglaston Agricultural Holdings (General Plan S.G. A3063/48) to the south-western corner of the last-named agricultural holdings; thence generally south-westwards along the north-western boundaries of the following: The farm Driefontein 41 IR and the farm Klipfontein 203 IQ to the south-western beacon of the last-named farm; thence north-westwards along the south-western boundary of the farm Boschkop 199 IQ to the south-western beacon thereof; thence generally northwards

grens van die laasgenoemde gedeelte gesny word deur die middel van die Johannesburg Westelike Verbypad (T13-14); daarvandaan algemeen noordooswaarts langs die middel van die genoemde verbypad tot by die punt waar dit gesny word deur die noordoostelike grens van die plaas Weltevreden 202 IQ, die beginpunt.

(ii) Begin by die noordwestelike baken van Kewdorp (Algemene Plan L.G. A4501/05); daarvandaan noordooswaarts langs die noordwestelike grens van die genoemde Kewdorp tot by die noordoostelike baken daarvan; daarvandaan suidweswaarts, noordooswaarts en noordweswaarts langs die grense van Gedeelie 77 (Kaart L.G. A3861/03) van die plaas Syferfontein 51 IR sodat dit uit hierdie gebied uitgesluit word tot by die mees noordelike baken daarvan; daarvandaan noordooswaarts langs die suidoostelike grens van Alexandradorp (Algemene Plan L.G. A504/12) tot by die suidoostelike baken daarvan; daarvandaan algemeen noordooswaarts langs die grense van 'n huurkontrakgebied (Kaart L.G. A5291/65) oor Gedeelte 16 van die plaas Lombardy 36 IR sodat dit uit hierdie gebied uitgesluit word tot by baken geletter E op die kaart daarvan; daarvandaan ooswaarts langs die suidelike grens van Gedeelte 16 (Kaart L.G. A2000/45) van die plaas Lombardy 36 IR tot by die suidoostelike baken daarvan; daarvandaan suidooswaarts langs die noordosteelike grens van die plaas Lombardy 36 IR tot by die suidoostelike baken daarvan; daarvandaan weswaarts langs die suidelike grens van die genoemde plaas Lombardy 36 IR tot by die noordwestelike baken van Gedeelte 70 (Kaart L.G. A1996/39) van die plaas Rietfontein 61 IR; daarvandaan suidooswaarts langs die suidwestelike grense van die volgende gedeeltes van die plaas Rietfontein 61 IR: Die genoemde Gedeelte 70 en Gedeelte 1 (Kaart L.G. 130/95) tot by die baken geletter 46 op Plan L.G. A2627/57 van Johannesburg municipale grens; daarvandaan suidweswaarts langs die genoemde municipale grens tot by baken geletter 18 op die plan daarvan; daarvandaan algemeen noordweswaarts langs die Johannesburg municipale grens (Plan L.G. A2627/57) tot by die noordwestelike baken van Kewdorp (Algemene Plan L.G. A4501/05), die beginpunt.

(d) Munisipaliteit Randburg

Begin by die noordwestelike baken van die plaas Houtkoppen 193 IQ; daarvandaan noordooswaarts en suidweswaarts langs die noordwestelike en noordoostelike grense van die volgende plase: Die genoemde plaas Houtkoppen 193 IQ en Witkoppen 194 IQ tot by die noordwestelike baken van Palmlandslandbouhoeves (Algemene Plan L.G. A3776/52); daarvandaan algemeen suidweswaarts langs die grense van die volgende sodat hulle uit hierdie gebied uitgesluit word: Die genoemde Palmlandslandbouhoeves, Craigavon-uitbreiding 1 Landbouhoeves (Algemene Plan L.G. A2082/52), Craigavonlandbouhoeves (Algemene Plan L.G. A4796/50) en Brendaverelandbouhoeves (Algemene Plan L.G. A7804/48) tot by die noordwestelike baken van die laasgenoemde landbouhoeves; daarvandaan algemeen suidwaarts langs die grense van die volgende sodat hulle uit hierdie gebied uitgesluit word: Die genoemde Brendaverelandbouhoeves, Salfredlandbouhoeves (Algemene Plan L.G. A7227/52), Glen Nerine-landbouhoeves (Algemene Plan L.G. A3517/54) en Douglastonlandbouhoeves (Algemene Plan L.G. A3063/48) tot by die suidwestelike hoek van die laasgenoemde landbouhoeves; daarvandaan algemeen suidweswaarts langs die noordwestelike grense van die volgende: Die plaas Driefontein 41 IR en die plaas Klipfontein 203 IQ tot by die suidwestelike baken van die laasgenoemde plaas; daarvandaan noordweswaarts langs die suidwestelike grens van die plaas Boschkop 199 IQ tot by die suidwestelike baken daarvan; daarvandaan algemeen noordwaarts

along the western boundaries of the following farms: The said farm Boschkop 199 IQ, Olievenhout Poort 196 IQ and Houtkoppen 193 IQ to the north-western beacon of the last-named farm, the place of beginning.

(e) *Rooidepoort Municipality*

Beginning at the north-western beacon of Portion 276 (Diagram S.G. A7229/65) of the farm Wilgespruit 190 IQ; thence generally eastwards along the boundaries of the following portions of the farm Wilgespruit 190 IQ so as to include them in this area: The said Portion 276, Portion 268 (Diagram S.G. A4580/64), Portion 47 (Diagram S.G. A2279/16), Portion 49 (Diagram S.G. A2889/20), Portion 53 (Diagram S.G. A476/23), Portion 61 (Diagram S.G. A617/32) and Portion 86 (Diagram S.G. A1364/38) to the north-western beacon of Portion 4 (Diagram S.G. A5736/54) of the farm Uitsig 208 IQ; thence north-eastwards and south-eastwards along the boundaries of the following so as to include them in this area: The said Portion 4 of the farm Uitsig 208 IQ, Radiokop Agricultural Holdings (General Plan S.G. A2693/54) and Portion 1 (Diagram S.G. A5131/44) of the farm Uitsig 208 IQ to the eastern most beacon of the last-named portion; thence north-eastwards and south-eastwards along the north-western and north-eastern boundaries of the farm Weltevreden 202 IQ to the point where the said north-eastern boundary is intersected by the middle of the Johannesburg Western By-Pass (T13-14); thence generally south-westwards along the middle of the said By-Pass to the point where it is intersected by the south-western boundary of Portion 151 (Diagram S.G. A8516/47) of the farm Weltevreden 202 IQ; thence north-westwards along the said south-western boundary of Portion 151 and the boundaries of the following portions of the farm Weltevreden 202 IQ so as to include them in this area: Portion 35 (Diagram S.G. A1276/30), Portion 69 (Diagram S.G. A5379/37) and Portion 6 (Diagram S.G. A5858/06) to the south-western beacon of the last-named portion; thence north-westwards along the south-western boundary of the farm Panorama 200 IQ to the north-eastern beacon of a mineral area (Diagram S.G. A2525/68) over Portion 1 of the farm Cav 206 IQ; thence north-westwards along the north-eastern boundary of the said mineral area and the north-eastern boundary of a mineral area (Diagram S.G. A2526/68) over the farm De Wetsrus 207 IQ to the north-western beacon of the last-named mineral area; thence north-westwards along the south-western boundary of the farm Panorama 200 IQ to the south-western beacon thereof; thence south-westwards and north-westwards along the boundaries of Struben Ridge Agricultural Holdings (General Plan S.G. A2712/59) so as to include it in this area to the north-western beacon of Portion 165 (Diagram S.G. A1683/45); thence generally south-westwards and north-westwards along the boundaries of the following portions of the farm Wilgespruit 190 IQ so as to exclude them from this area: The said Portion 165 and Portion 181 (Diagram S.G. A1371/48) to the north-western beacon of the last-named portion; thence generally north-westwards along the boundaries of the following portions of the farm Wilgespruit 190 IQ so as to include them in this area: Portion 283 (Diagram S.G. A334/67), Portion 257 (Diagram S.G. A2198/64), Portion 61 (Diagram S.G. A617/32), Portion 173 (Diagram S.G. A262/47), Portion 14 (Diagram S.G. A3443/11) and Portion 276 (Diagram S.G. A7229/65) to the north-western beacon of the last-named portion, the place of beginning.

langs die westelike grense van die volgende plase: Die genoemde plaas Boschkop 199 IQ, Olievenhout Poort 196 IQ en Houtkoppen 193 IQ tot by die noordwestelike baken van die laasgenoemde plaas, die beginpunt.

(e) *Munisipaliteit Roodepoort*

Begin by die noordwestelike baken van Gedeelte 276 (Kaart L.G. A7229/65) van die plaas Wilgespruit 190 IQ; daarvandaan algemeen ooswaarts langs die grense van die volgende gedeeltes van die plaas Wilgespruit 190 IQ sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 276, Gedeelte 268 (Kaart L.G. A4580/64), Gedeelte 47 (Kaart L.G. A2279/16), Gedeelte 49 (Kaart L.G. A2889/20), Gedeelte 53 (Kaart L.G. A476/23), Gedeelte 61 (Kaart L.G. A617/32) en Gedeelte 86 (Kaart L.G. A1364/38) tot by die noordwestelike baken van Gedeelte 4 (Kaart L.G. A5736/54) van die plaas Uitsig 208 IQ; daarvandaan noordooswaarts en suidooswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 4 van die plaas Uitsig 208 IQ, Radiokoplandbouhoewes (Algemene Plan L.G. A2693/54) en Gedeelte 1 (Kaart L.G. A5131/44) van die plaas Uitsig 208 IQ tot by die mees oostelike baken van die laasgenoemde gedeelte; daarvandaan noordooswaarts en suidooswaarts langs die noordwestelike en noordoostelike grense van die plaas Weltevreden 202 IQ tot by die punt waar die genoemde noordoostelike grens gesny word deur middel van die Johannesburg Westelike Verbypad (T13-14); daarvandaan algemeen suidweswaarts langs die middel van die genoemde verbypad tot by die punt waar dit gesny word deur die suidwestelike grens van Gedeelte 151 (Kaart L.G. A8516/47) van die plaas Weltevreden 202 IQ; daarvandaan noordweswaarts langs die genoemde suidwestelike grens van Gedeelte 151 en die grense van die volgende gedeeltes van die plaas Weltevreden 202 IQ sodat hulle in hierdie gebied ingesluit word: Gedeelte 35 (Kaart L.G. A1276/30), Gedeelte 69 (Kaart L.G. A5379/37) en Gedeelte 6 (Kaart L.G. A5858/06) tot by die suidwestelike baken van die laasgenoemde gedeelte; daarvandaan noordweswaarts langs die suidwestelike grens van die plaas Panorama 200 IQ tot by die noordoostelike baken van 'n minerale gebied (Kaart L.G. A2525/68) oor Gedeelte 1 van die plaas Cav 206 IQ; daarvandaan noordweswaarts langs die noordoostelike grens van die genoemde minerale gebied en die noordoostelike grens van 'n minerale gebied (Kaart L.G. A2526/68) oor die plaas De Wetsrus 207 IQ tot by die noordwestelike baken van die laasgenoemde minerale gebied; daarvandaan noordweswaarts langs die suidwestelike grens van die plaas Panorama 200 IQ tot by die suidwestelike baken daarvan; daarvandaan suidweswaarts en noordweswaarts langs die grense van Struben Ridgelandbouhoewes (Algemene Plan L.G. A2712/59) sodat dit in hierdie gebied ingesluit word tot by die noordwestelike baken van Gedeelte 165 (Kaart L.G. A1683/45); daarvandaan algemeen suidweswaarts en noordweswaarts langs die grense van die volgende gedeeltes van die plaas Wilgespruit 190 IQ sodat hulle uit hierdie gebied uitgesluit word: Die genoemde Gedeelte 165 en Gedeelte 181 (Kaart L.G. A1371/48) tot by die noordwestelike baken van die laasgenoemde gedeelte; daarvandaan algemeen noordweswaarts langs die grense van die volgende gedeeltes van die plaas Wilgespruit 190 IQ sodat hulle in hierdie gebied ingesluit word: Gedeelte 283 (Kaart L.G. A334/67), Gedeelte 257 (Kaart L.G. A2198/64), Gedeelte 61 (Kaart L.G. A617/32), Gedeelte 173 (Kaart L.G. A262/47), Gedeelte 14 (Kaart L.G. A3443/11) en Gedeelte 276 (Kaart L.G. A7229/65) tot by die noordwestelike baken van die laasgenoemde gedeelte, die beginpunt.

No. 298 (Administrator's), 1968

PROCLAMATION

by the Honourable the Administrator of the Province of Transvaal

Whereas Corlett Gardens Township was declared an approved township by Administrator's Proclamation No. 179 which appeared in the *Transvaal Provincial Gazette* No. 3343, dated 14 August 1968, subject to the conditions contained in the Schedule to the said proclamation;

And whereas errors occurred in the Schedule as proclaimed;

Now, therefore, I hereby declare that the Schedule be amended as follows:—

(a) Clause A 22.—The numbers and letters 4/8/2647/4 S.D.P. to read 4/8/2647/4 T.O.P. in the Afrikaans Schedule.

(b) Clause A 23 (1) (b).—Substitute the word "the" for the word "die" where it appears before the word "figure" in the Afrikaans Schedule.

(c) Clause B 1 (D) (j).—The word "not" be inserted between the words "shall" and "exceed" in the English Schedule.

(d) Clause B 5 (iii).—The words "as indicated on the general plan" be added to the end of the paragraph in the English Schedule and the words "soos op die Algemene Plan aangedui" be added at the end of the paragraph in the Afrikaans Schedule.

(e) The letter "n" be inserted between the letters "w" and "s" in the word "Township" on the English Site Development Plan.

Given under my Hand at Pretoria on this Fifth day of December, One thousand Nine hundred and Sixty-eight.

S. G. J. VAN NIEKERK,
Administrator of the Province of Transvaal.
T.A.D. 4/8/2647 (Vol. 2.)

ADMINISTRATOR'S NOTICES

Administrator's Notice No. 1228

4 December 1968

POTCHEFSTROOM MUNICIPALITY.—PROPOSED ALTERATION OF BOUNDARIES

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Town Council of Potchefstroom has submitted a petition to the Administrator praying that he may in the exercise of the powers conferred on him by section 9 (7) of the said Ordinance alter the boundaries of the Potchefstroom Municipality by the inclusion therein of the area described in the Schedule hereto.

It shall be competent for all persons interested, within 30 days of the first publication hereof in the *Provincial Gazette*, to present to the Administrator a counter-petition setting forth the grounds of opposition to the Council's proposal.

T.A.L.G. 3/2/26.

SCHEDULE

POTCHEFSTROOM MUNICIPALITY.—PROPOSED ALTERATION OF BOUNDARIES

Description of Area to be Included

Beginning at the south-western corner of the farm Wilgeboom 457 IQ (Diagram S.G. A6337/59); proceeding thence south-eastwards along the south-western boundaries of the following: The said farm Wilgeboom 457 IQ and

No. 298 (Administrators), 1968

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal

Nademaal die dorp Corlett Gardens by Administrateurs-proklamasie No. 179, gepubliseer in die *Transvaalse Provinciale Koerant* No. 3343, gedateer 14 Augustus 1968, tot 'n goedgekeurde dorp verklaar was, onderworpe aan die voorwaardes vervat in die Bylae tot genoemde proklamasie:

En nademaal foute ontstaan het in die Bylae soos geproklameer;

So is dit dat ek verklaar dat die Bylae soos volg gewysig word:—

(a) *Klousule A 22.*—Die syfers en letters 4/8/2647/4 S.D.P. in die Afrikaanse Bylae moet lui 4/8/2647/4 T.O.P.

(b) *Klousule A 23 (1) (b).*—Vervang die woord „die”, wat voor die woord „figure” in die Afrikaanse Bylae verskyn, met die woord „the”.

(c) *Klousule B 1 (D) (j).*—Die woord „not” word tussen die woorde „shall” en „exceed” in die Engelse Bylae ingevoeg.

(d) *Klousule B 5 (iii).*—Die woorde „soos op die Algemene Plan aangedui” word aan die end van die paragraaf bygevoeg in die Afrikaanse Bylae terwyl die woorde „as indicated on the general plan” aan die end van die paragraaf in die Engelse Bylae bygevoeg word.

(e) Deur die invoeging van die letter „n” tussen die letters „w” en „s” van die woord „Township” in die Engelse Terrein Ontwikkelingsplan.

Gegee onder my Hand te Pretoria, op hede die Vyfde dag van Desember Eenduisend Negehonderd Agt-en-sestig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
T.A.D. 4/8/2647 (Vol. 2.)

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing No. 1228

4 Desember 1968

MUNISIPALITEIT POTCHEFSTROOM.—VOORGESTELDE VERANDERING VAN GRENSE

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Stadsraad van Potchefstroom 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdhede aan hom verleen by artikel 9 (7) van genoemde Ordonnansie uitoefen en die grense van die munisipaliteit Potchefstroom verander deur die opneming daarin van die gebied wat in die Bylae hiervan omskryf word.

Alle belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie hiervan in die *Provinciale Koerant* aan die Administrateur 'n teenpetisie voor te lê, met vermelding van die gronde van beswaar teen genoemde voorstel.

T.A.L.G. 3/2/26.

BYLAE

MUNISIPALITEIT POTCHEFSTROOM.—VOORGESTELDE VERANDERING VAN GRENSE

Beskrywing van Gebied wat Ingelyf staan te Word

Begin by die suidwestelike hoek van die plaas Wilgeboom 457 IQ (Kaart L.G. A6337/59); daarvandaan suidwaarts langs die suidwestelike grense van die volgende: Die genoemde plaas Wilgeboom 457 IQ en Gedeelte 180

Portion 180 (Diagram S.G. A720/49) of the farm Wilgeboom 458 IQ to the north-western beacon of Portion 55 (Diagram S.G. A3077/46) of the farm Wilgeboom 458 IQ; thence south-eastwards along the south-western boundary of the said Portion 55 to the north-eastern beacon of Wilgeboom Agricultural Holdings (General Plan S.G. A4470/46); thence north-westwards along the north-eastern boundaries of the following: The said Wilgeboom Agricultural Holdings, portion (Outspan) of Portion 21 (Diagram S.G. A2123/54) and Portion 104 (Diagram S.G. A6936/46) both of the farm Wilgeboom 458 IQ to the north-western corner of the last-named portion situated in the middle of the Mooi River; thence generally northwards along the middle of the said Mooi River to the south-western corner of the farm Wilgeboom 457 IQ (Diagram S.G. A.6337/59), the place of beginning.

4-11-18

(Kaart L.G. A720/49) van die plaas Wilgeboom 458 IQ tot by die noordwestelike baken van Gedeelte 55 (Kaart L.G. A3077/46) van die plaas Wilgeboom 458 IQ; daarvandaan suidooswaarts langs die suidwestelike grens van die genoemde Gedeelte 55 tot by die noordoostelike baken van Wilgeboom-landbouhoeves (Algemene Plan L.G. A4470/46); daarvandaan noordweswaarts langs die noord-oostelike grense van die volgende: Die genoemde Wilgeboom-landbouhoeves, gedeelte (uitspanning) van Gedeelte 21 (Kaart L.G. A2123/54) en Gedeelte 104 (Kaart L.G. A6936/46) albei van die plaas Wilgeboom 458 IQ tot by die noordwestelike hoek van die laasgenoemde gedeelte geleë in die middel van die Mooirivier; daarvandaan algemeen noordwaarts langs die middel van die genoemde Mooirivier tot by die suidwestelike hoek van die plaas Wilgeboom 457 IQ (Kaart L.G. A6337/59) die beginpunt.

4-11-18

Administrator's Notice No. 1258

18 December 1968

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.—STAFF REGULATIONS

The Administrator hereby in terms of section 43 (1) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No. 20 of 1943), publishes the regulations set forth hereinafter which have been made by him in terms of section 41 (1) (b) of the said Ordinance.

Definitions

1. In these regulations, unless the context indicates otherwise—

(i) "association" means the South African Association of Municipal Employees (non-political);

(ii) "board" means the board established in terms of section 2 of the Ordinance and includes a committee appointed in terms of section 20 of the Ordinance, a local area committee mentioned in section 21 thereof or any officer employed by the board acting by virtue of a power vested in the Council in connection with these regulations and delegated to him in terms of section 21 *bis* of the Ordinance;

(iii) "chairman" means the member of the board appointed in terms of section 7 (1) of the Ordinance, or a member of the board acting in that capacity;

(iv) "committee" means any committee appointed by the board in terms of section 20 of the Ordinance;

(v) "employee" means a White person in the service of the board who receives remuneration or is entitled thereto;

(vi) "head of a department" means an employee who is responsible to the secretary for the administration of a department or who is acting in that capacity;

(vii) "month" means a period extending from the first to the last day of any of the 12 calendar months of the year, both days inclusive;

(viii) "normal hours of work" means those hours of attendance fixed by the board in terms of regulation 12;

(ix) "Ordinance" means the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No. 20 of 1943);

(x) "permanent employee" means a White employee appointed in a permanent and full-time capacity to a post in the fixed establishment of the board and includes an employee appointed to such post for a probationary period;

(xi) "public holiday" means a holiday as defined in the First Schedule of the Public Holidays Act, 1952;

Administrateurskennisgewing No. 1258

18 Desember 1968

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.—PERSONEEL-REGULASIES

Die Administrateur publiseer hierby ingevolge artikel 43 (1) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, (Ordonnansie No. 20 van 1943), die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 41 (1) (b) van genoemde Ordonnansie uitgevaardig is.

Woordomskrywing

1: In hierdie regulasies, tensy uit die samehang anders blyk, beteken—

(i) „hoof van 'n departement” 'n werknemer wat aan die sekretaris verantwoordelik is vir die administrasie van 'n departement of wat in daardie hoedanigheid waarneem;

(ii) „komitee” enige komitee wat deur die raad ingevolge artikel 20 van die Ordonnansie benoem word;

(iii) „maand” 'n tydperk wat van die eerste tot die laaste dag, albei dae inbegrepe, van enigeen van die 12 kalendermaande van die jaar strek;

(iv) „normale werkure” daardie ure van bywoning soos deur die raad bepaal ingevolge regulasie 12;

(v) „openbare feesdag” 'n feesdag soos bepaal in die Eerste Bylae van die Wet op Openbare Feesdae, 1952;

(vi) „Ordonnansie” die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie No. 20 van 1943);

(vii) „permanente werknemer” 'n Blanke werknemer aangestel in 'n permanente en voltydse hoedanigheid in 'n pos in die vaste diensstaat van die raad en dit sluit 'n werknemer in wat vir 'n proeftydperk in so 'n pos aangestel is;

(viii) „raad” die raad wat ingevolge artikel 2 van die Ordonnansie ingestel is en omvat 'n komitee benoem ingevolge artikel 20 van die Ordonnansie, 'n plaaslike gebiedskomitee gemeld in artikel 21 daarvan of enige beampte in diens van die raad wat optree kragtens bevoegdheid wat in die raad in verband met hierdie regulasies berus en wat by artikel 21 *bis* van die Ordonnansie aan hom gedelegeer is;

(ix) „sekretaris” die werknemer aangestel deur die raad ingevolge artikel 18 (1) (a) van die Ordonnansie, of enige werknemer wat in daardie hoedanigheid waarneem;

(x) „tydelike werknemer” 'n Blanke werknemer wat nie 'n permanente werknemer is nie;

(xi) „vereniging” die Suid-Afrikaanse Vereniging van Municipale Werknemers (Nie-politiek);

(xii) "secretary" means the employee appointed by the board in terms of section 18 (1) (a) of the Ordinance or any employee acting in that capacity;

(xiii) "temporary employee" means a White employee who is not a permanent employee;

and any other word or expression to which a meaning has been assigned in the Ordinance shall bear that meaning.

Scope of Regulations

2. These regulations shall not be applicable to a temporary employee employed for a limited period of time not exceeding five months or to an employee whose employment has been regulated by means of a special contract.

Appointment, Promotion and Transfer

3. (1) Subject to the provisions of section 18 (1) of the Ordinance, the appointment, promotion or transfer of all employees shall be made by the board.

(2) An employee may only be promoted to a vacant post.

(3) The board shall consider the promotion of an employee to a vacant post if he applies therefor in writing.

(4) A vacant post shall be filled within a reasonable time unless the board otherwise resolves.

Termination of Service

4. (1) Subject to the provisions of any other law the service of a permanent employee may be terminated on account of—

(a) abolition of his post or reduction or reorganisation of staff or in order to effect an improvement in the efficiency or organisation;

(b) misconduct as provided for herein;

(c) in the case of a permanent employee appointed on probation should his services in the opinion of the board be unsatisfactory or should he be deemed unsuitable to remain in the service of the board.

(2) Subject to the provisions of any other law and save in the case of conviction of misconduct, the service of a permanent employee shall be terminated when at least one month's notice, in writing, of termination of service has been given or received by him as the case may be.

(3) Subject to the provisions of any other law the services of a temporary employee shall be terminated in terms of the conditions relating to his employment.

Appointment on Probation

5. (1) The initial permanent appointment to the service of the board or any re-appointment thereafter shall be subject to a probationary period of service of six months which the board may extend as it may deem fit.

(2) The board shall not confirm an appointment or re-appointment in terms of subregulation (1) unless the head of the department states that the incumbent of the post had fulfilled his duties conscientiously during the probationary period of service, that his conduct was satisfactory and that he is in all respects suitable and competent for appointment thereto.

Canvassing

6. The person who canvasses with a view to appointment to a post in the service of the board shall not be considered for appointment therein. This provision shall be mentioned in all advertisements in which applications for appointment to a vacant post are invited.

(xii) „voorsitter” die lid van die raad aangestel ingevolge artikel 7 (1) van die Ordonnansie, of 'n lid van die raad wat in daardie hoedenheid optree;

(xiii) „werknemer” 'n Blanke persoon in diens van die raad wat besoldiging ontvang of daarop geregtig is;

en enige ander woord of uitdrukking waaraan 'n betekenis in die Ordonnansie geheg is, het daardie betekenis.

Toepaslikheid van Regulasies

2. Hierdie regulasies is nie van toepassing op 'n tydelike werknemer wat in diens geneem is vir 'n beperkte tydsbestek van hoogstens vyf maande of op 'n werknemer wie se indiensneming by wyse van 'n spesiale kontrak gereël is nie.

Aanstelling, Bevordering en Verplasing

3. (1) Behoudens die bepalings van artikel 18 (1) van die Ordonnansie, word die aanstelling, bevordering of verplasing van alle werknemers deur die raad gedoen.

(2) 'n Werknemer kan slegs in 'n vakante pos bevorder word.

(3) Die raad oorweeg die bevordering van 'n werknemer in 'n vakante pos as hy skriftelik daarom aansoek doen.

(4) 'n Vakante pos word binne 'n redelike tyd gevul tensy die raad anders besluit.

Beëindiging van Diens

4. (1) Behoudens enige ander wetsbepalings kan die diens van 'n permanente werknemer beëindig word op grond van—

(a) afskaffing van sy pos of vermindering of reorganisasie van personeel of ten einde verbetering in doeltreffendheid of organisasie aan te bring;

(b) wangedrag soos hierin bepaal;

(c) in die geval van 'n permanente werknemer wat op proef aangestel is, indien sy dienste na die menig van die raad onbevredigend is of indien hy ongeskik geag word om in diens van die raad aan te bly.

(2) Behoudens enige ander wetsbepalings en uitgenome in die geval van skuldigbevinding aan wangedrag, word die diens van 'n permanente werknemer beëindig wanneer minstens een maand skriftelik kennis van beëindiging van diens deur hom gegee of ontvang is, al na die geval.

(3) Behoudens enige ander wetsbepalings word die dienste van 'n tydelike werknemer beëindig ingevolge die voorwaardes wat op sy indienshouding betrekking het.

Proefaanstelling

5. (1) Die eerste vaste aanstelling in die raad se diens of enige heraanstelling daarna is onderworpe aan 'n proefdienstydperk van ses maande wat die raad na goeddunke kan verleng.

(2) Die raad bekratig nie 'n aanstelling of heraanstelling ingevolge subregulasie (1) nie tensy die hoof van die departement verklaar het dat die bekleer van die pos gedurende die proefdienstydperk pliggetrou was, dat sy gedrag bevredigend was en dat hy in alle opsigte geskik en bevoeg is vir aanstelling daarin.

Gunsverwing

6. Iemand wat invloed werf met die doel om aangestel te word in 'n pos in die raad se diens word nie vir aanstelling daarin in aanmerking geneem nie. Hierdie bepaling word vermeld in alle advertensies waarin aansoeke om aanstelling in 'n vakante pos gevra word.

Proof of Age and Medical Certificate

7. (1) No person shall be appointed to the service of the board unless he has furnished the following to the satisfaction of the secretary:—

(a) A birth certificate or, should he not be able to submit such certificate, any other satisfactory proof of age;

(b) a statement with regard to any illness or mental or physical disability from which he has suffered;

(c) an undertaking, should he be unable to furnish proof that he has been successfully vaccinated against or has suffered from smallpox, to submit himself to vaccination against smallpox within 30 days of the date of his assumption of duty and to furnish proof of successful vaccination or immunity within 90 days of the said date; and

(d) a certificate as to the result of an examination by a medical officer in the service of the board or by a registered medical practitioner approved by the board and wherein he is certified to be free from any mental or physical defects, illness or infirmity which could possibly interfere with the proper discharge of his duties or which could necessitate his retirement from service before attaining pensionable age.

(2) Every statement and undertaking and the result of every medical examination required in terms of subregulation (1) shall be furnished on a form prescribed by the board.

Residential Address of Employee

8. An employee shall inform the secretary, in writing, of his residential address on assumption of duty and subsequently within 14 days after a change of address.

Transfer of Employee

9. (1) The board may transfer an employee to any place where his services are required and if possible shall give him one month's notice of such a transfer.

(2) An employee, contemplated in subregulation (1)—

(a) shall be compensated for reasonable expenses incurred in connection with his transfer, provided the secretary has approved beforehand of the means of transport and the expenditure involved.

(b) shall be compensated for a period not exceeding two months for financial loss suffered by him in respect of rent, boarding or lodging expenses which he is legally bound to pay;

(c) may be compensated for expenditure which he is forced to incur in respect of the disconnecting, connecting and changing over of domestic electrical equipment;

(d) may be compensated for a period not exceeding one month, in respect of the difference between his normal domestic expenditure and any abnormal domestic expenditure which he is forced to incur while his furniture and belongings are in transit.

(3) The board may compensate an employee who as a result of a transfer incurs abnormal expenditure not contemplated in subregulation (2) (b) or (d) as it may deem fit.

Female Employee who Marries

10. Before a female employee marries she shall inform the secretary, in writing, of the date thereof and such a female employee may with the approval of the board after her marriage remain in the service of the board on conditions laid down by the board.

Bewys van Ouderdom en Geneeskundige Sertifikaat

7. (1) Niemand word in die raad se diens aangestel nie tensy hy tot bevrediging van die sekretaris die volgende verstrek:—

(a) 'n Geboortesertifikaat of, indien hy nie in staat is om sodanige sertifikaat voor te lê nie, ander bevredigende bewys van sy ouderdom;

(b) 'n verklaring met betrekking tot enige siekte of verstandelike of liggaamlike ongeskiktheid waaraan hy gely het;

(c) 'n onderneming, indien hy nie in staat is om bewys te lewer van geslaagde inenting of dat hy aan pokkies gely het, om hom aan inenting teen pokkies te onderwerp binne 30 dae na die datum van sy aanvaarding van diens en om bewys van geslaagde inenting of van onvatbaarheid vir inenting te lewer binne 90 dae van genoemde datum; en

(d) 'n sertifikaat bevattende die uitslag van 'n onderzoek deur 'n geneeskundige beampie in die raad se diens of deur 'n geregistreerde geneesheer deur die raad goedgekeur en waarin verklaar word dat hy vry is van enige verstandelike of liggaamlike gebreke, siekte of swakheid wat moontlik inbreuk kan maak op die behoorlike vervulling van sy pligte of dit nodig kan maak dat hy uit die diens moet tree voordat hy die pensioenleeftyd bereik het.

(2) Elke verklaring en onderneming en die uitslag van elke geneeskundige onderzoek wat ingevolge subregulasie (1) vereis word, word verstrek in 'n vorm deur die raad voorgeskryf.

Woonadres van Werknemer

8. 'n Werknemer verwittig die sekretaris skriftelik van sy woonadres by diensaanvaarding en daarna binne 14 dae nadat hy van adres verander het.

Verplasing van Werknemer

9. (1) Dic raad kan 'n werknemer verplaas na enige plek waar sy dienste nodig word en indien moontlik gely hom minstens een maand kennis van so 'n verplasing.

(2) 'n Werknemer bedoel in subregulasie (1)—

(a) word vergoed vir redelike koste aangegaan in verband met sy verplasing, mits die sekretaris vooraf die wyse van vervoer en die uitgawe daarvan verbonde goedkeur;

(b) word vir 'n tydperk van hoogstens twee maande vergoed vir geldelike verlies deur hom gely ten opsigte van huur-, losies- of inwoningsgelde wat hy regtens verplig is om te betaal;

(c) kan vergoed word vir uitgawe wat hy verplig is om aan te gaan ten opsigte van afsluiting, aansluiting en oorskakeling van huishoudelike elektriese toerusting;

(d) kan vir 'n tydperk van hoogstens een maand vergoed word vir die verskil tussen sy normale huishoudelike uitgawe en abnormale huishoudelike uitgawe wat hy verplig is om aan te gaan terwyl sy meubels en besittings in transito is.

(3) Die raad kan 'n werknemer wat as gevolg van 'n verplasing buitengewone uitgawe moet aangaan wat nie deur subregulasie (2) (b) of (d) beoog word nie na goedunke daarvoor vergoed.

Vroulike Werknemer wat in die Huwelik Tree

10. Voordat 'n vroulike werknemer in die huwelik tree, stel sy die sekretaris skriftelik in kennis van die datum daarvan en so 'n vroulike werknemer kan met die goedkeuring van die raad na haar huwelik in diens van die raad bly op voorwaardes deur die raad bepaal.

Recording of Hours of Work.

11. The board may require an employee daily to record the time of his arrival at and departure from his place of work.

Hours of Work and Overtime

12. (1) Subject to the provisions of any other law an employee shall be on duty during the hours and on the days laid down by the board: Provided that the normal hours of work shall not exceed 48 hours per working week.

(2) Subject to the provisions of any other law an employee shall be compelled, when as a result of urgent service requirements he is required by the board, the secretary, the head of his department or any other employee under whose direct control he is placed, to be temporarily of service at any place and in any such capacity as is reconcilable with his normal duties or to work at times differing from or additional to the hours of work determined by the board in terms of subregulation (1).

(3) An employee who, with the approval of the board works longer than the normal hours of work, save an employee belonging to a class determined by the board shall, subject to the provisions of any law, be remunerated for that work.

(4) A claim for remuneration for work performed in terms of subregulation (3) shall be submitted in the manner determined by the board and shall be subject to its approval.

(5) Remuneration for work performed in terms of subregulation (3), shall be calculated at one and one-third times an employee's normal scale of remuneration if such work is performed on any day save a Sunday or public holiday and twice his normal scale of remuneration if such work is performed on a Sunday or public holiday.

Uniform, Protective Clothing and Personal Equipment

13. An employee shall be provided with such uniform, protective clothing and other personal equipment as may be necessary for the proper performance of his service: Provided that a uniform, protective clothing and other personal equipment issued to an employee shall remain the property of the board unless the board otherwise decides.

Grievances and Complaints

14. If an employee has any grievance or complaint arising out of his employment he may submit the matter, in writing, to the head of his department who shall then take such action as he may deem fit and advise the employee thereof, in writing, forthwith. Should the employee be dissatisfied with the decision of the head of the department he may write direct to the secretary. The secretary shall then take such action as he may deem fit and advise the employee thereof, in writing. Should the employee still be dissatisfied he may request that the matter be considered by the board and the secretary shall submit the matter for consideration to the board.

Discussion of the Affairs of the Board

15. (1) No employee other than the secretary or a head of a department shall discuss the affairs of the board with any board member unless the secretary or the head of a department has ordered or permitted him to do so.

(2) The employee shall make representations to the board in connection with matters concerning him in his capacity as employee only through the head of his department.

Aantekening van Werkure

11. Die raad kan vereis dat 'n werknemer daagliks die tyd van sy aankoms by en vertrek van sy werkplek aanteken.

Werkure en Oortyd

12. (1) Behoudens enige ander wetsbepalings is 'n werknemer gedurende die ure en op die dae wat die raad voorskryf, in diens: Met dien verstande dat die aantal normale werkure per werkweek nie 48 uur oorskry nie.

(2) Behoudens enige ander wetsbepalings is 'n werknemer, wanneer hy as gevolg van dringende diensvereistes daar toe gelas word deur die raad, die sekretaris, die hoof van sy departement of deur enige werknemer onder wie se regstreekse beheer hy geplaas is, verplig om tydelik behulpsaam te wees op enige plek en in so 'n hoedanigheid as wat versoenbaar is met sy normale pligte of om te werk op tye wat verskil van of bykomend is tot die werkure deur die raad bepaal ingevolge subregulasie (1).

(3) Uitgenome 'n werknemer wat behoort tot 'n klas deur die raad bepaal, word 'n werknemer wat, met die goedkeuring van die raad, langer as die normale werkure werk, behoudens enige wetsbepalings, vir daardie werk besoldig.

(4) 'n Eis om besoldiging vir werk verrig ingevolge subregulasie (3) word ingedien op 'n wyse soos deur die raad bepaal en is aan sy goedkeuring onderworpe.

(5) Besoldiging vir werk verrig ingevolge subregulasie (3) word bereken teen een en een-derde maal 'n werknemer se normale skaal van besoldiging as sulke werk op enige dag behalwe 'n Sondag of openbare feesdag verrig is, en twee keer sy normale skaal van besoldiging as sulke werk op 'n Sondag of openbare feesdag verrig is.

Uniform, Beskermende Kleding en Persoonlike Uitrusting

13. Aan 'n werknemer word sodanige uniform, beskermende kleding en ander persoonlike uitrusting verskaf as wat nodig is vir die behoorlike uitvoering van sy diens: Met dien verstande dat 'n uniform, beskermende kleding en ander persoonlike uitrusting aan 'n werknemer uitgereik, die eiendom van die raad bly, behalwe waar die raad anders besluit.

Griewe en Klugtes

14. As 'n werknemer 'n grief of klugte het wat uit sy diens ontstaan, kan hy die saak skriftelik voorlê aan die hoof van sy departement, wat dan die stappe doen wat hy goed ag en die werknemer onmiddellik skriftelik daarvan in kennis stel. Indien die werknemer nie met die beslissing van die hoof van die departement tevrede is nie, kan hy regstreeks aan die sekretaris skryf. Die sekretaris doen, dan die stappe wat hy goed ag en stel 'die werknemer skriftelik daarvan in kennis. As die werknemer nog nie tevrede is nie, kan hy versoek dat die saak deur die raad oorweeg word, en die sekretaris lê die saak aan die raad ter oorweging voor.

Bespreking van Raadsaangeleenthede

15. (1) Geen werknemer, uitgesonderd die sekretaris of 'n hoof van 'n departement, bespreek die aangeleenthede van die raad met 'n raadslid nie, tensy die sekretaris of die hoof van 'n departement hom daar toe opdrag of toestemming gegee het.

(2) Slegs deur bemiddeling van die hoof van sy departement rig 'n werknemer vertoe tot die raad oor sake wat hom in sy hoedanigheid as werknemer raak.

Membership of the Association

16. (1) Every employee other than the secretary and the incumbent of the post of Chief Medical Officer of Health on the date mentioned in regulation 49, shall, as from that date or the date of entering the service of the board, whichever be the later date, become and thereafter remain a member of the association for the duration of his employment with the board.

(2) Subscriptions payable to the association shall be deducted from the member's remuneration and be paid to the association.

Employee to Receive a Copy of the Regulations

17. Upon appointment each employee shall be provided with a copy of these regulations together with such instructions as the secretary or the head of the department may deem necessary. The employee shall acknowledge receipt thereof and make himself thoroughly conversant therewith.

Discipline

18. A permanent employee shall be guilty of misconduct and may be dealt with in accordance with the provisions of regulation 19 if he—

- (i) contravenes any provisions of these regulations or fails to comply therewith; or
- (ii) disobeys, disregards or makes wilful default in carrying out a lawful order given him by a person having authority to give such an order or by word or conduct is guilty of insubordination; or
- (iii) is negligent or indolent in the discharge of his duties; or
- (iv) conducts himself in a disgraceful, improper or unbecoming manner; or
- (v) discloses or uses, otherwise than in the discharge of his duties, information acquired in the course thereof; or
- (vi) commits a criminal offence which in the opinion of the secretary, or in the case of a charge against the secretary in the opinion of the chairman may be detrimental to the board; or
- (vii) absents himself from duty without leave or sound cause; or
- (viii) knowingly makes an incorrect or false statement to benefit himself in his position or to prejudice or be detrimental to the board's service; or
- (ix) is repeatedly under the influence of intoxicating liquor or stupefying drugs while on duty or when reporting for or due to report for duty or repeatedly partakes of intoxicating liquor or stupefying drugs to such an extent that he is unable to discharge his duties properly; or
- (x) deliberately or negligently damages or utilizes or causes to be utilized in an improper or unlawful manner the property of the board; or
- (xi) through his own fault becomes unsuitable or incapable of discharging his duties.

Disciplinary Procedure

19. (1) (a) The board shall appoint a person who shall act as prosecutor in a charge of misconduct and shall lead evidence at the enquiry.

(b) The person thus acting as prosecutor may authorise, any person to be present at the enquiry, to lead evidence and advance arguments in support of the charge and may cross-examine any person called as a witness for the defence.

(2) Such a charge shall be lodged with the secretary or, in the case of a charge against the Secretary, with the chairman.

Lidmaatskap van die Vereniging

16. (1) Elke werknemer, uitgesonderd die sekretaris en die bekleer van die pos van Hoofmediese Gesondheidsbeampte op die datum vermeld in regulasie 49, word, met ingang van daardie datum of die datum waarop hy tot die diens van die raad toetree, wat ook al die laaste datum is, lid van die vereniging en bly daarna lid so lank hy in die raad se diens is.

(2) Ledegeld verskuldig aan die vereniging word van 'n lid se besoldiging afgetrek en aan die vereniging betaal.

Werknemer Ontvang Eksemplaar van Regulasies

17. Aan 'n werknemer word by sy aanstelling 'n afskrif van hierdie regulasies verskaf, tesame met sodanige opdragte wat die sekretaris of die hoof van die departement nodig ag. Die werknemer erken ontvangs daarvan en maak hom deeglik vertrou daarmee.

Tugmaatreëls

18. 'n Permanente werknemer is skuldig aan wangedrag en daar kan met hom ooreenkomsdig die bepalings van regulasie 19 gehandel word as hy—

- (i) 'n bepaling van hierdie regulasies oortree of nalaat om daaraan te voldoen; of
- (ii) 'n wettige bevel aan hom gegee deur iemand wat bevoeg is om dit te gee, nie gehoorsaam nie, verontagsaam, opsetlik nie uitvoer nie, of hom deur woord of gedrag aan insubordinansie skuldig maak; of
- (iii) nalatig of traag is in die vervulling van sy pligte; of
- (iv) hom op skandelike, onbehoorlike of onbetaamlike wyse gedra; of
- (v) behalwe in die vervulling van sy pligte, inligting wat in die loop van sy diens verkry is, bekend maak of gebruik; of
- (vi) 'n kriminele misdryf pleeg wat, na die mening van die sekretaris, of in die geval van 'n aanklag teen die sekretaris na die mening van die voorsitter, die raad skaad; of
- (vii) sonder verlof of grondige rede van diens afwesig is; of
- (viii) willens en wetens 'n onjuiste of valse verklaring maak om homself in sy amp te bevoordeel of om die raad se diens te benadeel of daaraan afbreuk te doen; of
- (ix) herhaaldelik onder die invloed van bedwelmende drank of versuftende verdowingsmiddels is terwyl hy in diens is of wanneer hy hom vir diens aanmeld of moet aanmeld, of wat herhaaldelik bedwelmende drank of versuftende verdowingsmiddels dermate gebruik dat hy nie in staat is om sy pligte behoorlik uit te voer nie; of
- (x) die raad se eiendom opsetlik of op nalatige wyse beskadig of dit op onbehoorlike of ongeoorloofde wyse gebruik of laat gebruik; of
- (xi) deur sy eie toedoen ongeskik of onbekwaam word om sy pligte uit te voer.

Tugprosedure

19. (1) (a) Die raad wys 'n persoon aan wat by 'n aanklag van wangedrag as aanklaer optree en by die ondersoek daarvan die getuienis aanvoer.

(b) Die persoon wat aldus as aanklaer optree, kan enige persoon magtig om by die ondersoek teenwoordig te wees, om getuienis en argumente ter stawing van die aanklag aan te voer en om enige persoon wat as getuie vir die verweer opgeroep is, onder kruisverhoor te neem.

(2) So 'n aanklag word by die sekretaris of, in die geval van 'n aanklag teen die sekretaris, by die voorsitter aanhangig gemaak.

(3) The secretary or the chairman, as the case may be, shall consider the charge and if he is of the opinion that action should be taken against the accused he shall instruct the prosecutor to proceed with the charge.

(4) The secretary or the chairman, as the case may be, may suspend an accused from duty until such time as the enquiry has been completed. A permanent employee who has been suspended shall not be entitled to any remuneration. Provided that the board may at its discretion instruct that the whole or a portion of his remuneration be paid in respect of the period of such a suspension.

(5) Within 14 days of the prosecutor receiving an instruction given in terms of subregulation (3), he shall draw up a charge-sheet setting out the charge and shall cause it to be served on the accused without delay: Provided that any unavoidable delay in the drawing up of the charge-sheet shall not invalidate the charge.

(6) The accused may, within seven days of the serving of the charge, reply, in writing, and if he should plead guilty to the charge the board may find him guilty of the misconduct of which he was accused.

(7) The board may at any time prior to the completion of the enquiry into the charge lift a suspension.

(8) If the accused pleads not guilty to the charge the board shall investigate the case and such an investigation shall commence as soon as possible.

(9) At the enquiry the accused shall have the right to be present and to be heard whether in person or through a representative, to cross-examine any person called as a witness for the prosecution, to give evidence himself and to call other persons as witnesses.

(10) If the misconduct of which the permanent employee is accused amounts to an offence of which he has been convicted by a court of law, a certified copy of the finding of that court shall be sufficient proof of his guilt after the said permanent employee has been identified as the person mentioned in that finding unless his conviction has been set aside by a superior court.

(11) Should the board find the permanent employee guilty of the misconduct of which he has been accused, it may, subject to the provisions of any other law take one or more of the following steps:—

(i) Lift any suspension of the accused as from a date determined by the board;

(ii) caution or reprimand the accused;

(iii) reduce the remuneration of the accused even if it should entail a reduction in salary scale or rank;

(iv) dismiss the accused or require him to resign from the service of the board as from a specified date. If the accused does not resign within seven days of being instructed to resign he shall be considered as dismissed with effect from such specified date.

Remuneration

20. The salary, wage or any other amount due and payable to a employee shall be paid on the day and in the manner as determined from time to time by the board: Provided that when a employee leaves the service of the board his wage or salary less deductions shall be paid to him up to the date on which he leaves the service of the board: Provided further that any other moneys due to him shall be paid within 14 days of the date of his leaving the service.

21. When an employee is appointed by the board to act in a higher post for a continuous period in excess of the vacation leave granted to Group A in terms of regulation

(3) Die sekretaris of die voorsitter, al na die geval, oorweeg die aanklag en, as hy meen dat daar teen die aangeklaagde opgetree moet word, gee hy aan die aanklaer opdrag om met die aanklag voort te gaan.

(4) Die sekretaris of die voorsitter, al na die geval, kan 'n aangeklaagde in sy diens skors totdat die ondersoek afgehandel is. 'n Permanent werkneem wat geskors is, is nie op enige besoldiging geregtig nie: Met dien verstande dat die raad na goeddunk kan gelas dat, ten opsigte van die tydperk van so 'n skorsing, die geheel of 'n gedeelte van sy besoldiging betaal word.

(5) Binne 14 dae nadat die aanklaer 'n opdrag, gegee ingevolge subregulasie (3), ontvang het, stel hy 'n klagstaat op waarin die aanklag uiteengesit word en laat dit onverwyld aan die aangeklaagde beteken: Met dien verstande dat enige onvermydelike versuim in die opstel van die klagstaat, die aanklag nie ongeldig maak nie.

(6) Die aangeklaagde kan binne sewe dae vanaf die betekening van die aanklag, skriftelik daarop antwoord en as hy op die aanklag skuld erken, kan die raad bevind dat hy skuldig is aan die wangedrag waarvan hy aangekla is.

(7) Die raad kan te eniger tyd vóór die voltooiing van die ondersoek na die aanklag, 'n skorsing intrek.

(8) As die aangeklaagde die aanklag ontken, ondersoek die raad die saak en daar word so gou doenlik met so 'n ondersoek begin.

(9) By die ondersoek het die aangeklaagde die reg om teenwoordig te wees en om aangehoor te word hetsy persoonlik of deur 'n verteenwoordiger, om enige persoon wat as getuie ter stawing van die aanklag opgeroep is, onder kruisvehoor te neem, om self getuienis af te lê en ander persone as getuies op te roep.

(10) As die wangedrag waarvan die permanente werkneem aangekla word, neerkom op 'n misdryf, waaraan hy deur 'n gereghof skuldig bevind is, is 'n gesertifiseerde afskrif van die bevinding deur daardie hof, nadat vermelde permanente werkneem geïdentifiseer is as die persoon wat in daardie bevinding genoem is, voldoende bewys dat hy skuldig is aan sodanige misdryf, tensy die skuldigbevinding deur 'n hoër hof tersyde gestel is.

(11) Indien die raad bevind dat die permanente werkneem skuldig is aan die wangedrag waarvan hy aangekla is, kan hy, behoudens enige ander wetsbepalings, een of meer van die volgende stappe doen:—

(i) Enige skorsing van die aangeklaagde ophef vanaf 'n datum bepaal deur die raad;

(ii) die aangeklaagde waarsku of berispe;

(iii) die aangeklaagde se besoldiging verminder selfs al bring dit verlaging van salarisskaal of rang mee;

(iv) die aangeklaagde uit die diens van die raad ontslaan, of hom aansê om van 'n bepaalde datum af daaruit te bedank. As die aangeklaagde binne sewe dae nadat hy aangesê is om te bedank, nie bedank nie, word hy met ingang van sodanige bepaalde datum as ontslaan beskou.

Besoldiging

20. Die salaris, loon of ander bedrag verskuldig en betaalbaar aan 'n werkneem word betaal op die dag en die wyse wat van tyd deur die raad bepaal word: Met dien verstande dat, wanneer 'n werkneem die diens van die raad verlaat, sy loon of salaris tot op die datum waarop hy die diens van die raad verlaat, min aftrekkings, aan hom betaal word: Voorts met dien verstande dat enige ander geldie wat hom mag toekom, binne 14 dae van die datum van uitdienstreding af aan hom betaal word.

21. Wanneer 'n werkneem deur die raad aangestel word om in 'n hoër pos waar te neem vir 'n aanéenlopende tydperk wat langer is as die vakansieverlof toegeken aan Groep A ingevolge regulasie 28 (1) word aan

28 (1), an acting allowance at a rate per annum equal to one half of the difference between the maximums of the salary scales for the two posts shall be paid to him for the period in excess of the vacation leave granted to the said Group A.

22. Subject to the provisions of regulation 23 the salary of an employee shall be increased annually by one notch within the limits of the scale applicable to him until the maximum of the relevant scale is reached.

23. (1) Should the secretary issue a certificate stating that an employee's conduct in respect of diligence, discipline, punctuality or moderation during a promotion period was not satisfactory throughout or that his work during the promotion period was not performed satisfactorily throughout, the board may resolve that the salary of such an employee should not be increased in terms of the provisions of regulation 22.

(2) Should the salary of an employee not be increased in terms of the provisions of regulation 22, he shall be informed, in writing, of the reasons therefor.

(3) The board may withhold the salary increment of an employee for the reasons set out in subregulation (1) for an indefinite period or for as long as it may deem necessary: Provided that the board may on submission of a certificate by the secretary stating that the employee's performance of work and conduct in respect of the attributes mentioned in subregulation (1) were satisfactory during the period in which his salary increment was withheld, award a salary to such an employee at the notch on which he would have been remunerated had his salary increment not been withheld and such an employee shall retain his incremental date.

24. Unless the board agrees thereto, in writing, an employee shall not cede or assign his right or claim in respect of any wage or salary or money due or to become due to him from the board.

Leave

25. All leave due, granted or taken shall be entered in a leave register under the control of an officer designated by the board and shall be open to inspection by an employee at all reasonable times during office hours.

26. For the purpose hereof employees shall be classified in the following groups:—

Group A.—Employees of a grade equal at least to that of an Administrative Officer.

Group B.—Employees not falling under Group A or C.

Group C.—Trainees, apprentices and other employees included by the board in this group.

27. Leave shall be classified as vacation, sick and special leave.

28. (1) Vacation leave shall be granted as follows:—

<i>Group</i>	<i>Vacation leave</i>
A	40 days per annum.
B	33 days per annum.
C	26 days per annum.

(2) Subject to the provisions of subregulation (4) and regulation 41 an employee shall be credited with vacation leave for a year of service on the day on which such a year of service is completed.

(3) Subject to the provisions of regulation 37 (2) an employee shall in respect of each completed year of service and before the end of the ensuing year of service take at least two-thirds of the number of days' vacation leave mentioned in subregulation (1) at least 19 days of which shall be consecutive.

hom vir die tydperk langer as die vakansieverlof toegeken aan vermelde Groep A 'n waarnemingstoelae betaal teen 'n skaal per jaar wat gelyk is aan die helfte van die verskil tussen die maksimums van die salarisskale vir die twee poste.

22. Behoudens die bepalings van regulasie 23 word die salaris van 'n werknemer jaarliks verhoog met een kerf binne die perke van die skaal wat op hom van toepassing is totdat die maksimum van die betrokke skaal bereik is.

23. (1) As die sekretaris 'n sertifikaat uitreik waarin verklaar word dat 'n werknemer se gedrag met betrekking tot ywer, dissipline, presiesheid of tyd of matigheid gedurende 'n verhogingstyelperk nie deurgaans bevredigend was nie of dat hy sy werk gedurende sodanige verhogingstyelperk nie deurgaans op 'n bevredigende wyse verrig het nie, kan die raad besluit dat die salaris van so 'n werknemer nie kragtens die bepalings van regulasie 22 verhoog word nie.

(2) Indien die salaris van 'n werknemer nie kragtens die bepalings van regulasie 22 verhoog word nie, word hy skriftelik van die redes daarvoor verwittig.

(3) Die raad kan die salarisverhoging van 'n werknemer om die redes uiteengesit in subregulasie (1) vir 'n onbepaalde tyd of vir solank as wat hy dit nodig ag terughou: Met dien verstande dat die raad by voorlegging van 'n sertifikaat deur die sekretaris waarin verklaar word dat die werknemer se werkverrigting en gedrag met betrekking tot die eienskappe bedoel in subregulasie (1) bevredigend was gedurende die tydperk waartydens sy salarisverhoging teruggehou is, 'n salaris aan so 'n werknemer kan toeken teen die kerf waarvolgens hy besoldig sou geword het indien sy salarisverhoging nie teruggehou was nie en so 'n werknemer behou sy verhogingsdatum.

24. Tensy die raad skriftelik toestem, mag 'n werknemer nie sy reg of eis ten opsigte van loon of salaris of geld wat aan hom deur die raad verskuldig is of sal word, afstaan of oordra nie.

Verlof

25. Alle verlof verskuldig, toegestaan of geneem, word aangeteken in 'n verlofregister wat onder die beheer is van 'n beampte deur die raad aangewys en is op alle redelike tye gedurende die tydperk waarop hy verskuldig is op alle kantoorure ter insae van 'n werknemer.

26. Vir die toepassing hiervan word werknemers in die volgende groepe ingedeel:—

Groep A.—Werknemers van 'n rang wat minstens gelykstaande is met dié van 'n Administratiewe Beampte.

Groep B.—Werknemers wat nie onder Groep A of C ressorteer nie.

Groep C.—Leerjongens vakleerlinge en ander werknemers wat die raad in hierdie groep insluit.

27. Verlof word ingedeel in vakansie-, siekte-, en spesiale verlof.

28. (1) Vakansieverlof word soos volg toegeken:—

<i>Groep</i>	<i>Vakansieverlof</i>
A	40 dae per jaar.
B	33 dae per jaar.
C	26 dae per jaar.

(2) Behoudens die bepalings van subregulasie (4) en regulasie 41 word 'n werknemer op die dag waarop hy 'n diensjaar voltooi met vakansieverlof vir so 'n diensjaar gekrediteer.

(3) Behoudens die bepalings van regulasie 37 (2) neem 'n werknemer ten opsigte van elke voltooide diensjaar en voor die end van die diensjaar wat daarop volg minstens twee-derdes van die aantal dae vakansieverlof genoem in subregulasie (1) waarvan minstens 19 dae aaneenlopend moet wees.

(4) Subject to the provisions of subregulation (3) as many days' vacation leave may be granted to an employee in an uncompleted year of service as are not in excess or one three hundred and sixty-fifth of the number of days for his group as mentioned in subregulation (1) multiplied by the number of days of completed service in such a year.

(5) An employee may on the last day of a year of service have a maximum of 270 days' vacation leave to his credit and the board may compel an employee to take all the vacation leave to his credit in excess of 180 days: Provided that the vacation leave credited to the employee or already approved on the date mentioned in regulation 49 shall not be forfeited by him.

(6) Except with the express approval of the board, not more than 180 days' leave may be granted to an employee during any period of 18 months.

29. Special sick-leave on full pay may be granted to an employee who is absent from duty as a result of an injury sustained in an accident arising from his service and occurring in the course thereof or as a result of an illness contracted in the course of or as a result of his service for the period during which he is not capable of discharging his normal duties, or, should the case fall within the scope of the Workmen's Compensation Act, 1941, special sick-leave with remuneration equal to the difference between his full remuneration and the compensation made to him in terms of that Act by means of periodic payments, may be granted.

30. (1) Special leave on full pay shall be granted to an employee who is required to undergo basic military training in terms of the Defence Act, No. 44 of 1957, subject to the condition that he shall, prior to the commencement of the special leave, undertake, in writing, to return to the service of the board for a period equal to the duration of such leave. Should such an undertaking not be furnished, the period of his absence for such military training shall be regarded as unpaid special leave.

(2) An employee who has furnished an undertaking in accordance with subregulation (1) and who leaves the service of the board for any reason whatsoever before fulfilling his obligation according to the undertaking shall repay the value of the special leave granted to him to the board unless the board resolves otherwise.

(3) Special leave on full pay shall be granted to an employee—

(a) to undergo extended compulsory military training after completion of the compulsory basic military training in terms of the Defence Act, No. 44 of 1957;

(b) to undergo voluntary extended military training in terms of the Defence Act, No. 44 of 1957, provided the prior approval of the board is obtained;

(c) to serve as a reservist in the South African Police Force when called upon to serve full-time;

(d) to write an examination prescribed or approved by the board;

(e) to attend a meeting or conference approved by the board;

(f) to serve on the jury or give evidence in a criminal trial;

(g) to remain in quarantine on the order of a medical practitioner.

(4) If special leave is granted to an employee in terms of subregulations (1), (3) (a) and (b) his military pay less compulsory deductions shall be paid to the board.

(4) Behoudens die bepalings van subregulasie (3) kan in 'n onvoltooide diensjaar soveel dae vakansieverlof aan 'n werknemer toegeken word wat altesaam nie meer is nie as een driehonderd-vyf-en-sestigste van die aantal dae van sy groep soos gemeld in subregulasie (1) vermenigvuldig met die aantal dae diens voltooi in so 'n jaar.

(5) 'n Werknemer kan op die laaste dag van 'n diensjaar hoogstens 270 dae vakansieverlof in sy kredit hê en die raad kan 'n werknemer verplig om alle vakansieverlof in sy kredit bo 180 dae te neem: Met dien verstande dat die vakansieverlof wat op die datum vermeld in regulasie 49 in die werknemer se kredit staan of reeds goedgekeur is, nie deur hom verbeur word nie.

(6) Behalwe met die uitdruklike goedkeuring van die raad, kan nie aan 'n werknemer vakansieverlof van meer as 180 dae toegestaan word in enige tydperk van 18 maande nie.

29. Aan 'n werkneimer wat van diens afwesig is weens 'n besering wat voortspruit uit 'n ongeval wat uit sy diens ontstaan en in die loop daarvan plaasvind of weens 'n siekte wat in die loop van en as gevolg van sy diens opgedoen is, kan spesiale siekteverlof met volle salaris toegestaan word vir die tydperk wat hy nie geskik is om sy gewone pligte uit te voer nie, of, indien die geval binne die bestek val van die Ongevallewet, 1941, kan spesiale siekteverlof toegestaan word met besoldiging gelykstaande met die verskil tussen sy volle besoldiging en die skade-loosstelling wat aan hom kragtens daardie Wet by wyse van periodieke uitkerings gedoen word.

30. (1) Spesiale verlof met volle salaris word toegeken aan 'n werknemer van wie vereis word om verpligte basiese militêre opleiding ingevolge die Verdedigingswet, No. 44 van 1957, te ondergaan, onderworpe aan die voorwaarde dat hy, voordat die spesiale verlof begin, skriftelik onderneem om na die raad se diens terug te keer vir 'n tydperk gelyk aan die duur van sulke verlof. Indien so 'n onderneming nie verskaf word nie, word die tydperk van sy afwesigheid vir sodanige militêre opleiding as spesiale verlof sonder salaris beskou.

(2) 'n Werknemer wat 'n onderneming ooreenkomsdig subregulasie (1) verskaf het, en wat om enige rede hoege-naamd die raad se diens verlaat voordat hy sy verpligting daarvolgens nagekom het, betaal die waarde van die spesiale verlof wat aan hom toegestaan is aan die raad terug, tensy die raad anders besluit.

(3) Spesiale verlof word met volle salaris aan 'n werknemer toegestaan—

(a) om ná voltooiing van verpligte basiese militêre opleiding, verlengde verpligte militêre opleiding ingevolge die Verdedigingswet, No. 44 van 1957, te ondergaan;

(b) om vrywillige verlengde militêre opleiding ingevolge die Verdedigingswet, No. 44 van 1957, te ondergaan, mits die raad se goedkeuring vooraf verkry word;

(c) om as 'n reservis in die Suid-Afrikaanse Polisie mag te dien, wanneer hy opgeroep is om voltyds te dien;

(d) om 'n eksamen af te lê wat deur die raad voorgeskryf of goedgekeur is;

(e) om 'n vergadering of konferensie deur die raad goedgekeur, by te woon;

(f) om as 'n jurielid op te tree of in 'n strafgeding te getuig;

(g) om in opdrag van 'n geneesheer onder kwarantyn te bly.

(4) As spesiale verlof ingevolge subregulasies (1), (3) (a) en (b) aan 'n werknemer toegeken word, word sy soldy min verpligte aftrekings aan die raad oorbetaal.

31. The board may in exceptional circumstances grant special leave to an employee with the approval of the Administrator for a period and on the conditions to be determined by the board.

32. An employee shall not resume duty without the approval of the board before the leave granted to him has expired.

33. When more leave than that allowed by these regulations is granted erroneously but in good faith and taken by an employee such excess leave granted may be deducted from leave due to him at a later date.

34. (1) A permanent employee shall be entitled to a maximum of 120 days' sick-leave on full pay and 120 days on half pay during a cycle of three years and the first cycle shall commence on the date on which an employee assumed duty: Provided that sick-leave on full pay during an employee's first 30 days of service may only be granted with the express approval of the board.

(2) A temporary employee shall be entitled to a maximum of 30 day's sick-leave on full pay and 30 days on half pay during a cycle of three years and the first cycle shall commence on the date on which such an employee assumed duty: Provided that sick-leave on full pay during such an employee's first 30 days of service may be granted only with the express approval of the board.

(3) Sick-leave shall not be accumulative.

(4) If an employee has taken all the sick-leave due to him and in the opinion of a medical officer in the service of the board he requires further sick-leave the board may grant special sick-leave to him for a period and on the conditions to be determined by the board.

(5) An employee to whom sick-leave has been granted on half pay or without pay and who has vacation leave to his credit, may take the vacation leave, instead of sick-leave on half pay or without pay.

(6) Should an employee be absent from duty for longer than six months as a result of illness, the secretary shall submit the circumstances of the case to the board and the board may request the committee administering the Joint Municipal Pension Fund (Transvaal) to appoint a medical board to examine the employee in order to ascertain whether he is unfit to discharge his duties effectively and should be discharged in terms of the provisions of that pension fund owing to ill health.

(7) If an employee is absent from duty owing to illness for a continuous period in excess of three days, sick leave may be granted to him only on submission by him to the board of a certificate from a registered medical practitioner clearly describing the nature of his illness stating that he is unable to discharge his official duties and indicating the period necessary for his recovery: Provided that—

(i) the secretary or a head of a department may demand that a similar certificate also be submitted in respect of periods of three days and less;

(ii) an employee who applies for sick leave may at any time be required to subject himself to an examination by a registered medical practitioner appointed by the board, at the expense of the board;

(iii) anything in this subregulation contained shall not be regarded as an amendment to any departmental arrangements requiring an employee to furnish a medical certificate before the third day of his illness.

31. Die raad kan onder buitengewone omstandighede met die goedkeuring van die Administrateur spesiale verlof aan 'n werknemer toestaan vir 'n tydperk en op die voorwaardes wat die raad bepaal.

32. Sonder die goedkeuring van die raad hervat 'n werknemer nie sy dienste voordat die verlof wat aan hom toegeken is, verstryk het nie.

33. Wanneer aan 'n werknemer per abuis maar te goeder trou meer verlof toegestaan en deur hom geneem is as wat hierdie regulasies toelaat, kan sodanige verlof te veel toegestaan afgetrek word van verlof wat later aan hom toekom.

34. (1) 'n Permanente werknemer is geregtig op siekteverlof van hoogstens 120 dae met volle salaris en 120 dae met half salaris gedurende 'n kringloop van drie jaar en die eerste kringloop begin op die datum waarop so 'n werknemer diens aanvaar het: Met dien verstande dat siekteverlof met volle salaris gedurende so 'n werknemer se eerste 30 dae van diens slegs met die uitdruklike goedkeuring van die raad toegestaan kan word.

(2) 'n Tydelike werknemer is geregtig op siekteverlof van hoogstens 30 dae met volle salaris en 30 dae met half salaris gedurende 'n kringloop van drie jaar en die eerste kringloop begin op die datum waarop so 'n werknemer diens aanvaar het: Met dien verstande dat siekteverlof met volle salaris gedurende so 'n werknemer se eerste 30 dae van diens slegs met die uitdruklike goedkeuring van die raad toegestaan kan word.

(3) Siekteverlof is nie ophoopbaar nie.

(4) As 'n werknemer al die siekteverlof wat hom toekom geneem het en hy na die mening van 'n geneeskundige beampte in die raad se diens verdere siekteverlof nodig het, kan die raad spesiale siekteverlof aan hom toestaan vir 'n tydperk en op die voorwaardes soos deur die raad bepaal.

(5) 'n Werknemer aan wie siekteverlof met half salaris of sonder salaris toegestaan is en wat vakansieverlof in sy kredit het, kan vakansieverlof neem in plek van siekteverlof met half salaris of sonder salaris.

(6) Indien 'n werknemer vir langer as ses maande weens siekte van diens afwesig is, lê die sekretaris die omstandighede van die geval aan die raad voor en die raad kan die komitee van beheer van die Gemeenskaplike Municipale Pensioenfonds (Transvaal) versoek om 'n mediese raad aan te stel om die werknemer te ondersoek sodat vasgestel kan word of hy onbekwaam is om sy pligte doeltreffend te vervul en ingevolge die bepalings van daardie pensioenfonds weens swak gesondheid afgedank moet word.

(7) As 'n werknemer weens siekte van diens afwesig is vir 'n aaneenlopende tydperk van langer as drie dae, kan siekteverlof aan hom toegeken word slegs as hy 'n sertifikaat van 'n geregistreerde geneesheer wat duidelik die aard van die siekte omskryf, wat verklaar dat hy nie in staat is om sy ampspligte waar te neem nie en wat aantoon watter tydperk nodig is vir sy herstel, by die raad indien: Met dien verstande dat—

(i) die sekretaris of 'n hoof van 'n departement kan eis dat 'n dergelike sertifikaat ook ten opsigte van tydperke van drie dae en minder ingedien word;

(ii) 'n werknemer wat aansoek om siekteverlof doen, te eniger tyd aangesê kan word om hom deur 'n geregistreerde geneesheer deur die raad benoem, te laat ondersoek op koste van die raad;

(iii) enigets in hierdie subregulasië vervat, nie geag word 'n wysiging mee te bring aan enige bestaande departementeel reëlings waarvolgens 'n werknemer voor die derde dag van sy siekte 'n mediese sertifikaat moet toon nie.

(8) A registered medical practitioner, contemplated in subregulation (7), includes a dentist in respect of an abscess of a tooth, fracture of the jawbone, acute Vincent infection of the mouth or complications as a result of the extraction of teeth such as osteomyelitis, osteitis and secondary bleeding.

(9) No sick leave shall be granted in respect of neurasthenia, sleeplessness, infirmity of other less well defined illnesses or indisposition unless the board is satisfied that the employee is unfit for duty owing to his state of health.

(10) The board may on the recommendation of a medical officer in its service compel an employee, who is so indisposed that in the opinion of the board he cannot discharge his duties properly, to take sick leave.

(11) Fractions occurring in the sick leave period calculated in terms of these regulations shall not be taken into account.

35. If an employee who is absent on paid vacation leave becomes ill or sustains an injury, the period of his leave during which such illness or indisposition as a result of an injury continues, may with the consent of the board be converted into sick leave subject to the provisions hereof.

36. (1) All applications for leave shall be made, in writing, on the form provided by the board and the period from the date of the application for leave to the commencement of the leave (other than sick leave) shall not be shorter than the period of leave: Provided that a shorter period may be allowed in exceptional circumstances.

(2) An application for leave by an employee shall be submitted to the head of the department concerned and by a head of a department to the secretary.

(3) An employee shall not proceed on vacation leave or special leave before he has been informed, in writing, that his application for leave has been granted.

37. (1) Subject to the provisions of any other law leave granted may at any time be withdrawn by the board or be deferred if it is deemed necessary in the interests of the board. The employee concerned shall be compensated by the board for irrecoverable expenditure or commitments incurred by him before being informed of the withdrawal or deferment. If the employee whose leave is interrupted must travel in order to resume duty his expenses for the forward and return journey shall be paid by the board and he shall be regarded as on duty while travelling. Withdrawal or deferment of leave which has been granted shall be confirmed, in writing.

(2) All leave shall be approved by the board.

(3) Should an employee's application for leave not be granted or should it be cancelled, the circumstances shall be recorded in the leave register.

(4) Should an employee's application for vacation leave not be granted, he shall take it with the approval of the board within 12 months of the date on which such leave would have commenced.

38. An employee to whom leave is granted in terms of regulation 28 (3) shall be entitled to receive the salary or wage, which would otherwise have been paid to him during the period in respect of which leave was granted to him, on the last day of service before the commencement of such leave.

39. (1) On termination of service—

(i) a pro rata portion of vacation leave in respect of an incompletely year of service shall be credited to the employee; and

(ii) the value of vacation leave to his credit up to a maximum of 180 days shall be paid to the employee, or if service is terminated by death, to his wife or otherwise to his estate.

(8) 'n Geregistreerde geneesheer, bedoel in subregulasie (7), sluit 'n tandarts in ten opsigte van 'n tandsweer, breuk van die kakebeen, akute Vincent-ontsteking van die mond of komplikasies as gevolg van die trek van tande soos osteomielitis, beenontsteking en sekondêre bloeding.

(9) Geen siekteverlof word toegestaan ten opsigte van neurestenie, slaaploosheid, swakheid of ander minder goed oomskrewe siekte of ongesteldheid nie, tensy die raad daarvan oortuig is dat die werknemer weens sy gesondheidstoestand ongeskik is vir diens.

(10) Die raad kan op aanbeveling van 'n geneeskundige beampte in sy diens 'n werknemer, wat na die mening van die raad so ongesteld is dat hy sy pligte nie behoorlik kan nakom nie, verplig om siekteverlof te neem.

(11) Breukgetalle wat voorkom in die siekteverloftydperk wat ingevolge hierdie regulasies bereken word, word buite rekening gelaat.

35. As 'n werknemer wat met betaalde vakansieverlof afwesig is, siek word of 'n besering opdoen, kan die gedeelte van sy verlof waarin sodanige siekte of ongesteldheid as gevolg van die besering voortduur met toestemming van die raad in siekteverlof omgesit word onderworpe aan die bepalings hiervan.

36. (1) Alle aansoeke om verlof geskied skriftelik op die vorm deur die raad verskaf en die tydperk van die datum van die aansoek of tot die begin van die verlof (uitgesonderd siekteverlof) mag nie korter as die verloftydperk wees nie: Met dien verstande dat 'n korter tydperk onder buitengewone omstandighede toegelaat kan word.

(2) 'n Aansoek om verlof deur 'n werknemer word by die hoof van die betrokke departement ingedien en deur 'n hoof van 'n departement by die sekretaris.

(3) 'n Werknemer vertrek nie met vakansieverlof of spesiale verlof voordat hy skriftelik meegedeel is dat sy aansoek om verlof goedgekeur is nie.

37. (1) Behoudens enige ander wetsbepalings kan verlof wat toegestaan is, te eniger tyd deur die raad ingetrek of uitgestel word as dit in die belang van die raad nodig geag word. Die betrokke werknemer word deur die raad vergoed vir onverhaalbare uitgawe of verpligtings deur hom aangegaan voordat hy van die intrekking of uitstel in kennis gestel is. As 'n werknemer wie se verlof onderbreek word moet reis ten einde diens te hervat, word sy onkoste vir die heen- en terugreis deur die raad betaal en word dit geag dat hy diens doen terwyl hy reis. Intrekking of uitstel van verlof wat toegestaan is, word skriftelik bevestig.

(2) Alle verlof word deur die raad goedgekeur.

(3) Indien 'n werknemer se aansoek om verlof nie goedgekeur word nie of indien dit ingetrek word, word die omstandighede in die verlofregister aangeteken.

(4) Indien 'n werknemer se aansoek om vakansieverlof nie goedgekeur word nie, neem hy dit met die goedkeuring van die raad binne 12 maande vanaf die datum waarop sodanige verlof 'n aanvang sou geneem het.

38. 'n Werknemer aan wie verlof kragtens regulasie 28 (3) toegestaan is, is daarop geregtig om op die laaste dag waarop hy diens doen voordat sodanige verlof 'n aanvang neem, die salaris of loon te ontvang wat andersins gedurende die tydperk ten opsigte waarvan aan hom verlof toegestaan is, aan hom betaal sou word.

39. (1) By beëindiging van diens—

(i) word 'n *pro rata*-deel van vakansieverlof ten opsigte van 'n onvoltooide jaar van diens in die werknemer se kredit geplaas; en

(ii) word die waarde van vakansieverlof wat in sy kredit staan met 'n maksimum van 180 dae aan die werknemer betaal, of as diens weens dood beëindig is, aan sy eggenote of andersins sy boedel.

(2) Subject to the provisions of subregulation (1) no salary, wage or allowance shall be paid to an employee in lieu of leave.

40. All the days falling within a period of leave shall be counted as leave.

41. Absence of leave without pay shall not be regarded as service for leave purposes and determination of an incremental date.

General

42. Every employee shall devote himself wholly to the service of the board and the discharge of his official duties during his working hours. He shall not be absent from his work during working hours without permission or otherwise devote himself to his personal affairs.

43. An employee shall not entrust to or allow work to be done by White or non-White employees or servants of the board during their working hours for personal purposes or to the advantage of the said employee without the express permission of the board whether or not such employees or servants are remunerated by the employee.

44. All moneys or payments received by an employee on account of having acted for the board in any capacity whatever or in respect of services rendered during working hours, shall be paid into the revenue of the board unless the board resolves otherwise.

45. Every employee shall be responsible for the proper and effective discharge of the duties assigned to him.

46. (1) An employee shall not be absent from duty without approval, shall not change his fixed working hours or exchange duties with another employee.

(2) In the case of illness an employee shall report the circumstances forthwith to the head of his department or his representative, and in the case of a head of a department, to the secretary.

47. Except in the case of official duties discharged under direct supervision, an employee shall not without the prior consent of the head of his department, use or cause to be used or remove or cause to be removed property or goods belonging to the board from the premises of the board.

48. Except in the discharging of his official duties an employee shall not take an active part in the election of local area committee members, whether by public speeches or documents, or by being a member of a committee the object of which is to promote or prevent the election of a particular candidate to the local area committee.

49. These regulations shall come into operation on 1 January 1969.

T.A.L.G. 16/2/4/1.

Administrator's Notice No. 1259

18 December 1968

ELECTION OF MEMBER.—MARICO SCHOOL BOARD

Mr Pieter Daniel Theron, a farmer of Kwaggashoek, P.O. Box 99, Swartruggens, has been elected as a member of the above-mentioned board and assumed office on 12 September 1968.

Administrator's Notice No. 1260

18 December 1968

ELECTION OF MEMBER.—RUSTENBURG SCHOOL BOARD

Mr Francois Petrus van der Merwe, an attorney of 44 Steen Street, Rustenburg, has been elected as a member of the above-mentioned board and assumed office on 18 September 1968.

(2) Behoudens die bepalings van subregulasie (1) word geen salaris, loon of toelae aan 'n werknemer in die plek van verlof betaal nie.

40. Alle dae wat in 'n tydperk van verlof val, word as verlof gereken.

41. Afwesigheid van verlof sonder betaling word nie as diens vir verlofdoeleindes en die vasstelling van 'n salarisverhogingsdatum beskou nie.

Algemeen

42. Elke werknemer wy hom geheel en al aan die diens van die raad en die vervulling van sy amptelike pligte gedurende sy werkure. Hy mag nie gedurende sy werkure sonder toestemming van sy werk afwesig wees of andersins aandag aan sy persoonlike sake skenk nie.

43. 'n Werknemer mag nie sonder die uitdruklike toestemming van die raad aan Blanke of nie-Blanke werknemers of dienaars van die raad vir persoonlike doeleindes gedurende hul werkure werk opdra of toelaat dat hulle werk tot voordeel van genoemde werknemer verrig nie ongeag of sodanige werknemers of dienaars deur die werknemer daarvoor besoldig word al dan nie.

44. Alle geld of betalings deur 'n werknemer ontvang uit hoofde daarvan dat hy namens die raad in watter hoedanigheid ook al opgetree het of ten opsigte van dienste gedurende werkure gelewer, word in die inkomste van die raad betaal tensy die raad anders besluit.

45. Elke werknemer is verantwoordelik vir die bchoorlike en doeltreffende uitvoering van die pligte wat aan hom toegewys is.

46. (1) 'n Werknemer is nie sonder goedkeuring van sy diens afwesig nie, verander nie sy vasgestelde werkure nie of ruil nie sy pligte met 'n ander werknemer om nie.

(2) In die geval van siekte rapporteer 'n werknemer onverwyld die omstandighede aan die hoof van sy departement of sy verteenwoordiger, en in die geval van 'n hoof van 'n departement aan die sekretaris.

47. Uitgesonderd in die geval van amptelike pligte, wat onder direkte toesig vervul word, gebruik 'n werknemer nie sonder die voorafverkreeë toestemming van die hoof van sy departement, eiendom of goedere van die raad nie en verwyder hy dit nie van die raad se persele nie, of laat hy nie toe dat dit gebruik of verwyder word nie.

48. Uitgesonderd in die vervulling van sy amptelike pligte neem 'n werknemer nie aktief aan die verkiesing van plaaslike gebiedskomiteelede deel nie, hetso deur openbare toesprake of geskrifte, of deur lid te wees van 'n komitee wat die bevordering of voorkoming van die verkiesing tot die plaaslike gebiedskomitee van 'n besondere kandidaat ten doel het.

49. Die regulasies word van krag met ingang van 1 Januarie 1969.

T.A.L.G. 16/2/4/1.

Administratoreuskennisgewing No. 1259

18 Desember 1968

VERKIESING VAN LID.—MARICOSE SKOOLRAAD

Mnr. Pieter Daniel Theron, 'n boer van Kwaggashoek, Posbus 99, Swartruggens, is verkies tot lid van bovenoemde raad en het sy amp aanvaar op 12 September 1968.

Administratoreuskennisgewing No. 1260

18 Desember 1968

VERKIESING VAN LID.—SKOOLRAAD VAN RUSTENBURG

Mnr. Francois Petrus van der Merwe, 'n prokureur van Steenstraat 44, Rustenburg, is verkies tot lid van bovenoemde raad en het sy amp aanvaar op 18 September 1968.

Administrator's Notice No. 1261

18 December 1968

PROPOSED REDUCTION AND SURVEY OF OUTSPAN SERVITUDE ON THE FARM HARTEBEEST-POORT C 419 JQ, DISTRICT OF BRITS

With reference to Administrator's Notice No. 413 of 22 June 1966, it is hereby notified for general information that the Administrator is pleased, under the provisions of paragraph (ii) of subsection (1) and paragraph (ii) of subsection (7) of section *fifty-six* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), to approve the reduction and survey of the servitude in respect of the surveyed outspan situate on portion Uitspanning of the farm Hartebeestpoort C 419 JQ, District of Brits, as indicated on Diagram S.G. A3284/58 from 50·1627 morgen to 5·000 morgen, as indicated on Diagram S.G. A2713/68.

D.P. 08-085-37/3/H/1.

Administrator's Notice No. 1262

18 December 1968

PROPOSED REDUCTION OF OUTSPAN SERVITUDE.—FARM DAGGAKRAAL 591 LR, DISTRICT OF POTGIETERSRUS

In view of application having been made by Mr J. J. Botha for the reduction of the servitude of outspan, in extent one seventy-fifth of 2,952 morgen 213 square roods, to which the farm Daggakraal 591 LR, District of Potgietersrus, is subject, it is the Administrator's intention to take action in terms of paragraph (iv), subsection (1) of section *fifty-six* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

It is competent for any person interested to lodge his objections, in writing, with the Regional Officer, Private Bag 9378, Pietersburg, within three months of the date of publication of the notice in the *Provincial Gazette*.

D.P. 03-033-37/3/D-17.

Administrator's Notice No. 1263

18 December 1968

CORRECTION OF ADMINISTRATOR'S NOTICE NO. 1171, DATED 27 NOVEMBER 1968, IN CONNECTION WITH THE OPENING OF A PUBLIC MAIN ROAD IN THE DISTRICTS OF PRETORIA, BRONKHORSTSspruit AND WITBANK

It is notified for general information that Administrator's Notice No. 1171 as published in *Official Gazette* No. 3359 of the Province of the Transvaal, dated 27 November 1968, in connection with the opening of a public main road over certain properties in the districts of Pretoria, Bronkhortspruit and Witbank, is hereby corrected, in terms of the provisions of subsection (3A) of section *five* of the Roads Ordinance No. 22 of 1957, by the deletion of the number "R112" quoted in the description at the top of the sketch plan appearing on page 488 of the said *Official Gazette*, and the substitution for the said number of the following number: R122.

D.P.H. 012-23/20/4/T4-8.

Administrator's Notice No. 1264

18 December 1968

OPENING.—PUBLIC ROAD, DISTRICT OF LOUIS TRICHARDT

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Louis Trichardt, in terms of paragraphs (b) and (c) of subsection (1) of section *five* and

Administratorskennisgiving No. 1261

18 Desember 1968

VOORGESTLEDE VERMINDERING EN OPMETING VAN UITSPANNINGSERWITUUT OP DIE PLAAS HARTEBEESTPOORT C 419 JQ, DISTRIK BRITS

Met betrekking tot Administratorskennisgiving No. 413 van 22 Junie 1966 word hierby vir algemene inligting bekendgemaak dat dit die Administrateur behaag om, ooreenkomsdig paragraaf (ii) van subartikel (1) en paragraaf (ii) van subartikel (7) van artikel *ses-en-vyftig* van die Padordonansie, 1957 (Ordonansie No. 22 van 1957), goedkeuring te heg aan die vermindering en opmeting van die serwituut ten opsigte van die opgemete uitspanning, geleë op gedeelte Uitspanning van die plaas Hartebeestpoort C 419 JQ, distrik Brits, soos aangetoon op Diagram L.G. A3284/58, vanaf 50·1627 morg na 5 morg, soos aangetoon op Kaart L.G. A2713/68.

D.P. 08-085-37/3/H/1.

Administratorskennisgiving No. 1262

18 Desember 1968

VOORGESTELDE VERMINDERING VAN UITSPANSERWITUUT.—PLAAS DAGGAKRAAL 591 LR, DISTRIK POTGIETERSRUS

Met die oog op 'n aansoek ontvang van mnr. J. J. Botha om die vermindering van die serwituut van uitspanning, een-vyf-en-sewentigste van 2,952 morg 213 vierkante roede, waaraan die plaas Daggakraal 591 LR, distrik Potgietersrus, onderworpe is, is die Administrateur voornemens om ooreenkomsdig paragraaf (iv), subartikel (1) van artikel *ses-en-vyftig* van die Padordonansie, 1957 (Ordonansie No. 22 van 1957), op te tree.

Alle belanghebbende persone is bevoegd om binne drie maande vanaf die datum van verskynning van hierdie kennisgiving in die *Provinciale Koerant*, hulle besware by die Streeksbeampte, Privaatsak 9378, Pietersburg, skriftelik in te dien.

D.P. 03-033-37/3/D-17.

Administratorskennisgiving No. 1263

18 Desember 1968

VERBETERING VAN ADMINISTRATORSKENNESGIVING NO. 1171, GEDATEER 27 NOVEMBER 1968, INSAKE OPENING VAN 'N OPENBARE GROOTPAD IN DIE DISTRIKTE PRETORIA, BRONKHORSTSspruit EN WITBANK

Dit word vir algemene inligting bekendgemaak dat Administratorskennisgiving No. 1171, soos gepubliseer in *Offisiële Koerant* No. 3359 van die provinsie Transvaal, gedateer 27 November 1968, in verband met die opening van 'n openbare grootpad oor sekere eiendomme in die distrikte Pretoria, Bronkhortspruit en Witbank, kragtens die bepalings van subartikel (3A) van artikel *vyf* van die Padordonansie, No. 22 van 1957, hiermee verbeter word deur die skrapping van die nommer "R112" wat aangehaal word in die beskrywing aan die bokant van die sketskaart wat op bladsy 488 van gesegde *Offisiële Koerant* verskyn en die vervanging van daardie nommer deur die volgende nommer R122.

D.P.H. 012-23/20/4/T4-8.

Administratorskennisgiving No. 1264

18 Desember 1968

OPENING.—OPENBARE PAD, DISTRIK LOUIS TRICHARDT

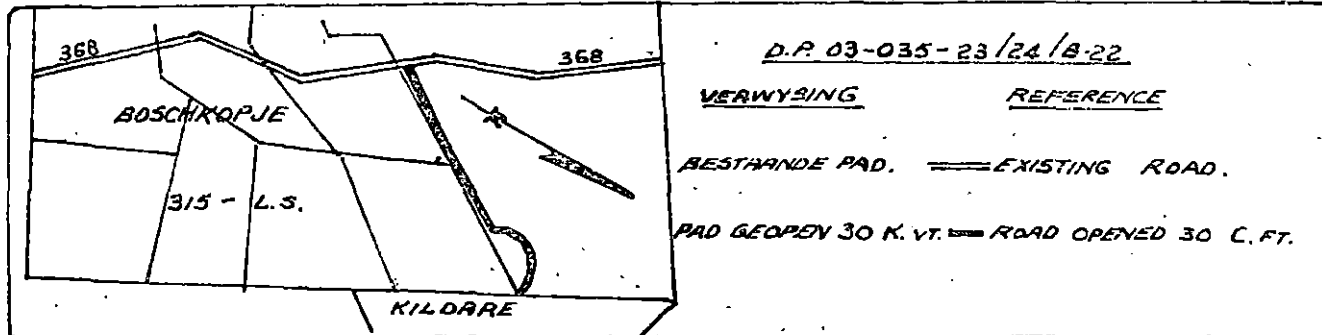
Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Louis Trichardt, ingevolge paragrawe (b) en (c) van subartikel (1) van artikel *vyf* en artikel *drie* van

section *three* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), that a public district road, 30 Cape feet wide, shall exist over the farm Boschkopje 315 LS, District of Louis Trichardt, as indicated on the sketch plan subjoined hereto.

D.P. 03-035-23/24/B-22.

die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedkeur het dat 'n openbare distrikspad 30 Kaapse voet breed oor die plaas Boschkopje 315 LS, distrik Louis Trichardt, sal bestaan soos aangedui op bygaande sketsplan.

D.P. 03-035-23/24/B-22.



Administrator's Notice No. 1265

18 December 1968

EXTENSION OF DISTRICT ROAD 1828, DISTRICT OF LETABA

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Letaba, in terms of paragraph (c) of subsection (1) of section *five* and section *three* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), that a public district road 80 Cape feet wide, which shall be an extension of District Road 1828, traversing the farm Toul 72 KT, District of Letaba; shall exist as indicated on the subjoined sketch plan.

D.P. 03-034-23/22/1828.

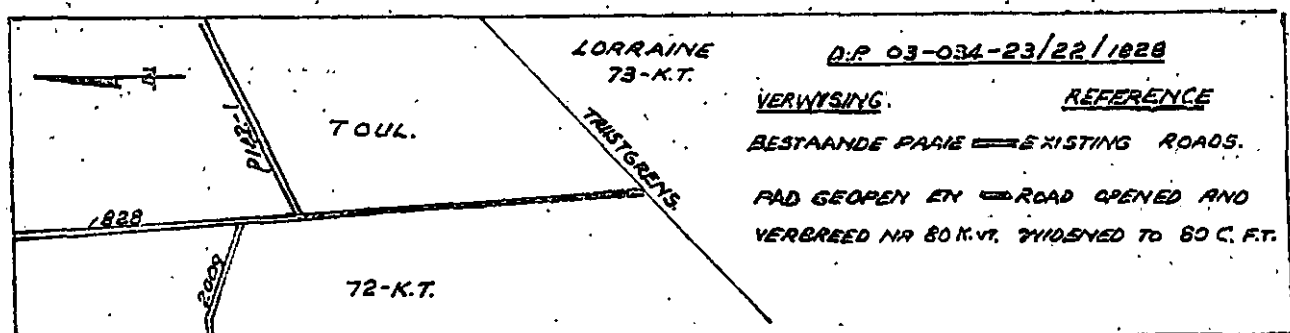
Administrateurskennisgewing No. 1265

18 Desember 1968

VERLENGING VAN DISTRIKSPAD 1828, DISTRIK LETABA

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Letaba, ingevolge paragraaf (c) van subartikel (1) van artikel vyf en artikel drie van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedkeur het dat 'n openbare distrikspad, 80 Kaapse voet breed, wat 'n verlenging sal wees van Distrikspad 1828, oor die plaas Toul 72 KT, distrik Letaba, sal bestaan soos aangewees op bygaande sketsplan.

D.P. 03-034-23/22/1828.



Administrator's Notice No. 1266

18 December 1968

ROAD ADJUSTMENTS ON THE FARM CALEDON 547 LR, DISTRICT OF ELLISRAS

In view of an application having been made by Mr T. J. Duvenage for the closing of a public road on the farm Caledon 547 LR, District of Ellisras, it is the Administrator's intention to take action in terms of section *twenty-eight* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

It is competent for any person interested to lodge objections, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 2, Môregloed, Pretoria, within 30 days of the date of publication of this notice in the *Provincial Gazette*.

In terms of subsection (3) of section *twenty-nine* of the said ordinance, it is notified for general information that if any objection to the said application is taken, but is thereafter dismissed, the objector may be held

Administrateurskennisgewing No. 1266

18 Desember 1968

PADREËLINGS OP DIE PLAAS CALEDON 547 LR, DISTRIK ELLISRAS

Met die oog op 'n aansoek ontvang van mnr. T. J. Duvenage om die sluiting van 'n openbare pad op die plaas Caledon 547 LR, distrik Ellisras, is die Administrateur voornemens om ooreenkomstig artikel *agt-en-twintig* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

Alle belanghebbende persone is bevoeg om binne 30 dae vanaf die datum van verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streekbeämpte, Transvaalse Paaiëdepartement, Privaatsak 2, Môregloed, Pretoria, skriftelik in te dien.

Ooreenkomstig subartikel (3) van artikel *nege-en-twintig* van genoemde ordonnansie word dit vir algemene inligting bekendgemaak dat indien enige beswaar gemaak word, maar daarna van die hand gewys word, die beswaarmaker

liable for the amount of R10 in respect of the costs of a commission appointed in terms of section *thirty*, as a result of such objections.

D.P. 01-016-23/24/C.1.

Administrator's Notice No. 1267

18 December 1968

ROAD ADJUSTMENTS ON THE FARM WOLWEGATEN 255 JR, DISTRICT OF BRONKHORSTSPRUIT.

In view of an application having been made by Mr C. H. Minnaar for the deviation of a public road on the farm Wolwegaten 255 JR, District of Bronkhortspruit, it is the Administrator's intention to take action in terms of section *twenty-eight* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957).

It is competent for any person interested to lodge objections, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 2, Môregloed, Pretoria, within 30 days of the date of publication of this notice in the *Provincial Gazette*.

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

D.P. 01-015-23/24/W.4.

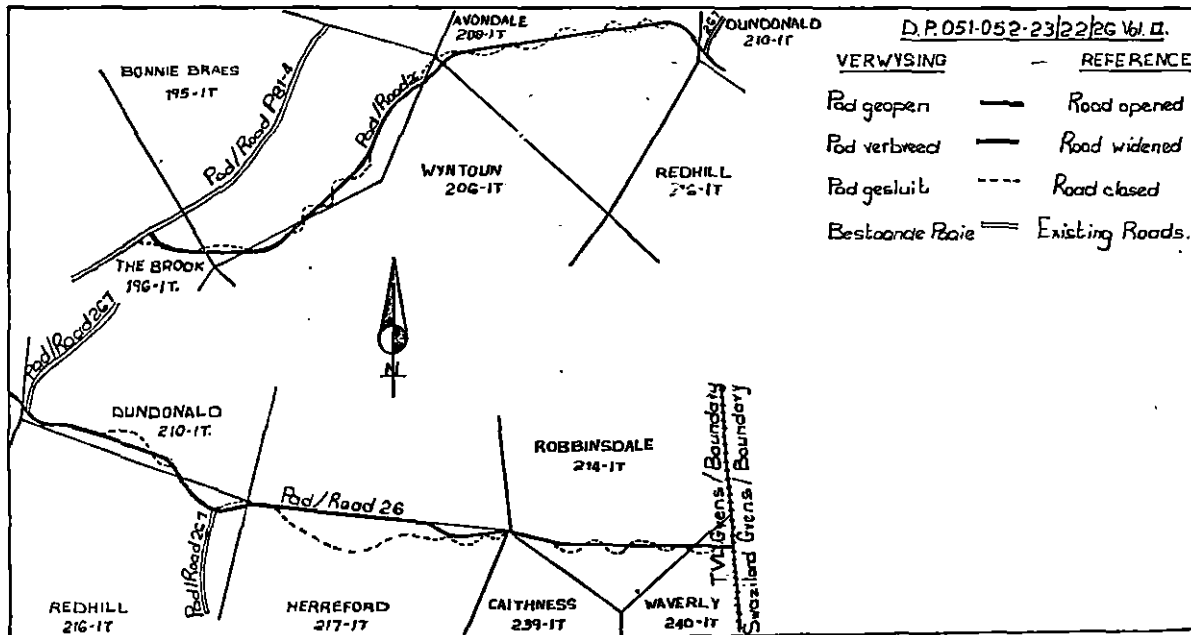
Administrator's Notice No. 1268

18 December 1968

DEVIATION AND WIDENING OF DISTRICT ROAD 26, DISTRICT OF ERMELO

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Ermelo, that District Road 26 traversing the farms The Brook 196 IT, Bonnie Braes 195 IT, Wyntoun 206 IT, Avondale 208 IT, Dundonald 210 IT, Redhill 216 IT, Herreford 217 IT, Caithness 239 IT, Robbinsdale 214 IT and Waverly 240 IT, District of Ermelo, shall be deviated and widened to 80 Cape feet in terms of section *three* and paragraph (d) of subsection (1) of section *five* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), as indicated on the subjoined sketch plan.

D.P. 051-052-23/22/26 Vol. II.



aanspreeklik gehou kan word vir die bedrag van R10 ten opsigte van die koste van 'n kommissie wat aangestel word ooreenkomstig artikel *dertig*, as gevolg van sulke besware.

D.P. 01-016-23/24/C.1.

Administrateurskennisgewing No. 1267

18 Desember 1968

PADREËLINGS OP DIE PLAAS WOLWEGATEN 255 JR, DISTRIK BRONKHORSTSPRUIT

Met die oog op 'n aansoek ontvang van mnr. C. H. Minnaar, om die verlegging van 'n openbare pad op die plaas Wolwegaten 255 JR, distrik Bronkhortspruit, is die Administrateur voornemens om ooreenkomstig artikel *agt-en-twintig* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), op te tree.

Alle belanghebbende persone is bevoeg om binne 30 dae vanaf die datum van verskyning van hierdie kennisgewing in die *Provinciale Koerant*, hulle besware by die Streekbeampte, Transvaalse Paaiedepartement, Privaatsak 2, Môregloed, Pretoria, skriftelik in te dien.

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

D.P. 01-015-23/24/W.4.

Administrateurskennisgewing No. 1268

18 Desember 1968

VERLEGGING EN VERBREDING VAN DISTRIKS-PAD 26, DISTRIK ERMELO

Hiermee word vir algemene inligting bekendgemaak dat die Administrateur, ná ondersoek en verslag deur die Padraad van Ermelo, goedgekeur het dat Distrikspad 26 oor die please The Brook 196 IT, Bonnie Braes 195 IT, Wyntoun 206 IT, Avondale 208 IT, Dundonald 210 IT, Redhill 216 IT, Herreford 217 IT, Caithness 239 IT, Robbinsdale 214 IT en Waverly 240 IT, distrik Ermelo, ingevolge artikel *drie* en paragraaf (d) van subartikel (1) van artikel *vyf* van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), verlê en na 80 Kaapse voet verbreed word soos op bygaande sketsplan aangegetoon.

D.P. 051-052-23/22/26 Vol. II.

Administrator's Notice No. 1269

18 December 1968

OPENING.—PUBLIC DISTRICT ROAD 269, DISTRICT OF BENONI

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Benoni, in terms of paragraphs (b) and (c) of subsection (1) of section *five* and section *three* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), that District Road 269, 80 Cape feet wide, traversing the farm Putfontein 26 IR, District of Benoni, shall exist as indicated on the subjoined sketch plan.

D.P. 021-022-23/22/269.

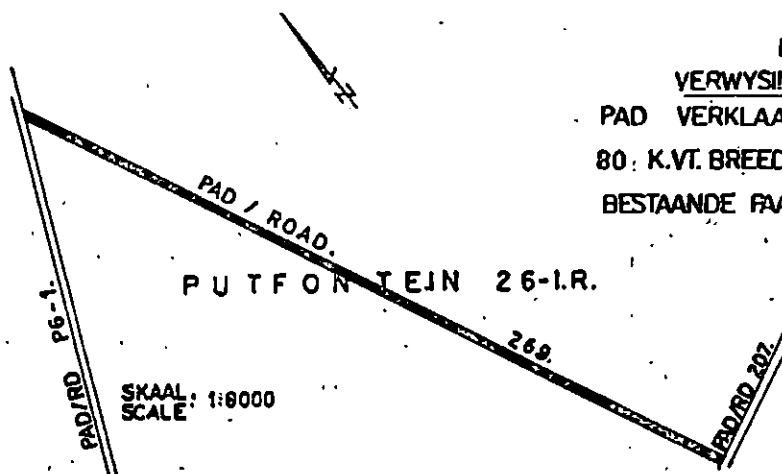
Administrateurskennisgewing No. 1269

18 Desember 1968

OPENING.—OPENBARE DISTRIKSPAD 269, DISTRIK BENONI

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Benoni, ingevolge paragrawe (b) en (c) van subartikel (1) van artikel *vyf* en artikel *drie* van die Padordonansie, 1957 (Ordonnansie No. 22 van 1957), goedkeur het dat Distrikspad 269, 80 Kaapse voet breed, oor die plaas Putfontein 26 IR, distrik Benoni, sal bestaan soos op die bygaande sketsplan aangetoon.

D.P. 021-022-23/22/269.



Administrator's Notice No. 1270

18 December 1968

WIDENING OF DISTRICT ROAD 1206, DISTRICT OF BLOEMHOF

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Bloemhof, in terms of section *three* of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), that District Road 1206 traversing the farms Olievenfontein 114 HO, Grootdoorns 116 HO, Bothashoek 141 HO, Mooifontein 140 HO, Weltevreden 268 HO, Holfontein 267 HO, Eerste Geluk 266 HO and Graspan 272 HO, District of Bloemhof, shall be to 120 Cape feet, as indicated on the subjoined sketch plan.

D.P. 07-073-23/22/1206.

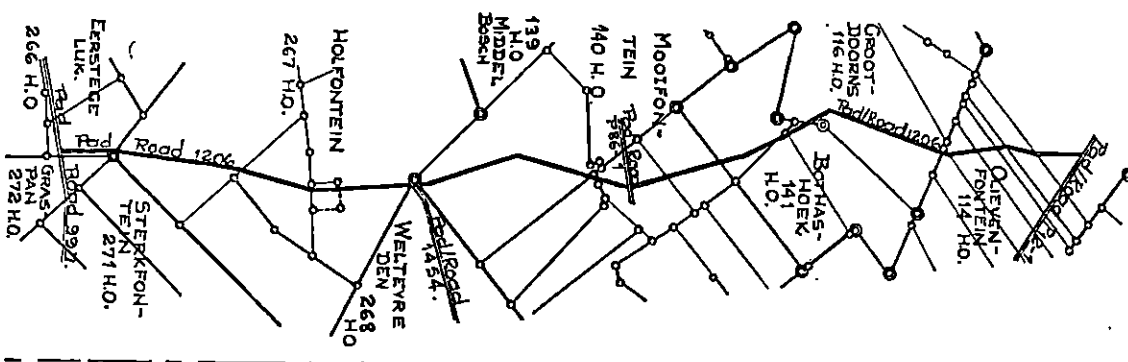
Administrateurskennisgewing No. 1270

18 Desember 1968

VERBREDING VAN DISTRIKSPAD 1206, DISTRIK BLOEMHOF

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Bloemhof, goedkeur het, ingevolge artikel *drie* van die Padordonansie, 1957 (Ordonnansie No. 22 van 1957), dat Distrikspad 1206, oor die please Olievenfontein 114 HO, Grootdoorns 116 HO, Bothashoek 141 HO, Mooifontein 140 HO, Weltevreden 268 HO, Holfontein 267 HO, Eerste Geluk 266 HO, en Graspan 272 HO, distrik Bloemhof, verbreed word na 120 Kaapse voet soos aangetoon op bygaande sketsplan.

D.P. 07-073-23/22/1206.



D.P. 07-074B-23/22/1206

VERWYSING

REFERENCE.

BESTAANDE PAAIE

EXISTING ROADS.

PAD VERBREED NA 80 KAAPSE VOET

ROAD WIDENED TO 80 CAPE FEET.

Administrator's Notice No. 1271

18 December 1968

KRUGERSDORP MUNICIPALITY.—CEMETERY
BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.

CHAPTER I

GENERAL

Definitions

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

“adult” means any deceased person over the age of 12 years whose coffin will fit into the grave opening prescribed for adults in terms of section 19;

“artisan” means a person who served an apprenticeship in terms of the Apprenticeship Act, 1944 (Act No. 37 of 1944) or a person who has passed a test in terms of the Training of Artisans Act, 1951 (Act No. 38 of 1951);

“cemetery” means any piece of ground duly set apart by the Council as a public cemetery;

“child” means any deceased person of the age of 12 years and under, whose coffin will fit into the grave opening prescribed for children in terms of section 20;

“contractor” means the person who has paid or caused any of the charges prescribed in terms of Schedule A hereto to be paid or who has obtained any rights set out in these by-laws or who has obtained the right to have any memorial work erected or constructed or who has obtained any other rights or interests referred to or mentioned in these by-laws;

“Council” means the Town Council of Krugersdorp and includes the management committee of that Council or any officer employed by the Council, acting by virtue of any power vested in the Council in connection with these by-laws and delegated to him in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance No. 40 of 1960);

“Director of Parks” means the officer from time to time holding the appointment as Director of Parks and includes his authorised deputy;

“grave” means any piece of ground laid out for a single grave within any cemetery in respect of which the exclusive right to use it for the purpose of interring a human body has been bought;

“Medical Officer of Health” means the Medical Officer of Health or his authorised deputy or a certified health inspector, authorised or appointed by the Council to fulfil the duties imposed upon the Medical Officer of Health in terms of these by-laws;

“memorial work” means any tombstone, railing, fence, monument, memorial, inscription or other work erected or which may be erected on any grave;

“municipality” means the area or district placed under the control and jurisdiction of the Council;

“plot” means any piece of ground laid out for one or more graves and in respect of which the right to inter in has been obtained or reserved in terms of these or any previous by-laws;

“Registrar of Deaths” means any person appointed by the Government to register deaths;

Administrateurskennisgewing No. 1271

18 Desember 1968

MUNISIPALITEIT KRUGERSDORP.—BEGRAAF-
PLAASVERORDENINGE

Die Administrateur publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

HOOFSTUK I

ALGEMEEN

Woordomiskrywing

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

„ambagsman” iemand wat 'n vakleerlingskap ingevolge die Wet op Vakleerlinge, 1944 (Wet No. 37 van 1944), deurloop het of iemand wat in 'n toets ingevolge die Wet op Opleiding van Ambagsmanne, 1951 (Wet No. 38 van 1951), geslaag het;

„begraafplaas” 'n stuk grond wat behoorlik deur die Raad as 'n publieke begraafplaas afgesonder is;

„Direkteur van Parke” die beampie wat van tyd tot tyd die betrekking as Direktetur van Parke beklee en sluit sy gemagtigde plaasvervanger in;

„gedenkwerk” enige grafsteen, afskutting, omheining, monument, gedenkteken, opskrif of ander werk opgerig of wat op enige graf mag opgerig word;

„graf” enige stuk grond uitgelê vir 'n enkele graf binne enige begraafplaas waarvoor die uitsluitlike reg om 'n lyk daarin te begrawe gekoop is;

„inwoner” 'n persoon wat ten tyde van sy dood gewoonweg binne die munisipaliteit woonagtig was of 'n persoon wat ten tyde van sy dood die besitter van vaste eiendom binne die munisipaliteit vir 'n tydperk van minstens ses maande voor sy dood was. Met dien verstande dat, tensy anders bepaal word, die benaming nie pasiënte van hospitale of inrigtings of ander persone wat tydelik binne die munisipaliteit woonagtig is, insluit nie;

„kind” 'n afgestorwe persoon van die ouderdom van 12 jaar en onder van wie die doodeis sal pas in die grafopening ingevolge artikel 20 vir kinders voorgeskryf;

„kontraktant” die persoon wat enige van die gelde voorgeskryf ingevolge Bylae A hierby betaal het of laat betaal het of wat enige van die regte in hierdie verordeninge uiteengesit verkry het, of wat die reg verkry het om enige gedenkwerk te laat oprig of bou of wat enige ander regte of belang in hierdie verordeninge vermeld of genoem verkry het;

„munisipaliteit” die gebied of distrik geplaas onder die beheer enregsbevoegdheid van die Raad;

„perseel” 'n stuk grond wat vir een of meer grafte aangely is en ten opsigte waarvan die reg om te begrawe ingevolge hierdie of enige vorige verordeninge verkry of gereserveer is;

„Raad” die Stadsraad van Krugersdorp en omvat die bestuurskomitee van daardie Raad of enige beampie deur die Raad in diens geneem, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge aan die Raad verleen is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie No. 40 van 1960), aan hom gedelegeer is;

„Registrateur van Sterfgevalle” 'n persoon wat deur die Regering aangestel is om sterfgevalle te registreer;

"resident" means any person who, at the time of death ordinarily resided within the municipality or any person who, at the time of death, shall have been the owner of fixed property within the municipality for a period of at least six months prior to death: Provided that, unless otherwise qualified, the term does not include inmates of hospitals, institutions or other persons temporarily resident within the municipality:

"Superintendent" means the person from time to time holding the appointment as superintendent of any cemetery or acting in such capacity in the service of the Council.

Establishment of Cemeteries

2. (1) The Council may from time to time set apart any ground for the purpose of a cemetery and no person shall inter or cause any body to be interred in any other place in the municipality.

(2) The Council may reserve any cemetery or part thereof for the burial of persons of a particular race.

(3) The Council may exempt from the application of any provision of these by-laws as it may think fit any area of ground reserved in terms of subsection (2) or the burials taking place therein.

Disposal of a Body

3. No person shall dispose of a body in any other manner than by interring it in a cemetery or having it cremated in a crematorium approved in terms of the provisions of the Crematorium Ordinance, 1965.

Permission to Inter

4. No person shall inter or cause any body to be interred within any cemetery without the permission of the Superintendent. Such permission shall only be granted on submission to the Superintendent of a written order signed by the Registrar of Deaths, authorising interment, together with notice of such interment.

Free Burial

5. The Council may at the request of a magistrate inter a body in such grave as it may deem fit and in such manner as is the Council's responsibility in terms of any other law.

Hours of Admission for Visitors

6. (1) Every cemetery shall be open to the public daily from 7 a.m. to 5.45 p.m.: Provided that the Council shall have the power to close to the public any cemetery or part thereof for such period as it may deem fit if it is, in the discretion of the Council, in the interest of the public.

(2) No person shall be or remain in any cemetery or part thereof before or after the hours mentioned in subsection (1) or during any period when it is closed to the public.

(3) The closing time of a cemetery shall be announced with a siren and the gates shall be closed at 6 p.m.

Children

7. No person under 12 years of age may enter any cemetery unless such person is under the care of a responsible person.

"Stadsgeneesheer" die stadsgeneesheer of sy gemagtigde plaasvervanger of 'n gesertifiseerde gesondheidsinspekteur, gemagtig of aangestel deur die Raad om die pligte aan die Stadsgeneesheer ingevolge hierdie verordeninge opgelê, uit te voer;

"Superintendent" die persoon wat van tyd tot tyd die betrekking van superintendent van 'n begraafplaas beklee of wat in sodanige hoedanigheid in diens van die Raad optree;

"volwassene" 'n afgestorwe persoon bo die ouderdom van 12 jaar van wie die doodkis sal pas in die graf-opening ingevolge artikel 19 vir volwassenes voorgeskryf.

Stigting van Begraafphase

2. (1) Die Raad kan van tyd tot tyd enige grond vir die doel van 'n begraafplaas afsonder en niemand mag 'n lyk begrawe of laat begrawe in enige ander plek in die munisipaliteit nie.

(2) Die Raad kan enige begraafplaas of 'n gedeelte daarvan afsonder en bepaal dat slegs mense wat tot 'n bepaalde ras behoort, daar begrawe mag word.

(3) Die Raad kan enige stuk grond wat ingevolge die bepalings van subartikel (2) afgesonder is, of die teraardebestellings wat daarin plaasvind, na goeddunke van die bepalings van enige van die artikels van hierdie verordeninge vrystel.

Wegdoen van 'n Lyk

3. Niemand mag 'n lyk op enige ander wyse wegdoen nie as om dit te begrawe in 'n begraafplaas of te laat veras in 'n krematorium goedgekeur ingevolge die bepalings van die Krematoriumordinansie, 1965.

Toestemming om te Begrave

4. Niemand mag sonder toestemming van die Superintendent 'n lyk binne 'n begraafplaas begrawe of laat begrawe nie. Sodaanige toestemming word slegs verleen indien 'n skriftelike bevel deur die Registrateur van Sterfgevalle onderteken, waarby teraardebestelling gemagtig word, tesame met die kennisgewing van teraardebestelling aan die Superintendent vertoon word.

Kosteloze Begrafnis

5. Die Raad kan op versoek van 'n landdros 'n lyk kosteloos in sodanige graf as wat hy goed ag en op sodanige wyse ter aarde bestel as wat die Raad se verantwoordelikheid is kragtens die bepalings van enige ander wet.

Toegangsre vir Besoekers

6. (1) Elke begraafplaas word daagliks van 7 v.m. tot 5.45 n.m. aan die publiek oopgestel: Met dien verstande dat die Raad die bevoegdheid het om, indien dit na sy mening in die openbare belang is, enige begraafplaas of gedeelte daarvan vir sodanige tydperke as wat die Raad goed vind, vir die publiek te sluit.

(2) Niemand mag in 'n begraafplaas of gedeelte daarvan wees of aanbly nie voor of na die ure genoem in subartikel (1) of gedurende enige tydperk wanneer dit vir die publiek gesluit is.

(3) Die sluitingstyd van 'n begraafplaas word met die blaas van 'n sirene aangekondig en die hekke word om 6 n.m. gesluit.

Kinders

7. Niemand onder die ouderdom van 12 jaar mag 'n begraafplaas binnegaan nie tensy sodanige persoon onder die sorg van 'n verantwoordelike persoon is.

Keeping to Paths

8. Except for purposes permitted in terms of these by-laws, all persons shall only use the roads, walks and turfed paths provided in the cemetery.

Non-Whites

9. No non-White person shall enter or remain in the section for Whites in any cemetery except by permission of the Superintendent.

Entrance and Exit from Cemeteries

10. No person shall enter or leave any cemetery except by the gates provided for that purpose and no person shall enter any office, enclosure or nursery in a cemetery except on lawful business.

No Person to Distribute Tracts or Advertisements

11. No person shall solicit any business, order or exhibit; distribute or leave any tract, business card or advertisement within any cemetery, or shall use any cemetery road, walk or turfed path for the conveyance of any goods, parcels or other material except such as are intended for use in such cemetery.

Prohibited Behaviour Within Cemeteries

12. No person shall—

- (a) commit any nuisance within any cemetery;
- (b) ride any animal or cycle within any cemetery;
- (c) bring or allow any dog, cat, fowl or other animal or bird to wander inside any cemetery. Any dog, cat or fowl found in any cemetery may be destroyed by the Council without paying any compensation to the owner thereof;
- (d) plant, cut, pick or remove any plant, shrub or flower without the permission of the Superintendent;
- (e) hold or take part in any demonstration in any cemetery;
- (f) interrupt during the performance of his duties any officer, workman or labourer employed by the Council in any cemetery;
- (g) obstruct, resist or oppose the Superintendent in the course of his duties or refuse to comply with any order or request which the Superintendent is entitled under these by-laws to make;
- (h) use or cause any cemetery to be used for any immoral purpose;
- (i) mark, draw, scribble, erect advertisements or other objects on any wall, building, fence, gate, memorial work or other erection within any cemetery or in any other way deface them;
- (j) stand or climb upon or over any memorial work, gate, wall, fence or building in any cemetery.

Complaints

13. Any person wishing to make any complaint shall lodge such complaint with the Director of Parks, in writing.

Charges

14. The charges specified in Schedule A hereto shall be paid to the Council in respect of the various items therein contained and within the periods mentioned.

Rights to Ground Within Cemeteries

15. No person shall acquire any right or interest in any ground or grave in any cemetery, other than such rights or interests as may be acquired in terms of these by-laws.

In Paadjies Bly

8. Uitgesonderd vir doeleindes wat by hierdie verordeninge toegelaat word, moet alle persone slegs die paaie, wandelpaadjes en grasperaadjes wat in die begraafplaas verskaf is, gebruik.

Nie-Blanke

9. Geen nie-Blanke mag sonder toestemming van die Superintendent die afdeling vir Blankes in 'n begraafplaas binnegaan of daarin wees nie.

In- en Uitgange van Begraafplaas

10. Niemand mag 'n begraafplaas binnegaan of verlaat nie uitgesonderd deur die hekke wat vir daardie doel verskaf is en niemand mag 'n kantoor, afgekampte plek of kwekery in 'n begraafplaas binnegaan nie uitgesonderd in verband met wettige besigheid.

Niemand mag Trakte of Advertensies Uitdeel nie

11. Niemand mag enige besigheid, bestelling of uitstalling werf nie, of trakte, besigheidskaarte of advertensies binne 'n begraafplaas uitdeel of laat nie, en niemand mag 'n pad, wandelpaadjie of grasperaadje deur die begraafplaas gebruik vir die vervoer van goedere, pakkies of ander materiaal nie, uitgesonderd wanneer dit bestem is vir gebruik in sodanige begraafplaas.

*Verbode Optrede binne Begraafplaas**12. Niemand mag—*

- (a) binne enige begraafplaas tot oorlaas wees nie;
- (b) 'n dier of fiets binne die begraafplaas ry nie;
- (c) 'n hond, kat, hoender of ander dier of voël in 'n begraafplaas bring of toelaat dat dit daarin rondwaa nie. Enige hond, kat of hoender in 'n begraafplaas aangetref, kan deur die Raad van kant gemaak word sonder om enige vergoeding aan die eiuaar daarvan te betaal;
- (d) 'n plant, struik of blom sonder toestemming van die Superintendent, plant, afsny, pluk of verwijder nie;
- (e) 'n betoog binne 'n begraafplaas hou of daaraan deelneem nie;
- (f) enige beampete, werksman of arbeider in diens van die Raad in 'n begraafplaas in die vervulling van sy pligte steur nie;
- (g) die Superintendent in die vervulling van sy pligte hinder, weerstaan of teengaan nie of weier om aan enige bevel of versoek waartoe die Superintendent kragtens hierdie verordeninge geregtig is, te voldoen nie;

(h) 'n begraafplaas vir enige onsedelike doel gebruik of laat gebruik nie;

(i) 'n muur, gebou, omheining, hek, gedenkteken of ander oprigting in 'n begraafplaas merk, daarop teken, dit bekrap of advertensies of ander voorwerpe daarop aanbring of dit op watter wyse ook al skend nie;

(j) staan of klim op of oor 'n gedenkteken, hek, muur, omheining of gebou in 'n begraafplaas nie.

Klagtes

13. Iedereen wat 'n klage wil indien moet sodanige klagte skriftelik aan die Direkteur van Parke stuur.

Gelde

14. Die gelde uiteengesit in Bylae A hierby moet aan die Raad betaal word ten opsigte van die verskillende items wat daarin vervat is en binne die tydperke vermeld.

Grondregte in Begraafplaas

15. Niemand mag 'n reg op of belang by enige grond of graf in 'n begraafplaas verkry nie, uitgesonderd sodanige regte of belang as wat ingevolge hierdie verordeninge verkry kan word.

16. Any written consent, notice or other order issued by the Council in terms of these by-laws, shall be signed by the Director of Parks or his authorised deputy and shall be *prima facie* evidence thereof.

CHAPTER II INTERMENTS

Application for and Purchase of the Use of a Grave

17. (1) Any person desiring to have a body interred in a grave shall submit to the Superintendent an application, in writing, in the form set out in Schedule B hereto at least four hours before such interment and such application shall be signed by the contractor: Provided that if the Superintendent is satisfied that the signature of the contractor cannot be obtained timeously he may in his discretion grant an application signed by any other interested person.

(2) The Council may on payment of the applicable amount prescribed in item 1 (3) of Schedule A hereto sell the use of any grave in a section of the cemetery to any person.

Alteration of Date of Interment

18. Should any alteration be made in the day or hour previously fixed for an interment, notice of such alteration shall be given to the Superintendent at the cemetery at least one hour before the time fixed for such interment.

Dimensions of Grave Apertures

19. (1) The fixed measurements of the grave apertures shall be as follows:—

(a) For the body of an adult:—

Length: 7 feet 6 inches.

Breadth at shoulders: 2 feet 6 inches.

Breadth at head: 2 feet.

Breadth at the feet: 1 foot 6 inches.

(b) For the body of a child:—

Length: 4 feet 6 inches.

Breadth at shoulders, head and feet: 1 foot 9 inches.

(2) Any person requiring an aperture of dimensions in excess of that provided for in terms of subsection (1) for any interment shall, together with the notice of interment, give the measurements of the coffin including fittings.

Purchase of Graves

20. (1) The Council may, at its discretion, sell to any person the use of any piece of ground in a cemetery for a grave or plot. Such graves shall be of the dimensions described in Schedule A hereto. Any person desiring to purchase the use of any such grave or plot shall apply to the Superintendent. Such grave or plot shall be allotted by the Superintendent.

(2) No plot or grave may be purchased before the decease of the first person to be interred therein and no plot shall consist of more than two graves.

(3) Subsection (2) shall not apply to graves and plots purchased in terms of the provisions of the by-laws hereby revoked.

Consent of Council to Transfer

21. No person shall, without the written consent of the Council, sell or transfer to any other person any right relating to a grave which he has obtained or may obtain in terms of these by-laws.

16. Enige skriftelike toestemming, kennisgewing of ander lasgewing ingevolge hierdie verordeninge deur die Raad uitgereik, word deur die Direkteur van Parke of sy gemagtigde plaasvervanger onderteken en is *prima facie* bewys daarvan.

HOOFSTUK II

TERAARDEBESTELLINGS

Aansoek om, en Koop van Gebruik van Graf

17. (1) Iemand wat 'n lyk in 'n graf wil laat begrawe moet minstens vier uur voor sodanige teraardebestelling 'n aansoek daarom skriftelik in die vorm wat in Bylae B hierby uiteengesit word, aan die Superintendent voorlê. en so 'n aansoekvorm moet deur die kontraktant onderteken word: Met dien verstande dat die Superintendent 'n aansoek na goedunke kan toestaan as die vorm deur enige ander belanghebbende persoon onderteken is mits hy daarvan oortuig is dat die handtekening van die kontraktant nie betyds bekombaar is nie.

(2) Die Raad kan teen betaling van die toepaslike bedrag wat in item 1 (3) van Bylae A hierby voorgeskryf word, die gebruik van enige graf in 'n afdeling van die begraafplaas aan enigiemand verkoop.

Verandering van Datum van Teraardebestelling

18. Indien enige verandering gemaak word in die reeds vasgestelde dag of uur van 'n teraardebestelling, moet kennis van sodanige verandering aan die Superintendent by die begraafplaas gegee word minstens een uur voor die tyd vasgestel vir sodanige teraardebestelling.

Afmetings van Grafopening

19. (1) Die vasgestelde afmetings vir die grafopening is soos volg:—

(a) Vir 'n lyk van 'n volwassene:—

Lengte: 7 voet 6 duim.

Breedte by die skouers: 2 voet 6 duim.

Breedte by die hoof: 2 voet.

Breedte by die voete: 1 voet 6 duim.

(b) Vir 'n lyk van 'n kind:—

Lengte: 4 voet 6 duim.

Breedte by die skouers, hoof en voete: 1 voet 9 duim.

(2) Iedereen wat 'n grafopening van groter afmetings as die waarvoor in subartikel (1) voorsiening gemaak is vir enige teraardebestelling wil hê, moet tegelykertyd met die kennisgewing van begrafnis die afmetings van die dookis, met inbegrip van die beslag, gec.

Aankoop van Grafte

20. (1) Die Raad kan, na goedunke aan enige persoon die gebruik van enige stuk grond in 'n begraafplaas vir 'n graf of perseel verkoop. Sulke grafte moet van die afmetings wees wat in Bylae A hierby beskryf word. Enig een wat die gebruik van 'n graf of perseel wil koop, doen by die Superintendent aansoek. Sodanige graf of perseel word deur die Superintendent toegewys.

(2) Geen perseel of graf kan aangekoop word nie voor dat die eerste persoon wat daarin begrawe moet word, oorlede is, en geen perseel mag meer as twee grafte bevat nie.

(3) Subartikel (2) word nie toegepas nie ten opsigte van grafte en persele wat aangekoop is ingevolge die bepalings van die verordeninge wat hierby herroep word.

Toestemming van die Raad tot Oordrag

21. Niemand mag 'n reg op 'n graf wat hy ingevolge hierdie verordeninge verkry het, of mag verkry, sonder die skriftelike toestemming van die Raad aan iemand anders verkoop of oordra nie.

When a Child's Coffin is too Large

22. Should a child's coffin be too large for the dimensions of a child's grave in terms of section 19 (1) (b), the coffin shall be interred in an adult's grave and the usual charges for an adult's interment shall be paid by the person giving notice of interment.

Covering of Earth

23. There shall be at least three feet of earth between a coffin and the surface of the ground.

Disturbance of Human Remains

24. Subject to the provisions of an exhumation order given in terms of the Inquests Act, 1959 (Act No. 58 of 1959), or in terms of section 34 of the Public Health Act, 1919, or any other provision of any act relating to the exhumation of bodies, no person shall disturb any mortal remains or any ground surrounding it in any cemetery without the permission of the Council: Provided that a grave may be opened for a second interment after a lapse of two years from the first interment if the permission of the Council has been acquired.

CHAPTER III**FUNERALS***Religious Ceremonies*

25. The members of any religious denomination may conduct religious ceremonies in connection with any interment or memorial service subject to the control and by-laws of the Council.

Hearses at Cemeteries

26. Any hearse drawn by more than two animals shall not enter any cemetery.

Exposure of Bodies

27. (1) No person shall convey a dead body which is not covered or expose any such body or any part thereof in any street, cemetery or public place.

(2) No person shall in the cemetery remove any coffin lid or slide.

Instructions of Superintendent

28. Every person taking part in any funeral procession or ceremony in a cemetery shall follow properly in file and shall park his vehicle in such place as is indicated by the Superintendent.

Music Inside Cemetery

29. No music shall be made in any cemetery except where it forms part of the ceremony of interment.

Hours for Interments

30. No interment shall be held on Good Friday or Christmas Day or before 9 a.m. or after 4.30 p.m. on any other day.

Numbers of Graves

31. No person shall fix a peg on any grave not properly allocated in terms of these by-laws and no person shall inter a body in any grave which has not been indicated by the Superintendent.

Wanneer 'n Kind se Doodkis te Groot is

22. Indien 'n kind se doodkis te groot is vir die afmetings van 'n kindergraf ingevolge artikel 19 (1) (b), word die doodkis in 'n graf vir 'n volwassene begrawe en die gewone gelde vir die teraardebestelling van 'n volwassene word betaal deur die persoon wat kennis van die begrawing gegee het.

Bedecking van Grond

23. Daar moet minstens drie voet grond tussen 'n doodkis en die grondoppervlakte wees.

Versteuring van Menslike Oorskot

24. Onderworpe aan die bepalings van 'n opgravingsbevel ingevolge die Wet op Geregtelike Doodsondersoek, 1959 (Wet No. 58 van 1959), of ingevolge artikel 34 van die Volksgezondheidswet, 1919, of enige ander bepaling van enige wet insake die opgrawe van lyke, mag niemand enige stoflike oorskot of enige grond wat dit begrens in 'n begraafplaas sonder toestemming van die Raad versteur nie: Met dien verstande dat na verloop van twee jaar van die eerste begrafnis 'n graf vir 'n tweede teraardebestelling oopgemaak mag word indien die toestemming van die Raad verkry is.

HOOFSTUK III**BEGRAFNISSE***Godsdiensoefering*

25. Die lede van enige godsdiensige genootskap mag godsdiensoeferinge hou in verband met enige teraardebestelling of herdenkingsdiens onderworpe aan die beheer en verordeninge van die Raad.

Lykwaens by 'n Begraafplaas

26. 'n Lykwa wat deur meer as twee diere getrek word, mag nie 'n begraafplaas binnegaan nie.

Ontblotting van Lyke

27. (1) Niemand mag 'n lyk wat onbedek is vervoer of sodanige lyk of 'n deel daarvan in 'n straat, begraafplaas of publieke plek ontbloot nie.

(2) Niemand mag 'n deksel of skuif van 'n doodkis binne 'n begraafplaas verwijder nie.

Opdragte van Superintendent

28. Iedereen wat deelneem aan 'n begrafnisstoet of -plegtigheid, in die begraafplaas moet behoorlik in gelid volg en moet sy voertuig op sodanige plek parkeer as wat deur die Superintendent aangewys word.

Musiek binne Begraafplaas

29. Geen musiek mag binne 'n begraafplaas uitgevoer word behalwe waar dit deel van die plegtigheid van die teraardebestelling vorm nie.

Ure vir Teraardebestellings

30. Geen teraardebestellings mag op Goeie Vrydag of Kersdag of voor 9 v.m. of na 4.30 nm. op enige ander dag plaasvind nie.

Nommers van Grafte

31. Niemand mag 'n pen op 'n graf vassit wat nie behoorlik ingevolge hierdie verordeninge toegewys is nie, en niemand mag 'n lyk in enige graf begrawe wat nie deur die Superintendent aangewys is nie.

CHAPTER IV

EXHUMATION OF BODIES AND RE-OPENING OF GRAVES

Exhumation

32. (1) Subject to the provisions of the Removal of Graves and Dead Bodies Ordinance, 1925 (Ordinance No. 7 of 1925), as amended, or of any other law on the same subject, no grave may be opened without the written consent of the Council.

(2) Subject to the provisions of sections 24 and 36, no person shall exhume or cause any body to be exhumed or removed without the written consent of the Medical Officer of Health and the charges for exhumation mentioned in Schedule A hereto shall in every case be paid before the exhumation takes place. Such permission shall be submitted to the Superintendent at least two days before the date fixed for the exhumation or removal of such body.

Time of Exhumation

33. No person shall exhume or cause a body to be exhumed during such time as the cemetery is open to the public.

Screening of Activities

34. The grave from which any body is to be removed shall be effectively screened from view during the exhumation.

Medical Officer of Health Shall be Present

35. No exhumation or removal by any person shall take place unless the Medical Officer of Health or his authorised representative is present.

Transfer of Body from One Grave to Another by the Council

36. Should the transfer of a body be deemed expedient by the Council at any time or should any provision of these by-laws be contravened during the interment of a body in any grave, the Council may, after having complied with the provisions of Ordinance No. 7 of 1925, remove such body to another grave and, if possible, any relative of such deceased person resident within the municipality shall be notified accordingly.

CHAPTER V

CARE OF GRAVES

Grave shall be Kept Clean of Weeds and in Proper Order

37. The contractor in respect of any grave shall keep such grave clear of weeds and in proper order. Should the contractor fail to do so, the Council may itself do or cause the necessary work for the above-mentioned purposes to be done and recover the cost thereof from the contractor.

Shrubs and Flowers

38. Any person may, with the permission of the Superintendent, plant any shrub, plant or flower upon any grave: Provided that no shrub, plant or flower shall be cut or carried away by any person without the consent of the Superintendent, and the Council shall have the right to prune, cut down, dig up or remove any shrub, plant or flower at any time without compensation. The Council shall have the right to remove all turf, flowers, shrubs and growing plants placed there by officers of the Council from any grave in a cemetery in the event of maintenance charges payable in terms of Schedule A hereto, being in arrear for three months or more.

HOOFTUK IV

OPGRAWING VAN LYKE EN HEROPENING VAN GRAFTE

Opgrawing

32. (1) Onderworpe aan die bepalings van die Verwydering van Dooie Liggame en Grafte Ordonnansie, 1925 (Ordonnansie No. 7 van 1925), soos gewysig, of van enige ander wet oor dieselfde onderwerp, mag geen graf sonder die skriftelike toestemming van die Raad oopgemaak word nie.

(2) Behoudens die bepalings van artikels 24 en 36, mag niemand 'n lyk sonder die skriftelike toestemming van die Stadsgeneesheer opgrawe of laat opgrawe of verwyder nie en die gelde vir opgrawe vermeld in Bylae A hierby moet in elke geval betaal word voordat die opgrawing plaasvind. Sodanige toestemming moet minstens twee dae voor die voorgestelde datum vir die opgrawing of verwydering van so 'n lyk by die Superintendent ingediend word.

Tyd van Opgrawe

33. Niemand mag 'n lyk opgrawe of laat opgrawe gedurende die tyd wat die begraafplaas vir die publiek oop is nie.

Afskerming van Werksaamhede

34. Die graf waaruit 'n lyk verwyder moet word, moet tydens die opgrawing doeltreffend afgeskerm wees.

Stadsgeneesheer moet Teenwoordig Wees

35. Geen opgrawing of verwydering mag deur enige persoon gedoen word nie tensy die Stadsgeneesheer of sy gemagtigde verteenwoordiger aanwesig is.

Verwydering van Liggaam van een Graf na 'n ander deur die Raad

36. Indien die verplaasing van 'n lyk te eniger tyd deur die Raad wenslik geag word, of indien enige bepaling van hierdie verordeninge oortree is wanneer 'n lyk in 'n graf begrawe is, kan die Raad sodanige lyk na 'n ander graf laat verwyder nadat die bepalings van Ordonnansie No. 7 van 1925 nagekom is, en enige naasbestaandes van sodanige afgestorwe persoon, wat binne die munisipaliteit woonagtig is, word, indien moontlik, daarvan in kennis gesel.

HOOFTUK V

VERSORGING VAN GRAFTE

Graf moet Skoon van Onkruid en in Behoorlike Orde Gehou word

37. Die kontraktant ten opsigte van elke graf moet sodanige graf vry van onkruid en in behoorlike orde hou. Indien die kontraktant nalaat om sulks te doen, kan die Raad self die nodige werke vir bovermelde doeleinades doen of laat doen en die koste daarvan op die kontraktant verhaal.

Struiken en Blomme

38. Iedereen kan met toestemming van die Superintendent enige struikgewas, plant of blom op 'n graf plant: Met dien verstande dat geen struikgewas, plant of blom sonder toestemming van die Superintendent deur enige persoon afgesny of weggegneem mag word nie en dat die Raad te eniger tyd enige struikgewas, plant of blom kan snoei, afkap, uitgrawe of verwyder sonder om vergoeding te betaal. Die Raad het die reg om van 'n graf in 'n begraafplaas alle gras, blomme, struikgewasse en groeiende plante wat deur beampies van die Raad daar geplaas is, te verwyder in geval instandhoudingsgelde wat ingevolge Bylae A hierby betaalbaar is, drie maande of langer agterstallig is.

Care of Graves by the Council

39. The Council shall, upon payment of the charges prescribed in Schedule A hereto undertake to keep any private grave in order for a period corresponding to that which has been paid for.

CHAPTER VI

ERECTION AND MAINTENANCE OF MEMORIAL WORK

Written Consent of Council

40. No person shall bring into a cemetery, erect, alter, paint, clean, renovate, decorate, remove or otherwise interfere with any memorial work or cut any inscription thereon in any cemetery without the consent, in writing, of the Council and of the contractor of such grave.

Position of Memorial Work

41. No person shall erect any memorial work on any grave except in such position as the Superintendent may direct or as otherwise provided for in these by-laws.

Repairs of Memorial Work

42. Should the contractor of a grave allow any memorial work to fall into such a state of disrepair that it may, in the opinion of the Council, cause danger or deface the cemetery the Council may order him by notice, in writing, to make such repairs as the Council may deem necessary and should the address of the contractor be unknown to the Council, such notice shall be published in both official languages in any daily newspaper circulating within the municipality. Should the required repairs not be carried out within one month of serving such notice or the publication thereof, the Council may itself carry out such repair or remove the memorial work without paying any compensation and recover the cost of such repairs or removal from the contractor.

Supervision of Work

43. Any person engaged upon or erecting any memorial work in a cemetery shall effect such work in terms of Schedule C hereto, to the satisfaction of the Superintendent.

Damaging of Memorial Works

44. The Council shall in no case accept responsibility for any damage which may at any time occur to any memorial work, and which is not due to the negligence of the Council's employees.

Bringing Material into Cemetery

45. No person shall bring into the cemetery any material for the purpose of constructing therewith any memorial work on any grave unless and until—

(a) a sketch with the essential dimensions in figures of the proposed memorial and showing the position of the proposed work, accompanied by a specification of the materials to be used in addition to a copy of any proposed inscription has been submitted to the Council at least three days prior to the date on which such material is intended to be brought into the cemetery;

(b) all charges due in respect of such grave or plot have been duly paid; and

(c) the Council's written approval of the proposed work has been given to the applicant.

Versorging van Grafte deur die Raad

39. Die Raad kan teen betaling van die geldie genoem in Bylae A hierby onderneem om enige private graf in orde te hou vir 'n tydperk wat ooreenkoms met dié waarvoor betaling geskied het.

HOOFSTUK VI

OPRIGTING EN INSTANDHOUDING VAN GEDENKWERKE

Skriftelike Toestemming van die Raad

40. Niemand mag 'n gedenkwerk binne 'n begraafplaas bring, oprig, verander, skilder, skoonmaak, opknap, versier, verwijder of hom andersins daarmee bemoei nie, of 'n grafskrif daarop in 'n begraafplaas insny sonder die skriftelike toestemming van die Raad en van die kontraktant van sodanige graf nie.

Posisie van Gedenkwerk

41. Niemand mag enige gedenkwerk op 'n graf oprig nie, uitgesonderd in sodanige posisie as wat die Superintendent aanwys, of soos andersins by hierdie verordening bepaal.

Herstel van Gedenkwerke

42. Indien die kontraktant van 'n graf enige gedenkwerk in sodanige toestand laat verval dat dit na die mening van die Raad gevaaar kan veroorsaak of die begraafplaas ontsier, kan die Raad hom per skriftelike kennisgiving gelas om sodanige herstelwerk aan te bring as wat die Raad nodig ag, en as dié adres van die kontraktant nie by die Raad bekend is nie, word sodanige kennisgiving in beide amptelike tale gepubliseer in 'n dagblad wat binne die munisipaliteit gelees word. Ingeval die verlangde herstelwerk nie binne een maand na die betekening of verskyning van so 'n kennisgiving uitgevoer word nie, kan die Raad dit self uitvoer of sodanige gedenkwerk verwijder sonder betaling van enige vergoeding en die koste van sodanige herstelwerk of verwijdering op die kontraktant verhaal.

Toesig oor Werk

43. Iedereen wat in 'n begraafplaas aan enige gedenkwerk werk of dit oprig moet sodanige werk ingevolge Bylae C hierby tot voldoening van die Superintendent uitvoer.

Beskadiging van Gedenkwerke

44. Die Raad aanvaar in geen geval aanspreeklikheid vir skade wat te eniger tyd aan gedenkwerke aangerig word nie, en wat nie aan die nalatigheid van die Raad se werknemer te wye is nie.

Inneem van Materiaal in Begraafplaas

45. Niemand mag enige materiaal in 'n begraafplaas bring vir die doel om daarmee 'n gedenkwerk op 'n graf op te rig nie, tensy en voordat—

(a) 'n skets met die essensiële afmetings in syfers van die voorgenome gedenkwerk daarop en wat die posisie aantoon van die voorgenome werk, vergesel van 'n spesifikasie van die materiaal wat gebruik sal word, benewens 'n afskrif van enige voorgenome grafskrif, voorgelê is aan die Raad minstens drie dae voor die dag waarop dit die voorneme is om sodanige materiaal in die begraafplaas te bring;

(b) alle verskuldigde geldie ten opsigte van so 'n graf of perseel behoorlik betaal is; en

(c) die Raad se skriftelike goedkeuring vir die voorgestelde werk aan die applikant gegee is.

Cleaning-up of Memorial Works by the Council

46. Any memorial work placed, built, altered, decorated, painted, or otherwise dealt with in the cemetery in such manner that any provisions of these by-laws are contravened thereby, may be removed by the Council after due notice without payment of any compensation.

Requirements for Erection of Memorial Work

47. Any person erecting any memorial work shall comply with the following requirements:—

(a) Where any part of any memorial work is to be joined to any other part, iron dowels of approved thickness and of sufficient length shall be used for such purpose. The holes into which dowels must fit shall not be less than two inches deep.

(b) Any part of such work which rests upon the ground or any stone or other foundation shall be fairly squared and bedded.

(c) No stones of uneven thickness, or having any corner wanting shall be used unless shown on the sketch submitted in terms of section 45 (a).

(d) The undersides of all memorial work shall be set at least two inches below the natural level of the ground.

(e) No kerbstones shall be used which protrude more than nine inches above the surface of the ground, or are more than eight inches thick.

(f) All head- and kerbstones shall be properly secured from the inside with iron pins.

(g) All headstones up to six inches in thickness shall be securely attached to the base in an approved manner.

(h) All memorial work shall be completed as far as possible before it is brought into the cemetery.

(i) In the case of single graves, foot kerbs shall consist of one solid piece.

(j) No soft stone, iron trellis or chains shall be used for any memorial work and memorial work shall be constructed or made of marble or granite or any other proved hard stone only.

(k) No person shall do any stone work, chiselling or other work upon any memorial work not connected with the fixing of such work within any cemetery except where such work is expressly permitted by these by-laws.

(l) All memorial work shall have an adequate concrete foundation traversing the head of the grave and where joints occur in the kerbstone, all joints shall be filled with good cement mortar.

(m) Where memorial work has a base on ground level such base shall be not less than three feet wide by not less than 12 inches by 12 inches.

(n) With the consent of the contractor the name of the maker may be affixed to any memorial work: Provided that no address or other particulars shall be added thereto.

(o) A memorial tablet to be erected on a grave two feet by two feet in extent, containing ashes of a cremated body, shall consist of one solid piece of marble or granite measuring 18 inches by 18 inches by six inches laid on a concrete foundation not less than four inches deep.

Conveying of Memorial Works

48. No person shall convey any stone, brick or memorial work or any portion thereof within any cemetery upon any vehicle or truck which is not drawn or pushed and

Opruiming van Gedenkwerke deur die Raad

46. Enige gedenkwerk wat geplaas, gebou, verander, versier, geskilder of andersins in die begraafplaas op so 'n wyse behandel word dat enige bepalings van hierdie verordeninge daardeur oortree word, kan na redelike kenisgewing en sonder betaling van enige vergoeding deur die Raad weggenem word.

Vereistes vir Oprigting van Gedenkwerke

47. Iedereen wat 'n gedenkwerk oprig moet aan die volgende vereistes voldoen:—

(a) Waar 'n gedeelte van enige gedenkwerk verbind moet word met 'n ander gedeelte, moet ysterpenne van goedgekeurde dikte en voldoende lengte vir dié doel gebruik word. Die gate waarin sodanige penne moet pas, moet minstens twee duim diep wees.

(b) Enige gedeelte van sodanige gedenkwerk wat op die grond rus of 'n klip- of ander fondering moet behoorlik vierkant geleë en versink word.

(c) Geen klappe van ongelyke dikte of waarvan daar 'n hoek af is, mag gebruik word nie, tensy aangevoer in die skets voorgelê ingevolge artikel 45 (a).

(d) Die onderkante van alle gedenkwerke moet minstens twee duim laer as die natuurlike oppervlakte van die grond geplaas word.

(e) Geen randstene mag gebruik word wat meer as nege duim bokant die oppervlakte van die grond of meer as agt duim diep is nie.

(f) Alle grafstene en randstene moet deeglik van die binnekant af met ysterpenne vasgesit word.

(g) Alle grafstene tot op 'n dikte van ses duim moet deeglik aan die voetstuk op 'n goedgekeurde wyse vasgesit word.

(h) Alle gedenkwerke moet eers so ver moonlik voltooi word voordat dit in 'n begraafplaas gebring word.

(i) Voetstukke van enkel grafte moet uit een soliede stuk bestaan.

(j) Geen sagte klip, ystertralies, kettings of ander metaalwerke mag vir enige gedenkwerk gebruik word nie en gedenkietekens moet slegs van marmer of graniet of ander erkende harde klip gebou of gemaak word.

(k) Niemand mag binne die begraafplaas klipwerk, beitel- of ander werk aan gedenkwerke verrig, wat nie in verband staan met die vassit van sodanige werk nie, uitgesonderd waar sodanige werk uitdruklik ingevolge die bepalings van hierdie verordeninge toegelaat word.

(l) Alle gedenkwerke moet oor 'n doeltreffende fondament van beton beskik, oorkruis met die grafsteen, en waar nate in die randstene verskyn, moet alle nate met goeie cementdagga gevul word.

(m) Waar 'n gedenkwerk 'n voetstuk op die grondvlak het, moet so 'n voetstuk minstens drie voet wyd by minstens 12 duim by 12 duim wees.

(n) Met toestemming van die kontraktant kan die naam van die maker op enige gedenkwerk aangebring word: Met dien verstande dat geen adres of ander besonderhede daarby gevoeg word nie.

(o) 'n Gedenksteen wat opgerig word op 'n graf van 2 voet by 2 voet groot waarin die oorskot, van 'n veraste lyk begrawe is moet van een stuk marmer of graniet van 18 duim by 18 duim by 6 duim groot wees en moet op 'n betonfondament van minstens vier duim dik gevinst word.

Vervoer van Gedenkwerke

48. Niemand mag enige klip-, steen- of gedenkwerke of gedeelte daarvan binne 'n begraafplaas vervoer op 'n voertuig of vragwa wat nie getrek of gestoot word nie, en

furnished with wheels having pneumatic tyres, and of a kind which, in the opinion of the Council, is not likely to damage the paths or grounds of the cemetery: Provided that no such vehicle shall be drawn or pushed along any path which in the opinion of the Council is too narrow or otherwise unsuitable for such vehicle.

Vehicles and Tools

49. Every person engaged upon any work upon any grave or plot shall provide such vehicles, tools and other appliances as may be required by him: Provided that no such vehicles, tools or appliances shall be of such a kind as to contravene these by-laws.

Complying with Council's Directions

50. Every person carrying on any work within any cemetery shall in all respects comply with the directions of the Council.

Rubbish and Damage to Cemetery

51. No person shall at any time leave any rubbish, soil, stone or other debris within any cemetery or in any way damage or deface any part of any cemetery or anything therein contained.

Times for Bringing in Material and Doing Work

52. No person shall bring memorial work or material or do any work, other than dismantling of memorial work for burial purposes, within any cemetery except during the following hours:—

Mondays to Fridays: From 7 a.m. to 5 p.m.

53. No person shall fix or place any memorial work during inclement weather or while the soil is in an unsuitable condition.

Production of Written Permission.

54. (1) Any person charged with work or on his way to or from work within the cemetery, shall when requested to do so, produce the written consent to do such work, which has been issued to him in terms of these by-laws.

(2) No person shall employ other than artisans for the erection of any memorial work in any cemetery: Provided that this shall not exclude the employment of apprentices who shall, however, be under the direct supervision of an artisan throughout the whole of the time that such apprentices are engaged on any memorial work in any cemetery.

(3) No person shall commence the erection of any memorial work in any cemetery unless he shall have produced proof of his identity and of his qualification for such work to the Superintendent immediately before so commencing.

(4) The Superintendent may summarily stop the carrying out of any particular memorial work until the proof required in terms of subsection (3) is produced to him or whenever he reasonably suspects that the provisions of subsection (2) are not being observed in connection with that memorial work.

wat nie voorsien is van wiéle met lugbande en van sodanige aard is dat dit volgens die mening van die Raad nie moontlik die paaie of grond van die begraafplaas sal beskadig nie: Met dien verstande dat geen sodanige voertuig, getrek of gestoot mag word in 'n pad wat na die mening van die Raad te smal of op 'n ander wyse vir sodanige voertuig ongeskik is nie.

Voertuie en Gereedskap

49. Iedereen wat besig is aan werk op 'n graf of persel moet sodanige voertuie, gereedskap en ander apparaat as wat hy nodig het, verskaf: Met dien verstande dat geen sodanige voertuie, gereedskap of apparaat van so 'n aard is dat dit in stryd is met hierdie verordeninge nie.

Nakoming van Opdragte van Raad

50. Iedereen wat werk binne 'n begraafplaas uitvoer, moet in alle opsigte aan die opdragte van die Raad voldoen.

Vullis en Beskadiging van Begraafplaas

51. Niemand mag te eniger tyd vullis, grond, klip of ander puin binne 'n begraafplaas laat nie of op enige wyse enige deel van 'n begraafplaas of enigets daarin vervat beskadig of ontsier nie.

Tye vir Inbring van Materiaal en Verrigting van Werk.

52. Niemand mag enige gedenkwerk of materiaal inbring of enige werk, behalwe die aftakeling van gedenkwerke vir begrafnisdoeleindes, binne 'n begraafplaas verrig, uitgesonderd gedurende die volgende ure:—

Maandae tot Vrydae: 7 v.m. tot 5 n.m.

53. Niemand mag 'n gedenkwerk vassit of plaas gedurende ongunstige weer of terwyl grond in 'n ongeskikte toestand is nie.

Vertoon van Skriftelike Toestemming

54. (1) Iedereen aan wie werk toevertrou is of wat op pad werk toe of van werk af binne 'n begraafplaas is, moet wanneer hy daarom versoek word, die skriftelike toestemming wat ingevolge hierdie verordeninge vereis word, om sodanige werk te verrig, vertoon.

(2) Niemand mag ander persone as ambagsmanne vir die oprigting van enige gedenkwerk in enige begraafplaas gebruik nie: Met dien verstande dat dit nie die indiensneming van vakleerlinge uitsluit nie wat egter direk onder die voortdurende toesig moet wees van 'n ambagsman al die tyd wat sodanige vakleerlinge met gedenkwerk in enige begraafplaas besig is.

(3) Niemand mag met die oprigting van enige gedenkwerk in enige begraafplaas begin nie, tensy hy bewys van sy identiteit en van sy kwalifikasie vir sodanige werk aan die Superintendent gelewer het onmiddellik voordat hy begin.

(4) Die Superintendent kan op staande voet die uitvoering van enige besondere gedenkwerk stopsit totdat die verlangde bewys ingevolge subartikel (3) aan hom gelewer is of wanneer hy ook al redelik vermoed dat daar nie aan die bepalings van subartikel (2) in verband met daardie gedenkwerk voldoen word nie.

CHAPTER VII

Monumental Section

55. (1) The Superintendent shall set apart in every cemetery a section which will be known as the Monumental Section and to which the provisions of section 56 shall not apply.

(2) The following provisions shall apply to the Monumental Section set apart in terms of subsection (1):—

(a) Subject to the provisions of paragraph (b), no person shall after the expiration of 28 days from the date of any interment erect, place or leave upon or round any grave any railing, wirework, flower stand or other object of any kind.

(b) Subject to the provisions of paragraph (c), no person shall without the consent of the Superintendent, in writing, place or leave on a grave any object in the nature of an ornament or embellishment.

(c) Flowers, whether natural or artificial, and whether loose or in vases or wreaths, may be placed or left on a grave at any time.

(d) The Council may, upon payment of the charges prescribed in Schedule A hereto, undertake to garden and maintain a grave.

(e) Without the written consent of the Superintendent no kerbstone shall be laid in such a manner that it shall be more than nine inches above the surface of the ground or more than eight inches deep.

(f) All kerbstones shall be properly dowelled and shall be so fixed as to permit their easy removal without danger of damaging the headstones or other memorial work on the grave.

Garden Section

56. The following provisions shall apply to a section which has not been set aside in terms of section 55 and which is known as the Garden Section:—

A memorial stone shall not exceed a height of four feet and six inches and no kerbing shall be allowed.

Penalties

57. Any person contravening or failing to comply with any provision of these by-laws and any person failing to comply with the conditions of any notice served on him by the Council in terms of these by-laws, shall be guilty of an offence and liable, on conviction, to a fine not exceeding R50 (fifty rand) and, in case of any continued offence, to a fine not exceeding R4 (four rand) per day for every day such offence is continued. In addition to such fine, any cost incurred by the Council as a result of any contravention of any provision of these by-laws or in the carrying out of any work prescribed in terms of these by-laws to be carried out by any person and not carried out by such person, shall be paid by the person guilty of such contravention or failing to carry out such work.

Revocation of By-laws

58. The Cemetery By-laws of the Krugersdorp Municipality, published under Administrator's Notice No. 765, dated 11 October 1961, are hereby revoked.

HOOFTUK VII

Monumentale Afdeling

55. (1) Die Superintendent moet in elke begraafplaas 'n afdeling wat bekend sal staan as die Monumentale Afdeling en waarop die bepalings van artikel 56 nie van toepassing is nie, afsonder.

(2) Die volgende bepalings is van toepassing op die Monumentale Afdeling wat ooreenkomsdig subartikel (1) afgesonder is:—

(a) Behoudens die bepalings van paragraaf (b) mag niemand na verloop van 28 dae van die datum van 'n tēr-aardebestelling af 'n reling, draadwerk, 'n blomstaander of enige ander voorwerp op of om 'n graf aanbring, plaas of laat nie.

(b) Behoudens die bepalings van paragraaf (c) mag niemand sonder die skriftelike toestemming van die Superintendent enige voorwerp in die vorm van 'n ornament of versiering op 'n graf plaas of laat nie.

(c) Blomme, hetsy natuurlike of kunsblomme, en hetsy los of in vase of in kranse, kan te eniger tyd op 'n graf geplaas of gelaat word.

(d) Die Raad kan, mits die gelde wat in Bylae A hierby voorgeskryf word, betaal is, onderneem om 'n graftuintjie te maak en dit te onderhou.

(e) Niemand mag sonder die skriftelike toestemming van die Superintendent 'n randsteen so aanbring dat dit meer as nege duim bokant die grondoppervlakte uitsteek of meer as agt duim diep is nie.

(f) Alle randstene moet behoorlik getap word en moet so vasgesit word dat hulle maklik verwijder kan word sonder dat die graftstene of ander gedenkwerk op die graf moontlik beskadig kan word.

Tuinafdeling

56. Die volgende bepalings is van toepassing op 'n afdeling wat nie ingevolge artikel 55 afgesonder is nie en wat bekend staan as die Tuinafdeling:—

'n Gedenksteen van nie hoer as 4 voet 6 duim nie en geen randstene word toegelaat nie.

Strafbepalings

57. Iedereen wat enige bepaling van hierdie verordeninge oortree of in gebreke bly om daaraan te voldoen en iedereen wat in gebreke bly om aan die voorwaardes van enige kennisgewing wat ingevolge hierdie verordeninge deur die Raad aan hom beteken is, te voldoen, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R50 (vyftig rand) en in die geval van 'n voortgesette misdryf, met 'n boete van hoogstens R4 (vier rand) per dag vir elke dag waarin die misdryf voortgesit word. Benewens sodanige boete, moet enige koste wat deur die Raad aangegaan word as gevolg van 'n oortreding van enige bepaling van hierdie verordeninge of by die uitvoering van enige werk ingevolge hierdie verordeninge voorgeskryf as deur enigiemand uitgevoer te word en wat nie deur hom uitgevoer is nie, deur die persoon betaal word wat hom aan sodanige oortreding skuldig maak of wat versuum om sodanige werk uit te voer.

Herroeping van Verordeninge

58. Die Begraafplaasverordeninge van die Munisipaliteit Krugersdorp, aangekondig by Administrateurskennisgewing No. 765 van 11 Oktober 1961, word hierby herroep.

SCHEDULE A

1. The following charges shall be payable in advance in respect of graves for residents of the municipality in the Monumental and Garden Sections of the cemeteries:—

	<i>Asiatics and Whites</i> R	<i>Bantu and Coloureds</i> R
(1) Single interment—		
(a) per adult.....	4.00	2.00
(b) per child.....	2.00	1.00
(c) per mother and newly-born child in one grave.....	4.00	2.00
(2) Second and ensuing interment in the same grave—		
(a) per adult.....	2.00	1.00
(b) per child.....	1.00	0.50
(3) Purchase of a grave—		
(a) per plot for two graves, in extent 8 ft × 8 ft.....	14.00	—
(b) per plot for two graves, in extent 7 ft × 7 ft.....	12.00	—
(c) per plot for one grave, in extent 7 ft × 3 ft.....	6.00	4.00
(d) per plot for one grave, in extent 4½ ft × 2 ft.....	4.00	3.00

2. The following charges shall be payable in advance in respect of graves for residents of the municipality in all sections of the cemeteries:—

	R
(1) For the exhumation of a body.....	10.00
(2) For the deepening of a grave—	
(a) to 8 ft.....	2.00
(b) deeper than 8 ft, for every additional foot.....	1.00
(3) For the transfer of a plot.....	0.50
3. For the interment of non-residents of the municipality double the relevant charges contained in items 1 and 2 shall be payable.	
4. For interments on Sundays and public holidays, double the relevant charges shall be payable.	
5. Maintenance charges shall be payable in advance in respect of graves of residents and non-residents of the municipality, excluding the maintenance of memorial works: Provided that the charges payable in respect of the Garden Section shall only be payable for periods of at least 50 years.	

	<i>Yearly</i> R	<i>For a period of 50 years</i> R
(1) For one grave of—		
(a) an adult.....	4.00	40.00
(b) a child.....	3.00	30.00
(2) For a plot containing—		
(a) two graves.....	8.00	52.00
(b) three graves.....	12.00	64.00
(c) four graves.....	16.00	76.00
(d) five graves.....	20.00	88.00
(e) six graves.....	24.00	100.00

6. For the renewal of a grave after a funeral or the erection of a memorial work:—

	R
(1) Per grave of an adult.....	4.00
(2) Per grave of a child.....	3.00

7. Scrap wreath frames, each: 5c.
8. Approval of memorial work plan: R2.

SCHEDULE B

KRUGERSDORP MUNICIPALITY

NOTICE OF INTERMENT

Date _____

The Superintendent,
Cemetery.

Authority is requested to inter the undermentioned remains in accordance with the Cemetery By-laws:—

Name _____

Sex of deceased _____

Age _____ years _____ months _____

Race and nationality _____

Date of death _____

BYLAE A

1. Die volgende geldeis vooruitbetaalbaar ten opsigte van grafte vir inwoners van die munisipaliteit in die Monumentale- en Tuinafdeling van die begraafplaas:—

	<i>Asiate en Blankes</i> R	<i>Bantoes en Kleurlinge</i> R
(1) Enkele teraardebestelling—		
(a) per volwassene.....	4.00	2.00
(b) per kind.....	2.00	1.00
(c) per moeder en pasgebore baba in een graf.....	4.00	2.00
(2) Tweede en daaropvolgende teraardebestelling in dieselfde graf—		
(a) per volwassene.....	2.00	1.00
(b) per kind.....	1.00	0.50
(3) Aankoop van 'n graf—		
(a) per perseel vir twee grafte, 8 vt × 8 vt groot.....	14.00	—
(b) per perseel vir twee grafte, 7 vt × 7 vt groot.....	12.00	—
(c) per perseel vir een graf, 7 vt × 3 vt groot.....	6.00	4.00
(d) per perseel vir een graf, 4½ vt × 2 vt groot.....	4.00	3.00

2. Die volgende gelde is vooruitbetaalbaar ten opsigte van grafte vir inwoners van die munisipaliteit in alle afdelings van die begraafplaas:—

	R
(1) Vir die opgraving van 'n lyk.....	10.00
(2) Vir die diepermaak van 'n graf—	
(a) tot agt vt.....	2.00
(b) dieper as agt vt, vir elke bykomende voet.....	1.00
(3) Vir die oordrag van 'n perseel.....	0.50

3. Vir die teraardebestelling van nie-inwoners van die munisipaliteit is dubbel die toepaslike gelde vervat in items 1 en 2 betaalbaar.

4. Vir teraardebestellings op Sondae en openbare vakansiedae word dubbel die toepaslike gelde gehef.

5. Instandhoudingsgelde is vooruitbetaalbaar ten opsigte van grafte van inwoners en nie-inwoners van die munisipaliteit, uitgesonderd die instandhouding van gedenkwerke: Met dien verstande dat die gelde betaalbaar ten opsigte van die Tuinafdeling slegs vir periodes van minstens 50 jaar betaalbaar is.

	<i>Jaarliks</i> R	<i>Vir 'n tydperk van 50 jaar</i> R
(1) Vir een graf van—		
(a) 'n volwassene.....	4.00	40.00
(b) 'n kind.....	3.00	30.00
(2) Vir 'n perseel bestaande uit—		
(a) twee grafte.....	8.00	52.00
(b) drie grafte.....	12.00	64.00
(c) vier grafte.....	16.00	76.00
(d) vyf grafte.....	20.00	88.00
(e) ses grafte.....	24.00	100.00

6. Vir die hernuwing van 'n graf na 'n begrafnis of die oprigting van 'n gedenksteen:—

	R
(1) Per graf van 'n volwassene.....	4.00
(2) Per graf van 'n kind.....	3.00

7. Afvalkransrame, per stuk: 5c.

8. Goedkeuring van gedenkwerkplan: R2.

BYLAE B

MUNISIPALITEIT KRUGERSDORP

KENNISGEWING VAN BEGRAFNIS

Datum _____

Die Superintendent,

-begraafplaas.

Toestemming word gevra om die ondergenoemde oorskot ooreenkomsdig die Begraafplaasverordeninge te begrawe:—

Naam _____

Geslag van oorledene _____

Ouderdom _____ jaar _____ maande

Ras en nasionaliteit _____

Datum van afsterwe _____

Date of funeral _____
 Last known address _____
 Is the above-mentioned the owner of property in Krugersdorp? _____
 If yes, state stand number _____
 If no, state period resident in Krugersdorp _____
 Name of next-of-kin (state Mr, Mrs or Miss) _____
 Address of next-of-kin _____
 Relationship to deceased _____
 Home language of next-of-kin _____
Purchaser of grave space
 1. Full name _____
 2. Address _____
 3. Relationship to deceased _____
 4. If no next-of-kin, authority to purchase _____
 To be interred in grave No. _____ Section _____
 Time _____ Date _____

Note.—This application and burial order shall be submitted to the Superintendent's office 4 (four) hours before interment is to take place. All complaints shall be addressed to the Director of Parks, Coronation Park, Krugersdorp, in writing or entered in the complaints book.

Funeral director. _____

SCHEDULE C
KRUGERSDORP MUNICIPALITY

APPLICATION FORM

Date _____

The Director of Parks,
 P.O. Box 94,
 Krugersdorp.

Sir,

I, the undersigned, owner/director/manager/secretary of the firm _____ am acquainted with the Cemetery By-laws of the Town Council of Krugersdorp and apply herewith for permission to erect a memorial stone on the grave of the late (state full name) _____

who was buried on (state date) _____ in the _____ cemetery, Krugersdorp, on behalf of _____

Name (Mr/Mrs/Miss) _____

Address _____

State relationship to deceased _____

I/We herewith undertake to comply with the Cemetery By-laws in every respect and to supervise the memorial stone makers and erectors thereof to ensure that the memorial work and the material used in the erection is adequate and of such quality as to ensure that the memorial work will not subside and that no grass will grow through the concrete top and to ensure that the memorial work is in line, level and of correct height. I/We accept full liability for the actions and negligence of my/our memorial stone makers and erectors in connection with the proposed work.

It is accepted that every memorial work shall be completed to the satisfaction of the Superintendent or else permission for the further erection thereof will be refused.

Signed at _____ Date _____

Full signature _____

Delete where not applicable.

FOR OFFICE USE ONLY

Late _____
 Grave _____ Section _____ Size _____
 Cemetery _____ Caretaker in Charge _____
 Date of erection _____ Signature of erector _____
 T.A.L.G. 5/23/18

Datum van begrafnis _____
 Die laaste bekende adres _____
 Is bovenmelde 'n besitter van eiendom in Krugersdorp? _____
 Indien Ja, vermeld standplaasnommer _____
 Indien Nee, vermeld tydperk van verblyf in Krugersdorp _____
 Naam van naaste bloedverwant (meld mnr., mev. of mej.) _____
 Adres van naaste bloedverwant _____
 Verwantskap met oorledene _____
 Huistaal van naaste bloedverwant _____
 Koper van grafsruimte:—
 1. Volle naam _____
 2. Adres _____
 3. Verwantskap met oorledene _____
 4. Indien geen bloedverwant, magtiging om te koop _____
 Om begrawe te word in graf No. _____ Afdeling _____
 Tyd _____ Datum _____

Let wel.—Hierdie aansoek en begrafnisorder moet by die Superintendent se kantoor ingedien word 4 (vier) ure voordat die begrafnis moet plaasvind. Alle klages moet skriftelik aan die Direkteur van Parke, Kroningspark, Krugersdorp, gerig word of in die klagesboek ingeskryf word.

Direkteur van Begravnis.

BYLAE C
MUNISIPALITEIT KRUGERSDORP
AANSOEKVORM

Datum _____

Die Direkteur van Parke,
 Posbus 94,
 Krugersdorp.

Meneer,

Ek, die ondergetekende, eienaar/direkteur/bestuurder/sekretaris van die firma _____ is bekend met die inhoud van die Begraafplaasverordeninge van die Krugersdorpse Stadsraad, en doen hiermee aansoek om toestemming om 'n gedenkwerk op die graf van wyle (meld volle naam) _____ wat op (meld datum) _____ in die _____-begraafplaas, Krugersdorp, begrawe is, op te rig namens _____

Naam (mnr./mev./mej.) _____

Adres _____

Meld verwantskap tot die oorledene _____

Ek/Ons ondernem hiermee om in elke besonderheid aan die Begraafplaasverordeninge te voldoen en oor die gedenkwerkmakers en oprigers toesig te hou om te verseker dat die gedenkwerk en die materiaal wat by die oprigting gebruik word, voldoende en van sodanige gehalte is dat verseker sal word dat die gedenkwerk nie sakk nie en dat daar nie gras deur die betonblad sal groei nie en ook dat die gedenkwerk in die korrekte lyn, gelyk en waterpas is. Ek/Ons aanvaar volle verantwoordelikheid vir die optrede en versuim van my/ons gedenkwerkmakers en -oprigers in verband met die voorgestelde werk.

Dit word aanvaar dat elke gedenkwerk tot bevrediging van die Superintendent voltooi moet word anders sal toestemming tot die verdere oprigting daarvan geweier word.

Geteken te _____ Datum _____

Volle handtekening _____

Skrap waar nie van toepassing is nie.

SLEGS VIR KANTOORGEBRUIK

Wyle _____
 Graf _____ seksie _____ grootte _____
 Begraafplaas _____ Toesighoudende opsigter _____
 Datum van oprigting _____
 Handtekening van opriger _____

T.A.L.G. 5/23/18.

Administrator's Notice No. 1272

18 December 1968

**TZANEEN MUNICIPALITY.—AMENDMENT
 TO ELECTRICITY SUPPLY BY-LAWS**

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.

Administratorekennisgewing No. 1272

18 Desember 1968

**MUNISIPALITEIT TZANEEN.—WYSIGING VAN
 ELEKTRISITEITVOORSIENINGSVERORDENINGE**

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

The Electricity Supply By-laws of the Tzaneen Municipality, published under Administrator's Notice No. 86, dated 6 February 1963, as amended, are hereby further amended by the substitution in item 7 (1) (a) (ii) of Part I of the Electricity Tariff for the amount "R1:20" of the amount "R1".

T.A.L.G. 5/36/71.

Administrator's Notice No. 1273

18 December 1968

KRUGERSDORP MUNICIPALITY.—CREMATORIUM TARIFF

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.

CREMATORIUM CHARGES

All charges payable in respect of the crematorium shall be paid at the office of the superintendent of the cemeteries of the Town Council of Krugersdorp and shall be as follows:—

1. Cremation of the remains of an adult including the use of the chapel and all additional services after the coffin has been placed on the catafalque	R 20 00
2. Cremation of the remains of a child including the use of the chapel and all additional services after the coffin has been placed on the catafalque	10 00
3. For a niche, 13½ inches by 8½ inches by 7½ inches in the columbarium in perpetuity	20 00
4. (1) Purchase of a grave, 2 feet by 2 feet by 18 inches deep, in the cemetery for burial of an urn or casket	6 00
(2) Burial of an urn or casket	4 00
5. For the space for a tablet on the memorial wall:—	
9½ inches by 3¾ inches	8 00
9½ inches by 6¾ inches	14 00
9½ inches by 10¾ inches	20 00
9½ inches by 13¾ inches	24 00
6. Burial of ashes in a grave already containing remains	2 00
7. For a space in the memorial book, per insertion of three lines	4 00
8. The contractor shall be liable for half of the appropriate charges should a cremation be cancelled.	

T.A.L.G. 5/181/18.

Administrator's Notice No. 1274

18 December 1968

SABIE MUNICIPALITY.—AMENDMENT TO WATER SUPPLY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the said Ordinance.

The Water Supply By-laws of the Sabie Municipality, published under Administrator's Notice No. 43, dated 28 January 1927, as amended, are hereby further amended as follows:—

1. By the substitution in section 2 for the expression "£1 (one pound) sterling" of the expression "R8 (eight rand)".
- (2) By the deletion of section 34.

Die Elektrisiteitvoorsieningsverordeninge van die munisipaliteit Tzaneen, aangekondig by Administrateurskennisgewing No. 86 van 6 Februarie 1963, soos gewysig, word hierby verder gewysig deur in item 7 (1) (a) (ii) van Deel I van die Elektrisiteitstarief die bedrag „R1,20” deur die bedrag „R1” te vervang.

T.A.L.G. 5/36/71.

Administrateurskennisgewing No. 1273

18 Desember 1968

MUNISIPALITEIT KRUGERSDORP.—KREMATORIUMTARIEF

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

KREMATORIUMGELDE

Alle gelde ten opsigte van die krematorium is by die kantoor van die superintendent van die Stadsraad van Krugersdorp se begraafphase betaalbaar en is as volg:—

R c	R c
1. Verassing van die lyk van 'n volwassene met inbegrip van die gebruik van die kapel en alle bykomende dienste nadat die kis op die katafalk geplaas is	20 00
2. Verassing van die lyk van 'n kind met inbegrip van die gebruik van die kapel en alle bykomende dienste nadat die kis op die katafalk geplaas is	10 00
3. Vir 'n nis, 13½ duim by 8½ duim by 7½ duim groot, in die kolumbarium in perpetuum	20 00
4. (1) Koste van 'n graf 2 voet by 2 voet by 18 duim diep in die begraafplaas vir begrawing van 'n kruik of 'n kissie	6 00
(2) Begrawing van 'n kruik of 'n kissie	4 00
5. Vir die ruimte vir 'n tablet op die gedenkmuur:—	
9½ duim by 3¾ duim	8 00
9½ duim by 6¾ duim	14 00
9½ duim by 10¾ duim	20 00
9½ duim by 13¾ duim	24 00
6. Begrawing van as in 'n graf wat alreeds 'n lyk bevat	2 00
7. Vir 'n ruimte in die gedenkboek, per drieëlplasing	4 00
8. Wanneer 'n verassing gekanselleer word bly die kontraktant aanspreeklik vir die helfte van die toepaslike gelde.	

T.A.L.G. 5/181/18.

Administrateurskennisgewing No. 1274

18 Desember 1968

MUNISIPALITEIT SABIE.—WYSIGING VAN WATERVOORSIENINGS BYWETTE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die Verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Watervoorsienings Bywette van die munisipaliteit Sabie, aangekondig by Administrateurskennisgewing No. 43 van 28 Januarie 1927, soos gewysig, word hierby verder as volg gewysig:

- (1) Deur in artikel 2 die uitdrukking „£1 (een pond sterling)” deur die uitdrukking „R8 (agt rand)” te vervang.
- (2) Deur artikel 34 te skrap.

(3) By the substitution for items 1 and 2 of the Tariff of Charges under Schedule A of the following:

"1. For the supply of water in any one month to all consumers, except the South African Railways.

(1) For the first 15,000 gallons or part thereof: R4.

(2) Thereafter, per 1,000 gallons or part thereof: 20c.

(3) Minimum charge, whether water is consumed or not: R4.

(2) For the supply of water in any one month to the South African Railways.

Per 1,000 gallons or part thereof: 20c."

T.A.L.G. 5/104/68.

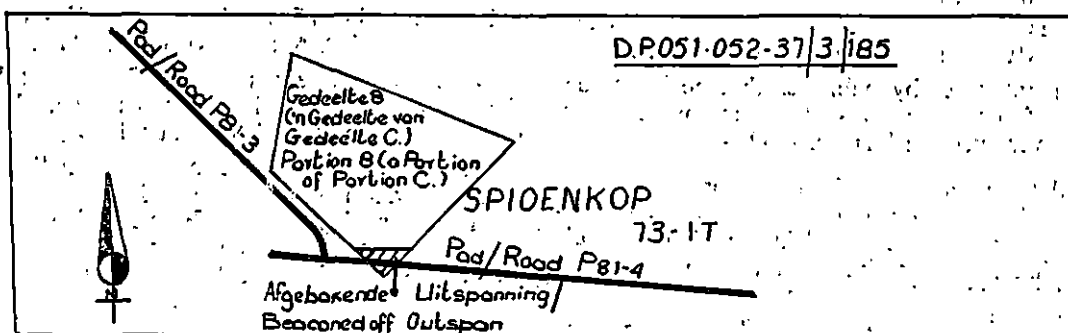
Administrator's Notice No. 1275

18 December 1968

REDUCTION AND BEACONING OFF OF GENERAL OUTSPAN SERVITUDE ON PORTION 8 (A PORTION OF PORTION C) OF THE FARM SPIOENKOP 73 IT, DISTRICT OF ERMELO

With reference to Administrator's Notice No. 607 of 19 July 1967 it is hereby notified for general information that the Administrator is pleased, under the provisions of paragraph (iv) of subsection (1) and paragraph (i) of subsection (7) of section fifty-six of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), to approve the reduction to 10 morgen and beaconing off thereof of the general outspan servitude in extent one quarter of 1/75th of 4,107 morgen 49 square roods situate on the above-mentioned farm, as indicated on the subjoined sketch plan.

D.P. 051-052-37/3/185.



Administrator's Notice No. 1276

18 December 1968

DECLARATION AS A THROUGHWAY OF EXISTING PUBLIC ROAD BEING PORTION OF JOHANNESBURG WESTERN BYPASS (ROUTE T13-14) MUNICIPAL AREA OF ROODEPOORT, DISTRICT OF ROODEPOORT

It is hereby notified for general information that the Administrator has approved, after the necessary investigation, that the public road being a portion of the Johannesburg Western Bypass (Route T13-14), municipal area of Roodepoort, District of Roodepoort, as declared by Administrator's Notice No. 835 of 4 October 1967, read with Administrator's Notice No. 466 of 1 May 1968, and the new sketch plans with co-ordinates subjoined thereto, shall be declared a throughway in terms of paragraph (a) of subsection (3) of section 5 of the Roads Ordinance No. 22 of 1957.

D.P.H. 022J-23/20/T13-14 Vol. III.

(3) Deur items 1 en 2 van die Tarief van Gelde onder bylae A deur die volgende te vervang:

"1. Vir die levering van water in enige besondere maand aan alle verbruikers, uitgesonderd die Suid-Afrikaanse Spoerweë.

(1) Vir die eerste 15,000 gellings of gedeelte daarvan: R4.

(2) Daarna, per 1,000 gellings of gedeelte daarvan: 20c.

(3) Minimum vordering, hetsy water verbruik word al dan nie: R4.

(2) Vir die levering van water in enige besondere maand aan die Suid-Afrikaanse Spoerweë.

Per 1,000 gellings of gedeelte daarvan: 20c."

T.A.L.G. 5/104/68.

Administrateurskennisgewing No. 1275

18 Desember 1968

VERMINDERING EN AFBAKENING VAN ALGEMENE UITSPANSERWITUUT OP GEDEELTE 8 ('N GEDEELTE VAN GEDEELTE C) VAN DIE PLAAS SPIOENKOP 73 IT, DISTRIK ERMELO

Met verwysing na Administrateurskennisgewing No. 607 van 19 Julie 1967 word hiermee vir algemene inligting bekendgemaak dat dit die Administrateur behaag om, ooreenkomstig paragraaf (iv) van subartikel (1) en paragraaf (i) van subartikel (7) van artikel ses-en-vyftig van die Padordonansie, 1957 (Ordonansie No. 22 van 1957), goedkeuring te heg aan die vermindering na 10 morge en afbakening daarvan van die algemene uitspanserwituut groot 'n kwart van 1/75ste van 4,107 morg 49 vierkante roede geleë op bogenoemde plaas, soos op bygaande sketsplan aangetoon. D.P. 051-052-37/3/185.

D.P.051-052-37/3/185

Administrator's Notice No. 1276

18 December 1968

Administrateurskennisgewing No. 1276

18 Desember 1968

VERKLARING TOT DEURPAD VAN BESTAANDE OPENBARE PAD, SYNDE GEDEELTE VAN JOHANNESBURGSE WESTELIKE VERBYPAD (ROETE T13-14) ROODEPOORTSE MUNISIPALE GEBIED, DISTRIK ROODEPOORT

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur na die nodige ondersoek goedgekeur het dat die openbare pad, synde 'n gedeelte van die Johannesburgse Westelike Verbypad (Roete T13-14), in die Roodepoortse munisipale gebied, distrik Roodepoort, soos verklaar by Administrateurskennisgewing No. 835 van 4 Oktober 1967, gelees met Administrateurskennisgewing No. 466 van 1 Mei 1968, met gepaardgaande nuwe sketsplanne en lys van koördinate, tot 'n deurpad verklaar word, ingevolge paragraaf (a) van subartikel (3) van artikel 5 van die Padordonansie No. 22 van 1957.

D.P.H. 022J-23/20/T13-14 Deel III.

Administrator's Notice No. 1277

18 December 1968

REDUCTION AND DEMARCATON OF OUT-SPAN SERVITUDE ON THE FARM GROENBOOM 154 KP, DISTRICT OF THABAZIMBI

With reference to Administrator's Notice No. 241, dated 6 March 1968, it is hereby notified for general information that the Administrator is pleased under the provisions of paragraph (iv) of subsection (1) and paragraph (i) of subsection (7) of section fifty-six of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957), to approve the reduction and demarcation of the servitude of the undefined outspan situated on Portion 1 of the farm Groenboom 154 KP, District of Thabazimbi, from 1/75th of 2,149 morgen 261 square roods to five morgen, as indicated on the subjoined sketch plan.

D.P. 08-086-37/3/G/1.

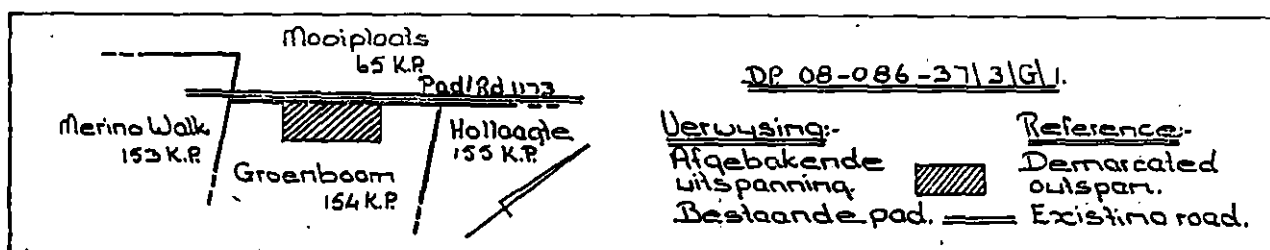
Administratorskennisgewing No. 1277

18 Desember 1968

VERMINDERING EN AFBAKENING VAN UITSpanserwituut OP DIE PLAAS GROENBOOM 154 KP, DISTRIK THABAZIMBI

Met betrekking tot Administratorskennisgewing No. 241 van 6 Maart 1968, word hierby vir algemene inligting bekendgemaak dat dit die Administrateur behaag om ooreenkomsdig paragraaf (iv) van subartikel (1) en paragraaf (i) van subartikel (7) van artikel ses-en-vyftig van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957), goedkeuring te heg aan die vermindering en afbakening van die serwituut ten opsigte van die onbepaalde serwituut waaraan Gedeelte 1 van die plaas Groenboom 154 KP, distrik Thabazimbi, onderworpe is, vanaf 1/75ste van 2,149 morg 261 vierkante roede na 5 morg, soos aangetoon op bygaande sketsplan.

D.P. 08-086-37/3/G/1.



Administrator's Notice No. 1278

18 December 1968

BEDFORDVIEW MUNICIPALITY.—ALTERATION OF MUNICIPAL BOUNDARIES

The Administrator hereby publishes that he has under and by virtue of the powers vested in him by section 9 of the Local Government Ordinance, 1939—

(a) altered the boundaries of the Bedfordview Municipality with effect from 1 January 1969, by the inclusion therein of the area described in the First Schedule hereto and that the redescription of the boundaries of the Bedfordview Municipality with effect from 1 January 1969, is as described in the Second Schedule here-to;

(b) exempted the area described in the Third Schedule hereto in terms of section 9 (9) of the Local Government Ordinance, 1939, from the provisions of the Local Authorities Rating Ordinance, 1933, provided that in respect of any agricultural land as defined in section 4 of the Local Authorities Rating Ordinance, 1933, such exemption shall be for a period of not less than three years as from 1 January 1969, and provided further that assessment rates may at any time be levied with the approval of the Administrator at a rate determined by him on land in respect of which the establishment of a township has been approved by the Administrator or which is used for trade or industrial purposes (including brickyards) or is also used for profitable entertainment purposes;

(c) in respect of the area described in the Fourth Schedule hereto directs in terms of section 9 (10) *bis* of the Local Government Ordinance, 1939, the levying for a period of three years as from 1 January 1969, of assessment rates in such area equal to the different assessment rates applicable on 31 December 1968, in the area; and

Administratorskennisgewing No. 1278

18 Desember 1968

MUNISIPALITEIT BEDFORDVIEW.—VERANDERING VAN MUNISIPALE GRENSE

Die Administrateur publiseer hierby dat hy ingevolge die bevoegdhede aan hom verleen by artikel 9 van die Ordonnansie op Plaaslike Bestuur, 1939—

(a) die grense van die munisipaliteit Bedfordview met ingang van 1 Januarie 1969 deur die insluiting daarin van die gebiede in die Eerste Bylae hierby omskryf verander het en dat die heromskrywing van die grense van die munisipaliteit Bedfordview met ingang van 1 Januarie 1969 is soos in die Tweede Bylae hierby omskryf;

(b) die gebied in die Derde Bylae hierby omskryf ingevolge artikel 9 (9) van die Ordonnansie op Plaaslike Bestuur, 1939, van die bepalings van die Plaaslike Bestuur-belastingordonnansie, 1933, vrystel met dien verstande dat ten opsigte van enige landbougrond soos omskryf in artikel 4 van die Plaaslike Bestuur-belastingordonnansie, 1933, sodanige vrystelling vir 'n tydperk van minstens drie jaar van 1 Januarie 1969 af sal wees en voorts met dien verstande dat eiendomsbelastings met die goedkeuring van die Administrateur teen 'n koers deur hom bepaal te eniger tyd gehef kan word op grond ten opsigte waarvan dorpstigting deur die Administrateur goedgekeur is, of wat vir handels- of nywerheidsdoeleindes (ingeslote steenmakery) of ook vir doeleindes van vermaaklikheid met winsbejag gebruik word;

(c) ten opsigte van die gebied in die Vierde Bylae hierby omskryf ingevolge artikel 9 (10) *bis* van die Ordonnansie op Plaaslike Bestuur, 1939, die heffing gelas het vir 'n tydperk van drie jaar van 1 Januarie 1969 af van eiendomsbelastings in daardie gebied wat dieselfde is as die verskillende eiendomsbelastings wat op 31 Desember 1968 in die gebied van toepassing is; en

(d) in respect of the area described in the First Schedule hereto, directs in terms of section 9 (10) *ter* of the Local Government Ordinance, 1939, that the provisions of any town-planning scheme as contemplated in the Town-planning and Townships Ordinance, 1965, shall remain in force notwithstanding the addition of such area to the Bedfordview Municipality.

The Administrator further hereby notifies that he has in terms of the provisions of section 159 *bis* of the Local Government Ordinance, 1939, directed—

(a) that in respect of the area described in the First Schedule hereto, the accumulated surpluses standing to the credit of such area shall be used by the Village Council of Bedfordview only for the benefit, purposes and services of such area; and

(b) that in respect of the area described in the First Schedule hereto, a valuation roll in force on 31 December 1968, shall remain in force in the aforementioned area until 30 June 1969, and that in respect of an interim valuation roll compiled by the Transvaal Board for the Development of Peri-Urban Areas as at 31 December 1968, and not confirmed and authenticated on such date the Transvaal Board for the Development of Peri-Urban Areas shall take all steps in terms of the Local Authorities Rating Ordinance, 1933, to have such interim valuation roll confirmed and authenticated at the expense of the Village Council of Bedfordview.

T.A.L.G. 3/2/46 Vol. 2.

BEDFORDVIEW MUNICIPALITY.—ALTERATION OF BOUNDARIES

FIRST SCHEDULE

Description of Area Included

Beginning at the north-western beacon of Portion 2 (Diagram S.G. A2163/22) of the farm Bedford 68 IR; proceeding thence eastwards along the boundaries of the following portions of the farm Bedford 68 IR so as to include them in this area: The said Portion 2 and Portion 4 (Diagram S.G. A2386/22) to the north-eastern beacon of the last-named Portion; thence generally south-eastwards along the boundaries of the following so as to include them in this area: The said Portion 4 of the farm Bedford 68 IR and Essexwold Township (General Plan S.G. A2466/49) to the south-eastern beacon of the last-named township; thence westwards along the northern boundary of the farm Elandsfontein 90 IR, to the south-western beacon of Portion 56 (Diagram S.G. A2489/58) of the farm Bedford 68 IR; thence north-westwards along the boundaries of the following so as to include them in this area: The said Portion 56 of the farm Bedford 68 IR and Bedford Park Township (General Plan S.G. A1965/63) to the north-western beacon of the last-named township; thence generally north-eastwards along the boundaries of the following so as to include them in this area: The said Bedford Park Township, Bedford Park Extension 1 Township (General Plan S.G. A243/64), Senderwood Township (General Plan S.G. A3764/47), Senderwood Extension 2 Township (General Plan S.G. A1853/60), Portion 3 (Diagram S.G. A857/35) of the farm Bedford 62 IR, Senderwood Extension 1 Township (General Plan S.G. A3918/47) and Portion 2 (Diagram S.G. A2163/22) of the farm Bedford 68 IR to the north-western beacon of the last-named portion, the place of beginning.

(d) ten opsigte van die gebied in die Eerste Bylae hierby omskryf, ingevolge artikel 9 (10) *ter* van die Ordonnansie op Plaaslike Bestuur, 1939, gelas het dat die bepalings van enige dorpsaanlegskema soos beoog in die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, van krag bly ondanks die toevoeging van sodanige gebied tot die munisipaliteit Bedfordview.

Die Administrateur maak voorts hierby bekend dat hy ingevolge die bepalings van artikel 159 *bis* van die Ordonnansie op Plaaslike Bestuur, 1939, opdrag gegee het—

(a) dat ten opsigte van die gebied in die Eerste Bylae hierby omskryf die opgehoopde surplus wat op 31 Desember 1968 tot die krediet van daardie gebied staan deur die Dorpsraad van Bedfordview alleen ten voordele en vir die doeleindes en dienste van sodanige gebied aangewend word; en

(b) dat ten opsigte van die gebied in die Eerste Bylae hierby omskryf 'n waarderingslys van krag op 31 Desember 1968 van krag bly in vooroorde gebied tot 30 Junie 1969 en dat ten opsigte van 'n tussentydse waarderingslys wat deur die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede soos op 31 Desember 1968 opgestel word en wat nog nie op daardie datum bekragtig en gewaarmerk is nie, die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, alle stappe ingevolge die Plaaslike Bestuur-belasting-ordonnansie, 1933, doen om so 'n tussentydse waarderingslys op koste van die Dorpsraad van Bedfordview te laat bekragtig en waarmerk.

T.A.L.G. 3/2/46 Vol. 2.

MUNISIPALITEIT BEDFORDVIEW.—VERANDERING VAN GRENSE

EERSTE BYLAE

Beskrywing van Gebied Ingelsluit

Begin by die noordwestelike baken van Gedeelte 2 (Kaart L.G. A2163/22) van die plaas Bedford 68 IR; daarvandaan ooswaarts langs die grense van die volgende gedeeltes van die plaas Bedford 68 IR sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 2 en Gedeelte 4 (Kaart L.G. A2386/22) tot by die noordoostelike baken van die laasgenoemde gedeelte; daarvandaan algemeen suidowaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 4 van die plaas Bedford 68 IR en Essexwoldorp (Algemene Plan L.G. A2466/49) tot by die suidoostelike baken van die laasgenoemde dorp; daarvandaan weswaarts langs die noordelike grens van die plaas Elandsfontein 90 IR tot by die suidwestelike baken van Gedeelte 56 (Kaart L.G. A2489/58) van die plaas Bedford 68 IR; daarvandaan noordweswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 56 van die plaas Bedford 68 IR en Bedford Parkdorp (Algemene Plan L.G. A1965/63) tot by die noordwestelike baken van die laasgenoemde dorp; daarvandaan algemeen noordooswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Bedford Parkdorp, Bedford Park-uitbreiding 1 Dorp (Algemene Plan L.G. A243/64), Senderwooddorp (Algemene Plan L.G. A3764/47); Senderwood-uitbreiding 2 Dorp (Algemene Plan L.G. A1853/60), Gedeelte 3 (Kaart L.G. A857/35) van die plaas Bedford 62 IR, Senderwood-uitbreiding 1 Dorp (Algemene Plan L.G. A3918/47), en Gedeelte 2 (Kaart L.G. A2163/22) van die plaas Bedford 68 IR tot by die noordwestelike baken van die laasgenoemde gedeelte, die begin punt.

SECOND SCHEDULE
Redescription of Boundaries

Beginning at the north-western beacon of Portion 2 (Diagram S.G. A2163/22) of the farm Bedford 68 IR; proceeding thence eastwards along the boundaries of the following portions of the farm Bedford 68 IR so as to include them in this area: The said Portion 2 and Portion 4 (Diagram S.G. A2386/22) to the north-eastern beacon of the last-named portion; thence generally south-eastwards along the boundaries of the following so as to include them in this area: The said Portion 4 of the farm Bedford 68 IR and Essexwold Township (General Plan S.G. A2466/49) to the south-eastern beacon of the last-named Township; thence eastwards along the northern boundary of the farm Elandsfontein 90 IR to the north-eastern beacon thereof; thence southwards along the eastern boundary of the farm Elandsfontein 90 IR to the south-eastern beacon of Lot 2 (Diagram S.G. A3423/20) of Gedenhuis Estate Small Holdings; thence generally south-westwards along the south-eastern boundary of the said Lot 2 to the north-eastern beacon of Portion 2 of Lot 2 (Diagram S.G. A3659/66) of Gedenhuis Estate Small Holdings; thence generally south-westwards and southwards along the boundaries of the following so as to exclude them from this area: The said Portion 2 of Lot 2 and Portion 30 (Diagram S.G. A1374/18) of the farm Elandsfontein 90 IR to the south-western beacon of the last-named portion; thence south-westwards along the south-eastern boundary of Gedenhuis Estate Small Holdings (General Plan S.G. A1875/20) to the eastern most beacon of Portion 242 (Diagram S.G. A4009/40) of the farm Elandsfontein 90 IR; thence north-westwards and generally south-westwards along the boundaries of the said Portion 242 so as to exclude it from this area to the south-western beacon thereof; thence south-westwards along the said south-eastern boundary of Gedenhuis Estate Small Holdings to the north-eastern beacon of Bedfordview Extension 34 Township (General Plan S.G. A6219/56); thence south-eastwards, south-westwards and north-westwards along the boundaries of the said Bedfordview Extension 34 Township so as to include it in this area to the north-western beacon thereof; thence south-westwards along the south-eastern boundary of Gedenhuis Estate Small Holdings (General Plan S.G. A1875/20) to the south-western beacon thereof; thence southwards and westwards along the boundaries of Malvern East Extension 1 Township (General Plan S.G. A4545/37) so as to exclude it from this area to the eastern most beacon of Malvern East Extension 9 Township (General Plan S.G. A4705/58); thence generally south-westwards and westwards along the boundaries of the following so as to include them in this area: The said Malvern East Extension 9 Township and Malvern East Extension 3 Township (General Plan S.G. A3565/42) to the south-western beacon of the last-named township; thence northwards along the western boundary of the farm Elandsfontein 90 IR to the north-western beacon thereof; thence eastwards along the northern boundary of the farm Elandsfontein 90 IR to the south-western beacon of Portion 56 (Diagram S.G. A2489/58) of the farm Bedford 68 IR; thence north-westwards along the boundaries of the following so as to include them in this area: The said Portion 56 of the farm Bedford 68 IR and Bedford Park Township (General Plan S.G. A1965/63) to the north-western beacon of the last-named township; thence generally north-eastwards along the boundaries of the

TWEEDE BYLAE
Herbeskrywing van Grense

Begin by die noordwestelike baken van Gedeelte 2 (Kaart L.G. A2163/22) van die plaas Bedford 68 IR; daarvandaan ooswaarts langs die grense van die volgende gedeeltes van die plaas Bedford 68 IR sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 2 en Gedeelte 4 (Kaart L.G. A2386/22) tot by die noordoostelike baken van die laasgenoemde gedeelte; daarvandaan algemeen suidooswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 4 van die plaas Bedford 68 IR en Essexwoldorp (Algemene Plan L.G. A2466/49) tot by die suidoostelike baken van die laasgenoemde dorp; daarvandaan ooswaarts langs die noordelike grens van die plaas Elandsfontein 90 IR tot by die noordoostelike baken daarvan; daarvandaan suidwaarts langs die oostelike grens van die plaas Elandsfontein 90 IR tot by die suidoostelike baken van Lot 2 (Kaart L.G. A3423/20) van Gedenhuis Estelandbouhoewes; daarvandaan algemeen suidweswaarts langs die suidoostelike grens van die genoemde Lot 2 tot by die noordoostelike baken van Gedeelte 2 van Lot 2 (Kaart L.G. A3659/66) van Gedenhuis Estelandbouhoewes; daarvandaan algemeen suidweswaarts en suidwaarts langs die grense van die volgende sodat hulle uit hierdie gebied uitgesluit word: Die genoemde Gedeelte 2 van Lot 2 en Gedeelte 30 (Kaart L.G. A1374/18) van die plaas Elandsfontein 90 IR tot by die suidwestelike baken van die laasgenoemde gedeelte; daarvandaan suidweswaarts langs die suidoostelike grens van Gedenhuis Estelandbouhoewes (Algemene Plan L.G. A1875/20) tot by die mees oostelike baken van Gedeelte 242 (Kaart L.G. A4009/40) van die plaas Elandsfontein 90 IR; daarvandaan noordweswaarts en algemeen suidweswaarts langs die grense van die genoemde Gedeelte 242 sodat dit uit hierdie gebied uitgesluit word tot by die suidwestelike baken daarvan; daarvandaan suidweswaarts langs die suidoostelike grens van Gedenhuis Estelandbouhoewes tot by die noordwestelike baken van Bedfordview-uitbreiding 34 Dorp (Algemene Plan L.G. A6219/56); daarvandaan suidooswaarts, suidweswaarts en noordweswaarts langs die grense van die genoemde Bedfordview-uitbreiding 34 Dorp sodat dit in hierdie gebied ingesluit word tot by die noordwestelike baken daarvan; daarvandaan suidweswaarts langs die suidoostelike grens van Gedenhuis Estelandbouhoewes (Algemene Plan L.G. A1875/20) tot by die suidwestelike baken daarvan; daarvandaan suidwaarts en weswaarts langs die grense van Malvern East-uitbreiding 1 Dorp (Algemene Plan L.G. A4545/37) sodat dit uit hierdie gebied uitgesluit word tot by die mees oostelike baken van Malvern East-uitbreiding 9 Dorp (Algemene Plan L.G. A4705/58); daarvandaan algemeen suidweswaarts en weswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Malvern East-uitbreiding 9 Dorp en Malvern East-uitbreiding 3 Dorp (Algemene Plan L.G. A3565/42) tot by die suidwestelike baken van die laasgenoemde dorp; daarvandaan noordwaarts langs die westelike grens van die plaas Elandsfontein 90 IR tot by die noordwestelike baken daarvan; daarvandaan ooswaarts langs die noordelike grens van die plaas Elandsfontein 90 IR tot by die suidwestelike baken van Gedeelte 56 (Kaart L.G. A2489/58) van die plaas Bedford 68 IR; daarvandaan noordweswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 56 van die plaas Bedford 68 IR en Bedford Parkdorp (Algemene Plan L.G. A1965/63) tot by die noordwestelike baken van die laasgenoemde dorp; daarvandaan algemeen noordooswaarts langs die grense van die volgende

following so as to include them in this area: The said Bedford Park Township, Bedford Park Extension 1 Township (General Plan S.G. A243/64), Senderwood Township (General Plan S.G. A3764/47), Senderwood Extension 2 Township (General Plan S.G. A1853/60), Portion 3 (Diagram S.G. A857/35) of the farm Bedford 62 IR, Senderwood Extension 1 Township (General Plan S.G. A3918/47), and Portion 2 (Diagram S.G. A2163/22) of the farm Bedford 68 IR to the north-western beacon of the last-named portion, the place of beginning.

THIRD SCHEDULE

Area Exempted from Rating

Those portions of the area described in the First Schedule hereof in respect of which on 31 December 1968, no assessment rates in terms of the provisions of the Local Authorities Rating Ordinance, 1933, have been levied.

FOURTH SCHEDULE

Area in Respect of Which the Levying of Differential Assessment Rates has been Directed

Those portions of the area described in the First Schedule hereof in respect of which on 31 December 1968, assessment rates have been levied in terms of the Local Authorities Rating Ordinance, 1933.

Administrator's Notice No. 1279

18 December 1968

EDENVALE MUNICIPALITY.—ALTERATION OF MUNICIPAL BOUNDARIES

The Administrator hereby publishes that he has under and by virtue of the powers vested in him by section 9 of the Local Government Ordinance, 1939—

(a) altered the boundaries of the Edenvale Municipality with effect from 1 January 1969, by the inclusion therein of the area described in the First Schedule hereto and that the redescription of the boundaries of the Edenvale Municipality with effect from 1 January 1969, is as described in the Second Schedule hereto;

(b) exempted the area described in the Third Schedule hereto in terms of section 9 (9) of the Local Government Ordinance, 1939, from the provisions of the Local Authorities Rating Ordinance, 1933, provided that in respect of any agricultural land as defined in section 4 of the Local Authorities Rating Ordinance, 1933, such exemption shall be for a period of not less than three years as from 1 January 1969, and provided further that assessment rates may at any time be levied with the approval of the Administrator at a rate determined by him on land in respect of which the establishment of a township has been approved by the Administrator or which is used for trade or industrial purposes (including brickyards) or is also used for profitable entertainment purposes;

(c) in respect of the area described in the Fourth Schedule hereto directs in terms of section 9 (10) *bis* of the Local Government Ordinance, 1939, the levying for a period of three years as from 1 January 1969, of assessment rates in such area equal to the different assessment rates applicable on 31 December 1968, in the area; and

(d) in respect of the area described in the First Schedule hereto, directs in terms of section 9 (10) *ter* of the Local Government Ordinance, 1939, that the provisions of any town-planning scheme as contemplated in the Town-planning and Townships Ordinance, 1965, shall remain in force notwithstanding the addition of such area to the Edenvale Municipality.

sodat hulle in hierdie gebied ingesluit word: Die genoemde Bedford Parkdorp, Bedford Park-uitbreiding 1 Dorp (Algemene Plan L.G. A243/64) Senderwooddorp (Algemene Plan L.G. A3764/47), Senderwood-uitbreiding 2 Dorp (Algemene Plan L.G. A1853/60), Gedeelte 3 (Kaart L.G. A857/35) van die plaas Bedford 62 IR, Senderwood-uitbreiding 1 Dorp (Algemene Plan L.G. A3918/47), en Gedeelte 2 (Kaart L.G. A2163/22) van die plaas Bedford 68 IR tot by die noordwestelike baken van die laasgenoemde gedeelte, die begin punt.

DERDE BYLAE

Gebied van Belasting Vrygestel

Daardie gedeeltes van die gebied in die Eerste Bylae hiervan omskryf ten opsigte waarvan op 31 Desember 1968 geen eiendomsbelasting ingevolge die bepalings van die Plaaslike Bestuur-belastinggordonansie, 1933, gehef is nie.

VIERDE BYLAE

Gebied ten Opsigte waarvan die Heffing van Verskillende Eiendomsbelastings Gelas is

Daardie gedeeltes van die gebied in die Eerste Bylae hiervan omskryf ten opsigte waarvan op 31 Desember 1968 eiendomsbelastings ingevolge die Plaaslike Bestuur-belastinggordonansie, 1933, gehef is.

Administrateurskennisgewing No. 1279

18 Desember 1968

MUNISIPALITEIT EDENVALE.—VERANDERING VAN MUNISIPALE GRENSE

Die Administrateur publiseer hierby dat hy ingevolge die bevoegdhede aan hom verleent by artikel 9 van die Ordonnansie op Plaaslike Bestuur, 1939—

(a) die grense van die munisipaliteit Edenvale met ingang van 1 Januarie 1969 deur die insluiting daarin van die gebiede in die Eerste Bylae hierby omskryf verander het en dat die heromskrywing van die grense van die munisipaliteit Edenvale met ingang van 1 Januarie 1969 is soos in die Tweede Bylae hierby omskryf;

(b) die gebied in die Derde Bylae hierby omskryf ingevolge artikel 9 (9) van die Ordonnansie op Plaaslike Bestuur, 1939, van die bepalings van die Plaaslike Bestuur-belastinggordonansie, 1933, vrystel met dien verstande dat ten opsigte van enige landbougrond soos omskryf in artikel 4 van die Plaaslike Bestuur-belastinggordonansie, 1933, sodanige vrystelling vir 'n tydperk van minstens drie jaar van 1 Januarie 1969 af sal wees en voorts met dien verstande dat eiendomsbelastings met die goedkeuring van die Administrateur teen 'n koers deur hom bepaal te eniger tyd gehef kan word op grond ten opsigte waarvan dorpstigting deur die Administrateur goedgekeur is, of wat vir handels- of nywerheidsdoeleindes (ingeslote steenmakery) of ook vir doeleindes van vermaaklikheid met winsbejag gebruik word;

(c) ten opsigte van die gebied in die Vierde Bylae hierby omskryf ingevolge artikel 9 (10) *bis* van die Ordonnansie op Plaaslike Bestuur, 1939, die heffing gelas het vir 'n tydperk van drie jaar van 1 Januarie 1969 af, van eiendomsbelasting in daardie gebied wat dieselfde is as die verskillende eiendomsbelastings wat op 31 Desember 1968 in die gebied van toepassing is; en

(d) ten opsigte van die gebied in die Eerste Bylae hierby omskryf ingevolge artikel 9 (10) *ter* van die Ordonnansie op Plaaslike Bestuur, 1939, gelas het dat die bepalings van enige dorpsaanlegskema soos beoog in die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, van krag bly ondanks die toevoeging van sodanige gebied tot die munisipaliteit Edenvale.

The Administrator further hereby notifies that he has in terms of the provisions of section 159 bis of the Local Government Ordinance, 1939, directed—

(a) that in respect of the area described in the First Schedule hereto, the accumulated surpluses standing to the credit of such area shall be used by the Town Council of Edenvale only for the benefit, purposes and services of such area; and

(b) that in respect of the area described in the First Schedule hereto, a valuation roll in force on 31 December 1968, shall remain in force in the aforementioned area until 30 June 1969, and that in respect of an interim valuation roll compiled by the Transvaal Board for the Development of Peri-Urban Areas as at 31 December 1968, and not confirmed and authenticated on such date the Transvaal Board for the Development of Peri-Urban Areas shall take all steps in terms of the Local Authorities Rating Ordinance, 1933, to have such interim valuation roll confirmed and authenticated at the expense of the Town Council of Edenvale.

T.A.L.G. 3/2/13 Vol. 2.

EDENVALE MUNICIPALITY.—ALTERATION OF BOUNDARIES

FIRST SCHEDULE

Description of Area Included

Beginning at the north-western beacon of Portion 70 (Diagram S.G. A1996/39) of the farm Rietfontein 61 IR; proceeding thence generally north-eastwards and eastwards along the north-western and northern boundaries of the farm Rietfontein 61 IR to the north-eastern beacon thereof; thence north-westwards and north-eastwards along the boundaries of the following portions of the farm Modderfontein 35 IR so as to include them in this area: Portion 28 (Diagram S.G. A3015/55), Portion 29 (Diagram S.G. A3016/55) and Portion 38 (Diagram S.G. A1096/64) to the northern-most beacon of the last-named portion; thence generally southwards and westwards along the boundaries of the following portions of the farm Modderfontein 35 IR so as to include them in this area: The said Portion 38, Portion 29 (Diagram S.G. A3016/55) and Portion 28 (Diagram S.G. A3015/55) to the south-western beacon of the last-named portion; thence generally south-eastwards along the north-eastern boundary of the farm Rietfontein 61 IR to the south-eastern beacon of Portion 1 (Diagram S.G. 130/95) of the farm Rietfontein 61 IR; thence westwards along the southern boundary of the said Portion 1 to the south-western beacon thereof; thence generally north-westwards along the south-western boundaries of the following portions of the farm Rietfontein 61 IR: Portion 1 (Diagram S.G. 130/95) and Portion 70 (Diagram S.G. A1996/39) to the north-western beacon of the last-named portion, the place of beginning.

SECOND SCHEDULE

Redescription of Boundaries

Beginning at the north-western beacon of Portion 70 (Diagram S.G. A1996/39) of the farm Rietfontein 61 IR; proceeding thence generally north-eastwards and eastwards along the north-western and northern boundaries of the farm Rietfontein 61 IR to the north-eastern beacon thereof; thence north-westwards and north-eastwards along the boundaries of the following portions of the farm Modderfontein 35 IR so as to include them in this area: Portion 28 (Diagram S.G. A3015/55), Portion 29 (Diagram S.G. A3016/55) and Portion 38 (Diagram S.G. A1096/64) to the northernmost beacon of the last-named portion;

Die Administrateur maak voorts hierby bekend dat hy ingevolge die bepalings van artikel 159 bis van die Ordonnansie op Plaaslike Bestuur, 1939, opdrag gegee het—

(a) dat ten opsigte van die gebied in die Eerste Bylae hierby omskryf die opgehoopde surplusse wat op 31 Desember 1968 tot die krediet van daardie gebied staan deur die Stadsraad van Edenvale alleen ten voordele en vir die doeleindes en dienste van sodanige gebied aangewend word; en

(b) dat ten opsigte van die gebied in die Eerste Bylae hierby omskryf 'n waarderingslys van krag op 31 Desember 1968 van krag bly in voornoemde gebied tot 30 Junie 1969 en dat ten opsigte van 'n tussentydse waarderingslys wat deur die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede soos op 31 Desember 1968 opgestel word en wat nog nie op daardie datum bekragtig en gewaarmerk is nie, die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, alle stappe ingevolge die Plaaslike Bestuurbelastingordonnansie, 1933, doen om so 'n tussentydse waarderingslys op koste van die Stadsraad van Edenvale te laat bekragtig en waarmerk.

T.A.L.G. 3/2/13 Vol. 2.

MUNISIPALITEIT EDENVALE.—VERANDERING VAN GRENSE

EERSTE BYLAE

Beskrywing van Gebied Ingelsluit

Begin by die noordwestelike baken van Gedeelte 70 (Kaart L.G. A1996/39) van die plaas Rietfontein 61 IR; daarvandaan algemeen noordooswaarts en ooswaarts langs die noordwestelike en noordelike grense van die plaas Rietfontein 61 IR tot by die noordoostelike baken daarvan; daarvandaan noordweswaarts en noordooswaarts langs die grense van die volgende gedeeltes van die plaas Modderfontein 35 IR sodat hulle in hierdie gebied ingesluit word: Gedeelte 28 (Kaart L.G. A3015/55), Gedeelte 29 (Kaart L.G. A3016/55) en Gedeelte 38 (Kaart L.G. A1096/64) tot by die mees noordelike baken van die laasgenoemde gedeelte; daarvandaan algemeen suidwaarts en weswaarts langs die grense van die volgende gedeeltes van die plaas Modderfontein 35 IR sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 38, Gedeelte 29 (Kaart L.G. A3016/55) en Gedeelte 28 (Kaart L.G. A3015/55) tot by die suidwestelike baken van die laasgenoemde gedeelte; daarvandaan algemeen suidooswaarts langs die noordoostelike grens van die plaas Rietfontein 61 IR tot by die suidoostelike baken van Gedeelte 1 (Kaart L.G. 130/95) van die plaas Rietfontein 61 IR; daarvandaan weswaarts langs die suidelike grens van die genoemde Gedeelte 1 tot by die suidwestelike baken daarvan; daarvandaan algemeen noordweswaarts langs die suidwestelike grense van die volgende gedeeltes van die plaas Rietfontein 61 IR: Gedeelte 1 (Kaart L.G. 130/95) en Gedeelte 70 (Kaart L.G. A1996/39) tot by die noordwestelike baken van die laasgenoemde gedeelte, die beginpunt.

TWEEDE BYLAE

Herbeskrywing van Grense

Begin by die noordwestelike baken van Gedeelte 70 (Kaart L.G. A1996/39) van die plaas Rietfontein 61 IR; daarvandaan algemeen noordooswaarts en ooswaarts langs die noordwestelike en noordelike grense van die plaas Rietfontein 61 IR tot by die noordoostelike baken daarvan; daarvandaan noordweswaarts en noordooswaarts langs die grense van die volgende gedeeltes van die plaas Modderfontein 35 IR sodat hulle in hierdie gebied ingesluit word: Gedeelte 28 (Kaart L.G. A3015/55), Gedeelte 29 (Kaart L.G. A3016/55) en Gedeelte 38 (Kaart L.G. A1096/64) tot by die mees noordelike baken van die

thence generally southwards and westwards along the boundaries of the following portions of the farm Modderfontein 35 IR so as to include them in this area: The said Portion 38, Portion 29 (Diagram S.G. A3016/55) and Portion 28 (Diagram S.G. A3015/55) to the south-eastern beacon of the last-named portion; thence eastwards along the northern boundary of the farm Rietfontein 63 IR to the south-western beacon of Portion 23 (Diagram S.G. A3909/53) of the farm Modderfontein 35 IR; thence north-westwards and eastwards along the boundaries of the following portions of the farm Modderfontein 35 IR so as to include them in this area: The said Portion 23 and Portion 22 (Diagram S.G. A3908/53) to the north-eastern beacon of the last-named portion on the western boundary of Illiondale Township (General Plan A3439/49); thence northwards, eastwards and southwards along the boundaries of the said Illiondale Township so as to include it in this area to the south-eastern beacon thereof on the northern boundary of the farm Rietfontein 63 IR; thence eastwards and south-eastwards along the northern and north-eastern boundaries of the said farm Rietfontein 63 IR to the south-eastern beacon of Portion 150 (Diagram S.G. A687/32) of the farm Rietfontein 63 IR; thence generally westwards along the boundaries of the following portions of the farm Rietfontein 63 IR so as to include them in this area: The said Portion 150, Portion 149 (Diagram S.G. A686/32), the remaining extent of Portion 153 (Diagram S.G. A921/32) in extent 10·0006 morgen, Portion 320 (Diagram S.G. A1515/51), Portion 246 (Diagram S.G. A6713/39), Portion 245 (Diagram S.G. A6712/39), the remaining extent of Portion 18 (Diagram S.G. A6711/39) in extent 2·5895 morgen, Portion 243 (Diagram S.G. A6710/39), Portion 208 (Diagram S.G. A2790/36), the remaining extent of Portion 206 (Diagram S.G. A2488/36) in extent 20·5200 morgen, Portion 346 (Diagram S.G. A321/55) and Portion 352 (Diagram S.G. A5634/56) to the south-western beacon of the last-named portion; thence southwards along the eastern boundary of Eastleigh Township (General Plan S.G. A192/02) to the south-eastern beacon thereof; thence south-eastwards and south-westwards along the boundaries of the following so as to include them in this area: Hurlyvale Township Extension 1 (General Plan S.G. A1550/57), Hurlyvale Township (General Plan S.G. A2543/53), the said Hurlyvale Township Extension 1, the said Hurlyvale Township and Portion 26 (Diagram S.G. A3645/20) of the farm Rietfontein 63 IR to the south-western beacon of the last-named portion; thence westwards along the southern boundary of the farm Rietfontein 61 IR to the south-eastern beacon of Essexwold Township (General Plan S.G. A2466/49); thence generally northwards along the boundaries of the following so as to exclude them from this area: The said Essexwold Township and Portion 4 (Diagram S.G. A2386/22) of the farm Bedford 68 IR to the north-eastern beacon of the last-named portion on the southern boundary of Portion 1 (Diagram S.G. 130/95) of the farm Rietfontein 61 IR; thence westwards along the southern boundary of the said Portion 1 to the south-western beacon thereof; thence generally north-westwards along the south-western boundaries of the following portions of the farm Rietfontein 61 IR: Portion 1 (Diagram S.G. 130/95) and Portion 70 (Diagram S.G. A1996/39) to the north-western beacon of the last-named portion, the place of beginning.

laasgenoemde gedeelte; daarvandaan algemeen suidwaarts en weswaarts langs die grense van die volgende gedeeltes van die plaas Modderfontein 35 IR sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 38, Gedeelte 29 (Kaart L.G. A3016/55) en Gedeelte 28 (Kaart L.G. A3015/55) tot by die suidoostelike baken van die laasgenoemde gedeelte; daarvandaan ooswaarts langs die noordelike grens van die plaas Rietfontein 63 IR tot by die suidwestelike baken van Gedeelte 23 (Kaart L.G. A3909/53) van die plaas Modderfontein 35 IR; daarvandaan noordweswaarts en ooswaarts langs die grense van die volgende gedeeltes van die plaas Modderfontein 35 IR sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 23 en Gedeelte 22 (Kaart L.G. A3908/53) tot by die noordoostelike baken van die laasgenoemde gedeelte op die westelike grens van Illiondaleorp (Algemene Plan L.G. A3439/49; daarvandaan noordwaarts, ooswaarts en suidwaarts langs die grense van die genoemde Illiondaleorp sodat dit in hierdie gebied ingesluit word tot by die suidoostelike baken daarvan op die noordelike grens van die plaas Rietfontein 63 IR; daarvandaan ooswaarts en suidooswaarts langs die noordelike en noordoostelike grense van die genoemde plaas Rietfontein 63 IR tot by die suidoostelike baken van Gedeelte 150 (Kaart L.G. A687/32) van die plaas Rietfontein 63 IR; daarvandaan algemeen weswaarts langs die grense van die volgende gedeeltes van die plaas Rietfontein 63 IR sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 150, Gedeelte 149 (Kaart L.G. A686/32), die resterende gedeelte van Gedeelte 153 (Kaart L.G. A921/32), groot 10·0006 morg, Gedeelte 320 (Kaart L.G. A1515/51), Gedeelte 246 (Kaart L.G. A6713/39), Gedeelte 245 (Kaart L.G. A6712/39), die resterende gedeelte van Gedeelte 18 (Kaart L.G. A6711/39), groot 2·5895 morg, Gedeelte 243 (Kaart L.G. A6710/39), Gedeelte 208 (Kaart L.G. A2790/36), die resterende gedeelte van Gedeelte 206 (Kaart L.G. A2488/36), groot 20·5200 morg, Gedeelte 346 (Kaart L.G. A321/55) en Gedeelte 352 (Kaart L.G. A5634/56) tot by die suidwestelike baken van die laasgenoemde gedeelte; daarvandaan suidwaarts langs die oostelike grens van Eastleighdorp (Algemene Plan L.G. A192/02) tot by die suidoostelike baken daarvan; daarvandaan suidooswaarts en suidweswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Hurlyvaledorp-uitbreiding 1 (Algemene Plan L.G. A1550/57), Hurlyvaledorp (Algemene Plan L.G. A2543/53), die genoemde Hurlyvaledorp-uitbreiding 1, die genoemde Hurlyvaledorp en Gedeelte 26 (Kaart L.G. A3645/20) van die plaas Rietfontein 63 IR tot by die suidwestelike baken van die laasgenoemde gedeelte; daarvandaan weswaarts langs die suidelike grens van die plaas Rietfontein 61 IR tot by die suidoostelike baken van Essexwold (Algemene Plan L.G. A2466/49); daarvandaan algemeen noordwaarts langs die grense van die volgende sodat hulle uit hierdie gebied uitgesluit word: Die genoemde Essexwold en Gedeelte 4 (Kaart L.G. A2386/22) van die plaas Bedford 68 IR tot by die noordoostelike baken van die laasgenoemde gedeelte op die suidelike grens van Gedeelte 1 (Kaart L.G. 130/95) van die plaas Rietfontein 61 IR; daarvandaan weswaarts langs die suidelike grens van die genoemde Gedeelte 1 tot by die suidwestelike baken daarvan; daarvandaan algemeen noordweswaarts langs die suidwestelike grense van die volgende gedeeltes van die plaas Rietfontein 61 IR: Gedeelte 1 (Kaart L.G. 130/95) en Gedeelte 70 (Kaart L.G. A1996/39) tot by die noordwestelike baken van die laasgenoemde gedeelte, die beginpunt.

THIRD SCHEDULE

Area Exempted from Rating

Those portions of the area described in the First Schedule hereof in respect of which on 31 December 1968, no assessment rates in terms of the provisions of the Local Authorities Rating Ordinance, 1933, have been levied.

FOURTH SCHEDULE

Area in respect of which the Levying of Differential Assessment Rates has been Directed

Those portions of the area described in the First Schedule hereof in respect of which on 31 December 1968, assessment rates have been levied in terms of the Local Authorities Rating Ordinance, 1933.

Administrator's Notice No. 1280

18 December 1968

JOHANNESBURG MUNICIPALITY.—ALTERATION OF MUNICIPAL BOUNDARIES

The Administrator hereby publishes that he has under and by virtue of the powers vested in him by section 9 of the Local Government Ordinance, 1939—

(a) altered the boundaries of the Johannesburg Municipality with effect from 1 January 1969, by the inclusion therein of the areas described in the First Schedule hereto and that the redescription of the boundaries of the Johannesburg Municipality with effect from 1 January 1969, is as described in the Second Schedule hereto;

(b) exempted the areas described in the Third Schedule hereto in terms of section 9 (9) of the Local Government Ordinance, 1939, from the provisions of the Local Authorities Rating Ordinance, 1933, provided that in respect of any agricultural land as defined in section 4 of the Local Authorities Rating Ordinance, 1933, such exemption shall be for a period of not less than 3 years as from 1 January 1969, and provided further that assessment rates may at any time be levied with the approval of the Administrator at a rate determined by him on land in respect of which the establishment of a township has been approved by the Administrator or which is used for trade or industrial purposes (including brickyards) or is also used for profitable entertainment purposes;

(c) in respect of the areas described in the Fourth Schedule hereto directs in terms of section 9 (10) *bis* of the Local Government Ordinance, 1939, the levying for a period of 3 years as from 1 January 1969, of assessment rates in such areas equal to the different assessment rates applicable on the 31st December 1968, in the respective areas; and

(d) in respect of the areas described in the First Schedule hereto, directs in terms of section 9 (10) *ter* of the Local Government Ordinance, 1939, that the provisions of any town-planning scheme as contemplated in the Town-planning and Townships Ordinance, 1965, shall remain in force notwithstanding the addition of such areas to the Johannesburg Municipality.

DERDE BYLAE

Gebied van Belasting Vrygestel

Daardie gedeeltes van die gebied in die Eerste Bylæ hiervan omskryf ten opsigte waarvan op 31 Desember 1968 geen eiendomsbelasting ingevolge die bepalings van die Plaaslike Bestuur-belastingordonnansie, 1933, gehef is nie.

VIERDE BYLAE

Gebied ten opsigte waarvan die Heffing van Verskillende Eiendomsbelastings Gelas is

Daardie gedeeltes van die gebied in die Eerste Bylæ hiervan omskryf ten opsigte waarvan op 31 Desember 1968 eiendomsbelastings ingevolge die Plaaslike Bestuur-belastingordonnansie, 1933, gehef is.

Administrateurskennisgewing No. 1280

18 Desember 1968

MUNISIPALITEIT JOHANNESBURG.—VERANDERING VAN MUNISIPALE GRENSE

Die Administrateur publiseer hierby dat hy ingevolge die bevoegdhede aan hom verleen by artikel 9 van die Ordonnansie op Plaaslike Bestuur, 1939—

(a) die grense van die munisipaliteit Johannesburg met ingang van 1 Januarie 1969 deur die insluiting daarin van die gebiede in die Eerste Bylæ hierby omskryf verander het en dat die heromskrywing van die grense van die munisipaliteit Johannesburg met ingang van 1 Januarie 1969 is soos in die Tweede Bylæ hierby omskryf;

(b) die gebiede in die Derde Bylæ hierby omskryf ingevolge artikel 9 (9) van die Ordonnansie op Plaaslike Bestuur, 1939, van die bepalings van die Plaaslike Bestuur-belastingordonnansie, 1933, vrystel met dien verstande dat ten opsigte van enige landbougrond soos omskryf in artikel 4 van die Plaaslike Bestuur-belastingordonnansie, 1933, sodanige vrystelling vir 'n tydperk van minstens drie jaar van 1 Januarie 1969 af sal wees en voorts met dien verstande dat eiendomsbelastings met die goedkeuring van die Administrateur teen 'n koers deur hom bepaal te eniger tyd gehef kan word op grond ten opsigte waarvan dorpsligting deur die Administrateur goedgekeur is, of wat vir handels- of nywerheidsdoeleindes (ingesloten steenmakery) of ook vir doeleindes van vermaaklikheid met winsbejag gebruik word;

(c) ten opsigte van die gebiede in die Vierde Bylæ hierby omskryf ingevolge artikel 9 (10) *bis* van die Ordonnansie op Plaaslike Bestuur, 1939, die heffing gelas het vir 'n tydperk van 3 jaar van 1 Januarie 1969 af van eiendomsbelastings in daardie gebiede wat dieselfde is as die verskillende eiendomsbelastings wat op 31 Desember 1968 in die onderskeie gebiede van toepassing is; en

(d) ten opsigte van die gebiede in die Eerste Bylæ hierby omskryf ingevolge artikel 9 (10) *ter* van die Ordonnansie op Plaaslike Bestuur, 1939, gelas het dat die bepalings van enige dorpsaanlegskema soos beoog in die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, van krag bly ondanks die toevoeging van sodanige gebiede tot die munisipaliteit Johannesburg.

The Administrator further hereby notifies that he has in terms of the provisions of section 159 bis of the Local Government Ordinance, 1939, directed—

(a) that in respect of the areas described in the First Schedule hereto, the accumulated surpluses standing to the credit of such areas, shall be used by the City Council of Johannesburg only for the benefit, purposes and services of such respective areas; and

(b) that in respect of the areas described in the First Schedule hereto, a valuation roll in force on 31 December 1968, shall remain in force in the aforementioned areas until 30 June 1969, and that in respect of an interim valuation roll compiled by the Transvaal Board for the Development of Peri-Urban Areas as at 31 December 1968, and not confirmed and authenticated on such date the Transvaal Board for the Development of Peri-Urban Areas shall take all steps in terms of the Local Authorities Rating Ordinance, 1933, to have such interim valuation roll confirmed and authenticated at the expense of the City Council of Johannesburg.

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

JOHANNESBURG MUNICIPALITY.—ALTERATION OF BOUNDARIES

FIRST SCHEDULE

Description of Areas Included

(a) Beginning at the point where the middle of the Johannesburg Western By-pass (T13-14) is intersected by the north-eastern boundary of the farm Weltevreden 202 IQ; proceeding thence generally south-eastwards along the said north-eastern boundary of the farm Weltevreden 202 IQ to the northernmost beacon of Blackheath Extension 1 Township (General Plan S.G. A7106/52) and continuing south-eastwards and generally south-westwards along the boundaries of the following so as to include them in this area: the said Blackheath Extension 1 Township, Blackheath Township (General Plan S.G. A6591/03), Northcliff Extension 2 Township (General Plan S.G. A4134/37), Northcliff Extension 1 Township (General Plan S.G. A2497/36), the said Northcliff Extension 2 Township, Portion 212 (Diagram S.G. A3236/51) of the farm Waterval 211 IQ and Northcliff Extension 15 Township (General Plan S.G. A1304/68) to the southernmost beacon of the last-named township; thence generally westwards along the boundaries of the following portions of the farm Waterval 211 IQ so as to exclude them from this area: Portion 202 (Diagram S.G. A7913/49), Portion 218 (Diagram S.G. A3315/51), Portion 57 (Diagram S.G. A3158/22), Portion 128 (Diagram S.G. A1771/34) and Portion 51 (Diagram S.G. A2349/21) to the north-western beacon of the last-named portion; thence north-eastwards along the south-eastern boundary of Quellerina Township (General Plan S.G. A4951/54) to the easternmost beacon thereof; thence generally north-westwards along the boundaries of the following so as to exclude them from this area: the said Quellerina Township and Portion 37 (Diagram S.G. A1278/30) of the farm Weltevreden 202 IQ to the point where the north-eastern boundary of the last-named Portion is intersected by the middle of the Johannesburg Western By-Pas (T13-14); thence generally north-eastwards along the middle of the said By-Pas to the point where it is intersected by the north-eastern boundary of the farm Weltevreden 202 IQ, the place of beginning.

Die Administrateur maak voorts hierby bekend dat hy ingevolge die bepalings van artikel 159 bis van die Ordonnansie op Plaaslike Bestuur, 1939, opdrag gegee het—

(a) dat ten opsigte van die gebiede in die Eerste Bylae hierby omskryf die opgehoopde surplusse wat op 31 Desember 1968 tot die krediet van daardie gebiede staan deur die Stadsraad van Johannesburg alleen ten voordele en vir die doeleindes en dienste van sodanige onder-skeie gebiede aangewend word; en

(b) dat ten opsigte van die gebiede in die Eerste Bylae hierby omskryf 'n waarderingslys van krag op 31 Desember 1968 van krag bly in voornoemde gebied tot 30 Junie 1969 en dat ten opsigte van 'n tussentydse waarderingslys wat deur die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede soos op 31 Desember 1968 opgestel word en wat nog nie op daardie datum bekragtig en gewaarmerk is nie, die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, alle stappe ingevolge die Plaaslike Bestuur-belasting-ordonnansie, 1933, doen om so 'n tussentydse waarderingslys op koste van die Stadsraad van Johannesburg te laat bekragtig en waarmerk.

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

MUNISIPALITEIT JOHANNESBURG.—VERANDING VAN GRENSE

EERSTE BYLAE

Beskrywing van Gebied Ingelsluit

(a) Begin by die punt waar die middel van die Johannesburg Westelike Verbypad (T13-14) gesny word deur die noordoostelike grens van die plaas Weltevreden 202 IQ; daarvandaan algemeen suidooswaarts langs die genoemde noordoostelike grens van die plaas Weltevreden 202 IQ tot by die mees noordelike baken van Blackheath-uitbreiding 1 Dorp (Algemene Plan L.G. A7106/52) en verder suidooswaarts en algemeen suidweswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Blackheath-uitbreiding 1 Dorp, Blackheathdorp (Algemene Plan L.G. A6591/03), Northcliff-uitbreiding 2 Dorp (Algemene Plan L.G. A4134/37), Northcliff-uitbreiding 1 Dorp (Algemene Plan L.G. A2497/36), die genoemde Northcliff-uitbreiding 2 Dorp, Gedeelte 212 (Kaart L.G. A3236/51) van die plaas Waterval 211 IQ en Northcliff-uitbreiding 15 Dorp (Algemene Plan L.G. A1304/68) tot by die mees suidelike baken van die laasgenoemde dorp; daarvandaan algemeen weswaarts langs die grense van die volgende gedeeltes van die plaas Waterval 211 IQ sodat hulle uit hierdie gebied uitgesluit word: Gedeelte 202 (Kaart L.G. A7913/49), Gedeelte 218 (Kaart L.G. A3315/51), Gedeelte 57 (Kaart L.G. A3158/22), Gedeelte 128 (Kaart L.G. A1771/34) en Gedeelte 51 (Kaart L.G. A2349/21) tot by die noordwestelike baken van die laasgenoemde gedeelte; daarvandaan noordooswaarts langs die suidoostelike grens van Quellerinadorp (Algemene Plan S.G. A4951/54) tot by die mees oostelike baken daarvan; daarvandaan algemeen noordweswaarts langs die grense van die volgende sodat hulle uit hierdie gebied uitgesluit word: Die genoemde Quellerinadorp en Gedeelte 37 (Kaart L.G. A1278/30) van die plaas Weltevreden 202 IQ tot by die punt waar die noordoostelike grens van die laasgenoemde gedeelte gesny word deur die middel van die Johannesburg Westelike Verbypad (T13-14); daarvandaan algemeen noordooswaarts langs die middel van die genoemde Verbypad tot by die punt waar dit gesny word deur die noordoostelike grens van die plaas Weltevreden 202 IQ, die beginpunt.

(b) Beginning at the north-western beacon of Kew Township (General Plan S.G. A4501/05); proceeding thence north-eastwards along the north-western boundary of the said Kew Township to the north-eastern beacon thereof; thence south-westwards, north-eastwards and north-westwards along the boundaries of Portion 77 (Diagram S.G. A3861/03) of the farm Syferfontein 51 IR so as to exclude it from this area to the northernmost beacon thereof; thence north-eastwards along the south-eastern boundary of Alexandra Township (General Plan S.G. A504/12) to the south-eastern beacon thereof; thence generally north-eastwards along the boundaries of a Lease Area (Diagram S.G. A5291/65) over Portion 16 of the farm Lombardy 36 IR so as to exclude it from this area to the beacon lettered E on the diagram thereof; thence eastwards along the southern boundary of Portion 16 (Diagram S.G. A2000/45) of the farm Lombardy 36 IR to the south-eastern beacon thereof; thence south-eastwards along the north-eastern boundary of the farm Lombardy 36 IR to the south-eastern beacon thereof; thence westwards along the southern boundary of the said farm Lombardy 36 IR to the north-western beacon of Portion 70 (Diagram S.G. A1996/39) of the farm Rietfontein 61 IR; thence south-eastwards along the south-western boundaries of the following portions of the farm Rietfontein 61 IR: the said Portion 70 and Portion 1 (Diagram S.G. 130/95) to the beacon lettered 46 on Plan S.G. A2627/57 of Johannesburg Municipal Boundary; thence south-westwards along the said municipal boundary to beacon lettered 18 on the plan thereof; thence generally north-westwards along the Johannesburg Municipal Boundary (Plan S.G. A2627/57) to the north-western beacon of Kew Township (General Plan S.G. A4501/05), the place of beginning.

SECOND SCHEDULE

Redescription Boundaries

(a) Beginning at beacon lettered 1 on plan S.G. A2627/57 (Johannesburg Municipal Boundary); proceeding thence generally south-eastwards and eastwards along the boundaries of the said plan to beacon lettered 12 thereon; thence north-eastwards along the north-western boundary of Kew Township (General Plan S.G. A4501/05) to the north-eastern beacon thereof; thence south-westwards, north-eastwards and north-westwards along the boundaries of Portion 77 (Diagram S.G. A3861/03) of the farm Syferfontein 51 IR so as to exclude it from this area to the northernmost beacon thereof; thence north-eastwards along the south-eastern boundary of Alexandra Township (General Plan S.G. A504/12) to the south-eastern beacon thereof; thence generally north-eastwards along the boundaries of a Lease Area (Diagram S.G. A5291/65) over Portion 16 of the farm Lombardy 36 IR so as to exclude it from this area to the beacon lettered E on the diagram thereof; thence eastwards along the southern boundary of Portion 16 (Diagram S.G. A2000/45) of the farm Lombardy 36 IR to the south-eastern beacon thereof; thence south-eastwards along the north-eastern boundary of the farm Lombardy 36 IR to the south-eastern beacon thereof; thence westwards along the southern boundary of the said farm Lombardy 36 IR to the north-western beacon of Portion 70 (Diagram S.G. A1996/39) of the farm Rietfontein 61 IR; thence south-eastwards along the south-western boundaries of the following portions of the farm Rietfontein 61 IR: the said Portion 70 and Portion 1 (Diagram S.G. 130/95) to the beacon lettered 46 on Plan S.G. A2627/57 of Johannesburg Municipal Boundary; thence south-westwards along the said municipal boundary to beacon lettered 18 on the plan thereof; thence generally north-westwards along the Johannesburg Municipal Boundary (Plan S.G. A2627/57) to the north-western beacon of Kew Township (General Plan S.G. A4501/05), the place of beginning.

(b) Begin by die noordwestelike baken van Kewdorp (Algemene Plan L.G. A4501/05); daarvandaan noordooswaarts langs die noordwestelike grens van die genoemde Kewdorp tot by die noordoostelike baken daarvan; daarvandaan suidweswaarts, noordooswaarts en noordweswaarts langs die grense van Gedeelte 77 (Kaart L.G. A3861/03) van die plaas Syferfontein 51 IR sodat dit uit hierdie gebied uitgesluit word tot by die mees noordelike baken daarvan; daarvandaan noordooswaarts langs die suidoostelike grens van Alexandra dorp (Algemene Plan L.G. A504/12) tot by die suidoostelike baken daarvan; daarvandaan algemeen noordooswaarts langs die grense van 'n Huurkontrakgebied (Kaart L.G. A5291/65) oor Gedeelte 16 van die plaas Lombardy 36 IR sodat dit uit hierdie gebied uitgesluit word tot by baken geletter E op die kaart daarvan; daarvandaan ooswaarts langs die suidelike grens van Gedeelte 16 (Kaart L.G. A2000/45) van die plaas Lombardy 36 IR tot by die suidoostelike baken daarvan; daarvandaan suidooswaarts langs die noordostelike grens van die plaas Lombardy 36 IR tot by die suidoostelike baken daarvan; daarvandaan suidooswaarts langs die noordwestelike grens van die plaas Lombardy 36 IR tot by die suidoostelike baken daarvan; daarvandaan weswaarts langs die suidelike grens van die genoemde plaas Lombardy 36 IR tot by die noordwestelike baken van Gedeelte 70 (Kaart L.G. A1996/39) van die plaas Rietfontein 61 IR; daarvandaan suidooswaarts langs die suidwestelike grense van die volgende gedeeltes van die plaas Rietfontein 61 IR: die genoemde Gedeelte 70 en Gedeelte 1 (Kaart L.G. 130/95) tot by die baken geletter 46 op Plan L.G. A2627/57 van Johannesburg Municipale Grens; daarvandaan suidweswaarts langs die genoemde Municipale Grens tot by baken geletter 18 op die plan daarvan; daarvandaan algemeen noordweswaarts langs die Johannesburg Municipale Grens (Plan L.G. A2627/57) tot by die noordwestelike baken van Kew Dorp (Algemene Plan L.G. A4501/05), die beginpunt.

TWEEDE BYLAE

Herbeskrywing van Grense

(a) Begin by baken geletter 1 op Plan L.G. A2627/57 (Johannesburg Municipale Grense); daarvandaan algemeen suidooswaarts en ooswaarts langs die grense van die genoemde plan tot by baken geletter 12 daarvan; daarvandaan noordooswaarts langs die noordwestelike grens van Kew Dorp (Algemene Plan L.G. A4501/05) tot by die noordoostelike baken daarvan; daarvandaan suidweswaarts, noordooswaarts en noordweswaarts langs die grense van Gedeelte 77 (Kaart L.G. A3861/03) van die plaas Syferfontein 51 IR sodat dit uit hierdie gebied uitgesluit word tot by die mees noordelike baken daarvan; daarvandaan noordooswaarts langs die suidoostelike grens van Alexandra Dorp (Algemene Plan L.G. A504/12) tot by die suidoostelike baken daarvan; daarvandaan algemeen noordooswaarts langs die grense van 'n Huurkontrak Gebied (Kaart L.G. A5291/65) oor Gedeelte 16 van die plaas Lombardy 36 IR sodat dit uit hierdie gebied uitgesluit word tot by baken geletter E op die kaart daarvan; daarvandaan ooswaarts langs die suidelike grens van Gedeelte 16 (Kaart L.G. A2000/45) van die plaas Lombardy 36 IR tot by die suidoostelike baken daarvan; daarvandaan suidooswaarts langs die noordostelike grens van die plaas Lombardy 36 IR tot by die suidoostelike baken daarvan; daarvandaan suidooswaarts langs die suidwestelike grense van die volgende gedeeltes van die plaas Rietfontein 61 IR: die genoemde Gedeelte 70 en Gedeelte 1 (Kaart L.G. 130/95) tot by die baken geletter 46 op Plan L.G. A2627/57 van Johannesburg Municipale Grens; daarvandaan suidweswaarts langs die

boundary to beacon lettered 18 on the plan thereof; thence generally southwards, generally westwards and generally northwards along the boundaries of Plan S.G. A2627/57 (Johannesburg Municipal Boundary) to beacon lettered 166 on the said plan; thence generally north-westwards and south-eastwards along the boundaries of the following so as to include them in this area: Portion 30 (Diagram S.G. A1560/29) of the farm Paardekraal 266 IQ and Bosmont Township (General Plan S.G. A1296/61) to beacon lettered L on the last-named General Plan situated on the Johannesburg Municipal Boundary (Plan S.G. A2627/57); thence generally north-westwards and generally north-eastwards along the boundaries of Plan S.G. A2627/57 (Johannesburg Municipal Boundaries) to beacon lettered 182 on the said plan; thence generally westwards along the boundaries of the following portions of the farm Waterval 211 IQ so as to exclude them from this area: Portion 202 (Diagram S.G. A7913/49), Portion 218 (Diagram S.G. A3315/51), Portion 57 (Diagram S.G. A3158/22), Portion 128 (Diagram S.G. A1771/34) and Portion 51 (Diagram S.G. A2349/21) to the north-western beacon of the last-named portion; thence north-eastwards along the south-eastern boundary of Quellerina Township (General Plan S.G. A4951/54) to the easternmost beacon thereof; thence generally north-westwards along the boundaries of the following so as to exclude them from this area: the said Quellerina Township and Portion 37 (Diagram S.G. A1278/30) of the farm Weltevreden 202 IQ to the point where the north-eastern boundary of the last-named portion is intersected by the middle of the Johannesburg Western By-Pass (T13-14); thence generally north-eastwards along the middle of the said By-Pass to the point where it is intersected by the north-eastern boundary of the farm Weltevreden 202 IQ; thence generally south-eastwards along the said north-eastern boundary of the farm Weltevreden 202 IQ to the easternmost beacon thereof; thence generally north-eastwards along the boundaries of plan S.G. A2627/57 (Johannesburg Municipal Boundary) to beacon lettered 1 on the said plan, the place of beginning.

(b) Portion 2 (Diagram Book 79/43) of the farm Klipspruit 318 IQ in extent 1,247 morgen 205 square rods.

(c) Portion 129 (a portion of Portion 1) of the farm Paardekraal 226 IQ, in extent 2·7978 morgen, as shown on Diagram S.G. A3432/67.

THIRD SCHEDULE

Areas Exempted from Rating

Those portions of the areas described in the First Schedule hereof in respect of which on 31 December 1968, no assessment rates in terms of the provisions of the Local Authorities' Rating Ordinance, 1933, have been levied.

FOURTH SCHEDULE

Areas in respect of which the Levying of Differential Assessment Rates has been Directed.

Those portions of the areas described in the First Schedule hereof in respect of which on 31 December 1968, assessment rates have been levied in terms of the Local Authorities' Rating Ordinance, 1933.

genoemde munisipale grens tot by baken geletter 18 op die plan daarvan; daarvandaan algemeen suidwaarts, algemeen weswaarts en algemeen noordwaarts langs die grense van Plan L.G. A2627/57 (Johannesburg Munisipale Grens) tot by baken geletter 166 op die genoemde plan; daarvandaan algemeen noordweswaarts en suidooswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Gedeelte 30 (Kaart L.G. A1560/29) van die plaas Paardekraal 226 IQ en Bosmont Dorp (Algemeen Plan L.G. A1296/61) tot by baken geletter L op die laasgenoemde Algemene Plan geleë op die Johannesburg Munisipale Grens (Plan L.G. A2627/57); daarvandaan algemeen noordweswaarts en algemeen noordooswaarts langs die grense van Plan L.G. A2627/57 (Johannesburg Munisipale Grens) tot by baken geletter 182 op die genoemde plan; daarvandaan algemeen weswaarts langs die grense van die volgende gedeeltes van die plaas Waterval 211 IQ sodat hulle uit hierdie gebied uitgesluit word: Gedeelte 202 (Kaart L.G. A7913/49), Gedeelte 218 (Kaart L.G. A3315/51), Gedeelte 57 (Kaart L.G. A3158/22), Gedeelte 128 (Kaart L.G. A1771/34) en Gedeelte 51 (Kaart L.G. A2349/21) tot by die noordwestelike baken van die laasgenoemde gedeelte; daarvandaan noordooswaarts langs die suidoostelike grens van Quellerina Dorp (Algemene Plan L.G. A4951/54) tot by die mees oostelike baken daarvan; daarvandaan algemeen noordweswaarts langs die grense van die volgende sodat hulle in hierdie gebied uitgesluit word: die genoemde Quellerina Dorp en Gedeelte 37 (Kaart L.G. A1278/30) van die plaas Weltevreden 202 IQ tot by die punt waar die noordoostelike grens van die laasgenoemde gedeelte gesny word deur die middel van die Johannesburg Westelike Verbypad (T13-14); daarvandaan algemeen noordooswaarts langs die middel van die genoemde Verbypad tot by die punt waar dit gesny word deur die noordoostelike grens van die plaas Weltevreden 202 IQ; daarvandaan algemeen suidooswaarts langs die genoemde noordoostelike grens van die plaas Weltevreden 202 IQ tot by die mees oostelike baken daarvan; daarvandaan algemeen noordweswaarts langs die grense van Plan L.G. A2627/57 (Johannesburg Munisipale Grens) tot by baken geletter 1 op die genoemde plan, die beginpunt.

(b) Gedeelte 2 (Kaart Boek 79/43) van die plaas Klipspruit 318 IQ, groot 1,247 morg 205 vierkante roede.

(c) Gedeelte 129 ('n gedeelte van Gedeelte 1) van die plaas Paardekraal 226 IQ, groot 2·7978 morg, soos aangedui op Kaart L.G. A3432/67.

DÉRDE BYLAE

Gebiede van Belasting Vrygestel

Daardie gedeeltes van die gebiede in die Eerste Bylae hiervan omskryf ten opsigte waarvan op 31 Desember 1968 geen eiendomsbelasting ingevolge die bepalings van die Plaaslike-Bestuur-Belastingordonnansie, 1933, gehef is nie.

VIERDE BYLAE

Gebiede ten opsigte waarvan die Heffing van Verskillende Eiendomsbelastings gelas is

Daardie gedeeltes van die gebiede in die Eerste Bylae hiervan omskryf ten opsigte waarvan op 31 Desember 1968 eiendomsbelastings ingevolge die Plaaslike-Bestuur-Belastingordonnansie, 1933, gehef is.

Administrator's Notice No. 1281

18 December 1968

RANDBURG MUNICIPALITY.—ALTERATION OF MUNICIPAL BOUNDARIES

The Administrator hereby publishes that he has under and by virtue of the powers vested in him by section 9 of the Local Government Ordinance, 1939—

(a) altered the boundaries of the Randburg Municipality with effect from 1 January 1969, by the inclusion therein of the area described in the First Schedule hereto and that the redescription of the boundaries of the Randburg Municipality with effect from 1 January 1969, is as described in the Second Schedule hereto;

(b) exempted the area described in the Third Schedule hereto in terms of section 9 (9) of the Local Government Ordinance, 1939, from the provisions of the Local Authorities Rating Ordinance, 1933, provided that in respect of any agricultural land as defined in section 4 of the Local Authorities Rating Ordinance, 1933, such exemption shall be for a period of not less than three years as from 1 January 1969, and provided further that assessment rates may at any time be levied with the approval of the Administrator at a rate determined by him on land in respect of which the establishment of a township has been approved by the Administrator or which is used for trade, or industrial purposes (including brickyards) or is also used for profitable entertainment purposes;

(c) in respect of the area described in the Fourth Schedule hereto directs in terms of section 9 (10) *bis* of the Local Government Ordinance, 1939, the levying for a period of three years as from 1 January 1969, of assessment rates in such area equal to the different assessment rates applicable on 31 December 1968, in the area; and

(d) in respect of the area described in the First Schedule hereto, directs in terms of section 9 (10) *ter* of the Local Government Ordinance, 1939, that the provisions of any town-planning scheme as contemplated in the Town-planning and Townships Ordinance, 1965, shall remain in force notwithstanding the addition of such area to the Randburg Municipality.

The Administrator further hereby notifies that he has in terms of the provisions of section 159 *bis* of the Local Government Ordinance, 1939, directed—

(a) that in respect of the area described in the First Schedule hereto, the accumulated surpluses standing to the credit of such area shall be used by the Town Council of Randburg only for the benefit, purposes and services of such area; and

(b) that in respect of the area described in the First Schedule hereto, a valuation roll in force on 31 December 1968 shall remain in force in the aforementioned area until 30 June 1969 and that in respect of an interim valuation roll compiled by the Transvaal Board for the Development of Peri-Urban Areas as at 31 December 1968 and not confirmed and authenticated on such date the Transvaal Board for the Development of Peri-Urban Areas shall take all steps in terms of the Local Authorities Rating Ordinance, 1933, to have such interim valuation roll confirmed and authenticated at the expense of the Town Council of Randburg.

T.A.L.G. 3/2/132.

Administratorskennisgewing No. 1281

18 Desember 1968

MUNISIPALITEIT RANDBURG.—VERANDERING VAN MUNISIPALE GRENSE

Die Administrateur publiseer hierby dat hy ingevolge die bevoegdhede aan hom verleen by artikel 9 van die Ordonnansie op Plaaslike Bestuur, 1939—

(a) die grense van die munisipaliteit Randburg met ingang van 1 Januarie 1969 deur die insluiting daarin van die gebied in die Eerste Bylae hierby omskryf verander het en dat die heromskrywing van die grense van die munisipaliteit Randburg met ingang van 1 Januarie 1969 is soos in die Tweede Bylae hierby omskryf;

(b) die gebied in die Derde Bylae hierby omskryf ingevolge artikel 9 (9) van die Ordonnansie op Plaaslike Bestuur, 1939; van die bepalings van die Plaaslike-Bestuur-belastingordonnansie, 1933, vrystel met dien verstande dat ten opsigte van enige landbougrond soos omskryf in artikel 4 van die Plaaslike Bestuur-belastingordonnansie, 1933, sodanige vrystelling vir 'n tydperk van minstens drie jaar van 1 Januarie 1969 af sal wees en voorts met dien verstande dat eiendomsbelastings met die goedkeuring van die Administrateur teen 'n koers deur hom bepaal te eniger tyd gehef kan word op grond ten opsigte waarvan dorpsstigting deur die Administrateur goedgekeur is, of wat vir handels- of nywerheidsdoeleindes (ingesloten steenmakery) of ook vir doeleindes van vermaaklikheid met winsbejag gebruik word;

(c) ten opsigte van die gebied in die Vierde Bylae hierby omskryf ingevolge artikel 9 (10) *bis* van die Ordonnansie op Plaaslike Bestuur, 1939, die heffing gelas het vir 'n tydperk van drie jaar van 1 Januarie 1969 af van eiendomsbelastings in daardie gebied wat dieselfde is as die verskillende eiendomsbelastings wat op 31 Desember 1968 in die gebied van toepassing is; en

(d) ten opsigte van die gebied in die Eerste Bylae hierby omskryf ingevolge artikel 9 (10) *ter* van die Ordonnansie op Plaaslike Bestuur, 1939, gelas het dat die bepalings van enige dorpsaanlegskema soos beoog in die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, van krag bly ondanks die toevoeging van sodanige gebied tot die munisipaliteit Randburg.

Die Administrateur maak voorts hierby bekend dat hy ingevolge die bepalings van artikel 159 *bis* van die Ordonnansie op Plaaslike Bestuur, 1939, opdrag gegee het—

(a) dat ten opsigte van die gebied in die Eerste Bylae hierby omskryf die opgehopte surpluses wat op 31 Desember 1968 tot die krediet van daardie gebied staan deur die Stadsraad van Randburg alleen ten voordele en vir die doeleindes en dienste van sodanige gebied aangewend word; en

(b) dat ten opsigte van die gebied in die Eerste Bylae hierby omskryf 'n waarderingslys van krag op 31 Desember 1968 van krag bly in voornoemde gebied tot 30 Junie 1969 en dat ten opsigte van 'n tussentydse waarderingslys wat deur die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede soos op 31 Desember 1968 opgestel word en wat nog nie op daardie datum bekragtig en gewaarmerk is nie, die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, alle stappe ingevolge die Plaaslike Bestuur-belastingordonnansie, 1933, doen om so 'n tussentydse waarderingslys op koste van die Stadsraad van Randburg te laat bekragtig en waarmerk. T.A.L.G. 3/2/132.

RANDBURG MUNICIPALITY

FIRST SCHEDULE

Description of Area Included

Beginning at the north-western beacon of the farm Houtkoppen 193 IQ; proceeding thence north-eastwards and south-eastwards along the north-western and north-eastern boundaries of the following farms: The said farm Houtkoppen 193 IQ and Witkoppen 194 IQ to the north-western beacon of Palmlands Agricultural Holdings (General Plan S.G. A3776/52); thence generally south-westwards along the boundaries of the following so as to exclude them from this area: The said Palmlands Agricultural Holdings, Craigavon Extension 1 Agricultural Holdings (General Plan S.G. A2082/52), Craigavon Agricultural Holdings (General Plan S.G. A4796/50) and Brendavere Agricultural Holdings (General Plan S.G. A7804/48) to the north-western beacon of the last-named agricultural holdings; thence generally southwards along the boundaries of the following so as to exclude them from this area: The said Brendavere Agricultural Holdings, Salfred Agricultural Holdings (General Plan S.G. A7227/52), Glen Nerine Agricultural Holdings (General Plan S.G. A3517/54) and Douglasdale Agricultural Holdings (General Plan S.G. A3063/48) to the south-western corner of the last-named agricultural holdings; thence generally south-westwards along the north-western boundaries of the following: The farm Driefontein 41 IR and the farm Klipfontein 203 IQ to the south-western beacon of the last-named farm; thence north-westwards along the south-western boundary of the farm Boschkop 199 IQ to the south-western beacon thereof; thence generally northwards along the western boundaries of the following farms: The said farm Boschkop 199 IQ, Olievenhout Poort 196 IQ and Houtkoppen 193 IQ to the north-western beacon of the last-named farm, the place of beginning.

SECOND SCHEDULE

Redescription of Boundaries

Beginning at the north-western beacon of the farm Houtkoppen 193 IQ; proceeding thence north-eastwards and south-eastwards along the north-western and north-eastern boundaries of the following farms: The said farm Houtkoppen 193 IQ and Witkoppen 194 IQ to the north-western beacon of Palmlands Agricultural Holdings (General Plan S.G. A3776/52); thence generally south-westwards along the boundaries of the following so as to exclude them from this area: The said Palmlands Agricultural Holdings, Craigavon Extension 1 Agricultural Holdings (General Plan S.G. A2082/52), Craigavon Agricultural Holdings (General Plan S.G. A4796/50) and Brendavere Agricultural Holdings (General Plan S.G. A7804/48) to the north-western beacon of the last-named agricultural holdings; thence generally southwards along the boundaries of the following so as to exclude them from this area: The said Brendavere Agricultural Holdings, Salfred Agricultural Holdings (General Plan S.G. A7227/52), Glen Nerine Agricultural Holdings (General Plan S.G. A3517/54) and Douglasdale Agricultural Holdings (General Plan S.G. A3063/48) to the south-western corner of the last-named agricultural holdings; thence generally south-westwards along the north-western boundary of the farm Driefontein 41 IR to the northernmost corner of Meadowhurst Agricultural Holdings (General Plan S.G. A9211/47); thence south-eastwards along the north-eastern boundaries of the following: The

MUNISIPALITEIT RANDBURG

EERSTE BYLAE

Beskrywing van Gebied Ingesluit

Begin by die noordwestelike baken van die plaas Houtkoppen 193 IQ; daarvandaan noordooswaarts en suidooswaarts langs die noordwestelike en noordoostelike grense van die volgende plase: Die genoemde plaas Houtkoppen 193 IQ en Witkoppen 194 IQ tot by die noordwestelike baken van Palmlandslandbouhoewes (Algemene Plan L.G. A3776/52); daarvandaan algemeen suidweswaarts langs die grense van die volgende sodat hulle uit hierdie gebied uitgesluit word: Die genoemde Palmlandslandbouhoewes, Craigavon-uitbreiding 1 Landbouhoewes (Algemene Plan L.G. A2082/52), Craigavonlandbouhoewes (Algemene Plan L.G. A4796/50) en Brendaverelandbouhoewes (Algemene Plan L.G. A7804/48) tot by die noordwestelike baken van die laasgenoemde landbouhoewes; daarvandaan algemeen suidwaarts langs die grense van die volgende sodat hulle uit hierdie gebied uitgesluit word: Die genoemde Brendaverelandbouhoewes, Salfredlandbouhoewes (Algemene Plan L.G. A7227/52), Glen Nerine-landbouhoewes (Algemene Plan L.G. A3517/54) en Douglasdalelandbouhoewes (Algemene Plan L.G. A3063/48) tot by die suidwestelike hoek van die laasgenoemde landbouhoewes; daarvandaan algemeen suidweswaarts langs die noordwestelike grense van die volgende: Die plaas Driefontein 41 IR en die plaas Klipfontein 203 IQ tot by die suidwestelike baken van die laasgenoemde plaas; daarvandaan noordweswaarts langs die suidwestelike grens van die plaas Boschkop 199 IQ tot by die suidwestelike baken daarvan; daarvandaan algemeen noordwaarts langs die westelike grense van die volgende plase: Die genoemde plaas Boschkop 199 IQ, Olievenhout Poort 196 IQ en Houtkoppen 193 IQ tot by die noordwestelike baken van die laasgenoemde plaas, die beginpunt.

TWEEDE BYLAE

Herbeskrywing van Grense

Begin by die noordwestelike baken van die plaas Houtkoppen 193 IQ; daarvandaan noordooswaarts en suidooswaarts langs die noordwestelike en noordoostelike grense van die volgende plase: Die genoemde plaas Houtkoppen 193 IQ en Witkoppen 194 IQ tot by die noordwestelike baken van Palmlandslandbouhoewes (Algemene Plan L.G. A3776/52); daarvandaan algemeen suidweswaarts langs die grense van die volgende sodat hulle uit hierdie gebied uitgesluit word: Die genoemde Palmlandslandbouhoewes, Craigavon-uitbreiding 1 Landbouhoewes (Algemene Plan L.G. A2082/52), Craigavonlandbouhoewes (Algemene Plan L.G. A4796/50) en Brendaverelandbouhoewes (Algemene Plan L.G. A7804/48) tot by die noordwestelike baken van die laasgenoemde landbouhoewes; daarvandaan algemeen suidwaarts langs die grense van die volgende sodat hulle uit hierdie gebied uitgesluit word: Die genoemde Brendaverelandbouhoewes, Salfredlandbouhoewes (Algemene Plan L.G. A7227/52), Glen Nerine-landbouhoewes (Algemene Plan L.G. A3517/54) en Douglasdalelandbouhoewes (Algemene Plan L.G. A3063/48) tot by die suidwestelike hoek van die laasgenoemde landbouhoewes; daarvandaan algemeen suidweswaarts langs die noordwestelike grens van die plaas Driefontein 41 IR tot by die mees noordelike hoek van Meadowhurstlandbouhoewes (Algemene Plan L.G. A9211/47); daarvandaan suidooswaarts langs die noord-oostelike grense van die volgende: Die genoemde

(c) in respect of the area described in the Fourth Schedule hereto directs in terms of section 9 (10) *bis* of the Local Government Ordinance, 1939, the levying for a period of three years as from 1 January 1969, of assessment rates in such area equal to the different assessment rates applicable on 31 December 1968, in the area; and

(d) in respect of the area described in the First Schedule hereto, directs in terms of section 9 (10) *ter* of the Local Government Ordinance, 1939, that the provisions of any town-planning scheme as contemplated in the Town-planning and Townships Ordinance, 1965, shall remain in force notwithstanding the addition of such area to the Roodepoort Municipality.

The Administrator further hereby notifies that he has in terms of the provisions of section 159 *bis* of the Local Government Ordinance, 1939, directed—

(a) that in respect of the area described in the First Schedule hereto, the accumulated surpluses standing to the credit of such area, shall be used by the Town Council of Roodepoort only for the benefit, purposes and services of such area; and

(b) that in respect of the area described in the First Schedule hereto, a valuation roll in force on 31 December 1968, shall remain in force in the afore-mentioned area until 30 June 1969, and that in respect of an interim valuation roll compiled by the Transvaal Board for the Development of Peri-Urban Areas as at 31 December 1968, and not confirmed and authenticated on such date the Transvaal Board for the Development of Peri-Urban Areas shall take all steps in terms of the Local Authorities Rating Ordinance, 1933, to have such interim valuation roll confirmed and authenticated at the expense of the Town Council of Roodepoort.

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ROODEPOORT MUNICIPALITY.—ALTERATION OF BOUNDARIES

FIRST SCHEDULE

Description of Area Included

Beginning at the north-western beacon of Portion 276 (Diagram S.G. A7229/65) of the farm Wilgespruit 190 IQ; thence generally eastwards along the boundaries of the following portions of the farm Wilgespruit 190 IQ so as to include them in this area: The said Portion 276, Portion 268 (Diagram S.G. A4580/64), Portion 47 (Diagram S.G. A2279/16), Portion 49 (Diagram S.G. A2889/20), Portion 53 (Diagram S.G. A476/23), Portion 61 (Diagram S.G. A617/23) and Portion 86 (Diagram S.G. A1364/38) to the north-western beacon of Portion 4 (Diagram S.G. A5736/54) of the farm Uitsig 208 IQ; thence north-eastwards and south-eastwards along the boundaries of the following so as to include them in this area: The said Portion 4 of the farm Uitsig 208 IQ, Radiokop Agricultural Holdings (General Plan S.G. A2693/54) and Portion 1 (Diagram S.G. A5131/44) of the farm Uitsig 208 IQ to the easternmost beacon of the last-named portion; thence north-eastwards and south-eastwards along the north-western and north-eastern boundaries of the farm Weltevreden 202 IQ to the point where the said north-eastern boundary is intersected by the middle of the Johannesburg Western By-Pass (T 13-14); thence generally south-westwards along the middle of the said By-Pass to the

(c) ten opsigte van die gebied in die Vierde Bylae hierby omskryf ingevolge artikel 9 (10) *bis* van die Ordonnansie op Plaaslike Bestuur, 1939, die heffing gelas het vir 'n tydperk van drie jaar van 1 Januarie 1969 af van eiendomsbelastings in daardie gebied wat dieselfde is as die verskillende eiendomsbelastings wat op 31 Desember 1968 in die gebied van toepassing is; en

(d) ten opsigte van die gebied in die Eerste Bylae hierby omskryf ingevolge artikel 9 (10) *ter* van die Ordonnansie op Plaaslike Bestuur, 1939, gelas het dat die bepalings van enige dorpsaanlegskema soos beoog in die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 van krag bly ondanks die toevoeging van sodanige gebied tot die munisipaliteit Roodepoort.

Die Administrateur maak voorts hierby bekend dat hy ingevolge die bepalings van artikel 159 *bis* van die Ordonnansie op Plaaslike Bestuur, 1939, opdrag gegee het—

(a) dat ten opsigte van die gebied in die Eerste Bylae hierby omskryf die opgehoede surplusse wat op 31 Desember 1968 tot die krediet van daardie gebied staan deur die Stadsraad van Roodepoort alleen ten voordele en vir die doelindes en dienste van sodanige gebied aangewend word; en

(b) dat ten opsigte van die gebied in die Eerste Bylae hierby omskryf 'n waarderingslys van krag op 31 Desember 1968 van krag bly in voornoemde gebied tot 30 Junie 1969 en dat ten opsigte van 'n tussentydse waarderingslys wat deur die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede soos op 31 Desember 1968 opgestel word en wat nog nie op daardie datum bekratig en gewaarmerk is nie, die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, alle stappe ingevolge die Plaaslike Bestuurbelastingordonnansie, 1933, doen om so 'n tussentydse waarderingslys op koste van die Stadsraad van Roodepoort te laat bekratig en waarmerk.

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MUNISIPALITEIT ROODEPOORT.—VERandering van Grense

EERSTE BYLAE

Beskrywing van Gebied Ingeluit

Begin by die noordwestelike baken van Gedeelte 276 (Kaart L.G. A7229/65) van die plaas Wilgespruit 190 IQ; daarvandaan algemeen ooswaarts langs die grense van die volgende gedeeltes van die plaas Wilgespruit 190 IQ sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 276, Gedeelte 268 (Kaart L.G. A4580/64), Gedeelte 47 (Kaart L.G. A2279/16), Gedeelte 49 (Kaart L.G. A2889/20), Gedeelte 53 (Kaart L.G. A476/23), Gedeelte 61 (Kaart L.G. A617/32) en Gedeelte 86 (Kaart L.G. A1364/38) tot by die noordwestelike baken van Gedeelte 4 (Kaart L.G. A5736/54) van die plaas Uitsig 208 IQ; daarvandaan noordooswaarts en suidooswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 4 van die plaas Uitsig 208 IQ, Radiokop Landbouhoeves (Algemene Plan L.G. A2693/54) en Gedeelte 1 (Kaart L.G. A5131/44) van die plaas Uitsig 208 IQ tot by die mees oostelike baken van die laasgenoemde gedeelte; daarvandaan noordooswaarts en suidooswaarts langs die noordwestelike en noordoostelike grense van die plaas Weltevreden 202 IQ tot by die punt waar die genoemde noordoostelike grens gesny word deur die middel van die Johannesburg-Westelike Verbypad (T 13-14); daarvandaan algemeen suidweswaarts langs die middel van die genoemde Verbypad tot by die punt waar dit gesny

point where it is intersected by the south-western boundary of Portion 151 (Diagram S.G. A8516/47) of the farm Weltevreden 202 IQ; thence north-westwards along the said south-western boundary of Portion 151 and the boundaries of the following portions of the farm Weltevreden 202 IQ so as to include them in this area: Portion 35 (Diagram S.G. A1276/30), Portion 69 (Diagram S.G. A5379/37) and Portion 6 (Diagram S.G. A5858/06) to the south-western beacon of the last-named portion; thence north-westwards along the south-western boundary of the farm Panorama 200 IQ to the north-eastern beacon of a mineral area (Diagram S.G. A2525/68) over Portion 1 of the farm Cav 206 IQ; thence north-westwards along the north-eastern boundary of the said mineral area and the north-eastern boundary of a mineral area (Diagram S.G. A2526/68) over the farm De Wetsrus 207 IQ to the north-western beacon of the last-named mineral area; thence north-westwards along the south-western boundary of the farm Panorama 200 IQ to the south-western beacon thereof; thence south-westwards and north-westwards along the boundaries of Struben Ridge Agricultural Holdings (General Plan S.G. A2712/59) so as to include it in this area to the north-western beacon of Portion 165 (Diagram S.G. A1683/45); thence generally south-westwards and north-westwards along the boundaries of the following portions of the farm Wilgespruit 190 IQ so as to exclude them from this area: The said Portion 165 and Portion 181 (Diagram S.G. A1371/48) to the north-western beacon of the last-named portion; thence generally north-westwards along the boundaries of the following portions of the farm Wilgespruit 190 IQ so as to include them in this area: Portion 238 (Diagram S.G. A334/67), Portion 257 (Diagram S.G. A2198/64), Portion 61 (Diagram S.G. A617/32), Portion 173 (Diagram S.G. A262/47), Portion 14 (Diagram S.G. A3443/11) and Portion 276 (Diagram S.G. A7229/65) to the north-western beacon of the last-named portion, the place of beginning.

SECOND SCHEDULE

Redescription of Boundaries

Beginning at the north-western corner of Portion 47 (Diagram S.G. A7296/51) of the farm Roodekrans 183 IQ; proceeding thence south-eastwards along the boundaries of the following portions of the farm Roodekrans 183 IQ so as to include them in this area: The said Portion 47, Portion 50 (Diagram S.G. A7299/51), Portion 51 (Diagram S.G. A7300/51), Portion 52 (Diagram S.G. A7301/51), Portion 53 (Diagram S.G. A7302/51), Portion 54 (Diagram S.G. A7303/51), Portion 55 (Diagram S.G. A7304/51), Portion 56 (Diagram S.G. A7305/51), Portion 57 (Diagram S.G. A7306/51) and Portion 58 (Diagram S.G. A7307/51) to the north-eastern beacon of the last-named portion; thence north-eastwards and south-eastwards along the north-western and north-eastern boundaries of the farm Telstar 185 IQ to the north-eastern beacon thereof; thence generally eastwards along the boundaries of the following portions of the farm Wilgespruit 190 IQ so as to include them in this area: Portion 276 (Diagram 57 (Diagram A7306/51) and portion 58 (Diagram S.G. S.G. A7229/65), Portion 268 (Diagram S.G. A4580/64), Portion 47 (Diagram S.G. A2279/16), Portion 49 (Diagram S.G. A2889/20), Portion 53 (Diagram S.G. A476/23), Portion 61 (Diagram S.G. A617/32) and Portion 86 (Diagram S.G. A1364/38) to the north-western beacon of Portion 4 (Diagram S.G. A5736/54) of the farm Uitsig 208 IQ; thence north-eastwards and south-eastwards along the boundaries of the following so as to include them in this area: The said Portion 4 of the farm Uitsig 208 IQ, Radio-kop Agricultural Holdings (General Plan S.G. A2693/54)

word deur die suidwestelike grens van Gedeelte 151 (Kaart L.G. A8516/47) van die plaas Weltevreden 202 IQ; daarvandaan noordweswaarts langs die genoemde suidwestelike grens van Gedeelte 151 en die grense van die volgende Gedeeltes van die plaas Weltevreden 202 IQ sodat hulle in hierdie gebied ingesluit word: Gedeelte 35 (Kaart L.G. A1276/30), Gedeelte 69 (Kaart L.G. A5379/37) en Gedeelte 6 (Kaart L.G. A5858/06) tot by die suidwestelike baken van die laasgenoemde gedeelte; daarvandaan noordweswaarts langs die suidwestelike grens van die plaas Panorama 200 IQ tot by die noordoostelike baken van 'n minerale gebied (Kaart L.G. A2525/68) oor Gedeelte 1 van die plaas Cav 206 IQ; daarvandaan noordweswaarts langs die noordoostelike grens van die genoemde minerale gebied en die noordoostelike grens van 'n minerale gebied (Kaart L.G. A2526/68) oor die plaas De Wetsrus 207 IQ tot by die noordwestelike baken van die laasgenoemde Minerale Gebied; daarvandaan noordweswaarts langs die suidwestelike grens van die plaas Panorama 200 IQ tot by die suidwestelike baken daarvan; daarvandaan suidweswaarts en noordweswaarts langs die grense van Struben Ridge Landbouhoeves (Algemene Plan L.G. A2712/59) sodat dit in hierdie gebied ingesluit word tot by die noordwestelike baken van Gedeelte 165 (Kaart L.G. A1683/45); daarvandaan algemeen suidweswaarts en noordweswaarts langs die grense van die volgende gedeeltes van die plaas Wilgespruit 190 IQ sodat hulle uit hierdie gebied uitgesluit word: Die genoemde Gedeelte 165 en Gedeelte 181 (Kaart L.G. A1371/48) tot by die noordwestelike baken van die laasgenoemde gedeelte; daarvandaan algemeen noordweswaarts langs die grense van die volgende gedeeltes van die plaas Wilgespruit 190 IQ sodat hulle in hierdie gebied ingesluit word: Gedeelte 283 (Kaart L.G. A334/67), Gedeelte 257 (Kaart L.G. A2198/64), Gedeelte 61 (Kaart L.G. A617/32), Gedeelte 173 (Kaart L.G. A262/47), Gedeelte 14 (Kaart L.G. A3443/11) en Gedeelte 276 (Kaart L.G. A7229/65) tot by die noordwestelike baken van die laasgenoemde gedeelte, die begin punt.

TWEEDE BYLAE

Herbeskrywing van Grense

Begin by die noordwestelike hoek van Gedeelte 47 (Kaart L.G. A7296/51) van die plaas Roodekrans 183 IQ; daarvandaan suidcoswaarts langs die grense van die volgende gedeeltes van die plaas Roodekrans 183 IQ sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 47, Gedeelte 50 (Kaart L.G. A7299/51) Gedeelte 51 (Kaart L.G. A7300/51), Gedeelte 52 (Kaart L.G. A7301/51), Gedeelte 53 (Kaart L.G. A7302/51), Gedeelte 54 (Kaart L.G. A7303/51), Gedeelte 55 (Kaart L.G. A7304/51), Gedeelte 56 (Kaart L.G. A7305/51), Gedeelte 57 (Kaart L.G. A7306/51) en Gedeelte 58 (Kaart L.G. A7307/51) tot by die noordoostelike baken van die laasgenoemde gedeelte; daarvandaan noordooswaarts en suidooswaarts langs die noordwestelike en noordoostelike grense van die plaas Telstar 185 IQ tot by die noordoostelike baken daarvan; daarvandaan algemeen ooswaarts langs die grense van die volgende gedeeltes van die plaas Wilgespruit 190 IQ sodat hulle in hierdie gebied ingesluit word: Gedeelte 276 (Kaart L.G. A7229/65), Gedeelte 268 (Kaart L.G. A4580/64), Gedeelte 47 (Kaart L.G. A2279/16), Gedeelte 49 (Kaart L.G. A2889/20), Gedeelte 53 (Kaart L.G. A476/23), Gedeelte 61 (Kaart L.G. A617/32) en Gedeelte 86 (Kaart L.G. A1364/38) tot by die noordwestelike baken van Gedeelte 4 (Kaart L.G. A5736/54) van die plaas Uitsig 208 IQ; daarvandaan noordooswaarts en suidooswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 4 van die plaas Uitsig 208 IQ, Radio-kop Landbouhoeves (Algemene Plan L.G. A2693/54) en

and Portion 1 (Diagram S.G. A5131/44) of the farm Uitsig 208 IQ to the eastern-most beacon of the last-named portion; thence north-eastwards and south-eastwards along the north-western and north-eastern boundaries of the farm Weltevreden 202 IQ to the point where the said north-eastern boundary is intersected by the middle of the Johannesburg Western By-Pass (T13-14); thence generally south-westwards along the middle of the said By-Pass to the point where it is intersected by the south-western boundary of Portion 151 (Diagram S.G. A8516/47) of the farm Weltevreden 202 IQ; thence generally south-eastwards along the boundaries of the following so as to include them in this area: Portion 37 (Diagram S.G. A1278/30) of the farm Weltevreden 202 IQ and Quellerina Township (General Plan S.G. A4951/54) to the easternmost beacon of the last-named Township; thence south-westwards along the south-eastern boundary of the said Quellerina Township to the north-western beacon of Portion 51 (Diagram S.G. A2349/21) of the farm Waterval 211 IQ; thence eastwards along the boundaries of the following portions of the farm Waterval 211 IQ so as to include them in this area: The said Portion 51, Portion 128 (Diagram S.G. A1771/34), Portion 57 (Diagram S.G. A3158/22), Portion 218 (Diagram S.G. A3315/51), Portion 202 (Diagram S.G. A7913/49), Portion 183 (Diagram S.G. A5041/44) and the said Portion 202 to the western-most beacon of the last-named Portion situated on the north-western boundary of Greymont Extension 1 Township (General Plan S.G. A14/50); thence south-eastwards and south-westwards along the boundaries of the following so as to exclude them from this area: The said Greymont Extension 1 Township, Newlands Township (General Plan S.G. A911/09) and Claremont Township (General Plan S.G. A586/02) to the Beacon Lettered L on General Plan S.G. A1296/61 of Bosmont Township; thence generally westwards, southwards and eastwards along the boundaries of the said Bosmont Township and Portion 30 (Diagram S.G. A1560/29) of the farm Paardekraal 226 IQ so as to exclude them from this area to the south-eastern beacon of the last-named Portion 30; thence south-westwards and north-westwards along the south-eastern and south-western boundaries of the said farm Paardekraal 226 IQ to its south-western beacon; thence north-westwards along the south-western boundary of the farm Vogelstruisfontein 231 IQ to the south-western beacon thereof; thence southwards, generally westwards; generally northwards and eastwards along the boundaries of a Diagram for Proclamation Purposes (Diagram S.G. A5051/60) over portions of the farms Vogelstruisfontein 233 IQ, Doornkop 239 IQ and Vlakfontein 238 IQ to the north-western beacon of Portion 1 (Diagram Book 62 Fol. 25) of the farm Witpoortje 245 IQ; thence generally north-eastwards along the boundaries of the said portion 1 so as to include it in this area to the north-western beacon thereof; thence generally northwards along the western boundary of a servitude of Right-of-Way (Diagram S.G. A4665/58) over the Remaining Extent of the farm Breau 184 IQ to the south-eastern beacon of Portion 5 (Diagram S.G. A963/44) of the farm Breau 184 IQ; thence generally northwards, westwards northwards and westwards along the boundaries of the following portions of the farm Breau 184 IQ so as to exclude them from this area: The said Portion 5 (Diagram S.G. A963/44), Portion 7 (Diagram S.G. A965/44) and

Gedeelte 1 (Kaart L.G. A513/44) van die plaas Uitsig 208 IQ tot by die mees oostelike baken van die laasgenoemde gedeelte; daarvandaan noordooswaarts en suidooswaarts langs die noordwestelike en noordoostelike grense van die plaas Weltevreden 202 IQ tot by die punt waar die genoemde noordoostelike grens gesny word deur die middel van die Johannesburg Westelike Verbypad (T. 13-14); daarvandaan algemeen suidweswaarts langs die middel van die genoemde Verbypad tot by die punt waar dit gesny word deur die suidwestelike grens van Gedeelte 151 (Kaart L.G. A8516/47) van die plaas Weltevreden 202 IQ; daarvandaan algemeen suidooswaarts langs die grense van die volgende sodat hulle in hierdie gebied ingesluit word; Gedeelte 37 (Kaart L.G. A1278/30) van die plaas Weltevreden 202 IQ en Quellerina Dorp (Algemene Plan L.G. A4951/54) tot by die mees oostelike baken van die laasgenoemde Dorp; daarvandaan suidweswaarts langs die suidoostelike grens van die genoemde Quellerina Dorp tot by die noordwestelike baken van Gedeelte 51 (Kaart L.G. A2349/21) van die plaas Waterval 211 IQ; daarvandaan ooswaarts langs die grense van die volgende gedeeltes van die plaas Waterval 211 IQ sodat hulle in hierdie gebied ingesluit word; Die genoemde Gedeelte 51, Gedeelte 128 (Kaart L.G. A1771/34), Gedeelte 57 (Kaart L.G. A3158/22), Gedeelte 218 (Kaart L.G. A3315/51), Gedeelte 202 (Kaart L.G. A7913/49), Gedeelte 183 (Kaart L.G. A5041/44) en die genoemde Gedeelte 202 tot by die mees westelikste baken van die laasgenoemde Gedeelte geleë op die noordwestelike grens van Greymont-uitbreiding 1 Dorp (Algemene Plan L.G. A14/50); daarvandaan suidooswaarts en suidweswaarts langs die grens van die volgende sodat hulle uit hierdie gebied uitgesluit word; Die genoemde Greymont-uitbreiding 1 Dorp, Newlandsdorp (Algemene Plan L.G. A911/09) en Claremont Dorp (Algemene Plan L.G. A586/02) tot by die Baken geletter L op Algemene Plan L.G. A1296/61 van Bosmontdorp; daarvandaan algemeen weswaarts, suidwaarts en ooswaarts langs die grense van die genoemde Bosmontdorp en Gedeelte 30 (Kaart L.G. A1560/29) van die plaas Paardekraal 226 IQ sodat hulle uit hierdie gebied uitgesluit word tot by die suidoostelike baken van die laasgenoemde Gedeelte 30; daarvandaan suidweswaarts en noordweswaarts langs die suidoostelike en suidwestelike grense van die genoemde plaas Paardekraal 226 IQ tot by sy suidwestelike baken; daarvandaan noordweswaarts langs die suidwestelike grens van die plaas Vogelstruisfontein 231 IQ tot by die suidwestelike baken daarvan; daarvandaan suidwaarts, algemeen weswaarts, algemeen noordwaarts en ooswaarts langs die grense van 'n Kaart vir Proklamasie Doeleindes (Kaart L.G. A5051/60) oor gedeeltes van die plaas Vogelstruisfontein 233 IQ, Doornkop 239 IQ en Vlakfontein 238 IQ tot by die noordwestelike baken van Gedeelte (Kaart Boek 62 folio 25) van die plaas Witpoortje 245 IQ; daarvandaan algemeen noordwaarts langs die grense van die genoemde Gedeelte 1 sodat dit in hierdie gebied ingesluit word tot by die noordwestelike baken daarvan; daarvandaan algemeen noordwaarts langs die westelike grens van 'n servitut van Reg-van-Weg (Kaart L.G. A4665/58) oor die Resterende Gedeelte van die plaas Breau 184 IQ tot by die suidoostelike baken van Gedeelte 5 (Kaart L.G. A963/44) van die plaas Breau 184 IQ; daarvandaan algemeen noordwaarts, weswaarts, noordwaarts en weswaarts langs die grense van die volgende gedeeltes van die plaas Breau 184 IQ sodat hulle uit hierdie gebied uitgesluit word; Die genoemde Gedeelte 5 (Kaart L.G. A963/44), Gedeelte 7 (Kaart L.G. A965/44) en Gedeelte 8 (Kaart

Portion 8 (Diagram S.G. A966/44) to the north-western corner of the last-named portion situated on the western boundary of the farm Breau 184 IQ; thence generally northwards along the said western boundary of the farm Breau 184 IQ and continuing generally north-wards along the boundaries of the following portions of the farm Roodekrans 183 IQ so as to include them in this area: Portion 105 (Diagram S.G. A953/61), Portion 45 (Diagram S.G. 7294/51), Portion 69 (Diagram S.G. A7318/51), Portion 68 (Diagram S.G. A7317/51), Portion 67 (Diagram S.G. A7316/51), Portion 49 (Diagram S.G. A7298/51), Portion 48 (Diagram S.G. A7297/51) and Portion 47 (Diagram S.G. A7296/51) to the north-western corner of the last-named portion, the place of beginning, excluding Portion 129 (a portion of Portion 1) of the farm Paardekraal 226 IQ, in extent 2·7978 morgen, as shown on Diagram S.G. A3432/67.

THIRD SCHEDULE

Area Exempted from Rating

Those portions of the area described in the First Schedule hereof in respect of which on 31 December 1968, no assessment rates in terms of the provisions of the Local Authorities Rating Ordinance, 1933, have been levied.

FOURTH SCHEDULE

Area in Respect of which the Levying of Differential Assessment Rates has been Directed

Those portions of the area described in the First Schedule hereof in respect of which on 31 December 1968, assessment rates have been levied in terms of the Local Authorities Rating Ordinance, 1933.

L.G. A966/44) tot by die noordwestelike hoek van die laasgenoemde Gedeelte geleë op die westelike grens van die plaas Breau 184 IQ; daarvandaan algemeen noordwaarts langs die genoemde westelike grens van die plaas Breau 184 IQ en verder algemeen noordwaarts langs die grense van die volgende gedeeltes van die plaas Roodekrans 183 IQ sodat hulle in hierdie gebied ingesluit word: Gedeelte 105 (Kaart L.G. A953/61), Gedeelte 45 (Kaart L.G. A7294/51), Gedeelte 69 (Kaart L.G. A7318/51), Gedeelte 68 (Kaart L.G. A7317/51), Gedeelte 67 (Kaart L.G. A7316/51), Gedeelte 49 (Kaart L.G. A7298/51), Gedeelte 48 (Kaart L.G. A7297/51) en Gedeelte 47 (Kaart L.G. A7296/51) tot by die noordwestelike hoek van die laasgenoemde gedeelte, die beginpunt, uitgesluit Gedeelte 129 ('n gedeelte van Gedeelte 1) van die plaas Paardekraal 226 IQ, groot 2·7978 morg, soos aangedui op Kaart L.G. A3432/67.

DERDE BYLAE

Gebied van Belasting Vrygestel

Daardie gedeeltes van die gebied in die Eerste Bylae hiervan omskryf ten opsigte waarvan op 31 Desember 1968 geen eiendomsbelasting ingevolge die bepalings van die Plaaslike Bestuur-belastingordonnansie, 1933, gehef is nie.

VIERDE BYLAE

Gebied ten Opsigte waarvan die Heffing van Verskillende Eiendomsbelastings Gelas is

Daardie gedeeltes van die gebied in die Eerste Bylae hiervan omskryf ten opsigte waarvan op 31 Desember 1968 eiendomsbelastings ingevolge die Plaaslike Bestuur-belastingordonnansie, 1933, gehef is.

Administrator's Notice No. 1284

18 December 1968

HEALTH COMMITTEE OF MODDERFONTEIN.—ALTERATION OF BOUNDARIES

The Administrator has, in terms of section 124 (3) of the Local Government Ordinance, 1939, altered the boundaries of the area of jurisdiction of the Modderfontein Health Committee by the exclusion therefrom of the area described in the Schedule hereto,

T.A.L.G. 3/2/98.

SCHEDULE

MODDERFONTEIN HEALTH COMMITTEE.—DESCRIPTION OF AREA EXCLUDED FROM THE MODDERFONTEIN HEALTH COMMITTEE AND INCLUDED IN THE EDENVALE MUNICIPALITY

The portion of the Modderfontein Health Committee comprising the following portions of the farm Modderfontein 35 IR:—

(a) Portion 38 (a portion of Portion 4), in extent 26·2206 morgen *vide* Diagram S.G. A1096/64.

(b) Portion 29 (a portion of Portion 4), in extent 5·6372 morgen *vide* Diagram S.G. A3016/55.

(c) Portion 28 (a portion of Portion 4), in extent 1·2185 morgen *vide* Diagram S.G. A3015/55.

Administrateurskennisgewing No. 1284

18 Desember 1968

GESONDHEIDSKOMITEE VAN MODDERFONTEIN.—VERANDERING VAN GRENSE

Die Administrateur het, ingevolge artikel 124 (3) van die Ordonnansie op Plaaslike Bestuur, 1939, die grense van die regsgebied van die Gesondheidskomitee van Modderfontein verander deur die uitsluiting daaruit van die gebied omskryf in die bygaande Bylae.

T.A.L.G. 3/2/98.

BYLAE

GESONDHEIDSKOMITEE MODDERFONTEIN.—BESKRYWING VAN GEBIED UITGESLUIT VAN DIE GESONDHEIDSKOMITEE MODDERFONTEIN EN INGESLUIT BY DIE MUNISIPALITEIT EDENVALE

Daardie gedeelte van die Modderfontein Gesondheidskomitee bestaande uit die volgende gedeeltes van die plaas Modderfontein 35 IR:—

(a) Gedeelte 38 ('n gedeelte van Gedeelte 4) groot 26·2206 morg volgens Kaart L.G. A1096/64.

(b) Gedeelte 29 ('n gedeelte van Gedeelte 4), groot 5·6372 morg volgens Kaart L.G. A3016/55.

(c) Gedeelte 28 ('n gedeelte van Gedeelte 4), groot 1·2185 morg volgens Kaart L.G. A3015/55.

Administrator's Notice No. 1285 18 December 1968

The following Draft Ordinance is published for general information:—

A DRAFT ORDINANCE

To amend the Road Traffic Ordinance, 1966, in respect of the certificate required by an instructor of learner-drivers referred to in section 73 and to provide for matters incidental thereto.

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

Substitution of section 73 of Ordinance 21 of 1966. 1. (1) The following section is hereby substituted for section 73 of the Road Traffic Ordinance, 1966 (hereinafter referred to as the principal Ordinance):

"Instructors of learner-drivers to obtain certificate from Administrator." 73. (1) No person shall for reward instruct any other person in the driving obtain certificate of a motor vehicle or teach such person the rules of the road or road traffic signs or supervise him in the driving of a motor vehicle on a public road unless he holds a certificate (in this section referred to as an instructor's certificate) issued to him on the authority of the Administrator.

(2) A person desiring to obtain an instructor's certificate shall apply to the Administrator on the prescribed form.

(3) The Administrator shall require an applicant for an instructor's certificate to submit himself to—

(a) an examination and a test by a competent person nominated by the Administrator in order to determine the competence of such applicant to act as an instructor of learner-drivers; and

(b) a medical examination by a medical practitioner nominated by the Administrator in order to determine the physical and mental fitness of such applicant to act as an instructor of learner-drivers.

(4) The applicant shall bear the cost of the medical examination carried out in terms of subsection (3) (b).

(5) The Administrator shall, if satisfied that an applicant referred to in subsection (3), having regard to any convictions recorded against him, is of good character, is competent to act as an instructor of learner-drivers, is not suffering from any physical or mental defect so to act, and complies or has complied with such conditions as the Administrator may deem fit to impose, either generally or specifically, authorise the issue of an instructor's certificate to such applicant.

(6) The registering authority in whose area an applicant referred to in subsection (3) desires to carry on his occupation as an instructor of learner-drivers, shall, on production of the authority referred to in subsection (5) and on the conditions to which it is subject, issue to an applicant on payment of the appropriate fee

Administratorskennisgewing No. 1285 18 Desember 1968

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:—

N ONTWERPORDONNANSIE

Om die Ordonnansie op Padverkeer, 1966, te wysig ten opsigte van die sertifikaat benodig deur 'n instrukteur van leerling-bestuurders in artikel 73 genoem en om voorsiening te maak vir aangeleenthede wat in verband daar mee staan.

DIE Provinciale Raad van Transvaal VERORDEN AS VOLG:—

1. (1) Artikel 73 van die Ordonnansie op Padverkeer, 1966 (hierna die Hoofordonnansie genoem), word hierby deur die volgende artikel vervang:

"Instrukteurs van leerling-bestuurders moet 'n sertifikaat van Administrator verkey."

73. (1) Niemand mag vir beloning iemand anders onderrig in die bestuur van 'n motorvoertuig of sodanige persoon die padreëls of padverkeerstekens leer of oor hom toesig hou in of by die bestuur van 'n motorvoertuig op 'n openbare pad nie, tensy hy diehouer is van 'n sertifikaat (in hierdie artikel 'n instrukteursertifikaat genoem) wat met die magtiging van die Administrateur aan hom uitgereik is.

(2) 'n Persoon wat 'n instrukteursertifikaat wil verkry, moet by die Administrateur op die voorgeskrewe vorm aansoek doen.

(3) Die Administrateur vereis van 'n aansoeker om 'n instrukteursertifikaat om hom te onderwerp aan—

(a) 'n ondervraging en toets deur 'n bevoegde persoon deur die Administrateur benoem, ten einde die bevoegdheid van sodanige aansoeker om as 'n instrukteur van leerlingbestuurders op te tree, te bepaal; en

(b) 'n mediese ondersoek deur 'n geneesheer deur die Administrateur benoem, ten einde die liggaaamlike en geestelike geskiktheid van sodanige aansoeker om as 'n instrukteur van leerlingbestuurders op te tree, te bepaal.

(4) Die aansoeker moet die koste bestry van die mediese ondersoek wat ingevolge subartikel (3) (b) uitgevoer word.

(5) Indien die Administrateur oortuig is dat 'n aansoeker in subartikel (3) genoem, van goeie karakter is met inagneming van enige skuldigbevindings teen hom aangegeken, bevoeg is om as 'n instrukteur van leerlingbestuurders op te tree, nie aan enige liggaaamlike of geestelike gebrek ly om aldus op te tree nie en aan die voorwaardes wat die Administrateur goed dink om op te le of in die algemeen of in die besonder, voldoen of voldoen het, magtig hy die uitreiking van 'n instrukteursertifikaat aan sodanige aansoeker.

(6) Die registrasie-owerheid in wie se gebied 'n aansoeker in subartikel (3) genoem, sy bedryf as instrukteur van leerlingbestuurders wil beoefen, moet, op vertoning van die magtiging in subartikel (5) genoem en op die voorwaardes waaraan dit onderworpe is, by betaling van

provided for in Part VII of Schedule 2 to this Ordinance, an instructor's certificate on the prescribed form.

(7) An instructor's certificate shall be valid for one year from the date of issue thereof but may at any time be cancelled or suspended by the Administrator if—

(a) The Administrator is of the opinion that it is in the public interest that such instructor's certificate be cancelled or suspended, whether by reason of any criminal contraventions committed by such instructor or otherwise; or

(b) there has been failure to comply with any of the conditions to which the instructor's certificate is subject,

and in such event the Provincial Secretary shall notify that person and the registering authority concerned accordingly.

(8) The holder of an instructor's certificate which has been cancelled or suspended in terms of subsection (7) shall forthwith surrender such licence to the Provincial Secretary.

(9) Upon the expiry of any period of suspension referred to in subsection (7), the Provincial Secretary shall restore to the person entitled thereto, the instructor's certificate surrendered in terms of subsection (8), if the validity thereof has not expired.

(10) Where the holder of an instructor's certificate applies, before the expiry thereof, for a new instructor's certificate, such first-mentioned certificate shall, notwithstanding anything to the contrary contained in subsection (7), remain in force and effect until such holder is notified of the result of his application for such new instructor's certificate by the Provincial Secretary.

(11) Any person who contravenes or fails to comply with the provisions of subsections (1) or (8) shall be guilty of an offence."

(2) The provisions of subsection (1) shall not affect the validity of any instructor's certificate in force on the date of the coming into operation of this Ordinance.

2. Section 163 of the principal Ordinance is hereby amended by the deletion in subsection (8) of the figure "9."

Amendment of section 163
of Ordinance 21 of 1966, as amended by section 1 of Ordinance 14 of 1967 and section 15 of Ordinance 7 of 1968.

die toepaslike geld in Deel VII van Bylae 2 by hierdie Ordonnansie bepaal, aan die aansoeker 'n instrukteursertifikaat op die voorgeskrewe vorm uitrek.

(7) 'n Instrukteursertifikaat is geldig vir een jaar vanaf die datum van uitreiking daarvan maar kan te enige tyd deur die Administrateur ingetrek of opgeskort word indien—

(a) die Administrateur van mening is dat dit in die openbare belang is om sodanige instrukteursertifikaat in te trek of op te skort, hetsy om rede enige kriminele oortredings deur so 'n instrukteur begaan of andersins; of

(b) enige van die voorwaardes waarvan die instrukteursertifikaat onderwerp is, nie nagekom word nie,

en in so 'n geval stel die Provinciale Sekretaris daardie persoon en die betrokke registrasie-owerheid dienooreenkomsdig in kennis.

(8) Die houer van 'n instrukteursertifikaat wat ingevolge subartikel (7) ingetrek of opgeskort is, moet sodanige sertifikaat onverwyld aan die Provinciale Sekretaris oorlever.

(9) By verstryking van enige tydperk van opskorting in subartikel (7) genoem, moet die Provinciale Sekretaris die instrukteursertifikaat ingevolge subartikel (8) oorgelewer, aan die persoon wat daar toe gerig is, terugbesorg indien die geldigheid daarvan nog nie verval het nie.

(10) Waar die houer van 'n instrukteursertifikaat voor die verstryking daarvan om 'n nuwe instrukteursertifikaat aansoek doen, bly sodanige eersgenoemde sertifikaat, ondanks andersluidende bepalings in subartikel (7) vervat, van krag totdat sodanige houer deur die Provinciale Sekretaris, van die uitslag van sy aansoek om sodanige nuwe instrukteursertifikaat in kennis gestel word.

(11) Iedereen wat die bepalings van subartikels (1) of (8) oortree of versuum om daaraan te voldoen, is skuldig aan 'n misdryf."

(2) Die bepalings van subartikel (1) raak nie die geldigheid van enige instrukteursertifikaat wat van krag is op die datum van inwerkingtreding van hierdie Ordonnansie nie.

2. Artikel 163 van die Hoofordonnansie word hierby gewysig deur in subartikel (8) die syfer "9." te skrap.

Wysiging van artikel 163 van Ordonnansie 21 van 1966, soos gewysig by artikel 1 van Ordonnansie 14 van 1967 en artikel 15 van Ordonnansie 7 van 1968.

Amendment of Schedule 2 hereby amended by the deletion in Part VII of Ordinance 21 of Item 9.
1966 as amended by section 16 of Ordinance 7 of 1968.

Short title and date of commencement.
4. This Ordinance shall be called the Road Traffic Amendment Ordinance, 1969, and shall come into operation on the first day of January, 1970.

Administrator's Notice No. 1286

18 December 1968

DECLARATION OF APPROVED TOWNSHIP ST ANDREWS EXTENSION 4, IN TERMS OF SECTION 69 OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance No. 25 of 1965), the Administrator hereby declares that the Township St Andrews Extension 4 situated on remainder of Portion 6 of the farm Bedford 68 IR, District of Germiston, to be an approved township and in the Schedule to this notice the conditions upon which the application for the establishment of the said township has been granted, are set forth.

T.A.D. 4/8/2777.

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY IRENE ARONSOHN UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, NO. 25 OF 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON REMAINDER OF PORTION 6 OF THE FARM BEDFORD 68 IR, DISTRICT OF GERMISTON, WAS GRANTED

A—CONDITIONS OF ESTABLISHMENT

1. Name

The name of the township shall be St Andrews Extension 4.

2. Design of Township

The township shall consist of erven and streets as indicated on General Plan S.G. A1345/67.

3. Water

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

(a) a supply 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;

(b) arrangements to the satisfaction of the local authority have been made regarding the delivery of the water referred to in (a) above and the reticulation thereof throughout the township: Provided that such arrangements shall include the following provisions:—

(i) That before the plans of any building to be erected upon any erf are approved by the local authority the applicant shall cause a suitable supply of water to be laid on to the street frontage of the erf;

3. Bylae 2 by die Hoofordonnansie word hierby gewysig deur in Deel VII, Item 9 te skrap.

Wysiging van Bylae 2 van Ordonnansie 21 van 1966, soos gewysig by artikel 16 van Ordonnansie 7 van 1968.

4. Hierdie Ordonnansie heet die Wysigings-ordonnansie op Padverkeer, 1969, en tree in werking op die eerste dag van Januarie 1970.

Kort titel en datum van inwerkingtreding.

Administrateurskennisgiving No. 1286

18 Desember 1968

VERKLARING VAN GOEDGEKEURDE DORP ST. ANDREWS-UITBREIDING 4 INGEVOLGE ARTIKEL 69 VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie No. 25 van 1965), verklaar die Administrateur hierby die dorp St. Andrews-uitbreiding 4, geleë op restant van Gedeelte 6 van die plaas Bedford 68 IR, distrik Germiston, tot 'n goedgekeurde dorp en in die Bylae by hierdie kennisgiving is die voorwaardes uiteengesit waarop die aansoek om die stigting van bedoelde dorp toegestaan is.

T.A.D. 4/8/2777.

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEDOEËN DEUR IRENE ARONSOHN INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, NO. 25 VAN 1965, OM TOESTEMMING OM 'N DORP TE STIG OP DIE RESTANT VAN GEDEELTE 6 VAN DIE PLAAS BEDFORD 68 IR, DISTRIK GERMISTON, TOEGESTAAAN IS.

A—STIGTINGSVOORWAARDES

1. Naam

Die naam van die dorp is St. Andrews-uitbreiding 4.

2. Ontwerpplan van die Dorp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A1345/67.

3. Water

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

(a) 'n voorraad water geskik vir menslike gebruik en wat toereikend is om aan die vereistes van die inwoners van die dorp te voldoen wanneer dit heeltemal toegebou is, met inbegrip van voorsiening vir brandweerdienste beskikbaar is;

(b) reëlings tot voldoening van die plaaslike bestuur getref is in verband met die levering van die water in (a) hierbo genoem en die retikulasie daarvan deur die hele dorp: Met dien verstande dat onderstaande bepalings in sodanige reëlings ingesluit word:—

(i) Dat die applikant 'n geskikte voorraad water tot by die straatfront van die erf moet laat aanlê voordat die planne van enige gebou wat op die erf opgerig sal word, deur die plaaslike bestuur goedgekeur word;

(ii) that all costs of, or connected with, the installation of plant and appurtenances for the delivery, storage, if necessary, and reticulation of the water shall be borne by the applicant, who shall also be responsible for the maintenance of such plant and appurtenances in good order and repair until they are taken over by the local authority: Provided that if the local authority requires the applicant to install plant and appurtenances of a capacity in excess of the needs of the township the additional costs occasioned thereby shall be borne by the local authority;

(iii) that the local authority shall be entitled to take over free of cost the said plant and appurtenances at any time, subject to the giving of six months' notice: Provided that until the local authority takes over the said water supply the applicant may make charges for water supplied at a tariff approved by the local authority;

(c) the applicant has furnished the local authority with adequate guarantees regarding the fulfilment of her obligations under the above-mentioned arrangements.

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

4. Sanitation

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

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

5. Electricity

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

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

6. Cemetery, Depositing and Bantu Location Sites

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

7. Mineral Rights

All rights to minerals and precious stones shall be reserved to the applicant.

8. Construction of Sewer

The applicant shall lodge with the Administrator for his approval a certificate from the local authority to the effect that arrangements to the satisfaction of the local authority have been made regarding the construction of a sewer in the park strip.

(ii) dat alle koste van, of in verband met die instalering van 'n installasie en toebehore vir die levering, opgaar, indien nodig, en retikulasie van die water deur die applikant gedra moet word, en die applikant is ook aanspreeklik om sodanige installasie en toebehore in 'n goeie toestand te onderhou tot tyd en wyl hulle deur die plaaslike bestuur oorgeneem word: Met dien verstande dat indien die plaaslike bestuur vereis dat die applikant 'n installasie en toebehore van 'n groter kapasiteit as wat vir die dorp nodig is, moet installeer, die ekstra koste wat daardeur meegebring word, deur die plaaslike bestuur gedra moet word; en

(iii) dat die plaaslike bestuur daartoe geregtig is om genoemde installasie en toebehore te eniger tyd kosteloos oor te neem op voorwaarde dat ses maande kennis gegee word: Met dien verstande dat die applikant geldé vir water wat gelewer word teen 'n tarief deur die plaaslike bestuur goedgekeur, kan vorder tot tyd en wyl die plaaslike bestuur genoemde waterlevering oornem;

(c) die applikant gesikte waarborgs aan die plaaslike bestuur verstrek het met betrekking tot die nakoming van haar verpligtings kragtens bestaande reëlings.

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

4. Sanitaire Dienste

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

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

5. Elektrisiteit

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

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

6. Begraafplaas-, Stortings-, en Bantoelokasieterreine

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

7. Mineraleregte

Alle regte op minerale en edelgesteentes word aan die applikant voorbehou.

8. Bou van Riool

Die applikant moet 'n sertifikaat van die plaaslike bestuur aan die Administrateur vir sy goedkeuring voorlê waarin vermeld word dat reëlings tot voldoening van die plaaslike bestuur getref is met betrekking tot die bou van 'n riool in die parkstrook.

9. Streets

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

(b) The applicant shall at her own expense remove all obstacles such as buildings, fences, trees and treestumps from the street reserves to the satisfaction of the local authority.

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

10. Endowment

Payable to the local authority—

The township owner shall, in terms of section 63 (1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to 15 per cent of the land value of erven in the township, which amount shall be used by the local authority for the construction of roads and/or storm-water drainage in or for the township;

such endowment shall be paid in accordance with the provisions of section 74 of the aforesaid Ordinance.

11. Land for State and Other Purposes

The following erven shown on the general plan shall be transferred to the proper authorities by and at the expense of the applicant:—

(a) For State purposes—

Educational: Erven 89 and 90.

(b) For municipal purposes—

(i) As a park: Erf 137.

(ii) As transformer sites: Erven 104 and 122.

12. Disposal of Existing Conditions of Title

All erven must be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding—

(a) the following servitude of right of way which affects Erf 137 and a street in the township only:—

By Notarial Deed 189/60 S dated 22 January 1960, the within-mentioned property is subject to a perpetual right of way and use for the laying and maintaining of transmission power lines with ancillary rights in favour of the City Council of Johannesburg.

(b) the following servitude and condition which do not affect the township area:—

That portion of the aforesaid farm Bedford 68 IR, represented on the Diagram S.G. A47/22, annexed to Certificate of Amended Title 6137/1922, by the figure lettered A B C h j k l E F G H J K L M N O P Q R S T U V W X Y Z a b c d e f g of which that portion of the aforesaid Portion 1 of Portion K of the said farm (the remaining extent whereof is hereby transferred), represented on Diagram S.G. A1679/23, annexed to Deed of Transfer 8710/1923, dated 14 September 1923, by the figure lettered a B1 B C D E F G H J e d c b is a portion, is specially subject and entitled to the following servitude and condition, namely:—

The owner or owners of this portion of the said farm Bedford 68 IR, are entitled to a servitude of right of way over Portion A of the farm Bedford 10, District

9. Strate

(a) Die applikant moet die strate in die dorp vorm, skraap en onderhou tot voldoening van die plaaslike bestuur tot tyd en wyl hierdie aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die applikant na raadpleging met die Dorperaad en die plaaslike bestuur van tyd tot tyd geheel-en-al of gedeeltelik van hierdie verpligting te onthef.

(b) Die applikant moet op haar eie koste alle bome, boomstompe en ander hindernisse van die straatreserwe verwijder tot bevrediging van die plaaslike bestuur.

(c) Die strate moet tot voldoening van die plaaslike bestuur name gegee word.

10. Skenkings

Betaalbaar aan die plaaslike bestuur—

Die dorps eiennaar moet ingevolge die bepalings van artikel 63 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur bedrae geld betaal wat gelykstaande is met 15 persent van die grondwaarde van erwe in die dorp, welke bedrag aangewend sal word vir die bou van strate en vloedwaterdrenering in of vir die dorp;...

sodanige begiftiging ooreenkomsdig die bepalings van artikel 74 van die bedoelde Ordonnansie betaalbaar te wees.

11. Grond vir Staats- en Ander Doeleindes

Die volgende erwe soos op die algemene plan aangetoon, moet deur en op koste van die applikant aan die betrokke owerhede oorgedra word:—

(a) Vir Staatsdoeleindes—

Onderwys: Erwe 89 en 90.

(b) Vir munisipale doeleinades—

(i) As 'n park: Erf 137;

(ii) As transformatorterreine: Erwe 104 en 122.

12. Beskikking oor Bestaande Titelvoorraades

Alle erwe moet onderworpe gemaak word aan bestaande voorwaades en servitute, as daar is, met inbegrip van die voorbehoud op mineraleregte, maar uitgesonderd—

(a) die volgende servitutuut van reg van weg wat slegs Erf 137 en 'n straat in die dorp raak:—

"By Notarial Deed 189/60 S dated 22 January 1960 the withinmentioned property is subject to a perpetual right of way and use for the laying and maintaining of transmission power lines with ancillary rights in favour of the City Council of Johannesburg."

(b) Die volgende servitutuut en voorwaarde wat nie die dorpsgebied raak nie:—

"That portion of the aforesaid farm Bedford 68 IR, represented on the Diagram S.G. A47/22, annexed to Certificate of Amended Title 6137/1922, by the figure lettered A B C h j k l E F G H J K L M N O P Q R S T U V W X Y Z a b c d e f g of which that portion of the aforesaid Portion 1 of Portion K of the said farm (the remaining extent whereof is hereby transferred), represented on Diagram S.G. A1679/23, annexed to Deed of Transfer 8710/1923, dated 14 September 1923, by the figure lettered a B1 B C D E F G H J e d c b is a portion, is specially subject and entitled to the following servitude and condition, namely:—

The owner or owners of this Portion of the said farm Bedford 68 IR, are entitled to a servitude of right of way over Portion A of the farm Bedford 10, District of

of Germiston, measuring ninety-one (91) morgen two hundred and ninety-three (293) square roods, transferred to Jeanie Fletcher, a spinster of full age, by Deed of Transfer 11629/1921, dated 5 November 1921, over the road marked K J H on the diagram annexed to the said Deed of Transfer 11629/1921.

(c) the following right which will not be passed on to the erven in the township:—

The farms at present known as Bedford 68 IR (of which the property hereby transferred forms a portion), and Portion A of Bedford 10, District of Germiston, shall have the right to use all the waters derived from the springs seepage etc. above the dam situate on the boundary on the farm Bedford 17, District of Germiston, and the Geldenhuis Estate Small Holdings for five days out of the seven days, and that for two days out of the seven days, i.e. every Sunday and Monday, the water above described shall flow undisturbed to the farm Rietfontein 8, District of Germiston, as will more fully appear from Notarial Deed of Servitude 516/1927-S.

13. Access

No ingress from District Road 1444 to the township and no egress to District Road 1444 from the township shall be allowed.

14. Erection of Fence or Other Physical Barrier

The applicant shall at her own expense erect a fence, or other physical barrier to the satisfaction of the Director, Transvaal Roads Department, as and when required to do so by him, which shall also be extended across the temporary access when such temporary access is closed, and the applicant shall maintain such fence or physical barrier in good order and repair until such time as this responsibility is taken over by the local authority: Provided that the applicant's responsibility for the maintenance thereof shall cease when the local authority takes over the responsibility for the maintenance of the streets in the township.

15. Alterations to Transmission Lines

The cost of any alterations that might be necessary to the existing transmission lines to meet the requirements of the Chief Inspector of Factories and the cost of protecting the City Council of Johannesburg's counterpoise where it crosses the widened portion of the road to Edenvale Airport shall be borne by the applicant.

16. Restriction Against the Erection of Buildings

No buildings shall be erected on any erf in the township unless the Local authority is satisfied that a sewer connection will be available on completion and occupation of such buildings.

17. 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 conditions.

18. Enforcement of Conditions

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions imposed in terms of section 62 of Ordinance No. 25 of 1965: Provided that the Administrator shall have the power to relieve that applicant of all or any of the obligations and to vest these in any other person or body of persons.

Germiston, measuring ninety-one (91) morgen, two hundred and ninety-three (293) square roods, transferred to Jeanie Fletcher, a spinster of full age, by Deed of Transfer 11629/1921, dated 5 November 1921, over the road marked K J H on the Diagram annexed to the said Deed of Transfer 11629/1921."

(c) Die volgende reg wat nie aan die erven in die dorp oorgedra word nie:—

"The farms at present known as Bedford 68 IR (of which the property hereby transferred forms a portion), and Portion A of Bedford 10, District of Germiston, shall have the right to use all the waters derived from the springs seepage etc. above the dam situate on the boundary on the farm Bedford 17, District of Germiston, and the Geldenhuis Estate Small Holdings for five days out of the seven days, and that for two days out of the seven days, i.e. every Sunday and Monday, the water above described shall flow undisturbed to the farm Rietfontein 8, District of Germiston, as will more fully appear from Notarial Deed of Servitude 516/1927-S."

13. Toegang

Geen ingang vanaf Distrikspad 1444 tot die dorp en geen uitgang tot Distrikspad 1444 vanaf die dorp word toegelaat nie.

14. Oprigting van Heining of Ander Versperring

Die applikant moet op eie koste en tot bevrediging van die Direkteur, Transvaalse Paaiedepartement, soos en wanneer deur hom versoek, 'n heining of ander versperring oprig op die plekke vereis deur die Direkteur, Transvaalse Paaiedepartement, wat ook oor die tydelike toegang verleng moet word wanneer sodanige tydelike toegang gesluit is, en die applikant moet die heining of ander versperring in 'n goeie toestand hou totdat die plaaslike bestuur die verantwoordelikheid oorneem: Met dien verstande dat die applikant se verantwoordelikheid vir die onderhoud daarvan sal staak wanneer die verantwoordelikheid vir die onderhoud van die strate deur die plaaslike bestuur oorgeneem word.

15. Verandering aan Transmissielyne

Die koste van enige verandering wat aan bestaande transmissielyne nodig mag wees om aan die vereistes van die Hoofinspekteur van Fabrieke te voldoen en die koste om die Stadsraad van Johannesburg se teenwig te beskerm waar dit die verbrede gedeelte van die pad na Edenvale-lughawe oorkruis, moet deur die applikant gedra word.

16. Beperking Teen Oprigting van Geboue

Geen geboue sal op die erf opgerig word nie alvorens die plaaslike bestuur tevrede is dat 'n rioolaansluiting beskikbaar is by voltooiing en betrekking van sodanige geboue.

17. Nakoming van die Vereistes van die Behorende Gesag Aangaande Padreservewes

Die applikant moet die Direkteur, Transvaalse Paaiedepartement, tevrede stel ten opsigte van die nakoming van sy vereistes.

18. Nakoming van Voorwaardes

Die applikant moet die stigtingsvoorraarde nakom en moet die nodige stappe doen om te verseker dat die titelvoorraarde en enige ander voorwaardes opgeloë ingevolge artikel 62 van Ordonnansie No. 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikante van almal of enige van die verpligte te onthef en sodanige verpligte by enige ander persoon of liggaaam van persone te laat berus.

B—CONDITIONS OF TITLE

1. The Erven with Certain Exceptions

The erven with the exception of—

- (i) the erven mentioned in clause A 11 hereof;
- (ii) such erven as may be acquired for State or Provincial purposes; and
- (iii) such erven as may be 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 following conditions:—

(a) The applicant and any other person or body of persons, so authorised, in writing, by the Administrator, shall, for the purpose of securing the enforcement of these conditions and any other conditions referred to in section 87 of Ordinance No. 25 of 1965, have the right and power to enter into and upon the erf at all reasonable times for the purpose of such inspection or inquiry as may be necessary to be made for the abovementioned 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) Except with the written approval of the local authority the roofs of all buildings hereafter erected on the erf shall be of tiles, shingles, slate, thatch or concrete.

(d) Plans and specifications of all buildings and of all alterations or additions thereto shall be submitted to the local authority whose approval, in writing, shall be obtained before the commencement of building operations. All buildings or alterations or additions thereto shall be completed within a reasonable time after commencement.

(e) The elevational treatment of all buildings shall conform to good architecture so as not to interfere with the amenities of the neighbourhood.

(f) Neither the owner or 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.

(g) Except with the consent of the local authority no animal as defined in the Local Authorities Pounds Regulations, as published under Administrator's Notice No. 2 of 1929, shall be kept or stabled on the erf.

(h) No wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.

(i) Except with the written approval of the local authority and subject to such conditions as the local authority may impose, neither the owner nor any occupier of the erf shall sink any wells or boreholes thereon or abstract any subterranean water therefrom.

(k) 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 pipe line or drain which the owner of such lower lying erf may find necessary to lay or construct for the purpose of conducting the water so discharged over the erf.

B—TITELVOORWAARDEN

1. Erwe met Sekere Uitsonderings

Die erwe uitgesonder—

- (i) die erwe in klojsule A 11 hiervan genoem;
- (ii) erwe wat vir Staats- of Proviniale doekeindes verkry word; en
- (iii) erwe wat vir munisipale doekeindes verkry word, mits die Administrateur na raadpleging met die Dörperaad die doekeindes waarvoor sodanige erwe nodig is, goedkeur het;

is onderworpe aan die verdere voorwaardes hieronder uiteengesit:—

(a) Die applikant en enige ander persoon of liggaam van persone wat skriftelik deur die Administrateur daartoe magtiging verleen is, het, met die doel om te sorg dat hierdie voorwaardes en enige ander voorwaardes genoem in artikel 87 van Ordonnansie No. 25 van 1965 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 hoegenaamd bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.

(c) Uitgesonderd met die skriftelike toestemming van die plaaslike bestuur moet die dakke van alle geboue wat hierna op die erf opgerig word van teëls, dakspane, lekkelp, dekgras of beton wees.

(d) Planne en spesifikasies van alle geboue en van alle veranderings of aanbouings daarvan moet aan die plaaslike bestuur voorgele word wie se skriftelike goedkeuring verkry moet word voordat bouwerksaamhede 'n aanvang neem. Alle geboue of veranderings of aanbouings daarvan moet binne 'n redelike tydperk nadat 'n aanvang daar mee gemaak is, voltooi wees.

(e) Die opstand van alle geboue moet voldoen aan die vereistes van goeie argitektuur sodat dit nie die aantreklikhede van die omgewing benadeel nie.

(f) Nog die eienaar nog enigiemand anders besit die reg om, behalwe om die erf vir boudoekeindes in gereedheid te bring, enige materiaal daarop uit te grawe sonder die skriftelike toestemming van die plaaslike bestuur.

(g) Uitgesonderd met toestemming van die plaaslike bestuur mag geen dier soos omskryf in die Skutregulasies van Plaaslike Besture soos afgekondig by Administrateurs-kennisgewing No. 2 van 1929, op die erf aangehou of op stal gesit word nie.

(h) Geen geboue van hout en/of sink of geboue van rousene mag op die erf opgerig word nie.

(i) Uitgesonderd met die skriftelike goedkeuring van die plaaslike bestuur en onderworpe aan sodanige voorwaardes as wat hy stel, mag nog die eienaar nog enige okkupant van die erf enige pulte daarop grawe of boorgate daarop boor of enige ondergrondse water daaruit haal.

(k) Waar dit na die mening van die plaaslike bestuur onuitvoerbaar is om stormwater 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 stormwater op sy erf vloeи en/of toe te laat dat dit daaroor loop: Met dien verstande dat die eienars van erwe met 'n hoër ligging, van waar die stormwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pyplyn of afleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig vind om aan te lê of te bou, om die water wat aldus oor die erf loop, af te voer.

(l) 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.

(m) 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 out-buildings 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—

(i) the dwelling-house, exclusive of outbuildings, to be erected on the erf shall be of the value of not less than R10,000;

(ii) the main building, which shall be a completed building and not one partly erected and intended for completion at a later date, shall be erected simultaneously with or before the erection of the outbuildings.

(n) If the erf is fenced, or otherwise enclosed, the fencing or other enclosing device shall be erected and maintained to the satisfaction of the local authority.

2. Building Lines

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

(a) Erven 91 to 97 and 103 to 136.—Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 25 feet (English) from the boundary thereof abutting on a street.

(b) Erven 98 to 102.—Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 50 Cape feet from the road reserve boundary of District Road 1444 and not less than 25 feet (English) from any other boundary abutting on a street.

3. Erven Subject to Special Conditions

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

(a) (i) Erf 98.—Until such time as Road 1444 is proclaimed a through road, temporary ingress to the erf from Road 1444 and egress from the erf to Road 1444 shall be allowed over a distance of 25 feet, measured northwards along the western boundary of the erf from the common beacon of Erven 98 and 99. Thereafter ingress to and egress from the erf shall be restricted to the easterly boundary thereof.

(ii) Erf 99.—Until such time as Road 1444 is proclaimed a through road, temporary ingress to the erf from Road 1444 and egress from the erf to Road 1444 shall be allowed over a distance of 25 feet, measured southwards along the westerly boundary of the erf from the common beacon of Erven 98 and 99. Thereafter ingress to and egress from the erf shall be restricted to the easterly boundary thereof.

(b) Erven 102, 103, 106, 107, 108 and 109.—No buildings more than 10 feet in height shall be erected within 10 feet of the transmission line servitude boundary.

(l) Die erf moet slegs gebruik word om daarop 'n woonhuis op te rig: Met dien verstande dat, met die toestemming van die Administrateur na raadpleging met die Dorperaad en die plaaslike bestuur 'n plek vir openbare godsdiensoefening of 'n plek van onderrig, 'n gemeenskap-saal, 'n inrigting of ander geboue wat in 'n woongebied huis hoort, op die erf opgerig kan word: Voorts met dien verstande dat die plaaslike bestuur ander geboue waarvoor in 'n goedgekeurde dorpsaanlegskema voorsiening gemaak word, kan toelaat, behoudens die voorwaarde van die skema waarvolgens die toestemming van die plaaslike bestuur vereis word.

(m) Uitgesonderd met toestemming van die Administrateur wat sodanige voorwaarde kan stel as wat hy nodig ag, mag nie meer as een woonhuis tesame 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 met enige ander erf of gedeelte van 'n erf gekonsolideer word, hierdie voorwaarde met toestemming van die Administrateur op elke gevoldige gedeelte of gekonsolideerde gebied toegepas kan word—

(i) Die waarde van die woonhuis, sonder inbegrip van buitegeboue, wat op die erf opgerig gaan word, moet minstens R10,000 wees;

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

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

2. Boulyne

Benewens die voorwaarde hierbo uiteengesit, is onderstaande erwe aan die volgende voorwaarde onderworpe:—

(a) Erve 91 tot 97 en 103 tot 136.—Geboue met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 25 voet (Engelse) van die straatgrens daarvan geleë wees.

(b) Erve 98 tot 102.—Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 50 Kaapse voet van die padreserwegrens van Distrikspad 1444 en minstens 25 voet (Engelse) van enige ander straatgrens af geleë wees.

3. Erwe aan Spesiale Voorwaarde Onderworpe

Benewens die voorwaarde hierbo uiteengesit, is onderstaande erwe aan die volgende voorwaarde onderworpe:—

(a) (i) Erf 98.—Tot tyd en wyl Pad 1444 as 'n deurpad geproklameer word, word tydelike ingang tot die erf vanaf Pad 1444 en uitgang vanaf die erf na Pad 1444 toegelaat oor 'n afstand van 25 voet, noordwaarts gemeet langs die westelike grens van die erf vanaf die gemeenskaplike baken van Erve 98 en 99. Daarna word ingang tot en uitgang vanaf die erf tot die oostelike grens daarvan beperk.

(ii) Erf 99.—Tot tyd en wyl Pad 1444 as 'n deurpad geproklameer word, word tydelike ingang tot die erf vanaf Pad 1444 en uitgang vanaf die erf na Pad 1444 toegelaat oor 'n afstand van 25 voet, suidwaarts gemeet langs die westelike grens van die erf vanaf die gemeenskaplike baken van Erve 98 en 99. Daarna word ingang tot en uitgang vanaf die erf tot die oostelike grens daarvan beperk.

(b) Erve 102, 103, 106, 107, 108 en 109.—Geen geboue meer as tien voet hoog mag binne 10 voet van die transmissielijnserwituutsgrens opgerig word nie.

(c) *Erf 103.*—The erf is subject to a stormwater servitude in favour of the local authority as indicated on the general plan.

(d) *Erf 116.*—The erf is subject to a servitude for municipal purposes in favour of the local authority as indicated on the general plan.

(e) *Erven 101, 121 and 131.*—The erf is subject to a servitude for the conveyance of electricity in favour of the local authority as indicated on the general plan.

(f) *Erven 100 and 101.*—Ingress to the erf and egress from the erf are restricted to the easterly boundary thereof.

(g) *Erf 102.*—Ingress to the erf and egress from the erf are restricted to the northerly boundary thereof.

4. Servitude for Sewerage and Other Municipal Purposes

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

(a) The erf is subject to a servitude, six feet wide, in favour of the local authority, for sewerage and other municipal purposes, along one only of its boundaries other than a street boundary as determined by the local authority.

(b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within six feet thereof.

(c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance and removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of constructing, maintaining and removing such sewerage mains and other works being made good by the local authority.

5. Definitions

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

(i) "Applicant" means Irene Aronsohn (born Goodman) (married out of community of property to William Aronsohn) and her successors in title to the township.

(ii) "Dwelling-house" means a house designed for use as a dwelling for a single family.

6. State and Municipal Erven

Should any erf referred to in clause A 11 or any erf acquired as contemplated in clause B 1 (ii) and (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 permitted by the Administrator after consultation with the Townships Board and in addition in the circumstances set out above, the undermentioned erf shall be subject to the following conditions:—

Erf 137.—(a) No buildings more than 10 feet in height shall be erected within 10 feet of the transmission line servitude boundary.

(b) Ingress to the erf and egress from the erf are restricted to the pedestrian lanes as indicated on the general plan.

(c) *Erf 103.*—Die erf is onderworpe aan 'n stormwaterservituut ten gunste van die plaaslike bestuur soos op die algemene plan aangedui.

(d) *Erf 116.*—Die erf is onderworpe aan 'n serwituut vir munisipale doeleindes ten gunste van die plaaslike bestuur soos op die algemene plan aangedui.

(e) *Erwe 101, 121 en 131.*—Die erf is onderworpe aan 'n serwituut vir die geleiding van elektrisiteit ten gunste van die plaaslike bestuur soos op die algemene plan aangedui.

(f) *Erwe 100 en 101.*—Ingang tot die erf en uitgang vanaf die erf word tot die oostelike grens daarvan beperk.

(g) *Erf 102.*—Ingang tot die erf en uitgang vanaf die erf word tot die noordelike grens daarvan beperk.

4. Serwituut vir Riolerings- en Ander Munisipale Doeleindes

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

(a) Die erf is onderworpe aan 'n serwituut, ses voet (Engelse) breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs slegs een van sy grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.

(b) Geen gebou of ander struktuur mag binne voormalde serwituutsgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne ses voet daarvan geplant word nie.

(c) Die plaaslike bestuur is geregtig om sodanige materiaal as wat deur hom uitgegrawe word tydens die aanleg, onderhoud en verwydering van sodanige rioolhoofpypeleidings en ander werke as wat hy volgens goedunke as noodsaaklik beskou, tydelik te gooi op die grond wat aan voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud en verwydering van sodanige rioolhoofpypeleidings en ander werke veroorsaak word.

3. Woordomskrywing

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

(i) „Applicant” beteken Irene Aronsohn (gebore Goodman) (getroud buite gemeenskap van goedere met William Aronsohn) en haar opvolgers in titel tot die grond.

(ii) „Woonhuis” beteken 'n huis wat ontwerp is vir gebruik as 'n woning vir een gesin.

6. Staats- en Munisipale Erwe

As enige erf waarna in klousule A 11 verwys word of enige erf verkry soos beoog in klousule B 1 (ii) en (iii) hiervan in die besit kom van enigiemand anders as die Staat of die plaaslike bestuur, is sodanige erf daarop onderworpe aan sodanige van die voornoemde of sodanige ander voorwaardes as wat die Administrateur na raadpleging met die Dorperaad toelaat, en hierbenewens, is die ondergenoemde erf, onder die omstandighede hierbo uiteengesit, aan die volgende voorwaardes onderworpe:—

Erf 137.—(a) Geen geboue meer as 10 voet hoog mag binne 10 voet van die transmissielynserwituutsgrens opgerig word nie.

(b) Ingang tot die erf en uitgang vanaf die erf word tot die voetgangerlaan, soos op die algemene plan aangedui, beperk.

GENERAL NOTICES

NOTICE No. 558 OF 1968

JOHANNESBURG AMENDMENT SCHEME 1/304

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme 1, 1946, to be amended by the rezoning of the remainder of Portion 77 (a portion of Portion 45) of the farm Turffontein 100 IR, being 394/6/8 Rifle Range Road, between Barnade Road and Joubert Street to permit the erection of 12 single-storeyed flatted dwelling units instead of the 11 units already permitted.

This Amendment will be known as Johannesburg Amendment Scheme 1/304. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 11 December 1968.

11-18

NOTICE No. 559 OF 1968

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 2/11

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the Town Council of Roodepoort has applied for Roodepoort-Maraisburg Town-planning Scheme 2, 1954, to be amended by the incorporation of Floracliffe Township in the Town-planning Scheme of Roodepoort-Maraisburg to enable the provisions of the Town-planning Scheme being made applicable to this Township.

This Amendment will be known as Roodepoort-Maraisburg Amendment Scheme 2/11. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Roodepoort, and at the office of the Director of Local Government, Room B222, Provincial Building, Pretoriusstreet, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 11 December 1968.

ALGEMENE KENNISGEWINGS

KENNISGEWING No. 558 VAN 1968

JOHANNESBURG-WYSIGINGSKEMA 1/304

Hierby word ooreenkomsdig die bepalings van sub- artikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946, deur die herindeling van die restant van Gedeelte 77 ('n gedeelte van Gedeelte 45) van die plaas Turffontein 100 IR, naamlik Rifle Rangweg 394/6/8, tussen Barnadeweg en Joubertstraat, word verander sodat daar 12 enkelverdieping woonsteeleenhede in plaas van die 11 eenhede wat reeds toegelaat is, opgerig kan word.

Verdere besonderhede van hierdie Wysigingskema (wat Johannesburg-wysigingskema 1/304 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg, en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die Skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die Skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 11 Desember 1968.

11-18

KENNISGEWING No. 559 VAN 1968

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 2/11

Hierby word ooreenkomsdig die bepalings van sub- artikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Roodepoort aansoek gedoen het om Roodepoort-Maraisburg-dorpsaanlegskema 2, 1954, te wysig deur die inlywing van die dorp Floracliffe in die Roodepoort-Maraisburg-dorpsbeplanningskema sodat die bepalings van die Dorpsbeplanningskema op hierdie dorp van toepassing gemaak kan word.

Verdere besonderhede van hierdie Wysigingskema (wat Roodepoort-Maraisburg-wysigingskema 2/11 genoem sal word) lê in die kantoor van die Stadsklerk van Roodepoort, en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die Skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die Skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 11 Desember 1968.

**NOTICE No. 560 OF 1968
PROPOSED ESTABLISHMENT OF BREAUSOUTH
TOWNSHIP**

It is hereby notified in terms of section 58 (1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Second Property Company (Pty) Ltd, for permission to lay out a township on the farm Breau 184 IQ, District of Krugersdorp, to be known as Breausouth.

The proposed township is situate north of Mindalore Township and on the remaining extent of the farm Breau 184 IQ, District of Krugersdorp.

The application together with the relative plans, documents and information, is open for inspection at the office of the Director, Room B225, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58 (5) of the said Ordinance any person who wishes to object 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. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.
Pretoria, 11 December 1968.

11-18

**KENNISGEWING No. 560 VAN 1968
VOORGESTELDE STIGTING VAN DORP
BREAUSOUTH**

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965, word hierby bekendgemaak dat Second Property Company (Pty) Ltd, aansoek gedoen het om 'n dorp te stig op die plaas Breau 184 IQ, distrik Krugersdorp, wat bekend sal wees as Breausouth.

Die voorgestelde dorp lê noord van die dorp Mindalore en op die resterende gedeelte van die plaas Breau 184 IQ, distrik Krugersdorp.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, Tweede Vloer, Blok B, Proviniale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58 (5) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Proviniale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 11 Desember 1968.

11-18

**NOTICE No. 561 OF 1968
JOHANNESBURG AMENDMENT SCHEME 1/306**

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme 1, 1946, to be amended as follows:—

To rezone Lot 76, Oaklands, being 3 African Street on the north-east corner of the intersection with Beaumont Street, from one dwelling per erf to one dwelling per 20,000 square feet, subject to certain conditions. This will enable the stand to be subdivided into areas of not less than 20,000 square feet.

The owner of this lot is Mr A. V. Hatfield, of 3 African Street, Oaklands, Johannesburg.

This Amendment will be known as Johannesburg Amendment Scheme 1/306. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,
Director of Local Government.
Pretoria, 11 December 1968.

11-18

**KENNISGEWING No. 561 VAN 1968
JOHANNESBURG-WYSIGINGSKEMA 1/306**

Hierby word ooreenkomsdig die bepaling van subartikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946, soos volg te wysig:—

Die indeling van Erf 76, Oaklands, naamlik Africanstraat 3, op die noordoostelike hoek van die kruising met Beaumontstraat, word op sekere voorwaardes van een woonhuis per erf na een woonhuis per 20,000 vierkante voet verander.

Mnr. A. V. Hatfield, van Africanstraat 3, Oaklands, Johannesburg, is die eienaar van hierdie erf.

Verdere besondereheid van hierdie Wysigingskema (wat Johannesburg-wysigingskema 1/306 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg, en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Proviniale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die Skema van toepassing is, of binne een myl van die grens van enige sodanige skema, en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die Skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 11 Desember 1968.

11-18

NOTICE No. 562 OF 1968

PIETERSBURG AMENDMENT SCHEME 1/10

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the City Council of Pietersburg has applied for Pietersburg Town-planning Scheme 1, 1955, to be amended by the rezoning of Erf 19, Annandale Township, situated on the south-easterly corner of Witklip Street and Bulawayo Street and bordering on Erf 20, Erf 81 and Erf 82, Annandale Township, from "Special Residential" to "General Business".

This amendment will be known as Pietersburg Amendment Scheme 1/10. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pietersburg, and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 11 December 1968.

11-18

NOTICE No. 563 OF 1968

CARLETONVILLE AMENDMENT SCHEME 1/27

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the Town Council of Carletonville has applied for Carletonville Town-planning Scheme, 1961, to be amended by the rezoning of Erven 2573/4/5 and 2587/8/9/90/91, Carletonville Extension 5, from "Special Residential" to "General Residential".

This amendment will be known as Carletonville Amendment Scheme 1/27. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Carletonville and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 11 December 1968.

11-18

KENNISGEWING No. 562 VAN 1968

PIETERSBURG-WYSIGINGSKEMA 1/10

Hierby word ooreenkomsdig die bepalings van sub- artikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsklerk van Pietersburg aansoek gedoen het om Pietersburg-dorpsaanlegskema 1, 1955, te wysig deur die herindeling van Erf 19, Annandale dorp, geleë op die suid-oostelike hoek van Witklipstraat en Bulawayostraat en aangrensend aan Erf 20, Erf 81 en Erf 82 in Annandale dorp van „Spesiale Woon” tot „Algemene Besigheid”.

Verdere besonderhede van hierdie wysigingskema (wat Pietersburg-wysigingskema 1/10 genoem sal word) lê in die kantoor van die Stadsklerk van Pietersburg en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die Skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die Skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 11 Desember 1968.

11-18

KENNISGEWING No. 563 VAN 1968

CARLETONVILLE-WYSIGINGSKEMA 1/27

Hierby word ooreenkomsdig die bepalings van sub- artikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Carletonville aansoek gedoen het om Carletonville-dorpsaanlegskema, 1961, te wysig deur die herindeling van Erwe 2573/4/5 en 2587/8/9/90/91, Carletonville-uitbreiding 5, van „Spesiale Woon” tot „Algemene Woon”.

Verdere besonderhede van hierdie wysigingskema (wat Carletonville-wysigingskema 1/27 genoem sal word) lê in die kantoor van die Stadsklerk van Carletonville en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die Skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die Skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 11 Desember 1968.

11-18

NOTICE No. 564 OF 1968

PRETORIA NORTH AMENDMENT SCHEME 1/19

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the City Council of Pretoria has applied for Pretoria North Town-planning Scheme 1, 1950, to be amended by the deletion of this first proviso to Table D, clause 15 (a) and the substitution of the following proviso therefor:

"(i) A lawfully existing building or a lawfully existing work which is not in conformity with the provisions of this scheme relating to the erection and use of buildings and use of land may be maintained and may be used for its existing purpose and, subject to the provisions of this Scheme other than those relating to the erection and use of buildings and use of land, may be altered, extended or rebuilt upon the same site for the particular trade, business, industry or purpose for which it is then being used, provided that no such alteration, extension or rebuilding shall increase the floor space of the existing building by more than one-eighth".

Lawfully existing buildings on properties which enjoy "Existing Rights" may at present be altered, rebuilt or extended without limitation as to the extent of such alteration or rebuilding. The general effect of the draft scheme will be to limit any increase in the floor space of such new or altered buildings to one-eighth of the floor space of the original building.

The object of the Scheme is to bring the Pretoria North Town-planning Scheme 1 of 1950 into conformity with the Pretoria Town-planning Scheme 1 of 1944."

This amendment will be known as Pretoria North Amendment Scheme 1/19. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria, and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 11 December 1968.

11-18

NOTICE No. 565 OF 1968

PRETORIA REGION AMENDMENT SCHEME 157

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the City Council of Pretoria has applied for Pretoria Region Town-planning Scheme, 1960, to be amended as follows:

1. The deletion of proviso (i) to Table D, clause 15 (a), and the substitution of the following therefor:

"(i) A lawfully existing building or a lawfully existing work which is not in conformity with the provisions of this Scheme relating to the erection and use of buildings

KENNISGEWING No. 564 VAN 1968

PRETORIA-NOORD-WYSIGINGSKEMA 1/19

Hierby word ooreenkomstig die bepalings van sub artikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoria-Noord-dorpsaanlegskema 1, 1950, te wysig deur die skraping van die eerste voorbehoudsbepaling by Tabel D, klousule 15 (a) en die vervanging daarvan deur die volgende nuwe voorbehoudsbepaling:

„(i) 'n Wettig bestaande gebou of 'n wettig bestaande werk wat nie voldoen aan die bepalings van hierdie skema wat die oprigting en gebruik van geboue en die gebruik van grond betref nie, vir sy bestaande gebruik onderhou en gebruik kan word en behoudens die bepalings van hierdie Skema uitgesonderd die wat betrekking het op die oprigting en gebruik van geboue en die gebruik van grond, verander, uitgebrei of opnuut gebou kan word op dieselfde terrein vir die besondere bedryf, besigheid, nywerheid of die doel waarvoor dit dan gebruik word; mits geen sodanige verandering, uitbreiding of herbouing die bestaande gebou se oppervlakte met meer as een-agste mag vermeerder nie.”

Wettig bestaande geboue op eiendomme wat "Bestaande Regte" geniet, mag tans verander, opnuut gebou of uitgebrei word sonder beperking van die omvang van sodanige herbouings of veranderings. Die algemene uitwerking van die ontwerp-skema sal wees om die uitbreiding van die vloerraumte van sodanige nuwe of veranderde geboue te beperk tot een-agste van die vloerraumte van die oorspronklike gebou.

Die doel van die Skema is om die Pretoria-Noord-dorpsaanlegskema 1 van 1950 in ooreenstemming te bring met die Pretoriëse Dorpsaanlegskema 1 van 1944.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-Noord-wysigingskema 1/19 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eindom wat geleë is binne die gebied ten opsigte waarvan die Skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die Skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, skriftelik in kennistel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 11 Desember 1968.

11-18

KENNISGEWING No. 565 VAN 1968

PRETORIA-STREEK-WYSIGINGSKEMA 157

Hierby word ooreenkomstig die bepalings van sub artikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoria-streek-dorpsaanlegskema, 1960, soos volg te wysig:

1. Deur die voorbehoudsbepaling (i), tot Tabel D, klousule 15 (a), te skrap en dit deur die volgende voorbehoudsbepaling te vervang:

„(i) 'n Wettig bestaande gebou of 'n wettig bestaande werk, wat nie voldoen aan die bepalings van hierdie Skema wat die oprigting en gebruik van geboue en die

and use of land may be maintained and may be used for its existing purpose and that subject to the provisions of this Scheme other than those relating to the erection and use of buildings and use of land, it may be altered, extended or rebuilt upon the same site for the particular trade, business, industry or purpose for which it is then being used, provided that no such alteration, extension or rebuilding shall increase the floor space of the existing building by more than one-eighth."

2. The addition of the following proviso (xiii) to Table D, clause 15 (a):—

"(xiii) In use Zone IV (Special Business) the Council may, subject to the provisions of clause 17, agree to the erection and use of buildings for a synthetic dry-cleanette or a laundrette."

Lawfully existing buildings or properties which enjoy "existing rights" may at present be altered, rebuilt or extended without limitation as to the extent of such alteration or rebuilding. The general effect of paragraph 1 of the draft scheme will be to limit any increase in the floor space of such new or altered buildings to one-eighth of the floor space of the original building.

In terms of paragraph 2 of the draft scheme the Council will be authorised to permit the use of erven zoned for business purposes for a synthetic dry-cleanette or laundrette, subject to the provisions of clause 17 of the original scheme.

The object of both the above-mentioned amendments is to bring the Pretoria Region Town-planning Scheme, 1960, into conformity with the Pretoria Town-planning Scheme 1 of 1944.

This amendment will be known as Pretoria Region Amendment Scheme 157. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 11 December 1968.

11-18

NOTICE No. 566 OF 1968

BOKSBURG AMENDMENT SCHEME 1/46

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965 that the Town Council of Boksburg has applied for Boksburg Town-planning Scheme 1, 1946, to be amended by the rezoning of Portion 166 (portion

gebruik van grond betref nie, onderhou en gebruik kan word vir sy bestaande gebruik en dat dit, behoudens die bepalings van hierdie Skema, uitgesonderd dié wat betrekking het op die oprigting en gebruik van geboue en die gebruik van grond, verander, uitgebrei of opnuut gebou kan word op dieselfde terrein vir die besondere bedryf, besigheid, nywerheid of die doel waarvoor dit dan gebruik word; met dien verstande dat geen sodanige verandering, uitbreiding of herbouing die bestaande gebou se vloeroppervlakte met meer as een-agste mag vermeerder nie."

2. Deur die volgende voorbehoudsbepaling (xiii) aan Tabel D, klousule 15 (a), toe te voeg:

"(xiii) Die Raad in Gebruikstreek IV (Spesiale Besigheid), behoudens die bepalings van klousule 17, kan instem tot die oprigting en gebruik van geboue vir 'n sintetiese droogskoonmakerytie of 'n wasserytjie."

Wettig bestaande geboue op eiendomme wat „bestaande regte“ geniet mag tans verander, opnuut gebou of uitgebrei word sonder beperking van die omvang van sodanige herbouings of veranderings. Die algemene uitwerking van paragraaf 1 van die ontwerpskema sal wees om die uitbreiding van die vloerruimte van sodanige nuwe of veranderde geboue te beperk tot een agtste van die vloeroppervlakte van die oorspronklike gebou.

Ingevolge paragraaf 2 van die ontwerpskema sal die Raad by magte wees om, behoudens die bepalings van klousule 17 van die oorspronklike skema, toe te laat dat erwe wat vir besigheidsgebruik bestem is, gebruik word vir 'n droogskoonmakerytie of wasserytje.

Die doel van beide bogemelde wysigings is om die Pretoria-streek-dorpsaanlegskema, 1960, in ooreenstemming met die Pretoriase Dorpsaanlegskema 1 van 1944, te bring.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-streek-wysigingskema 157 genoem sal word) le is in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 11 Desember 1968.

11-18

KENNISGEWING No. 566 VAN 1968

BOKSBURG-WYSIGINGSKEMA 1/46

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Stadsraad van Boksburg aansoek gedoen het om Boksburg-dorpsaanlegskema 1, 1946, te wysig deur die herindeling van Gedeelte 166 (gedeelte van Gedeelte 5) van

of Portion 5) of the farm Driefontein 85 IR, from "Agricultural" to "Special" to provide for the erection of a motel, swimming pool, garage and filling station.

This amendment will be known as Boksburg Amendment Scheme 1/46. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Boksburg, and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,
Director of Local Government:

Pretoria, 11 December 1968.

11-18

NOTICE No. 568 OF 1968

JOHANNESBURG AMENDMENT SCHEME 1/312

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme 1, 1946, to be amended as follows:—

To rezone Erf 300, Cyrildene, being 21 Hettie Street, between Spencer Road and Derrick Avenue, to permit additional coverage of 10·2 per cent for a mezzanine floor for business purposes.

The owners of this erf are L.L.M. Investments (Pty) Ltd, of 3 Hilrose, 52 Becker Street, Yeoville, Johannesburg.

This amendment will be known as Johannesburg Amendment Scheme 1/312. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,
Director of Local Government:

Pretoria, 11 December 1968.

11-18

die plaas Driefontein 85 IR, van „Landbou-“ tot „Speisaal“ om voorsiening te maak vir die oprigting van 'n motel, swembad, motorhawe en vulstasie.

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema 1/46 genoem sal word) lê in die kantoor van die Stadsklerk van Boksburg en die die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die Skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die Skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur:

Pretoria, 11 Desember 1968.

11-18

KENNISGEWING No. 568 VAN 1968

JOHANNESBURG-WYSIGINGSKEMA 1/312

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946, soos volg te wysig:—

Die indeling van Erf 300, Cyrildene, naamlik Hettiestraat 21, tussen Spencerweg en Derricklaan, word verander sodat daar 'n bykomende dekking van 10·2 persent vir 'n tussenverdieping vir besigheiddoeleindes toegeklaat kan word.

L.L.M. Investments (Pty) Ltd, Hilrose 3, Beckerstraat 52, Yeoville, Johannesburg, is die eienaars van hierdie erf.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/312 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die Skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die Skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur:

Pretoria, 11 Desember 1968.

11-18

NOTICE No. 569 OF 1968

PRETORIA REGION AMENDMENT SCHEME 168

It is hereby notified, in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the City Council of Pretoria has applied for Pretoria Region Town-planning Scheme, 1960, to be amended as follows:—

The addition of the following new proviso (vii) to Table F, clause 19 of the original scheme:—

"(vii) Erf 583, Queenswood, may be subdivided into two portions, the shapes and sizes of which shall be to the satisfaction of the Council, and a residential building or dwelling-house may be erected on each such portion."

The above-mentioned erf, situate at the intersections of Webb Road, Shilling Street and Adam Lane, is zoned "General Residential" with a density of one dwelling per existing erf and may therefore not be subdivided. The general effect of the draft scheme will be to permit the subdivision of the property into a maximum of two portions.

The property is registered in the name of Queenswood Development Co. (Pty) Ltd, and Koedoespoort Development Co. (Pty) Ltd.

This amendment will be known as Pretoria Region Amendment Scheme 168. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria, and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 11 December 1968.

11-18

NOTICE No. 570 OF 1968

PROPOSED ESTABLISHMENT OF HYDE PARK EXTENSION 57 TOWNSHIP

It is hereby notified in terms of section 58 (1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Hotbob (Pty) Ltd for permission to lay out a township on Hyde Park Agricultural Holding 52, District of Johannesburg, to be known as Hyde Park Extension 57.

The proposed township is situate south of and abuts Hyde Park Extension 14 Township.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room B225, Second Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

KENNISGEWING No. 569 VAN 1968

PRETORIA-STREEK-WYSIGINGSKEMA 168

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanlegskema, 1960, soos volg te wysig:—

Deur die volgende nuwe voorbehoudsbepaling (vii) aan Tabel F, klosule 19 van die oorspronklike skema toe te voeg:—

"(vii) Erf 583, Queenswood, onderverdeel kan word in twee gedeeltes waarvan die vorms en groottes ten genoeg van die raad moet wees, en 'n woongebou of woonhuis op elk van die gedeeltes opgerig kan word."

Erf 583, Queenswood, geleë by die kruispunte van Webbweg, Shillingstraat en Adamsteeg, is bestem vir algemene woongebruik met 'n digtheid van een woonhuis per bestaande erf en kan dus nie onderverdeel word nie. Die algemene uitwerking van die skema sal wees om die onderverdeling van die eiendom in 'n maksimum van twee gedeeltes toe te laat.

Die eiendom is op naam van Queenswood Development Co. (Edms.) Bpk., en Koedoespoort Development Co. (Edms.) Bpk. geregistreer.

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema 168 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, skriftelik in kennistel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 11 Desember 1968.

11-18

KENNISGEWING No. 570 VAN 1968

VOORGESTELDE STIGTING VAN DORP HYDE PARK-UITBREIDING 57

Ingevolge artikel 58 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekendgemaak dat Hotbob (Pty) Ltd, aansoek gedoen het om 'n dorp te stig op Hyde Park Landbouhoeve 52, distrik Johannesburg, wat bekend sal wees as Hyde Park-uitbreiding 57.

Die voorgestelde dorp lê suid van en grens aan die dorp Hyde Park-uitbreiding 14.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, Tweede Vloer, Blok B, Provinciale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

In terms of section 58 (5) of the said Ordinance any person who wishes to object 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. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government; P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 11 December 1968.

11-18

NOTICE No. 572 OF 1968

PRETORIA AMENDMENT SCHEME 2/20

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the City Council of Pretoria has applied for Pretoria Town-planning Scheme 2, 1952, to be amended by the rezoning of Lot 381, Hermanstad Township, situated on the south-western corner of Michaelson and Bosch Streets, from "General Industrial", "Restricted Industrial" and "Special Business", respectively to "Special" to permit the said property to be used for warehouses, offices and purposes incidental thereto and, with the consent of the Council for any other uses except noxious industries, subject to the conditions set out in Annexure A, Plan 11 of the draft scheme.

This amendment will be known as Pretoria Amendment Scheme 2/20. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria, and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,
Director of Local Government.
Pretoria, 11 December 1968.

11-18

NOTICE No. 573 OF 1968

RANDBURG TOWN-PLANNING SCHEME 32

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance 1965, that the Town Council of Randburg has in accordance with a directive from the Townships Board in terms of section 46 of the Ordinance, submitted an amending scheme to amend Randburg Town-planning Scheme, 1954, as follows:

To rezone Lots 1199, 1201, 1203, 1205 and 1207, Ferndale, being 224 to 244 Hendrik Verwoerd Drive, on the west side of Hendrik Verwoerd Drive between Grove Street and Bridge Street, Ferndale, from "Special Residential" to "General Residential" to allow for the erection of flats.

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Ingevolge artikel 58 (5) van genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestand van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinsiale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 11 Desember 1968.

11-18

KENNISGEWING No. 572 VAN 1968

PRETORIA-WYSIGINGSKEMA 2/20

Hierby word ooreenkomsdig die bepalings van subartikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Pretoria-dorpsaanlegskema 2, 1952, te wysig deur die herindeling van Lot 381 Dorp, Hermanstad, geleë op die suidweste hoek van Michaelson- en Boschstraat van „Algemene Nywerheid”, „Beperkte Nywerheid” en „Spesiale Besigheid” onderskeidelik tot „Spesiaal” ten einde die gebruik van die eiendom vir pakhuis, kantore en aanverwante doeleinades en met die toestemming van die Raad, vir enige ander doeleinades behalwe hinderlike bedrywe, toe te laat, onderworpe aan voorwaardes in Aanhengsel A, Plan 11, van die ontwerp-skema vervat.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 2/20 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinsiale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die Skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 11 Desember 1968.

11-18

KENNISGEWING No. 573 VAN 1968

RANDBURG-DORPSAANLEGSKEMA 32

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe 1965, bekendgemaak dat die Stadsraad van Randburg in opdrag van die Dorperraad ingevolge artikel 46 van gemelde Ordonnansie 'n wysigende skema ingedien het, om Randburg-dorpsaanlegskema, 1954, soos volg te wysig:

Die herindeling van Lotte 1199, 1201, 1203, 1205 en 1207, Ferndale, synde 224 tot 244 Hendrik Verwoerdrylaan, aan die westekant van Hendrik Verwoerdrylaan tussen Grovestraat en Bridgestraat, Ferndale, van „Spesiale Woondoeleinades” na „Algemene Woondoeleinades” om die oprigtigting van woonstelgeboue toe te laat.

The owners of these erven are Multi Estates (Proprietary) Limited, c/o Raphaely, Weiner, Schwartz and Alexander, P.O. Box 2590, Johannesburg.

This amendment will be known as Randburg Town-Planning Scheme 32. Further particulars of the Scheme are lying for inspection at the office of the Town Clerk, Randburg, and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Every owner or occupier of immovable property situate within the area to which the Scheme applies shall have the right of objection to the Scheme and may notify the Director of Local Government, 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 8 January 1969.

G. P. NEL,
Director of Local Government.

Pretoria, 11 December 1968.

Die eienaars van die erwe is Multi Estates (Proprietary) Limited, p/a Raphaely, Weiner, Schwartz en Alexander, Posbus 2590, Johannesburg.

Verdere besonderhede van hierdie Skema (wat Randburg-dorsaanlegskema 32 genoem sal word) lê in die kantoor van die Stadsklerk van Randburg en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Alle eienaars of bewoners van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die Skema van toepassing is, het die reg om beswaar teen die Skema aan te teken en kan te eniger tyd binne 'n maand na die laaste publikasie van hierdie kennisgewing in die *Offisiële Koerant van die Provinsie*, dit wil sê, op of voor 8 Januarie 1969, die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 11 Desember 1968.

NOTICE No. 574 OF 1968

JOHANNESBURG AMENDMENT SCHEME 1/311

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has applied for Johannesburg Town-planning Scheme 1, 1946, to be amended as follows:—

To rezone Lot 7, Parktown, being 5 Princess Place, between Queens Road and Park Lane, to permit the erection of a building to a maximum height of eight storeys above ground level at a maximum coverage of 25 per cent subject to certain conditions.

The owners of the lot are Messrs Gillma Investments (Pty) Ltd, of 705 Southern Life Building, 90 Main Street, Johannesburg.

This amendment will be known as Johannesburg Amendment Scheme 1/311. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Johannesburg, and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 11 December 1968.

11-18

KENNISGEWING No. 574 VAN 1968

JOHANNESBURG-WYSIGINGSKEMA 1/311

Hierby word ooreenkomsdig die bepalings van sub- artikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Johannesburg aansoek gedoen het om Johannesburg-dorsaanlegskema 1, 1946, soos volg te wysig:—

Die indeling van Erf 7, Parktown, naamlik Princess Place 5, tussen Queensweg en Parksteeg, word verander sodat daar 'n gebou met 'n maksimum hoogte van agt verdiepings bokant die grondvlak teen 'n maksimum toelaatbare dekking van 25 persent op sekere voorwaardes daar opgerig kan word.

Die firma Gillma Investments (Pty) Ltd, van Southern Lifegebou 705, Mainstraat 90, Johannesburg, is die eienaars van die erf.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/311 genoem sal word) lê in die kantoor van die Stadsklerk van Johannesburg en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die Skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die Skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 11 Desember 1968.

11-18

NOTICE No. 575 OF 1968

CARLETONVILLE AMENDMENT SCHEME 23

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the Town Council of Carletonville has applied for Carletonville Town-planning Scheme, 1961, to be amended as follows:—

The addition of the following proviso to clause 9 (d) (i) of the Scheme:—

"Provided that on land for which the Secretary for Mines has notified an applicant for a mining lease for precious metals that its application has been granted as provided in section 25 (6) (a) of the Mining Rights Act, 1967, the restrictions contained in this paragraph shall not prohibit the granting by the local authority of consent, subject to the provisions of clause 21, Part IV, of the Scheme, for the use of a site for the carrying on of the businesses referred to in section 126 (1) of the said Mining Rights Act."

The existing zoning of the property is "Agricultural".

The general effect of the amending scheme will be to enable the applicants to obtain from the local authority consent for trading sites after a mining lease has been approved but pending the proclamation of the ground in terms of the said Act.

This amendment will be known as Carletonville Amendment Scheme 23. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Carletonville and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 11 December 1968.

11-18

NOTICE No. 576 OF 1968

SILVERTON AMENDMENT SCHEME 1/18

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the City Council of Pretoria has applied for Silverton Town-planning Scheme 1, 1955, to be amended as follows:—

The deletion of the first proviso to Table C, clause 15 (a), and the substitution of the following new proviso therefor:—

"(i) A lawfully existing building or a lawfully existing work which is not in conformity with the provisions of this scheme relating to the erection and use of buildings and use of land may be maintained and may be used for

KENNISGEWING No. 575 VAN 1968

CARLETONVILLE-WYSIGINGSKEMA 23

Hierby word ooreenkomstig die bepalings van subartikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Carletonville aansoek gedoen het om Carletonville-dorpsaanlegskema, 1961, soos volg te wysig:—

Die byvoeging van die volgende voorbehoudsbepaling tot klousule 9 (d) (i) van die skema:—

"Met dien verstande dat die beperkings in hierdie paraaf vervaat nie die verlening van toestemming deur die Plaaslike Bestuur ingevolge die bepalings van klousule 21, Deel IV van die Skema, sal verhoed nie op grond ten opsigte waarvan die Sekretaris van Mynwese 'n applikant vir 'n mynhuur vir edele metale in kennis gestel het dat sy aansoek toegestaan is soos bepaal in artikel 25 (6) (a) van die Wet op Mynregte, 1967, vir die gebruik van die terrein vir die dryf van die besighede waarna in artikel 126 (1) van voormalde Wet op Mynregte verwys word."

Die betrokke eiendom is tans ingedeel vir „Landboudoeleindes”.

Die algemene uitwerking van die skema is om dit vir die applikante moontlik te maak om toestemming van die Stadsraad te verkry vir handelspersele nadat 'n mynverhuring goedgekeur is maar hangende die proklamasie van die grond ingevolge bogenoemde Wet.

Verdere besonderhede van hierdie wysigingskema (wat Carletonville-wysigingskema 23 genoem sal word) lê in die kantoor van die Stadsklerk van Carletonville en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waaryan die Skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se regsgebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die Skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 11 Desember 1968

11-18

KENNISGEWING No. 576 VAN 1968

SILVERTON-WYSIGINGSKEMA 1/18

Hierby word ooreenkomstig die bepalings van subartikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Stadsraad van Pretoria aansoek gedoen het om Silverton-dorpsaanlegskema 1, 1955, soos volg te wysig:—

Die skrapping van die eerste voorbehoudsbepaling by Tabel C, klousule 15 (a), en die vervanging daarvan deur die volgende nuwe voorbehoudsbepaling:—

"(i) 'n Wettiglik bestaande gebou of 'n wettiglik bestaande werk wat nie voldoen aan die bepalings van hierdie skema wat die oprigting en gebruik van geboue en die gebruik van grond betref nie, vir sy bestaande gebruik

its existing purpose and, subject to the provisions of this scheme other than those relating to the erection and use of buildings and use of land, may be altered, extended or rebuilt upon the same site for the particular trade, business, industry or purpose for which it is then been used, provided that no such alteration, extension or rebuilding shall increase the floor space of the existing building by more than one-eighth."

Lawfully existing buildings on properties which enjoy "existing rights", may at present be altered, rebuilt or extended without limitation as to the extent of such alteration or rebuilding. The general effect of the draft scheme will be to limit any increase in the floor space of such new or altered buildings to one-eighth of the floor space of the original building.

The object of the scheme is to bring the Silverton Town-planning Scheme 1 of 1955 into conformity with the Pretoria Town-planning Scheme 1 of 1944.

This amendment will be known as Silverton Amendment Scheme 1/18. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 11 December 1968.

11-18

NOTICE No. 577 OF 1968

THABAZIMBI AMENDMENT SCHEME 1/4

It is hereby notified in terms of subsection (1) of section 31 of the Town-planning and Townships Ordinance, 1965, that the Health Committee of Thabazimbi has applied for Thabazimbi Town-planning Scheme 1, 1954, to be amended as follows:—

(a) The rezoning of a portion of Consolidated Erf 184, Extension 1, formerly known as Erf 185, from "Special Residential" to "Special Business"; and

(b) the addition of the following proviso at the end of clause 14 (c) of the Scheme:—

"(iv) A portion of Consolidated Erf 184, Extension 1, may be used for the purpose of conducting thereon a dry-cleaning business: Provided the special consent of the local authority had first been obtained in accordance with the provisions of clause 16 of the Scheme".

onderhou en gebruik kan word en behoudens die bepaling van hierdie skema, uitgesonderd die wat betrekking het op die oprigting en gebruik van geboue en die gebruik van grond, verander, uitgebrei of opnuut gebou kan word op dieselfde terrein vir die besondere bedryf, besigheid, nywerheid of die doel waarvoor dit dan gebruik word; mits geen sodanige verandering, uitbreiding of herbouing die bestaande gebou se oppervlakte met meer as een-agste mag vermeerder nie."

Wettiglik bestaande geboue op eiendomme wat "bestaande regte" geniet, mag tans verander, opnuut gebou of uitgebrei word sonder beperking van die omvang van sodanige herbouings of veranderings. Die algemene uitwerking van die ontwerpskema sal wees om die uitbreiding van die vloerruimte van sodanige nuwe of veranderde geboue te beperk tot een-agste van die vloeroppervlakte van die oorspronklike gebou.

Die doel van die skema is om Silverton-dorpsaanlegskema 1 van 1955 in ooreenstemming te bring met Pretoria-dorpsaanlegskema 1 van 1944.

Verdere besonderhede van hierdie wysigingskema (wat Silverton-wysigingskema 1/18 genoem sal word) lê in die kantoor van die Stadsklerk van Pretoria en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se regsgebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennisgewing die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 11 Desember 1968.

11-18

KENNISGEWING 577 VAN 1968

THABAZIMBI-WYSIGINGSKEMA 1/4

Hierby word ooreenkomsdig die bepaling van subartikel (1) van artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat die Gesondheidskomitee van Thabazimbi aansoek gedoen het om Thabazimbi-dorpsaanlegskema 1, 1954, soos volg te wysig:—

(a) Die herindeling van 'n Deel van Gekonsolideerde Erf 184, Uitbreiding 1, voorheen bekend as Erf 185; van "Spesiale Woon" na "Spesiale Besigheid"; en

(b) die toevoeging van die volgende voorbehoudsbepaling aan die end van klousule 14 (c) van die skema:

"(iv) 'n Deel van Gekonsolideerde Erf 184, Dorpsuitbreiding 1, mag vir die doel van 'n droogskoonmakersbesigheid gebruik word: Met dien verstande dat die plaaslike bestuur se spesiale toestemming vooraf verkry moet word ingevolge die bepaling van klousule 16 van die skema."

This amendment will be known as Thabazimbi Amendment Scheme 1/4. Further particulars of the Scheme are open for inspection at the office of the Secretary, Health Committee, Thabazimbi, and at the office of the Director of Local Government, Room B222, Provincial Building, Pretorius Street, Pretoria.

Any owner or occupier of immovable property situate within the area to which the Scheme applies or within one mile of the boundary of any such scheme and any local authority whose area of jurisdiction is contiguous to such area, shall have the right to object to the Scheme and may notify the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, of such objection and of the reasons therefor at any time within four weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 11 December 1968.

11-18

Verdere besonderhede van hierdie wysigingskema (wat Thabazimbi-wysigingskema 1/4 genoem sal word) lê in die kantoor van die Sekretaris, Gesondheidskomitee van Thabazimbi en in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B222, Provinciale Gebou, Pretoriussstraat, Pretoria, ter insae.

Enige eienaar of besitter van onroerende eiendom wat geleë is binne die gebied ten opsigte waarvan die Skema van toepassing is, of binne een myl van die grens van enige sodanige skema en enige plaaslike bestuur wie se reggebied aangrensend is aan sodanige gebied, het die reg om beswaar teen die Skema aan te teken en kan te eniger tyd binne vier weke vanaf die datum van hierdie kennissgewing die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, skriftelik in kennis stel van so 'n beswaar en die redes daarvoor.

G. P. NEL,
Direkteur van Plaaslike Bestuur,
Pretoria, 11 Desember 1968.

11-18

TENDERS

N.B.—Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION TENDERS

Tenders are invited for the following services/supplies/sales. (Unless otherwise indicated in the description tenders are for supplies):—

Tender No.	Description of tender Beskrywing van diens	Closing date Sluitings- datum
W.F.T.B. 48/69	Amsterdamse Hoër Landbouskool: Electrical installation/Elektriese installasie.....	17/1/69
W.F.T.B. 49/69	Baragwanath Hospital: Intensive care unit: Electrical installation/Baragwanath-hospitaal: Intensieve behandelingseenheid: Elektriese installasie.....	17/1/69
W.F.T.B. 50/69	Fochville Laerskool, Potchefstroom: Additions and alterations/Aanbouings en veranderings.....	17/1/69
W.F.T.B. 51/69	Laerskool Generaal Nicolaas Smit, Pretoria: Additions and alterations/Aanbouings en veranderings.....	17/1/69
W.F.T.B. 52/69	Hoëskool Hercules, Pretoria: Additions and alterations/Aanbouings en veranderings.....	17/1/69
W.F.T.B. 53/69	Kalafong Hospital (Non-White), Pretoria: Operating theatre block: Electrical installation/Kalafong-hospitaal (Nie-Blanke), Pretoria: Operasiesaalblok: Elektriese installasie.....	17/1/69
W.F.T.B. 54/69	Krugerdsorp High School: Transferring of prefabricated classrooms from Blairgowrie Primary School/ Oorplasing van voorafvervaardigde klaskamers vanaf Blairgowrie Primary School.....	17/1/69
W.F.T.B. 55/69	Laerskool Krugerdorp-Oos, Krugerdorp: Repairing of stoep tiles/Herstel van stoepsteels.....	17/1/69
W.F.T.B. 56/69	Paul Kruger Memorial Hospital, Rustenburg: House for superintendent/Paul Kruger-gedenkhospitaal, Rustenburg: Huis vir superintendent.....	17/1/69
W.F.T.B. 57/69	Phaborwa Hospital: Electrical installation/Phaborwa-hospitaal: Elektriese installasie.....	17/1/69
W.F.T.B. 58/69	Potchefstroomse Onderwyskollege: Men's hostel: Intercommunication installation/Manskoshuis: Inter-kommunikasiestellasié.....	17/1/69
W.F.T.B. 59/69	Potchefstroomse Onderwyskollege: Women's hostel: Intercommunication installation/Dameskoshuis: Interkommunikasiestellasié.....	17/1/69
W.F.T.B. 60/69	Potchefstroomse Onderwyskollege: New physical training centre: Electrical installation/Nuwe liggaamsopvoedingsentrum: Elektriese installasie.....	17/1/69
W.F.T.B. 61/69	Pretoriase Onderwyskollege: "Die Fort", Men's hostel: Renovations/Die Fort-manskoshuis: Opknappings.....	17/1/69
W.F.T.B. 62/69	Suurbekom Primary School, Suurbekom: Transferring of temporary building from Marlandia School, Johannesburg/Suurbekomse Laerskool, Suurbekom: Oorplasing van tydelike gebou vanaf Marlandia skool, Johannesburg.....	17/1/69
W.F.T.B. 63/69	Tembisa Hospital (Non-White), Kaafontein: Operating theatre block and nurses' homes: Electrical installation/Tembisa-hospitaal (Nie-Blanke), Kaafontein: Operasiesaalblok en verpleegsterswonings: Elektriese installasie.....	17/1/69
W.F.T.B. 64/69	Laerskool Wheatlands, Randfontein: New school: Electrical installation/Nuwe skool: Elektriese installasie.....	17/1/69
W.F.T.B. 66/69	Vanderbijlparkse Negende Laerskool: New school: Electrical installation/Nuwe skool: Elektriese installasie	31/1/69

TENDERS

L.W.—Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatums nog nie verstreke is nie, word nie in hierdie kennissgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE TENDERS

Tenders vir die volgende dienste/voorrade/verkopsword ingewag. (Tensy dit in die uiteensetting anders aangegeef word, word tenders vir voorrade bedoel):—

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. 1..	Director of Hospital Services, Private Bag 221	A930	A	9	(89251)
H.A. 2..	Director of Hospital Services, Private Bag 221	A940	A	9	89402
H.B....	Director of Hospital Services, Private Bag 221	A746	A	7	89202
H.C....	Director of Hospital Services, Private Bag 221	A729	A	7	89206
H.D....	Director of Hospital Services, Private Bag 221	A740	A	7	89208
P.F.T....	Provincial Secretary (Purchases and Supplies), Private Bag 64	A1119	A	11	80965
R.F.T....	Director Transvaal Roads Department, Private Bag 197	D518	D	5	89184
T.E.D...	Director Transvaal Education Department, Private Bag 76	A550	A	5	80651
W.F.T...	Director Transvaal Department of Works, Private Bag 228	C109	C	1	80675
W.F.T.B.	Director Transvaal Department of Works, Private Bag 228	C219	C	M	80306

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. In the case of each W.F.T.B. tender the tenderer must pay a deposit of R4 before he will be supplied with the tender documents. Such deposit must be in the form of cash, a bank initialed cheque, or a departmental standing deposit receipt (R10). The said deposit will be refunded if a bona fide tender is received from the tenderer or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer 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 entrance (near Bosman Street corner), Pretoria, by 11 a.m. on the closing date.

BELANGRIKE OPMERKINGS

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente asmede enige tender/kontrakvoorraarde 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	Verdieping	Telefoonno. Pretoria
H.A. 1..	Direkteur van Hospitaaldiensste, Privaatsak 221	A930	A	9	(89251)
H.A. 2..	Direkteur van Hospitaaldiensste, Privaatsak 221	A940	A	9	89402
H.B....	Direkteur van Hospitaaldiensste, Privaatsak 221	A746	A	7	89202
H.C....	Direkteur van Hospitaaldiensste, Privaatsak 221	A729	A	7	89206
H.D....	Direkteur van Hospitaaldiensste, Privaatsak 221	A740	A	7	89208
P.F.T....	Provinciale Sekretaris (Aankope en Voorrade), Privaatsak 64	A1119	A	11	80965
R.F.T....	Direkteur Transvaal Paaidepartement, Privaatsak 197	D518	D	5	89184
T.O.D...	Direkteur Transvaalse Onderwysdepartement, Privaatsak 76	A550	A	5	80651
W.F.T...	Direkteur Transvaalse Werke-departement, Privaatsak 228	C109	C	1	80675
W.F.T.B.	Direkteur Transvaalse Werke-departement, Privaatsak 228	C219	C	M	80306

2. Die Administrasie is nie daartoe verplig om die laagste of 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 tiek deur die bank geparafeer of 'n departementelegeordkwasansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidslysle, binne 14 dae na die sluitingsdatum van 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 verselle koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die 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 hoofgang aan Pretoriussstraat se kant (naby die hock van Bosmanstraat), Pretoria.

STADSRAAD VAN LYDENBURG

WYSIGING VAN BOUVERORDENINGE

Kennisgewing geskied hiermee ooreenkomsdig artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Lydenburg voorneemens is om sy Bouverordeninge te wysig om voorsiening te maak vir die heffing van R1 per maand per skutting wat oor 'n sypaadjie of straat opgerig word.

Afskrifte van die voorgestelde wysiging lê by die Raad se kantore ter insae gedurende gewone kantoore vir 'n tydperk van 21 dae met ingang vanaf 18 Desember 1968.

Enige persoon wat beswaar wil-aanteken teen die voorgestelde wysiging moet sodanige besware skriftelik by die Stadsklerk, Municipale Kantore, Lydenburg, voor of op 15 Januarie 1969, indien.

J. P. BARNHOORN,
Stadsklerk.

Kantoor van die Stadsklerk,
Postbus 61,
Lydenburg, 2 Desember 1968.
(Kennisgewing No. 54/1968.)

1033—18

KOSTER MUNICIPALITY
PROPOSED AMENDMENT TO KOSTER TOWN-PLANNING SCHEME 1.—AMENDMENT SCHEME 1/4

The Village Council of Koster has prepared a draft amendment town-planning scheme to be known as Amendment Town-planning Scheme 1/4.

This draft scheme contains the following proposals:—

(a) The diversion of the Koster-Lichtenburg road to join Duitser Ellof Road to show the position of the road as constructed.

(b) The extension of Rissik Street to join Jameson Road according to the level-crossing elimination scheme as red Road 34.

(c) Widening of portions of Brink Street and Duitser Ellof Road at Erven 448, 460 and 544.

(d) Closing of a portion of Duitser Ellof Road and consolidation with Portion C and Portion 4 of Erf 544.

(e) The rezoning of portion of proposed Road 12 to "General Business" with a density of one dwelling-house per 8,000 square feet.

(f) The amending of the proposed road network south of the railway line in the undetermined area.

(g) The rezoning of portion of "The Avenue" from "Existing Public Open Space" to "Special Residential" with a density of one dwelling-house per 8,000 square feet.

(h) Closing of portions of Merriman Street and Railway Street at their junctions with Rissik Street.

(i) Diversion of Railway Street in the vicinity of Erven 409, 411 and 413.

(j) The rezoning of a portion of land, 5 morgen in extent, for hospital purposes.

(k) The amending of the zoning of Erven 277, 278 and 279 from "Educational Purposes" to "Residential Purposes".

(l) The amending of the zoning of Erven 304, 305 and 306 from "Educational Purposes" to "Municipal Purposes".

(m) Extension of the boundaries of the scheme to include the new Bantu Township as proclaimed.

(n) The rezoning of the "General Industrial" area to "Special Residential" with a density of one dwelling-house per 8,000

square feet and the zoning of an area south of the railway and west of the Koster-Lichtenburg Road as "General Industrial".

(o) The zoning of the new Bantu Township for non-European occupation, and the extension of the boundaries of the Scheme to include this township and the rezoning of the area previously zoned "Non-European Occupation" to "Undetermined".

(p) Amending of the zoning of Erf 339 from "Special Business" to "Religious Purposes".

(q) Amending of portion of the "Special Residential" use zone to "Public Open Space 29".

(r) The zoning of a portion of land three morgen in extent adjoining the Indian Township as "Proposed Public Open Space 28".

(s) The zoning of two outspan areas of five morgen each as surveyed.

(t) Amending of the zoning of Erf 10, Cedrela Indian Township, from "General Business" to "Special Residential" with a density of one dwelling-house per 5,000 square feet.

(u) The amending of the zoning of Erf 26, Cedrela Indian Township, from "General Business" to "Government purposes".

(v) By the deletion of the number 26 (Proposed Public Open Space) and the substitution thereafter of the number 27.

Particulars of this Scheme are open for inspection at the Office of the Town Clerk, Municipal Building, Koster, for a period of four weeks from the date of the first publication of this notice, which is the 11th December 1968.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Koster Town-planning Scheme 1, or within one mile of the boundary thereof, has the right to object to the Scheme or to make representations in respect therof, and if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 11 December 1968, inform the local authority, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

P. W. VAN DER WALT,
Town Clerk.

Municipal Building,
Koster, 22 November 1968.
(Notice No. 27/68.)

MUNISIPALITEIT KOSTER
VOORGESTELDE WYSIGING VAN DIE KOSTERSE DORPSAANLEGSKEMA 1.—WYSIGINGSKEMA 1/4

Die Dorpsraad van Koster het 'n ontwerp-wysigingsdorpsaanlegskema opgestel wat as Wysigingsdorpsbeplanningskema 1/4 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstelle:—

(a) Die verlegging van die Koster-Lichtenburgpad om aan te sluit by Duitser Ellofweg.

(b) Die verlenging van Rissikstraat om aan te sluit by Jamesonweg volgens die beplanning van die spoororganguiskakeling-skema, as voorgestelde Pad 34.

(c) Verbreding van gedeeltes van Brinkstraat en Duitser Ellofweg by Erve 448, 460 en 544.

(d) Sluiting van 'n gedeelte van Duitser Ellofweg en Konsolidasie met Gedeelte C en Gedeelte 4 van Erf 544.

(e) Die wysiging van 'n gedeelte van voorgestelde Pad 12 na "Algemene Besigheid" met 'n digtheid van een Woonhuis op 8,000 vierkante voet.

(f) Wysiging van die voorgestelde paais netwerk aan suidekant van die spoorlyn op die onbepaalde gebied.

(g) Die wysiging van 'n gedeelte van "The Avenue" van "Bestaande Oop Ruimte" na "Spesiale Besigheid" met 'n digtheid van een woonhuis op 8,000 vierkante voet.

(h) Sluiting van gedeeltes van Merrimanstraat en Railwaystraat by hulle aansluitingspunt by Rissikstraat.

(i) Verlegging van Railwaystraat by Erwe 409, 411 en 413.

(j) Die herabkeming van 'n gebied van vyf morg vir hospitaaldoeleindes.

(k) Die wysiging van die afbakening van Erwe 277, 278 en 279 van "Onderwysdoelindes" na "Woondoeleindes".

(l) Die wysiging van die afbakening van Erwe 304, 305 en 306 van "Onderwysdoelindes" na "Munisipale doeles".

(m) Uitbreiding van die grens van die nuwe Bantoeorp soos geproklameer, in te sluit.

(n) Die herabkeming van die "Algemene Nywerheid" gebied na "Spesiale Woongebied" met 'n digtheid van een woonhuis op 8,000 vierkante voet, en die afbakening van 'n gebied ten suide van die spoorlyn en ten weste van die Koster-Lichtenburgpad as "Algemene Nywerheid".

(o) Die afbakening van die nuwe Bantoeordpsgebied vir "Nie-Blanke Bewoning", en die uitbreiding van die grense van die skema om die dorpsgebied in te sluit, en die herabkeming van die gebied tervore ingedeel vir "Nie-Blanke Bewoning" na "Onbepaald".

(p) Wysiging van die afbakening van Erf 339 van "Spesiale Besigheid" na "Godsdienstoelindes".

(q) Wysiging van 'n gedeelte van die "Spesiale Woongebied" gebruikstreek na "Publieke Oop Ruimte".

(r) Die herabkeming van 'n gedeelte land, 5 morg in omvang, aangrensende die Indiërdorp as Voorgestelde Publieke Oop Ruimte No. 28".

(s) Die afbakening van twee uitspangebiede van 5 (vyf) morg elk soos opgemeet.

(t) Wysiging van die afbakening van Erf 10, Cedrela Indiërdorp, van "Algemene Besigheid" na "Spesiale Woongebied" met 'n digtheid van een woonhuis op 5,000 vierkante voet.

(u) Die wysiging van die afbakening van Erf 26, Cedrela Indiërdorp, van "Algemene Besigheid" na "Staatsdoelindes".

(v) Die skraping van die nommer 26 (voorgestelde publieke oop ruimte) en die vervanging daarvan deur die nommer 27.

Besonderhede van hierdie Skema lê ter insae in die Kantoor van die Stadsklerk, Municipale Gebou, Koster, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 11 Desember 1968.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperdeerder van vaste eiendom binne die gebied van die Kosterse Dorpsaanlegskema 1, of binne een myl van die grense daarvan het die reg om teen die Skema beswaar te maak, of om vertoë ten opsigte daarvan te rig, en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 11 Desember 1968, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. W. VAN DER WALT,
Stadsklerk.
Municipale Gebou,
Koster, 22 November 1968.
(Kennisgewing No. 27/68.) . . . 998—11-18

**TOWN COUNCIL OF MIDDLEBURG,
TRANSVAAL**

**PROPOSED AMENDMENT OF TOWN-
PLANNING SCHEME 1 OF 1963.—
AMENDMENT SCHEME 5**

The Town Council of Middelburg has prepared a draft amendment town-planning scheme, to be known as Amendment Scheme 5.

This draft scheme contains the following proposals:—

(a) To amend the use zoning of the different portions of Erven 226, 225, 224, 223, 215 and the eastern portion of Erf 216, situated along Joubert Street and Coetze Street from "Special Residential" to "General Residential". This rezoning will permit flats to be erected on the premises concerned.

(b) To amend the use zoning of Erf 217, situated along Voortrekker Street, from "Special Residential" to "General Business", which will permit business premises to be erected on the erf, and business to be conducted thereon.

(c) To make provision for the use of the remaining extent (western portion) of Erf 216, the northern portions of the different portions of Erven 217 and 218, the north-eastern portion of the northern portion of Erf 220, and the eastern portions of Erven 221 and 222 for mid-block streets and parking areas.

(d) To make provision for a 12-foot right-of-way along the northern boundary of the remaining extent of Erf 221.

All the above-mentioned properties are situated within the block formed by Coetze Street on the eastern side, Voortrekker Street on the southern side, Market Street on the western side and Joubert Street on the northern side.

Particulars of this Scheme are open for inspection at the office of the Town Clerk, Municipal Buildings, Middelburg, for a period of four weeks from the date of the first publication of this notice, which is 11 December 1968.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Middelburg Town-planning Scheme or within one mile of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so shall, within four weeks of the first publication of this notice, which is 11 December 1968, inform the local authority, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

**STADSRAAD VAN MIDDLEBURG,
TRANSVAAL**

**VOORGESTELDE WYSIGING VAN
DORPSAANLEGSKEMA 1 VAN 1963.—
WYSIGINGSKEMA 5**

Die Stadsraad van Middelburg het 'n wysigingsontwerp dorpsbeplanningskema opgestel, wat bekend sal staan as Wysigingskema 5.

Hierdie ontwerpskema bevat die volgende voorstelle:—

(a) Om die gebruiksindeeling van die verskillende gedeeltes van Erve 226, 225, 224, 223, 215 en die oostelike gedeelte van Erf 216, geleë aan Joubertstraat en Coetzeestraat te wysig van "Spesiale Woon" na "Algemene Woon". Die uitwerking hiervan sal wees dat daar op die betrokke erwe woonstelgeboue opgerig sal kan word.

(b) Om die gebruiksindeeling van Erf 217, geleë aan Voortrekkerstraat, te wysig van "Spesiale Woon" na "Algemene Besigheid", wat sal meebring dat besigheidsgeboue op die perseel opgerig sal kan word en besigheid daarop gedrywe sal kan word.

(c) Om die resterende gedeelte (westelike gedeelte) van Erf 216, die noordelike gedeeltes van die verskillende gedeeltes van Erve 217 en 218, die noordoostelike gedeelte van die noordelike helfte van Erf 220, en die oostelike gedeeltes van Erve 221 en 222 aan te wend vir tussenblokstrate en parkeerruimtes.

(d) Om voorsiening te maak vir 'n 12-voet-reg-van-weg teen die noordeike grens van die restant van Erf 221.

Al die bovenoemde eiendomme is geleë in die blok wat gevorm word deur Coetzeestraat aan die oostekant, Voortrekkerstraat aan die suidekant, Markstraat aan die westekant en Joubertstraat aan die noordekant.

Besonderhede van hierdie Skema lê ter insae by die kantoor van die Stadslerk, Municipale Gebou, Middelburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennissgewing af, naamlik 11 Desember 1968.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige cinaar of okkuperder van vaste eiendom binne die gebied van die Middelburgse Dorpsbeplanningskema van binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennissgewing, naamlik 11 Desember 1968, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

1013—11-18

TOWN COUNCIL OF BOKSBURG

PROPOSED AMENDMENTS TO BOKSBURG TOWN-PLANNING SCHEME 1.—AMENDMENT SCHEME 1/55

The Town Council of Boksburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-planning Scheme 1/55.

This draft scheme contains the following proposal:—

Amendment Scheme 1/55.—The rezoning of Erf 23, Jansen Park, from "Special Residential" to "General Residential".

Particulars of this Scheme are open for inspection at Room 7, First Floor, Municipal Offices, Boksburg, for a period of four weeks from the date of the first publication of this notice, which is 11 December 1968.

The Council will consider whether or not this Scheme should be adopted.

Any owner or occupier of immovable property within the area of the amendment town-planning scheme or within one mile of the boundary in respect thereof has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so, he shall, within four weeks of the first publication of this notice, which is 11 December 1968, inform the Town Council of Boksburg, in writing, of such objection or representations and shall state whether or not he wishes to be heard by the said Council.

P. RUDO NELL,
Town Clerk.

Municipal Offices,
Boksburg, 11 December 1968.
(No. 130) (T4/2/55)

STADSRAAD VAN BOKSBURG
VOORGESTELDE WYSIGINGS VAN
BOKSBURGSE DORPSBEPLANNING-
SKEMA 1. WYSIGINGSKEMA 1/55

Die Stadsraad van Boksburg het 'n konsepwysigingskema van die dorpsaanlegskema, wat as Wysigingskema 1/55 bekend sal staan, opgestel.

Die konsep-skema bevat die volgende voorstel:—

Wysigingskema 1/55. Die herindeling van Erf 23, Jansenpark, van "Spesiale Woon-doeleindes" na "Algemene Doeleindes".

Besonderhede van hierdie Skema lê vier weke lank met ingang van die datum waarop hierdie kennissgewing die eerste keer verskyn, naamlik 11 Desember 1968, in Kamer 7, Eerste Verdieping, Stadhuis, Boksburg, ter insae.

Die Stadsraad sal dit oorweeg of die Skema aanvaar moet word of nie.

Enige eienaar of bewoner van vaste eiendom wat geleë is binne die gebied waarop die Wysigingskema van die Dorpsaanlegskema van toepassing is, of wat binne 'n afstand van een myl van die grens daarvan geleë is, kan teen die skema beswaar opper, of indien hy dit verlang, vertoë rig en indien hy dit wil doen, moet hy binne vier weke van die datum af waarop hierdie kennissgewing die eerste keer verskyn, naamlik 11 Desember 1968, die Stadsraad van Boksburg skriftelik van sy beswaar of vertoog verwittig, en meld of hy deur die genoemde Stadsraad te woord gestaan wil word of nie.

P. RUDO NELL,
Stadslerk.

Stadhuis,
Boksburg, 11 Desember 1968.

(No. 130) (T4/2/55) 1017—11-18

**NABOOMSPRUIT VILLAGE
COUNCIL**

STANDARD STANDING ORDERS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Village Council proposes to repeal the Standard Standing Orders, published under Administrator's Notice No. 357, dated 29 May 1963, and to adopt the Standard Standing Orders published under Administrator's Notice No. 1049, dated 16 October 1968.

Copies of these By-laws are open for inspection at the office of the Town Clerk for a period of 21 days from date of publication hereof.

J. C. SHANDOSS,
Town Clerk.

Municipal Office,
Naboomspruit, 18 December 1968.

**DORPSRAAD VAN NABOOMSPRUIT
STANDAARD REGLEMENT VAN
ORDE**

Kennis word hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, gegee dat die Dorpsraad van voorneme is om die Standaard Reglement van Orde, afgekondig by Administrateurskennissgewing No. 537 van 29 Mei 1963, te herroep, en om die Standaard Reglement van Orde, afgekondig by Administrateurskennissgewing No. 1049 van 16 Oktober 1968, te aanvaar.

Afskrifte van hierdie Verordeninge lê ter insae by die kantoor van die Stadslerk vir 'n tydperk van 21 dae met ingang van die datum van publikasie hiervan.

J. C. SHANDOSS,
Stadslerk.

Municipal Kantore,
Naboomspruit, 18 Desember 1968.

1035—18

**TOWN COUNCIL OF MIDDELBURG,
TRANSVAAL**

**PROPOSED AMENDMENT OF TOWN-
PLANNING SCHEME 1 OF 1963.—
AMENDMENT SCHEME 6**

The Town Council of Middelburg has prepared a draft amendment town-planning scheme, to be known as Amendment Scheme 6.

This draft scheme contains the following proposals:

(a) To amend the use zoning of the remaining extent of Erf 143, situated along Voortrekker Street, from "Special Residential" to "General Business", which will permit business premises to be erected on the erf and business to be conducted thereon.

(b) To amend the use zoning of Portion A of Erf 143, Erf 142 and the remaining extent of Erf 141, situated along Voortrekker Street, and Portion B of Erf 141, situated on the corner of Voortrekker and Coetzee Streets, from "Special Residential" to "General Residential". This rezoning will permit flats to be erected on the premises.

(c) To make provisions for the use of Portion A of Erf 141, Portion 2 of Erf 133, the northern portion of Erf 134, the eastern and northern portions of Erf 135, the northern portion of the remaining extent of Erf 136, the north-eastern portion of Portion A of Erf 138, the eastern portions of the different portions of Erven 138, 139 and 140 and the southern portions of the remaining extent of Erf 144, Portion 1 of Erf 144, the remaining extent of Erf 143 and Erf 142 for mid-block streets and parking areas.

(d) To make provision for a 12-foot right-of-way between Portion B and the northern portions of Erf 138.

All the above-mentioned properties are situated within the block formed by Coetzee Street on the eastern side, Long Street on the southern side, Market Street on the western side and Voortrekker Street on the northern side.

Particulars of this Scheme are open for inspection at the office of the Town Clerk, Municipal Buildings, Middelburg, for a period of four weeks from the date of the first publication of this notice, which is 11 December 1968.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Middelburg Town-planning Scheme or within one mile of the boundary thereof has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is 11 December 1968, inform the local authority, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

**STADSRAAD VAN MIDDELBURG,
TRANSVAAL**

**VOORGESTELDE WYSIGING VAN
DORPSAANLEGSKEMA 1 VAN 1963.—
WYSIGINGSKEMA 6**

Die Stadsraad van Middelburg het 'n ontwerp-wysigingdorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema 6.

Hierdie ontwerpskema bevat die volgende voorstelle:

(a) Om die gebruiksindeeling van die resterende gedeelte van Erf 143, geleë aan Voortrekkerstraat, te wysig van "Spesiale Woon" na „Algemene Besigheids", wat sal meebring dat besigheidsgeboue op die persel opgerig sal kan word en besigheid daarop gedrywe sal kan word.

(b) Om die gebruiksindeeling van Gedeelte A van Erf 143, Erf 142 en die restant van Erf 141, geleë aan Voortrekkerstraat, en Gedeelte B van Erf 141, geleë op die hoek van Voortrekker- en Coetzeestraat, te wysig van „Spesiale Woon" na „Algemene Woon". Die uitwerking hiervan sal wees dat daar op die betrokke erf woonstelgeboue opgerig sal kan word.

(c) Om Gedeelte A van Erf 141, Gedeelte 2 van Erf 133, die noordelike gedeelte van Erf 134, die oostelike en noordelike gedeeltes van Erf 135, die noordelike gedeelte van die resterende gedeelte van Erf 136; die noordoostelike gedeelte van Gedeelte A van Erf 138, die oostelike gedeeltes van die verskillende gedeeltes van Erwe 138, 139 en 140, en die suidelike gedeeltes van die resterende gedeelte van Erf 144, Gedeelte 1 van Erf 144, die resterende gedeelte van Erf 143 en Erf 142, aan te wend vir tussen-blokstrate en parkeerruimtes.

(d) Om voorsiening te maak vir 'n 12-voet-reg-van-weg tussen Gedeelte B en die noordelike gedeeltes van Erf 138.

Al die bogenoemde eiendomme is geleë in die blok wat gevorm word deur Coetzeestraat aan die oostekant, Langstraat aan die suidekant, Markstraat aan die westekant en Voortrekkerstraat aan die noordekant:

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsklerk, Municipale Gebou, Middelburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 11 Desember 1968.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Middelburgse Dorpsbeplanningskema of binne een myl van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 11 Desember 1968, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

1014—11-18

**TOWN COUNCIL OF MIDDELBURG,
TRANSVAAL**

**PROPOSED AMENDMENT OF TOWN-
PLANNING SCHEME 1 OF 1963.—
AMENDMENT SCHEME 7**

The Town Council of Middelburg has prepared a draft amendment town-planning scheme, to be known as Amendment Scheme 7.

This draft scheme contains the following proposals:

(a) To make provision for the use of the eastern portion of the northern portion of Erf 59, the southern portion of Erf 58, the southern portion of Portion 1 of Erf 57, the northern portions of Erven 1282, 50 and 1095, the north-eastern portion of the northern portion of Erf 54, the eastern portion of Erf 55, the southern portion of Erf 60 and the remaining extent of Erf 59 for mid-block streets and parking areas.

(b) To make provision for a 10-foot right-of-way along the northern boundary of the northern portion of Erf 54.

All the above-mentioned properties are situated within the block formed by Coetzee Street on the eastern side, Jan van Riebeeck Street on the southern side, Market Street on the western side and Long Street on the northern side.

Particulars of this Scheme are open for inspection at the office of the Town Clerk, Municipal Buildings, Middelburg, for a period of four weeks from the date of the first publication of this notice, which is 11 December 1968.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Middelburg Town-planning Scheme or within one mile of the boundary thereof has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is 11 December 1968, inform the local authority, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

**STADSRAAD VAN MIDDELBURG,
TRANSVAAL**

**VOORGESTELDE WYSIGING VAN
DORPSAANLEGSKEMA 1 VAN 1963.—
WYSIGINGSKEMA 7**

Die Stadsraad van Middelburg het 'n wysigingontwerp-dorpsbeplanningskema opgestel, wat bekend sal staan as Wysigingskema 7.

Hierdie ontwerpskema bevat die volgende voorstelle:

(a) Om die oostelike gedeelte van die noordelike gedeelte van Erf 59, die suidelike gedeelte van Gedeelte 1 van Erf 57, die suidelike gedeeltes van Erwe 1282, 50 en 1095, die noordoostelike gedeelte van die noordelike gedeelte van Erf 54, die oostelike gedeelte van Erf 55, die suidelike gedeelte van Erf 60 en die restant van Erf 59 aan te wend vir tussen-blokstrate en parkeerruimtes.

(b) Om voorsiening te maak vir 'n 10-voet-reg-van-weg teen die noordelike grens van die noordelike gedeelte van Erf 54.

Al die bogenoemde eiendomme is geleë in die blok wat gevorm word deur Coetzeestraat aan die oostekant, Jan Van Riebeeckstraat aan die suidekant, Markstraat aan die westekant en Langstraat aan die noordekant.

Besonderhede van hierdie Skema lê ter insae by die kantoor van die Stadsklerk, Municipale Gebou, Middelburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 11 Desember 1968.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Middelburgse Dorpsbeplanningskema of binne een myl van die grens daarvan het die reg om teen die Skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 11 Desember 1968, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

1012—11-18

TOWN COUNCIL OF RUSTENBURG

PROPOSED AMENDMENT TO RUSTENBURG TOWN-PLANNING SCHEME 1 OF 1955, PUBLISHED BY ADMINISTRATOR'S PROCLAMATION No. 21 OF 1 FEBRUARY 1956.—AMENDMENT SCHEMES 1/21 AND 1/22

The Town Council of Rustenburg has prepared a draft amendment town-planning scheme which will be known as Amendment Town-planning Schemes 1/21 and 1/22.

These draft schemes contain the following proposals:—

SCHEME 1/21

A. That the following reservation of strips of land for road purposes be deleted:—

1. (a) A reservation of 25 feet on the south-western boundaries of Erven 1888, 1890, 295, 1892 and 1894, inclusive.

(b) A reservation of 25 feet on the north-eastern boundaries of Erven 304 to 315, inclusive.

2. (a) A reservation of 25 feet on the south-western boundaries of Erven 876 to 887, inclusive.

(b) A reservation of 25 feet on the north-eastern boundaries of Erven 898 to 909, inclusive.

3. (a) A reservation of 25 feet on the south-western boundaries of Erven 920 to 927, inclusive.

(b) A reservation of 25 feet on the north-eastern boundaries of Erven 942 to 947, inclusive, and including the erf belonging to Hermansburg Mission.

4. On both sides of Johnson Street a reservation of 10 feet on Erven 1891, 1893, 1892, 1894, 312, 313, 328, 329, 344, 345, 361 and 362.

SCHEME 1/22

B. 1. The reservation of strips of land of 80 feet wide, for road purposes, along the north-eastern side of Wit Street, affecting Erven 304 to 316, inclusive.

2. The reservation of strips of land of varying width (with a minimum width of 80 feet), for road purposes, on the north-eastern side of Molen Street, affecting Erven 898 to 910, inclusive, and splayed on Erven 898, 899 and 910.

3. The reservation of strips of land of 10 feet wide on the south-western side of Molen Street, affecting Erven 920 to 927, inclusive.

Particulars of this Scheme are open for inspection at the Office of the Town Clerk, Town Hall, Rustenburg, for a period of four weeks from date of the first publication of this notice, which is 11 December 1968.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Rustenburg Town-planning Scheme or within one mile of the boundary thereof has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is 11 December 1968, inform the local authority, in writing, of such objection or representation, and shall state whether or not he wishes to be heard by the local authority.

J. C. LOUW,
Town Clerk.

Town Hall,
Rustenburg, 26 November 1968.

(Notice No. 86/68.)

STADSRAAD VAN RUSTENBURG

VOORGESTELDE WYSIGING VAN DIE RUSTENBURGSE DORPSAANLEGSKEMA 1 VAN 1955, AFGEKONDIG DEUR ADMINISTRATEURS PROKLAMASIE NO. 21 VAN 1 FEBRUARIJE 1956.—WYSIGINGSKEMAS 1/21 EN 1/22

Die Stadsraad van Rustenburg het 'n ontwerp-wysigingdorpsaanlegskema opgestel wat as Wysigingdorpsbeplanningskemas 1/21 en 1/22 bekend sal wees.

Hierdie ontwerpskema bevat die volgende voorstelle:—

SKEMA 1/21

A. Dat die volgende reservering van stroke grond vir paddoeleindes geskrap word:—

1. (a) 'n Reservering van 25 voet aan die suidwestelike grense van Erwe 1888, 1890, 295, 1892 en 1894.

(b) 'n Reservering van 25 voet aan die noordoostelike grense van Erwe 304 tot 315, insluitend.

2. (a) 'n Reservering van 25 voet aan die suidwestelike grense van Erwe 876 tot 887, insluitend.

(b) 'n Reservering van 25 voet aan die noordoostelike grense van Erwe 898 tot 909, insluitend.

3. (a) 'n Reservering van 25 voet aan die suidwestelike grense van Erwe 920 tot 927, insluitend.

(b) 'n Reservering van 25 voet aan die noordoostelike grense van Erwe 942 tot 947, insluitend en ingesloten die erf van Hermansburg Mission.

4. Aan weerskante van Johnsonstraat 'n reservering van 10 voet op Erwe 1891, 1893, 1892, 1894, 312, 313, 328, 329, 344, 345, 361 en 362.

SKEMA 1/22

B. 1. Die reservering van stroke grond van 80 voet wyd vir paddoeleindes langs die noordoostelike grens van Witstraat, rakende Erwe 304 tot 316, insluitend.

2. Die reservering van stroke grond van wisselende wydtes (met 'n minimum wydte van 80 voet) vir paddoeleindes, aan die noordoostelike kant van Molenstraat, rakende Erwe 898 tot 910 insluitend, en afgeskuins op Erwe 898, 899 en 910.

3. Die reservering van stroke grond van 10 voet wyd aan die suidwestelike kant van Molenstraat rakende Erwe 920 tot 927, insluitend.

Besonderhede van hierdie Skema lê ter insae by die Kantoor van die Stadsklerk, Stadhuis, Rustenburg, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik vanaf 11 Desember 1968.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Rustenburgse Dorpsbeplanningskema of binne een myl van die grens daarvan het die reg om teen die Skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen moet hy die plaaslike bestuur binne vier weke na die eerste publikasie van hierdie kennisgewing naamlik 11 Desember 1968, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

J. C. LOUW,
Stadsklerk.

Stadhuis,
Rustenburg, 26 November 1968.
(Kennisgewing No. 86/68.)

1007—11-18

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE SILVERTON TOWN-PLANNING SCHEME 1 OF 1955.—AMENDMENT TOWN-PLANNING SCHEME 1/25

The City Council of Pretoria has prepared a draft amendment to the Silverton Town-planning Scheme 1 of 1955 to be known as Amendment Town-planning Scheme 1/25.

This draft scheme contains the following proposal:—

The rezoning of Erven 142 and 143, Silverton, situated on the north-eastern corner of Fountain Road and Pretoria Street, from partly "General Business" and "Special Residential" to "Special" to permit the use thereof for a public garage and purposes incidental thereto including a tea-room; or a dwelling-house, or with the special consent of the Council the purposes specified in Use Zone I, Table C, of clause 15 of the original Scheme and further subject to the conditions set out in Annexure A, Plan 58, of the draft scheme.

The western portions of the above erven enjoy existing rights for a public garage and a tearoom.

The general effect of the Scheme will be to perpetuate the existing rights and permit the further uses as set out above on the said erven with the consent of the Council.

The properties are registered in the name of Messrs Shell S.A. (Pty) Ltd, c/o P.O. Box 400, Pretoria.

Particulars of this Scheme are open for inspection at Room 602, Munitoria, Vermeulen Street, and Room 33, City Hall, Paul Kruger Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 11 December 1968.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Silverton Town-planning Scheme 1 of 1955, or within one mile of the boundary thereof, has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which is 11 December 1968, inform the Town Clerk, P.O. Box 440, Pretoria, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

HILMAR RODE,
Town Clerk.

3 December 1968.
(Notice No. 468 of 1968.)

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE SILVERTONSE DORPSAANLEGSKEMA 1 VAN 1955.—DORPSBEPLANNINGWYSIGINGSKEMA 1/25

Die Stadsraad van Pretoria het 'n ontwerp-wysiging van die Silvertone Dorpsaanlegskema 1 van 1955 opgestel wat bekend sal staan as Dorpsaanlegskema 1/25.

Hierdie ontwerpskema bevat die volgende voorstel:—

Die herbestemming van Erve 142 en 143, Silverton, geleë op die noordoostehoek van Fonteinweg en Pretoriastreet, van "Gedeeltelik Algemene Besigheids—" en "Spesiale Woongebruik" na "Spesiale Gebruik" ten einde 'n openbare garage en doeleindes wat daarmee in verband staan, insluitende 'n teekamer; of 'n woonhuis

daar op te rig, of met die spesiale toestemming van die Raad, dit te gebruik vir die doeleindes wat uiteengesit is in Gebruikstreek I, Tabel C van klosus 15 van die oorspronklike Skema, en verder onderworp aan die voorwaardes wat uiteengesit is in Bylae A, Plan 58, van die Ontwerpskema.

Die westelike gedeeltes van die bogenoemde erwe geniet bestaande regte vir 'n openbare garage en 'n teekamer.

Die algemene uitwerking van die Skema sal wees om die bestaande regte wat hierbo uiteengesit is te bestendig en om die verdere regte wat hierbo uiteengesit is, met die toestemming van die Raad, op die betrokke erwe moontlik te maak.

Die eiendomme is op naam van die firma Shell S.A. (Edms.) Bpk., p/a Posbus 400, Pretoria, geregistreer.

Besonderhede van hierdie Skema lê ter insae by Kamer 602, Munitoria, Vermeulenstraat, en Kamer 33, Stadhuis, Paul Krugerstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 11 Desember 1968.

Die Raad sal dié Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperdeer van vaste eiendom binne die gebied van die Silvertonse Dorpsaanlegskema 1 van 1955 of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stadsklerk, Posbus 440, Pretoria, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 11 Desember 1968, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

HILMAR RODE,
Stadsklerk.

3 Desember 1968.
(Kennisgewing No. 468 van 1968.)
1025—11-18

TOWN COUNCIL OF ALBERTON

Proposed:

TOWN-PLANNING SCHEME AMENDMENT 1/49

The Town Council of Alberton has prepared a draft amendment town-planning scheme, to be known as Amending Scheme 1/49.

This draft scheme contains the following proposal:—

To amend the Alberton Town-planning Scheme 1 of 1948, as amended, in order to regulate the development of the civic and business centre which will be situated on properties of the Town Council of Alberton, bounded by Voortrekker Road in the west, Redruth Street in the north, Nataalspruit in the east and Du Plessis Road in the south, exclusive of Stands 703, 704, 716, 717 and 718, New Redruth, viz.—

(a) Portion 305 (a portion of Portion 111);

(b) remaining extent;

(c) Portion 239 (a portion of portion), all of the farm Elandsfontein 108 IR, District of Alberton;

(d) Erven 705 to 715 and 719 to 722, New Redruth;

(e) the closed Fowey Street, New Redruth;

(f) the closed Trevithick Road, New Redruth;

(g) the closed Saltash Road, New Redruth; and

(h) the water furrow situate between Stands 707 and 711 on the one side and 708 and 712 on the other side in New Redruth

in the following aspects:—

- (i) Aesthetic appearance of buildings.
- (ii) Coverage of buildings.
- (iii) Height restriction of buildings.
- (iv) Bulk factor of buildings.
- (v) Public thoroughfares.
- (vi) Parking facilities.

Particulars of this Scheme are open for inspection at the Office of the Clerk of the Council, Municipal Offices, Van Riebeeck Avenue, Alberton, for a period of four weeks from the date of the first publication of this notice, which is 11 December 1968.

The Council will consider whether or not the Scheme would be adopted.

Any owner or occupier of immovable property within the area of the Alberton Town-planning Scheme or within one mile of the boundary thereof has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is 11 December 1968, inform the Town Council, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Town Council.

A. G. LÖTTER,
Town Clerk.

Municipal Offices,
Alberton, 26 November 1968.
(Notice No. 106/1968.)

STADSRAAD VAN ALBERTON

Voorgestel:

DORPSAANLEGSKEMA WYSIGING 1/49

Die Stadsraad van Alberton het 'n ontwerp-wysiging-dorpsbeplanningskema opgestel, wat bekend sal staan as Wysigende Skema 1/49.

Hierdie ontwerpskema bevat die volgende voorstel:—

Om die Albertonse Dorpsaanlegskema 1, van 1948, soos gewysig, verder te wysig, ten einde die ontwikkeling van 'n burger- en besigheidsentrum, wat geleë sal wees op eiendomme van die Stadsraad van Alberton, wat begrens word deur Voortrekkerweg in die weste, Redruthstraat in die noorde, Nataalspruit in die ooste en Du Plessisweg in die suide, met uitsluiting van Erwe 703, 704, 716, 717 en 718, New Redruth, naamlik—

(a) Gedeelte 305 ('n gedeelte van Gedeelte 111);

(b) resterende gedeelte;

(c) Gedeelte 239 ('n gedeelte van gedeelte); almal van die plaas Elandsfontein 108 IR, distrik Alberton;

(d) Erwe 705 tot en met 715 en 719 tot en met 722, New Redruth;

(e) die gesloten Foweystraat, New Redruth;

(f) die gesloten Trevithickweg, New Redruth;

(g) die gesloten Saltashweg, New Redruth; en

(h) die watervoer geleë tussen Erwe 707 en 711 aan die een kant en 708 en 712, aan die ander kant in New Redruth te beheer in die volgende opsigte:—

- (i) Estetiese voorkoms van geboue.
- (ii) Dekking van geboue.

(iii) Hoogtebeperking van geboue.

(iv) Omvangs- of volumefaktor van geboue.

(v) Openbare toegangspaaie.

(vi) Parkeergeriewe.

Besonderhede van hierdie Skema lê ter insae aan die Kantoor van die Klerk van die Raad, Municipale Kantoer, Van Riebeecklaan, Alberton, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 11 Desember 1968.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperdeer van vaste eiendom binne die gebied van die Albertonse Dorpsbeplanningskema of binne een myl van die grens daarvan het die reg om teen die Skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stadsraad binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 11 Desember 1968, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Stadsraad gehoor wil word of nie.

A. G. LÖTTER,
Stadsklerk.

Munisipale Kantoer,
Alberton, 26 November 1968.
(Kennisgewing No. 106/1968.) 995—11-18

TOWN COUNCIL OF BENONI

ACCEPTANCE OF STANDING ORDERS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Benoni to adopt the Standard Standing Orders, promulgated by Administrator's Notice No. 1049 of 16 October 1968.

Copies of the Standard Standing Orders will be open for inspection in the Town Clerk's Office, Municipal Offices, Benoni, for a period of 21 (twenty-one) days from the date of publication hereof.

F. W. PETERS,
Town Clerk.

Municipal Offices,
Benoni, 18 December 1968.
(Notice No. 169 of 1968.)

STADSRAAD VAN BENONI

AANNAME VAN STANDAARD REGLEMENT VAN ORDE

Kennisgewing geskipt hierby kragtens die bepalings van artikel 96 van die Ordonnantie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Benoni voornemens is om die Standaard Reglement van Orde, afgekondig by Administrateurskennisgewing No. 1049 van 16 Oktober 1968 aan te neem.

Afskrifte van die Standaard Reglement van Orde lê ter insae by die kantoor van die Stadsklerk, Municipale Kantore, Benoni, vir 'n tydperk van 21 (een-en-twintig) dae vanaf datum van publikasie hiervan.

F. W. PETERS,
Stadsklerk.

Munisipale Kantoer,
Benoni, 18 Desember 1968.
(Kennisgewing No. 169 van 1968.)

1028—11-18

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA REGION TOWN-PLANNING SCHEME, 1960.—AMENDMENT TOWN-PLANNING SCHEME 190

The City Council of Pretoria has prepared a draft amendment to the Pretoria Region Town-planning Scheme, 1960, to be known as Amendment Town-planning Scheme 190.

This draft scheme contains the following proposal:—

The rezoning of Pretoria 2 of Erf 32, East Lynne, situated on Main Road, northeast of the corner of Main Road and Gordon Avenue, from "Special Residential" to "General Business" purposes.

The general effect of the Scheme will be to perpetuate the existing business rights which the property enjoys at present.

The property is registered in the name of Rev. A. G. O. Coertze, 126 Main Road, P.O. Lynncast.

Particulars of this Scheme are open for inspection at Room 602, Munitoria, Vermeulen Street, and Room 33, City Hall, Paul Kruger Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 11 December 1968.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Region Town-planning Scheme, 1960, or within one mile of the boundary thereof has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which is 11 December 1968, inform the Town Clerk, P.O. Box 440, Pretoria, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

HILMAR RODE,
Town Clerk.

3 December 1968.
(Notice No. 469 of 1968.)

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIASTREEK-DORPSAANLEGSKEMA, 1960.—DORPSBEPLANNINGWYSIGINGSKEMA 190

Die Stadsraad van Pretoria het 'n ontwerpwykig van die Pretoriastreek-dorpsaanlegskema, 1960, opgestel wat bekend sal staan as Dorpsbeplanningwysigingskema 190.

Hierdie ontwerpwykma bevat die volgende voorstel:—

Die herbestemming van Gedeelte 2 van Erf 32, East Lynne, geleë aan die noordkant van Hoofweg, noordoos van die hoek van Hoofweg en Gordonlaan, van „Spesiale Woon” na „Algemene Besigheids” gebruik.

Die algemene uitwerking van die Skema sal wees om die bestaande besigheidsregte wat die eiendom tans geniet te bestendig.

Die eiendom is op naam van ds. A. G. O. Coertze, Hoofweg 126, Pk. Lynneast, geregistreer.

Besonderhede van hierdie Skema lê ter insae by Kamer 602, Munitoria, Vermeulenstraat, en Kamer 33, Stadhuis, Paul Krugerstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 11 Desember 1968.

Die Raad sal dié Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Pretoriastreek-dorpsaanlegskema, 1960, of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stadslerk, Posbus 440, Pretoria, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 11 Desember 1968 skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

HILMAR RODE,
Stadslerk.

3 Desember 1968.
(Kennisgewing No. 469 van 1968.)

1022—11-18

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA REGION TOWN-PLANNING SCHEME, 1960.—AMENDMENT TOWN-PLANNING SCHEME 193

The City Council of Pretoria has prepared a draft amendment to the Pretoria Region Town-planning Scheme, 1960, to be known as Amendment Town-planning Scheme 193.

This draft scheme contains the following proposal:—

The amendment of the density zoning of Erf 846, Waterkloof Ridge, situated on the corner of Rigel Avenue and Mars Street, from "One dwelling per erf" to "One dwelling per 25,000 square feet".

The general effect of the Scheme will be to permit the subdivision of the property into two portions of not less than 25,000 square feet each.

The property is registered in the name of Trevail Investments (Pty) Limited, P.O. Box 918, Pretoria.

Particulars of this Scheme are open for inspection at Room 602, Munitoria, Vermeulen Street, and Room 33, City Hall, Paul Kruger Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 11 December 1968.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Region Town-planning Scheme, 1960, or within one mile of the boundary thereof has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which is 11 December 1968, inform the Town Clerk, P.O. Box 440, Pretoria, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Local Authority.

HILMAR RODE,
Town Clerk.

3 December 1968.
(Notice No. 471 of 1968.)

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIASTREEK-DORPSAANLEGSKEMA, 1960.—DORPSBEPLANNINGWYSIGINGSKEMA 193

Die Stadsraad van Pretoria het 'n ontwerpwykig van die Pretoriastreek-dorpsaanlegskema, 1960, opgestel wat bekend sal staan as Dorpsbeplanningwysigingskema 193.

Hierdie ontwerpwykma bevat die volgende voorstel:—

Die wysiging van die digtheidsindeling van Erf 846, Waterkloof Ridge, geleë op die hoek van Rigellaan en Marsstraat, van „Een woonhuis per erf” na „Een woonhuis per 25,000 vierkante voet”.

Die algemene uitwerking van die Skema sal wees om die onderverdeling van die eiendom in twee gedeeltes van minstens 25,000 vierkante voet elk moontlik te maak.

Die eiendom is op naam van Trevail Beleggings (Edms.) Beperk, Posbus 918, Pretoria, geregistreer.

Besonderhede van hierdie Skema lê ter insae by Kamer 602, Munitoria, Vermeulenstraat, en Kamer 33, Stadhuis, Paul Krugerstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 11 Desember 1968.

Die Raad sal dié Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Pretoriastreek-dorpsaanlegskema, 1960, of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stadslerk, Posbus 440, Pretoria, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 11 Desember 1968, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

HILMAR RODE,
Stadslerk.

3 Desember 1968.
(Kennisgewing No. 471 van 1968.)

1024—11-18

MUNICIPALITY OF MEYERTON

PROPOSED AMENDMENTS AND ADOPTION OF ELECTRICITY SUPPLY BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Meyerton to amend its Electricity Supply By-laws, promulgated under Administrator's Notice No. 424, dated 10 September 1941, as amended, to—

(a) make provision for raising a basic charge in respect of each erf, stand or lot or other area, with or without improvements, in the municipality;

(b) revocation and amendment of certain existing tariffs to adopt them to the raising of a basic charge.

This notice supersedes Notice No. 22/6/68 published on 3 July 1968, in so far as it affects the amendment to the Electricity Supply By-laws.

Copies of the proposed amendments and By-laws will be open for inspection during normal office hours, at the Office of the Clerk of the Council, Municipal Offices, Meyerton, and objections thereto must be lodged, in writing, with the undersigned not later than 12 noon on Friday 10 January 1969.

P. J. VENTER,
Town Clerk,
Municipal Offices,
P.O. Box 9,
Meyerton, 18 December 1968.
(Notice No. 39/12/1968.)

MUNISIPALITEIT MEYERTON
VOORGESTELDE WYSIGING EN
AANVAARDING VAN ELEKTRISI-
TEITVERORDENINGE

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Meyerton van voorneme is om die Elektrisiteitsvoorsieningsregulasies, afgekondig by Administrateurskennisgewing No. 424 van 10 September 1941, soos gewysig, verder te wysig ten einde—

(a) voorsiening te maak vir die heffing van 'n basiese tarief op elke erf, standplaas of perseel of ander terrein, met of sonder verbeterings in die Munisipaliteit;

(b) herroeping en wysiging van sekere bestaande tariewe om aan te pas by die heffing van 'n basiese tarief.

Hierdie kennisgewing vervang Kennisgewing No. 22/6/68 gepubliseer op 3 Julie 1968, vir sover dit betrekking het op die voorgestelde wysiging van die Elektrisiteitsvoorsieningsregulasies.

Afskrifte van die voorgestelde wysigings en nuwe verordeninge sal gedurende normale kantoorure ter insae lê by die kantoor van die Klerk van die Raad, Munisipale Kantore, Meyerton, en enige besware moet skriftelik by die ondergetekne ingedien word nie later nie as 12-uur middag op Vrydag, 10 Januarie 1969.

P. J. VENTER,
Stadsklerk.

Munisipale Kantore,
Posbus 9,
Meyerton, 18 Desember 1968.
(Kennisgewing No. 39/12/1968.)

1027-18

TRANSVAAL BOARD FOR THE
DEVELOPMENT OF PERI-URBAN
AREAS

PROPOSED AMENDMENT TO THE
NORTHERN JOHANNESBURG
REGION TOWN-PLANNING SCHEME.
—AMENDMENT SCHEME 145

The Transvaal Board for the Development of Peri-Urban Areas has prepared a draft amendment town-planning scheme to be known as Amendment Scheme 145.

This draft scheme contains the following proposals:

1. *Wording.*—(i) The existing use zoning of Erven 1383, 1384 and portion of Erven 1385, 1384 and 1383, Northcliff Extension 6 Township, to be amended from "Special Residential" in respect of the first two erven, "General Residential" and "Special Residential" (1384 and 1383), to "General Residential Area 1" (first two erven), and a 30-feet wide right of way in respect of the last three portions; and

(ii) the existing use zoning of Erf 1465 and the northern portion of Erf 1385 ($\pm 18,220$ square feet) to be amended (in terms of section 79 of the Town-planning and Townships Ordinance, 1965), from "Public Open Space" and "General Residential" to "General Residential" and "Public Open Space" (see plan).

2. *Description of properties.*—Erven 1383, 1384, 1465 and the northern portions ($\pm 18,220$ square feet) of Erf 1385 and portions of Erven 1384, 1385 and 1383, Northcliff Extension 6 Township.

3. *Streets on which properties abut.*—Mimosa Street, Acacia Street and Bagley Terrace.

4. *Nearest intersection.*—Mimosa Street and Willow Street.

5. *Owner and address.*—Mr G. M. Silberman. Owner's agent: Mr D. Selsich, 109 Road 3, Victory Park, Johannesburg.

6. *Present zoning.*—Erven 1383 and 1384: Special Residential; Erf 1385: General Residential; Erf 1387: Special Business; Erf 1465: Park.

7. *Proposed zoning and implications thereof.*—(i) Erven 1383 and 1384: General Residential Area (for flat purposes).

(ii) The northern portion of Erf 1385 ($\pm 18,220$ square feet): The establishment of a park.

(iii) Erf 1465: General Residential Area (for flat purposes).

(iv) Portions of Erven 1385, 1384 and 1383 (30-feet right-of-way): Connecting footpath from Mimosa Street to the proposed park (Erf 1385).

Particulars of this Scheme are open for inspection at the Board's Head Office, Room A713, H. B. Phillips Building, 320 Bosman Street, Pretoria, and at its Branch Office, Room 501, Armadale House, 261 Bree Street, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 11 December 1968.

The Board will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Northern Johannesburg Region Town-planning Scheme or within one mile of the boundary thereof has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is 11 December 1968, inform the Board, in writing, of such objection or representation and shall state whether or not his wishes to be heard by the Board.

H. B. PHILLIPS,
Secretary.

P.O. Box 1341,
Pretoria, 11 December 1968.
(Notice No. 209/1968.)

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

VOORGESTELDE WYSIGING VAN DIE NOORD JOHANNESBURG-STREEKDORPSBEPLANNINGSKEMA—WYSIGINGSKEMA 145

Die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede het 'n ontwerp-wysigingdorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema 145.

Hierdie ontwerpskema bevat die volgende voorstelle:

1. *Bewoording.*—(i) Die huidige gebruiksbestemming van Erve 1383, 1384 en gedeeltes van Erve 1385, 1384 en 1383, Northcliff-uitbreiding 6-dorp, verander te word van "Spesiale Woon"-doeleindes in die eerste twee gevalle, "Algemene Woongebied" en "Spesiale Woon"-doeleindes

(1384 en 1385), na „Algemene Woongebied 1" (eerste twee gevallen), en 'n 30-voet wye reg van weg in die laaste drie gevallen; en

(ii) die huidige gebruiksbestemming van Erf 1465 en die noordelike gedeelte van Erf 1385 ($\pm 18,220$ vierkante voet) verander te word (in terme van artikel 79 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965), van "Openbare Oop Ruimte" en „Algemene Woongebied" na „Openbare Oop Ruimte" (sien kaart).

2. *Beskrywing van eiendomme.*—Erwe 1383, 1384, 1465 en die noordelike gedeeltes ($\pm 18,220$ vierkante voet) van Erf 1385 en gedeeltes van Erwe 1384, 1385 en 1383, Northcliff-uitbreiding 6-dorp.

3. *Strate waaraan eiendomme grens.*—Mimosastraat, Acaciastraat en Bagley Terrace.

4. *Naaste kruising.*—Mimosa- en Willowstraat.

5. *Eienaar en adres.*—Mnr. G. M. Silberman. Eienaar se agent: Mnr. D. Selsich, Pad 3, 109, Victory Park, Johannesburg.

6. *Huidige sonering.*—Erwe 1383 en 1384: Spesiale Woon; Erf 1385: Algemene Woon; Erf 1387: Spesiale Besigheid; Erf 1465: Park.

7. *Voorgestelde sonering en implikasies daarvan.*—(i) Erwe 1383 en 1384: Algemene Woongebied (vir woonsteldeoelindes).

(ii) Die noordelike gedeelte van Erf 1385 ($\pm 18,220$ vierkante voet): Die tot standbrenging van 'n park.

(iii) Erf 1465: Algemene woongebied—vir woonsteldeoelindes.

(iv) Gedeeltes van Erwe 1385, 1384 en 1383 (30-voet wye reg van weg): Verbindingsvoetpad vanaf Mimosastraat na die voorgestelde park (Erf 1385).

Besonderhede van hierdie Skema lê ter insae by die Raad se Hoofkantoor, Kamer A713, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria, en by sy Takkantoor, Kamer 501, Armadalegebou, Breestraat 261, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 11 Desember 1968.

Die Raad sal dié Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Noord Johannesburgstreek - dorpsbeplanningskema of binne een myl van die grens daarvan het die reg om teen die Skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 11 Desember 1968, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word of nie.

H. B. PHILLIPS,
Sekretaris.

Posbus 1341,
Pretoria, 11 Desember 1968.
(Kennisgewing No. 209/1968.)

1015-11-18

Buy National Savings
Certificates

Koop Nasionale
Spaarsertifikate

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA REGION TOWN-PLANNING SCHEME, 1960.—AMENDMENT TOWN-PLANNING SCHEME 192

The City Council of Pretoria has prepared a draft amendment to the Pretoria Region Town-planning Scheme, 1960, to be known as Amendment Town-planning Scheme 192.

This draft scheme contains the following proposal:

The amendment of the density zoning of Erf 842, Waterkloof Ridge, situated on the corner of Ernest Street and Alexander Avenue, from "One dwelling per erf" to "One dwelling per 25,000 square feet".

The general effect of the Scheme will be to permit the subdivision of the property into two portions of not less than 25,000 square feet each.

The property is registered in the name of Mr H. O. Currer, P.O. Box 918, Pretoria.

Particulars of this Scheme are open for inspection at Room 602, Munitoria, Vermeulen Street, and Room 33, City Hall, Paul Kruger Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 11 December 1968.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Region Town-planning Scheme, 1960, or within one mile of the boundary thereof has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which is 11 December 1968, inform the Town Clerk, P.O. Box 440, Pretoria, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

HILMAR RODE,
Town Clerk.

3 December 1968
(Notice No. 470 of 1968.)

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIASTREEK-DORPSAANLEGSKEMA, 1960.—DORPSBEPLANNINGWYSIGINGSKEMA 192

Die Stadsraad van Pretoria het 'n ontwerpwyisiging van die Pretoriastreek-dorpsaanlegskema, 1960, opgestel wat bekend sal staan as Dorpsbeplanningwyisingskema 192.

Hierdie ontwerpskema bevat die volgende voorstel:

Die wyisiging van die digtheidsindeling van Erf 842, Waterkloof Ridge, geleë op die hoek van Erneststraat en Alexanderlaan, van "Een woonhuis per erf" na "Een woonhuis per 25,000 vierkante voet".

Die algemene uitwerking van die Skema sal wees om die onderverdeling van die erf in twee gedeeltes van minstens 25,000 vierkante voet elk moontlik te maak.

Die eiendom is op naam van mnr. H. O. Currer, Posbus 918, Pretoria, geregistreer.

Besonderhede van hierdie Skema lê ter insae by Kamer 602, Munitoria, Vermeulenstraat, en Kamer 33, Stadhuis, Paul Krugerstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 11 Desember 1968.

Die Raad sal dié Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Pretoriastreek-dorpsaanlegskema, 1960, of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stadsklerk, Posbus 440, Pretoria, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 11 Desember 1968 skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

HILMAR RODE,
Stadsklerk.

3 Desember 1968.
(Kennisgewing No. 470 van 1968.)
1021—11-18

CITY COUNCIL OF PRETORIA
PROPOSED AMENDMENT TO THE PRETORIA REGION TOWN-PLANNING SCHEME, 1960.—AMENDMENT TOWN-PLANNING SCHEME 187

The City Council of Pretoria has prepared a draft amendment to the Pretoria Region Town-planning Scheme, 1960, to be known as Amendment Town-planning Scheme 187.

This draft scheme contains the following proposal:

The amendment of the density zoning of Erf 486, Waterkloof Ridge, situated at the intersection of Eridanus Street and Rigel Avenue, from "One dwelling per existing erf" to "One dwelling per 25,000 square feet".

The general effect of the proposed amendment will be to permit subdivision of the erf into a maximum of two portions of not less than 25,000 square feet each.

The property is registered in the name of Mrs Esther Cowen, of c/o P.O. Box 2000, Pretoria.

Particulars of this Scheme are open for inspection at Room 602, Munitoria, Vermeulen Street, and Room 33, City Hall, Paul Kruger Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 11 December 1968.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Region Town-planning Scheme, 1960, or within one mile of the boundary thereof has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so he shall within four weeks of the first publication of this notice, which is 11 December 1968, inform the Town Clerk, P.O. Box 440, Pretoria, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Local Authority.

HILMAR RODE,
Town Clerk.

3 December 1968.
(Notice No. 467 of 1968.)

STADSRAAD VAN PRETORIA
VOORGESTELDE WYSIGING VAN DIE PRETORIASTREEK-DORPSAANLEGSKEMA, 1960.—DORPSBEPLANNINGWYSIGINGSKEMA 187

Die Stadsraad van Pretoria het 'n ontwerpwyisiging van die Pretoriastreek-dorpsaanlegskema, 1960, opgestel wat bekend sal staan as Dorpsbeplanningwyisingskema 187.

Hierdie ontwerpskema bevat die volgende voorstel:

Die wyisiging van die digtheidsbestemming van Erf 486, Waterkloof Ridge, geleë by die kruising van Eridanusstraat en Rigelalaan, van "Een woonhuis per bestaande erf" na "Een woonhuis per 25,000 vierkante voet".

Die algemene uitwerking van die beoogde wyisiging sal wees om onderverdeling van die erf in 'n maksimum van twee gedeeltes van nie kleiner nie as 25,000 vierkante voet elk, moontlik te maak.

Die eiendomme is op naam van mev. Esther Cowen, van p/a Posbus 2000, Pretoria, geregistreer.

Besonderhede van hierdie Skema lê ter insae te Kamer 602, Munitoria, Vermeulenstraat, en Kamer 33, Stadhuis, Paul Krugerstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 11 Desember 1968.

Die Raad sal dié Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Pretoriastreek-dorpsaanlegskema, 1960, of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stadsklerk, Posbus 440, Pretoria, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 11 Desember 1968, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

HILMAR RODE,
Stadsklerk.

3 Desember 1968.
(Kennisgewing No. 467 van 1968.)
1023—11-18

NABOOMSPRUIT VILLAGE COUNCIL**AMENDMENT TO BY-LAWS AND TARIFFS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Village Council proposes to amend the following By-laws and Tariffs:

(a) *Refuse removal services.*—To provide for three refuse removal services per week for other than domestic consumers;

(b) *Water supply regulations.*—To provide for three-monthly meter-readings;

(c) *Electricity supply regulations:*

(i) To provide for three-monthly meter-readings;

(ii) to provide for a new tariff for connections in order to meet the increased cost of such connections;

(iii) to amend the fixed charge payable by consumers outside the municipality.

Copies of the proposed amendments are open for inspection at the office of the undersigned for a period of 21 days from date hereof.

J. C. SHANDOSS,
Town Clerk.
Municipal Offices,
Naboomspruit, 18 December 1968.

DORPSRAAD VAN NABOOMSPRUIT
WYSIGING VAN VERORDENINGE
EN TARIEWE

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Dorpsraad van voorneme is om die volgende Verordeninge en Tariewe te wysig:

(a) *Vullisverwyderingstarief.* — Deur voorsiening te maak vir vullisverwyderingsdiens driekeer per week vir ander dan huishoudelike verbruikers;

(b) *Watersuiweringsregulasies.* — Deur voorsiening te maak vir drie-maandelikse meteraflesings;

(c) *Verordeninge op die levering van elektrisiteit.* —

(i) Deur voorsiening te maak vir drie-maandelikse meteraflesings;

(ii) deur voorsiening te maak vir nuwe tariewe vir aansluitings ten einde die verhoofde koste van aansluiting die hoof te bied;

(iii) deur die vaste aanslag betaalbaar deur verbruikers buite die munisipaliteit te wysig.

Afskrifte van die voorgestelde wysigings lê ter insae by die kantoor van die ondergetekende vir 'n tydperk van 21 dae vanaf publikasie hiervan.

J. C. SHANDOSS.
 Stadsklerk.

Munisipale Kantore,
 Naboomspruit, 18 Desember 1968.

1037—18

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

PROPOSED AMENDMENT TO THE NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME.—AMENDMENT SCHEME 149

The Transvaal Board for the Development of Peri-Urban Areas has prepared a draft amendment town-planning scheme to be known as Amendment Scheme 149.

This draft scheme contains the following proposals:

(i) *Wording.* — The Northern Johannesburg Region Town-planning Scheme 1958, approved by the Administrator's proclamation No. 228 dated 11 November 1959, is hereby further amended and altered in the following manner:

(1) *Clause 24 (i).* — The words "at the discretion of the Local Authority" shall be inserted after the word "clause" and before the word "account".

(2) *Clause 24 (ii).* — The present wording shall be deleted and substituted by the following:

"At the discretion of the Local Authority, in height zones 1 and 3 if the whole or greater part of any floor of a building is constructed and used for parking motor vehicles such floor shall not be reckoned in the heights as set out in Table G, provided such floor does not exceed 12 English feet in height from floor to ceiling."

(ii) *Proposed zoning and implications thereof.* — It is desirable to amend clause 24 (i) and 24 (ii) of the Northern Johannesburg Region Town-planning Scheme in order that the Board may have greater control over the height of new buildings.

Particulars of this Scheme are open for inspection at the Board's Head Office, Room A713, H. B. Phillips Building, 320 Bosman Street, Pretoria, and at its Branch Office, Room 501, Armadale House, 261 Bree Street, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 18 December 1968.

The Board will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Northern Johannesburg Region Town-planning Scheme or within one mile of the boundary thereof has the right to object to the Scheme or to make representations in respect thereof and if he wishes to do so, he shall, within four weeks of the first publication of this notice, which is 18 December 1968, inform the Board, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Board.

H. B. PHILLIPS,
 Secretary.

P.O. Box 1341,
 Pretoria, 18 December 1968.
 (Notice No. 224/68.)

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

VOORGESTELDE WYSIGING VAN DIE N.O.O.R.D. JOHANNESBURG-STREEKDORPSBEPLANNINGSKEMA.—WYSIGINGSKEMA 149

Die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede het 'n wysigingontwerp dorpsbeplanningskema opgestel wat bekend sal staan as Wysigingskema 149.

Hierdie ontwerp skema bevat die volgende voorstelle:

(1) *Bewoording.* — Die Noordelike Johannesburg-streekdorpsaanlegskema, 1958, goedgekeur by Administrateurs proklamasie No. 228, gedateer 11 November 1959, word hierby verder soos volg gewysig:

(1) *Klousule 24 (i).* — Die woorde "in die diskresie van die plaaslike owerheid" moet bygevoeg word tussen die woorde "klousole" en "moet".

(2) *Klousule 24 (ii).* — Die bestaande bewoording moet geskrap en met die volgende vervang word:

"In die diskressie van die Raad, in hoogtestreke 1 en 3 indien die geheel of grootste gedeelte van enige vloer van 'n gebou opgerig en gebruik word vir die parkering van motorvoertuie, sodanige vloer nie by die hoogtes gereken moet word wat in Tabel "G" aangegee word nie, mits so 'n vloer, vanaf die vloer tot by die plafon, nie hoër as 12 Engelse voet is nie."

(ii) *Voorgestelde sonering en die implikasies daarvan.* — Dit is wenslik om klousules 24 (i) en 24 (ii) van die Noordelike Johannesburg-dorpsaanlegskema te wysig sodat die Raad groter beheer kan verkry oor die hoogtes van nuwe geboue.

Besonderhede van hierdie Skema lê ter insae by die Raad se Hoofkantoor, Kamer A713, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria, en by sy takkantoor, Kamer 501, Armadalegebou, Breestraat 261, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 18 Desember 1968.

Die Raad sal dié Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkupereder van vaste eiendom binne die gebied van die Noordelike Johannesburg-streekdorpsbeplanningskema of binne een myl van die grens daarvan het die reg om teen die Skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet by die Raad binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 18 Desember 1968 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word of nie.

H. B. PHILLIPS,
 Sekretaris.

Posbus 1341,
 Pretoria, 18 Desember 1968.
 (Kennisgewing No. 224/68.)

1041—18-31

TOWN COUNCIL OF WITBANK

AMENDMENT OF PUBLIC HEALTH BY-LAWS

Notice is hereby given in terms of section 96 of Ordinance No. 17 of 1939, as amended, that the Town Council of Witbank intends to further amend its Public Health By-laws, promulgated by Administrator's Notice No. 11 of 12 January 1949, as amended.

The purpose of the amendment is to extend the date from which it is proposed to make pasteurisation of milk compulsory, from 1 January 1969, to 1 July 1969.

Full particulars of the proposed amendment lie for inspection in the office of the undersigned during normal office hours.

Persons who wish to object against the proposed amendment, must lodge such objection, in writing, with me before 12 noon on Friday 17 January 1969.

A. F. DE KOCK,
 Town Clerk.
 Municipal Offices,
 Witbank, 26 November 1968.
 (Notice No. 72/1968.)

STADSRAAD VAN WITBANK

WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 96 van Ordonnansie No. 17 van 1939, soos gewysig, dat die Stadsraad van Witbank van voornemens is om sy Publieke Gesondheidsverordeninge, afgekondig by Administrateurskennisgewing No. 11 van 12 Januarie 1949, soos gewysig, verder te wysig.

Dic doel van die wysiging is om die datum waarop die verplichte pasteurisasie van melk in werking tree, te verander van 1 Januarie 1969, na 1 Julie 1969.

Volle besonderhede van die voorgestelde wysiging lê ter insae in die kantoor van die ondergetekende gedurende gewone kantore.

Persone wat teen die Raad se voornemens beswaar wil aanteken, moet sodanige beswaar skriftelik by my indien voor 12-uur middag op Vrydag, 17 Januarie 1969.

A. F. DE KOCK,
 Stadsklerk.
 Municipale Kantore,
 Witbank, 26 November 1968.
 (Kennisgewing nommer 72/1968.)

1036—18

VILLAGE COUNCIL OF
GROBLERSDAL

PROPOSED AMENDMENT SCHEME
OF THE GROBLERSDAL TOWN PLAN-
NING SCHEME. — A M E N D M E N T
SCHEME 5/1

The Village Council of Groblersdal, has prepared a draft amendment scheme to be known as Amendment Scheme 5/1.

This draft amendment scheme contains the following proposal:

(a) To amend the present use zoning of Erf 39 situated on Eind Street and Pieter Avenue, Groblersdal, from "General Residential" to "General Business."

The name and address of the owner of the property is as follows:

Groblersdal Motors (Pty) Ltd, P.O. Box 24, Groblersdal.

Particulars of this Scheme are open for inspection at the office of the Town Clerk, 100 Market Street, Groblersdal, for a period of four weeks from date of the first publication of this notice which is 19 December 1968.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Groblersdal Town-planning Scheme, or within one mile of the boundary thereof, has the right to object to the Scheme or to make representations in respect thereof, and if he wishes to do so, he shall, within four weeks of the first publication of this notice, which is 19 December 1968, inform the Town Clerk, P.O. Box 48, Groblersdal, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the Local Authority.

L. J. FRASER,
Acting Town Clerk.

Municipal Offices,
Groblersdal, 5 December 1968.
(Notice No. 21/1968.)

DORPSRAAD VAN GROBLERSDAL

VOORGESTELDE WYSIGING VAN
DIE GROBLERSDALESE DORPSAAN-
LEGSKEMA.—WYSIGINGSKEMA 5/1

Die Dorpsraad van Groblersdal het 'n ontwerp-wysigingsdorpsaanlegskema "opgestel wat as Wysigingskema 5/1 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstel:

(a) Deur die huidige gebruiksbestemming van Erf 39, geleë op die hoek van Eindstraat en Pieterlaan in die dorp Groblersdal, te verander van „Woongebied Algemeen" na „Besigheid Algemeen."

Die naam en adres van die eienaar van die eiendom is soos volg:

Groblersdal Motors (Edms.) Bpk., Posbus 24, Groblersdal.

Besonderhede van hierdie Skema lê ter insae by die kantoor van die Stadsklerk, Markstraat 100, Groblersdal, vir 'n tydperk van vier weke van die datum van die eerste publikasie hiervan, naamlik 19 Desember 1968.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Groblersdalese Dorpsaanlegskema, of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of om vertoe-

ten opsigte daarvan te rig en indien hy dit wil doen moet hy die Stadsklerk, Posbus 48, Groblersdal, binne vier weke van die eerste publikasie van hierdie kennisgeving, naamlik 19 Desember 1968, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Dorpsraad van Groblersdal gehoor wil word of nie.

L. J. FRASER,
Waarnemende Stadsklerk.

Munisipale Kantore,
Groblersdal, 5 Desember 1968.
(Kennisgeving No. 21/1968.)

1040—18-31

TOWN COUNCIL OF VEREENIGING
VEREENIGING DRAFT TOWN-PLAN-
NING AMENDING SCHEME 1/50

In terms of the Town-planning and Townships Ordinance, 1965, the Town Council of Vereeniging has prepared a draft amending scheme to be known as Vereeniging Town Planning Scheme 1/50.

This draft scheme contains a proposal for the rezoning of a portion of Portion 13 of the farm Houtkop 594 IQ, to permit the establishment of a drive-in theatre. At present the land is zoned for agricultural purposes.

The amendment has been applied for by the owner of the property, Vereeniging Amalgamated Theatres, of 11 Orwell Drive, Three Rivers, Vereeniging.

The draft scheme also contains a proposal for the realignment of Road 29 as shown on the map.

Particulars of this Scheme are open for inspection at the office of the Clerk of the Council, Municipal Offices, Vereeniging, for a period of four weeks from 18 December 1968.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the Vereeniging Town-Planning Scheme 1 of 1956, or within one mile of the boundary thereof, has the right to object to the Scheme or to make representations in respect thereof, and if he wishes to do so he shall, not later than 15 January 1969, inform the Town Clerk, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

P. J. D. CONRADIE,
Town Clerk.

Municipal Offices,
Vereeniging, 18 December 1968.

STADSRAAD VAN VEREENIGING
VEREENIGING ONTWERP-DORPS-
AANLEGWYSIGINGSKEMA 1/50

Kragtens die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, het die Stadsraad van Vereeniging 'n ontwerp-wysigingskema opgestel, wat bekend sal staan as Vereenigingse Dorpsaanlegskema 1/50.

Hierdie ontwerpskema bevat 'n voorstel vir die herindeling van 'n gedeelte van Gedeelte 13 van die plaas Houtkop 594, IQ, om die oprigting van 'n inry-teater toe te laat. Hierdie grond is tans vir landboudoelindes ingedeel.

Hierdie wysiging is aangevra deur die eienaar van die perseel, Vereeniging Consolidated Theatres, van Orwelllaan 11, Three Rivers, Vereeniging.

Die ontwerpskema bevat ook 'n voorstel vir die herbelyning van Pad 29, soos aangegeven op die kaart.

Besonderhede van hierdie Skema lê ter insae in die kantoor van die Klerk van die Raad, Munisipale Kantoor, Vereeniging, vir 'n tydperk van vier weke vanaf 18 Desember 1968.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Vereenigingse Dorpsaanlegskema, of binne een myl van die grens daarvan, het die reg om teen die Skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Stadsklerk nie later nie as 15 Januarie 1969, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. J. D. CONRADIE,
Stadsklerk.

Munisipale Kantoor,
Vereeniging, 18 Desember 1968.

1039—18-31

VILLAGE COUNCIL OF
WHITE RIVER

BY-LAWS AMENDMENT

Notice is hereby given in terms of section 96 of the Local Government Ordinance No. 17 of 1939, as amended, of the Council's intention to amend the following By-laws:

Town Lands Regulations.

The proposed amendment is in connection with the fees payable by butchers requiring grazing rights on the Town Lands.

A copy of the amendment will lie for inspection at the office of the undersigned during normal office hours for a period of 21 days from date of first publication hereof.

Objections, if any, must be submitted, in writing, to the undersigned on or before Monday, 13 January 1969.

H. N. LYNN,
Town Clerk.
Municipal Offices,
White River, 5 December 1968.
(Notice No. 11/1968.)

DORPSRAAD VAN WITRIVIER

WYSIGING VAN VERORDENINGE

Ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee bekendgemaak dat die Dorpsraad van voorneme is om die volgende Verordeninge te wysig:

Dorpsgronde Regulasies.

Die wysiging het betrekking op die tariewe betaalbaar deur slagters wat weiding benodig vir diere op die dorpsgronde.

'n Afksrif van die wysiging lê ter insae by die ondergetekende gedurende normale kantoorure vir 'n tydperk van 21 dae vanaf datum van eerste publikasie hiervan.

Besware, indien enige, moet skriftelik by die ondergetekende ingedien word voor of op Maandag, 13 Januarie 1969.

H. N. LYNN,
Stadsklerk.
Munisipale Kantore,
Witrievier, 5 Desember 1968.
(Kennisgeving No. 11/1968.)

1043—18

TOWN COUNCIL OF
BARBERTON

STANDARD STANDING ORDERS

It is hereby notified in terms of the Local Government Ordinance, 1939, that the Town Council of Barberton proposes to repeal the Standard Standing Orders published by Administrator's Notice No. 357 of 29 May 1963, and to adopt the Standard Standing Orders published by Administrator's Notice No. 1049 of 16 October 1968.

Copies of these By-laws are open for inspection at the office of the Town Clerk for a period of 21 days from the date of publication hereof.

W. A. B. ROWAN,
Acting Town Clerk.

Municipal Offices,
Barberton, 5 December 1968.
(Notice No. 97/1968.)

STADSRAAD VAN BARBERTON

STANDAARD REGLEMENT
VAN ORDE

Kennis word hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, gegee, dat die Stadsraad van Barberton van voorneme is om die Standaard Reglement van Orde, afgekondig by Administrateurskennisgewing No. 357 van 29 Mei 1963, te herroep, en om die Standaard Reglement van Orde, afgekondig by Administrateurskennisgewing No. 1049 van 16 Oktober 1968, te aanvaar.

Afskrifte van hierdie Verordeninge lê ter insae by die kantoor van die Stadslerk vir 'n tydperk van 21 dae van datum van publikasie hiervan.

W. A. B. ROWAN,
Waarnemende Stadslerk.

Munisipale Kantore,
Barberton, 5 Desember 1968.
(Kennisgewing No. 97/1968.)

1042—18

VILLAGE COUNCIL OF
GROBLERSDAL

NUMBERING OF HOUSES, BUILDINGS, ERECTIONS AND ERVEN

Notice is hereby given that the Town Council of Groblersdal allotted numbers to houses, buildings, erections and erven by virtue of the authority in terms of section 69 of the Local Government Ordinance, No. 17 of 1939.

Details of the numbers allotted by the Town Council may be inspected at the office of the Town Clerk, Market Street, Groblersdal, until 12 noon on Thursday, 9 January 1969.

Any objections, in writing, must reach the Town Clerk on or before 12 noon on Thursday, 9 January 1969.

L. J. FRASER,
Acting Town Clerk.

Municipal Offices,
Groblersdal, 4 December 1968.
(Notice No. 20/68.)

DORPSRAAD VAN GROBLERSDAL

VERLENING VAN NOMMERS AAN
HUISE, GEBOUE, STRUKTURE EN
ERWE

Kennisgewing geskied hiermee dat die Dorpsraad van Groblersdal kragtens die bevoegdheid aan hom verleen ingevolge artikel 69 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, nommers toegeken het aan huise, geboue, strukture en erwe wat binne die dorpsgebied van Groblersdal geleë is.

Besonderhede van die nommers soos deur die Raad toegeken kan besigtig word by die kantoor van die Stadslerk, Marktstraat, Groblersdal gedurende kantoorure tot 12-uur middag, 9 Januarie 1969.

Enige beswaar moet skriftelik by die Stadslerk ingehandig word voor of op 12-uur middag, Donderdag, 9 Januarie 1969.

L. J. FRASER,
Waarnemende Stadslerk.

Munisipale Kantore,
Groblersdal, 4 Desember 1968.
(Kennisgewing No. 20/1968.)

1038—18-31

TOWN COUNCIL OF POTCHEFSTROOM

BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, of the Council's intention to promulgate the following by-laws, namely:

By-laws of the Town Council of Potchefstroom, in respect of the lease of the show grounds and building(s).

A copy of the by-laws will lie for inspection at the municipal offices for a period of 21 days from date of publication hereof, viz: 18 December 1968.

S. H. OLIVIER,
Town Clerk.

Municipal Offices,
P.O. Box 123,
Potchefstroom, 18 December 1968.
(Notice No. 135 of 1968.)

STADSRAAD VAN POTCHEFSTROOM

VERORDENINGE

Ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, word hiermee bekendgemaak dat die Stadsraad van voorneme is om die volgende Verordeninge te laat afkondig, naamlik:

Verordeninge van die Stadsraad van Potchefstroom in verband met die verhuur van die tentoonstellingsterrein en gebou(e).

'n Afskrif van die Verordeninge lê ter insae by die munisipale kantore vir 'n tydperk van 21 dae vanaf datum van publikasie hiervan, naamlik 18 Desember 1968.

S. H. OLIVIER,
Stadslerk.

Munisipale Kantore,
Posbus 123,
Potchefstroom, 18 Desember 1968.
(Kennisgewing No. 135 van 1968.)

1032—18

TOWN COUNCIL OF SPRINGS

ADOPTION OF NEW STANDARD
STANDING ORDERS

Notice is hereby given in terms of section 96 read with 96 bis (2) of the Local Government Ordinance, No. 17 of 1939, that it is the intention of the Town Council of Springs to revoke the Standard Standing Orders made applicable to the Town Council of Springs by Administrator's Notice No. 599 of 9 October 1963, and to adopt the new Standard Standing Orders promulgated under Administrator's Notice No. 1049, dated 16 October 1968.

Copies of both sets of Standard Standing Orders are open for inspection at the office of the undersigned during ordinary office

hours for a period of 21 days from the date of publication hereof, i.e. from 18 December 1968.

L. DE WET,
Clerk of the Council.

Town Hall,
Springs, 2 December 1968.
(No. 131/1968.)

STADSRAAD VAN SPRINGS

AANVAARDING VAN STANDAARD-
REGLEMENT VAN ORDE

Kennisgewing kragtens artikel 96 gelees met 96 bis (2) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, geskied hiermee dat die Stadsraad van Springs van voorneme is om die Standaard-Reglement van Orde van toepassing gemaak op die Stadsraad van Springs deur Administrateurskennisgewing No. 599 van 9 Oktober 1963, te herroep en om die nuwe Standaard-Reglement van Orde soos aangekondig, by Administrateurskennisgewing No. 1049, gedateer 16 Oktober 1968, te aanvaar.

Afskrifte van albei Reglemente van Orde lê ter insae in die kantoor van die ondergetekende tydens gewone kantoorure vir 'n tydperk van 21 dae van publikasie hiervan, dit is vanaf 18 Desember 1968.

L. DE WET,
Klerk van die Raad.
Stadhuis,
Springs, 2 Desember 1968.
(No. 131/1968.)

1026—18

TOWN COUNCIL OF POTCHEFSTROOM

BY-LAWS AMENDMENT

Notice is hereby given in terms of section 96 of the Local Government Ordinance No. 17 of 1939, as amended, of the Council's intention to amend the following by-laws:

Drainage and Plumbing By-Laws.—By the insertion of the word "Saturdays", after the word "On" under the heading of tariff 2 (ii) of "Section C".

A copy of the amendment will lie for inspection at the municipal offices for a period of 21 days from date of publication hereof, viz. 18 December 1968.

S. H. OLIVIER,
Town Clerk.
Municipal Offices,
P.O. Box 123,
Potchefstroom, 18 December 1968.
(Notice No. 132 of 1968.)

STADSRAAD VAN POTCHEFSTROOM

WYSIGING VAN VERORDENINGE

Ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, word hiermee bekendgemaak dat die Stadsraad van voorneme is om die volgende verordeninge te wysig:

Riolering- en Loodgietersverordening.—Deur na die woord "Op" in die oopskrif van tarief 2 (ii) van "Bylae C", die woord "Saterdae" in te voeg.

'n Afskrif van die wysiging lê ter insae by die munisipale kantore vir 'n tydperk van 21 dae vanaf 'n datum van publikasie hiervan, naamlik 18 Desember 1968.

S. H. OLIVIER,
Stadslerk.
Munisipale Kantore,
Posbus 123,
Potchefstroom, 18 Desember 1968.
(Kennisgewing No. 132 van 1968.)

1029—18

CITY OF JOHANNESBURG

PROPOSED BY-LAWS.—THE SUPPLY OF INFORMATION TO THE PUBLIC

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Council proposes to introduce by-laws to prescribe fees and charges for furnishing written or verbal information and supplying certain documents, e.g. certificates, plans or maps to any member of the public subject to certain conditions.

Copies of the proposed by-laws will be open for inspection at Room 206, Municipal Offices, for 21 days from the date of publication of this notice; and any person wishing to do so may, during that period, lodge with me an objection, in writing, to the proposed by-laws.

S. D. MARSHALL,
Acting Clerk of the Council.
Municipal Offices,
Johannesburg, 18 December 1968.

STAD JOHANNESBURG

VOORGESTELDE VERORDENINGE.—DIE VERSTREKKING VAN INLIGTING AAN DIE PUBLIEK

Hierby word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekendgemaak dat die Stadsraad voornemens is om, onderworpe aan sekere voorwaarde, verordeninge op te stel waarin daar gelde voorgeskryf sal word vir inligting wat skriftelik of mondeling verstrek word en ten opsigte van sekere dokumente, soos byvoorbeeld sertifikate, planne of kaarte wat aan 'n lid van die publiek verskaf word.

Afskrifte van die voorgestelde verordeninge sal 21 dae lank, vanaf die datum van hierdie kennisgewing, in kamer 206, Stadhuis, ter insae, lê en, enigiemand, wat beswaar teen die voorgestelde Verordeninge wil opper, moet sy beswaar gedurende die tydperk skriftelik by my indien.

S. D. MARSHALL,
Waarnemende Klerk van die Raad.
Stadhuis,
Johannesburg, 18 Desember 1968.

1030—18

MUNICIPALITY OF BRAKPAN

AMENDMENT TO BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL

Notice is hereby given, in terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, that the Town Council of Brakpan intends amending the By-laws Relating to Licences and Business Control published under Administrator's Notice No. 67, dated 27 January 1954, to provide for an increase in the taxi tariffs.

The draft amendment will be open for inspection at Room 14, Town Hall, Brakpan, during ordinary office hours.

Any person wishing to object to the proposed amendment must lodge such objections, in writing, with the undersigned not later than 9 January 1969.

JAMES LEACH,
Town Clerk.
(No. 103/2/12/68.)

MUNISIPALITEIT BRAKPAN

WYSIGING VAN VERORDENINGE BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDÉ

Ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, word hiermee bekendgemaak dat die Stadsraad van Brakpan voornemens is om die Verordeninge Betreffende Lisensies en Beheer oor Besighede aangekondig by Administrateurskennisgewing No. 67 van 27 Januarie 1954, te wysig ten einde voorseening te maak vir 'n verhoging in die huurmotor tariewe.

Dic konsepwysiging lê gedurende gewone kantoorure ter insac in Kamer 14, Stadhuis, Brakpan.

Enigeen wat 'n beswaar het teen die voorgestelde wysiging moet sodanige beswaar voor of op 9 Januarie 1969, skriftelik indien.

JAMES LEACH,
Stadsklerk.
(No. 103/2/12/68.)

1034—18

VILLAGE COUNCIL OF WAKKERSTROOM

AMENDMENT OF BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Village Council proposes to revoke the Town Lands By-Laws of the Council, published under Administrator's Notice No. 198, dated 9 June 1921, and to adopt new by-laws in this respect.

Copies of the new by-laws are open for inspection at the Council's Offices during a period of 21 days of publication hereof.

J. S. VAN WYK,
Town Clerk.

Municipal Offices,
P.O. Box 25,
Wakkerstroom, December 1968.

DORPSRAAD VAN WAKKERSTROOM

WYSIGING VAN VERORDENINGE

Daar word hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Dorpsraad van Wakkerstroom voornemens is om die Dorpsgronde Verordeninge van die Raad, soos aangekondig by Administrateurskennisgewing No. 198, gedateer 9 Junie 1921, te herroep en nuwe verordeninge in die plek daarvan aan te neem.

Afskrifte van die nuwe verordeninge lê ter insac by die Raad se kantoor vir 'n tydperk van 21 dae met ingang van die datum van publikasie hiervan.

J. S. VAN WYK,
Stadsklerk.

Munisipale Kantore,
Posbus 25,
Wakkerstroom, Desember 1968.

1031—18

IMPORTANT ANNOUNCEMENT
CLOSING TIME FOR ADMINISTRATOR'S NOTICES, ETC.

As the 16th, 25th and 26th December 1968 and the 1st January 1969, are public holidays, the closing times for acceptance of Administrator's Notices, etc., will be as follows:

12 p.m., on Tuesday, 10 December 1968, for the issue of the *Provincial Gazette* of Wednesday, 18 December 1968.

12 p.m., on Wednesday, 18 December 1968, for the issue of the *Provincial Gazette* of Tuesday, 31 December 1968.

12 p.m., on Tuesday, 31 December 1968, for the issue of the *Provincial Gazette* of Wednesday, 8 January 1969.

N.B.—There will be no issue of the *Provincial Gazette* for the week commencing on the 23rd December 1968.

Late notices will be published in the subsequent issues.

J. G. VAN DER MERWE,
Provincial Secretary.

26

BELANGRIKE AANKONDIGING
SLUITINGSTYD VIR ADMINISTRATEURSKENNISGEWINGS, ENS.

Aangesien 16, 25 en 26 Desember 1968 en 1 Januarie 1969, openbare vakansiedae is, sal die sluitingstele vir die aanneming van Administrateurskennisgewings, ens., as volg wees:

12 nm., op Dinsdag, 10 Desember 1968, vir die uitgawe van die *Provinsiale Koerant* van Woensdag, 18 Desember 1968.

12 nm., op Woensdag, 18 Desember 1968, vir die uitgawe van die *Provinsiale Koerant* van Dinsdag, 31 Desember 1968.

12 nm., op Dinsdag, 31 Desember 1968, vir die uitgawe van die *Provinsiale Koerant* van Woensdag, 8 Januarie 1969.

L.W.—Daar sal geen uitgawe van die *Provinsiale Koerant* vir die week beginnende op 23 Desember 1968 wees nie.

Laat kennisgewings sal in die daaropvolgende uitgawes geplaas word.

J. G. VAN DER MERWE,
Provinsiale Sekretaris.

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