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No. 159 (Administrators), 1971.

PROKLAMASIE

deur die Waarnemende Administrateur van die Provincie Transvaal

Nademaal dit wenslik geag word om die grense van die dorp Sunnyridge te verander deur Gedeelte 379 ('n gedeelte van Gedeelte 234) van die plaas Rietfontein No. 63-I.R., distrik Germiston, 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 20bis van die Dorpe- en Dorpsaanlegordinansie, 1931, aan my verleen word, hierby verklaar dat die grense van genoemde dorp uitgebrei is sodat die genoemde gedeelte daarin opgeneem word onderworpe aan die voorwaardes uiteengesit in die bygaande bylae.

Gegee onder my Hand te Pretoria op hede die 1ste dag van Julie Eenduisend Negehonderd Een-en-Sewentig.

D. S. v.d. M. BRINK,
Waarnemende Administrateur van die Provincie Transvaal.
P.B. 4-8-2-1280.

BYLAE.

A. VOORWAARDES WAARAAN VOOR INLYWING VOLDOEN MOET WORD.

- (i) Begiftiging van 2½% van die waarde van die grond as 'n erf in die dorp wat op R2 400,00 deur 'n geswore waardeerdeur vasgestel word (d.i. R60,00), moet aan die Plaaslike Bestuur betaal word.
- (ii) 'n Bedrag van 1% van die waarde van die grond (d.i. R24,00), moet aan die Plaaslike Bestuur betaal word ten opsigte van 'n stortingsterrein.
- (iii) Die applikant moet tot bevrediging van die Administrateur met die plaaslike bestuur reëlings tref in verband met die voorsiening van 'n terrein vir 'n Bantoelokasie. Indien sodanige reëlings daaruit bestaan dat grond aan die plaaslike bestuur oorgedra moet word, moet die oordrag vry wees van voorwaardes betreffende die gebruik en vervreemding daarvan deur die plaaslike bestuur.
- (iv) 'n Reg van weg 50 Kaapse voet breed oor die aangrensende eiendom synde Gedeelte 177 van die plaas Rietfontein ten gunste van die plaaslike bestuur geregistreer word om toegang tot die Restant van die eiendom te verskaf.

No. 159 (Administrator's), 1971.

PROCLAMATION

by the Deputy Administrator of the Province Transvaal.

Whereas it is deemed expedient to alter the boundaries of Sunnyridge Township by the inclusion therein of Portion 379 (a portion of Portion 234) of the farm Rietfontein No. 63-I.R., district of Germiston;

Now, therefore, under and by virtue of the powers vested in me by sub-section (1) of section 49 of the Deeds Registries Act, 1937, read with section 20bis of the Townships and Town-planning Ordinance, 1931, I hereby declare that the boundaries of the said township are extended to include the said portion, subject to the conditions set out in the annexure hereto.

Given under my Hand at Pretoria on this 1st day of July, One thousand Nine hundred and Seventy-one.

D. S. v.d. M. BRINK,
Deputy Administrator of the Province Transvaal.

P.B. 4-8-2-1280.

SCHEDULE.

A. CONDITIONS TO BE COMPLIED WITH PRIOR TO INCORPORATION.

- (i) Endowment of 2½% of the value of the land as an erf in the township assessed at R2 400,00 by a sworn appraiser (i.e. R60,00), shall be paid to the Local Authority.
- (ii) An amount of 1% of the value of the land (i.e. R24,00) shall be paid to the Local Authority in respect of a depositing site.
- (iii) The applicant shall make arrangements to the satisfaction of the Administrator in connection with the provisions of a site for a Bantu location. If such arrangements consist of land to be transferred to the local authority, the transfer shall be free of conditions regarding the use and disposal thereof by the local authority.
- (iv) A Right of way 50 Cape feet wide over the adjacent property, namely Portion 177 of the farm Rietfontein, shall be registered in favour of the local authority in order to provide access to the Remainder of the property.

B. TITELVOORWAARDES.

Die erf is by inlywing onderworpe aan bestaande voorwaardes en servitute en is verder onderworpe aan die volgende voorwaardes opgelê deur die Administrateur.

- (a) Die eienaar het nie die reg om, behalwe om die erf vir boudoeleindes in gereedheid te bring, enige materiaal daarop uit te grawe sonder die skriftelike toestemming van die plaaslike bestuur nie.
- (b) Geen dier, soos omskryf in die Skutregulasies van Plaaslike Besture, mag op die erf aangehou word nie.
- (c) Geen geboue van hout en/of sink van watter aard ook al mag op die erf opgerig word nie.
- (d) Die erf mag slegs vir besigheidsdoeleindes gebruik word met dien verstande dat woonstelle op die boonste vloer of vloere opgerig mag word.
- (e) Onderworpe aan die bepalings van enige wet, verordening of regulasie, is daar geen beperking wat die aantal winkels of besighede betref wat op die erf opgerig of gedryf mag word nie: Met dien verstande dat geen besigheid van 'n Bantoe-eethuis van watter aard ook al op die erf gedryf mag word nie.
- (f) Geen slagpale of hinderlike bedryf, soos omskryf in artikel 95 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, mag op die erf gedryf word nie.
- (g) Buitegeboue moet gelyktydig met die besigheidsgeboue opgerig word.
- (h) Geboue wat op die erf opgerig word, moet minstens 5 meter van die straat grens daarvan geleë wees, en op so 'n wyse dat dit die goedkeuring van die plaaslike bestuur wegdra.
- (j) Die erf moet tot voldoening van die plaaslike bestuur op 'n wyse wat nie met die verordeninge van die plaaslike bestuur in stryd is nie, omhein word en die eienaar moet die heining in 'n goeie toestand hou.

No. 160 (Administrateurs), 1971.

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal 'n skriftelike aansoek ingevolge die bepalings van artikel 3 van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967) ontvang is van The Coca-Cola Export Corporation om 'n sekere beperking wat op gekonsolideerde Erf No. 88 geleë in die dorp Factoria, distrik Krugersdorp, Transvaal, bindend is, op te hef;

En nademaal by artikel 2 van bogenoemde Wet bepaal word dat die Administrateur van die Provincie in sekere omstandighede 'n beperkende voorwaarde ten opsigte van grond kan wysig, opskort of ophef;

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

En nademaal aan al die bepalings van bogenoemde Wet voldoen is;

B. CONDITIONS OF TITLE.

The erf shall on incorporation be subject to existing conditions and servitudes and shall furthermore be subject to the following conditions imposed by the Administrator.

- (a) The owner shall not 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.
- (b) No animal as defined in the Local Authorities' Pounds Regulations, shall be kept on the erf.
- (c) No wood and/or iron buildings or buildings of unburnt clay brick shall be erected on the erf.
- (d) The erf shall be used for business purposes only, provided that flats may be erected on the top floor or floors.
- (e) Subject to the provisions of any law, by-law or regulation, there shall be no limitation to the number of shops or businesses that may be established or conducted on the erf: Provided that no business of a Bantu eating house of any description shall be conducted on the erf.
- (f) No abattoir or offensive trade as specified either in section 95 of the Local Government Ordinance, No. 17 of 1939, shall be carried on upon the erf.
- (g) The business premises shall be erected simultaneously with the outbuildings.
- (h) Buildings erected on the erf shall be at least 5 metres from the boundary thereof abutting on a street, and in such a way as to meet with the approval of the local authority.
- (i) The erf shall be fenced to the satisfaction of the local authority in a way that will not be in conflict with the by-laws of the local authority, and the owner shall keep the fencing in a good condition.

No. 160 (Administrator's), 1971.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas a written application in terms of the provisions of section 3 of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967) has been received from The Coca-Cola Export Corporation for a certain restriction which is binding on consolidated Erf No. 88 situated in the township of Factoria, district Krugersdorp, Transvaal, to be removed;

And whereas it is provided by section 2 of the above-mentioned Act, that the Administrator of the Province may in certain circumstances alter, suspend or remove any restrictive condition in respect of land;

And whereas the Administrator has given his approval for such amendment;

And whereas all the provisions of the above-mentioned Act have been complied with;

So is dit dat ek hierby die bevoegdheid my verleen soos voormeld, uitoefen met betrekking tot die titelvooraardes in Akte van Transport No. F.2030/1964 ten opsigte van genoemde gekonsolideerde Erf No. 88 dorp Factoria, deur die opheffing van voorwaarde (h).

Gegee onder my Hand te Pretoria op hede die 21ste dag van Junie Eenduisend Negehonderd Een-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
P.B. 4/14/2/457/1

No. 161 (Administrateurs-), 1971.

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal 'n skriftelike aansoek ingevolge die bepaling van artikel 3 van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967) ontvang is van George Philippakis en Anthony Victor Elisio om sekere beperkings wat op Erf No. 407 geleë in die dorp Birchleigh, distrik Kempton Park, Transvaal, bindend is, op te hef;

En nademaal by artikel 2 van bogenoemde Wet bepaal word dat die Administrateur van die Provincie in sekere omstandighede 'n beperkende voorwaarde ten opsigte van grond kan wysig, opskort of ophef;

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

En nademaal aan al die bepalings van bogenoemde Wet voldoen is;

So is dit dat ek hierby die bevoegdheid my verleen soos voormeld, uitoefen met betrekking tot die titelvooraardes in Akte van Transport No. 41856/1969 ten opsigte van genoemde Erf No. 407, dorp Birchleigh, deur die opheffing van voorwaardes 12 en 13.

Gegee onder my Hand te Pretoria op hede die 21ste dag van Junie Eenduisend Negehonderd Een-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
P.B. 4/14/2/146/1
7—14

No. 162 (Administrateurs-), 1971

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal 'n skriftelike aansoek ingevolge die bepaling van artikel 3 van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967) ontvang is van Sila Brickyards (Proprietary) Limited om 'n sekere beperking wat op Erwe Nos. 1-8, 10-15, 17 en 18 geleë in die dorp Kramerville, distrik Johannesburg, Transvaal, bindend is, op te hef;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer No. F.2030/1964 pertaining to the said consolidated Erf No. 88 Factoria township, by the removal of condition (h).

Given under my Hand at Pretoria this 21st day of June, One thousand Nine hundred and Seventy-one.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
P.B. 4/14/2/457/1

No. 161 (Administrator's), 1971.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas a written application in terms of the provisions of section 3 of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967) has been received from George Philippakis and Anthony Victor Elisio for certain restrictions which are binding on Erf No. 407 situated in the township of Birchleigh, district Kempton Park, Transvaal, to removed;

And whereas it is provided by section 2 of the above-mentioned Act, that the Administrator of the Province may in certain circumstances alter, suspend or remove any restrictive condition in respect of land;

And whereas the Administrator has given his approval for such amendment;

And whereas all the provisions of the above-mentioned Act have been complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer No. 41856/1969 pertaining to the said Erf No. 407 Birchleigh township, by the removal of conditions 12 and 13.

Given under my Hand at Pretoria this 21st day of June, One thousand Nine hundred and Seventy-one.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
P.B. 4/14/2/146/1
7—14

No. 162 (Administrator's), 1971

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas a written application in terms of the provisions of section 3 of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967) has been received from Sila Brickyards (Proprietary) Limited for a certain restriction which is binding on Erven Nos. 1-8, 10-15, 17 and 18, situated in the township of Kramerville, district Johannesburg, Transvaal, to be removed;

En nademaal by artikel 2 van bogenoemde Wet bepaal word dat die Administrateur van die Provincie in sekere omstandighede 'n beperkende voorwaarde ten opsigte van grond kan wysig, opskort of ophef;

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

En nademaal aan al die bepalings van bogenoemde Wet voldoen is;

So is dit dat ek hierby die bevoegdheid my verleen soos voormeld, uitoefen met betrekking tot die titelvooraardes in Akte van Transport No. 32041/1960 ten opsigte van genoemde Erwe Nos. 1-8, 10-15, 17 en 18, dorp Kramerville, deur die opheffing van voorwaarde 5(a).

Gegee onder my Hand te Pretoria op hede die 21ste dag van Junie Eenduisend Negehonderd een-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-725-1.

No. 163 (Administrateurs), 1971

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal 'n skriftelike aansoek ingevolge die bepalings van artikel 3 van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967) ontvang is van Robin Keitley Duff om sekere beperkings wat op Erf No. 827, geleë in die dorp Bryanston, distrik Johannesburg, Transvaal, bindend is, op te hef;

En nademaal by artikel 2 van bogenoemde Wet bepaal word dat die Administrateur van die Provincie in sekere omstandighede 'n beperkende voorwaarde ten opsigte van grond kan wysig, opskort of ophef;

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

En nademaal aan al die bepalings van bogenoemde Wet voldoen is;

So is dit dat ek hierby die bevoegdheid my verleen soos vermeld, uitoefen met betrekking tot die titelvooraardes in Akte van Transport No. 33514/1967 ten opsigte van genoemde Erf No. 827, dorp Bryanston, deur die opheffing van voorwaardes (p), (q) en (u).

Gegee onder my Hand te Pretoria op hede die 22ste dag van Junie Eenduisend Negehonderd een-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-207-4.

No. 164 (Administrateurs), 1971

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal 'n skriftelike aansoek ingevolge die bepalings van artikel 3 van die Wet op Opheffing van e-

And whereas it is provided by section 2 of the above-mentioned Act, that the Administrator of the Province may in certain circumstances alter, suspend or remove any restrictive condition in respect of land;

And whereas the Administrator has given his approval for such amendment;

And whereas all the provisions of the abovementioned Act have been complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer No. 32041/1960 pertaining to the said Erven Nos. 1-8, 10-15, 17 and 18, Kramerville township, by the removal of condition 5(a).

Given under my Hand at Pretoria this 21st day of June One thousand Nine hundred and Seventy one.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.

PB. 4-14-2-725-1.

No. 163 (Administrator's), 1971

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas a written application in terms of the provisions of section 3 of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967) has been received from Robin Keitley Duff for certain restrictions which are binding on Erf No. 827, situated in the township of Bryanston, district Johannesburg, Transvaal, to be removed;

And where it is provided by section 2 of the above-mentioned Act, that the Administrator of the Province may in certain circumstances alter, suspend or remove any restrictive condition in respect of land;

And whereas the Administrator has given his approval for such amendment;

And whereas all the provisions of the abovementioned Act have been complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title of Deed of Transfer No. 33514/1967 pertaining to the said Erf No. 827, Bryanston township, by the removal of conditions (p), (q) and (u).

Given under my Hand at Pretoria this 22nd day of June One thousand Nine hundred and Seventy one.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-207-4.

No. 164 (Administrator's), 1971

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas a written application in terms of the provisions of section 3 of the Removal of Restrictions Act,

perkins, 1967 (Wet No. 84 van 1967) ontvang is van George Josua Josef Bruwer om 'n sekere beperking wat op Erf No. 189, geleë in die dorp Sonheuwel, distrik Nelspruit, Transvaal, bindend is, op te hef;

En nademaal by artikel 2 van bogenoemde Wet bepaal word dat die Administrateur van die Provincie in sekere omstandighede 'n beperkende voorwaarde ten opsigte van grond kan wysig, opskort of ophef;

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

En nademaal aan al die bepalings van bogenoemde Wet voldoen is;

So is dit dat ek hierby die bevoegdheid my verleen soos voormeld, uitoefen met betrekking tot die titelvooraardes in Akte van Transport No. 39553/1969 ten opsigte van genoemde Erf No. 189, dorp Sonheuwel, deur die opheffing van voorwaarde 3(d).

Gegee onder my Hand te Pretoria op hede die 21ste dag van Junie Eenduisend Negehonderd Een-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-1604-1.

No. 165 (Administrateurs-), 1971

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal 'n skriftelike aansoek ingevolge die bepalings van artikel 3 van die Wet op Opheffing van Beperkins, 1967 (Wet No. 84 van 1967) ontvang is van die Stadsraad van Heidelberg om 'n sekere beperking wat op alle „spesiale besigheidserwe” geleë in die dorp Heidelberg Uitbreiding No. 7, distrik Heidelberg, Transvaal, bindend is, te wysig;

En nademaal by artikel 2 van bogenoemde Wet bepaal word dat die Administrateur van die Provincie in sekere omstandighede 'n beperkende voorwaarde ten opsigte van grond kan wysig, opskort of ophef;

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

En nademaal aan al die bepalings van bogenoemde Wet voldoen is;

So is dit dat ek hierby die bevoegdheid my verleen soos voormeld, uitoefen met betrekking tot die titelvooraardes in Administrateursproklamasie No. 270 van 1968 ten opsigte van alle „spesiale besigheidserwe” in die dorp Heidelberg Uitbreiding No. 7, deur die wysiging van voorwaarde B(C)(a)(iii) om soos volg te lui:—

„die geboue op die erf sal nie meer as 70 persent van die oppervlakte van die erf beslaan nie.”

Gegee onder my Hand te Pretoria op hede die 21ste dag van Junie Eenduisend Negehonderd Een-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-2469.

1967 (Act No. 84 of 1967) has been received from George Josua Josef Bruwer for a certain restriction which is binding on Erf No. 189, situated in the township of Sonheuwel, district Nelspruit, Transvaal, to be removed;

And whereas it is provided by section 2 of the abovementioned Act, that the Administrator of the Province may in certain circumstances alter, suspend or remove any restrictive condition in respect of land;

And whereas the Administrator has given his approval for such amendment;

And whereas all the provisions of the abovementioned Act have been complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer No. 39553/1969 pertaining to the said Erf No. 189, Sonheuwel township, by the removal of condition 3(d).

Given under my Hand at Pretoria this 21st day of June, One thousand Nine hundred and Seventy One.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-1604-1.

No. 165 (Administrator's), 1971

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas a written application in terms of the provisions of section 3 of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967) has been received from the Town Council of Heidelberg for a certain restriction which is binding on all "special business erven" situated in the township of Heidelberg Extension No. 7, district Heidelberg, Transvaal, to be altered;

And whereas it is provided by section 2 of the abovementioned Act, that the Administrator of the Province may in certain circumstances alter, suspend or remove any restrictive condition in respect of land;

And whereas the Administrator has given his approval for such amendment;

And whereas all the provisions of the abovementioned Act have been complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Administrator's Proclamation No. 270 of 1968, pertaining to all "special business erven", Heidelberg Extension No. 7 township, by the alteration of condition B(C)(a)(iii) to read as follows:—

"the buildings on the erf shall not occupy more than 70 per cent of the area of the erf".

Given under my Hand at Pretoria this 21st day of June, One thousand Nine hundred and Seventy-one.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-2469.

No. 166 (Administrateurs-), 1971

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal 'n skriftelike aansoek ingevolge die bepaling van artikel 3 van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967) ontvang is van Dasus Investments (Proprietary) Limited om sekere beperkings wat op Hoewe No. 46 Boksburg Small Holdings, distrik Boksburg, Transvaal, bindend is, op te hef en te wysig;

En nademaal by artikel 2 van genoemde Wet bepaal word dat die Administrateur van die Provincie in sekere omstandighede 'n beperkende voorwaarde ten opsigte van grond kan wysig, opskort of ophef;

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

En nademaal aan al die bepalings van bogenoemde Wet voldoen is;

So is dit dat ek hierby die bevoegdhede my verleen soos voorneld, uitoefen met betrekking tot die titelvooraardes in Akte van Transport No. 27938/1968 ten opsigte van genoemde Hoewe 46 Boksburg Small Holdings deur:

(1) Die wysiging van voorwaarde B(i) deur die punt na „1919” met 'n komma te vervang en die volgende woorde by te voeg:—

„and for such other purposes as may be approved by the Administrator after consultation with the Townships Board and subject to such conditions as he may wish to impose.”

(2) Die opheffing van voorwaarde B(iii);

(3) Die wysiging van voorwaarde B(iv) om as volg te lui:—

„No canteen, beerhall or place for the sale of wines or spirituous liquors may be opened or conducted on this holding without the written approval of the Minister of Lands first had and obtained”.

Gegee onder my Hand te Pretoria op hede die 29ste dag van Junie Eenduisend Negehonderd Een-en-Sewentig.

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

PB. 4/16/2/77-1.

No. 167 (Administrateurs-), 1971

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal 'n skriftelike aansoek ingevolge die bepaling van artikel 3 van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967) ontvang is van Leo Herzenberg om

No. 166 (Administrator's), 1971

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas a written application in terms of the provisions of section 3 of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967) has been received from Dasus Investments (Proprietary) Limited for certain restrictions which are binding on Holding No. 46 Boksburg Small Holdings, district Boksburg, Transvaal, to be removed and altered;

And whereas it is provided by section 2 of the above-mentioned Act, that the Administrator of the Province may in certain circumstances alter, suspend or remove any restrictive condition in respect of land;

And whereas the Administrator has given his approval for such amendment;

And whereas all the provisions of the abovementioned Act have been complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of the conditions of title in Deed of Transfer No. 27938/1968 pertaining to the said Holding 46 Boksburg Small Holdings, by:

(1) The alteration of condition B(i) by the substitution of the fullstop after "1919" by a comma and the addition of the following words:—

"and for such other purposes as may be approved by the Administrator after consultation with the Townships Board and subject to such conditions as he may wish to impose."

(2) The removal of condition B(iii).

(3) The alteration of condition B(iv) to read as follows:—

"No canteen, beerhall or place for the sale of wines or spirituous liquors may be opened or conducted on this holding without the written approval of the Minister of Lands first had and obtained".

Given under my Hand at Pretoria this 29th day of June, One thousand Nine hundred and Seventy-one.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.

PB. 4/16/2/77-1.

No. 167 (Administrator's), 1971

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas a written application in terms of the provisions of section 3 of the Removal of Restrictions Act 1967 (Act No. 84 of 1967) has been received from Leo Herzenberg for —

(a) sekere beperkings wat op die Resterende Gedeelte van Lot No. 170 geleë in die dorp Parktown; distrik Johannesburg bindend is, op te hef en te wysig; en

(b) die hersonering van die Resterende Gedeelte van Lot No. 170 dorp Parktown van „Spesiaal Woon” na „Spesiaal”.

En nademaal by artikel 2 van bogenoemde Wet bepaal word dat die Administrateur van die Provinsie in sekere omstandighede

(a) enige beperkende voorwaarde ten opsigte van grond; en

(b) 'n bepaling van 'n dorpsaanlegskema kan wysig, op-skort of ophef.

En nademaal die Administrateur sy goedkeuring aan sodanige wysigings verleen het;

En nademaal aan al die bepalings van bogenoemde Wet voldoen is;

So is dit dat ek hierby die bevoegdhede my verleen soos voormeld, uitoefen met betrekking tot —

(a) die titelvooraardes in Sertifikaat van Omsetting na Vrypag Titel No. F 1959/1955 ten opsigte van genoemde Resterende Gedeelte van Lot No. 170 dorp Parktown deur die opheffing van voorwaardes 2, 3, 5 en 6 en die wysiging van voorwaarde 4 om soos volg te lui:—

„The purchaser shall have no right to open or allow, or cause to be opened upon the Lot aforesaid, any canteen.”

(b) die wysiging van die Johannesburg dorpsaanlegskema deur die hersonering van die Resterende Gedeelte van Lot No. 170, dorp Parktown, van „Spesiaal Woon” na „Spesiaal”, soos aangedui in die skemaklousules en op Kaart No. 3, in die bylae by hierdie proklamasie. Die wysiging staan bekend as Wysigingskema No. 1/465.

Gegee onder my Hand te Pretoria op hede die 29ste dag van Junie Eenduisend Negehonderd Een-en-Sewentig.

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

P.B. 4/14/2/1990-2

JOHANNESBURG-WYSIGINGSKEMA NO. 1/465

Die Johannesburg-dorpsaanlegskema No. 1 van 1946 wat kragtens Administrateursproklamasie No. 132, gedateer 2 Oktober 1946, goedgekeur is, word hiermee soos volg verder gewysig en verander:—

- (1) Die Kaart soos aangetoon op Kaart No. 3, Wysigingskema No. 1/465.
- (2) Klousule 16(a), Tabel „E(E)” Gebruiksone VII (Spesiaal) deur die byvoeging in Kolom 1 die woorde „Restant van Lot 170 Dorp Parktown” en in Kolom 2 „E91”.
- (3) Deur die byvoeging in Aanhangsel „E” van Kaart „E91” tesame met die voorwaardes daarin vervat.

(a) certain restrictions which are binding on the Remaining Extent of Lot No. 170 situated in the Township of Parktown, district Johannesburg Transvaal, to be removed and altered; and

(b) the rezoning of the Remaining Extent of Lot No. 170 Parktown Township from "Special Residential" to "Special".

And whereas it is provided by section 2 of the above-mentioned Act, that the Administrator of the Province may in certain circumstances alter, suspend or remove —

(a) any restrictive condition registered against the title deed of land; and

(b) of a town planning scheme;

And whereas the Administrator has given his approval for such amendment;

And whereas all the provisions of the above-mentioned Act has been complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of —

(a) the conditions of title in Certificate of Conversion to Freehold Title No. F1959/1955 pertaining to the said Remaining Extent of Lot No. 170 Parktown Township, by the removal of conditions 2, 3, 5 and 6 and the alteration of condition 4 to read as follows:—

“The purchaser shall have no right to open, or allow, or cause to be opened upon the Lot aforesaid, any canteen”.

(b) the amendment of the Johannesburg Town-planning Scheme by the rezoning of the Remaining Extent of Lot No. 170 Parktown Township from "Special Residential" to "Special", as indicated in the Scheme Clauses and Map No. 3, in the schedules to this proclamation. This amendment is known as Amendment Scheme No. 1/465.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.

P.B. 4/14/2/1990-2.

JOHANNESBURG AMENDMENT SCHEME NO. 1/465.

The Johannesburg Town-planning Scheme No. 1 of 1946 approved by virtue of Administrator's Proclamation No. 132 of 1946 dated the 2nd October, 1946, is hereby further amended and altered in the following manner:—

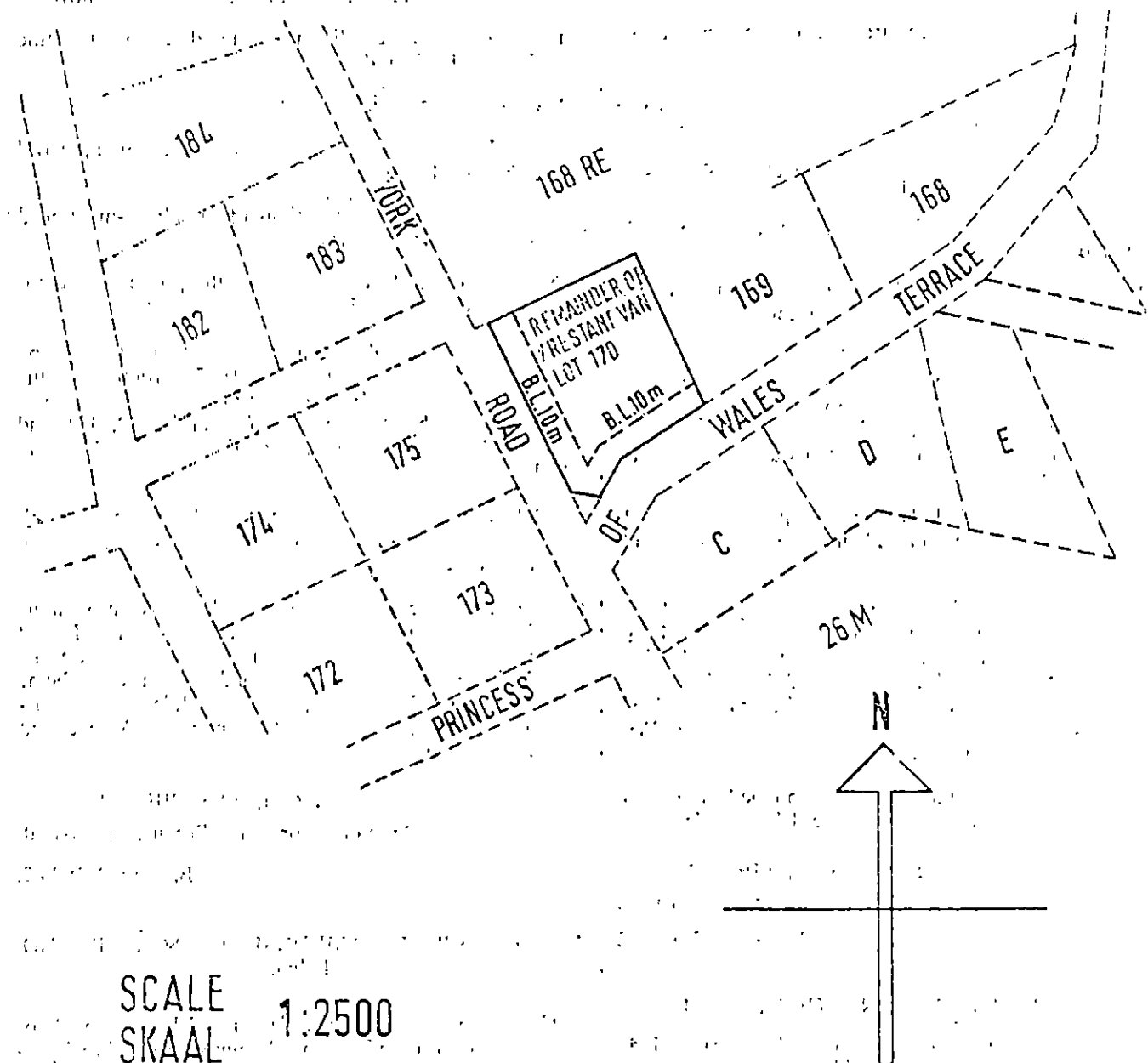
- (1) The Map as shown on Map No. 3, Amendment Scheme No. 1/465.
- (2) Clause 16(a), Table "E(E)" Use Zone VII (Special) by the insertion in Column 1 of the words "Restant of Lot 170 Parktown Township" and in Column 2 of "E91".
- (3) By the inclusion in Annexure "E" of Map "E.91" together with the conditions contained thereon.

ANNEXURE
AANHANGSEL

(E91)

TO AMENDMENT SCHEME
NA WYSIGINGSKEMA

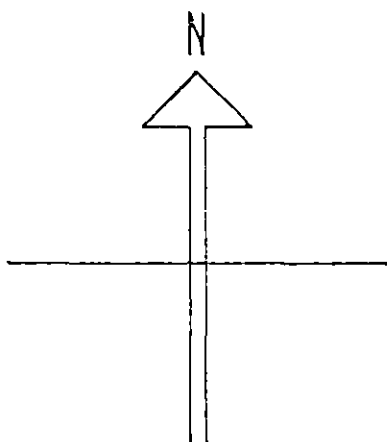
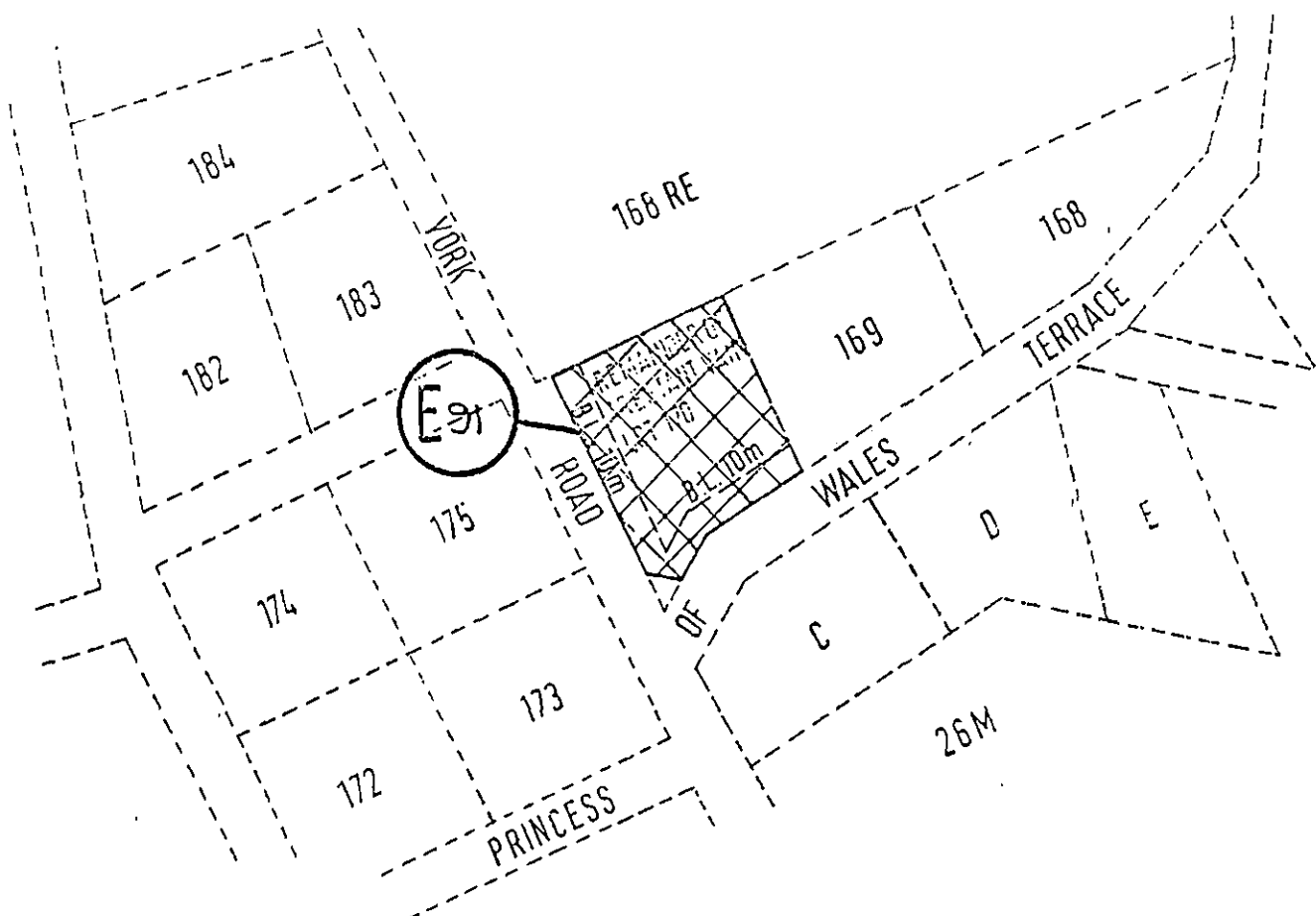
NO. 1/465



PARKTOWN TOWNSHIP / DORP

REMAINDER OF LOT 170

RESTANT VAN LOT 170



JOHANNESBURG

AMENDMENT SCHEME NO. 1/465
WYSIGINGSKEMAMAP NO. 3
KAARTSCALE 1:2500
SKAAL(1 SHEET)
VELPARKTOWN TOWNSHIP / DORP
REMAINDER OF LOT 170
RESTANT VAN LOT 170

REFERENCE / AANWYSING

SPECIAL
SPESIAALS.L. 10mBUILDING LINES IN METRES
BOULYNNE IN METERS

E91

REFERENCE NUMBER TO ANNEXURE
VERWYSINGSNOMMER NA AANHANGSEL

RECOMMENDED FOR APPROVAL / VIR GOEDKEURING AANBEVEEL

CHAIRMAN TOWNSHIPS BOARD / VOORSITTER CORPERAAD
PRETORIA

19/5/1971

Gebruiksone:

„Spesiaal” om kantore, mediese spreekkamers en kafeteria op te rig vir die bewoners van die gebou.

Dekking:

Mag nie 25% oorskry nie.

Hoogte:

Mag nie 12 verdiepings oorskry nie.

Voorwaardes:

- (i) Die V.R.V. mag nie 1,5 oorskry nie;
- (ii) 'n Boulyn van 10 meter sal langs alle strate van toepassing wees;
- (iii) Doeltreffende en bedekte parkering sal voorsien word op die perseel in verhouding van 2,5 parkeer ruimte per 100 vierkante meter van die bruto kantoor ruimte tot bevrediging van die plaaslike bestuur;
- (iv) Die gedeeltes wat nie ontwikkel word tot geboue of parkeer-ruimtes nie, moet beplant en versier word tot bevrediging van die plaaslike bestuur;
- (v) In- en uitgang tot die perseel moet tot bevrediging van die plaaslike bestuur wees.

No. 168 (Administrateurs-), 1971.

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal 'n skriftelike aansoek ingevolge die bepaling van artikel 3 van die Wet op Opheffing van Beperkings, 1967 (Wet No. 84 van 1967) ontvang is van Daniel Jacobus Grundlingh om —

- (a) sekere beperkings wat op Erf No. 722 geleë in die dorp Lynnwood, distrik Pretoria bindend is, op te hef; en
- (b) die hersonering van Erf No. 722, dorp Lynnwood van „een woonhuis per erf” na „een woonhuis per 15,000 vk. vt.”

En nademaal by artikel 2 van bogenoemde Wet bepaal word dat die Administrateur van die Provincie in sekere omstandighede —

- (a) enige beperkende voorwaarde ten opsigte van grond; en
- (b) 'n bepaling van 'n dorpsaanlegskema, kan wysig, op-skort of ophef.

En nademaal die Administrateur sy goedkeuring aan sodanige wysigings verleen het;

En nademaal aan al die bepaling van bogenoemde Wet voldoen is;

So is dat ek hierby die bevoegdhede my verleen soos voormeld, uitoefen met betrekking tot —

- (a) die titelvoorwaardes in Akte van Transport No. 23290/1970 ten opsigte van genoemde Erf No. 722 dorp Lynnwood deur die opheffing van voorwaardes 11(b) en 111(c); en
- (b) die wysiging van die Pretoriastreek-dorpsaanlegskema deur die hersonering van erf No. 722, dorp Lynnwood van „een woonhuis per erf” na „een woonhuis per 15,000 vk. vt.” soos aangedui in die skema-klausules en op Kaart No. 3, in die bylae by hierdie proklamasie. Die wysiging staan bekend as Wysigingskema No. 288.

Gegee onder my Hand te Pretoria op hede die 21ste dag van Junie Eenduisend Negehonderd Een-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
P.B. 4/14/2/809/4

Use Zone:

“Special” to permit offices, medical consulting rooms, and cafeteria for the tenants of the building.

Coverage:

Not to exceed 25%.

Height:

Not to exceed 12 storeys.

Conditions:

- (i) The F.S.R. shall not exceed 1,5;
- (ii) A building line of 10 metre shall apply to all street frontages;
- (iii) Effective and paved parking shall be provided on site to the satisfaction of the Council at a ratio of 2,5 parking space per 100 square metre of gross office space;
- (iv) Those site portions not developed by buildings or used for parking purposes shall be landscaped to the satisfaction of the Council.
- (v) Ingress to and egress from the site shall be to the satisfaction of the Council.

No. 168 (Administrator's), 1971.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas a written application in terms of the provisions of section 3 of the Removal of Restrictions Act 1967 (Act No. 84 of 1967) has been received from Daniel Jacobus Grundlingh, for —

- (a) certain restrictions which are binding on Erf No. 722 situated in the Township of Lynnwood, district Pretoria, Transvaal, to be removed; and
- (b) the rezoning of Erf No. 722, Lynnwood Township from "one dwelling per erf" to "one dwelling per 15,000 sq. ft."

And whereas it is provided by section 2 of the above-mentioned Act, that the Administrator of the Province may in certain circumstances alter, suspend or remove —

- (a) any restrictive condition registered against the title deed of land; and
- (b) of a town planning scheme;

And whereas the Administrator has given his approval for such amendment;

And whereas all the provisions of the above-mentioned Act has been complied with;

Now, therefore, I hereby exercise the powers conferred upon me as aforesaid in respect of —

- (a) the conditions of title in Deed of Transfer No. 23290/1970 pertaining to the said Erf No. 722 Township, by the removal of conditions 11(b) and 111(c)
- (b) the amendment of the Pretoria Region Town-planning Scheme by the rezoning of Erf No. 722, Lynnwood Township from "one dwelling per erf" to "one dwelling per 15,000 sq. ft." as indicated in the Scheme Clauses and Map No. 3, in the schedule to this proclamation. This amendment is known as Amendment Scheme No. 288.

Given under my Hand at Pretoria this 21st day of June, One thousand Nine hundred and Seventy-one.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
P.B. 4/14/2/809/4

PRETORIASTREEK-WYSIGINGSKEMA NO. 288.

Die Pretoriastreek-dorpsaanlegskema, 1960, goedgekeur kragtens Administrateursproklamasie No. 279 van 1960, word hierdeur verder as volg verander en gewysig:

Dic Kaart soos aangeleent op Kaart No. 3, Wysigingskema No. 288.

PRETORIA REGION AMENDMENT SCHEME NO. 288.

The Pretoria Region Town-planning Scheme, 1960, approved by virtue of Administrator's Proclamation No. 279 of 1960, is hereby further amended and altered in the following manner:

The Map as shown on Map No. 3, Amendment Scheme No. 288.

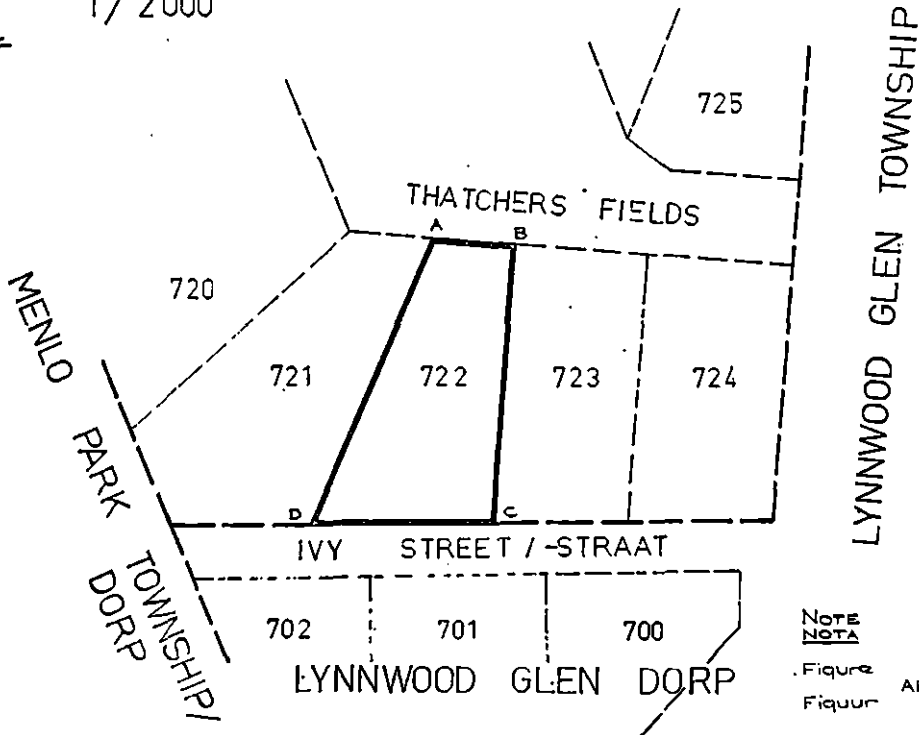
'A'

PRETORIA REGION AMENDMENT SCHEME
PRETORIASTREEK WYSIGINGSKEMA

[O.] 288

Map
Kaart : No. 3 (1 Sheet / Vel)

Scale
Skaal 1/2000



ERF NO. 722 LYNWOOD TOWNSHIP / DORP

REFERENCE
VERWYSING

RECOMMENDED FOR APPROVAL
VIR GOEDKEURING AANBEVEEL

density colour
digtheidskleur

SPECIAL RESIDENTIAL
SPESIALE WOON

J. J. LE R. VAN NIEKERK

washed blue
blou geverf 1 dwelling per 15000 square feet
1 woonhuis per 15000 vierkante voet

CHAIRMAN TOWNSHIP BOARD.
VOORSITTER DORPERAAD.

PRETORIA

27/5/1971

No. 169 (Administrators), 1971.

PROKLAMASIE

deur Sy Edele die Administrateur van die Provincie Transvaal.

Nademaal bevoegdheid aan my verleen is om, ingevolge artikel 153 van Ordonnansie 17 van 1939, by proklamasie persone te nomineer en te benoem om 'n stadsraad te vorm tot tyd en wyl die eerste verkiesing van stadsraadslede plaasvind;

En nademaal ek by Proklamasie (Administrators) 287 van 10 September 1969, die raadslede van die Stadsraad van Phalaborwa genomineer en benoem het;

En nademaal ek by Proklamasie (Administrators) 23 van 4 Februarie 1970, mnr. A. J. J. Botes genomineer en benoem het tot Raadslid van genoemde Stadsraad;

En nademaal daar 'n vakature in genoemde Stadsraad ontstaan het deur die bedanking van mnr. A. J. J. Botes;

So is dit dat ek by hierdie Proklamasie proklameer dat ek mnr. Egbert Mooi genomineer en benoem het tot Raadslid van die Stadsraad van Phalaborwa in die plek van mnr. A. J. J. Botes wat bedank het tot tyd en wyl die eerste verkiesing van stadsraadslede plaasvind.

Gegee onder my Hand te Pretoria op hede die 18de dag van Junie Eenduisend Negehonderd Een-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrator van die Provincie Transvaal.
P.B. 3-6-2-2-112

ADMINISTRATEURSKENNISGEWINGS

Administratorkennisgewing 766 23 Junie 1971
MUNISIPALITEIT KLERKSDORP: VOORGESTELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Klerksdorp '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 Klerksdorp verander deur die opneming daarin van die gebied wat in die Bylae hierby 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.

P.B. 3-2-3-17.

BYLAE.

MUNISIPALITEIT KLERKSDORP: BESKRYWING VAN GEBIED INGELYF TE WORD.

Begin by die noordwestelike baken van die Restant van Gedeelte 2 (Kaart L.G. A.5002/05) van die plaas Nooitgedacht 434-IP; daarvandaan ooswaarts langs die noordelike grens van genoemde Restant van Gedeelte 2 tot by baken geletter S op Kaart L.G. A.5002/05 van die Restant van Gedeelte 2; daarvandaan algemeen suidwaarts langs die middel van die Schoonspruit tot by die noordoostelike hoek van Gedeelte 62 (Kaart L.G. A.8198/48) van die plaas Nooitgedacht 434-IP; daarvandaan algemeen weswaarts langs die grense van die volgende ge-

No. 169 (Administrator's) 1971.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

Whereas power is vested in me in terms of section 153 of Ordinance 17 of 1939, by proclamation to nominate and appoint persons to form a town council pending the first election of town councillors;

And whereas by Proclamation (Administrator's) 287 dated 10th September, 1969, I have nominated and appointed the town councillors of the Town Council of Phalaborwa;

And whereas by Proclamation (Administrator's) 23 dated 4th February, 1970, I have nominated and appointed Mr. A. J. J. Botes as Councillor of the said Town Council;

And whereas a vacancy has occurred in the said Town Council by the resignation of Mr. A. J. J. Botes;

Now, therefore, I do by this Proclamation proclaim that I have nominated and appointed Mr. Egbert Mooi as Councillor of the Town Council of Phalaborwa in the place of Mr. A. J. J. Botes who has resigned pending the first election of town councillors.

Given under my Hand at Pretoria on this 18th day of June, One thousand Nine hundred and Seventy-one.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
P.B. 3-6-2-2-112

ADMINISTRATOR'S NOTICES

Administrator's Notice 766 23 June, 1971
KLERKSDORP 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 Klerksdorp 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 Klerksdorp 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 said proposal.

P.B. 3-2-3-17.

SCHEDULE.

KLERKSDORP MUNICIPALITY: DESCRIPTION OF AREA TO BE INCLUDED.

Beginning at the north-western beacon of the Remainder of Portion 2 (Diagram S.G. A.5002/05) of the farm Nooitgedacht 434-IP; proceeding thence eastwards along the northern boundary of the said Remainder of Portion 2 to beacon lettered S on Diagram S.G. A.5002/05 of the Remainder of Portion 2; thence generally southwards along the middle of the Schoonspruit to the north-eastern corner of Portion 62 (Diagram S.G. A.8198/48) of the farm Nooitgedacht 434-IP; thence generally westwards

deeltes van die genoemde plaas Nooitgedacht sodat hulle uit hierdie gebied uitgesluit word; die genoemde Gedeelte 62, Gedeelte 64 (Kaart L.G. A.8200/48), Gedeelte 65 (Kaart L.G. A.8201/48), Gedeelte 66 (Kaart L.G. A.8202/48), Gedeelte 67 (Kaart L.G. A.8203/48) en Gedeelte 17 (Kaart L.G. A.299/26) tot by die noordwestelike baken van die laasgenoemde gedeelte; daarvandaan noordwaarts langs die westelike grens van die Restant van Gedeelte 2 (Kaart L.G. A.5002/05) tot by die noordwestelike baken daarvan, die beginpunt.

Administrateurskennisgewing 767

23 Junie 1971

MUNISIPALITEIT BRONKHORSTSPRUIT: VOORGESTELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Dorpsraad van Bronkhortspruit 'n versoekskrif by die Administrator 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 Bronkhortspruit verander deur die opneming daarin van die gebied wat in die Bylae hierby omskryf word.

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

PB. 3-2-3-50.

23—30—7

BYLAE.

MUNISIPALITEIT BRONKHORSTSPRUIT: BESKRYWING VAN GEBIEDE INGELEYF TE WORD.

A. Begin by die noordoostelike baken van Gedeelte 26 (Kaart L.G. A3786/42) van die plaas Hondsrivier 508-JR; daarvandaan suidwaarts langs die oostelike grens van die genoemde Gedeelte 26 tot by die noordwestelike baken van Gedeelte 38 (Kaart L.G. A4027/58) van die plaas Roodepoort 504-JR; daarvandaan algemeen noord-ooswaarts, suidwaarts, weswaarts en suidwaarts langs die grense van die genoemde Gedeelte 38, sodat dit in hierdie gebied ingesluit word, tot by die mees suidelike baken daarvan; daarvandaan suidwaarts langs die oostelike grens van die plaas Die Schlosberg 505-JR tot by die noordoostelike hoek van Gedeelte 1 (Kaart L.G. A2114/48) van die genoemde plaas Die Schlosberg 505-JR; daarvandaan weswaarts langs die noordelike grens van die genoemde Gedeelte 1 tot by baken geletterd B op Kaart L.G. A2114/48 van die genoemde Gedeelte 1 van die plaas Die Schlosberg 505-JR; daarvandaan suidwaarts in 'n reguit lyn tot by die noordoostelike baken van Gedeelte 24 (Kaart L.G. A3784/42) van die plaas Hondsrivier 508-JR; daarvandaan algemeen weswaarts langs die grense van die volgende gedeeltes van die plaas Hondsrivier 508-JR, sodat hulle van die gebied uitgesluit word: die genoemde Gedeelte 24 en Gedeelte 25 (Kaart L.G. A3785/42) tot by die noordwestelike baken van die laasgenoemde gedeelte; daarvandaan noordweswaarts langs die suidwestelike grens van Gedeelte 111 (Kaart L.G. A227/12) tot by die mees suidelike baken van Gedeelte 33 (Kaart L.G. A635/57) beide van die plaas Hondsrivier 508-JR; daarvandaan noordwaarts langs die oostelike grens van die genoemde Gedeelte 33 tot by die mees noordelike baken daarvan; daarvandaan noordooswaarts langs die noordwestelike grens van Gedeelte 111 (Kaart L.G. A227/12) tot by die noordwestelike baken daarvan; daarvandaan noordweswaarts en ooswaarts langs die suid-

along the boundaries of the following portions of the said farm Nooitgedacht so as to exclude them from this area: the said Portion 62, Portion 64 (Diagram S.G. A.8200/48), Portion 65 (Diagram S.G. A.8201/48), Portion 66 (Diagram S.G. A.8202/48), Portion 67 (Diagram S.G. A.8203/48) and Portion 17 (Diagram S.G. A.299/26) to the north-western beacon of the last-named portion; thence northwards along the western boundary of the Remainder of Portion 2 (Diagram S.G. A.5002/05) to the north-western beacon thereof, the place of beginning.

Administrator's Notice 767

23 June, 1971

BRONKHORSTSPRUIT MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES.

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Village Council of Bronkhortspruit 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 Bronkhortspruit 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 said proposal.

PB. 3-2-3-50.

23—30—7

SCHEDULE.

BRONKHORSTSPRUIT MUNICIPALITY: DESCRIPTION OF AREAS TO BE INCLUDED.

A. Beginning at the north-eastern beacon of Portion 26 (Diagram S.G. A3786/42) of the farm Hondsrivier 508-JR; proceeding thence southwards along the eastern boundary of the said Portion 26 to the north-western beacon of Portion 38 (Diagram S.G. A4027/58) of the farm Roodepoort 504-JR; thence generally north-eastwards, southwards, westwards and southwards along the boundaries of the said Portion 38, so as to include it in this area, to the southern most beacon thereof; thence southwards along the eastern boundary of the farm Die Schlosberg 505-JR to the north-eastern corner of Portion 1 (Diagram S.G. A2114/48) of the said farm Die Schlosberg 505-JR; thence westwards along the northern boundary of the said Portion 1 to beacon lettered B on Diagram S.G. A2114/48 of the said Portion 1 of the farm Die Schlosberg 505-JR; thence southwards in a straight line to the north-eastern beacon of Portion 24 (Diagram S.G. A3784/42) of the farm Hondsrivier 508-JR; thence generally westwards along the boundaries of the following portions of the farm Hondsrivier 508-JR, so as to exclude them from this area: the said Portion 24 and Portion 25 (Diagram S.G. A3785/42) to the north-western beacon of the lastnamed portion; thence north-westwards along the south-western boundary of Portion 111 (Diagram S.G. A227/12) to the southern most beacon of Portion 33 (Diagram S.G. A635/57) both of the farm Hondsrivier 508-JR; thence northwards along the eastern boundary of the said Portion 33 to the northern most beacon thereof; thence north-eastwards along the north-western boundary of Portion 111 (Diagram S.G. A227/12) to the north-western beacon thereof; thence north-west-

westelike en noordelike grense van Gedeelte 26 (Kaart L.G. A3786/42) van die plaas Hondsrivier 508-JR tot by die noordoostelike baken van die genoemde Gedeelte 26, die beginpunt.

B. Gedeelte 98 ('n gedeelte van Gedeelte 4) van die plaas Roodepoort 504-JR, groot 6,3923 Hektaar (7,4630 morg), volgens Kaart L.G. A2968/69.

C. Begin by die mees noordelike baken van Gedeelte 9 (Kaart L.G. A1881/14) van die plaas Nooitgedacht 525-JR; daarvandaan suidooswaarts langs die noordwestelike grens van die genoemde Gedeelte 9 tot by die noordwestelike baken van Gedeelte 22 (Kaart L.G. A3635/19) van die plaas Nooitgedacht 525-JR; daarvandaan algemeen noordooswaarts, suidooswaarts, suidweswaarts en noordweswaarts langs die grense van die genoemde Gedeelte 22 sodat dit in hierdie gebied ingesluit word tot by die mees noordelike baken van Gedeelte 50 (Kaart L.G. A955/45) van die plaas Nooitgedacht 525-JR; daarvandaan suidwaarts langs die westelike grense van die volgende gedeeltes van die plaas Nooitgedacht 525-JR: die genoemde Gedeelte 50, Gedeelte 55 (Kaart L.G. A7501/51) en Gedeelte 46 (Kaart L.G. A965/39) tot by die mees suidelike baken van die laasgenoemde gedeelte; daarvandaan suidweswaarts en noordweswaarts langs die suidwestelike en noordwestelike grense van Gedeelte 9 (Kaart L.G. A1881/14) en Gedeelte 58 (Kaart L.G. A2936/55) beide van die plaas Nooitgedacht 525-JR tot by die mees noordelike baken van die genoemde Gedeelte 9, die beginpunt.

Administrateurskennisgewing 838

30 Junie 1971

MUNISIPALITEIT BRITS: VOORGESTELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Brits '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 Municipiliteit Brits verander deur die opneming daarin van die gebiede 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.

P.B. 3-2-3-10/Vol. 1.

BYLAE.

MUNISIPALITEIT BRITS: BESKRYWING VAN GE-BIEDE INGELEYF TE WORD.

A. Begin by die mees westelike baken van Gedeelte 87 (Kaart L.G. A.2020/29) van die plaas Krokodildrift 446-JQ; daarvandaan noordooswaarts langs die noordwestelike grense van die volgende gedeeltes van die genoemde plaas Krokodildrift 446-JQ: die genoemde Gedeelte 87, Gedeelte 52 (Kaart L.G. A.447/27), Gedeelte 53 (Kaart L.G. A.448/27) en die Restant van Gedeelte 45 (Kaart L.G. 3805/25), groot 49,5389 ha (57 morg 502 vk. roede) tot by die noordoostelike baken van

wards and eastwards along the south-western and northern boundaries of Portion 26 (Diagram S.G. A3786/42) of the farm Hondsrivier 508-JR to the north-eastern beacon of the said Portion 26, the place of beginning.

B. Portion 98 (a portion of Portion 4) of the farm Roodepoort 504-JR, in extent 6,3923 Hectares (7,4630 morgen) vide Diagram S.G. A2968/69.

C. Beginning at the northern most beacon of Portion 9 (Diagram S.G. A1881/14) of the farm Nooitgedacht 525-JR; proceeding thence south-eastwards along the north-western boundary of the said Portion 9 to the north-western beacon of Portion 22 (Diagram S.G. A3635/19) of the farm Nooitgedacht 525-JR; thence generally north-eastwards, south-eastwards, south-westwards and north-westwards along the boundaries of the said Portion 22 so as to include it in this area to the north-eastern most beacon of Portion 50 (Diagram S.G. A955/45) of the farm Nooitgedacht 525-JR; thence southwards along the western boundaries of the following portions of the farm Nooitgedacht 525-JR: the said Portion 50, Portion 55 (Diagram S.G. A7501/51) and Portion 46 (Diagram S.G. A965/39) to the southern most beacon of the last-named portion; thence south-westwards and north-eastwards along the south-western and north-western boundaries of Portion 9 (Diagram S.G. A1881/14) and Portion 58 (Diagram S.G. A2936/55) both of the farm Nooitgedacht 525-JR; to the northern most beacon of the said Portion 9, the place of beginning.

Administrator's Notice 838

30 June, 1971

BRITS 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 Brits 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 Brits Municipality by the inclusion therein of the areas 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 said proposal.

P.B. 3-2-3-10/Vol. 1.

SCHEDULE.

BRITS MUNICIPALITY: DESCRIPTION OF AREAS TO BE INCLUDED.

A. Beginning at the western most beacon of Portion 87 (Diagram S.G. A.2020/29) of the farm Krokodildrift 446-JQ; proceeding thence north-eastwards along the north-western boundaries of the following portions of the said farm Krokodildrift 446-JQ: The said Portion 87, Portion 52 (Diagram S.G. A.447/27), Portion 53 (Diagram S.G. A.448/27) and the Remaining Extent

genoemde Restant van Gedeelte 45; daarvandaan suid-ooswaarts langs die suidwestelike grens van die plaas Elandsfontein 440-JQ tot by die noordoostelike baken van Gedeelte 345 (Kaart L.G. A.5434/70) van die plaas Krokodildrift 446-JQ; daarvandaan algemeen suidwestwaarts, suidooswaarts en noordooswaarts langs die grense van die genoemde Gedeelte 345, sodat dit uit hierdie gebied uitgesluit word, tot by die suidoostelike baken daarvan; daarvandaan suidooswaarts langs die suidwestelike grens van die plaas Elandsfontein 440-JQ tot by die noordoostelike baken van Gedeelte 77 (Kaart L.G. A.2104/28) van die plaas Krokodildrift 446-JQ; daarvandaan suidwestwaarts langs die noordwestelike grense van die genoemde Gedeelte 77 en Gedeelte 291 (Kaart L.G. A.2422/46) van die plaas Krokodildrift 446-JQ, tot by die mees noordoostelike baken van die Dorp Brits Uitbreiding 13 (Algemene Plan L.G. A.2864/70); daarvandaan algemeen noordweswaarts langs die grense van die volgende gedeeltes sodat hulle uit hierdie gebied uitgesluit word: die genoemde Brits Uitbreiding 13 en Gedeelte 86 (Kaart L.G. A.2019/29) van die plaas Krokodildrift 446-JQ tot by die noordwestelike baken van Gedeelte 87 (Kaart L.G. A.2020/29) van die genoemde plaas Krokodildrift 446-JQ, die beginpunt.

B. Gedeelte 442 ('n Gedeelte van Gedeelte 18) van die plaas Roodekopjes of Zwartkopjes 427-JQ, groot 16,9561 ha (19,7962 morg) volgens Kaart L.G. A.5560/39.

30—7—14

Administrateurskennisgewing 873

7 Julie 1971

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN RIOLERINGS- EN LOODGIETERSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 16(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, en Proklamasie 6 (Administrateurs-) van 1945, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedkeur is.

Die Rioleerings- en Loodgietersverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 533 van 8 Augustus 1962, soos gewysig, word hierby verder gewysig deur aan die end van item 1 van Bylae G die volgende by te voeg:—

- „(n) Vermaas
- (o) Migdol
- (p) Glaudina”.

PB. 2-4-2-34-111.

Administrateurskennisgewing 874

7 Julie 1971

MUNISIPALITEIT CARLETONVILLE: WYSIGING VAN VERORDENINGE VIR DIE LISSENSIERING VAN EN DIE TOESIG OOR, DIE REGULERING VAN EN DIE BEHEER OOR BESIGHEDDE, BEDRYWE EN BEROEPE EN PUBLIEKE VOERTUIE EN HULLE DRYWERS.

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.

of Portion 45 (Diagram S.G. A.3805/25), in extent 49,5389 ha (57 morgen 502 square Roods) to the north-eastern beacon of the said Remaining Extent of Portion 45; thence south-eastwards along the south-western boundary of the farm Elandsfontein 440-JQ to the north-eastern beacon of Portion 345 (Diagram S.G. A.5434/70) of the farm Krokodildrift 446-JQ; thence generally south-westwards, south-eastwards and north-eastwards along the boundaries of the said Portion 345, so as to exclude it from this area to the south-eastern beacon thereof; thence south-eastwards along the south-western boundary of the farm Elandsfontein 440-JQ to the north-eastern beacon of Portion 77 (Diagram S.G. A.2104/28) of the farm Krokodildrift 446-JQ; thence south-westwards along the north-western boundaries of the said Portion 77 and Portion 291 (Diagram S.G. A.2422/46) of the farm Krokodildrift 446-JQ to the north-eastern most beacon of Brits Extension 13 Township (General Plan S.G. A.2864/70); thence generally north-westwards along the boundaries of the following portions so as to exclude them from this area; the said Brits Extension 13 and Portion 86 (Diagram S.G. A.2019/29) of the farm Krokodildrift 446-JQ to the north-western beacon of Portion 87 (Diagram S.G. A.2020/29) of the said farm Krokodildrift 446-JQ, the place of beginning.

B. Portion 442 (a Portion of Portion 18) of the farm Roodekopjes or Zwartkopjes 427-JQ, in extent 16,9561 ha (19,7962 morgen) vide Diagram S.G. A.5560/39.

30—7—14

Administrator's Notice 873

7 July, 1971

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO DRAINAGE AND PLUMBING BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 16(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, and Proclamation 6 (Administrator's) of 1945, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the firstmentioned Ordinance.

The Drainage and Plumbing By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 533, dated 8 August 1962, as amended, are hereby further amended by the addition at the end of item 1 of Schedule G of the following:—

- “(n) Vermaas
- (o) Migdol
- (p) Glaudina”.

PB. 2-4-2-34-111.

Administrator's Notice 874

7 July, 1971

CARLETONVILLE MUNICIPALITY: AMENDMENT TO BY-LAWS FOR THE LICENSING OF AND FOR THE SUPERVISION, REGULATION AND CONTROL OF BUSINESSES, TRADES AND OCCUPATIONS AND PUBLIC VEHICLES AND THEIR DRIVERS.

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.

Die Verordeninge vir die Licensiering van en die Toe-sig oor, die Regulering van en die Beheer oor Besighede, Bedrywe en Beroepe en Publieke Voertuie en hulle Drywers, afgekondig by Administrateurskennisgewing 536 van 19 Desember 1945, soos gewysig, en aangeneem deur die Stadsraad van Carletonville kragtens die bevoegdhede aan die Raad verleen by Proklamasie 97 (Administrateurs-) van 1959, word hierby verder soos volg gewysig:—

1. Deur subitem (t) van item 32 van Bylae A deur die volgende te vervang:—
- “(t) Openbare saal:—

	<i>Jaar-</i> <i>lik</i> R	<i>Half-</i> <i>jaar-</i> <i>lik</i> R
(i) Minder as 200 vierkante meter vloerruimte	5	3
(ii) 200 vierkante meter tot en met 300 vierkante meter vloerruimte	13	7
(iii) Bo 300 vierkante meter vloerruimte	20	11"

2. Deur in artikel 53(a) die uitdrukking „vyftig (50) voet per myl” en „twee honderd-en-vyftig (250) voet per myl” onderskeidelik deur die uitdrukking „10 (tien) meter per kilometer” en „50 (vyftig) meter per kilometer” te vervang.
3. Deur artikels 65 en 66 te skrap.
4. Deur Aanhangsel 1 van Bylae D deur die volgende te vervang:—

„AANHANGSEL 1.

HUURTARIEF TEN OPSIGTE VAN EERSTE- EN TWEEDEKLAS HUURMOTORS.

1. Vir enige aantal passasiers tot vier:—
 - (1) Vir die eerste 400 meter of gedeelte daarvan: 35c.
 - (2) Vir elke daaropvolgende 400 meter of gedeelte daarvan: 5c.
 - (3) Vir elke twee minute wat daar gewag word: 5c.
 - (4) Vir kinders 3 (drie) jaar oud of jonger, wat onder toesig van 'n volwassene is: Gratis.
2. Bykomende vorderings:—
 - (1) Vir elke bykomende passasier bo vier, vir die hele reis: 10c.
 - (2) Bagasie:—
 - (a) Vir die eerste 25 kilogram massa: Gratis.
 - (b) Vir elke bykomende 25 kilogram massa of gedeelte daarvan: 5c.
 - (c) 'n Drywer kan weier om meer as altesaam 90 kilogram massa aan bagasie te vervoer of enige artikel in sy voertuig te laai wat die voertuig waarskynlik kan beskadig of die gang daarvan kan belemmer.
3. Waar enige tweedeklashuurmotor nie met 'n tariefmeter toegerus is nie, moet die kortste gerieflike roete gevolg en die gelde daarvolgens verskuldig, bereken word.”
5. Deur Aanhangsel 2 van Bylae D te skrap.
6. Deur subitems (a) en (b) van item (2) van Aanhangsel 3 van Bylae D deur die volgende te vervang:—
 - “(a) Vierwielrollies wat deur twee diere getrek word, of lorries:—
 - (i) Vir vragte tot en met 1 000 kilogram: Vir elke kilometer of gedeelte daarvan vir elke 50 kilogram of gedeelte daarvan: 3c.

The By-laws for the Licensing of and for the Supervision, Regulation and Control of Businesses, Trades and Occupations and Public Vehicles and their Drivers, published under Administrator's Notice 536, dated 19 December 1945, as amended, and adopted by the Town Council of Carletonville under the powers conferred upon the Council by Proclamation 97 (Administrator's) of 1959, are hereby further amended as follows:—

1. By the substitution for subitem (t) of item 32 of Schedule A of the following:—
 - “(t) Public hall:—

	<i>Yearly</i> R	<i>Half-yearly</i> R
(i) Less than 200 square metres floor space	5	3
(ii) 200 square metres up to and including 300 square metres floor space	13	7
(iii) Above 300 square metres floor space	20	11"
2. By the substitution in section 53(a) for the expressions “50 (fifty) feet per mile” and “250 (two hundred and fifty) feet per mile” of the expressions “10 (ten) metres per kilometre” and “50 (fifty) metres per kilometre” respectively.
3. By the deletion of sections 65 and 66.
4. By the substitution for Annexure 1 of Schedule D of the following:—

“ANNEXURE 1.

TARIFF OR FARES FOR FIRST AND SECOND-CLASS MOTOR CABS.

1. For any number of passengers up to four:—
 - (1) For the first 400 metres or part thereof: 35c.
 - (2) For each succeeding 400 metres or part thereof: 5c.
 - (3) For every two minutes of waiting time: 5c.
 - (4) For children of 3 (three) years of age and under, in charge of an adult: No charge.
2. Extra payments:—
 - (1) For each additional passenger in excess of four, for the entire journey: 10c.
 - (2) Luggage:—
 - (a) For the first 25 kilogram mass: No charge.
 - (b) For every additional 25 kilogram mass or portion thereof: 5c.
 - (3) A driver shall be entitled to refuse to carry more than 90 kilogram mass of luggage in all, or to load any article on to his vehicle likely to damage or hinder the progress of his vehicle.
3. Where any second-class cab is not provided with a taximeter, the shortest convenient route shall be followed and the fare calculated accordingly.”
5. By the deletion of Annexure 2 of Schedule D.
6. By the substitution for subitems (a) and (b) of item (2) of Annexure 3 of Schedule D of the following:—
 - “(a) Four-wheeler rollies drawn by two animals or lorries:—
 - (i) For loads up to and including 1 000 kilograms: For each kilometre or part thereof for each 50 kilograms or part thereof: 3c.

- (ii) Vir vragte swaarder as 1 000 kilogram tot en met 2 000 kilogram: Vir elke 50 kilogram of gedeelte daarvan bo 1 000 kilogram, vir elke kilometer of gedeelte daarvan, 'n bykomende 2c.
- (iii) Minimum bedrag vir elke kilometer of gedeelte daarvan: 16c.
- (b) Tweewiel- en vierwiel-trollies wat deur een dier getrek word:—
- (i) Vragte tot en met 500 kilogram: Vir elke kilometer of gedeelte daarvan vir elke 50 kilogram of gedeelte daarvan: 3c.
- (ii) Minimum bedrag vir elke kilometer of gedeelte daarvan: 6c."

1. Deur Aanhangsel 4 van Bylae D te skrap.
2. Deur item 10 van Aanhangsel 5 van Bylae D te skrap.

PB. 2-4-2-97-146.

Administrateurskennisgewing 875

7 Julie 1971

MUNISIPALITEIT CARLETONVILLE: WYSIGING VAN SANITÈRE GEMAKKE- EN NAGVUIL- EN VUILGOEDVERWYDERINGSVERORDENINGE.

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 Sanitère Gemakke en Nagvuil- en Vuilgoedverwyderingsverordeninge, afgekondig by Administrateurskennisgewing 218 van 25 Maart 1953, soos gewysig, en aangesem deur die Stadsraad van Carletonville kragtens die bevoegdhede aan die Raad verleen by Proklamasie 97 (Administrateurs-) van 1959, word hierby verder soos volg gewysig:—

1. Deur in artikel 4(1)(a)(v)(1) die uitdrukking „8 voet”, „12 voet” en „16 voet” en die woorde „vier voet” onderskeidelik deur die uitdrukking „3 meter”, „4 meter” en „5 meter” en „2 meter” te vervang.
2. Deur in artikel 4(1)(b)(v)(1) die uitdrukking „8 voet”, „12 voet”, „16 voet” en „4 voet” onderskeidelik deur die uitdrukking „3 meter”, „4 meter”, „5 meter” en „2 meter” te vervang.
3. Deur in artikel 4(2) die uitdrukking „veertig (40) duim” deur die uitdrukking „1 meter” te vervang.
4. Deur in deel J van Bylae A —
 - (a) onder die opskrif „Spesiale vuilgoedverwydering” die woorde „jaart” en die bedrag „0 50” onderskeidelik deur die woorde „meter” en die bedrag „0 65” te vervang; en
 - (b) onder die opskrif „Verkoop van kompos” die woorde „jaart” en die bedrag „R1.25” onderskeidelik deur die woorde „meter” en die bedrag „R1.64” te vervang.

PB. 2-4-2-81-146.

Administrateurskennisgewing 876

7 Julie 1971

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELKE GEBIEDE: WYSIGING VAN VERORDENINGE INSAKE DIE VASSTELLING VAN GELDE VIR SERTIFIKATE WAT UITGEREIK WORD EN DIE VERSKAFFING VAN INLITING.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, ge-

- (ii) For loads above 1 000 kilograms up to and including 2 000 kilograms: For each 50 kilograms or part thereof above 1 000 kilograms, for each kilometre or part thereof an additional 2c.
- (iii) Minimum amount for each kilometre or part thereof: 16c.
- (b) Two-wheelers and four-wheelers drawn by one animal:—
- (i) For loads up to and including 500 kilograms: For each kilometre or part thereof for every 25 kilograms or part thereof: 3c.
- (ii) Minimum amount for each kilometre or part thereof: 6c.”
7. By the deletion of Annexure 4 of Schedule D.
8. By the deletion of item 10 of Annexure 5 of Schedule D.

PB. 2-4-2-97-146.

Administrator's Notice 875

7 July, 1971

CARLETONVILLE MUNICIPALITY: AMENDMENT TO SANITARY CONVENiences AND NIGHT-SOIL AND REFUSE REMOVAL BY-LAWS.

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

The Sanitary Conveniences and Night-soil and Refuse Removal By-laws, published under Administrator's Notice 218, dated 25 March 1953, as amended, and adopted by the Town Council of Carletonville under the powers conferred upon the Council by Proclamation 97 (Administrator's) of 1959, are hereby further amended as follows:—

1. By the substitution in section 4(1)(a)(v)(1) for the expressions “8 feet”, “12 feet” and “16 feet” and the words “four feet” of the expressions “3 metres”, “4 metres”, “5 metres” and “2 metres” respectively.
2. By the substitution in section 4(1)(b)(v)(1) for the expressions “8 feet”, “12 feet”, “16 feet” and “4 feet” of the expressions “3 metres”, “4 metres”, “5 metres” and “2 metres” respectively.
3. By the substitution in section 4(2) for the expression “forty (40) inches” of the expression “1 metre”.
4. By the substitution in part J of Schedule A —
 - (a) under the heading “Special Refuse Removal” for the word “yard” and the amount “0 50” of the word “metre” and the amount “0 65” respectively; and
 - (b) under the heading “Sale of Compost” for the word “yard” and the amount “R1.25” of the word “metre” and the amount “R1.64” respectively.

PB. 2-4-2-81-146.

Administrator's Notice 876

7 July, 1971

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO BY-LAWS FIXING FEES FOR THE ISSUE OF CERTIFICATES AND FURNISHING OF INFORMATION.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with sec-

Ies met artikel 16(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, en Proklamasie 6 (Administrator's) van 1945, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedkeur is.

Die Verordeninge Insake die Vasstelling van Gelde vir Sertifikate wat Uitgereik word en die Verskaffing van Inligting van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, aangekondig by Administrateurskennisgewing 594 van 27 Junie 1951, soos gewysig, word hierby verder gewysig deur in Bylae II die woorde „vierkante voet” waar dit ook al voorkom, deur die uitdrukking „1 000 cm²” te vervang.

P.B. 2-4-2-40-111.

Administrateurskennisgewing 877 7 Julie 1971

GESONDHEIDSKOMITEE VAN AMALIA: WYSIGING VAN SANITÈRE TARIEF.

Die Administrator publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 126(1)(a) van genoemde Ordonnansie gemaak is.

Dic Sanitêre Tarief van die Gesondheidskomitee van Amalia, aangekondig by Administrateurskennisgewing 468 van 25 November 1945, soos gewysig, word hierby verder gewysig deur in item (4)(ii) die uitdrukings „3 kubieke voet” en „7 kubieke voet” onderskeidelik deur die uitdrukings „0,085 kubieke meter” en „0,2 kubieke meter” te vervang.

P.B. 2-4-2-81-76

Administrateurskennisgewing 878 7 Julie 1971

MUNISIPALITEIT KLERKSDORP: WYSIGING VAN BRANDWEERAUDELINGSVERORDENINGE.

Die Administrator 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 Brandweeraudelingsverordeninge van die Munisipaliteit Klerksdorp, aangekondig by Administrateurskennisgewing 281 van 10 April 1957, soos gewysig, word hierby verder gewysig deur die Tarief deur die volgende te vervang:

„TARIEF VAN GELDE.

BRANDWEER.

1. Gelde vir die dienste van die brandweer binne die munisipaliteit:

	R
(1) Vir die eerste uur of gedeelte daarvan ...	6,30
(2) Vir elke daaropvolgende uur of gedeelte daarvan ...	4,20

AMBULANS.

2. Die volgende gelde, in elke geval volgens die afstand van en na die brandweerstaasie bereken, is vir die gebruik van munisipale ambulans betaalbaar:

(1) (a) <i>Pasiënte woonagtig binne die munisipaliteit:</i>	
Vir die vervoer van pasiënte, per persoon: 12,5c per kilometer met 'n minimum vordering van R3.	

tion 16(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1953, and Proclamation 6 (Administrator's) of 1945, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the firstmentioned Ordinance.

The By-laws Fixing Fees for the Issue of Certificates and Furnishing of Information of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 594, dated 27 June 1951, as amended, are hereby further amended by the substitution in Schedule II for the words "square foot" wherever they occur, of the expression "1 000 cm²".

P.B. 2-4-2-40-111.

Administrator's Notice 877

7 July, 1971

AMALIA HEALTH COMMITTEE: AMENDMENT TO SANITARY TARIFF.

The Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been made by him in terms of section 126(1)(a) of the said Ordinance.

The Sanitary Tariff of the Amalia Health Committee, published under Administrator's Notice 468, dated 25 November 1945, as amended, is hereby further amended by the substitution in item (4)(ii) for the expressions "3 cubic feet" and "7 cubic feet" of the expressions "0,085 cubic metres" and "0,2 cubic metres" respectively.

P.B. 2-4-2-81-76

Administrator's Notice 878

7 July, 1971

KLERKSDORP MUNICIPALITY: AMENDMENT TO FIRE DEPARTMENT 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 Fire Department By-laws of the Klerksdorp Municipality, published under Administrator's Notice 281, dated 10 April 1957, as amended, are hereby further amended by the substitution for the Tariff of Charges of the following:

“TARIFF OF CHARGES.

FIRE BRIGADE.

R

1. Fees for the services of the fire brigade within the municipality:	
(1) For the first hour or part thereof	6,30
(2) For each subsequent hour or part thereof ...	4,20

AMBULANCE.

2. For the use of the municipal ambulance, the following charges, in each case calculated on the distance from and to the fire station, shall be payable:

(1) (a) <i>Patients residing in the municipality:</i>	
For the conveyance of patients, per person: 12,5c per kilometre with a minimum charge of R3.	

- (b) *Pasiënte woonagtig buite die munisipaliteit:*—
Vir die vervoer van pasiënte, per persoon:
16c per kilometer met 'n minimum voor-
dering van R4.
- (2) Wanneer meer as een pasiënt terselfdertyd ver-
voer word, word die voorgeskrewe gelde onder
subitem (1) (a) en (b) met 25 persent in die
geval van elke sodanige pasiënt ten opsigte van
die afstand wat hulle saam gereis het, vermin-
der.
- (3) In gevalle waar die ambulans vertraag word
weens die toestand van die pasiënt of weens 'n
oorsaak aan die pasiënt toe te skryf, is 'n bedrag
van 25c per kwartier of gedeelte daarvan na die
eerste kwartier betaalbaar."

P.B. 2-4-2-41-17.

Administrateurskennisgewing 879

7 Julie 1971

**MUNISIPALITEIT DELAREYVILLE: VERORDE-
NINGE VIR DIE VASSTELLING VAN GELDE VIR
DIE UITREIKING VAN SERTIFIKATE EN DIE
VERSKAFFING VAN INLIGTING.**

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.

Woordomskrywing

1. In hierdie verordeninge, tensy dit uit die samehang anders blyk, beteken „Raad” die Dorpsraad van Delareyville en omvat die bestuurskomitee van daardie Raad of enige beampete 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 40 van 1960) aan hom gedelegeer is.

Gelde vir die Verstrekking van Inligting

2. Tensy anders bepaal, moet iedere persoon wat inligting uit enige van die Raad se registers aanvraa, die geld in die Bylae hierby voorgeskryf betaal vir enige inligting wat verskaf word: Met dien verstande dat, tensy andersins bepaal, geen bepalings hierin vervat die Raad verplig om sodanige inligting te verstrek nie en niemand belet word om kosteloos uit die Raad se registers sodanige uittreksels te maak as wat hy verlang van sodanige inligting as wat die Raad regtens kan verskaf nie: Voorts met dien verstande dat inligting wat verlang word deur die Regering van die Republiek van Suid-Afrika of enige Provinciale Administrasie of plaaslike bestuur, of deur enige persoon vir statistiese doeleindes in die openbare belang, of deur enige persoon ten aansien van eiendom op sy naam geregistreer of deur sy behoorlik gemagtigde agent vir die doel van betaling van enige belasting of gelde wat verskuldig en betaalbaar is, kosteloos verstrek word.

BYLAE

1. Uitgesonderd waar anders bepaal word, moet elke applikant vir die uitreiking deur die Raad van enige sertifikaat ingevolge die bepaling van die Ordin-

- (b) *Patients residing outside the municipality:*—
For the conveyance of patients, per person:
16c per kilometre with a minimum charge
of R4.
- (2) Whenever more than one patient is conveyed at
the same time, the prescribed charges under
subitem (1)(a) and (b) shall be reduced by 25
per cent in the case of every such patient in
respect of the distance which they have travelled
together.
- (3) In all cases where the ambulance is delayed
due to the condition of or as a result of a cause
attributed to the patient, a charge of 25c per
quarter hour or part thereof after the first
quarter of an hour, shall be payable."

P.B. 2-4-2-41-17.

Administrator's Notice 879

7 July, 1971

**DELAREYVILLE MUNICIPALITY: BY-LAWS FOR
FIXING FEES FOR THE ISSUING OF CERTIFI-
CATES AND FURNISHING OF INFORMATION.**

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.

Definitions.

1. In these by-laws, unless the context otherwise indicates "Council" means the Village Council of Delareyville 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 40 of 1960).

Fees for the Furnishing of Information.

2. Except where otherwise provided, every applicant for information from any of the Council's records shall pay the fee prescribed in the Schedule hereto for any information furnished: Provided that nothing herein contained shall, except where otherwise provided, oblige the Council to furnish any such information and no person shall be precluded from making from the Council's records such extracts as he may require free of charge of such information as the Council may lawfully furnish: Provided further that information required by the Government of the Republic of South Africa or any Provincial Administration or local authority or by any person for statistical purposes in the public interest, or by any person in respect of property registered in his own name or by his duly authorised agent for the purpose of effecting payment of any rates or fees which may be due and payable, shall be furnished free of charge.

SCHEDULE

1. Except where otherwise provided, each applicant for the issuing by the Council of any certificate in terms of the provisions of the Local Government Ordin-

nansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, of enige ander Ordonnansie wat op die Raad van toepassing is, 'n bedrag van 20c betaal vir elke sodanige sertifikaat wat uitgereik word.		ance, 1939, (Ordinance 17 of 1939), as amended, or any other Ordinance which is applicable to the Council, shall pay an amount of 20c for each such certificate issued.
2. (1) Vir uittreksels uit enige notule, rekord of verrigtinge van die Raad, per folio van 150 woorde of gedeelte daarvan	R 0,25	2. (1) For extracts from any minute, record or proceedings of the Council, per folio of 150 words or part thereof 0,25
(2) Afskryfe van bekratigde notule van die Raad, per afskrif	R 0,50	(2) Copies of confirmed minutes of the Council, per copy 0,50
3. Vir die opsoek van enige naam hetsy van 'n persoon of eiendom, of die adres van enige persoon, of die verskaffing van 'n duplikaatrekening na skriftelike kennisgewing deur die Tesourier elk	R 0,10	3. For the search of any name, whether of a person or property, or the address of any person, or the supply of a duplicate account after written notice by the Town Treasurer, each 0,10
4. Vir die insae van enige akte, dokument of diagram of enige desbetreffende besonderhede, elk	R 0,25	4. For inspection of any deed, document or diagram or any such like particulars, each ... 0,25
5. Vir endossemente op verklaring van koper se vorms, elk	R 0,25	5. For endorsements on declaration by purchasers forms, each 0,25
6. Vir die uitreiking van enige taksasic- of huurraadsertifikaat, elk	R 0,25	6. For the issuing of any taxation or rent board certificate, each 0,25
7. Vir inligting, uitgesonderd die genoem in item 2, benewens die geldige ingevoegde items 3 en 4, per folio van 150 woorde of gedeelte daarvan	R 0,25	7. For information, excluding that mentioned in item 2, and in addition to the fees in terms of items 3 and 4, per folio of 150 words or part thereof 0,25
8. Vir eksemplare van die kieserslys van enige wyk, elk	R 0,50	8. For copies of the voters' roll of any ward, each 0,50
9. Vir enige voortdurende opsoek van inligting — (a) vir die eerste uur of gedeelte daarvan ... (b) vir elke bykomende uur of gedeelte daarvan ...	R 1,50 R 0,75	9. For the continuous search for information:— (a) for the first hour or part thereof (b) for each additional hour or part thereof 1,50 0,75
10. Afskryfe van sakelyste, notules van Raadsvergaderings aan plaaslike Lid van die Provinciale Raad en Parlementslid en Bantoe-sakekommisaris, die Pers en die Suid-Afrikaanse Uitsaakorporasie of ander Provinciale of Staatsdepartemente	R Geen heffing	10. Copies of agendas, minutes of Council meetings to local member of the Provincial Council and member of Parliament and Bantu Affairs Commissioner, the Press and the South African Broadcasting Corporation or any other Provincial or Government Department No Charge
11. Afskryfe gemaak deur middel van kopieermasjiene van enige dokumente, bladsye van boeke, illustrasies of ander rekords van die Raad:— Per kopievel (enige grootte)	R 0,25	11. Copies made by copying machines of any documents, pages of books, illustrations or other records of the Council: Per copy page (any size) 0,25
12. Vir die verskaffing van afdrukke van planne en landkaarte, per 1000 vierkante sentimeter (Minimum bedrag betaalbaar: R1)"	R 0,10	12. For the supply of prints of plans and land maps, per 1000 square centimetres 0,10 (Minimum amount payable R1)"

P.B. 2-4-2-40-52

Administrateurskennisgewing 880

7 Julie 1971

MUNISIPALITEIT RANDBURG: WYSIGING VAN BOUVERORDENINGE.

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 Bouverordeninge van die Municipaliteit Randburg, afgekondig by Administrateurskennisgewing 816 van 28 November 1962, soos gewysig, word hierby verder as volg gewysig:—

1. Deur artikel 413 deur die volgende te vervang:

„Skaal van Betaalbare Gelde.

413. (1) Die minimum bedrag betaalbaar op enige bouplan is R3.
(2) Vir elke 10 vierkante meter of gedeelte daarvan

Administrator's Notice 880

7 July, 1971

RANDBURG MUNICIPALITY: AMENDMENT TO BUILDING 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 Building By-laws of the Randburg Municipality, published under Administrator's Notice 816, dated 28 November 1962, as amended, are hereby further amended as follows:—

1. By the substitution for section 413 of the following:

"Scale of Fees.

413. (1) The minimum amount payable on any building plan shall be R3.
(2) For every 10 square metres or part thereof of the

van die vloeroppervlakte van elke verdieping van 'n nuwe gebou, word gelde volgens die volgende skaal gevorder:—

- Vir die eerste 1 000 vierkante meter van die vloeroppervlakte: 81c.
- Vir die volgende 1 000 vierkante meter van die vloeroppervlakte: 48c.
- Daarna vir elke gedeelte van die vloeroppervlakte bo die eerste 2 000 vierkante meter: 33c.

Vir die toepassing van hierdie artikel beteken oppervlakte die totale oppervlakte van enige nuwe gebou, op elke vloerhoogte op dieselfde werf, en sluit verandas en balkonne oor openbare strate in. Kelderverdiepings, tussenverdiepings en galerye moet as afsonderlike verdiepings opgemeet word.

(3) Benewens die gelde wat kragtens subartikels (1) en (2) betaalbaar is, word 'n bedrag van 24c per 10 vierkante meter van die vloeroppervlakte gevorder ten opsigte van elke nuwe gebou waarin struktuursaalwerk of gewapende beton of hout vir die raamwerk van die gebou of as vernaamste struktuuronderdele van die gebou gebruik word.

(4) Ten opsigte van elke nuwe advertensieteken of advertensiebord word 'n geld van R6 gevorder, en sodanige geld moet betaal word warineer die aansoek by die Raad ingedien word."

2. Deur artikel 414 deur die volgende te vervang:—

"414. *Aanbouings en Verbouings.* Gelde ten opsigte van planne van nuwe aanbouings aan bestaande geboue, word bereken volgens die skaal wat in die voorafgaande artikel voorgeskryf is vir oppervlaktes van geboue, met 'n minimum bedrag van R3. Verbouings aan bestaande geboue word bereken volgens die waarde van die werk wat verrig moet word, teen 'n skaal van R1,50 ten opsigte van elke R200, met 'n minimum bedrag van R3."

3. Deur artikel 415 deur die volgende te vervang:—

"415. *Spesiale Geboue.* Planne vir geboue van 'n spesiale aard, soos bvoorbeeld fabriekskoorstene, torens en soortgelyke oprigtings, word deur die Raad bereken volgens 'n skaal van R1,50 ten opsigte van elke R200 van die koste of gedeelte daarvan met 'n minimum bedrag van R3."

4. Deur artikel 418 deur die volgende te vervang:—

"418. *Betaalbare gelde vir nie-inagnemming.* Wanneer planne aan eienaars of hulle argitekte vir wysiging teruggestuur word met bepaalde skriftelike aantekeninge van die sake wat wysiging vereis, en wanneer dit weer na die Raad teruggestuur word, sonder dat aan enige sodanige sake aandag verleen is, is 'n bedrag van 35c per aangeleentheid of item deur die eienaar betaalbaar, en 'n dergelike bedrag vir latere items of sake wat genoteer is en waaraan geen aandag gewy is nie."

P.B. 2-4-2-19-132

Administrateurkennisgewing 881

7 Julie 1971

MUNISIPALITEIT OTTOSDAL: AANNAME VAN STANDAARDVERORDENINGE WAARBY DIE BEVEILIGING VAN SWEMBADDENS EN UITGRAWINGS GEREGRULEER WORD.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Ottosdal die Standaardverordeninge Waarby die Beveiliging van Swembaddens en Uitgravings Gereguleer Word, afgekondig by Administrateurkennisgewing 423 van 22 April 1970, ingevolge artikel 96bis (2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

P.B. 2-4-2-182-100

floor area of each floor of a new building, fees shall be charged on the following scale:—

- For the first 1 000 square metres of the floor area: 81c.
- For the next 1 000 square metres of the floor area: 48c.
- Thereafter for any portion of the floor area in excess of the first 2 000 square metres: 33c.

For the purpose of this section, area means the overall superficial area of any new building, at each floor level with the same curtilage, and shall include verandas and balconies over public streets. Basement floors, mezzanine floors and galleries shall be measured as representing separate storeys.

(3) In addition to the fees under sub-sections (1) and (2), a fee of 24c per 10 square metres of floor area shall be charged for each new building in which structural steelwork or reinforced concrete or timber is used for the framework of the building or as main structural components of the building.

(4) For every new advertising sign or advertising hoarding, a fee of R6 shall be charged and such fee shall be paid on submission of the application to the Council."

2. By the substitution for section 414 of the following:—

"414. *Additions and Alterations.* Fees for plans for new additions to existing buildings shall be charged at the rates prescribed in the preceding section for areas of buildings with a minimum fee of R3. Alterations to existing buildings shall be calculated on the value of the work to be performed at the rate of R1,50 for every R200 with a minimum fee of R3."

3. By the substitution for section 415 of the following:—

"415. *Special Buildings.* Plans for buildings of special character such as factory chimneys, spires and similar erections shall be assessed by the Council, at the rate of R1,50 for every R200 or part thereof of cost, with a minimum fee of R3."

4. By the substitution for section 418 of the following:—

"418. *Fees for Inattention.* When plans are returned to owners or their architects for amendment with definite written notes of the matters requiring amendment, and they are again sent back to the Council with any such matters not attended to, a charge of 35c per matter or item shall be payable by the owner, and a similar charge for subsequent items or matters noted, and not attended to."

P.B. 2-4-2-19-132

Administrator's Notice 881

7 July, 1971

OTTOSDAL MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS REGULATING THE SAFEGUARDING OF SWIMMING POOLS AND EXCAVATIONS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Ottosdal has in terms of section 96bis (2) of the said Ordinance adopted without amendment the Standard By-laws Regulating the Safeguarding of Swimming Pools and Excavations, published under Administrator's Notice 423, dated 22 April 1970, as by-laws made by the said Council.

P.B. 2-4-2-182-100

Administrateurskennisgewing 882 7 Julie 1971

MUNISIPALITEIT TZANEEN: WYSIGING VAN SKUTTARIEF.

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 Skuttarief van die Munisipaliteit Tzaneen, afgekondig by Administrateurskennisgewing 643 van 12 Augustus 1964, word hierby soos volg gewysig:—

1. Deur in item 1(1) die uitdrukking „per myl ... 0 10” deur die uitdrukking „per kilometer ... 0 06” te vervang.
2. Deur in item 1 (2) (a) die uitdrukings „per myl ... 0 05” deur die uitdrukking „per kilometer ... 0 03” te vervang.
3. Deur in item 1 (2) (b) die uitdrukking „per myl ... 0 02½” deur die uitdrukking „per kilometer ... 0 01½” te vervang.

P.B. 2/4/2/75/71

Administrateurskennisgewing 883 7 Julie 1971

MUNISIPALITEIT BRAK PAN: WYSIGING VAN SANITÈRE TARIEF.

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 Sanitêre Tarief van die Munisipaliteit Brakpan, afgekondig by Administrateurskennisgewing 894 van 1 Desember 1965, word hierby gewysig deur Item 1 deur die volgende te vervang:—

1. Verwydering van vullis en afval.

(I)	Vir die verwydering van vullis drie keer per week, per maand of gedeelte daarvan:—	R
(a)	Per woonhuis	1,52
(b)	Per woonstel	0,95
(c)	Per enkelkamer (uitgesonderd kamers in 'n woonhuis of woonstel)	0,57
(d)	Losieshuise, kamerhuurhuise en padkafees: Per houer	1,52
(e)	Kantore en professionele kamers:— (i) Vir die eerste ses kamers: Per kamer	0,95
	(ii) Daarna, per kamer	0,38
(f)	Kruidenierswinkels wat handel dryf op persele van meer as 232,25 vierkante meter en bakkerye, hotelle, koeldrankfabriek en bioskope, per perseel	8,55
(g)	Kruidenierswinkels wat handel dryf op persele van 232,25 vierkante meter en minder, algemene handelaars, motorhawens, haarkappers, kafees, kerke, melkdepots, melkerye, restaurants, skoenmakers, skole, slagters, teekamers, varsproduktehandelaars, verpleeginrichtings, visbakkers, vishandelaars, wasserye, werk winkels en enige ander handels-, nywerheids- of sakeperseel waarvoor nie elders voorsiening gemaak is nie, per perseel ...	2,85

Administrator's Notice 882

7 July, 1971

TZANEEN MUNICIPALITY: AMENDMENT TO POUND 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.

The Pound Tariff of the Tzaneen Municipality, published under Administrator's Notice 643, dated 12 August, 1964, is hereby amended as follows:—

1. By the substitution in item 1(1) for the expression “per mile ... 0 10” of the expression “per kilometre ... 0 06”.
2. By the substitution in item 1 (2) (a) for the expression “per mile ... 0 05” of the expression “per kilometre ... 0 03”.
3. By die substitution in item 1 (2) (b) for the expression “per mile ... 0 02½” of the expression “per kilometre ... 0 01½.”

P.B. 2/4/2/75/71

Administrator's Notice 883

7 July, 1971

BRAK PAN MUNICIPALITY: AMENDMENT TO SANITARY 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.

The Sanitary Tariff of the Brakpan Municipality, published under Administrator's Notice 894, dated 1 December 1965, is hereby amended by the substitution for item 1 of the following:—

1. Refuse and Rubbish Removal.

(I)	For the removal of refuse thrice weekly, per month or part thereof:—	R
(a)	Per dwelling	1,52
(b)	Per flat	0,95
(c)	Per single room (excluding rooms in a dwelling or a flat)	0,57
(d)	Boarding-houses, lodging-houses and road houses: Per receptacle	1,52
(e)	Offices and professional chambers:— (i) For the first six rooms: Per room ...	0,95
	(ii) Thereafter, per room	0,38
(f)	Grocers trading on premises of over 232,25 square metres and bakeries, hotels, mineral water factories and bioscopes, per premises	8,55
(g)	Grocers trading on premises of 232,24 square metres and less, general dealers, garages, hairdressing saloons, cafes, churches, milk depots, dairies, restaurants, cobblers, schools, butchers, tea-rooms, fresh produce dealers, nursing homes, fish friers, fishmongers, laundries, workshops and any other commercial, industrial or business premises not provided for elsewhere	2,85

(h) Bantokampongs: Per 25 inwoners of gedeelte daarvan	1,90
(i) Vir die verskaffing van vullishouers deur die Raad: Per houer	0,19
(2) Vir 'n daaglikske verwyderingsdiens, Sondae uitgesluit, word dubbel die toepaslike tarief gehef.	
(3) Vir die spesiale verwydering van afval of rommel soos klappe, steenkool, grond en ander afval of bouerspuin soos sand, stene, gruisbeton maar uitgesonderd afval van swaar en omvangryke aard: Per vrug van hoogstens 6 kubieke meter of gedeelte daarvan 6,00"	

Die wysigings in hierdie kennisgewing vervat tree in werking op die eerste van die maand wat volg op die datum van afkondiging.

P.B. 2-4-2-81-9

Administrateurskennisgewing 884

7 Julie 1971

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN AMBULANSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 16(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, en Proklamasie 6 (Administrator's) van 1945, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedkeur is.

Die Ambulansverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 399 van 25 Junie 1958, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 5 die woord „mylafstand” deur die woord „afstand” te vervang.
2. Deur in Aanhangesel 3 van die Bylae die uitdrukking „£.s.d.” te skrap en die woord „myl” en die bedrag „0 2 3” onderskeidelik die uitdrukking „km” en die bedrag „14c” te vervang.
3. Deur Aanhangesels 4, 5 en 6 van die Bylae te skrap.

P.B. 2-4-2-7-111

Administrateurskennisgewing 885

7 Julie 1971

MUNISIPALITEIT SWARTRUGGENS: WYSIGING VAN SANITÉRE TARIEF.

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 goedkeur is.

Die Sanitäre Tarief van die Munisipaliteit Swartruggens, afgekondig by Administrateurskennisgewing 147 van 9 April 1923, soos gewysig, word hierby verder gewysig deur item (4) te hernommer 4 en na item 4 die volgende by te voeg:—

„5. Verwydering van tuinvullis.

Per kubieke meter of gedeelte daarvan: 50c.”

P.B.2-4-2-81-67

(h) Bantu compounds: Per 25 inhabitants or portion thereof	1,90
(i) For the provision of refuse receptacles by the Council: Per receptacle	0,19
(2) For daily removal service, excluding Sundays, double the tariff applicable shall be charged.	
(3) For the special removal of refuse or rubbish such as stone, coal and soil; and other refuse or building rubble, such as sand, bricks, cement gravel, but excluding scrap of a heavy and bulky nature: Per load of 6 cubic metres or part thereof	6,00

The amendments in this notice contained shall come into operation on the first day of the month following the date of publication.

P.B. 2-4-2-81-9

Administrator's Notice 884

7 July, 1971

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO AMBULANCE BY-LAWS.

The Administrator hereby, in terms of Section 101 of the Local Government Ordinance 1939, read with Section 16(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, and Proclamation 6 (Administrator's) of 1945, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the firstmentioned Ordinance.

The Ambulance By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 399, dated 25 June 1958, as amended, are hereby further amended as follows:—

1. By the substitution in section 5 for the word “mileage” of the word “distance”.
2. By the deletion in Annexure 3 of the Schedule of the expression “£.s.d.” and the substitution for the word “mile” and the amount “0 2 3” of the expression “km” and the amount “14c” respectively.
3. By the deletion of Annexures 4, 5 and 6 of the Schedule.

P.B. 2-4-2-7-111

Administrator's Notice 885

7 July, 1971

SWARTRUGGENS MUNICIPALITY: AMENDMENT TO SANITARY 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.

The Sanitary Tariff of the Swartruggens Municipality, published under Administrator's Notice 147, dated 9 April 1923, as amended, is hereby futher amended by the renumbering of item (4) to read 4 and the addition after item 4 of the following:—

“5. Removal of garden refuse.

Per cubic metre or part thereof: 50c.”

P.B. 2-4-2-81-67

Administrateurskennisgewing 886

7 Julie 1971

MUNISIPALITEIT WITRIVIER: WYSIGING VAN KAPITAALONTWIKKELINGSFONDSVERORDENINGE.

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

Die Kapitaalontwikkelingsfondsverordeninge van die Munisipaliteit Witrivier, afgekondig by Administrateurskennisgewing 342 van 4 Mei 1960, word hierby gewysig deur in artikel 5(3) die woorde „van vyf persent per jaar“ deur die woorde „soos deur die Raad bepaal“ te vervang.

P.B. 2-4-2-158-74

Administrateurskennisgewing 887

7 Julie 1971

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN VERKEERSVERORDENINGE.

Die Administrateur publiseer hierby ingevolle artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 16(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, Proklamasie 6 (Administrateurs') van 1945, en artikel 166 van die Ordonnansie op Padverkeer, 1966, die verordeninge hierna uiteengesit, wat deur hom ingevolle artikel 99 van eersgenoemde Ordonnansie goedkeur is.

Die Verkeersverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 1032 van 9 Oktober 1968, word hierby soos volg gewysig:

1. (1) Deur in artikel 7(b) die woorde „vier voet“ en „sewe voet“ onderskeidelik deur die uitdrukking „1,5 m“ en „2 m“ te vervang.
- (2) Deur in artikel 7(c) die uitdrukking „35 voet“ deur die uitdrukking „11 m“ te vervang.
2. Deur in artikel 16 die uitdrukking „150 pond“, „250 pond“ en „300 pond“ onderskeidelik deur die uitdrukking „70 kg“, „115 kg“ en „140 kg“ te vervang.

P.B. 2-4-2-98-111.

Administrateurskennisgewing 888

7 Julie 1971

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN VERORDENINGE INSAKE HONDE.

Die Administrateur publiseer hierby ingevolle artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 16(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, en Proklamasie 6 (Administrateurs') van 1945, die verordeninge hierna uiteengesit, wat deur hom ingevolle artikel 99 van eersgenoemde Ordonnansie goedkeur is.

Die Verordeninge insake Honde van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 282 van 31 Maart 1954, soos gewysig, word hierby verder gewysig deur aan die end van die Bylae die volgende by te voeg:

„Migdol“.

P.B. 2-4-2-33-111

Administrator's Notice 886

7 July, 1971

WHITE RIVER MUNICIPALITY: AMENDMENT TO CAPITAL DEVELOPMENT FUND 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 Capital Development Fund By-laws of the White River Municipality, published under Administrator's Notice 342, dated 4 May 1960, are hereby amended by the substitution in section 5(3) for the words "of five per cent per annum" of the words "as determined by the Council".

P.B. 2-4-2-158-74

Administrator's Notice 887

7 July, 1971

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO TRAFFIC BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance 1939, read with section 16(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, Proclamation 6 (Administrator's) of 1945, and section 166 of the Road Traffic Ordinance, 1966, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the firstmentioned Ordinance.

The Traffic By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 1032, dated 9 October 1968, are hereby amended as follows:

1. (1) By the substitution in section 7(b) for the words "four feet" and "seven feet" of the expressions "1,5 m" and "2 m" respectively.
- (2) By the substitution in section 7(c) for the expression "35 feet" of the expression "11 m".
2. By the substitution in section 16 for the expressions "150 pounds", "250 pounds" and "300 pounds" of the expressions "70 kg", "115 kg" and "140 kg" respectively.

P.B. 2-4-2-98-111.

Administrator's Notice 888

7 July, 1971

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO BY-LAWS RELATING TO DOGS.

The Administrator hereby, in terms of Section 101 of the Local Government Ordinance, 1939, read with Section 16(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, and Proclamation 6 (Administrator's) of 1945, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the firstmentioned Ordinance.

The By-laws relating to Dogs of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 282, dated 31 March 1954, as amended, are hereby further amended by the addition at the end of the Schedule of the following:

"Migdol".

P.B. 2-4-2-33-111

Administrateurskennisgewing 889

7 Julie 1971

MUNISIPALITEIT BETHAL: WYSIGING VAN BRANDWEERVERORDENINGE.

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 Brandweerverordeninge van die Munisipaliteit Bethal, afgekondig by Administrateurskennisgewing 515 van 14 Julie 1965, word hierby gewysig deur in item 2(b) van die Tarief onder die Bylae die uitdrukking „20 sent per myl” deur die uitdrukking „13c per kilometer” te vervang.

P.B. 2-4-2-41-7

Administrateurskennisgewing 890

7 Julie 1971

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN VERORDENINGE BETREFFENDE DIE AANHOU VAN BYE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 16(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, en Proklamasie 6 (Administrateurs-) van 1945 die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Verordeninge betreffende die Aanhoud van Bye van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 1452 van 9 Desember 1970, word hierby soos volg gewysig:

(1) Deur aan die end van Bylae 1 die volgende by te voeg:—

„Migdal,
Glaudina”.

(2) Deur aan die end van Bylae 2 die volgende by te voeg:—

„Glaudina dorp”.

P.B. 2-4-2-14-111

Administrateurskennisgewing 891

7 Julie 1971

WYSIGING VAN DIE AANSTELLINGS- EN DIENSVOORWAARDEREGULASIES VIR DIE SKOOLRAADPERSONEEL EN VIR PERSONE, UITGENOME INSPEKTEURS VAN ONDERWYS AANGESTEL INGEVOLGE ARTIKEL 5 VAN DIE ONDERWYSORDONNANSIE, 1953, WAT NIE LEDE VAN DIE STAATSDIENS VAN DIE REPUBLIEK IS NIE.

Ingevolge artikel 121 van die Onderwysordonnansie, 1953 (Ordonnansie 29 van 1953) wysig die Administrateur hierby die aanstellings- en diensvoorwaarderegulasies vir die skoolraadspersoneel en vir persone, uitgenome inspekteurs van onderwys aangestel ingevolge artikel 5 van genoemde Ordonnansie, wat nie lede van die Staatsdiens van die Republiek is nie, afgekondig by Administrateurskennisgewing 1054 van 23 Desember 1953, soos in die Bylae hierby uiteengesit.

BYLAE.

1. Régulasié 3 word hierby gewysig —

(a) met ingang van 1 Oktober 1969 —

(i) deur in subregulasié (1)(a) die uitdrukking „(xii) Mediese Adviseur” te skrap; en

Administrator's Notice 889

7 July, 1971

BETHAL MUNICIPALITY: AMENDMENT TO FIRE BRIGADE 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 Fire Brigade By-Laws of the Bethal Municipality, published under Administrator's Notice 515, dated 14 July 1965, are hereby amended by the substitution in item 2(b) of the Tariff under the Schedule for the expression “20 cents per mile” of the expression “13c per kilometre.”

P.B. 2-4-2-41-7

Administrator's Notice 890

7 July, 1971

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO BY-LAWS RELATING TO THE KEEPING OF BEES.

The Administrator hereby, in terms of Section 101 of the Local Government Ordinance 1939, read with Section 16(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, and Proclamation 6 (Administrator's) of 1945, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the firstmentioned Ordinance.

The By-laws relating to the Keeping of Bees of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 1452, dated 9 December 1970, are hereby further amended as follows:—

(1) By the addition at the end of Schedule 1 of the following:—

“Migdal,
Glaudina”.

(2) By the addition at the end of Schedule 2 of the following:—

“Glaudina township”.

P.B. 2-4-2-14-111

Administrator's Notice 891

7 July, 1971

AMENDMENT OF THE REGULATIONS PRESCRIBING THE CONDITIONS OF APPOINTMENT AND SERVICE OF THE SCHOOL BOARD STAFF AND PERSONS, EXCLUDING INSPECTORS OF EDUCATION APPOINTED IN TERMS OF SECTION 5 OF THE EDUCATION ORDINANCE, 1953, WHO ARE NOT MEMBERS OF THE PUBLIC SERVICE OF THE REPUBLIC.

The Administrator in terms of section 121 of the Education Ordinance, 1953 (Ordinance 29 of 1953), hereby amends the regulations prescribing the conditions of appointment and service of the school board staff and persons, excluding inspectors of education appointed in terms of section 5 of the said Ordinance, who are not members of the Public Service of the Republic, published under Administrator's Notice 1054 of the 23rd December, 1953, as set out in the Schedule hereto.

SCHEDULE.

1. Regulation 3 is hereby amended —

(a) with effect from 1st October, 1969 —

(i) by the deletion in subregulation (1)(a) of the expression “(xii) Medical Adviser”; and

- (ii) deur paragraaf (b) van subregulasie (1) deur die volgende paragraaf te vervang:
- „(b) Administratiewe en Klerklike Afdeling.
- (i) Administratiewe beheerbeampte.
 - (ii) Administratiewe beampte.
 - (iii) Senior administratiewe assistent.
 - (iv) Administratiewe assistent.
 - (v) Senior tikster-klerk.
 - (vi) Tikster-klerk.
 - (vii) Deeltydse tikster-klerk.
 - (viii) Biblioteek assistent.”;
- (b) deur paragraaf (c) van subregulasie (1), met ingang van 26 November 1970, deur die volgende paragraaf te vervang:
- „(c) Algemene Afdeling.
- (i) Kollege oopsigter.
 - (ii) Assistant kollege oopsigter.
 - (iii) Algemene werksman.
 - (iv) Drywer.
 - (v) Plaasvoorman.
 - (vi) Beligtingstegnikus.
 - (vii) Koshuismatrone, graad AS.
 - (viii) Koshuismatrone, graad A.
 - (ix) Koshuismatrone, graad B.
 - (x) Koshuismatrone, graad C.
 - (xi) Assistant koshuismatrone.
 - (xii) Busdrywer.
 - (xiii) Hoof voorradebeampte.
 - (xiv) Senior voorradebeampte.
 - (xv) Voorradebeampte.
 - (xvi) Verpakker.
 - (xvii) BN IV Bode.
 - (xviii) BN VII Bode.
 - (xix) BN IV Algemene handlanger.
 - (xx) BN VII Algemene handlanger.”; en
- (c) deur paragraaf (b) van subregulasie (1), met ingang van 1 Januarie 1971, deur die volgende paragraaf te vervang:
- „(b) Algemene Afdeling.
- (i) Kollege oopsigter.
 - (ii) Assistant kollege oopsigter.
 - (iii) Algemene werksman.
 - (iv) Drywer.
 - (v) Plaasvoorman.
 - (vi) Beligtingstegnikus.
 - (vii) Koshuismatrone, graad AS.
 - (viii) Koshuismatrone, graad A.
 - (ix) Koshuismatrone, graad B.
 - (x) Koshuismatrone, graad C.
 - (xi) Assistant koshuismatrone.
 - (xii) Busdrywer.
 - (xiii) Hoof voorradebeampte.
 - (xiv) Eerste voorradebeampte.
 - (xv) Senior voorradebeampte.
 - (xvi) Voorradebeampte.
 - (xvii) Verpakker.
 - (xviii) BN IV Bode.
 - (xix) BN VII Bode.
 - (xx) BN IV Algemene handlanger.
 - (xxi) BN VII Algemene handlanger.”;
- (c) deur subregulasie (2), met ingang van 26 November 1971, deur die volgende subregulasie te vervang:
- „(2) Nie-Blanke persone word slegs aangestel in die poste in items (xvii), (xviii), (xix) en (xx) van die Algemene Afdeling genoem.”; en
- (d) deur subregulasie (2), met ingang van 1 Januarie 1971, deur die volgende subregulasie te vervang:
- „(2) Nie-Blanke persone word slegs aangestel in die
- (ii) by the substitution for paragraph (b) of subregulation (1) of the following paragraph:
- “(b) Administrative and Clerical Division.
- (i) Administrative control officer.
 - (ii) Administrative officer.
 - (iii) Senior Administrative assistant.
 - (iv) Administrative assistant.
 - (v) Senior typist clerk.
 - (vi) Typist clerk.
 - (vii) Part-time typist clerk.
 - (viii) Library assistant.”;
- (b) by the substitution, with effect from 26th November, 1970, for paragraph (c) of subregulation (1) of the following paragraph:
- “(c) General Division.
- (i) College caretaker.
 - (ii) Assistant college caretaker.
 - (iii) General workman.
 - (iv) Driver.
 - (v) Farm foreman.
 - (vi) Lighting technician.
 - (vii) Hostel matron, grade AS.
 - (viii) Hostel matron, grade A.
 - (ix) Hostel matron, grade B.
 - (x) Hostel matron, grade C.
 - (xi) Assistant hostel matron.
 - (xii) Bus driver.
 - (xiii) Chief stores officer.
 - (xiv) Senior stores officer.
 - (xv) Stores officer.
 - (xvi) Packer.
 - (xvii) BN IV Messenger.
 - (xviii) BN VII Messenger.
 - (xix) BN IV General assistant.
 - (xx) BN VII General assistant.”; and
- (c) by the substitution, with effect from 1st January, 1971, for paragraph (b) of subregulation (1) of the following paragraph:
- “(b) General Division.
- (i) College caretaker.
 - (ii) Assistant college caretaker.
 - (iii) General workman.
 - (iv) Driver.
 - (v) Farm foreman.
 - (vi) Lighting technician.
 - (vii) Hostel matron, grade AS.
 - (viii) Hostel matron, grade A.
 - (ix) Hostel matron, grade B.
 - (x) Hostel matron, grade C.
 - (xi) Assistant hostel matron.
 - (xii) Bus driver.
 - (xiii) Chief stores officer.
 - (xiv) Principal stores officer.
 - (xv) Senior stores officer.
 - (xvi) Stores officer.
 - (xvii) Packer.
 - (xviii) BN IV Messenger.
 - (xix) BN VII Messenger.
 - (xx) BN IV General assistant.
 - (xxi) BN VII General assistant.”;
- (c) by the substitution, with effect from 26th November, 1970, for subregulation (2) of the following subregulation:
- “(2) Non-White persons shall only be appointed to the posts mentioned in items (xvii), (xviii), (xix) and (xx) of the General Division.”; and
- (d) by the substitution, with effect from 1st January, 1971, for subregulation (2) of the following subregulation:
- “(2) Non-White persons shall only be appointed to

- poste in items (xviii), (xix), (xx) en (xxi) van die Algemene Afdeling genoem.”.
2. Regulasie 4 word hierby gewysig —
- (a) deur subregulasie (2), met ingang van 26 November 1970, deur die volgende subregulasie te vervang:
 „(2) 'n Vroulike persoon word in 'n permanente hoedanigheid in enige pos aangestel, uitgesonderd 'n pos genoem in item (vii) van die Administratiewe en Klerklike Afdeling, in items (i), (ii), (iii), (iv), (v), (vi), (xii), (xiii), (xiv), (xv), (xvi), (xvii), (xviii), (xix) en (xx) van die Algemene Afdeling en in items (iv), (v) en (vi) van die Skoolsekretariaatafdeling.”; en
- (b) deur subregulasie (2), met ingang van 1 Januarie 1971, deur die volgende subregulasie te vervang:
 „(2) 'n Vroulike persoon word in 'n permanente hoedanigheid in enige pos aangestel, uitgesonderd 'n pos genoem in item (vii) van die Administratiewe en Klerklike Afdeling, in items (i), (ii), (iii), (iv), (v), (vi), (xii), (xiii), (xiv), (xv), (xvi), (xvii), (xviii), (xix), (xx) en (xxi) van die Algemene Afdeling en in items (iv), (v) en (vi) van die Skoolsekretariaatafdeling.”.
3. Regulasie 5 word hierby gewysig —
- (a) met ingang van 1 Oktober 1969 —
- (i) deur in die eerste voorbehoudsbepaling by paragraaf (c) van subregulasie (2) die uitdrukking „items (i), (ii), (iii)” deur die uitdrukking „items (i), (ii), (iii) en (iv)” te vervang; en
 - (ii) deur in die tweede voorbehoudsbepaling by paragraaf (c) van subregulasie (2) die uitdrukking „items (i), (ii)” deur die uitdrukking „items (i), (ii) en (iii)” te vervang;
- (b) deur met ingang 1 Januarie 1971 die volgende voorbehoudsbepaling tot paragraaf (c) van subregulasie (2) toe te voeg:
 „: Verder voorts met dien verstande dat 'n persoon wat voor 1 Julie 1965 'n pos van Voorradebeampte of Senior Voorradebeampte in die Algemene afdeling in 'n permanente hoedanigheid beklee het en wat nie in besit is van die standerd VIII sertifikaat of 'n sertifikaat wat deur die Direkteur as gelykwaardig of hoër erken word nie, aangestel kan word in 'n pos van Senior voorradebeampte, Eerste voorradebeampte of Hoof voorradebeampte, al na die geval, in die Algemene Afdeling, indien hy na die mening van die Directeur, hoogs voortreflike diens gelewer het.”; en
- (c) deur in subregulasie (3) met ingang 26 November 1970, die woord „verpakker”, na die woorde „algemene werksman,” in te voeg.
4. Regulasie 8 word hierby gewysig —
- (a) met ingang van 1 Oktober 1969 —
- (i) deur in subregulasie (1) die uitdrukking „item (vi)” deur die uitdrukking „item (viii)” te vervang; en
 - (ii) deur paragrawe (a) en (b) van subregulasie (2) deur die volgende paragrawe te vervang:
 „(a) Administratiewe en Klerklike Afdeling.
 (i) Administratiewe beheerbeampte: R4 800 x R300 — R6 000.
 (ii) Administratiewe beampte: R3 600 x R150 — R4 800.
 (iii) Senior administratiewe assistent: R2 400 x R120 — R3 600.
 (iv) Administratiewe assistent: R1 200 x R120 — R3 000.
 (v) Senior tikster-klerk: R1 560 x R120 — R2 760.
 (vi) Tikster-klerk: R1 020 x R90 — R1 200 x R120 — R2 040.

- the posts mentioned in items (xviii), (xix), (xx) and (xxi) of the General Division.”.
2. Regulation 4 is hereby amended —
- (a) by the substitution, with effect from 1st October, 1969, for subregulation (2) of the following subregulation:
 “(2) A female person shall be appointed in a permanent capacity to any post other than a post referred to in item (vii) of the Administrative and Clerical Division, in items (i), (ii), (iii), (iv), (v), (vi), (xii), (xiii), (xiv), (xv), (xvi), (xvii), (xviii), (xix) and (xx) of the General Division and in items (iv), (v) and (vi) of the School Secretariat Division.”; and
- (b) by the substitution, with effect from 1st January, 1971, for subregulation (2) of the following subregulation:
 “(2) A female person shall be appointed in a permanent capacity to any post other than a post referred to in item (vii) of the Administrative and Clerical Division, in items (i), (ii), (iii), (iv), (v), (vi), (xii), (xiii), (xiv), (xv), (xvi), (xvii), (xviii), (xix), (xv), (xvi), (xvii), (xviii), (xix), (xx) and (xxi) of the General Division and in items (iv), (v) and (vi) of the School Secretariat Division.”.
3. Regulation 5 is hereby amended —
- (a) with effect from 1st October, 1969 —
- (i) by the substitution in the first proviso to paragraph (c) of subregulation (2) for the expression “items (i), (ii), (iii)” of the expression “items (i), (ii), (iii) and (iv)”; and
 - (ii) by the substitution in the second proviso to paragraph (c) of subregulation (2) for the expression “items (i), (ii)” of the expression “items (i), (ii) and (iii)”;
- (b) by the addition, with effect from 1st January, 1971, of the following proviso to paragraph (c) of subregulation (2).
 “: Provided further that a person who, prior to 1st July, 1965, held a post of Stores Officer or Senior Stores Officer in the General Division and who is not in possession of the standard VII certificate or a certificate recognised by the Director as higher than or equivalent thereto, may be appointed to a post of Senior Stores Officer, Principal Stores Officer or Chief Stores Officer, as the case may be, in the General Division if he, in the opinion of the Director, has rendered highly meritorious work.”; and
- (c) by the insertion, with effect from 26th November, 1970, in subregulation (3) of the word “packer,” after the words “general workman.”.
4. Regulation 8 is hereby amended —
- (a) with effect from 1st October, 1969 —
- (i) by the substitution in subregulation (1) for the expression “item (vi)” of the expression “item (viii)”; and
 - (ii) by the substitution for paragraphs (a) and (b) of subregulation (2) of the following paragraphs:
 “(a) Administrative and Clerical Division.
 (i) Administrative control officer: R4 800 x R300 — R6 000.
 (ii) Administrative officer: R3 600 x R150 — R4 800.
 (iii) Senior administrative assistant: R2 400 x R120 — R3 600.
 (iv) Administrative assistant: R1 200 x R120 — R3 000.
 (v) Senior typist clerk: R1 560 x R120 — R2 760.
 (vi) Typist clerk: R1 020 x R90 — R1 200 x R120 — R2 040.

- (vii) Deeltydse tikster-klerk: R840 x R90 — R1 200 x R120 — R1 560.
- (b) Algemene Afdeling.
- (i) Kollege opsigter: R1 800 x R120 — R3 000.
 - (ii) Assistent kollege opsigter: R1 440 x R120 — R2 760.
 - (iii) Algemene werksman: R1 440 x R120 — R2 760.
 - (iv) Drywer: R1 440 x R120 — R2 760.
 - (v) Plaasvoorman: R1 440 x R120 — R2 760.
 - (vi) Beligtingstegnikus: R2 040 x R120 — R3 000.
 - (vii) Koshuismatrone, graad AS: R1 800 x R120 — R3 000.
 - (viii) Koshuismatrone, graad A: R1 560 x R120 — R2 640.
 - (ix) Koshuismatrone, graad B: R1 200 x R120 — R2 400.
 - (x) Koshuismatrone, graad C: R1 020 x R90 — R1 200 x R120 — R2 040.
 - (xi) Assistent-koshuismatrone: R930 x R90 — R1 200 x R120 — R1 800.
 - (xii) Busdrywer: R6 vir elke dag gewerk.
 - (xiii) Hoof voorradebeampte: R3 600 x R150 — R4 200.
 - (xiv) Senior voorradebeampte: R2 400 x R120 — R3 480.
 - (xv) Voorradebeampte: R1 020 x R90 — R1 200 x R120 — R2 760.
 - (xvi) BN IV Bode: R450 x R42 — R660.
 - (xvii) BN VII Bode: R300 x R24 — R324 x R42 — R576.
 - (xviii) BN IV Algemene handlanger: R450 x R42 — R660.
 - (xix) BN VII Algemene handlanger: R300 x R24 — R324 x R42 — R576.
- (c) Gesondheidsdiensafdeling.
- (i) Dieetkundige: R3 000 x R180 — R4 440.
 - (ii) Skoolverpleegster: R2 040 x R120 — R3 000.
- (d) Skoolsekretariaatafdeling.
- (i) Administratiewe assistent: R1 200 x R120 — R3 000.
 - (ii) Senior tikster-klerk: R1 560 x R120 — R2 760.
 - (iii) Tikster-klerk: R1 020 x R90 — R1 200 x R120 — R2 040.
 - (iv) Deeltydse senior tikster-klerk: R930 x R90 — R1 200 x R120 — R1 800.
 - (v) Deeltydse tikster-klerk: R840 x R90 — R1 200 x R120 — R1 560.
 - (vi) Skoolopsigter: R1 440 x R120 — R2 760.”; en
- (b) deur in paragraaf (b) van subregulasie (2), met ingang van 1 Oktober 1970, die uitdrukking „(xiii) Hoof voorradebeampte: R3 600 x R150 — R4 200” deur die uitdrukking „(xiii) Hoof voorradebeampte: R4 200 x R150 — R4 800” te vervang;
- (c) deur met ingang van 26 November 1970 paragraaf (b) van subregulasie (1) deur die volgende paragraaf te vervang:
- „(b) Algemene Afdeling.
- (i) Kollege opsigter: R1 800 x R120 — R3 000.
 - (ii) Assistent kollege opsigter: R1 200 x R120 — R2 400.
 - (iii) Algemene werksman: R1 200 x R120 — R2 400.
- (vii) Part-time typist clerk: R840 x R90 — R1 200 x R120 — R1 560.
- (b) General Division.
- (i) College caretaker: R1 800 x R120 — R3 000.
 - (ii) Assistant college caretaker: R1 440 x R120 — R2 760.
 - (iii) General workmen: R1 440 x R120 — R2 760.
 - (iv) Driver: R1 440 x R120 — R2 760.
 - (v) Farm foreman: R1 440 x R120 — R2 760.
 - (vi) Lighting technician: R2 040 x R120 — R3 000.
 - (vii) Hostel matron, grade AS: R1 800 x R120 — R3 000.
 - (viii) Hostel matron, grade A: R1 560 x R120 — R2 640.
 - (ix) Hostel matron, grade B: R1 200 x R120 — R2 400.
 - (x) Hostel matron, grade C: R1 020 x R90 x R1 200 x R120 — R2 040.
 - (xi) Assistant hostel matron: R930 x R90 — R1 200 x R120 — R1 800.
 - (xii) Bus driver: R6 for every day on duty.
 - (xiii) Chief stores officer: R3 600 x R150 — R4 200.
 - (xiv) Senior stores officer: R2 400 x R120 — R3 480.
 - (xv) Stores officer: R1 020 x R90 — R1 200 x R120 — R2 760.
 - (xvi) BN IV Messenger: R450 x R42 — R660.
 - (xvii) BN VII Messenger: R300 x R24 — R324 x R42 — R576.
 - (xviii) BN IV General assistant: R450 x R42 — R660.
 - (xix) BN VII General assistant: R300 x R24 x R42 — R576.
- (c) Health Service Division.
- (i) Dietitian: R3 000 x R180 — R4 440.
 - (ii) School nurse: R2 040 x R120 — R3 000.
- (d) School Secretariat Division.
- (i) Administrative assistant: R1 200 x R120 — R3 000.
 - (ii) Senior typist clerk: R1 560 x R120 — R2 760.
 - (iii) Typist clerk: R1 020 x R90 — R1 200 x R120 — R2 040.
 - (iv) Part-time senior typist clerk: R930 x R90 — R1 200 x R120 — R1 800.
 - (v) Part-time typist clerk: R840 x R90 — R1 200 x R120 — R1 560.
 - (vi) School caretaker: R1 440 x R120 — R2 760.”; and
- (b) by the substitution in paragraph (b) of subregulation (2), with effect from 1st October, 1970, for the expression “(xiii) Chief Stores Officer: R3 600 x R150 — R4 200” of the expression “(xiii) Chief stores officer: R4 200 x R150 — R4 800”;
- (c) by the substitution, with effect from 26th November, 1970, for paragraph (b) of subregulation (1) of the following paragraph:
- (b) General Division.
- (i) College caretaker: R1 800 x R120 — R3 000.
 - (ii) Assistant college caretaker: R1 200 x R120 — R2 400.
 - (iii) General workman: R1 200 x R120 — R2 400.

- (iv) Drywer: R1 560 x R120 — R2 640.
 (v) Plaasvoorman: R1 560 x R120 — R2 760.
 (vi) Beligtingstegnikus: R2 040 x R120 — R3 000.
 (vii) Koshuismatrone, graad AS: R1 800 x R120 — R3 000.
 (viii) Koshuismatrone, graad A: R1 560 x R120 — R2 640.
 (ix) Koshuismatrone, graad B: R1 200 x R120 — R2 400.
 (x) Koshuismatrone, graad C: R1 020 x R90 — R1 200 x R120 — R2 040.
 (xi) Assistent-koshuismatrone: R930 x R90 — R1 200 x R120 — R1 800.
 (xii) Busdrywer: R6 vir elke dag gewerk.
 (xiii) Hoof voorradebeampte: R4 200 x R150 — R4 800.
 (xiv) Senior voorradebeampte: R2 400 x R120 — R3 480.
 (xv) Voorradebeampte: R1 020 x R90 — R1 200 x R120 — R2 760.
 (xvi) Verpakker: R1 020 x R90 — R1 200 x R120 — R2 040.
 (xvii) BN IV Bode: R450 x R42 — R660.
 (xviii) BN VII Bode: R300 x R24 — R324 x R42 — R576.
 (xix) BN IV Algemene handlanger: R450 x R42 — R660.
 (xx) BN VII Algemene handlanger: R300 x R24 — R324 x R42 — R576.”;
 en
 (d) deur paragrawe (a), (b), (c) en (d) van subregulasie (2), met ingang van 1 Januarie 1971, deur die volgende paragrawe te vervang:
 ..(a) Administratiewe en Klerklike Afdeling.
 (i) Administratiewe beheerbeampte: R5 700 x R300 — R6 900.
 (ii) Administratiewe beampte: R4 200 x R150 — R4 800 x R300 — R5 400.
 (iii) Senior administratiewe assistent: R2 700 x R150 — R4 200.
 (iv) Administratiewe assistent: R1 560 x R120 — R2 400 x R150 — R3 450.
 (v) Senior tikster-klerk: R1 800 x R120 — R2 400 x R150 — R3 150.
 (vi) Tikster-klerk: R1 320 x R120 — R2 280.
 (vii) Deeltydse tikster-klerk: R1 020 x R90 — R1 200 x R120 — R1 800.
 (b) Algemene Afdeling.
 (i) Kollege opsigter: R2 040 x R120 — R2 400 x R150 — R3 450.
 (ii) Assistent kollege opsigter: R1 440 x R120 — R2 400 x R150 — R2 700.
 (iii) Algemene werksman: R1 440 x R120 — R2 400 x R150 — R2 700.
 (iv) Drywer: R1 800 x R120 — R2 400 x R150 — R3 000.
 (v) Plaasvoorman: R1 800 x R120 — R2 400 x R150 — R3 150.
 (vi) Beligtingstegnikus: R2 280 x R120 — R2 400 x R150 — R3 450.
 (vii) Koshuismatrone, Graad AS: R2 040 x R120 — R2 400 x R150 — R3 450.
 (viii) Koshuismatrone, Graad A: R1 800 x R120 — R2 400 x R150 — R3 000.
 (ix) Koshuismatrone, Graad B: R1 440 x R120 — R2 400 x R150 — R2 700.
 (x) Koshuismatrone, Graad C: R1 320 x R120 — R2 280.
- (iv) Driver: R1 560 x R120 — R2 640.
 (v) Farm foreman: R1 560 x R120 — R2 760.
 (vi) Lighting technician: R2 040 x R120 — R3 000.
 (vii) Hostel matron, grade AS: R1 800 x R120 — R3 000.
 (viii) Hostel matron, grade A: R1 560 x R120 — R2 640.
 (ix) Hostel matron, grade B: R1 200 x R120 — R2 400.
 (x) Hostel matron, grade C: R1 020 x R90 — R1 200 x R120 — R2 040.
 (xi) Assistant hostel matron: R930 x R90 — R1 200 x R120 — R1 800.
 (xii) Bus driver: R6 for every day on duty.
 (xiii) Chief stores officer: R4 200 x R150 — R4 800.
 (xiv) Senior stores officer: R2 400 x R120 — R3 480.
 (xv) Stores officer: R1 020 x R90 — R1 200 x R120 — R2 760.
 (xvi) Packer: R1 020 x R90 — R1 200 x R120 — R2 040.
 (xvii) BN IV Messenger: R450 x R42 — R660.
 (xviii) BN VII Messenger: R300 x R24 — R324 x R42 — R576.
 (xix) BN IV General assistant: R450 x R42 — R660.
 (xx) BN VII General assistant: R300 x R24 — R324 x R42 — R576.”; and
- (d) by the substitution, with effect from 1st January, 1971, for paragraphs (a), (b), (c) and (d) of sub-regulation (2) of the following paragraphs:
- “(a) Administrative and Clerical Division.
 (i) Administrative control officer: R5 700 x R300 — R6 900.
 (ii) Administrative officer: R4 200 x R150 — R4 800 x R300 — R5 400.
 (iii) Senior administrative assistant: R2 700 x R150 — R4 200.
 (iv) Administrative assistant: R1 560 x R120 — R2 400 x R150 — R3 450.
 (v) Senior typist clerk: R1 800 x R120 — R2 400 x R150 — R3 150.
 (vi) Typist clerk: R1 320 x R120 — R2 280.
 (vii) Part-time typist clerk: R1 020 x R90 — R1 200 x R120 — R1 800.
- (b) General Division.
 (i) College caretaker: R2 040 x R120 — R2 400 x R150 — R3 450.
 (ii) Assistant college caretaker: R1 440 x R120 — R2 400 x R150 — R2 700.
 (iii) General workman: R1 440 x R120 — R2 400 x R150 — R2 700.
 (iv) Driver: R1 800 x R120 — R2 400 x R150 — R3 000.
 (v) Farm foreman: R1 800 x R120 — R2 400 x R150 — R3 150.
 (vi) Lighting technician: R2 280 x R120 — R2 400 x R150 — R3 450.
 (vii) Hostel matron, Grade AS: R2 040 x R120 — R2 400 x R150 — R3 450.
 (viii) Hostel matron, Grade A: R1 800 x R120 — R2 400 x R150 — R3 000.
 (ix) Hostel matron, Grade B: R1 440 x R120 — R2 400 x R150 — R2 700.
 (x) Hostel matron, Grade C: R1 320 x R120 — R2 280.

- (xi) Assistent-koshuismatrone: R1 110 x R90 — R1 200 x R120 — R2 040.
 (xii) Busdrywer: R6 vir elke dag gewerk.
 (xiii) Hoof voorradebeampte: R4 800 x R300 — R5 400.
 (xiv) Eerste Voorradebeampte: R4 200 x R150 — R4 800.
 (xv) Senior Voorradebeampte: R2 700 x R150 — R4 050.
 (xvi) Voorradebeampte: R1 320 x R120 — R2 400 x R150 — R3 150.
 (xvii) Verpakter: R1 320 x R120 — R2 280.
 (xviii) BN IV Bode: R450 x R42 — R660.
 (xix) BN VII Bode: R300 x R24 — R324 x R42 — R576.
 (xx) BN IV Algemene handlanger: R450 x R42 — R660.
 (xxi) BN VII Algemene handlanger: R300 x R24 — R324 x R42 — R576.
- (c) Gesondheidsdiensafdeling:
 (i) Dieëtkundige: R3 540 x R180 — R4 800 x R300 — R5 100.
 (ii) Skoolverpleegster: R2 280 x R120 — R2 400 x R150 — R3 450.
- (d) Skoolekretariaatafdeling:
 (i) Administratiewe Assistent: R1 560 x R120 — R2 400 x R150 — R3 450.
 (ii) Senior tikster-klerk: R1 800 x R120 — R2 400 x R150 — R3 150.
 (iii) Tikster-klerk: R1 320 x R120 — R2 280.
 (iv) Deeltydse senior tikster-klerk: R1 110 x R90 — R1 200 x R120 — R2 040.
 (v) Deeltydse tikster-klerk: R1 020 x R90 — R1 200 x R120 — R1 800.
 (vi) Skoolopsigter: R1 440 x R120 — R2 400 x R150 — R2 700."

5. Regulasie 15 word hierby gewysig met ingang van 1 Oktober 1969 —

- (a) deur in paragraaf (a) van subregulasie (2) die uitdrukking „R240” deur die uitdrukking „R300” te vervang; en
 (b) deur in subregulasie (3) die uitdrukking „R240” deur die uitdrukking „R300” te vervang.

6. Regulasie 47(3) word hierby gewysig, met ingang van 1 Oktober 1969, deur die woorde „enige pensioendraende toelae.” te skrap.

Administrateurskennisgewing 892

7 Julie 1971

OPHEFFING VAN SKUT OP DIE PLAAS MASEQUA NO. 1177, DISTRIK ZOUTPANSBERG.

Die Administrator het ingevolge artikel 5 van die „Schutten Ordonnantie” No. 7 van 1913, goedkeuring verleen vir die opheffing van die skut op die plaas Masequa No. 1177, distrik Zoutspansberg.

T.W. 5-6-2-106

Administrateurskennisgewing 893

7 Julie 1971

PADREËLINGS OP DIE PLAAS DOORNHOEK 372 I.P.: DISTRIK KLERKSDORP.

Met die oog op 'n aansoek ontvang van mnr. P. G. du Toit om die sluiting van 'n openbare pad op die plaas Doornhoek 372 I.P., distrik Klerksdorp is die Administrator voornemens om ooreenkomsdig artikel 28 van die Padordonnansie 22 van 1957 op te tree.

Alle belanghebbendes is bevoeg om binne dertig dae vanaf die datum van verskyning van hierdie kennisgewing in die *Provinciale Koerant*, hulle besware by die

- (xi) Assistant hostel matron: R1 110 x R90 — R1 200 x R120 — R2 040.
 (xii) Bus driver: R6 for every day on duty.
 (xiii) Chief stores officer: R4 800 x R300 — R5 400.
 (xiv) Principal stores officer: R4 200 x R150 — R4 800.
 (xv) Senior stores officer: R2 700 x R150 — R4 050.
 (xvi) Stores officer: R1 320 x R120 — R2 400 x R150 — R3 150.
 (xvii) Packer: R1 320 x R120 — R2 280.
 (xviii) BN IV Messenger: R450 x R42 — R660.
 (xix) BN VII Messenger: R300 x R24 — R324 x R42 — R576.
 (xx) BN IV General assistant: R450 x R42 — R660.
 (xxi) BN IV General assistant: R300 x R24 — R324 x R42 — R576.
- (c) Health Service Division.
 (i) Dietitian: R3 540 x R180 — R4 800 x R300 — R5 100.
 (ii) School nurse: R2 280 x R120 — R2 400 x R150 — R3 450.
- (d) School Secretariat Division.
 (i) Administrative assistant: R1 560 x R120 — R2 400 x R150 — R3 450.
 (ii) Senior typist clerk: R1 800 x R120 — R2 400 x R150 — R3 150.
 (iii) Typist clerk: R1 320 x R120 — R2 280.
 (iv) Part-time senior typist clerk: R1 110 x R90 — R1 200 x R120 — R2 040.
 (v) Part-time typist clerk: R1 020 x R90 — R1 200 x R120 — R1 800.
 (vi) School caretaker: R1 440 x R120 — R2 400 x R150 — R2 700.”.

5. Regulation 15 is hereby amended with effect from 1st October, 1969 —

- (a) by the substitution in paragraph (a) of subregulation (2) for the expression “R240” of the expression “R300”; and
 (b) by the substitution in subregulation (3) for the expression “R240” of the expression “R300”.

6. Regulation 47(3) is hereby amended with effect from 1st October, 1969, by the deletion of the words “any pensionable allowance.”.

Administrator's Notice 892

7 July, 1971

DISESTABLISHMENT OF POUND ON THE FARM MASEQUA NO. 1177, DISTRICT OF ZOUTPANSBERG.

The Administrator has approved in terms of section 5 of the Pounds Ordinance, No. 7 of 1913, the disestablishment of the pound on the farm Masequa No. 1177, district of Zoutspansberg.

T.W. 5-6-2-106

Administrator's Notice 893

7 July, 1971

ROAD ADJUSTMENTS ON THE FARM DOORNHOEK 372 I.P.: DISTRICT KLERKSDORP.

In view of an application having been made by Mr. P. G. du Toit for the closing of a public road on the farm Doornhoek 372, I.P., district of Klerksdorp, it is the Administrator's intention to take action in terms of section 28 of the Roads Ordinance 22 of 1957.

It is competent for any person interested to lodge his objection in writing with the Regional Officer, Transvaal Roads Department, Private Bag X928, Potchefstroom

Streeksbeampte, Transvaalse Paaiedepartement, Privaatsak X928, Potchefstroom skriftelik in te dien.

Ooreenkomsdig artikel 29(3) 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 ooreenkomsdig artikel 30 as gevolg van sulke besware.

D.P. 07-073-23/24/D1

Administrateurskennisgewing 894 7 Julie 1971

**VOORGESTELDE OPHEFFING VAN UITSPAN-SERWITUUT OP DIE PLAAS GROOTVERLANGEN
409-I.S.: DISTRIK STANDERTON.**

Met die oog op 'n aansoek ontvang namens Standertonse Munisipaliteit om die opheffing van die serwituut van uitspanning, groot 3,6354 morg, waaraan resterende gedeelte van gedeelte 2 van die plaas Grootverlangen No. 409-I.S., distrik Standerton onderworpe is, is die Administrateur van voorneme om ooreenkomsdig artikel 56 van die Padordonnansie, 1967 (Ordonnansie 22 van 1957), op te tree.

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

D.P. 051-057-37/3/45

Administrateurkennisgewing 895 7 Julie 1971

VOORGESTELDE OPHEFFING OF VERMINDERING VAN UITSPANNING OP DIE PLAAS WACHTENBIETJESKOP 506-J.R.: DISTRIK BRONKHORSTSspruit.

Met die oog op 'n aansoek ontvang van mnr. F. J. Landsberg om die ophulling of vermindering van die uitspanning, groot 1/75ste van 2588 morg 414 vierkante roede, waaraan Gedeelte 85 van die plaas Wachtenbietjeskop 506-J.R., distrik Bronkhorstspruit, onderworpe is, is die Administrateur van voornemens om ooreenkomsdig artikel 56(1)(iv) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), op te tree.

Alle belanghebbende persone is bevoegd om binne drie maande vanaf datum van verskyning van hierdie kennisgewing in die *Provinsiale Koerant*, hulle besware by die Streeksbeampte, Transvaalse Paaiedepartement, Privaatsak 2, Môregloed, Pretoria, skriftelik in te dien.

D.P. 01-015-37/3/W.2

Administrateurskennisgewing 896 7 Julie 1971

MUNISIPALITEIT RUSTENBURG: WYSIGING VAN STADSAALVERORDENINGE.

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 Stadsaalverordeninge van die Munisipaliteit Rustenburg, afgekondig by Administrateurskennisgewing 13 van 12 Januarie 1949, soos gewysig, word hierby verder as volg gewysig:

1. Deur artikel 2 deur die volgende te vervang:

„2. Die tariewe vir die verhuur van die stadsaal of ander vertrekke, voorgeskryf in die Bylae hierby, is vooruitbetaalbaar en sluit die gewone skoonmaak in.”

2. Deur na artikel 23 die volgende in te voeg:

within thirty days of the date of publication of this notice in the *Provincial Gazette*.

In terms of section 29(3) 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 30 as a result of such objections.

D.P. 07-073-23/24/D1

Administrator's Notice 894

7 July, 1971

**PROPOSED CANCELLATION OF OUTSPAN SERVITUDE ON THE FARM GROOTVERLANGEN
409-I.S.: DISTRICT OF STANDERTON.**

In view of application having been made on behalf of Municipality of Standerton, for the cancellation of the servitude of outspan, in extent 3,6354 morgen to which remaining portion of portion 2 of the farm Grootverlangen No. 409-I.S. District of Standerton, is subject, it is the Administrator's intention to take action in terms of section 56 of the Roads Ordinance, 1957 (Ordinance 22 of 1957).

It is competent for any person interested to lodge objections, in writing, with the Regional Officer, Transvaal Roads Department, Private Bag 34, Ermelo, within three months of the date of publication of this notice in the *Provincial Gazette*.

D.P. 051-057-37/3/45

Administrator's Notice 895

7 July, 1971

PROPOSED CANCELLATION OR REDUCTION OF OUTSPAN ON THE FARM WACHTENBIETJESKOP 506-J.R., DISTRICT OF BRONKHORSTSspruit.

In view of application having been made by Mr. F. J. Landsberg for the cancellation or reduction of the outspan, in extent 1/75th of 2588 morgen 414 square roods, to which Portion 85 of the farm Wachtenbietjeskop 506-J.R., district of Bronkhorstspruit, is subject, it is the Administrator's intention to take action in terms of section 56(1)(iv) of the Roads Ordinance, 1957 (Ordinance 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 three months of the date of publication of this notice in the *Provincial Gazette*.

D.P. 01-015-37/3/W.2

Administrator's Notice 896

7 July, 1971

RUSTENBURG MUNICIPALITY: AMENDMENT TO TOWN HALL 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 Town Hall By-laws of the Rustenburg Municipality, published under Administrator's Notice 13, dated 12 January 1949, as amended, are hereby further amended as follows:

1. By the substitution for section 2 of the following:

“2. The charges for hire of the Town Hall or other apartments, prescribed in the schedule hereto, shall be payable in advance and shall include the usual cleaning.”

2. By the insertion after section 23 of the following:

„Toestemming van Eienaar van Kopiereg Word Vereis vir Uitvoering of Vertoning van Enige Musikale of Ander Werke.“

23A. (1) Enige verhuur van 'n saal ingevolge hierdie verordeninge word nie beskou as 'n verlening van enige toestemming van die Raad tot die uitvoering of vertoning van enige musikale of ander werk nie sonder toestemming van die eienaar van die kopiereg daarvan in enige vorm met inbegrip van die reg van uitvoering. Die huurder is verplig om die toestemming van enige sodanige eienaar te verkry in sodanige mate as wat wettiglik vereis word en indien dit deur die Stadsklerk of ander gemagtigde beampete van die Raad van hom verlang word, moet hy op aanvraag tot voldoening van die Stadsklerk of sodanige ander beampete bewys lewer van die verlening van sodanige toestemming voor enige sodanige uitvoering of vertoning, en by ontstentenis van die levering van sodanige bewys, is die Raad geregtig om, tensy sodanige werk onmiddellik op sy eis aan uitvoering of vertoning ontrek word, die bespreking van die aldus gehuurde saal op staande voet te kanselleer, en by skriftelike kennisgewing te dien effekte, word die reg van die huurder op die gebruik of verder gebruik van die saal onmiddellik beëindig en gestaak, en die Raad kan die huurder en sy bedienes en vergunningshouers daarvandaan uitsluit en weier om toegang daartoe te verleen en is voorts nie aanspreeklik vir die terugbetaling of vergoeding van enige huurgeld wat vir die gebruik van die saal vooruit of andersins betaal is nie.

(2) Deur ondertekening van die Vorm van Aansoek vir die Gebruik van die Stadsaal, vrywaar die huurder die Raad en stel hy die Raad skadeloos vir en teen enige vordering vir 'n geregtelike bevel tot skadevergoeding of andersins en vir koste met inbegrip van koste tussen prokureur en kliënt, wat teen die Raad ingestel kan word weens enige oortreding deur die huurder of deur enige agent, werknemer, kaartjie-agent of bediende van die huurder tydens die gebruik van die saal, waardeur afbreuk gedoen word aan die kopiereg in enige vorm van enige persoon of maatskappy en in die hou van enige uitvoering, werk of handeling daarin, met inbegrip van buitereklame en uitsaai.

(3) Wanneer programme van musiek of van werke wat uitgevoer moet word, voor 'n uitvoering gedruk word, moet twee eksemplare van sodanige gedrukte programme deur die huurder aan die end van sodanige uitvoering aan die opsigter oorhandig word tesame met 'n lys, in duplo, van die gelewerde ekstra nommers. Waar daar 'n afwyking van die gedrukte programme is, moet die huurder sodanige afwyking op sodanige programme skriftelik aanbring ten einde die werklike musiek of werke aan te dui wat uitgevoer word. Waar daar geen programme van musiek of werke wat uitgevoer word, gedruk word nie, moet 'n volledige lys van die gelewerde musiek of werke, in duplo, deur die huurder na afloop van die uitvoering aan die opsigter oorhandig word. Sodanige lys moet aantoon (a) die titels van werke wat uitgevoer is; (b) hoeveel keer dit uitgevoer was; (c) 'n beschrywing daarvan; (d) die ouer; (e) die komponis; (f) die arrangeerder; en (g) die uitgwerwer."

3. Deur na artikel 24 die volgende in te voeg: —

„Strafbepaling.“

24A. Enigiemand wat enige bepaling van hierdie verordeninge oortree, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R50 (vyftig rand) en in die geval van 'n voortgesette misdryf, met 'n boete van hoogstens R5 (vyf rand) per dag vir elke dag wat die misdryf voortduur."

4. Deur die Tarief van Koste deur die volgende te vervang:—

“Consent of Owner of Copyright shall be Required for Performance or Exhibition of any Musical or Other Works.“

23A. (1) Any letting of the hall in terms of these by-laws shall not be deemed to convey any sanction by the Council for the performance or exhibition of any musical or other work without the consent of the owner of the copyright thereof in any form including the performing right. The hirer shall be bound to procure the consent of any such owner to such extent as may lawfully be required and, if so required by the Town Clerk or other authorised officer of the Council, shall produce on demand proof to the satisfaction of the Town Clerk or such other officer of the grant of such consent prior to any such performance or exhibition; failure so to produce such proof shall entitle the Council, unless such work be immediately withdrawn on its demand from performance or exhibition, summarily to cancel the engagement of the hall so hired and on written notice to that effect the right of the hirer to the use or continued use of the hall, shall at once terminate and cease, and the Council may exclude the hirer and his servants and licencees therefrom and decline to give access thereto, and shall not be liable to restore or refund any rental paid in advance or otherwise for the use of the hall.

(2) By signing the Form of Application for the Use of the Town Hall the hirer shall indemnify and hold harmless the Council from and against any claim for an injunction for damages or otherwise and for costs, including costs between attorney and client, that may be made against it by reason of any infringement by the hirer or any agent, employee, booking agent or servant of the hirer whilst using the hall of the copyright in any form of any person or company and in the conduct, including external advertisement and broadcasting, of any performance, work or act therein.

(3) Where programmes of music or works to be performed are printed prior to a performance, two copies of such printed programmes shall be handed to the caretaker by the hirer at the conclusion of such performance together with a list in duplicate of the encores rendered. Where the printed programmes have not been adhered to, the hirer shall make the relevant alteration, in writing, to such programmes so as to show the actual music or work performed. Where no programmes of music or works to be performed are printed, a complete list in duplicate of the music or works rendered shall be handed to the caretaker by the hirer at the conclusion of the performance. Such list shall show (a) titles of work performed; (b) number of times performed; (c) description; (d) author; (e) composer; (f) arranger; and (g) publisher."

3. By the insertion after section 24 of the following:—

“Penalty Clause.“

24A. Any person contravening any provision of these by-laws shall be guilty of an offence and liable on conviction to a fine not exceeding R50 (fifty rand) and in the case of a continuing offence, to a fine not exceeding R5 (five rand) per day for every day during which offence continues."

4. By the substitution for the Tariff of Charges of the following:—

BYLAE.

TARIEWE VIR VERHUUR VAN STADSAAL EN ANDER VERTREKKE.

Groepdoel Waarvoor Ruimte Benodig of Tipe van Byeenkoms.	Groep	7 nm. tot 1 vm.	7 nm. tot Middernag	9 nm. tot 1 nm.	2 nm. tot 6 nm.	Hele dag tot 6 nm.	Hele dag tot Middernag
		R	R	R	R	R	R
(1) Bruilofte, Bals, Danse, Onthale, Fees- maaltye, Dinees, Noenmale, Ske- merparty, Brugwedstryde, Blomme- tentoonstellings, Modeparades.	A..... B..... C..... D..... E.....	30 26 16 12 10	25 22 14 10 8	20 18 12 8 4	20 18 12 8 4	25 22 14 10 8	35 30 25 18 12
(2) (a) Vergaderings: Belastingbetalers, A..... Burgerlike, Maatskaplike en Sportliggame of -Klubs, Debat- of Soortgelyke Verenigings, Po- litieke Party of Verkiesings, B..... Handewerk en Kunsuitstallings, Skoolprysuitdeling, Lesings of Opvoedkundige Aangeleenthede, Dansklaasse insluitende Volk- C..... spelc en Soortgelyke Klasse	A..... B..... C..... D..... E.....	15 12 10 6 5	12 10 8 5 4	8 6 5 3 2	8 6 5 3 2	12 10 8 5 4	20 18 16 10 8
(b) Amateur - Toneelopvoerings, D..... Amateurkonserte, Dansverto- nings, Kookdemonstrasies, Skolvermaaklikhede, Amateur- boks- en Stoeiwedstryde, Tafel- tennis en Pluimbalwedstryde E.....	D..... E.....	6 5	5 4	3 2	3 2	5 4	10 8
(3) (a) Basaars, Kermisse, Verkoping A..... van Handwerk, Uitstallings en Tentoonstellings. B.....	A..... B.....	30 26	25 22	20 18	20 18	25 22	35 30
(b) Bioskoopvertonings, Toneelop- C..... voerings en Konserte, deur Be- D..... roepspekers. E.....	C..... D..... E.....	16 12 10	14 10 8	12 8 4	12 8 4	14 10 8	25 18 12
(4) Beroepsbokswedstryde, Beroepstoei- A..... wedstryde.	A..... B..... C..... D..... E.....	— — — — —	— — — — —	— — — — —	— — — — —	— — — — —	— — — — —
(5) Konferensies.	A..... B..... C..... D..... E.....	— — — — —	— — — — —	— — — — —	— — — — —	20 15 12 8 5	25 20 18 12 8
(6) Eredienste.	A..... B..... C..... D of E..	— 8 6 4	— 6 4 3	— 4 2 1	— 4 2 1	— 6 4 3	— 8 6 4
(7) Kaartjieskantoor. (Word slegs ver- huur wanneer die Stadsaal nie ver- huur is nie.)		—	—	2	2	4	8
(8) Repetisies (Amateur- en Kultuurlig- game).		—	—	—	—	—	2

Die verskillende groepe is soos volg: A... Stadsaal, Soepeesaal en Kombuis. „Stadsaal” sluit ook in Voorportaal, Kleedkamers, Verhoog en Kaartjieskantoor.

B... Stadsaal, Kombuis.

C... Stadsaal.

D... Soepeesaal, Kombuis.

E... Soepeesaal.

2. Vleuelklavier: R6 per geleentheid (nie beskikbaar vir die doel van danse nie).

3. Ander Klavier: R3 per geleentheid.

SCHEDULE.

TARIFF OF CHARGES FOR HIRE OF TOWN HALL AND OTHER APARTMENTS.

Group Purposes for which Accommodation Required or Type of Function.	Group	7 p.m. to 1 a.m.	7 p.m. to Midnight	9 a.m. to 1 p.m.	2 p.m. to 6 p.m.	Whole day to 6 p.m.	Whole day to Midnight
		R	R	R	R	R	R
(1) Weddings, Balls, Dances, Receptions, A.....	A.....	30	25	20	20	25	35
Banquets, Dinners, Luncheons, B.....	B.....	26	22	18	18	22	30
Cocktail Parties, Bridge Drives, C.....	C.....	16	14	12	12	14	25
Flower Shows, Mannequin Parades, D.....	D.....	12	10	8	8	10	18
E.....	E.....	10	8	4	4	8	12
(2) (a) Meetings: Ratepayers, Civic, A.....	A.....	15	12	8	8	12	20
Social and Sporting Bodies or Clubs, Debating or Similar Societies, Political Party or Election, Handiwork and Art Exhibitions, School Prize Distributions, Lectures or Educational Matters, Dancing Classes, Including "Volkspele" and Similar Classes, B.....	B.....	12	10	6	6	10	18
C.....	C.....	10	8	5	5	8	16
D.....	D.....	6	5	3	3	5	10
(b) Amateur Theatricals, Amateur concerts, Dancing Displays, Cooking Demonstrations, School Entertainments, Amateur Boxing and Wrestling Tournaments, Table Tennis and Badminton Matches, E.....	E.....	5	4	2	2	4	8
(3) (a) Bazaars, Fêtes, Sales of Work, A.....	A.....	30	25	20	20	25	35
Exhibitions and Shows, B.....	B.....	26	22	18	18	22	30
(b) Cinema Shows, Theatrical Shows and Concerts by Professionals, C.....	C.....	16	14	12	12	14	25
D.....	D.....	12	10	8	8	10	18
E.....	E.....	10	8	4	4	8	12
(4) Professional Boxing Tournaments, A.....	A.....	—	—	—	—	—	—
Professional Wrestling Tournaments, B.....	B.....	—	—	—	—	—	—
C.....	C.....	—	—	—	—	—	30
D.....	D.....	—	—	—	—	—	—
E.....	E.....	—	—	—	—	—	—
(5) Conferences	A.....	—	—	—	—	20	25
B.....	B.....	—	—	—	—	15	20
C.....	C.....	—	—	—	—	12	18
D.....	D.....	—	—	—	—	8	12
E.....	E.....	—	—	—	—	5	8
(6) Religious Services	A.....	—	—	—	—	—	—
B.....	B.....	8	6	4	4	6	8
C.....	C.....	6	4	2	2	4	6
D or E..	D or E..	4	3	1	1	3	4
(7) Ticket Office. (Will only be available when the Town Hall is not booked.)		—	—	2	2	4	8
(8) Rehearsals (Amateur and Cultural bodies)		—	—	—	—	—	2

The different groups are as follows: A... Town Hall, Supper Room & Kitchen. "Town Hall" includes Foyer, Cloak Rooms, Stage and Ticket Office.

B... Town Hall & Kitchen.

C... Town Hall.

D... Supper Room, Kitchen.

E... Supper Room.

2. Concert Piano: R6 per occasion (not available for the purpose of dances)

3. Other Piano: R3 per occasion

Administrateurskennisgewing 897

7 Julie 1971

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 16(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, en Proklamasie 6 (Administrateurs-) van 1945, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Elektrisiteitvoorsieningsverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, afgekondig by Administrateurskennisgewing 188 van 18 Maart 1959, soos gewysig, word hierby verder gewysig deur Bylae 2 deur die volgende te vervang:

,,BYLAE 2

TARIEF VAN GELDE.

A. GELDE BETAAALBAAR VIR DIE LEWERING VAN ELEKTRISITEIT AAN PERSELE GELEË BINNE DIE REGSGEBIED VAN DIE ALEXANDRA PLAASLIKE GEBIEDSKOMITEE.

1. Huishoudelike Verbruikers.

(1) Hierdie tarief is van toepassing op die volgende persele:—

- (a) Privaathuise
- (b) Woonstelle of woonstelgeboue („flats”)
- (c) Tehuise wat onder beheer van liefdadigheidsinrigtings staan
- (d) Verpleeginrigtings en hospitale
- (e) Gelisensierde hotelle
- (f) Private hotelle
- (g) Losieshuise
- (h) Woonklubs
- (i) Koshuise
- (j) Kerke

(2) Die volgende gelde is betaalbaar, per maand:—

- (a) Leweringsgeld, per meteraansluitingspunt: 31c.
- (b) 'n Vaste beskikbaarheidstarief per kamer, of daar nou al elektrisiteit verbruik word of nie: 50c; plus per eenheid: 0,625c.

(3) Onderstaande reëls geld by die berekening van die bedrag wat ingevolge subitem (2) betaalbaar is:—

- (a) Vir persele wat onder subitem (1)(a) tot en met (d) ressorteer:—
 - (i) Iedere kamer of kompartement wat bedraad is, of dit nou al geokkupeer word al dan nie, word onderworpe aan die bepalings van paragrawe (ii) en (iii), as een kamer gereken.
 - (ii) Indien die vloeroppervlakte van 'n kamer of kompartement 30 m^2 oorskry, word iedere 30 m^2 of 'n gedeelte daarvan, as een kamer gereken; en
 - (iii) 'n kombuis, spens, badkamer, gang, gemakhuisie, kleedkamer, voorportaal en trappoortaal word nie as 'n kamer gereken nie: Met dien verstande dat die vrystelling slegs geld indien die vloeroppervlakte van so 'n voor- of trappoortaal hoogstens 7 m^2 beslaan, en die kleinste afmeting daarvan hoogstens 2 m is.
- (b) Vir persele wat onder subitem (1)(e) tot en met (j) ressorteer —
 - (i) word iedere slaapkamer as een kamer gereken;

Administrator's Notice 897

7 July, 1971

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 16(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, and Proclamation 6 (Administrator's) of 1945, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the firstmentioned Ordinance.

The Electricity Supply By-laws of the Transvaal Board for the Development of Peri-Urban Areas, published under Administrator's Notice 188, dated 18 March, 1959, as amended, are hereby further amended by the substitution for Schedule 2 of the following:—

“SCHEDULE 2

TARIFF OF CHARGES.

A. CHARGES PAYABLE FOR THE SUPPLY OF ELECTRICITY TO PREMISES SITUATED WITHIN THE AREA OF JURISDICTION OF THE ALEXANDRA LOCAL AREA COMMITTEE.

1. Domestic Consumers.

(1) This tariff shall be applicable to the following premises:—

- (a) Private houses
- (b) Flats or blocks of flats
- (c) Homes run by charitable institutions
- (d) Nursing homes and hospitals
- (e) Licensed hotels
- (f) Private hotels
- (g) Boarding houses
- (h) Residential clubs
- (i) Hostels
- (j) Churches

(2) The following charges shall be payable, per month:—

- (a) Service charge, per metering point: 31c.
- (b) Fixed charge for availability of supply whether taken or not, per room: 50c; plus per unit: 0,625c.

(3) For the purpose of calculating the charges payable in terms of subitem (2) the following rules shall apply:—

- (a) For premises specified under subitem (1)(a) to (d) inclusive:
 - (i) Subject to the provisions of paragraphs (ii) and (iii), each room or compartment, if wired for electricity, shall be counted as one room, whether occupied or not.
 - (ii) If a room or compartment has a floor area exceeding 30 m^2 , each 30 m^2 of floor area or part thereof shall be counted as a room; and
 - (iii) a kitchen, pantry, bathroom, passage, lavatory, cloakroom, entrance hall and landing shall not be counted as a room: Provided that this exemption shall in the case of an entrance hall or a landing apply only where its floor area does not exceed 7 m^2 and its least dimension is not more than 2 m.
- (b) For premises specified under subitem (1)(e) to (j) inclusive —
 - (i) each bedroom shall be counted as one room;

- (ii) word die vloeroppervlakte van al die ander kamers of kompartemente, insluitende kelders, stalle, motorhuise, bedienendekamers en buitegeboue, wat bedraad is, of hulle nou al geokkuper word al dan nie, bymekaar gereken en iedere 20 m^2 van hierdie vloeroppervlakte, of 'n gedeelte daarvan, as een kamer gereken; en
- (iii) word 'n badkamer, gemakhuisie en gang nie as 'n kamer gereken nie.
- (c) Vir persele wat onder subitem (1)(b) of (1)(e) tot en met (j) ressorteer, word die totale vloeroppervlakte wat gebruik word vir motorhuise wat bedraad is, bereken, en iedere 30 m^2 van die oppervlakte of 'n gedeelte daarvan, word as een kamer gereken.
- (d) Waar persele vir sowel woon- as besigheidsdoeleindes gebruik word, word die getal kamers van die woongedeelte volgens reëls (a) en (c) bepaal, terwyl die totale vloeroppervlakte van die besigheidsgedeelte bereken moet word, en iedere 7 m^2 van die oppervlakte of 'n gedeelte daarvan, as een kamer gereken word.

2. Besigheids-, Nywerheids- en Algemene Persele.

- (1) Die volgende bloktarief is beperk tot verbruikers wie se aanvraag minder as 40 kW is en omvat —
 - (a) 'n Leweringsgeld, per meteraansluitpunt per maand: R1,25; plus
 - (b) per eenheid: 2c.
- (2) Die aanvraagtarief wat hier voorgeskryf word is normaalweg bedoel vir verbruikers wie se maandverbruik onbestendig is. Meters vir lewering teen hierdie aanvraagtarief word slegs vir 'n tydperk van minstens 18 maande aangebring, en die volgende gelde betaalbaar, per maand:
 - (a) 'n Leweringsgeld, per meteraansluitpunt: R2,50; plus
 - (b) 'n vordering van R1 per kW van die aanvraag met 'n minimum bedrag van R20 per maand, of daar nou al elektrisiteit verbruik word of nie: Met dien verstande dat die totale bedrag wat in enige maand ten opsigte van die maksimum aanvraag gevorder word, minstens 30 persent moet beloop van die bedrag wat betaalbaar is ten opsigte van die hoogste aanvraag wat gedurende die voorafgaande 12 maande aangeteken is; plus
 - (c) per eenheid: 1c.
- (3) Die aanvraagtarief wat hier voorgeskryf word, is normaalweg bedoel vir grootverbruikers wie se maandverbruik taamlik bestendig is. Meters vir lewering teen hierdie aanvraagtarief word slegs vir 'n tydperk van minstens 18 maande aangebring, en die volgende gelde is betaalbaar, per maand:
 - (a) 'n Leweringsgeld, per meteraansluitpunt: R2,50; plus
 - (b) 'n vordering van R1,50 per kW van die aanvraag, met 'n minimum bedrag van R50 per maand, of daar nou al elektrisiteit verbruik word of nie: Met dien verstande dat die totale bedrag wat in enige maand ten opsigte van die maksimum aanvraag gevorder word minstens 60 persent beloop van die bedrag wat betaalbaar is ten opsigte van die hoogste aanvraag wat gedurende enige van die voorafgaande 12 maande aangeteken is; plus
 - (c) per eenheid: 0,4c.

(4) Reëls vir die toepassing van die tariewe ingevolge subitems (2) en (3):—

Onderstaande reëls geld by die berekening van die gelde wat ingevolge subitems (2) en (3) betaalbaar is:—

- (a) Die Raad kan, indien dit uit 'n toets van 'n verbruiker se installasie deur die Raad blyk dat sy kW-

- (ii) the floor areas of all other rooms or compartments including cellars, stables, garages, servants' rooms and outhouses, if wired for electricity, whether occupied or not, shall be calculated, and each 20 m^2 or part thereof of this floor area shall be counted as one room; and
- (iii) a bathroom, lavatory and passage shall not be counted as a room.
- (c) For premises specified under subitem (1)(b) or (1)(e) to (j) inclusive, the total area of floor used for garages which are wired for electricity shall be calculated and each 30 m^2 of that area or part thereof shall be counted as one room.
- (d) Where premises are used for both residential and business purposes the number of rooms constituting the residential part of the premises shall be determined by applying the methods prescribed in rules (a) and (c) and the total floor area of that part of the premises used for business purposes shall be calculated and each 7 m^2 of that area or part thereof shall be counted as one room.

2. Business, Industrial and General Premises.

- (1) The following block tariff shall be limited to consumers demanding less than 40 kW and shall include —
 - (a) a service charge, per metering point per month of R1,25; plus
 - (b) per unit: 2c.
- (2) The demand tariff prescribed here is normally suited to consumers having irregular monthly consumption. The minimum period for which metering for this demand tariff shall be installed is 18 months and the following charges shall be payable, per month:—
 - (a) A service charge, per metering point: R2,50; plus
 - (b) a charge of R1 per kW of demand with a minimum charge of R20 per month, whether electricity is consumed or not: Provided that the total amount payable in respect of maximum demand in any month shall not be less than 30 per cent of the amount payable in respect of the highest demand recorded during the previous 12 months; plus
 - (c) per unit: 1c.
- (3) The demand tariff prescribed here is normally suited to larger consumers having fairly regular monthly consumption. The minimum period for which metering for this demand tariff shall be installed is 18 months, and the following charges shall be payable, per month:—
 - (a) A service charge, per metering point: R2,50; plus
 - (b) a charge of R1,50 per kW of demand with a minimum charge for such demand of R50 per month, whether supply is taken or not: Provided that the total amount payable in respect of maximum demand in any month shall not be less than 60 per cent of the amount payable in respect of the highest demand recorded during any one month of the previous 12 months; plus
 - (c) per unit: 0,4c.

(4) Rules applicable to the tariffs in terms of subitems (2) and (3):—

For the purpose of calculating the charges payable in terms of subitems (2) and (3) the following rules shall apply:—

- (a) Where a consumer's electrical installation is tested by the Board and found to have a kW-demand below

aanvraag laer as 90 persent van sy kVA-aanvraag is, die verbruiker skriftelik in kennis stel dat hy binne 6 maande sy arbeidsfaktor tot by bogenoemde perke moet verbeter. Indien die verbruiker dit nie doen nie, word die kW-aanvraagmeters deur kVA-aanvraagmeters vervang en die rekeninge volgens bostaande skaal per kVA in plaas van per kW bereken word.

- (b) (i) Daar word aan 'n verbruiker in wie se geval die verhouding tussen die eenheidsverbruik en die maksimum kW-dagaanvraag groot is, 'n korting op die aanvraagtarief toegestaan.
- (ii) Die korting waarvan daar in reël (b)(i) melding gemaak word, wissel van 10 persent ten opsigte van 'n berekende benuttingsfaktor wat 40 persent oorskry, tot 100 persent ten opsigte van 'n berekende benuttingsfaktor wat 85 persent oorskry, en word ooreenkomsdig die volgende formule bereken:—
Korting op aanvraagtarief = $2(U-40)$ persent, waar U die maandelikse benuttingsfaktor is, uitgedruk tot die naaste veelvoud van 5 persent bo die berekende benuttingsfaktor wat soos volg bereken word:—
Getal eenhede per meteraflesingsmaand verbruik (item 2(2) of 2(3) plus 3) x 100 persent.
Maks. kW- of kVA-aanvraag x getal uur per meteraflesingsmaand.
- (iii) Voornoemde korting word slegs toegestaan aan 'n verbruiker wie se totale maandelikse rekening ten opsigte van die verbruik gedurende die betrokke maand 'n bedrag wat die Raad bepaal en wat met tussenpose van minstens een jaar hersien word, oorskry.

3. Aansluitings.

- (1) Vir elke nuwe aansluiting by die hooftoevoerleiding, is die volgende gelde betaalbaar:—
 - (a) Laagspanningslugleiding-aansluitings: R31,50.
 - (b) Laagspanningsondergrondsekabel-aansluitings:
 - (i) Tot en met 16 mm² kabel: R30, plus R1,65 per meter kabel bo 8 m.
 - (ii) Bo 16 mm² tot en met 70 mm² kabel: R70, plus R3,60 per meter kabel bo 8 m.
 - (iii) Bo 70 mm² kabel: R90, plus R6 per meter kabel bo 8 m: Met dien verstande dat alle kanale, erdepype of slote oor die hele roete van die kabel oor die verbruiker se eiendom deur die Raad verskaf word, en die koste daarvan by die bogenoemde gelde ingesluit word.
- (2) Vir die toepassing van die gelde betaalbaar ingevolge subitem (1) word die lengte van die kabel gemeet van die grens van die eiendom af tot by die inkomende klemme van die skakeltuig op die perseel geïnstalleer.

4. Heraansluitings.

- (1) Geen geld word van 'n nuwe verbruiker gevra vir die heraansluiting van 'n perseel wat voorheen aangesluit was of vir heraansluiting van 'n perseel wat op versoek van die verbruiker tydelik afgesluit is nie: Met dien verstande dat so 'n afsluiting vir 'n tydperk van minstens 14 dae duur.

- (2) Wanneer 'n perseel weens die nie-betaling van rekenings of die nie-nakoming van enige bepalings van hierdie verordeninge of die Bedradingsregulasies tydelik afgesluit is, moet 'n bedrag van R2 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

90 per cent of the kVA-demand the Board shall be entitled to give him written notice to improve his power factor to the limits specified above within 6 months, failing which kVA-demand meters shall be substituted for kW-demand meters, and charges shall be made at the rates specified above per kVA, instead of per kW.

- (b) (i) Consumers with a high ratio of unit consumption to a maximum day kW-demand shall be granted a rebate on their demand charge.

- (ii) The rebate referred to in rule (b)(i) shall range from 10 per cent for a calculated utilisation factor exceeding 40 per cent to a maximum of 100 per cent for a calculated utilisation factor exceeding 85 per cent and shall be determined according to the following formula:—

Rebate on demand charge = $2(U-40)$ per cent, where U is the monthly utilisation factor expressed to the nearest multiple of 5 per cent above the calculated utilisation factor which is the ratio:—

No. units consumed per meter reading month (item 2(2) or 2(3) plus 3) x 100 per cent
Max. kW or kVA-demand x No. of hours per meter reading month.

- (iii) The aforesaid rebate shall only be granted to a consumer whose aggregate monthly account for consumption during that particular month exceeds an amount which shall be specified by the Board, and it shall be reviewed at intervals of not less than a year.

3. Connections.

(1) For each new connection to the supply mains the following charges shall be payable:—

- (a) Low voltage overhead connections: R31,50.

- (b) Low voltage underground cable connections:—

(i) Up to and including 16 mm² R30, plus R1,65 per meter of cable in excess of 8 m.

(ii) Above 16 mm² up to and including 70 mm² cable: R70, plus R3,60 per meter of cable in excess of 8 m.

(iii) Above 70 mm² cable: R90, plus R6 per meter of cable in excess of 8 m: Provided that all ducts, earthenware pipes or trenches over the whole route of the cables across the property of the consumer shall be provided by the Board and the cost of such work shall be included in the charges set out above.

(2) For the purpose of the charges payable in terms of subitem (1), the length of cable shall be measured from the boundary of the property to the incoming terminals of the switchgear installed on the premises.

4. Reconections.

(1) No charge shall be made to a new consumer for the reconnection of premises which have been connected previously, nor for the reconnection of premises which have been disconnected temporarily at the request of the consumer: Provided that such disconnection shall be for a period of not less than 14 days.

(2) Where premises have been disconnected temporarily for non-payment of accounts or non-compliance with any of the provisions of these by-laws or the Wiring Regulations, a charge of R2 shall be paid to the Board before reconnection of the premises shall be effected.

(3) Wanneer 'n perseel op versoek van die verbruiker vir 'n tydperk van minder as 14 dae afgesluit word, moet 'n bedrag van R1 aan die Raad betaal word voordat her-aansluiting van die perseel geskied.

5. Herstel van Defekte waarvoor Verbruiker verantwoordelik is.

Wanneer die afdeling versoek word om 'n onderbreking van toevoer te herstel en wanneer bevind word dat sodanige onderbreking te wye is aan 'n fout in die installasie of aan foutiewe hantering van die apparaat wat in verband daarvan gebruik word, moet die verbruiker 'n bedrag van R1 vir elke sodanige herstelling van toevoer betaal.

6. Spesiale Meteraflesing.

Sover dit redelik moontlik is, word verbruikers se meters met tussenpose van een maand afgelees. Wanneer die verbruiker verlang dat sy meter op enige ander tyd as die vasgestelde datum afgelees word, is 'n bedrag van R1 ten opsigte van sodanige aflesing betaalbaar.

7. Toets van Elektrisiteitsmeters.

As 'n verbruiker rede het om te vermoed dat 'n elektrisiteitsmeter nie in orde is nie of verkeerd regstreer, word die meter deur die Raad getoets, mits die verbruiker 'n bedrag van R7 stort. Dié bedrag word terugbetaal indien bevind word dat die meter as 5 persent te vinnig of te stadig regstreer, en 'n bedrag wat ingevolge hierdie verordeninge bereken word, moet van die laaste meter-aflesing gedurende die maand waarin die verbruiker vir die eerste keer die noukeurigheid van die meter skriftelik in twyfel getrek het, afgetrek of daarvan toegevoeg word.

8. Inspeksie en Toets van Installasies.

(1) By ontvangs van kennisgewing, ingevolge hierdie verordeninge, dat 'n installasie of 'n uitbreiding van 'n installasie voltooi is en gereed is om geïnspekteer en getoets te word, word so 'n toets en inspeksie kosteloos uitgevoer.

(2) Indien bevind word dat die installasie onvolledig of gebrekkig is, of in enige opsig nie aan hierdie verordeninge en die Bedradingsregulasies voldoen nie, sluit die Raad die installasie nie aan nie voordat so 'n gebrek of tekortkoming deur die aannemer reggemaak en 'n verdere toets en inspeksie uitgevoer is. 'n Bedrag van R4 word vir elke sodanige addisionele toets en inspeksie gevorder en is vooruitbetaalbaar.

9. Huur van Meters.

(1) Geen huurgeld is betaalbaar ten opsigte van meters wat vereis word om die elektrisiteitsverbruik volgens die verskillende items van die tarief te meet nie.

(2) Waar addisionele meters deur die verbruiker vir sy eie gerief verlang en deur die Raad verskaf word, is 'n huurgeld van 25c per meter, per maand, betaalbaar.

10. Huur van Tydkakelaars.

'n Huurgeld van 50c per maand is betaalbaar ten opsigte van elke tydkakelaar wat deur die Raad op die verbruiker se perseel aangebring word.

(3) Where premises have been disconnected temporarily for a period of less than 14 days at the request of the consumer, a charge of R1 shall be paid to the Board before reconnection of the premises shall be effected.

5. Attending to Consumer's Faults.

When the department is called upon to attend to a failure of supply and where such failure of supply is found to be due to a fault in the installation or due to faulty operation of apparatus used in connection therewith, a charge of R1 shall be paid by the consumer for each such attendance.

6. Special Reading of Meter.

Consumer's meters shall be read, as near as is reasonably possible, at intervals of one month. Where the consumer requires his meter to be read by the Board at any time other than the appointed date, a charge of R1 shall be payable for such reading.

7. Testing of Electricity Meters.

If a consumer has reason to suppose that an electricity meter is out of order or is registering incorrectly, the meter shall be tested by the Board on payment by the consumer of an amount of R7 which shall be refunded if the meter is found to register more than 5 per cent fast or slow and an allowance or addition, calculated in terms of these by-laws, shall be made to the account from the last reading in the month during which the inaccuracy of the meter was first disputed in writing by the consumer.

8. Inspection and Testing of Installations.

(1) Upon receipt of notification, in terms of these by-laws, that an installation or an addition to an installation has been completed and is ready for testing and inspection, such test and inspection shall be carried out free of charge.

(2) If the installation is found to be incomplete or defective or fails in any way to comply with these by-laws and the Wiring Regulations the Board shall not connect the installation until such defect or failure has been remedied by the contractor and a further test and inspection carried out. An amount of R4 for each such additional test and inspection shall be charged and shall be payable in advance.

9. Meter Rentals.

(1) No rental shall be charged in respect of meters required to measure the consumption of electricity under the various items of the tariff.

(2) Where additional meters are required by the consumer for his own convenience and such meters are provided by the Board, a rental of 25c per meter, per month, shall be payable.

10. Time-switch Rentals.

A rental of 50c per month shall be payable in respect of each time-switch installed on a consumer's premises by the Board.

11. Deposito's.

Behalwe in die geval van die Regering van die Republiek, die Provinciale Administrasie of die Suid-Afrikaanse Spoorweë, moet elke applikant wat aansoek doen om die lewering van elektrisiteit, by ondertekening van 'n onderneming vir sodanige lewering, by die Raad 'n bedrag deponeer wat van tyd tot tyd deur die Tesourier bepaal word: Met dien verstande dat sodanige deposito nie minder is as R4 nie.

B. GELDE BETAAALBAAR VIR DIE LEWERING VAN ELEKTRISITEIT IN RAYTON EN OMGEWING.

1. Basiese Heffing.

'n Basiese heffing van 38c per maand word gehef per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hooftoevoerleiding aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie.

2. Huishoudelike Verbruikers.

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —

- (a) 'n woonhuis;
- (b) 'n woonstel of 'n woonstelgebou;
- (c) 'n tehuis van 'n liefdadigheidsinrigting;
- (d) 'n verpleeginrigting of 'n hospitaal;
- (e) 'n privaat hotel;
- (f) 'n losieshuis;
- (g) 'n woonklub;
- (h) 'n koshuis;
- (i) 'n kerk of 'n kerksaal;
- (j) 'n klub; en
- (k) 'n openbare saal.

(2) Die volgende gelde is betaalbaar, per maand:

(a) Oppervlakteheffing.

Die volgende oppervlakteheffings is betaalbaar of elektrisiteit verbruik word of nie:

Persele met 'n vloeroppervlakte van —

- (i) tot en met 60 m²: R1,80;
- (ii) bo 60 m² tot en met 100 m²: R2,50;
- (iii) bo 100 m² tot en met 150 m²: R3.
- (iv) bo 150 m²: R3,50.

(b) Verbruikersheffing, per eenheid: 0,5c.

(c) Vir die toepassing van die gelde betaalbaar ingevolge paragraaf (a), beteken 'vloeroppervlakte' die totale oppervlakte van die gebou soos dit deur binne-affmeting van alle kamers en gange vasgestel is, uitsluitende enige motorhuis, stoep en oop veranda.

3. Handels-, Nywerheids- en Algemene Verbruikers.

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —

- (a) 'n gelisensieerde hotel;
- (b) 'n winkel of handelshuis;
- (c) 'n kantoorgebou;
- (d) 'n kafee, teekamer of restaurant;
- (e) 'n gekombineerde winkel en teekamer;
- (f) 'n nywerheids- of fabrieksonderneming;
- (g) 'n skool of onderwysinrigting, en
- (h) enige ander verbruiker wat nie onder item 2, 4 of 5 ressorteer nie.

(2) Die volgende gelde is betaalbaar, per maand:—

(a) Diensheffing, per meteraansluitpunt, of elektrisiteit verbruik word of nie: R3.

(b) Verbruikersheffing, per eenheid: 0,7c.

11. Deposits.

Except in the case of the Government of the Republic, the Provincial Administration or the South African Railways, every applicant for a supply of electricity shall upon signing an undertaking for such supply, deposit with the Board an amount determined by the Treasurer from time to time: Provided such deposit shall not be less than R4.

B. CHARGES PAYABLE FOR THE SUPPLY OF ELECTRICITY TO PREMISES SITUATED IN RAYTON OR VICINITY.

1. Basic Charge.

A basic charge of 38c per month shall be levied per erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Board, can be connected to the supply mains, whether electricity is consumed or not.

2. Domestic Consumers.

(1) This tariff shall be applicable in respect of electricity supplied or made available to —

- (a) a dwelling;
- (b) a flat or a block of flats;
- (c) a home run by charitable institution;
- (d) a nursing home or a hospital;
- (e) a private hotel;
- (f) a boarding house;
- (g) a residential club;
- (h) a hostel;
- (i) a church or a church hall;
- (j) a club; and
- (k) a public hall.

(2) The following charges shall be payable, per month:

(a) Area charge.

The following area charges shall be payable, whether electricity is consumed or not:

Premises having a floor area of —

- (i) up to 60 m²: R1,80;
- (ii) over 60 m² and up to 100 m²: R2,50;
- (iii) over 100 m² and up to 150 m²: R3.
- (iv) over 150 m²: R3,50.

(b) Consumption charge, per unit: 0,5c.

(c) For the purpose of the charges payable in terms of paragraph (a), 'floor area' means the total area of the building ascertained by internal measurement of all rooms and passages, excluding any garage, stoep and open veranda.

3. Business, Industrial and General Consumers.

(1) This tariff shall be applicable in respect of electricity supplied or made available to —

- (a) a licensed hotel;
- (b) a shop or commercial house;
- (c) an office buildings;
- (d) a café, tea room or restaurant;
- (e) a combined shop and tea room;
- (f) an industrial or factory undertaking;
- (g) a school or educational institution; and
- (h) any other consumer not listed under items 2, 4 or 5.

(2) The following charges shall be payable per month:—

(a) Service charge, per metering point, whether electricity is consumed or not: R3.

(b) Consumption charge, per unit: 0,7c.

4. Grootmaatverbruikers.

In gevalle waar die Raad elektrisiteit by die groot maat lewer, is die volgende geldte betaalbaar, per maand:

(1) *Diensheffing*, per meteraansluitpunt, of elektrisiteit verbruik word of nie; R3.

(2) *Aanvraagheffing* van R1,50 per kVA van halfuurlikse maksimum aanvraag, onderworpe aan 'n minimum heffing van R10, of elektrisiteit verbruik word of nie.

(3) *Verbruiksheffing*, per eenheid: 0,5c.

5. Tydelike Toevoer.

(1) Tydelike toevoer vir boudocleindes, kermisse en dergelyke doeleinades word vir 'n tydperk van hoogstens vyf dae verskaf.

(2) Die volgende geldte is betaalbaar:

(a) *Aansluitingsgeld*: R20.

(b) *Verbruiksheffing*, per eenheid: 2c.

6. Aansluitings.

(1) Slegs ondergrondse kabel-aansluitings word gemaak.

(2) 'n Vordering van R60 is betaalbaar vir elke aansluiting by die hooftoevoerleiding: Met dien verstande dat waar die toevoerleiding beheer word deur 'n stroombraker van 20 ampère of minder, die heffing vir elke aansluiting R40 is.

7. Heraansluitings.

(1) Wanneer 'n perseel weens die nie-betaling van rekenings of die nie-nakoming van enige van die bepalings van hierdie verordeninge of die Bedradingsregulasies tydelik afgesluit is, moet 'n bedrag van R2 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

(2) Wanneer 'n perseel op versoek van die verbruiker vir 'n tydperk van minder as 14 dae afgesluit word, moet 'n bedrag van R2 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

8. Herstel van Defekte waarvoor die Verbruiker verantwoordelik is.

Wanneer die afdeling versoek word om 'n onderbreking van toevoer te herstel en daar bevind word dat sodanige onderbreking te wye is aan 'n fout in die instalasie of aan foutiewe hantering van die apparaat wat in verband daarmee gebruik word, betaal die verbruiker 'n bedrag van R2 vir elke sodanige herstelling van toevoer.

9. Spesiale Meteraflesing.

Sover dit redelik moontlik is, word verbruikers se meters met tussenpose van een maand afgelees. Wanneer die verbruiker verlang dat sy meter op enige ander tyd as die vasgestelde datum afgelees word, is 'n bedrag van R1 ten opsigte van sodanige aflesing betaalbaar.

10. Toets van Meters.

As 'n verbruiker rede het om te vermoed dat 'n meter nie in orde is nie of verkeerd registreer, word die meter deur die Raad getoets, mits die verbruiker 'n bedrag van R7 stort. Dié bedrag word terugbetaal indien daar gevind word dat die meter meer as vyf persent te vinnig of te stadig registreer, en 'n bedrag wat ingevolge artikel

4. Bulk Consumers.

In cases where the Board supplies electricity in bulk, the following charges shall be payable, per month:

(1) *Service charge*, per metering point, whether electricity is consumed or not: R3.

(2) *Demand charge* of R1,50 per kVA of half-hourly maximum demand, subject to a minimum charge of R10 whether electricity is consumed or not.

(3) *Consumption charge*, per unit: 0,5c.

5. Temporary Supply.

(1) A temporary supply for building purposes, fairs and similar purposes shall be provided for a period not exceeding five days.

(2) The following charges shall be payable:

(a) *Connection charge*: R20.

(b) *Consumption charge*, per unit: 2c.

6. Connections.

(1) Only underground cable connections shall be made.

(2) A charge of R60 shall be payable for each connection to the supply mains: Provided that where the supply is controlled by a circuit breaker of 20 amps or less the charge shall be R40 for each connection.

7. Reconections.

(1) Where premises have been disconnected temporarily for non-payment of accounts or non-compliance with any of the provisions of these by-laws or the Wiring Regulations, an amount of R2 shall be paid to the Board before reconnection of the premises shall be effected.

(2) Where premises have been disconnected temporarily for a period of less than 14 days at the request of the consumer, an amount of R2 shall be paid to the Board before reconnection of the premises shall be effected.

8. Attending to Consumers' Faults.

When the department is called upon to attend to a failure of supply and it is found that such failure is due to a fault in the installation or due to faulty operation of apparatus used in connection therewith, an amount of R2 shall be paid by the consumer for each such attendance.

9. Special Reading of Meters.

Consumers' meters shall be read, as near as is reasonably possible, at intervals of one month. Where the consumer requires his meter to be read at any time other than the appointed date, a charge of R1 shall be payable for such reading.

10. Testing of Meters.

If a consumer has reason to suppose that a meter is out of order or is registering incorrectly, the meter shall be tested by the Board on payment by the consumer of an amount of R7. This amount shall be refunded if the meter is found to register more than five per cent fast or

32 bereken word, word van die verbruiker se rekening ten opsigte van die laaste meteraflesing gedurende die maand waarin die verbruiker vir die eerste keer die noukeurigheid van die meter skriftelik in twyfel getrek het, afgentrek of daarvan toegevoeg.

11. *Inspeksie en Toets van Installasies.*

(1) By ontvangs van kennisgewing, ingevolge artikel 6(6) dat 'n installasie of 'n uitbreiding van 'n installasie voltooi en gereed is om geïnspekteer en getoets te word, word so 'n toets en inspeksie kosteloos uitgevoer.

(2) Indien bevind word dat die installasie onvolledig of gebrekkig is, of in enige opsig nie aan hierdie verordeninge en die Bedradingsregulasies voldoen nie, sluit die Raad die installasie nie aan nie voordat so 'n gebrek of tekortkoming deur die aannemer reggemaak en 'n verdere toets en inspeksie uitgevoer is. 'n Bedrag van R5 word vir elke sodanige addisionele toets en inspeksie gevorder en is vooruitbetaalbaar.

12. *Huur van Meters.*

(1) Geen huurgeld is betaalbaar ten opsigte van meters wat vereis word om die elektrisiteitsverbruik ingevolge die verskillende tariewe te meet nie.

(2) Waar addisionele meters deur die verbruiker vir sy eie gerief verlang en deur die Raad verskaf word, is 'n huurgeld van 25c per meter, per maand, betaalbaar.

13. *Deposito's.*

Behalwe in die geval van die Regering van die Republiek van Suid-Afrika, die Provinciale Administrasie en die Suid-Afrikaanse Spoerweë, moet elke applikant wat aansoek doen om die lewering van elektrisiteit, by ondertekening van 'n onderneming vir sodanige lewering by die Raad 'n bedrag deponeer wat deur die Tesourier van die Raad bepaal word op grondslag van die koste van die maksimum hoeveelheid elektrisiteit wat so 'n applikant moontlik gedurende enige twee maande in die jaar sal verbruik: Met dien verstande dat sodanige deposito nie minder is as R5 nie.

C. GELDE BETAALBAAR VIR DIE LEWERING VAN ELEKTRISITEIT AAN PERSELE GELEË BINNE DIE REGSGEBIED VAN DIE CLEWERE PLAASLIKE GEBIEDSKOMITEE.

1. *Huishoudelike Verbruikers.*

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —

- (a) 'n woonhuis;
- (b) 'n woonstel of 'n woonstelgebou;
- (c) 'n tehuis van 'n liefdadighedsinrigting;
- (d) 'n verpleeginrigting of 'n hospitaal;
- (e) 'n privaat hotel;
- (f) 'n losieshuis;
- (g) 'n woonklub;
- (h) 'n koshuis;
- (i) 'n kerk of 'n kerksaal;
- (j) 'n klub; en
- (k) 'n openbare saal.

(2) Die volgende gelde is betaalbaar, per maand:—

(a) *Oppervlakteheffing.*

Dic volgende oppervlakteheffings is betaalbaar of elektrisiteit verbruik word of nie:

Persele met 'n vloeroppervlakte van:

- (i) tot en met 60 m²: R1,80;
- (ii) bo 60 m² tot en met 100 m²: R2,50;

slow and an amount, calculated in terms of section 32, shall be deducted from or added to the consumers' account in respect of the last reading in the month during which the accuracy of the meter was first disputed, in writing, by the consumer.

11. *Inspection and Testing of Installations.*

(1) Upon receipt of notification, in terms of section 6(6) that an installation or an addition to an installation has been completed and is ready for testing and inspection, such test and inspection shall be carried out free of charge.

(2) If the installation is found to be incomplete or defective or fails in any way to comply with these by-laws and the Wiring Regulations, the Board shall not connect the installation until such defect or failure shall have been remedied by the contractor and a further test and inspection carried out. The charge payable for each such additional test and inspection shall be R5, payable in advance.

12. *Meter Rental.*

(1) No rental shall be charged in respect of meters required to measure the consumption of electricity under the various tariffs.

(2) Where additional meters are required by the consumer for his own convenience and such meters are provided by the Board, a rental of 25c per meter, per month, shall be payable.

13. *Deposits.*

Except in the case of the Government of the Republic of South Africa, the Provincial Administration and the South African Railways, every applicant for a supply of electricity shall, upon signing an undertaking for such supply, deposit with the Board an amount determined by the Treasurer of the Board on the basis of the cost of the maximum amount of electricity which such applicant is likely to use during any two months in the year: Provided that such deposit shall not be less than R5.

C. CHARGES PAYABLE FOR THE SUPPLY OF ELECTRICITY TO PREMISES SITUATED WITHIN THE AREA OF JURISDICTION OF THE CLEWER LOCAL AREA COMMITTEE.

1. *Domestic Consumers.*

(1) This tariff shall be applicable in respect of electricity supplied or made available to —

- (a) a dwelling;
- (b) a flat or a block of flats;
- (c) a home run by a charitable institution;
- (d) a nursing home or a hospital;
- (e) a private hotel;
- (f) a boarding house;
- (g) a residential club;
- (h) a hostel;
- (i) a church or a church hall;
- (j) a club; and
- (k) a public hall.

(2) The following charges shall be payable, per month:—

(a) *Area charge.*

The following area charges shall be payable, whether electricity is consumed or not:

Premises having a floor area of —

- (i) up to 60 m²: R1,80;
- (ii) over 60 m² and up to 100 m²: R2,50;

- (iii) bo 100 m² tot en met 150 m²: R3.
- (iv) bo 150 m²: R3,50.
- (b) *Verbruiksheffing*, per eenheid: 0,75c.
- (c) Vir die toepassing van die gelde betaalbaar ingevolge paraagraaf (a), beteken 'vloeroppervlakte' die totale oppervlakte van die gebou soos dit deur binne-aftrekking van alle kamers en gange vasgestel is, uitsluitende enige motorhuise, stoep en oop veranda.

2. Handels-, Nywerheids- en Algemene Verbruikers.

- (1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —
 - (a) 'n gelisensieerde hotel;
 - (b) 'n winkel of handelshuis;
 - (c) 'n kantoorgebou;
 - (d) 'n kafee, teekamer of restaurant;
 - (e) 'n gekombineerde winkel en teekamer;
 - (f) 'n nywerheids- of fabrieksonderneming;
 - (g) 'n skool of onderwysinrigting; en
 - (h) enige ander verbruiker wat nie onder item 1, 3 of 4 ressorteer nie.
- (2) Die volgende gelde is betaalbaar, per maand:
 - (a) *Diensheffing*, per meteraansluitpunt, of elektrisiteit verbruik word of nie: R3.
 - (b) *Verbruiksheffing*, per eenheid: 1c.

3. Grootmaatverbruikers.

In gevalle waar die Raad elektrisiteit by die grootmaat lever, is die volgende gelde betaalbaar, per maand:

- (1) *Diensheffing*, per meteraansluitpunt, of elektrisiteit verbruik word of nie: R3.
- (2) *Aanvraagheffing* van R1,50 per kVA van halfuurlikso maksimum aanvraag, onderworpe aan 'n minimum heffing van R10, of elektrisiteit verbruik word of nie.
- (3) *Verbruiksheffing*, per eenheid: 0,75c.

4. Tydelike toevoer.

- (1) Tydelike toevoer vir boudoeleindes, kermisse en dergelyke doeleindes word vir 'n tydperk van hoogstens vyf dae verskaf.

- (2) Die volgende gelde is betaalbaar:
 - (a) *Aansluitingsgeld*: R20.
 - (b) *Verbruiksheffing*, per eenheid: 2c.

5. Aansluitings.

- (1) Slegs ondergrondse kabel-aansluitings word gemaak.

- (2) 'n Vordering van R60 is betaalbaar vir elke aansluiting by die hooftoevoerleiding: Met dien verstande dat waar die toevoerleiding beheer word deur 'n stroombreker van 20 ampère of minder, die heffing vir elke aansluiting R40 is.

6. Heraansluitings.

- (1) Wanneer 'n perseel weens die nie-betaling van rekenings of die nie-nakoming van enige van die bepalings van hierdie verordeninge of die Bedradingsregulasies tydelik afgesluit is, moet 'n bedrag van R2 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

- (2) Wanneer 'n perseel op versoek van die verbruiker vir 'n tydperk van minder as 14 dae afgesluit word, moet 'n bedrag van R2 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

- (iii) over 100 m² and up to 150 m²: R3.
- (iv) over 150 m²: R3,50.

- (b) *Consumption charge*, per unit: 0,75c.
- (c) For the purpose of the charges payable in terms of paragraph (a), 'floor area' means the total area of the building ascertained by internal measurement of all rooms and passages excluding any garage, stoep and open veranda.

2. Business, Industrial and General Consumers.

- (1) This tariff shall be applicable in respect of electricity supplied or made available to —
 - (a) a licenced hotel;
 - (b) a shop or commercial house;
 - (c) an office building;
 - (d) a café, tea room or restaurant;
 - (e) a combined shop and tea room;
 - (f) an industrial or factory undertaking;
 - (g) a school or educational institution; and
 - (h) any other consumer not listed under item, 1, 3 or 4.
- (2) The following charges shall be payable per month:
 - (a) *Service charge*, per metering point, whether electricity is consumed or not: R3.
 - (b) *Consumption charge*, per unit: 1c.

3. Bulk consumers.

In cases where the Board supplies electricity in bulk, the following charges shall be payable, per month:

- (1) *Service charge*, per metering point, whether electricity is consumed or not: R3.
- (2) *Demand charge* of R1,50 per kVA of half-hourly maximum demand, subject to a minimum charge of R10 whether electricity is consumed or not.
- (3) *Consumption charge*, per unit: 0,75c.

4. Temporary supply.

- (1) A temporary supply for building purposes, fairs and similar purposes shall be provided for a period not exceeding five days.

- (2) The following charges shall be payable:
 - (a) *Connection charge*: R20.
 - (b) *Consumption charge*, per unit: 2c.

5. Connections.

- (1) Only underground cable connections shall be made.
- (2) A charge of R60 shall be payable for each connection to supply mains: Provided that where the supply is controlled by a circuit breaker of 20 amps or less the charge shall be R40 for each connection.

6. Reconstructions.

- (1) Where premises have been disconnected temporarily for non-payment of accounts or non-compliance with any of the provisions of these by-laws or the Wiring Regulations, an amount of R2 shall be paid to the Board before reconnection of the premises shall be effected.

- (2) Where premises have been disconnected temporarily for a period of less than 14 days at the request of the consumer, an amount of R2 shall be paid to the Board before reconnection of the premises shall be effected.

7. Herstel van Defekte waarvoor die Verbruiker verantwoordelik is.

Wanneer die afdeling versoek word om 'n onderbreking van toevoer te herstel en daar bevind word dat sodanige onderbreking te wye is aan 'n fout in die installasie of aan foutiewe hantering van die apparaat wat in verband daarmee gebruik word, betaal die verbruiker 'n bedrag van R2 vir elke sodanige herstelling van toevoer.

8. Spesiale Meteraflesing.

Sover dit redelik moontlik is, word verbruikers se meters met tussenpose van een maand afgelees. Wanneer die verbruiker verlang dat sy meter op enige ander tyd as die vasgestelde datum afgelees word, is 'n bedrag van R1 ten opsigte van sodanige aflesing betaalbaar.

9. Toets van Meters.

As 'n verbruiker rede het om te vermoed dat 'n meter nie in orde is nie of verkeerd registreer, word die meter deur die Raad getoets, mits die verbruiker 'n bedrag van R7 stort. Dié bedrag word terugbetaal indien daar bevind word dat die meter meer as vyf persent te vinnig of te stadig registreer, en 'n bedrag wat ingevolge artikel 32 bereken word, word van die verbruiker se rekening ten opsigte van die laaste meteraflesing gedurende die maand waarin die verbruiker vir die eerste keer die noukeurigheid van die meter skriftelik in twyfel getrek het, afgetrek of daaraan toegevoeg.

10. Inspeksie en Toets van Installasies.

(1) By ontvangs van kennisgewing, ingevolge artikel 6(6) dat 'n installasie of 'n uitbreiding van 'n installasie voltooi en gereed is om geïnspekteer en getoets te word, word so 'n toets en inspeksie kosteloos uitgevoer.

(2) Indien bevind word dat die installasie onvolledig of gebrekkig is, of in enige opsig nie aan hierdie verordeninge en die Bedradingsregulasies voldoen nie, sluit die Raad die installasie nie aan voordat so 'n gebrek of tekortkoming deur die aannemer reggemaak en 'n verdere toets en inspeksie uitgevoer is nie. 'n Bedrag van R5 word vir elke sodanige addisionele toets en inspeksie gevorder en is vooruitbetaalbaar.

11. Huur van Meters.

(1) Geen huurgeld is betaalbaar ten opsigte van meters wat vereis word om die elektrisiteitsverbruik ingevolge die verskillende tariewe te meet nie.

(2) Waar addisionele meters deur die verbruiker vir sy eie gerief verlang en deur die Raad verskaf word, is 'n huurgeld van 25c per meter, per maand, betaalbaar.

12. Deposito's.

Behalwe in die geval van die Regering van die Republiek van Suid-Afrika, die Provinciale Administrasie en die Suid-Afrikaanse Spoerweë, moet elke applikant wat aansoek doen om die lewering van elektrisiteit, by ondertekening van 'n onderneming vir sodanige lewering, by die Raad 'n bedrag deponeer wat deur die Tesourier van die Raad bepaal word op grondslag van die koste van die maksimum hoeveelheid elektrisiteit wat so 'n applikant moontlik gedurende enige twee maande in die jaar sal verbruik: Met dien verstande dat sodanige deposito nie minder is as R5 nie.

7. Attending to Consumers' Faults.

When the department is called upon to attend to a failure of supply and it is found that such failure is due to a fault in the installation or due to faulty operation of apparatus used in connection therewith, an amount of R2 shall be paid by the consumer for each such attendance.

8. Special Reading of Meters.

Consumers' meters shall be read, as near as is reasonably possible, at intervals of one month. Where the consumer requires his meter to be read at any time other than the appointed date, a charge of R1 shall be payable for such reading.

9. Testing of Meters.

If a consumer has reason to suppose that a meter is out of order or is registering incorrectly, the meter shall be tested by the Board on payment by the consumer of an amount of R7. This amount shall be refunded if the meter is found to register more than five per cent fast or slow and an amount, calculated in terms of section 32, shall be deducted from or added to the consumers' account in respect of the last reading in the month during which the accuracy of the meter was first disputed, in writing, by the consumer.

10. Inspection and Testing of Installations.

(1) Upon receipt of notification, in terms of section 6(6) that an installation or an addition to an installation has been completed and is ready for testing and inspection, such test and inspection shall be carried out free of charge.

(2) If the installation is found to be incomplete or defective or fails in any way to comply with these by-laws and the Wiring Regulations, the Board shall not connect the installation until such defect or failure shall have been remedied by the contractor and a further test and inspection carried out. The charge payable for each additional test and inspection shall be R5 payable in advance.

11. Meter Rental.

(1) No rental shall be charged in respect of meters required to measure the consumption of electricity under the various tariffs.

(2) Where additional meters are required by the consumer for his own convenience and such meters are provided by the Board, a rental of 25c per meter, per month, shall be payable.

12. Deposits

Except in the case of the Government of the Republic of South Africa, the Provincial Administration and the South African Railways, every applicant for a supply of electricity shall, upon signing an undertaking for such supply, deposit with the Board an amount determined by the Treasurer of the Board on the basis of the cost of the maximum amount of electricity which such applicant is likely to use during any two months in the year: Provided that such deposit shall not be less than R5.

D. GELDE BETAALBAAR VIR DIE LEWERING VAN ELEKTRISITEIT AAN PERSELE GELEË BINNE DIE REGSgebIED VAN DIE GROOT MARICOSE PLAASLIKE GEBIEDSKOMITEE.

1. *Huishoudelike Verbruikers.*

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —

- (a) 'n woonhuis;
- (b) 'n woonstel of 'n woonstelgebou;
- (c) 'n tehuis van 'n liefdadigheidsinrigting;
- (d) 'n verpleeginrigting of 'n hospitaal;
- (e) 'n privaat hotel;
- (f) 'n losieshuis;
- (g) 'n woonklub;
- (h) 'n koshuis;
- (i) 'n kerk of 'n kerksaal;
- (j) 'n klub; en
- (k) 'n openbare saal.

(2) Die volgende gelde is betaalbaar, per maand:—

- (a) *Diensheffing*, per meteraansluitpunt of elektrisiteit verbruik word of nie: R6.
- (b) *Verbruiksheffing*, per eenheid: 0,75c.

2. *Handels-, Nywerheids- en Algemene Verbruikers.*

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —

- (a) 'n winkel of handelshuis;
- (b) 'n kantoorgebou;
- (c) 'n kafee, teekamer of restaurant;
- (d) 'n gekombineerde winkel en teekamer;
- (e) 'n nywerheids- of fabrieksonderneming;
- (f) 'n skool of onderwysinrigting;
- (g) 'n gelisensieerde hotel; en
- (h) enige ander verbruiker wat nie onder item 1, 3 of 4 ressorteer nie.

(2) Die volgende gelde is betaalbaar, per maand:

- (a) *Diensheffings*, per meteraansluitpunt, of elektrisiteit verbruik word of nie: R8.
- (b) *Verbruiksheffing*, per eenheid: 1c.

3. *Grootmaatverbruikers.*

In gevalle waar die Raad elektrisiteit by die grootmaat lewer, is die volgende gelde betaalbaar, per maand:—

- (1) *Diensheffing*, per meteraansluitpunt, of elektrisiteit verbruik word of nie: R8.
- (2) *Aanvraagheffing* van R1,50 per kVA van half-uurlikse maksimum aanvraag, onderworpe aan 'n minimum heffing van R10, of elektrisiteit verbruik word of nie.
- (3) *Verbruiksheffing*, per eenheid: 0,75c.

4. *Tydelike Toevoer.*

(1) Tydelike toevoer vir boudoelendes, kermisse en dergelyke doeleindes word vir 'n tydperk van hoogstens vyf dae verskaf.

(2) Die volgende gelde is betaalbaar:—

- (a) *Aansluitingsgeld*: R20.
- (b) *Verbruikersheffing*, per eenheid: 2c.

5. *Aansluitings.*

(1) Slegs ondergrondse kabel-aansluitings word gemaak.

(2) 'n Vordering van R60 is betaalbaar vir elke enkelfasige aansluiting by die hooftoevoerleiding, R80 vir 'n tweefasige aansluiting en R100 vir 'n driefasige aansluiting.

D. CHARGES PAYABLE FOR THE SUPPLY OF ELECTRICITY TO PREMISES SITUATED WITHIN THE AREA OF JURISDICTION OF THE GROOT MARICO LOCAL AREA COMMITTEE.

1. *Domestic Consumers.*

(1) This tariff shall be applicable in respect of electricity supplied or made available to —

- (a) a dwelling;
- (b) a flat or a block of flats;
- (c) a home run by a charitable institution;
- (d) a nursing home or a hospital;
- (e) a private hotel;
- (f) a boarding house;
- (g) a residential club;
- (h) a hostel;
- (i) a church or a church hall;
- (j) a club; and
- (k) a public hall.

(2) The following charges shall be payable, per month.

- (a) *Service charge*, per metering point, whether electricity is consumed or not: R6.
- (b) *Consumption charge*, per unit: 0,75.

2. *Business, Industrial and General Consumers.*

(1) This tariff shall be applicable in respect of electricity supplied or made available to —

- (a) a shop or commercial house;
- (b) an office building;
- (c) a café, tea room or restaurant;
- (d) a combined shop and tea room;
- (e) an industrial or factory undertaking;
- (f) a school or educational institution;
- (g) a licensed hotel; and
- (h) any other consumer not listed under item 1, 3 or 4.

(2) The following charges shall be payable, per month:

- (a) *Service charge*, per metering point, whether electricity is consumed or not: R8.
- (b) *Consumption Charge*, per unit: 1c.

3. *Bulk Consumers.*

In cases where the Board supplies electricity in bulk, the following charges shall be payable, per month:—

- (1) *Service Charge*, per metering point, whether electricity is consumed or not: R8.

(2) *Demand Charge* of R1,50 per kVA of halfhourly maximum demand, subject to a minimum charge of R10 whether electricity is consumed or not.

- (3) *Consumption charge*, per unit: 0,75c.

4. *Temporary Supply.*

(1) A temporary supply for building purposes, fairs and similar purposes shall be provided for a period not exceeding five days.

(2) The following charges shall be payable:—

- (a) *Connection charge*: R20.
- (b) *Consumption charge*, per unit: 2c.

5. *Connections.*

(1) Only underground cable connections shall be made.

(2) A charge of R60 shall be payable for each single phase, R80 for two phase and R100 for a three phase connection to the supply mains: Provided that where the

ting: Met dien verstande dat waar die toevoerleiding beheer word deur 'n stroombreker van 20 ampère of minder, die heffing vir elke aansluiting R40 is.

6. Heraansluitings.

(1) Wanneer 'n perseel wens die nie-betaling van rekenings of die nie-nakoming van enige van die bepalings van hierdie verordeninge of die Bedradingsregulasies tydelik afgesluit is, moet 'n bedrag van R3 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

(2) Wanneer 'n perseel op versoek van die verbruiker vir 'n tydperk van minder as 14 dae afgesluit word, moet 'n bedrag van R3 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

7. Herstel van Defekte waarvoor die Verbruiker verantwoordelik is.

Wanneer die afdeling versoek word om 'n onderbreking van tocioer te herstel en daar bevind word dat sodanige onderbreking te wye is aan 'n fout in die installasie of aan foutiewe hantering van die apparaat wat in verband daarmee gebruik word, betaal die verbruiker 'n bedrag van R3 vir elke sodanige herstelling van tocioer.

8. Spesiale Meteraflesing.

Sover dit redelik moontlik is, word verbruikers se meters met tussenpose van een maand afgelees. Wanneer die verbruiker verlang dat sy meter op enige ander tyd as die vasgestelde datum afgelees word, is 'n bedrag van R1 ten opsigte van sodanige aflesing betaalbaar.

9. Toets van Meters.

As 'n verbruiker rede het om te vermoed dat 'n meter nie in orde is nie of verkeerd registreer, word die meter deur die Raad getoets, mits die verbruiker 'n bedrag van R7 stort. Die bedrag word terugbetaal indien daar bevind word dat die meter meer as vyf persent te vinnig of te stadig registreer, en 'n bedrag wat ingevolge artikel 32 bereken word, word van die verbruiker se rekening ten opsigte van die laaste meteraflesing gedurende die maand waarin die verbruiker vir die eerste keer die noukeurigheid van die meter skriftelik in twyfel getrek het, afgetrek of daaraan toegevoeg.

10. Inspeksie en Toets van Installasies.

(1) By ontvangs van kennisgewing, ingevolge artikel 6(6) dat 'n installasie of 'n uitbreiding van 'n installasie voltooi en gereed is om geïnspekteer en getoets te word, word so 'n toets en inspeksie kosteloos uitgevoer.

(2) Indien bevind word dat die installasie onvolledig of gebrekkig is, of in enige opsig nie aan hierdie verordeninge en die Bedradingsregulasies voldoen nie, sluit die Raad die installasie nie aan nie voordat so 'n gebrek of tekortkoming deur die aannemer reggemaak en 'n verdere toets en inspeksie uitgevoer is. 'n Bedrag van R5 word vir elke sodanige addisionele toets en inspeksie gevorder en is vooruitbetaalbaar.

11. Huur van Meters.

(1) Geen huurgeld is betaalbaar ten opsigte van meters wat vereis word om die elektrisiteitsverbruik ingevolge die verskillende tariewe te meet nie.

(2) Waar addisionele meters deur die verbruiker vir sy eie gerief verlang en deur die Raad verskaf word, is 'n huurgeld van 25c per meter, per maand, betaalbaar.

supply is controlled by a circuit breaker of 20 amps or less the charge shall be R40 for each connection.

6. Reconections.

(1) Where premises have been disconnected temporarily for non-payment of accounts or non-compliance with any of the provisions of these by-laws or the Wiring Regulations, an amount of R3 shall be paid to the Board before reconnection of the premises shall be effected.

(2) Where premises have been disconnected temporarily for a period of less than 14 days at the request of the consumer, an amount of R3 shall be paid to the Board before reconnection of the premises shall be effected.

7. Attending to Consumers' Faults.

When the department is called upon to attend to a failure of supply and it is found that such failure is due to a fault in the installation or due to faulty operation of apparatus used in connection therewith, an amount of R3 shall be paid by the consumer for each such attendance.

8. Special Reading of Meters.

Consumers' meters shall be read, as near as is reasonably possible, at intervals of one month. Where the consumer requires his meter to be read at any time other than the appointed date, a charge of R1 shall be payable for such reading.

9. Testing of Meters.

If a consumer has reason to suppose that a meter is out of order or is registering incorrectly, the meter shall be tested by the Board on payment by the consumer of an amount of R7. This amount shall be refunded if the meter is found to register more than five per cent fast or slow and an amount, calculated in terms of section 32, shall be deducted from or added to the consumers' account in respect of the last reading in the month during which the accuracy of the meter was first disputed, in writing, by the consumer.

10. Inspection and Testing of Installations.

(1) Upon receipt of notification, in terms of section 6(6) that an installation or an addition to an installation has been completed and is ready for testing and inspection such test and inspection shall be carried out free of charge.

(2) If the installation is found to be incomplete or defective or fails in any way to comply with these by-laws and the Wiring Regulations, the Board shall not connect the installation until such defect or failure shall have been remedied by the contractor and a further test and inspection carried out. The charge payable for each additional test and inspection shall be R5 payable in advance.

11. Meter Rental.

(1) No rental shall be charged in respect of meters required to measure the consumption of electricity under the various tariffs.

(2) Where additional meters are required by the consumer for his own convenience and such meters are provided by the Board, a rental of 25c per meter, per month, shall be payable.

12. Deposito's

Behalwe in die geval van die Regering van die Republiek van Suid-Afrika, die Provinciale Administrasie en die Suid-Afrikaanse Spoerweë, moet elke applikant wat aansoek doen om die levering van elektrisiteit, by ondertekening van 'n onderneming vir sodanige levering, by die Raad 'n bedrag deponeer wat deur die Tesourier van die Raad bepaal word op grondslag van die koste van die maksimum hoeveelheid elektrisiteit wat so 'n applikant moontlik gedurende enige twee maande in die jaar sal verbruik: Met dien verstaande dat sodanige deposito nie minder is as R10 nie.

E. GELDE BETAAALBAAR VIR DIE LEWERING VAN ELEKTRISITEIT AAN PERSELE GELEË BINNE DIE REGSGBIED VAN DIE KOMATIPOORTSE PLAASLIKE GEBIEDSKOMITEE.

1. Huishoudelike Verbruikers.

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —
 (a) 'n woonhuis;
 (b) 'n woonstel of 'n woonstelgebou;
 (c) 'n tehuis van 'n liefdadigheidsinrigting;
 (d) 'n verpleeginrigting of 'n hospitaal;
 (e) 'n privaat-hotel;
 (f) 'n losieshuis;
 (g) 'n woonklub;
 (h) 'n koshuis;
 (i) 'n kerk of 'n kerksaal;
 (j) 'n klub; en
 (k) 'n openbare saal.

(2) Die volgende gelde is betaalbaar, per maand:
 (a) *Diensheffing*, per meteraansluitpunt of elektrisiteit verbruik word of nie: R3.
 (b) *Verbruiksheffing*, per eenheid: 1c.

2. Handels-, Nywerheids- en Algemene Verbruikers.

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel om —
 (a) 'n gelisensieerde hotel;
 (b) 'n winkel of handelshuis;
 (c) 'n kantoorgebou;
 (d) 'n kafee, teekamer of restaurant;
 (e) 'n gekombineerde winkel en teekamer;
 (f) 'n nywerheids- of fabrieksonderneming;
 (g) 'n skool of onderwysinrigting; en
 (h) enige ander verbruiker wat nie onder item 1, 3 of 4 ressorteer nie.

(2) Die volgende gelde is betaalbaar, per maand:
 (a) *Diensheffing*, per meteraansluitpunt of elektrisiteit verbruik word of nie: R4.
 (b) *Verbruiksheffing*, per eenheid: R1,25c.

3. Grootmaatverbruikers.

In gevalle waar die Raad elektrisiteit by die groot maat lewer, is die volgende gelde betaalbaar, per maand:

(1) *Diensheffing*, per meteraansluitpunt, of elektrisiteit verbruik word of nie: R4.

(2) *Anvraagheffing* van R1,50 per kVA van half-uurlike maksimum aanvraag, onderworpe aan 'n minimum heffing van R10 of elektrisiteit verbruik word of nie.

(3) *Verbruiksheffing*, per eenheid: 1c.

4. Tydelike Toevoer.

(1) Tydelike toevoer vir boudoeleindes, kermisse en dergelike doeleindes word vir 'n tydperk van 'hoogstens vyf dae verskaf.

12. Deposits.

Except in the case of the Government of the Republic of South Africa, the Provincial Administration and the South African Railways, every applicant for a supply of electricity shall, upon signing an undertaking for such supply, deposit with the Board an amount determined by the Treasurer of the Board on the basis of the cost of the maximum amount of electricity which such applicant is likely to use during any two months in the year: Provided that such deposit shall not be less than R10.

E. CHARGES PAYABLE FOR THE SUPPLY OF ELECTRICITY TO PREMISES SITUATED WITHIN THE AREA OF JURISDICTION OF THE KOMATIPOORT LOCAL AREA COMMITTEE.

1. Domestic Consumers.

(1) This tariff shall be applicable in respect of electricity supplied or made available to —
 (a) a dwelling;
 (b) a flat or a block of flats;
 (c) a home run by a charitable institution;
 (d) a nursing home or a hospital;
 (e) 'n private hotel;
 (f) a boarding house;
 (g) a residential club;
 (h) a hostel;
 (i) a church or a church hall;
 (j) a club; and
 (k) a public hall.

(2) The following charges shall be payable, per month:
 (a) *Service charge*, per metering point, whether electricity is consumed or not: R3.
 (b) *Consumption charge*, per unit: 1c.

2. Business, Industrial and General Consumers.

(1) This tariff shall be applicable in respect of electricity supplied or made available to —
 (a) a licensed hotel;
 (b) a shop or commercial house;
 (c) an office building;
 (d) a café, tea room or restaurant;
 (e) a combined shop and tea room;
 (f) an industrial or factory undertaking;
 (g) a school or educational institution; and
 (h) any other consumer not listed under item 1, 3 or 4.

(2) The following charges shall be payable, per month:
 (a) *Service charge*, per metering point, whether electricity is consumed or not: R4.
 (b) *Consumption charge*, per unit: R1,25c.

3. Bulk Consumers.

In cases where the Board supplies electricity in bulk, the following charges shall be payable, per month:

(1) *Service charge*, per metering point, whether electricity is consumed or not: R4.
 (2) *Demand charge* of R1,50 per kVA of halfhourly maximum demand, subject to a minimum charge of R10 whether electricity is consumed or not.
 (3) *Consumption charge*, per unit: 1c.

4. Temporary Supply.

(1) A temporary supply for building purposes, fairs and similar purposes shall be provided for a period not exceeding five days.

- (2) Die volgende gelde is betaalbaar:—
 (a) *Aansluitingsgeld*: R20.
 (b) *Verbruiksheffing* per eenheid: 2c.

5. *Aansluitings*.

(1) Slegs ondergrondse kabel-aansluitings word gemaak.

(2) 'n Vordering van R60 is betaalbaar vir elke enkelfasige aansluiting by die hooftoevoerleiding, R80 vir 'n tweefasige aansluiting en R100 vir 'n driefasige aansluiting: Met dien verstande dat waar 'n verbruiker reeds by die hooftoevoerleiding van die S.A.S. aangesluit is die beraamde bedrag om die aansluiting in orde te bring, soos deur die Ingenieur bepaal, betaalbaar is: Voorts met dien verstande dat hierdie bedrag laer is as die koste van die ooreenstemmende nuwe aansluiting.

6. *Heraansluitings*.

Wanneer 'n perseel weens die nie-betaling van rekenings of die nie-nakoming van enige van die bepalings van hierdie verordeninge of die Bedradingsregulasies tydelik afgesluit is, moet 'n bedrag van R3 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

7. *Herstel van Defekte waarvoor die Verbruiker verantwoordelik is.*

Wanneer die afdeling versoek word om 'n onderbreking van toevoer te herstel en daar bevind word dat sodanige onderbreking te wyte is aan 'n fout in die installasie of aan foutiewe hantering van die apparaat wat in verband daarmee gebruik word, betaal die verbruiker 'n bedrag van R3 vir elke sodanige herstelling van toevoer.

8. *Spesiale Meteraflesing*.

Sover dit redelik moontlik is, word verbruikers se meters met tussenpose van een maand afgelees. Wanneer die verbruiker verlang dat sy meter op enige ander tyd as die vasgestelde datum afgelees word, is 'n bedrag van R1 ten opsigte van sodanige aflesing betaalbaar.

9. *Toets van Meters*.

As 'n verbruiker rede het om te vermoed dat 'n meter nie in orde is nie of verkeerd registreer, word die meter deur die Raad getoets, mits die verbruiker 'n bedrag van R7 stort. Dié bedrag word terugbetaal indien daar gevind word dat die meter meer as vyf persent te vinnig of te stadig registreer, en 'n bedrag wat ingevolge artikel 32 bereken word, word van die verbruiker se rekening ten opsigte van die laaste meteraflesing gedurende die maand waarin die verbruiker vir die eerste keer die noukeurigheid van die meter skriftelik in twyfel getrek het, afgetrek of daaraan toegevoeg.

10. *Inspeksie en Toets van Installasies*.

(1) By ontvangs van kennisgewing, ingevolge artikel 6(6) dat 'n installasie of 'n uitbreiding van 'n installasie voltooi en gereed is om geïnspekteer en getoets te word, word so 'n toets en inspeksie kosteloos uitgevoer.

(2) Indien gevind word dat die installasie onvolledig of gebrekbaar is, of in enige opsig nie aan hierdie verordeninge en die Bedradingsregulasies voldoen nie, sluit die Raad die installasie nie aan nie voordat so 'n gebrek of tekortkoming deur die aannemer reggemaak en 'n verdere toets en inspeksie uitgevoer is. 'n Bedrag van R5 word vir elke sodanige addisionele toets en inspeksie gevorder en is vooruitbetaalbaar.

- (2) The following charges shall be payable:
 (a) *Connection charge*: R20.
 (b) *Consumption charge*, per unit: 2c.

5. *Connections*.

(1) Only underground cable connections shall be made.

(2) A charge of R60 shall be payable for each single phase, R80 for two phase and R100 for a three phase connection to the supply mains: Provided that where a consumer already connected to the main supply of the S.A.R. the estimated amount payable to rectify such connection, be determined by the Engineer: Provided further that this amount is less than the cost of the corresponding new connection.

6. *Reconnections*.

Where premises have been disconnected temporarily for non-payment of accounts or non-compliance with any of the provisions of these by-laws or the Wiring Regulations, an amount of R3 shall be paid to the Board before reconnection of the premises shall be effected.

7. *Attending to Consumers' Faults*.

When the department is called upon to attend to a failure of supply and it is found that such failure is due to a fault in the installation or due to faulty operation of apparatus used in connection therewith, an amount of R3 shall be paid by the consumer for each such attendance.

8. *Special Reading of Meters*.

Consumers' meters shall be read, as near as is reasonably possible, at intervals of one month. Where the consumer requires his meter to be read at any time other than the appointed date, a charge of R1 shall be payable for such reading.

9. *Testing of Meters*.

If a consumer has reason to suppose that a meter is out of order or is registering incorrectly, the meter shall be tested by the Board on payment by the consumer of an amount of R7. This amount shall be refunded if the meter is found to register more than five per cent fast or slow and an amount, calculated in terms of section 32, shall be deducted from or added to the consumer's account in respect of the last reading in the month during which the accuracy of the meter was first disputed, in writing, by the consumer.

10. *Inspection and Testing of Installations*.

(1) Upon receipt of notification, in terms of section 6(6) that an installation or an addition to an installation has been completed and is ready for testing and inspection, such test and inspection shall be carried out free of charge.

(2) If the installation is found to be incomplete or defective or fails in any way to comply with these by-laws and the Wiring Regulations, the Board shall not connect the installation until such defect or failure shall have been remedied by the contractor and a further test and inspection carried out. The charge payable for each additional test and inspection shall be R5 payable in advance.

11. Huur van Meters.

(1) Geen huurgeld is betaalbaar ten opsigte van meters wat vereis word om die elektrisiteitsverbruik ingevolge die verskillende tariewe te meet nie.

(2) Waar addisionele meters deur die verbruiker vir sy eie gerief verlang en deur die Raad verskaf word, is 'n huurgeld van 25c per meter, per maand, betaalbaar.

12. Deposito's.

Behalwe in die geval van die Regering van die Republiek van Suid-Afrika, die Provinciale Administrasie en die Suid-Afrikaanse Spoerweë, moet elke applikant wat aansoek doen om die levering van elektrisiteit, by ondertekening van 'n onderneming vir sodanige levering, by die Raad 'n bedrag deponeer wat deur die Tesourier van die Raad bepaal word op grondslag van die koste van die maksimum hoeveelheid elektrisiteit wat so 'n applikant moontlik gedurende enige twee maande in die jaar sal verbruik: Met dien verstande dat sodanige deposito nie minder is as R10 nie.

F. GELDE BETAALBAAR VIR DIE LEWERING VAN ELEKTRISITEIT AAN PERSELE IN KOSMOS UITBREIDING.

1. Basiese Heffing.

'n Basiese heffing van R2 per maand word gehef per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hooftoevoerleiding aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie.

2. Huishoudelike Verbruikers.

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —

- (a) 'n woonhuis;
- (b) 'n woonstel of 'n woonstelgebou;
- (c) 'n tehuis van 'n liefdadigheidsinrigting;
- (d) 'n verpleeginrigting of 'n hospitaal;
- (e) 'n privaat hotel;
- (f) 'n losieshuis;
- (g) 'n woonklub;
- (h) 'n koshuis;
- (i) 'n kerk of 'n kerksaal;
- (j) 'n klub;
- (k) 'n openbare saal; en
- (l) 'n waterskema.

(2) Die volgende gelde is betaalbaar, per maand:—

(a) *Diensheffing*, per meteraansluitpunt of elektrisiteit verbruik word of nie: R4.

(b) *Verbruiksheffing*, per eenheid: 0,7c.

3. Handels-, Nywerheids- en Algemene Verbruikers.

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —

- (a) 'n winkel of handelshuis;
- (b) 'n kantoorgebou;
- (c) 'n kafee, teekamer of restaurant;
- (d) 'n gekombineerde winkel en teekamer;
- (e) 'n nywerheids- of fabrieksonderneming;
- (f) 'n skool of onderwysinrigting;
- (g) 'n gelisensieerde hotel; en
- (h) enige ander verbruiker wat nie onder item 2, 4 of 5 ressorteer nie.

(2) Dic volgende gelde is betaalbaar, per maand:—

(a) *Diensheffing*, per meteraansluitpunt, of elektrisiteit verbruik word of nie: R4.

(b) *Verbruiksheffing*, per eenheid: 1c.

11. Meter Rental.

(1) No rental shall be charged in respect of meters required to measure the consumption of electricity under the various tariffs.

(2) Where additional meters are required by the consumer for his own convenience and such meters are provided by the Board, a rental of 25c per meter, per month, shall be payable.

12. Deposits.

Except in the case of the Government of the Republic of South Africa, the Provincial Administration and the South African Railways, every applicant for a supply of electricity shall, upon signing an undertaking for such supply, deposit with the Board an amount determined by the Treasurer of the Board on the basis of the cost of the maximum amount of electricity which such applicant is likely to use during any two months in the year: Provided that such deposit shall not be less than R10.

F. CHARGES PAYABLE FOR THE SUPPLY OF ELECTRICITY TO PREMISES SITUATED WITHIN KOSMOS EXTENSION I.

1. Basic Charge.

A basic charge of R2 per month shall be levied per erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Board, can be connected to the supply mains, whether electricity is consumed or not.

2. Domestic Consumers.

(1) This tariff shall be applicable in respect of electricity supplied or made available to —

- (a) a dwelling;
- (b) a flat or a block of flats;
- (c) a home run by a charitable institution;
- (d) a nursing home or a hospital;
- (e) a private hotel;
- (f) a boarding house;
- (g) a residential club;
- (h) a hostel;
- (i) a church or a church hall;
- (j) a club;
- (k) a public hall; and
- (l) a water scheme.

(2) The following charges shall be payable, per month:—

(a) *Service charge*, per metering point, whether electricity is consumed or not: R4.

(b) *Consumption charge*, per unit: 0,7c.

3. Business, Industrial and General Consumers.

(1) This tariff shall be applicable in respect of electricity supplied or made available to —

- (a) a shop or commercial house;
- (b) an office building;
- (c) a café, tea room or restaurant;
- (d) a combined shop and tea room;
- (e) an industrial or factory undertaking;
- (f) a school or educational institution;
- (g) a licensed hotel; and
- (h) any other consumer not listed under item 2, 4 or 5.

(2) The following charges shall be payable per month:—

(a) *Service charge*, per metering point, whether electricity is consumed or not: R4.

(b) *Consumption charge*, per unit: 1c.

4. Grootmaatverbruikers.

In gevalle waar die Raad elektrisiteit by die grootmaat lever, is die volgende geldende betaalbaar, per maand:—

- (1) *Diensheffing*, per meteraansluitpunt, of elektrisiteit verbruik word of nie: R4.
- (2) *Aanvraagheffing* van R1,50 per kVA van half-uurlikse maksimum aanvraag, onderworpe aan 'n minimum heffing van R10, of elektrisiteit verbruik word of nie.
- (3) *Verbruiksheffing*, per eenheid: 0,7c.

5. Tydelike Toevoer.

(1) Tydelike toevoer vir boudoeleindes, kermisse en dergelike doeleindes word vir 'n tydperk van hoogstens vyf dae verskaf.

(2) Die volgende geldende is betaalbaar:—

- (a) *Aansluitingsgeld*: R20.
- (b) *Verbruiksheffing*, per eenheid: 2c.

6. Aansluitings.

(1) Slegs ondergrondse kabel-aansluitings word gemaak.

(2) 'n Vordering van R60 is betaalbaar vir elke aansluiting by die hooftoevoerleiding.

7. Heraansluitings.

(1) Wanneer 'n perseel weens die nie-betaling van rekenings of die nie-nakoming van enige van die bepalings van hierdie verordeninge of die Bedradingsregulasies tydelik afgesluit is, moet 'n bedrag van R3 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

(2) Wanneer 'n perseel op versoek van die verbruiker afgesluit word, moet 'n bedrag van R3 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

8. Herstel van Defekte waarvoor die Verbruiker verantwoordelik is.

Wanneer die afdeling versoek word om 'n onderbreking van toevoer te herstel en daar bevind word dat sodanige onderbreking te wyte is aan 'n fout in die installasie of aan foutiewe hantering van die apparaat wat in verband daarmee gebruik word, betaal die verbruiker 'n bedrag van R3 vir elke sodanige herstelling van toevoer.

9. Spesiale Meteraflesing.

Sover dit redelik moontlik is, word verbruikers se meters met tussenpose van een maand afgelees. Wanneer die verbruiker verlang dat sy meter op enige ander tyd as die vasgestelde datum afgelees word, is 'n bedrag van R1 ten opsigte van sodanige aflesing betaalbaar.

10. Toets van Meters.

As 'n verbruiker rede het om te vermoed dat 'n meter nie in orde is nie of verkeerd registreer, word die meter deur die Raad getoets, mits die verbruiker 'n bedrag van R7 stort. Die bedrag word terugbetaal indien daar bevind word dat die meter meer as vyf persent te vinnig of te stadig registreer, en 'n bedrag wat ingevolge artikel 32 bereken word, word van die verbruiker se rekening ten opsigte van die laaste meteraflesing gedurende die maand waarin die verbruiker vir die eerste keer die noukeurigheid van die meter skriftelik in twyfel getrek het, afgetrek of daaraan toegevoeg.

4. Bulk Consumers.

In cases where the Board supplies electricity in bulk, the following charges shall be payable, per month:—

- (1) *Service charge*, per metering point, whether electricity is consumed or not: R4.
- (2) *Demand charge* of R1,50 per kVA of half-hourly maximum demand, subject to a minimum charge of R10 whether electricity is consumed or not.
- (3) *Consumption charge*, per unit: 0,7c.

5. Temporary Supply.

(1) A temporary supply for building purposes, fairs and similar purposes shall be provided for a period not exceeding five days.

(2) The following charges shall be payable:—

- (a) *Connection charge*: R20.
- (b) *Consumption charge*, per unit: 2c.

6. Connections.

(1) Only underground cable connections shall be made.

(2) A charge of R60 shall be payable for each connection to the supply mains.

7. Reconections.

(1) Where premises have been disconnected temporarily for non-payment of accounts or non-compliance with any of the provisions of these by-laws or the Wiring Regulations, an amount of R3 shall be paid to the Board before reconnection of the premises shall be effected.

(2) Where premises have been disconnected temporarily at the request of the consumer, an amount of R3 shall be paid to the Board before reconnection of the premises shall be effected.

8. Attending to Consumers' Faults.

When the department is called upon to attend to a failure of supply and it is found that such failure is due to a fault in the installation or due to faulty operation of apparatus used in connection therewith, an amount of R3 shall be paid by the consumer for each such attendance.

9. Special Reading of Meters.

Consumers' meters shall be read, as near as is reasonably possible, at intervals of one month. Where the consumer requires his meter to be read at any time other than the appointed date, a charge of R1 shall be payable for such reading.

10. Testing of Meters.

If a consumer has reason to suppose that a meter is out of order or is registering incorrectly, the meter shall be tested by the Board on payment by the consumer of an amount of R7. This amount shall be refunded if the meter is found to register more than five per cent fast or slow and an amount, calculated in terms of section 32, shall be deducted from or added to the consumer's account in respect of the last reading in the month during which the accuracy of the meter was first disputed, in writing, by the consumer.

11. *Inspeksie en Toets van Installasies.*

(1) By ontvangs van kennisgewing, ingevolge artikel 6(6) dat 'n installasie of 'n uitbreiding van 'n installasie voltooi en gereed is om geïnspekteer en getoets te word, word so 'n toets en inspeksie kosteloos uitgevoer.

(2) Indien bevind word dat die installasie onvolledig of gebrekkig is, of in enige opsig nie aan hierdie verordeninge en die Bedradingsregulاسies voldoen nie, sluit die Raad die installasie nie aan voordat so 'n gebrek of tekortkoming deur die aannemer reggemaak en 'n verdere toets en inspeksie uitgevoer is nie. 'n Bedrag van R5 word vir elke sodanige addisionele toets en inspeksie gevorder en is vooruitbetaalbaar.

12. *Huur van Meters.*

(1) Geen huurgeld is betaalbaar ten opsigte van meters wat vereis word om die elektrisiteitsverbruik ingevolge die verskillende tariewe te meet nie.

(2) Waar addisionele meters deur die verbruiker vir sy eie gerief verlang en deur die Raad verskaf word, is 'n huurgeld van 25c per meter, per maand, betaalbaar.

13. *Deposito's.*

Behalwe in die geval van die Regering van die Republiek van Suid-Afrika, die Provinciale Administrasie en die Suid-Afrikaanse Spoerweë, moet elke applikant wat aansoek doen om die levering van elektrisiteit, by ondertekening van 'n onderneming vir die levering van elektrisiteit, by die Raad 'n bedrag deponeer wat deur die Tresourier van die Raad bepaal word op grondslag van die koste van die maksimum hoeveelheid elektrisiteit wat so 'n applikant moontlik gedurende enige twee maande in die jaar sal verbruik: Met dien verstande dat sodanige deposito nie minder is as R15 nie.

G. GELDE BETAALBAAR VIR DIE PERSELE GELEE BINNE DIE REGSGBIED VAN DIE EVANDER PLAASLIKE GEBIEDSKOMITEE.

1. *Huishoudelike Verbruikers.*

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —

- (a) 'n woonhuis;
- (b) 'n woonstel of 'n woonstelgebou;
- (c) 'n tehuis van 'n liefdadigheidsinstelling;
- (d) 'n verpleeginrigting of 'n hospitaal;
- (e) 'n privaat hotel;
- (f) 'n losieshuis;
- (g) 'n woonklub;
- (h) 'n koshuis;
- (i) 'n kerk of 'n kerksaal;
- (j) 'n klub; en
- (k) 'n openbare saal.

(2) Die volgende gelde is betaalbaar, per maand:—

- (a) *Diensheffing*, per meteraansluitpunt of elektrisiteit verbruik word of nie: R4.
- (b) *Verbruiksheffing*, per eenheid: 0,65c.

2. *Handels-, Nywerheids- en Algemene verbruikers.*

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —

- (a) 'n gelisensieerde hotel;
- (b) 'n winkel of handelshuis;
- (c) 'n kantoorgebou;
- (d) 'n kafee, teekamer of restaurant;

11. *Inspection and Testing of Installations.*

(1) Upon receipt of notification, in terms of section 6(6) that an installation or an addition to an installation has been completed and is ready for testing and inspection such test and inspection shall be carried out free of charge.

(2) If the installation is found to be incomplete or defective or fails in any way to comply with these by-laws and the Wiring Regulations, the Board shall not connect the installation until such defect or failure shall have been remedied by the contractor and a further test and inspection carried out. The charge payable for each additional test and inspection shall be R5 payable in advance.

12. *Meter Rental.*

(1) No rental shall be charged in respect of meters required to measure the consumption of electricity under the various tariffs.

(2) Where additional meters are required by the consumer for his own convenience and such meters are provided by the Board, a rental of 25c per meter, per month, shall be payable.

13. *Deposits.*

Except in the case of the Government of the Republic of South Africa, the Provincial Administration and the South African Railways, every applicant for a supply of electricity shall, upon signing an undertaking for the supply of electricity, deposit with the Board an amount determined by the Treasurer of the Board on the basis of the cost of the maximum amount of electricity which such applicant is likely to use during any two months in the year: Provided that such deposit shall not be less than R15.

G. CHARGES PAYABLE FOR THE SUPPLY OF ELECTRICITY TO PREMISES SITUATED WITHIN THE AREA OF JURISDICTION OF THE EVANDER LOCAL AREA COMMITTEE.

1. *Domestic Consumers.*

(1) This tariff shall be applicable in respect of electricity supplied or made available to —

- (a) a dwelling;
- (b) a flat or a block of flats;
- (c) a home run by a charitable institution;
- (d) a nursing home or a hospital;
- (e) a private hotel;
- (f) a boarding house;
- (g) a residential club;
- (h) a hostel;
- (i) a church or a church hall;
- (j) a club; and
- (k) a public hall.

(2) The following charges shall be payable, per month:—

- (a) *Service charge*, per metering point, whether electricity is consumed or not: R4.
- (b) *Consumption charge*, per unit: 0,65c.

2. *Business, Industrial and General consumers.*

(1) This tariff shall be applicable in respect of electricity supplied or made available to —

- (a) a licensed hotel;
- (b) a shop or commercial house;
- (c) an office building;
- (d) a café, tea room or restaurant;

- (e) 'n gekombineerde winkel en teekamer;
- (f) 'n nywerheids- of fabrieksonderneming;
- (g) 'n skool of onderwysinrigting; en
- (h) enige ander verbruiker wat nie onder item 1, 3 of 4 ressorteer nie.

- (2) Die volgende gelde is betaalbaar, per maand:—
- (a) *Diensheffing*, per meteraansluitpunt, of elektrisiteit verbruik word of nie: R5.
 - (b) *Verbruiksheffing*, per eenheid: 0,8c.

3. Grootmaatverbruikers.

In die gevalle waar die Raad elektrisiteit by die groot maat lewer, is die volgende gelde betaalbaar, per maand —

- (1) *Diensheffing*, per meteraansluitpunt of elektrisiteit verbruik word of nie: R20.

- (2) *Aanvraagheffing* van R1,50 per kVA van half-uurlikse maksimum aanvraag, onderworpe aan 'n minimum heffing van R10 of elektrisiteit verbruik word of nie.

- (3) *Verbruiksheffing*, per eenheid: 0,65c.

4. Tydelike Toevoer.

- (1) Tydelike toevoer vir boudoeleindes, kermisse en dergelike doelesindes word vir 'n tydperk van hoogstens vyf dae verskaf.

- (2) Die volgende gelde is betaalbaar —

- (a) *Aansluitingsgeld*: R20
- (b) *Verbruiksheffing*, per eenheid: 2c.

5. Aansluitings.

- (1) Slegs ondergrondse kabel-aansluitings word gemaak.

- (2) 'n Vordering van R60 is betaalbaar vir elke aansluiting by die hooftoevoerleiding.

6. Heraansluitings.

- (1) Wanneer 'n perseel weens die nie-betaling van rekenings of die nie-nakoming van enige van die bepalings van hierdie verordeninge of die Bedradingsregulasies tydelik afgesluit is, moet 'n bedrag van R3 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

- (2) Wanneer 'n perseel op versoek van die verbruiker afgesluit word, moet 'n bedrag van R3 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

7. Herstel van Defekte waarvoor die Verbruiker verantwoordelik is.

Wanneer die afdeling versoek word om 'n onderbreking van toevoer te herstel en daar bevind word dat sodanige onderbreking te wye is aan 'n fout in die installasie of aan foutiewe hantering van die apparaat wat in verband daarmee gebruik word, betaal die verbruiker 'n bedrag van R3 vir elke sodanige herstelling van toevoer.

8. Spesiale Meteraflesing.

Sover dit redelik moontlik is, word verbruikers se meters met tussenpose van een maand afgelees. Wanneer die verbruiker verlang dat sy meter op enige ander tyd as die vasgestelde datum afgelees word, is 'n bedrag van R1 ten opsigte van sodanige aflesing betaalbaar.

9. Toets van Meters.

As 'n verbruiker rede het om te vermoed dat 'n meter nie in orde is nie of verkeerd regstreer, word die meter deur die Raad getoets, mits die verbruiker 'n bedrag van

- (e) a combined shop and tea room;
- (f) an industrial or factory undertaking;
- (g) a school or educational institution; and
- (h) any other consumer not listed under item 1, 3 or 4.

- (2) The following charges shall be payable per month:—

- (a) *Service charge*, per metering point, whether electricity is consumed or not: R5.
- (b) *Consumption charge*, per unit: 0,8c.

3. Bulk Consumers.

In cases where the Board supplies electricity in bulk, the following charges shall be payable, per month —

- (1) *Service charge*, per metering point, whether electricity is consumed or not: R20.

- (2) *Demand charge* of R1,50 per kVA of halfhourly maximum demand, subject to a minimum charge of R10 whether electricity is consumed or not.

- (3) *Consumption charge*, per unit: 0,65.

4. Temporary Supply.

- (1) A temporary supply for building purposes, fairs and similar purposes shall be provided for a period not exceeding five days.

- (2) The following charges shall be payable —

- (a) *Connection charge*: R20.
- (b) *Consumption charge*, per unit: 2c.

5. Connections.

- (1) Only underground cable connections shall be made.

- (2) A charge of R60 shall be payable for each connection to the supply mains.

6. Reconections.

- (1) Where premises have been disconnected temporarily for non-payment of accounts or non-compliance with any of the provisions of these by-laws or the Wiring Regulations, an amount of R3 shall be paid to the Board before reconnection of the premises shall be effected.

- (2) Where premises have been disconnected temporarily at the request of the consumer, an amount of R3 shall be paid to the Board before reconnection of the premises shall be effected.

7. Attending to Consumers' Faults.

When the department is called upon to attend to a failure of supply and it is found that such failure is due to a fault in the installation or due to faulty operation of apparatus used in connection therewith, an amount of R3 shall be paid by the consumer for each such attendance.

8. Special Reading of Meters.

Consumers' meters shall be read, as near as is reasonably possible, at intervals of one month. Where the consumer requires his meter to be read at any time other than the appointed date, a charge of R1 shall be payable for such reading.

9. Testing of Meters.

If a consumer has reason to suppose that a meter is out of order or is registering incorrectly, the meter shall be tested by the Board on payment of the consumer of an

R7 stort. Die bedrag word terugbetaal indien daar bevind word dat die meter meer as vyf persent te vinnig of te stadig registreer, en 'n bedrag wat ingevolge artikel 32 bereken word, word van die verbruiker se rekening ten opsigte van die laaste meteraflesing gedurende die maand waarin die verbruiker vir die eerste keer die noueurigheid van die meter skriftelik in twyfel getrek het, afgentrek of daarvan toegevoeg.

10. *Inspeksie en Toets van Installasies.*

(1) By ontvangs van kennisgewing, ingevolge artikel 6(6) dat 'n installasie of 'n uitbreiding van 'n installasie voltooi en gereed is om geïnspekteer en getoets te word, word so 'n toets en inspeksie kosteloos uitgevoer.

(2) Indien bevind word dat die installasie onvolledig of gebrekkig is, of in enige opsig nie aan hierdie verordeninge en die bedradingsregulasies voldoen nie, sluit die Raad die installasie nie aan voordat so 'n gebrek of tekortkoming deur die aannemer reggemaak en 'n verdere toets en inspeksie uitgevoer is nie. 'n Bedrag van R5 word vir elke sodanige addisionele toets en inspeksie gevorder en is vooruitbetaalbaar.

11. *Huur van Meters.*

(1) Geen huurgeld is betaalbaar ten opsigte van meters wat vereis word om die elektrisiteitsverbruik ingevolge die verskillende tariewe te meet nie.

(2) Waar addisionele meters deur die verbruiker vir sy eie gerief verlang en deur die Raad verskaf word, is 'n huurgeld van 25c per meter, per maand, betaalbaar.

12. *Deposito's.*

Behalwe in die geval van die Regering van die Republiek van Suid-Afrika, die Provinciale Administrasie en die Suid-Afrikaanse Spoorweë, moet elke applikant wat aansoek doen om die lewering van elektrisiteit, by ondertekening van 'n onderneming vir sodanige lewering, by die Raad 'n bedrag deponeer wat deur die Tesourier van die Raad bepaal word op grondslag van die koste van die maksimum hoeveelheid elektrisiteit wat so 'n applikant moontlik gedurende enige twee maande in die jaar sal verbruik: Met dien verstande dat sodanige deposito nie minder is as R10 nie."

P.B. 2-4-2-36-111.

Administrateurkennisgewing 898

7 Julie 1971

MUNISIPALITEIT RENSBURG: WYSIGING VAN SANITÉRE EN VULLISVERWYDERINGSTARIEF.

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

Die Sanitäre en Vullisverwyderingstarief van die Munisipaliteit Rensburg, aangekondig by Administrateurskennisgewing 570 van 28 Julie 1965, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in item 1 die bedrag „R0,55” deur die bedrag „R1,40” te vervang.
2. Deur in item 2 die bedrag „R0,35” deur die bedrag „60c” te vervang.
3. Deur in item 3 na die woorde „privaat- en besigheidspersele” die uitdrukking „eenmaal per week” in te voeg.

amount of R7. This amount shall be refunded if the meter is found to register more than five per cent fast or slow and an amount, calculated in terms of section 32, shall be deducted from or added to the consumers' account in respect of the last reading in the month during which the accuracy of the meter was first disputed, in writing, by the consumer.

10. *Inspection and Testing of Installations.*

(1) Upon receipt of notification, in terms of section 6(6) that an installation or an addition to an installation has been completed and is ready for testing and inspection, such test and inspection shall be carried out free of charge.

(2) If the installation is found to be incomplete or defective or fails in any way to comply with these by-laws and the Wiring Regulations, the Board shall not connect the installation until such defect or failure shall have been remedied by the contractor and a further test and inspection carried out. The charge payable for each additional test and inspection shall be R5 payable in advance.

11. *Meter Rental.*

(1) No rental shall be charged in respect of meters required to measure the consumption of electricity under the various tariffs.

(2) Where additional meters are required by the consumer for his own convenience and such meters are provided by the Board, a rental of 25c per meter, per month, shall be payable.

12. *Deposits.*

Except in the case of the Government of the Republic of South Africa, the Provincial Administration and the South African Railways, every applicant for a supply of electricity shall, upon signing an undertaking for such supply, deposit with the Board an amount determined by the Treasurer of the Board on the basis of the cost of the maximum amount of electricity which such applicant is likely to use during any two months in the year: Provided that such deposit shall not be less than R10."

P.B. 2-4-2-36-111.

Administrator's Notice 898

7 July, 1971

RENSBURG MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS 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.

The Sanitary and Refuse Removals Tariff of the Rensburg Municipality, published under Administrator's Notice 570, dated 28 July 1965, as amended, is hereby further amended as follows:

1. By the substitution in item 1 for the amount „R0,55” of the amount „R1,40”.
2. By the substitution in item 2 for the amount „R0,35” of the amount „60c”.
3. By the insertion in item 3 after the words “business premises” of the expression, “once per week”.

4. Deur item 4 deur die volgende te vervang:—
 „4. Vir die verwydering van rioolwater uit goedgekeurde opgaartenks:
 (a) Per 450 liter inhoud wat verwyder is: 15c.
 (b) Minimum heffing per maand: R1.”
 PB. 2-4-2-81-66.

Administrateurskennisgewing 899

7. Julie 1971

MUNISIPALITEIT STANDERTON: WYSIGING VAN PETROLPOMP 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 Petrolpomp Bywette van die Munisipaliteit Standerton, afgekondig by Administrateurskennisgewing 746 van 23 Oktober 1929, soos gewysig, word hierby verder soos volg gewysig:—

1. Deur in artikel 4 die uitdrukking „26 duim by 13 duim” deur die uitdrukking „660 mm x 330 mm” te vervang.
2. Deur in artikel 5 die uitdrukking „8 voet 6 duim” deur die uitdrukking „2,59 meter” te vervang.
3. Deur in artikel 6 die uitdrukking „30 voet” deur die uitdrukking „9,14 meter” te vervang.

PB. 2-4-2-167-33.

Administrateurskennisgewing 900

7 Julie 1971

MUNISIPALITEIT KLERKSDORP: WYSIGING VAN VERORDENINGE VIR DIE VASSTELLING VAN GELDE VIR DIE UITREIKING VAN SERTIFIKAATE EN VERSKAFFING VAN INLIGTING

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 Verordeninge vir die Vasstelling van Gelde vir die Uitreiking van Sertifikate en Verskaffing van Inligting van die Munisipaliteit Klerksdorp, afgekondig by Administrateurskennisgewing 767 van 26 September 1956, word hierby gewysig deur die Bylae onder artikel 2 deur die volgende te vervang:—

BYLAE

TARIEF VAN GELDE

	R
1. Verskaffing van naam en adres van persoon of beskrywing van 'n eiendom	0,15
2. Inspeksie van enige akte, dokument, kaart of enige besonderhede in verband daarmee ...	0,30
3. Verskaffing van waardasiesertifikaat ...	0,30
4. Endossement op „Verklaring deur koper” vorms	0,15
5. Skriftelike inligting: Benewens die gelde kragtens items 1 en 2, vir iedere folio van 150 woorde of gedeelte daarvan	0,30
6. Voortdurende soek vir inligting:— (1) Vir die eerste uur	1,50
(2) Vir iedere bykomende uur of gedeelte daarvan	0,75

4. By the substitution for item 4 of the following:—
 “4. For the removal of sewage from approved conservancy tanks:
 (a) Per 450 litres of contents removed: 15c.
 (b) Minimum charge per month: R1.”

Administrator's Notice 899

7 July, 1971

STANDERTON MUNICIPALITY: AMENDMENT TO PETROL PUMP 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 Petrol Pump By-laws of the Standerton Municipality, published under Administrator's Notice 746, dated 23 October 1929, as amended, are hereby further amended as follows:—

1. By the substitution in section 4 for the expression “26 inches by 13 inches” of the expression “660 mm x 330 mm”.
2. By the substitution in section 5 for the expression “8 feet 6 inches” of the expression “2,59 metres”.
3. By the substitution in section 6 for the expression “30 feet” of the expression “9,14 metres”.

PB. 2-4-2-167-33.

Administrator's Notice 900

7 July 1971

KLERKSDORP MUNICIPALITY: AMENDMENT TO BY-LAWS FOR FIXING FEES FOR THE ISSUE OF CERTIFICATES AND FURNISHING OF INFORMATION

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 By-laws for Fixing Fees for the Issue of Certificates and Furnishing of Information of the Klerksdorp Municipality, published under Administrator's Notice 767, dated 26 September 1956, are hereby amended by the substitution for the Schedule under section 2 of the following:—

SCHEDULE

TARIFF OF CHARGES

	R
1. For furnishing name and address of person or description of a property	0,15
2. For the inspection of any deed, document, diagram or any details relating thereto ...	0,30
3. For the supply of any certificate of valuation ...	0,30
4. For endorsement on “Declaration of Purchaser” forms ...	0,15
5. For written information: In addition to the fees under items 1 and 2 for every folio of 150 words or part thereof ...	0,30
6. For any continuous search for information:— (1) For the first hour ...	1,50
(2) For every additional hour or part thereof ...	0,75

7. Kieserslys:	
(1) Vir enige enkele wyk	1,00
(2) Vir volledige stel — elf wyke	7,00
8. Notules:	
Van Stadsraadvergadering (maandeliks), per folio van 150 woorde	0,25
PB. 2-4-2-40-17.	

Administrateurskennisgewing 901 7 Julie 1971

MUNISIPALITEIT STANDERTON: WYSIGING VAN VERORDENINGE INSAKE DIE LISEN-SIËRING VAN ELEKTROTEGNIESE AANNEMERS.

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 Verordeninge insake die Licensiering van Elektrotegniese Aannemers van die Munisipaliteit Standerton, Afgekondig by Administrateurskennisgewing 306 van 19 April 1961, word hierby gewysig deur in artikel 3(5)(b) die uitdrukking „180 vierkante voet” deur die uitdrukking „16,72 vierkante meter” te vervang.

PB. 2-4-2-167-33.

Administrateurskennisgewing 902 7 Julie 1971

MUNISIPALITEIT STANDERTON: 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.

Die Elektrisiteitvoorsieningsverordeninge van die Munisipaliteit Standerton, afgekondig by Administrateurskennisgewing 553 van 22 Augustus 1962, soos gewysig word hierby verder gewysig deur in artikel 19(3) die uitdrukking „7/044 duim” deur die uitdrukking „6 vierkante millimeter” te vervang.

PB. 2-4-2-36-33.

Administrateurskennisgewing 903 7 Julie 1971

MUNISIPALITEIT BETHAL: WYSIGING VAN SKUTTARIEF

Die Administrateur publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 71 van genoemde Ordonnansie gemaak is.

Die Ekuttarief van die Munisipaliteit Bethal, afgekondig by Administrateurskennisgewing 703 van 15 September 1965, word hierby gewysig deur in item (1) die woord „myl” en die bedrag „0 20” onderskeidelik deur die woord „kilometer” en die bedrag „13c” te vervang.

PB. 2-4-2-75-7.

7. Voters roll:	
(1) For any single ward	1,00
(2) For full set — eleven words	7,00
8. Minutes:	
Council meeting (monthly), per folio of 150 words	0,25
PB. 2-4-2-40-17.	

Administrator's Notice 901 7 July, 1971

STANDERTON MUNICIPALITY: AMENDMENT TO BY-LAWS FOR THE LICENSING OF ELECTRICAL CONTRACTORS.

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 By-laws for the Licensing of Electrical Contractors of the Standerton Municipality, published under Administrator's Notice 306, dated 19 April 1961, are hereby amended by the substitution in section 3(5)(b) for the expression “180 square feet” of the expression “16,72 square metres”.

PB. 2-4-2-167-33.

Administrator's Notice 902 7 July, 1971

STANDERTON MUNICIPALITY: AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

The Administrators 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 Electricity Supply By-laws of the Standerton Municipality, published under Administrator's Notice 553, dated 22 August 1962, as amended, are hereby further amended by the substitution in section 19(3) for the expression “7/044 inches” of the expression “6 square millimetre”.

PB. 2-4-2-36-33.

Administrator's Notice 903 7 July, 1971

BETHAL MUNICIPALITY: AMENDMENT TO POUND TARIFF.

The Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been made by him in terms of section 71 of the said Ordinance:

The Pound Tariff of the Bethal Municipality, published under Administrator's Notice 703, dated 15 September 1965, is hereby amended by the substitution in item 1 for the word “mile” and the amount “0 20” of the word “kilometre” and the amount “13c” respectively.

PB. 2-4-2-75-7.

Administrteurskennisgewing 904

7 Julie 1971

OPENING VAN 'N OPENBARE PAD: DISTRIK NELSPRUIT.

Dit word hiermee vir algemene inligting bekendmaak dat die Administrateur na ondersoek en verslag deur die Padraad van Nelspruit, ingevolge die bepальings van artikel 5(1)(b) en (c) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) soos gewysig, goedgekeur het dat 'n openbare distrikspad, 30 Kaapse voet breed oor die plaas Karino Farm 134 J.U., distrik Nelspruit, geopen word soos aangetoon op meegaande sketsplan.

D.P. 04-044-23/24/K-1

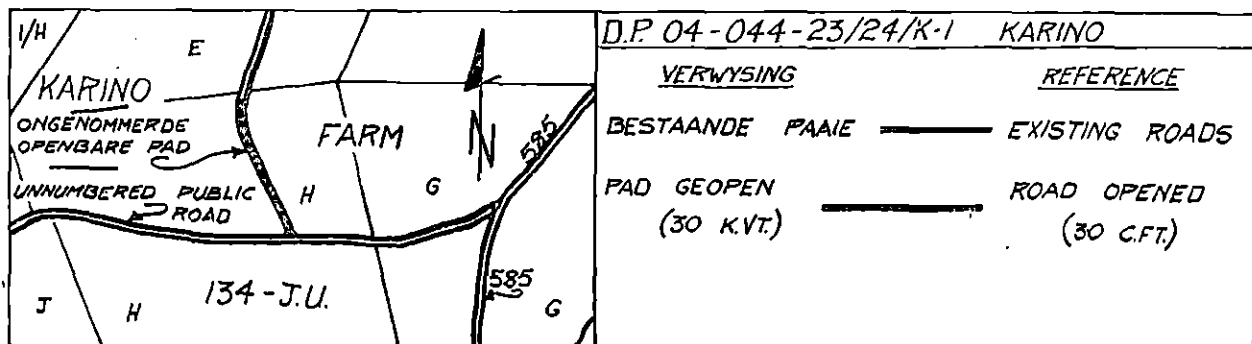
Administrator's Notice 904

7 July, 1971

OPENING OF PUBLIC ROAD: DISTRICT OF NELSPRUIT

It is hereby notified for general information that the Administrator has approved, after investigation and report, that in terms of section 5(1)(b) and (c) and section 3 of the Roads Ordinance (Ordinance 22 of 1957) as amended, a public district road, 30 Cape feet wide, traversing the farm Karino Farm 134 J.U., district of Nelspruit, shall be opened as indicated on the subjoined sketch plan.

D. P. 04-044-23/24/K-1.



Administrteurskennisgewing 905

7 Julie 1971

OPENING: OPENBARE DISTRIKSPAD 1511 OOR DIE PLAAS ALLANDALE 10-I.R. BINNE PRESIDENT PARK LANDBOUHOEWES.

Dit word hiermee vir algemene inligting bekendmaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Germiston, ingevolge artikels 5(1)(c), 5(2)(a) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedgekeur het dat 'n openbare distrikspad 37,783 meter breed, wat 'n verlenging sal wees van Distrikspad 1511 oor die plaas Allandale 10-I.R., binne President Park Landbouhoeves sal bestaan soos op die bygaande sketsplan aangetoon.

D.P. 021-022/23/22/1511(c).

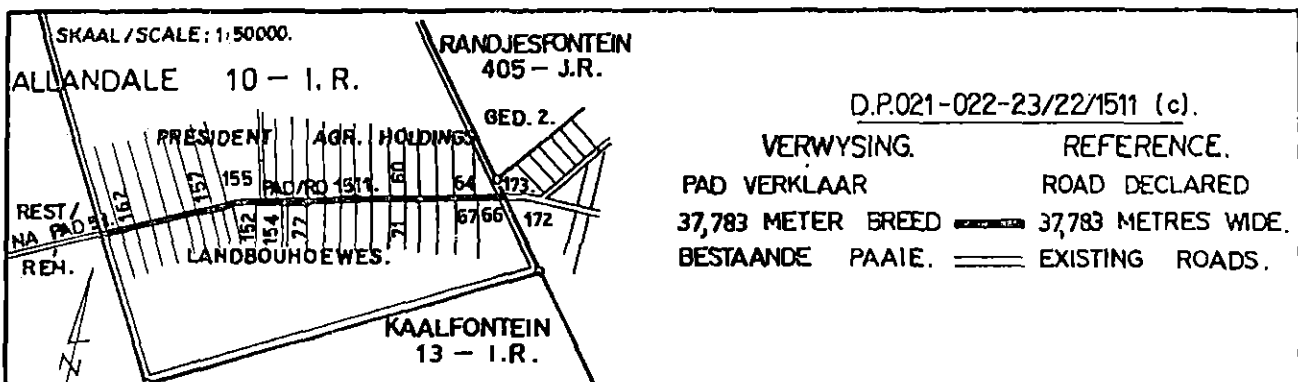
Administrator's Notice 905

7 July, 1971

OPENING: PUBLIC DISTRICT ROAD 1511 TRAVERSING THE FARM ALLANDALE 10-I.R. WITHIN PRESIDENT PARK AGRICULTURAL HOLDINGS.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Germiston in terms of sections 5 (1)(c), 5(2)(a) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that a public district road, 37,783 metres wide, which shall be an extension of District Road 1511, traversing the farm Allandale 10-I.R., within President Park Agricultural Holdings, shall exist as indicated on the subjoined sketch plan.

D.P. 021-022-23/22/1511(c)



Administrateurskennisgewing 906

7 Julie 1971

VERLEGGING EN VERBREIDING: OPENBARE DISTRIKSPAD: DISTRIK GERMISTON.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Germiston, ingevolge artikel 5 (1)(d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedkeur het dat die openbare distrikpad oor die plaas Mooifontein 14-I.R., distrik Germiston, verlê word met die reserwebreedte van 15,743 meter, soos aangetoon op bygaande sketsplan.

D.P. 021-022-23/22/1511(b)

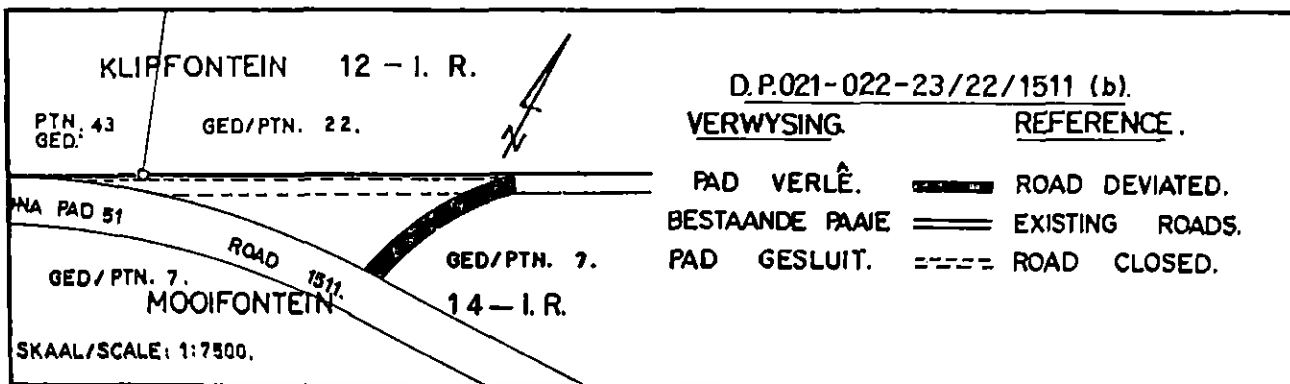
Administrator's Notice 906

7 July, 1971

DEVIATION AND WIDENING: PUBLIC DISTRICT ROAD: DISTRICT OF GERMISTON.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Germiston, in terms of section 5 (1)(d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), that the public district road traversing the farm Mooifontein 14-I.R., district of Germiston, shall be deviated with a reserve width of 15,743 metres as indicated on the sketch plan subjoined hereto.

D.P. 021-022-23/22/1511(b)



Administrateurskennisgewing 907

7 Julie 1971

VERBREDING VAN DISTRIKSPAD 1013: DISTRIK LICHTENBURG.

Dit word hiermee vir algemene inligting bekend gemaak dat die Administrateur, na ondersoek en verslag deur die Padraad van Delareyville ingevolge die bepalings van artikel 3 van die Padordonnansie 22 van 1957, goedkeur het dat Distrikspad 1013 oor die plaas Rietspruit 322 I.O., Goedgedacht 323 I.O. en Rhenostersput 257 I.Q., distrik Lichtenburg verbreed word na 80 Kaapse voet soos aangetoon op bygaande sketsplan.

D.P. 07-075D-23/22/1013.

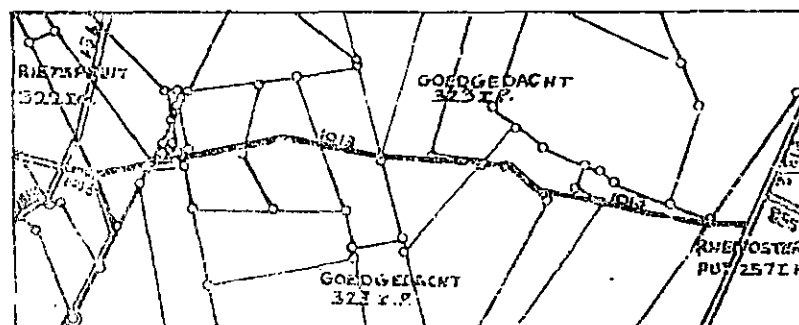
Administrator's Notice 907

7 July, 1971

WIDENING OF DISTRICT ROAD 1013: DISTRICT OF LICHTENBURG.

It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Board of Delareyville, in terms of section 3 of the Roads Ordinance 22 of 1957, that District Road 1013 traversing the farms Rietspruit 322 I.O., Goedgedacht 323 I.O. and Rhenostersput 257 I.Q., district of Lichtenburg shall be widened to 80 Cape feet, as indicated on subjoined sketch plan.

D.P.07-075D-23/22/1013.



D.P. 075D-23/22/1013

VERWYSING

REFERENCE

BESTAANDE PAAIE

EXISTING ROADS

PAD VERLÉE NA

ROAD WIDENED TO

80 KAPPSE VOET
(25,19 m)80 CAPE FEET
(25,19 m)

N

+

Administrateurskennisgewing 908

7 Julie 1971

VERLEGGING EN VERBREDING — DISTRIKS-PAD 38: DISTRIKTE PRETORIA EN BRONKHORSTSPrUIT.

Dit word hiermee vir algemene inligting bekendgemaak dat die Administrateur, na ondersoek en verslag deur die Padrade van Pretoria en Bronkhorstspruit, ingevolge die bepalings van artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957),

Administrator's Notice 908

7 July 1971

DEVIATION AND WIDENING — DISTRICT ROAD 38: DISTRICTS OF PRETORIA AND BRONKHORSTSPrUIT.

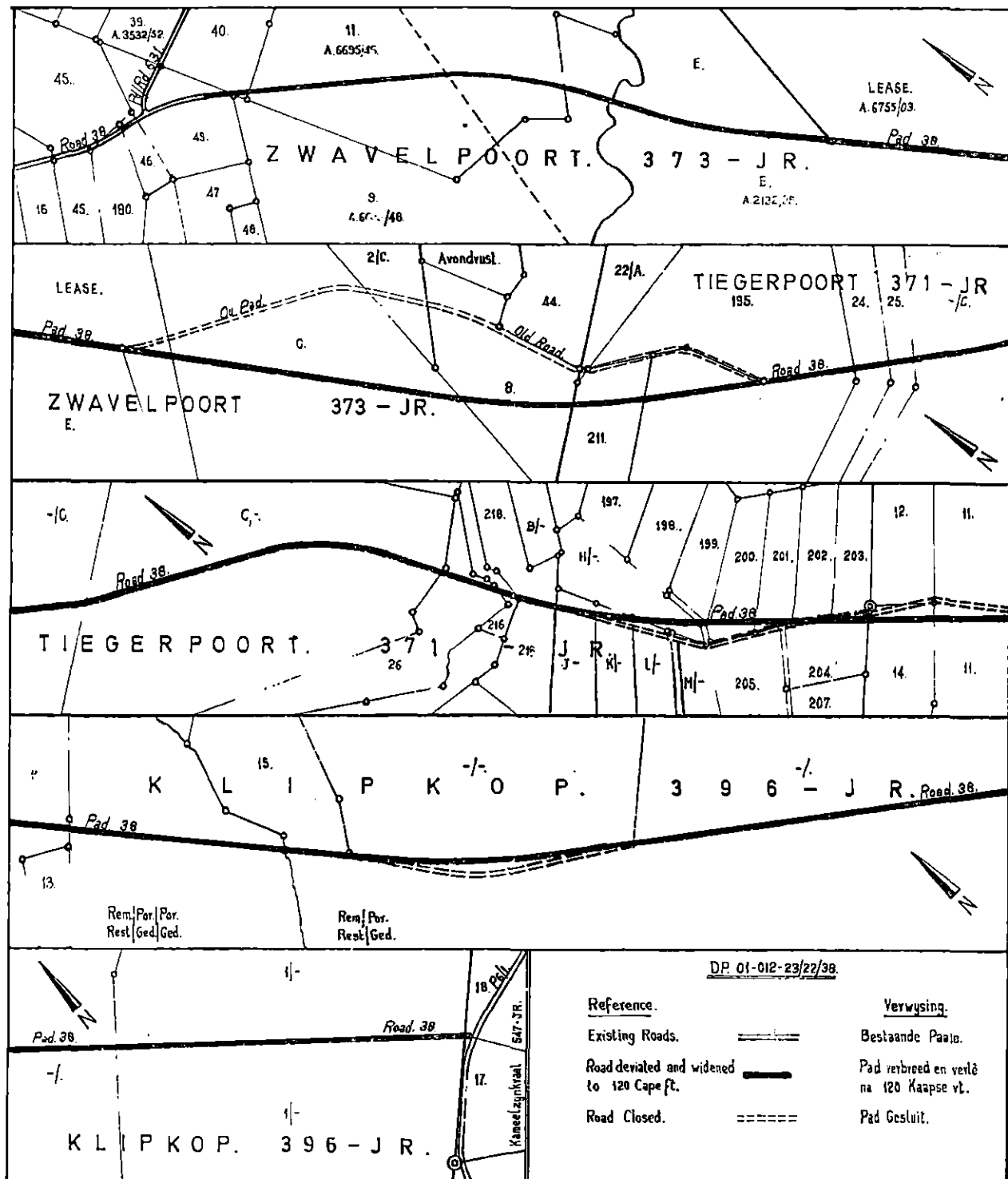
It is hereby notified for general information that the Administrator has approved, after investigation and report by the Road Boards of Pretoria and Bronkhorstspruit, in terms of section 5(1)(d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Dis-

goedgekeur het dat Distrikspad 38 oor die plase Zwavelpoort 373 - J.R., Distrik Pretoria, Tiegerpoort 371 - J.R., en Klipkop 396-J.R., Distrik Bronkhorstspruit, verlê en verbreed word na 120 Kaapse voet soos aangetoon op bygaande sketsplan.

D.P. 01-012-23/22/38 Vol. IV.

district Road 38 traversing the farms Zwavelpoort 373 - J.R., District of Pretoria, Tiegerpoort 371 - J. R., and Klipkop 396 - J.R., District of Bronkhorstspruit, shall be deviated and widened to 120 Cape feet as indicated on the sketch plan subjoined hereto.

D.P. 01-012-23/22/38 Vol. IV.



Administrateurskennisgewing 909

7 Julie 1971

Administrator's Notice 909

7 July 1971

VERLEGGING EN VERBREDING: OPENBARE PAD: DISTRIK LOUIS TRICHARDT

Dit word hiermee vir algemene inligting bekend gemaak dat die Administrator na ondersoek en verslag

DEVIATION AND WIDENING: PUBLIC ROAD: DISTRICT OF LOUIS TRICHARDT.

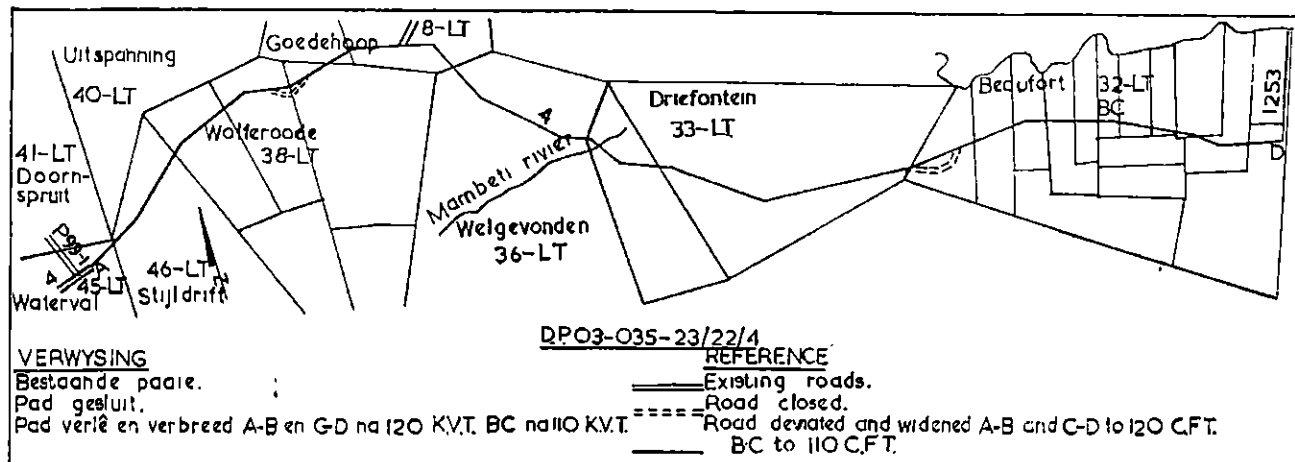
It is hereby notified for general information that the Administrator has approved, after investigation and re-

deur die Padraad van Louis Trichardt, ingevolge paraaf (d) van subartikel (1) van artikel 5 en artikel 3 van die Padordonnansie 22 van 1957, goedgekeur het dat Distrikspad 4 oor die plase Waterval 45-L.T., Doornspruit 41-L.T., Uitspanning 40-L.T., Stijldrift 46-L.T., Wolferode 38-L.T., Goedehoop 8-L.T., Welgevonden 36-L.T., Driefontein 33-L.T. en Beaufort 32-L.T., distrik Louis Trichardt, verlê en verbreed word na 110 en 120 Kaapse voet soos aangetoon op bygaande sketsplan.

DP.03-035-23/22/4.

port by the Road Board of Louis Trichardt, in terms of paragraph (d) of sub-section (1) of section 5 and section 3 of the Roads Ordinance 22 of 1957, that District Road 4 traversing the farms Waterval 45-L.T., Doornspruit 41-L.T., Uitspanning 40-L.T., Stijldrift 46-L.T., Wolferode 38-L.T., Goedehoop 8-L.T., Welgevonden 36-L.T., Driefontein 33-L.T. and Beaufort 32-L.T., District of Louis Trichardt, shall be deviated and widened to 110 and 120 Cape feet as indicated on the sketch plan subjoined hereto.

DP.03-035-23/22/4.



Administrateurskennisgewing 910

7 Julie 1971

**KENNISGEWING VAN VERBETERING
MUNISIPALITEIT AMERSFOORT: REGULASIES
VIR DIE BETALING VAN GELDE DEUR SEKERE
INWONERS VAN DIE STEDELIKE BANTU-
WOONGEBIED.**

Administrateurskennisgewing 672 van 2 Junie 1971 word hierby verbeter deur in die eerste reël van die inleidende paraaf van die Engelse Teks die uitdrukking „38(3)” deur die uitdrukking „38(5)” te vervang.

PB. 2-4-2-61-43.

Administrateurskennisgewing 911

7 Julie 1971

**MUNISIPALITEIT LYDENBURG: WYSIGING VAN
SANITÉRE EN VULLISVERWYDERINGSTARIEF.**

Die Administrateur publiseer hereby 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 Sanitäre- en Vullisverwyderings van die Munisipaliteit Lydenburg, afgekondig by Administrateurskennisgewing 690 van 20 Augustus 1952, soos gewysig, word hierby verder gewysig deur items 3 en 4 deur die volgende te vervang:

- “3. Inspeksie van rottingstenk- en filterinstallasie of ander inrigtings vir die wegruiming van rioolvullis op private eiendom.
- 4. Dienis vir verwydering van karkasse.
per installasic per kalendermaand: R1.
(a) Verwydering en wegdoen van grootvee, per karkas: R5

Administrator's Notice 910

7 July, 1971

CORRECTION NOTICE.

**AMERSFOORT MUNICIPALITY: REGULATIONS
FOR THE PAYMENT OF FEES BY CERTAIN
RESIDENTS OF THE URBAN BANTU RESI-
DENTIAL AREA.**

Administrator's Notice 672, dated 2 June 1971, is hereby corrected by the substitution in the first line of the introductory paragraph for the expression "38(3)" of the expression "38(5)".

P.B. 2-4-2-61-43.

Administrator's Notice 911

7 July 1971

**LYDENBURG MUNICIPALITY: AMENDMENT TO
SANITARY AND REFUSE REMOVAL 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.

The Sanitary and Refuse Removal Tariff of the Lydenburg Municipality, published under Administrator's Notice 690, dated 20 August 1952, as amended, is hereby further amended by the substitution for items 3 and 4 of the following:

- “3 Inspection of Septic Tank and Filter Installation or Other Works for the Disposal of Sewage on private Property.
- 4. Service for Removal of Carcasses.
Per installation per Calendar month: R1.
(a) Removal and disposal of large stock, per car-
cass: R5

- (b) Verwydering en wegdoen van kleinvee, per karkas: R2
 (c) Vir die toepassing van hierdie item omvat „grootvee” perde, muile, beeste, donkies en soortgelyke groot diere, en omvat „kleinvee” katte, honde, bokke, skape en soortgelyke klein diere”.

PB.2-4-2-81-42.

Administrateurskennisgewing 912

7 Julie 1971

MUNISIPALITEIT VANDERBIJLPARK: WYSING VAN RIOLERING EN LOODGIETERSVERORDENINGE.

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 Riolerings- en Loodgietersverordeninge van die Munisipaliteit Vanderbijlpark, afgekondig by Administrateurskennisgewing 509 van 1 Augustus 1962, soos gewysig, word hierby verder soos volg gewysig:

1. Deur subitem (ii) van item 3 van Bylae A deur die volgende te vervang:

„(ii) Behoudens die verpligting om 'n minimum bedrag, soos voorgeskryf by subitem (i) te betaal, ... is die volgende gelde betaalbaar ten opsigte van enige aansoek soos voornoem:—

- (a) Vir iedere 40 vierkante meter of gedeelte daarvan, van die vloeroppervlakte van die kelder- en grondverdieping van enige gebou wat bedien gaan word deur, of waarvan die gebruik regstreeks of onregstreeks, sal saamgaan met die gebruik van die riolstelsel: 50c.
 (b) Vir iedere 40 vierkante meter of gedeelte daarvan van die vloeroppervlakte van alle ander verdiepings van 'n gebou, soos dit by paragraaf (a) omskryf word: 20c”

2. Deur item 2 van Deel II van Bylae B deur die volgende te vervang:

„2. Die eienaar van enige stuk grond waar sodanige grond met die Raad se vuilriole verbind is of, na die mening van die Raad, verbind kan word, moet halfjaarlik 'n basiese geld ten opsigte van elke afsonderlike stuk grond aan die Raad vooruitbetaal, as volg:—

<i>Basiese</i>	
<i>halfjaar-</i>	
<i>likse</i>	
<i>gelde</i>	
R	

- | | |
|---|------|
| (1) (a) Elke erf of stuk grond bedoel vir enkel huise, skole, sportterreine, ontspanningsoorde of parke en kerke wat nie groter as 1 000 vierkante meter is nie | 8,00 |
| (b) Vir elke stuk grond groter as 1 000 vierkante meter maar wat nie 2 000 vierkante meter oorskry nie, 'n addisionele geld van 60c vir elke bykomende 200 vierkante meter of gedeelte daarvan. | |
| (c) Vir gronddele groter as 2 000 vierkante meter maar wat nie groter as 4 400 vierkante meter is nie, 'n addisionele geld van 40c vir elke bykomende 200 vierkante meter of gedeelte daarvan. | |
| (d) Vir enige stuk grond groter as 4 400 vierkante meter 'n addisionele geld van | |

- (b) Removal and disposal of small stock, per carcass: R2
 (c) For the purpose of this item ‘large stock’ means and includes horses, mules, cattle, donkeys and similar large animals, and ‘small stock’ means and includes cats, dogs, goats, sheep and similar small animals.”

PB. 2-4-2-81-42.

Administrator's Notice 912

7 July, 1971

VANDERBIJLPARK MUNICIPALITY: AMENDMENT TO DRAINAGE AND PLUMBING 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 Drainage and Plumbing By-laws of the Vanderbijlpark Municipality, published under Administrator's Notice 509, dated 1 August 1962, as amended, are hereby further amended as follows:—

1. By the substitution for subitem (ii) of item 3 under Schedule A of the following:—

“(ii) Subject to the obligation to pay a minimum fee as prescribed in subitem (i), the fees payable in respect of any application as aforesaid shall be as follows:—

- | | |
|--|--|
| (a) For every 40 square metres or part thereof of the floor area of the basement and ground floor storeys of any building to be served by, or the use of which will, whether directly or indirectly, be associated with the use of the drainage installation: 50c. | |
| (b) For every 40 square metres or part thereof of the floor area of all other storeys of a building as described in paragraph (a): 20c” | |

2. By the substitution for item 2 of Part II of Schedule B of the following:—

“2. The owner of any piece of land shall, where such land is connected or, in the opinion of the Council, can be connected with the Council's sewers, pay to the Council half-yearly in advance a basic charge in respect of every separate piece of land, as follows:—

<i>Basic</i>	
<i>Half-</i>	
<i>yearly</i>	
<i>Charge</i>	
R	

- | | |
|--|------|
| (1) (a) Each erf or piece of land reserved for single dwellings, schools, sports grounds, recreation resorts or churches in extent not exceeding 1 000 square metres | 8,00 |
| (b) For each piece of land in excess of 1 000 square metres but not exceeding 2 000 square metres, an additional 60c for every additional 200 square metres or part thereof | 8,00 |
| (c) For areas of land in excess of 2 000 square metres but not exceeding 4 400 square metres, an additional 40c for every additional 200 square metres or part thereof. | 8,00 |
| (d) For any piece of land in excess of 4 400 square metres, an additional 40c | 8,00 |

	40c vir elke bykomende 200 vierkante meter of gedeelte daarvan, tot 'n maksimum van R150.		for every 200 square metres or part thereof, to a maximum of R150,00.
(2) (a)	Erwe Nos. 622, 623, 624, 706, 797, 798, 799, 803, 804, 805, 806, 807, Vanderbijlpark Sentraalwes No. 6 Uitbreiding 1 en die resterende gedeeltes van Erwe Nos. 380 en 381, Vanderbijlpark, Sentraalwes 5, Uitbreiding 1.		(2) Erven Nos. 622, 623, 624, 706, 797, 798, 799, 803, 804, 805, 806, 807, Vanderbijlpark Central West No. No. 6, Extension 1 and the remaining extents of Erven 380 and 381, Vanderbijlpark Central West No. 5, Extension 1. For each 1 000 square metres or part thereof 8,00
	(b) Vir elke 1 000 vierkante meter of gedeelte daarvan	8,00	
(3)	Erwe of grond bedoel vir of waarop tweelinghuise opgerig is: Anderhalf die gelde gehef ingevolge subitem (1).		(3) Erven or land reserved for or on which semi-detached houses are erected: One and one half times the charges levied in terms of subitem (1).
(4)	Erwe of grond opsygesit of gebruik vir enige ander doel nie in subitem (1), (2) of (3) ingesluit nie of vir nywerheidsgesit in 'n woon- of besigheidsgebied, d.w.s. in die algemeen vir algemene woon-, besigheids- of Regeringsdoelendes bedoel: Twee keer die gelde gehef ingevolge subitem (1).		(4) Land or erven reserved for or used for purposes not included in subitem (1), (2) or (3) or for industrial purposes in a residential or business area, i.e. generally for general residential, business or Government purposes: Twice the charges levied in terms of subitem (1).
(5)	Grond groter as 4 000 vierkante meter bedoel of gebruik vir nywerheidsdoeleindes en erwe in 'n nywerheidsdorpsgebied bedoel vir nywerheidsgesit:—		(5) Land in excess of 4 000 square metres reserved for or used for industrial purposes and erven in an industrial township reserved for industrial purposes:—
	(a) Vir die eerste 4 000 vierkante meter ...	25,00	(a) For the first 4 000 square metres 25,00
	(b) Vir die volgende 16 000 vierkante meter, per 4 000 vierkante meter of gedeelte daarvan:	20,00	(b) For the next 16 000 square metres, per 4 000 square metres or part thereof 20,00
	(c) Vir die volgende 20 000 vierkante meter, per 4 000 vierkante meter of gedeelte daarvan:	15,00	(c) For the next 20 000 square metres, per 4 000 square metres or part thereof 15,00
	(d) Vir die volgende 20 000 vierkante meter, per 4 000 vierkante meter of gedeelte daarvan:	10,00	(d) For the next 20 000 square metres, per 4 000 square metres or part thereof 10,00
	(e) Vir die volgende 400 000 vierkante meter, per 4 000 vierkante meter of gedeelte daarvan	5,00	(e) For the next 400 000 square metres, per 4 000 square metres or part thereof 5,00
	(f) Daarna, per 4 000 vierkante meter of gedeelte daarvan	3,00	(f) Thereafter, per 4 000 square metres or part thereof 3,00
(6)	In Bantoegebiede, per standplaas van 400 vierkante meter of gedeelte daarvan	2,00"	(6) In areas for Bantu occupation, per stand of 400 square metres or part thereof 2,00"
	3. Deur in item 1 van Deel III van Bylae B die woorde „twee voet” deur die uitdrukking „0,63 meter” te vervang.		3. By the substitution in item 1 of Part III of Schedule B for the expression “two feet” of the expression “0,63 metres”.
	4. Deur in reël 1 van Deel IV van Bylae B die uitdrukking „1 000 gelling” deur die uitdrukking „5 kiloliter” te vervang.		4. By the substitution in rule 1 of Part IV of Schedule B for the expression “1,000 gallons” of the expression “5 kilolitres”.
	5. Deur in reël 8(i) van Deel IV van Bylae B die uitdrukking „1 000 gelling” deur die uitdrukking „5 kiloliter” te vervang.		5. By the substitution in rule 8(i) of Part IV of Schedule B for the expression “1,000 gallons” of the expression “5 kilolitres”.
	6. Deur Deel V van Bylae B deur die volgende te vervang:		6. By the substitution for Part V of Schedule B of the following:—

„DEEL V.”**Private Swembaddens.**

Onderstaande gelde is ten opsigte van swembaddens betaalbaar en dit word bereken volgens die inhoudsvermoë daarvan soos dit hieronder uiteengesit word:—

	Per Half- jaar R
(1) Tot en met 125 kiloliter	2,00
(2) Meer as 125 kiloliter tot en met 250 kiloliter	4,00
(3) Meer as 250 kiloliter tot en met 500 kiloliter	8,00
(4) Meer as 500 kiloliter	12,00"

P.B. 2-4-2-34-34.

	Per Half- year R
(1) Up to and including 125 kilolitres	2,00
(2) Over 125 kilolitres up to and including 250 kilolitres	4,00
(3) Over 250 kilolitres up to and including 500 kilolitres	8,00
(4) Over 500 kilolitres	12,00"

P.B. 2-4-2-3-34-34.

“PART V.**Private Swimming Baths.**

The following charges shall be payable in respect of swimming baths according to their capacity as specified below:—

Administrateurskennisgewing 913

7 Julie 1971

PIETERSBURG-WYSIGINGSKEMA NO. 1/19

Hierby word ooreenkomsdig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Pietersburg-dorpsaanlegskema No. 1, 1955, te wysig, om ooreen te stem met die stellingsvoorwaardes en die algemene plan van die dorp Pietersburg Uitbreiding No. 9.

Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Pietersburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pietersburg-wysigingskema No. 1/19.

P.B. 4-9-2-24-19

Administrateurskennisgewing 914

7 Julie 1971

PRETORIASTREEK-WYSIGINGSKEMA NO. 133.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoriastreek-dorpsaanlegskema 1960 gewysig word deur die hersonering van Erf No. 387 dorp Lyttelton Manor, van „Spesiale Woon” tot „Algemene Besigheid” onderworpe aan sekere voorwaardes.

Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoriastreek-wysigingskema No. 133.

P.B. 4-9-2-217-133

Administrateurskennisgewing 915

7 Julie 1971

RUSTENBURG-WYSIGINGSKEMA NO. 1/26.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Rustenburg-dorpsaanlegskema No. 1, 1955, gewysig word deur die hersonering van 'n Deel van die Restant van Verenigste Erf No. 1471, dorp Rustenburg, van „Inrigting” tot „Spesiale Besigheid”, onderworpe aan sekere verdere voorwaardes.

Kaart No. 3 en die skemaklousule van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Rustenburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Rustenburg-wysigingskema No. 1/26.

P.B. 4-9-2-31-26

Administrateurskennisgewing 916

7 Julie 1971

VERKLARING VAN GOEDGEKEURDE DORP IN GEVOLGE ARTIKEL 69 VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965)

Administrator's Notice 913

7 July, 1971

PIETERSBURG AMENDMENT SCHEME NO. 1/19.

It is hereby notified in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Pietersburg Town-planning Scheme No. 1, 1955, to conform with the conditions of establishment and the general plan of Pietersburg Extension No. 9 Township.

Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government Pretoria, and the Town Clerk, Pietersburg and are open for inspection at all reasonable times.

This amendment is known as Pietersburg Amendment Scheme No. 1/19.

P.B. 4-9-2-24-19

Administrator's Notice 914

7 July, 1971

PRETORIA REGION AMENDMENT SCHEME NO. 133.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Pretoria Region Town-planning Scheme 1960, by the rezoning of Erf No. 387 Lyttelton Manor Township, from "Special Residential" to "General Business" subject to certain conditions.

Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government Pretoria, and the Town Clerk, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Pretoria Region Amendment Scheme No. 133.

P.B. 4-9-2-217-133

Administrator's Notice 915

7 July, 1971

RUSTENBURG AMENDMENT SCHEME NO. 1/26.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Rustenburg Town-planning Scheme No. 1, 1955, by the rezoning of a Part of the Remainder of Consolidated Erf No. 1474 Rustenburg Township, from "Institution" to "Special Business", subject to certain further conditions.

Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Rustenburg and are open for inspection at all reasonable times.

This amendment is known as Rustenburg Amendment Scheme No. 1/26.

P.B. 4-9-2-31-26

Administrator's Notice 916

7 July, 1971

DECLARATION OF APPROVED TOWNSHIP 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 25 of 1965), the Ad-

verklaar die Administrateur hierby die dorp Bedfordview Uitbreiding No. 148, geleë op Gedeelte 719 van die plaas Elandsfontein No. 90-IR, distrik Germiston, tot 'n goedgekeurde dorp en in die Bylae by hierdie kennisgewing is die voorwaardes uiteengesit waarop die aansoek om die stigting van bedoelde dorp toegestaan is.

PB. 4-2-2-3275.

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR FENN INVESTMENTS (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 719 VAN DIE PLAAS ELANDSFONTEIN NO. 90-IR, DISTRIK GERMIS-TON, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Bedfordview Uitbreiding No. 148.

2. Ontwerpplan.

Die dorp bestaan uit erwe en 'n straat soos aangedui op Algemene Plan L.G. No. A.4731/70.

3. Straat.

- (a) Die applikant moet die straat in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat die aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die applikant van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.
- (b) Die straat moet benoem word tot voldoening van die Administrateur.

4. Begiftiging.

(a) Betaalbaar aan die plaaslike bestuur:

Die dorpscienaar moet, ingevolge artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur, bedrae geld betaal wat gelykstaande is met:—

- (i) 15% van die grondwaarde van erwe in die dorp, welke bedrag aangewend moet word vir die bou van strate en/of stormwaterdrainering in of vir die dorp; en
- (ii) 1.5% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkrywing en/of ontwikkeling van parke binne sy regsgebied.

Sodanige begiftiging moet ooreenkomsdig die bepalings van artikel 74 van die bedoelde Ordonnansie betaal word.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:—

Die dorpscienaar moet kragtens die bepalings van artikels 62 en 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, 'n begiftiging in 'n globale bedrag aan die Transvaal Onderwysdepartement betaal op die grondwaarde van erwe in die dorp.

ministrator hereby declares Bedfordview Extension No. 148 Township, situated on Portion 719 of the farm Elandsfontein No. 90-IR, district Germiston, 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.

PB. 4-2-2-3275.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY FENN INVESTMENTS (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 719 OF THE FARM ELANDSFONTEIN NO. 90-IR, DISTRICT GERMISTON, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Bedfordview Extension No. 148.

2. Design of Township.

The township shall consist of erven and a street as indicated on General Plan S.G. No. A.4731/70.

3. Street.

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

4. Endowment.

(a) 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:

- (i) 15% of the land value of erven in the township, which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township; and
- (ii) 1.5% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction.

Such endowment shall be paid in accordance with the provisions of section 74 of the aforesaid Ordinance.

(b) Payable to the Transvaal Education Department:

The township owner shall, in terms of the provisions of sections 62 and 63(1)(a) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of erven in the township.

Die grootte van die grond word bereken deur 485 vierkante voet te vermenigvuldig met die getal erwe in die dorp.

Die waarde van die grond moet bepaal word kragtens die bepalings van artikel 74(3) en sodanige begifting is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie.

5. Beskikking oor Bestaande Titelvoorraades.

Alle erwe moet onderworpe gemaak word aan bestaande voorraades en serwitute, as daar is, met inbegrip van die voorbehoud van mineraleregte maar sonder inbegrip van die serwituit vir die geleiding van elektrisiteit ten gunste van die Stadsraad van Johannesburg kragtens Notariële Akte No. 725/1953S geregistreer, wat slegs Erf No. 692 raak.

6. Slooping van Geboue.

Die applikant moet op eie koste alle geboue en strukture geleë binne die boulynreserwe, kantruimte of oor 'n gemeenskaplike grens laat sloop tot voldoening van die plaaslike bestuur wanneer hy deur die plaaslike bestuur versoek word om dit te doen.

7. Nakoming van Voorraades.

Die applikant moet die stigtingsvoorraades nakom en moet die nodige stappe doen om te sorg dat die titelvoorraades en enige ander voorraades opgelê ingevolge artikel 62 van Ordonnansie 25 van 1965 nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regsvvoegdheid te laat berus.

B. TITELVOORWAARDES.

1. Die Erwe met sekere Uitsonderings.

Die erwe met uitsondering van:—

- (i) erwe wat deur die Staat verkry mag word; en
 - (ii) erwe wat vir munisipale doeleindes verkry mag word, mits die Administrateur die doeleindes waarvoor sodanige erwe nodig is, goedkeur het;
- is onderworpe aan die voorraades hierna genoem, opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965:
- (a) Die erf is onderworpe aan 'n serwituit vir riolering-en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, 2 meter breed, langs net een van sy grense, uitgesonderd 'n straatgrens, soos bepaal deur die plaaslike bestuur.
 - (b) Geen gebou of ander struktuur mag binne die voornoemde serwituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne 'n afstand van 2 meter daarvan geplant word nie.

- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoof-pypeleiding en ander werke wat hy volgens goedduune noodsaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituit grens; en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypeleiding en ander werke veroorsaak word.

The area of the land shall be calculated by multiplying 485 square feet by the number of erven in the township.

The value of the land shall be determined in terms of the provisions of section 74(3) and such endowment is payable in terms of the provisions of section 73 of the said Ordinance.

5. Disposal of Existing Conditions of Title.

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the servitude for the conveyance of electricity in favour of the City Council of Johannesburg, registered under Notarial Deed No. 725/1953S, which affects Erf No. 692 only.

6. Demolition of Buildings.

The applicant shall at its own expense cause all the buildings situated within the building line reserve, side space or over a common boundary to be demolished to the satisfaction of the local authority when required to do so by the local authority.

7. 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, 1965: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

B. CONDITIONS OF TITLE.

1. The Erven with Certain Exceptions.

The erven with the exception of:

- (i) Such erven as may be acquired by the State; and
- (ii) such erven as may be acquired for municipal purposes provided the Administrator has approved the purposes for which such erven are required;

shall be subject to the conditions hereinafter set forth imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 1965:—

- (a) The erf is subject to a servitude, two metres 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 largerooted trees shall be planted within the area of such servitude or within 2 metres 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 or 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 the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

2. Erwe onderworpe aan Spesiale Voorwaardes.**Erwe Nos. 693 en 695.**

Die erf is onderworpe aan 'n servituut vir paddoel-eindes ten gunste van die plaaslike bestuur, soos aange-toon op die algemene plan.

3. Staats- en Munisipale Erwe.

As enige erf wat verkry word soos beoog in klausule B1(i) en (ii) hiervan, geregistreer word in die naam van enige ander persoon as die Staat of die plaaslike bestuur, dan is so 'n erf daarop onderworpe aan sodanige voorwaardes as wat die Administrateur mag toelaat.

Administrateurskennisgewing 917

7 Julie 1971

BEDFORDVIEW-WYSIGINGSKEMA NO. 1/68.

Hierby word ooreenkomsdig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Bedfordview-dorpsaanlegskema No. 1, 1948, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Bedfordview Uitbreiding No. 148.

Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Bedfordview, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Bedfordview-wysigingskema No. 1/68.

PB. 4-9-2-46-68.

Administrateurskennisgewing 918

7 Julie 1971

MUNISIPALITEIT SWARTRUGGENS: WYSIGING VAN VERLOFREGULASIES.

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 Verlofregulasies, afgekondig by Administrateurskennisgewing 553 van 26 Julie 1950, en van toepassing gemaak op die Munisipaliteit Swartruggens by Administrateurskennisgewing 912 van 22 Oktober 1952, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 11(b)(i) die uitdrukking „tot 'n maksimum van 180 dae” te skrap.
2. Deur in artikel 11(b)(v)(bb)(bbb) na die woorde „vakansieverlof wat nie geneem is nie”, die uitdrukking „tot 'n maksimum van 180 dae” in te voeg.

P.B. 2-4-2-54-67

Administrateurskennisgewing 919

7 Julie 1971

MUNISIPALITEIT CARLETONVILLE: WYSIGING VAN BOUVERORDENINGE.

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 Bouverordeninge van die Munisipaliteit Carletonville, afgekondig by Administrateurskennisgewing 816 van

2. Erven Subject to Special Conditions.**Erven Nos. 693 and 695.**

The erf shall be subject to a servitude for road purposes in favour of the local authority as shown on the general plan.

3. State and Municipal Erven.

Should any erf acquired as contemplated in Clause B1(i) and (ii) hereof, be registered in the name of any person other than the State or the local authority, such erf shall thereupon be subject to such conditions as may be permitted by the Administrator.

Administrator's Notice 917

7 July, 1971

BEDFORDVIEW AMENDMENT SCHEME NO. 1/68.

It is hereby notified in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Bedfordview Town-planning Scheme No. 1, 1948, to conform with the conditions of establishment and the general plan of Bedfordview Extension No. 148 Township.

Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Bedfordview, and are open for inspection at all reasonable times.

This amendment is known as Bedfordview Amendment Scheme No. 1/68.

PB. 4-9-2-46-68.

Administrator's Notice 918

7 July, 1971

SWARTRUGGENS MUNICIPALITY: AMENDMENT TO LEAVE REGULATIONS.

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 Leave Regulations, published under Administrator's Notice 533, dated 26 July 1950, and made applicable to the Swartruggens Municipality by Administrator's Notice 912, dated 22 October 1952, as amended, are hereby further amended as follows:

1. By the deletion in section 11(b)(i) of the expression “to a maximum of 180 days.”
2. By the insertion in section 11(b)(v)(bb)(bbb) after the words “vacation leave not taken” of the expression “to a maximum of 180 days”.

P.B. 2-4-2-54-67

Administrator's Notice 919

7 July, 1971

CARLETONVILLE MUNICIPALITY: AMENDMENT TO BUILDING 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 Building By-laws of the Carletonville Municipality, published under Administrator's Notice 816, dated 28

28 November 1962, soos gewysig, word hiermee verder soos volg gewysig:—

1. Deur subartikel (2) van artikel 413 deur die volgende te vervang:—

“(2) Vir elke 10 vierkante meter of gedeelte daarvan van die totale vloeroppervlakte op die plan of planne vir enige nuwe gebou aangedui, word geldie volgens die volgende skaal gevorder:—

65c per 10 vierkante meter vir die eerste 1 000 vierkante meter. Daarna 43c per 10 vierkante meter vir die volgende 1 000 vierkante meter. Daarna 22c per 10 vierkante meter van vloeroppervlakte bo 2 000 vierkante meter.

2. Deur subartikel (8) van artikel 413 deur die volgende te vervang:—

(8) *Spesiale geboue.* Gelde vir planne van geboue van 'n spesiale aard, soos byvoorbeeld fabrieks-koorstene, toeringpunte en dergelyke oprigtings, word vasgestel teen R1,08 vir elke 10 vierkante meter of gedeelte daarvan. Elke 4 meter van hoogte of gedeelte daarvan word as 'n afsonderlike vloer beskou waarvolgens die oppervlakte bereken word.”

PB. 2-4-2-19-146.

Administrateurskennisgewing 920

7 Julie 1971

MUNISIPALITEIT VEREENIGING: VOORGESTELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Vereeniging 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdhede aan hom verleen by artikel 9(7) van genoemde Ordonnansie uitoeft en die grense van die Municipaaliteit Vereeniging verander deur die opneming daarin van Gedeelte 47 van die plaas Uitvlugt 434-IR, groot 118,5156 hektaar, volgens Kaart L.G. A.2163/70.

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

PB. 3-2-3-36.

ALGEMENE KENNISGEWINGS

KENNISGEWING 517 VAN 1971.

VOORGESTELDE STIGTING VAN DORP BEDFORDVIEW UITBREIDING 174.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat John Pennel aansoek gedoen het om 'n dorp bestaande uit 2 spesiale woonerwe te stig op Gedeelte 18 van Gekonsolideerde Hoeve No. 161, Geldenhuis Estate Kleinhoeves, distrik Germiston, wat bekend sal wees as Bedfordview Uitbreiding 174.

November 1962, as amended, are hereby further amended as follows:—

1. By the substitution for subsection (2) of section 413 of the following:—

“(2) For every 10 square metres or part thereof of the total floor areas shown on the plan or plans for any new buildings, fees shall be charged on the following scale:—

65c per 10 square metres for the first 1 000 square metres. Thereafter 43c per 10 square metres for the next 1 000 square metres. Thereafter 22c per 10 square metres of floor area in excess of 2 000 square metres.”

2. By the substitution for subsection (8) of section 413 of the following:—

(8) *Special Buildings.* Plans for buildings of a special character, such as factory chimneys, spires and similar erections, shall be assessed at the rate of R1,08 for every 10 square metres or part thereof. Each 4 metres in height or part thereof shall be regarded as a separate floor upon which area shall be calculable.”

PB. 2-4-2-19-146.

Administrator's Notice 920

7 July, 1971

VEREENIGING 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 Vereeniging 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 Vereeniging Municipality by the inclusion therein of Portion 47 of the farm Uitvlugt 434-IR, in extent 118,5156 hectares, vide Diagram S.G. A.2163/70.

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 said proposal.

PB. 3-2-3-36.

GENERAL NOTICES

NOTICE 517 OF 1971.

PROPOSED ESTABLISHMENT OF BEDFORDVIEW EXTENSION 174 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 John Pennel for permission to lay out a township consisting of 2 special residential erven on Portion 18 of Consolidated Lot No. 161, Geldenhuis Estate Small Holdings, district Germiston, to be known as Bedfordview Extension 174.

Die voorgestelde dorp lê noord van en grens aan Douglasweg en oos van en grens aan Van Buurenweg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Provinciale 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, 30 Junie 1971.

30—7.

KENNISGEWING 518 VAN 1971.

VOORGESTELDE STIGTING VAN DORP PRINCESS UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Droston (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit 2 algemene woonerwe en 1 besigheids erf te stig op Hoewe 209, Princess Landbouhoeves Uitbreiding 3, distrik Roodepoort, wat bekend sal wees as Princess Uitbreiding 1.

Die voorgestelde dorp lê noord van en grens aan Reitzweg en oos van en grens aan Prosperityweg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Provinciale 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, 30 Junie 1971.

30—7.

KENNISGEWING 519 VAN 1971.

VOORGESTELDE STIGTING VAN DORP RANDPARKRIF UITBREIDING 9.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Voslin Eiendomme (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit 128 spesiale woonerwe en 1 algemene woonerf, te stig op Gedeeltes 12 en 27 van

The proposed township is situate north of and abuts Douglas Road and east of and abuts Van Buuren Road.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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,

Direktor of Local Government.
Pretoria, 30 June, 1971.

30—7.

NOTICE 518 OF 1971.

PROPOSED ESTABLISHMENT OF PRINCESS EXTENSION 1 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 Droston (Pty.) Ltd., for permission to lay out a township consisting of 2 general residential erven and 1 business erf on Holding 209, Princess Agricultural Holdings, Extension 3, district Roodepoort, to be known as Princess Extension 1.

The proposed township is situate north of and abuts Reitz Road and east of and abuts Prosperity Road.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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,

Direktor of Local Government.
Pretoria, 30 June, 1971.

30—7.

NOTICE 519 OF 1971.

PROPOSED ESTABLISHMENT OF RANDPARKRIF EXTENSION 9 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 Voslin Eiendomme (Pty.) Ltd., for permission to lay out a township consisting of 128 special residential erven and 1 general residential

die plaas Boschkop No. 199-IQ, distrik Johannesburg, wat bekend sal wees as Randparkrif Uitbreiding 9.

Die voorgestelde dorp lê noordoos van en grens aan Roodepoort-Randburg munisipale grens en wes van en grens aan voorgestelde dorp Randparkrif Uitbreiding 11.

Die aansoek met die betrokke plante, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Proviniale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *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, 30 Junie 1971.

30—7.

KENNISGEWING 520 VAN 1971.

VOORGESTELDE STIGTING VAN DORP RANDPARKRIF UITBREIDING 11.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Monkor Trust Dorpsgebiede (Edms.) Bpk. en Wiljay Investments (Pty.) Ltd., aansoek gedoen het om 'n dorp bestaande uit 115 spesiale woonerwe te stig op Sekere Gedeelte 122 van die plaas Boschkop No. 199-IQ, distrik Johannesburg, wat bekend sal wees as Randparkrif Uitbreiding 11.

Die voorgestelde dorp lê noordoos van en grens aan die Roodepoort-Randburg munisipale grens en oos van en grens aan voorgestelde dorp Randparkrif Uitbreiding 9.

Die aansoek met die betrokke plante, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Proviniale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *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, 30 Junie 1971.

30—7.

erf, on Portions 12 and 27 of the farm Boschkop No. 199-IQ, district Johannesburg, to be known as Randparkrif Extension 9.

The proposed township is situate north-east of and abuts the Roodepoort-Randburg municipal boundary and west of and abuts proposed Randparkrif Extension 11 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 30 June, 1971.

30—7.

NOTICE 520 OF 1971.

PROPOSED ESTABLISHMENT OF RANDPARKRIF EXTENSION 11 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 Monkor Trust Dorpsgebiede (Edms.) Bpk. and Wiljay Investments (Pty.) Ltd., for permission to lay out a township consisting of 115 special residential erven on Certain Portion 122 of the farm Boschkop No. 199-IQ, district Johannesburg, to be known as Randparkrif Extension 11.

The proposed township is situate north-east of and abuts Roodepoort-Randburg municipal boundary and east of and abuts the proposed Randparkrif Extension 9 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 30 June, 1971.

30—7.

KENNISGEWING 521 VAN 1971.

VOORGESTELDE STIGTING VAN DORP ORNIHAVEN.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Suzanne Barnard aansoek gedoen het om 'n dorp bestaande uit 44 spesiale woonerwe te stig op Resterende Gedeelte van Gedeelte 13 ('n gedeelte van 'Gedeelte 8), van die plaas Driefontein No. 41-IR, distrik Johannesburg, wat bekend sal wees as Ornihaven.

Die voorgestelde dorp lê suidoos van en grens aan die Klein Jukskeirivier en weerskante van die Johannesburg Westelike Verbypad.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Provinciale 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, 30 Junie 1971.

30—7.

KENNISGEWING 522 VAN 1971.

VOORGESTELDE STIGTING VAN DORP STRATHAVON UITBREIDING 6.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Daphne Edith Jones aansoek gedoen het om 'n dorp bestaande uit 3 spesiale woonerwe te stig op Hoewe No. 40, Strathavon Landbouhoeves, distrik Johannesburg, wat bekend sal wees as Strathavon Uitbreiding 6.

Die voorgestelde dorp lê suid van en grens aan Northweg en oos van en grens aan Helenweg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Provinciale 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, 30 Junie 1971.

30—7.

NOTICE 521 OF 1971.

PROPOSED ESTABLISHMENT OF ORNIHAVEN 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 Suzanne Barnard for permission to lay out a township consisting of 44 special residential erven on Remaining Extent of Portion 13. (a portion of Portion 8) of the farm Driefontein No. 41-IR, district Johannesburg, to be known as Ornihaven.

The proposed township is situated south-east of and abuts the Klein Jukskei River and either side of the Johannesburg Western By-pass.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 30 June, 1971.

30—7.

NOTICE 522 OF 1971.

PROPOSED ESTABLISHMENT OF STRATHAVEN EXTENSION 6 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 Daphne Edith Jones for permission to lay out a township consisting of 3 special residential erven on Holding No. 40, Strathavon Agricultural Holdings, district Johannesburg, to be known as Strathavon Extension 6.

The proposed township is situated south of and abuts North Road and east of and abuts Helen Road.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 30 June, 1971.

30—7.

KENNISGEWING 523 VAN 1971.

VOORGESTELDE STIGTING VAN DORP RYNFIELD UITBREIDING 4.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Elizabeth Wilhelmina Nordin aansoek gedoen het om 'n dorp bestaande uit 16 spesiale woonerwe te stig op Hoewe No. 222, Rynfield Landbouhoeves, Afdeling No. 2, distrik Benoni, wat bekend sal wees as Rynfield Uitbreiding 4.

Die voorgestelde dorp lê suidwes van en grens aan Vleiweg.

Die aansoek met die betrokke plante, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Proviniale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Proviniale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingediend word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 30 Junie 1971.

30—7.

KENNISGEWING 524 VAN 1971.

VOORGESTELDE STIGTING VAN DORP EDENHILL.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat African Explosives and Chemical Industries Beperk aansoek gedoen het om 'n dorp bestaande uit 11 algemene woonerwe, en 19 spesiale erwe vir verskeie gebruik, d.i. kantore, garages, winkels, hotel, creche en plek van vermaaklikheid, te stig op Gedeeltes van die Resterende Gedeelte van sekere Gedeelte gemerk No. 4 en die Resterende Gedeelte van die plaas Modderfontein No. 3, distrik Germiston, wat bekend sal wees as Edenhill.

Die voorgestelde dorp is aangrensend in die noordweste deur die bestaande Proviniale Pad P91-1, en in die weste deur 'n nuwe pad vanaf die Proviniale Pad na Van Riebeecklaan.

Die aansoek met die betrokke plante, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Proviniale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Proviniale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

NOTICE 523 OF 1971.

PROPOSED ESTABLISHMENT OF RYNFIELD EXTENSION 4 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 Elizabeth Wilhelmina Nordin for permission to lay out a township consisting of 16 special residential erven on Holding No. 222, Rynfield Agricultural Holdings, Section No. 2, district Benoni, to be known as Rynfield Extension 4.

The proposed township is situated south-west of and abuts Vlei Road.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 30 June, 1971.

30—7.

NOTICE 524 OF 1971.

PROPOSED ESTABLISHMENT OF EDENHILL 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 African Explosives and Chemical Industries Limited for permission to lay out a township consisting of 11 general residential erven, and 19 special erven for various uses, i.e. offices, garages, shops, hotel, creche and place for amusement, on Portions of the Remaining Extent of certain Portion marked No. 4 and the Remaining Extent of the farm Modderfontein No. 3, district Germiston, to be known as Edenhill.

The proposed township is bounded on the north-west by the existing Provincial Road P91-1 and on the west by a new road leading from the Provincial Road to Van Riebeeck Avenue.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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*.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

Hierdie advertensie vervang die vorige advertensie onder Kennisgewing No. 286 van 1971.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 30 Junie 1971.

30—7.

KENNISGEWING 525 VAN 1971.

VOORGESTELDE STIGTING VAN DORP MORNINGSIDE UITBREIDING 92.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat David William Stanley aansoek gedoen het om 'n dorp bestaande uit 8 spesiale woonerwe te stig op Restant van Hoewe No. 38, Morningside Landbouhoeves, distrik Johannesburg, wat bekend sal wees as Morningside Uitbreiding 92.

Die voorgestelde dorp lê oos van en grens aan Summitweg en suid van en grens aan die Standard Bank Opleidingsentrum.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Proviniale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *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, 30 Junie 1971.

30—7.

KENNISGEWING 526 VAN 1971.

VOORGESTELDE STIGTING VAN DORP BRYANSTON ACRES.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Stalheim Investments (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit 14 algemene woonerwe en 1 besigheidserf te stig op Gedeeltes 103 en 105 (Gedeeltes van Gedeelte 13) van die plaas Witkoppen No. 194 IQ, distrik Johannesburg, wat bekend sal wees as Bryanston Acres.

Die voorgestelde dorp lê oos van en grens aan die hoofweg van Pretoria na Randburg en weerskante van die Johannesburg Westelike Verbypad.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Proviniale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

This advertisement supersedes the previous advertisement appearing in Notice No. 286 of 1971.

G. P. NEL,
Director of Local Government.
Pretoria, 30 June, 1971.

30—7.

NOTICE 525 OF 1971.

PROPOSED ESTABLISHMENT OF MORNINGSIDE EXTENSION 92 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 David William Stanley for permission to lay out a township consisting of 8 special residential erven on Remainder of Holding No. 38, Morningside Agricultural Holdings, district Johannesburg, to be known as Morningside Extension 92.

The proposed township is situate east of and abuts Summit Road and south of and abuts the Standard Bank Training Centre.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 30 June, 1971.

30—7.

NOTICE 526 OF 1971.

PROPOSED ESTABLISHMENT OF BRYANSTON ACRES 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 Stalheim Investments (Pty.) Ltd., for permission to lay out a township consisting of 14 general residential erven and 1 business erf on Portions 103 and 105 (Portions of Portion 13) of the farm Witkoppen No. 194 IQ, district Johannesburg, to be known as Bryanston Acres.

The proposed township is situate east of and abuts the main road from Pretoria to Randburg and either side of the Johannesburg Western By-pass.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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

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, 30 Junie 1971.

30—7.

KENNISGEWING 527 VAN 1971.

VOORGESTELDE STIGTING VAN DORP DIE WILGERS UITBREIDING 9.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Fedokor (Edms.) Bpk. en Ruiton (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit 350 spesiale woonerwe, 4 algemene woonerwe, 1 besigheids erf en 1 garage erf te stig op Gedeeltes 31, 139, 28, 49, 52, 26 en 48 van die plaas The Willows No. 340 JR, distrik Pretoria, wat bekend sal wees as Die Wilgers Uitbreiding 9.

Die voorgestelde dorp lê wes van en grens aan Pad No. 1314 en noord van en grens aan Farmweg in Willowglen Landbouhoeves.

Die aansoek, met die betrokke planne, dokumente en inligting lê ter insaas by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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, 30 Junie 1971.

30—7.

KENNISGEWING 528 VAN 1971.

VOORGESTELDE STIGTING VAN DORP BENVILLE.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Trumor Properties (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit 271 spesiale woonerwe, 2 algemene woonerwe, 1 besigheids erf en 1 garage erf, te stig op Gedeelte 61 van die plaas Langlaagte No. 186 IR, distrik Heidelberg, wat bekend sal wees as Benville.

Die voorgestelde dorp lê wes van en grens aan Pad T3-11 (of P 4/2).

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, 30 June, 1971.

30—7.

NOTICE 527 OF 1971.

PROPOSED ESTABLISHMENT OF DIE WILGERS EXTENSION 9 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 Fedokor (Pty) Ltd. and Ruiton (Pty) Ltd., for permission to lay out a township consisting of 350 special residential erven, 4 general residential erven, 1 business erf and 1 garage erf on Portions 31, 139, 28, 49, 52, 26 and 48 of the farm The Willows No. 340 JR, district Pretoria, to be known as Die Wilgers Extension 9.

The proposed township is situate west of and abuts Road No. 1314 and north of and abuts Farin Road in Willowglen Agricultural Holdings.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 30 June, 1971.

30—7.

NOTICE 528 OF 1971.

PROPOSED ESTABLISHMENT OF BENVILLE 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 Trumor Properties (Pty) Ltd., for permission to lay out a township consisting of 271 special residential erven, 2 general residential erven, 1 business erf and 1 garage erf on Portion 61 of the farm Langlaagte No. 186 IR, district Heidelberg, to be known as Benville.

The proposed township is situate west of and abuts Road T3-11 (or P 4/2).

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 *Provinciale 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, 30 Junie 1971.

30—7

KENNISGEWING 529 VAN 1971.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/505.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Hood Street Investments (Edms.) Beperk, p/a mnr. R. D. Walker, Posbus 342, Johannesburg, aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Erf No. 170 geleë aan Hoodlaan dorp Rosebank van „Spesiale Woon” met 'n digtheid van „Een woonhuis per 15,000 vk. vt.” tot „Spesiaal” om die oprigting van winkels en kantore toe te laat onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/505 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Junie 1971.

30—7

KENNISGEWING 530 VAN 1971.

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA NO. 1/136.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Mobil Oil Southern Africa (Edms.) Bpk., Posbus 35, Kaapstad aansoek gedoen het om Roodepoort-Maraisburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Gedeltes 33, 34 en 35 van Reserwe

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 30 June, 1971.

30—7

NOTICE 529 OF 1971

JOHANNESBURG AMENDMENT SCHEME NO. 1/505.

It is hereby notified in terms of section 46 of the Town Planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Hood Street Investments (Pty.) Ltd., c/o Mr. R. D. Walker, P.O. Box 342, Johannesburg for the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by rezoning Erf No. 170 situate on Hood Avenue, Rosebank Township from "Special Residential" with a density of "One dwelling per 15,000 sq. ft." to "Special" to permit the erection of shops and offices subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 1/505. 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 B214, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 1049, Johannesburg at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.
Pretoria, 30 June, 1971.

30—7

NOTICE 530 OF 1971.

ROODEPOORT - MARAISBURG AMENDMENT SCHEME NO. 1/136.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Mobil Oil Southern Africa (Pty.) Ltd., P.O. Box 35 Cape Town for the amendment of Roodepoort-Maraisburg Town-planning Scheme No. 1, 1946, by rezoning Portions 33, 34 and 35 of Reserve No. 463 from "Special Residen-

No. 463 van „Spesiale Woon” met 'n digtheid van „Een woonhuis per 5 000 vk. vt.”, Gedeelte 36 van Reserwe No. 463 van „Algemene Woon” met 'n digtheid van „Een woonhuis per 5 000 vk. vt.” en Gedeelte 37 van Reserwe No. 463 van „Spesiaal” met 'n digtheid van „Een woonhuis per 5 000 vk. vt.” algar tot „Spesiaal” met 'n digtheid van „Een woonhuis per erf” alleen vir die doel van 'n publieke garage onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Roodepoort-Maraisburg-wysigingskema No. 1/136 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinsiale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stads-klerk van Roodepoort ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 217, Roodepoort, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 30 Junie 1971.

30—7

KENNISGEWING 531 VAN 1971.

KENNISGEWING — BEROEPWEDDERSLISENSIE.

Ek, Peter Lebenon Bechus, Agstelaan 99, Sydenham, Johannesburg; en Ek, Philip Braverman, Gladysstraat 19, Cyrildene, Johannesburg; en Ek, Hector Herbert Dunbar, Derde Laan 74, Roodepoort; en Ek, Raymond Donenberg, Agstelaan 28, Highlands North, Johannesburg; en Ek, Bentley Fisher, No. 1 Greenoaks, Weststraat, Sandown, Johannesburg; en Ek, Lazar Jankelowitz, Sewendestraat 9, Lower Houghton, Johannesburg; en Ek, Michael Keyrouz Buckingham Hof 702, Leydsstraat, Johannesburg; en Ek, Kallie Lebenon, Louis Botha Laan 453, Highlands North, Johannesburg; en Ek, Ronald Frederick Litten, Alexandra Laan 11, Craighall, Johannesburg; en Ek, Michael Maris, Graceweg 31, Linksfield Ridge, Johannesburg; en Ek, Ronald James Munro, Denmore Court, Wendenlaan 96, Brakpan; en Ek, Jack Palmer, Ark Royal 85, Pietersenstraat, Johannesburg; en Ek, Isaac Jacob Peltz, Nottinghamweg 120, Kensington, Johannesburg; en Ek, John Lourens Potgieter, Lilylaan 57, Berea, Johannesburg; en Ek, Arthur Rosenthal, Bristolweg 27, Parkwood, Johannesburg; en Ek, Hyman Sachs, South Laan 110, Athol, Johannesburg; en Ek, Harry Charles Schneider, Athol Mews 12, Athol-Oaklandsweeg, Birnam, Johannesburg; en Ek, Hyman Sofer, Killarney Place 1, Killarney, Johannesburg; en Ek, Cambell Emanuel Sogot, Athlone Laan 29, Sandringham, Johannesburg; en Ek, Arie Johannes Stroobach, Cardiffweg 11, Parkwood, Johannesburg; en Ek, Aubrey Lionel Sutton, Lidiuna Sirkel 7, Glenhazel, Johannesburg; en Ek, Harry Symons, Melvilleweg 4, Illovo, Johannesburg; en Ek, William Bernard Walton, Taitstraat 90, Pretoria; en Ek, Lionel Herbert Yates, Wanderers Gardens 304, Northstraat, Birdhaven, Johannesburg; en Ek, Ernest David Fingleson, Derdelaan 122, Fairmount, Johannesburg; en Ek, Joseph Koski, Victoriastraat 29, Rosettenville, Johannesburg; en Ek, Peter William Charles Lamb, Tweedelaan 44, Highlands North, Johannesburg; en Ek, Aaron Weiner, Lhenveolen Hof 35, Vierdelaan, Killarney, Johannesburg; gee hierby kennis

tial” with a density of “One dwelling for 5 000 sq. ft.”, Portion 36 of Reserve No. 463 from “General Residential” with a density of “One dwelling per 5 000 sq. ft.” and Portion No. 37 of Reserve No. 463 from “Special” with a density of “One dwelling per 5 000 sq. ft.” all to “Special” with a density of “One dwelling per erf” for the purpose of a public garage only subject to certain conditions.

The amendment will be known as Roodepoort-Maraisburg Amendment Scheme No. 1/136. 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 B214, Provincial Building, Pretoria Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Bo 217, Roodepoort at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 30 June, 1971.

30—7

KENNISGEWING 531 VAN 1971.

NOTICE — BOOKMAKER'S LICENCE.

I, Peter Lebenon Bechus, 99 Eighth Avenue, Sydenham, Johannesburg; and I, Philip Braverman, 19 Gladys Street, Cyrildene, Johannesburg; and I, Hector Herbert Dunbar, 74 Third Avenue, Roodepoort; and I, Raymond Donenberg, 28 Eighth Avenue, Highlands North, Johannesburg; and I, Bentley Fisher, No. 1 Greenoaks, West Street, Sandown, Johannesburg; and I, Lazar Jankelowitz, 9 Seventh Street, Lower Houghton, Johannesburg; and I, Michael Keyrouz, 702 Buckingham Court, Leyds Street, Johannesburg; and I, Kallie Lebenon, 453 Louis Botha Avenue, Highlands North, Johannesburg; and I, Ronald Frederick Litten, 11 Alexandra Avenue, Craighall, Johannesburg; and I, Michael Maris, 31 Grace Road, Linksfield Ridge, Johannesburg; and I, Ronald James Munro, Denmore Court, 96 Wenden Avenue, Brakpan; and I, Jack Palmer, 85 Park Royal, Pietersen Street, Johannesburg; and I, Isaac Jacob Peltz, 120 Nottingham Road, Kensington, Johannesburg; and I, John Lourens Potgieter, 57 Lily Avenue, Berea, Johannesburg; and I, Arthur Rosenthal, 27 Bristol Road, Parkwood, Johannesburg; and I, Hyman Sachs, 110 South Ave., Athol, Johannesburg; and I, Harry Charles Schneider, 12 Athol Mews, Athol-Oaklands Road, Birnam, Johannesburg; and I, Hyman Sofer, 1 Killarney Place, Killarney, Johannesburg; and I, Campbell Emanuel Sogot, 29 Athlone Avenue, Sandringham, Johannesburg; and I, Arie Johannes Stroobach, 11 Cardiff Road, Parkwood, Johannesburg; and I, Aubrey Lionel Sutton, 17 Liduina Crescent, Glenhazel, Johannesburg; and I, Harry Symons, 4 Melville Road, Illovo, Johannesburg; and I, William Bernard Walton, 90 Tait Street, Pretoria; and I, Lionel Herbert Yates, 304 Wanderers Gardens, North Street, Birdhaven, Johannesburg; and I, Ernest David Fingleson, 122 Third Avenue, Fairmount, Johannesburg; and I, Joseph Koski, 29 Victoria Road, Rosettenville, Johannesburg; and I, Peter William Charles Lamb, 22 Second Ave., Highlands North, Johannesburg; and I, Aaron Weiner, 35 Lhenveolen Court, Fourth Avenue, Killarney, Johannesburg; do hereby give notice that it is our intention to apply to the Transvaal

dat ons van voorneme is om by die Transvaalse Be-roepswedderslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse beroepswedderslisensiekomitee, Privaatsak 64, Pretoria, doen om hom voor of op 21 Julie, 1971 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

30—7.

KENNISGEWING 532 VAN 1971.

BENONI-WYSIGINGSKEMA NO. 1/67.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Maryden (Edms.) Bpk., Posbus 494, Benoni aansoek gedoen het om Benoni-dorpsaanlegskema No. 1, 1948, te wysig deur die hersonering van Erwe Nos. 53 en 55 geleë aan Woburnlaan en Erf No. 54 geleë aan Cranbournelaan, dorp Benoni van „Algemene Besigheid” tot „Spesiaal” vir beperkte besigheid, drukkery, kantore en woonstelle onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Benoni-wysigingskema No. 1/67 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Proviniale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Benoni ter insac.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, en die Stadsklerk, Privaatsak 1014, Benoni, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Junie 1971.

30—7

KENNISGEWING 533 VAN 1971.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/488.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar mnr. Mottiefine Investments (Edms.) Bpk., p/a S. Fine, Palatine Place 401, Dunbarstraat, Johannesburg, aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Erf No. 1, geleë op die hoek van Siemert- en Upper Railwayweg, dorp New Doornfontein van „Algemene Woon” tot „Algemene Nywerheid.”

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/488 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Proviniale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Johannesburg ter insac.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Be-

Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag 64, Pretoria, to reach him on or before 21st July, 1971. Every such person is required to state his full name, occupation and postal address.

30—7.

NOTICE 532 OF 1971.

BENONI AMENDMENT SCHEME NO. 1/67.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Maryden (Pty.) Ltd., P.O. Box 494, Benoni for the amendment of Benoni Town-planning Scheme No. 1, 1948 by rezoning Erven Nos. 53 and 55 situate on Woburn Avenue and Erf No. 54 situate on Cranbourne Avenue, Benoni Township from "General Business" to "Special" for restricted business, printing-works, offices and flats subject to certain conditions.

The amendment will be known as Benoni Amendment Scheme No. 1/67. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Benoni and at the office of the Director of Local Government, Room B214, Provincial Building, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, Private Bag 1014, Benoni at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 30 June, 1971.

30—7

NOTICE 533 OF 1971.

JOHANNESBURG AMENDMENT SCHEME NO. 1/488.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (as amended) that application has been made by the owner Messrs. Mottiefine Investments (Pty.) Ltd., c/o S. Fine, 401, Palatine Place, Dunbar Street, Johannesburg, for the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by rezoning Stand No. 1 situate on the corner of Siemert Road and Upper Railway Road, New Doornfontein Township, from "General Residential" to "General Industrial".

The amendment will be known as Johannesburg Amendment Scheme No. 1/488. 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 B214, Provincial Building, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892,

stuur by bovermelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg, skriftelik voorgelé word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Junie 1971.

30—7

KENNISGEWING 534 VAN 1971.

RANDFONTEIN-WYSIGINGSKEMA NO. 1/12.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar mnr. M. J. Gossayn, Elainealaan 72, Homelake, Randfontein, aansoek gedoen het om Randfontein-dorpsaanlegskema No. 1, 1948, te wysig deur die hersonering van Erf No. 27 geleë op die hoek van Cemeteryweg en Villagestraat, dorp Hectorton Uitbreiding No. 1 van „Spesiale Woon” met 'n digtheid van „Een woonhuis per erf” tot „Spesiaal” vir restaurant, visbakker, teekamer en doeleinades verwant daaraan en een opsigterswoonstel.

Verdere besonderhede van hierdie wysiging (wat Randfontein-wysigingskema No. 1/12 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Randfontein ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 218, Randfontein, skriftelik voor-geleë word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 30 Junie 1971.

30—7

KENNISGEWING 535 VAN 1971.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/513.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaars mnr. Wellington Road Property (Edms.) Bpk., (Erf No. 81), Lilian Coppel (Edms.) Bpk., (Erwe Nos. 82 en 83), J. M. Holland Investments (Edms.) Bpk., (Erf No. 84), Twentieth N.P.F. Property Investments (Edms.) Bpk., (Erf No. 85), National Fund Holdings (Edms.) Bpk., (Erwe Nos. 102 en 546), Eighteenth N.P.F. Property Investments (Edms.) Bpk., (Erwe Nos. 103 en 105), Nineteenth N.P.F. Property Investments (Edms.) Bpk., Erwe Nos. Resterende Gedeelte van 106, 107, 547, 548 en 549) en Twenty-First N.P.F. Property Investments (Edms.) Bpk., (Erf No. 545) algar p/a Withers en Gerke, Posbus 61231, Marshalltown, Johannesburg, aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Erwe Nos. 81, 82, 83, 84, 85, 102, 103, 105, Resterende Gedeelte van 106, 107, 545, 546, 547, 548 en 549 geleë oos van Oxfordweg en aan St. Andrewsweg, Girtonweg, Southlaan, Wellingtonweg en Hillsideweg van „Spesiale Woon” met 'n digtheid van „Een woonhuis per erf” tot Spesiaal om —

(a) kantore op enige erf;

(b) winkels, met 'n totale netto kleinhandelvloerraumte

Pretoria, and the Town Clerk, P.O. Box 1049, Johannesburg, at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 30 June, 1971.

30—7

NOTICE 534 OF 1971.

RANDFONTEIN AMENDMENT SCHEME NO. 1/12.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (as amended) that application has been made by the owner Mr. M. J. Gossayn, 72 Elaine Avenue, Homelake, Randfontein for the amendment of Randfontein Town-planning Scheme No. 1, 1948 by rezoning Erf No. 27 situate on the corner of Cemetery Road and Village Street, Hectorton Extension No. 1 Township from "Special Residential" with a density of "One dwelling per Erf" to "Special" for Restaurant, fish frier, tea room and purposes incidental thereto and one caretaker's flat.

The amendment will be known as Randfontein Amendment Scheme No. 1/12. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Randfontein and at the office of the Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 218, Randfontein at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 30 June, 1971.

30—7

NOTICE 535 OF 1971.

JOHANNESBURG AMENDMENT SCHEME NO. 1/513.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (as amended) that application has been made by the owners messrs. Wellington Road Property (Pty) Ltd., (Erf No. 81), Lilian Coppel (Pty) Ltd., (Erven Nos. 82 and 83), J. M. Holland Investments (Pty) Ltd., (Erf No. 84), Twentieth N.P.F. Property Investments (Pty) Ltd., (Erf No. 85), National Fund Holdings (Pty) Ltd., (Erven Nos. 102 and 546), Eighteenth N.P.F. Property Investments (Pty) Ltd., (Erven Nos. 103 and 105), Nineteenth N.P.F. Property Investments (Pty) Ltd., (Erven Nos. Remaining Extent of 106, 107, 547, 548 and 549) and Twenty-first N.P.F. Property Investments (Pty) Ltd., (Erf No. 545) all c/o Withers and Gerke, P.O. Box 61231, Marshalltown, Johannesburg for the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by rezoning of Erven Nos. 81, 82, 83, 84, 85, 102, 103, 105, Remaining Extent of 106, 107, 545, 546, 547, 548 and 549 situate east of Oxford Road and on St. Andrews Road, Girton Road, South Avenue, Wellington Road and Hillside Road, Parktown Township from "Special Residential" with a density of "One dwelling per erf" to "Special" so as to permit —

(a) offices on each erf;

(b) shops, with a total net retail trading floor area not

- van nie meer as 2 000 vierkante meter nie, op erwe nommers 545, 546 en 547;
- (c) 'n hotel en woongeboue op erwe nommers 545, 546 en 547;
- (d) een restaurant op erf nommer 105 en Resterende Gedeelte 106 of 107;
- (e) 'n opsigterswoonstel in elke gebou op elke erf; toe te laat onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/513 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Proviniale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 30 Junie 1971.

30—7

KENNISGEWING 536 VAN 1971.
VOORGESTELDE STIGTING VAN DORP BENONI
UITBREIDING 29.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Fairgreen Properties (Eiendoms) Beperk aansoek gedoen het om 'n dorp bestaande uit 21 spesiale woonerwe en 1 algemene woonerf te stig op Hoewe 51, Kleinfontein Landbouhoeves, distrik Benoni; wat bekend sal wees as Benoni Uitbreiding 29.

Die voorgestelde dorp lê wes van en grens aan Wordsworthweg en suid-oos van en grens aan die dorp Benoni Uitbreiding 14.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Proviniale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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, 7 Julie 1971.

7—14

KENNISGEWING 537 VAN 1971.
VOORGESTELDE STIGTING VAN DORP
BLANCHEVILLE UITBREIDING 4

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak

- exceeding 2 000 square metres, on erven numbers 545, 546 and 547;
- (c) an hotel and residential buildings on erven numbers 545, 546 and 547;
- (d) one restaurant on erf number 105 or Remaining Extent of 106 or 107;
- (e) a caretaker's flat in every building on each erf; subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 1/513. 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 B214, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 1049 Johannesburg at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.
Pretoria, 30 June, 1971.

30—7

NOTICE 536 OF 1971.
PROPOSED ESTABLISHMENT OF BENONI EXTENSION 29 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 Fairgreen Properties (Proprietary) Limited for permission to lay out a township consisting of 21 special residential erven and 1 general residential erf on Holding No. 51, Kleinfontein Agricultural Holdings, district Benoni, to be known as Benoni Extension 29.

The proposed township is situate west of and abuts Wordsworth Road and south-east of and abuts Benoni Extension 14 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 7th July, 1971.

7—14

NOTICE 537 OF 1971.
PROPOSED ESTABLISHMENT OF BLANCHEVILLE EXTENSION 4 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that

dat B.C.C.S. Eiendomsontwikkelaars (Edms.) Beperk aansoek gedoen het om 'n dorp bestaande uit 93 spesiale woonerwe te stig op Restant van Gedeelte G, Gedeelte 3 van Gedeelte G en Gedeelte 4 van Gedeelte G van die plaas Zeekoewater 311-JS, distrik Witbank, wat bekend sal wees as Blancheville Uitbreiding 4.

Die voorgestelde dorp lê suid-oos van en grens aan Adelastraat en noord-oos van en grens aan dorp Die Heuwel Uitbreiding 1.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Provinciale 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, 7 Julie 1971.

7—14

KENNISGEWING 538 VAN 1971.

VOORGESTELDE STIGTING VAN DORP SELECTION PARK UITBREIDING 3.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsplanning en Dorpe, 1965, word hierby bekend gemaak dat Hermanus Johannes Meyer aansoek gedoen het om 'n dorp bestaande uit 90 spesiale woonerwe en 3 algemene woonerwe te stig op Gedeelte 36 van die plaas Rietfontein No. 128-IR, distrik Springs, wat bekend sal wees as Selection Park Uitbreiding 3.

Die voorgestelde dorp lê oos van en grens aan Van Aardweg in dorp Selection Park.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Provinciale 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, 7 Julie 1971.

7—14

application has been made by B.C.C.S. Eiendomsontwikkelaars (Proprietary) Limited for permission to lay out a township consisting of 93 special residential erven on Remainder of Portion G and Portions 3 and 4 of Portion G of the farm Zeekoewater 311-JS, district Witbank, to be known as Blancheville Extension 4.

The proposed township is situate south-east of and abuts Adela Street and north-east of and abuts Die Heuwel Extension 1 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 7th July, 1971.

7—14

NOTICE 538 OF 1971.

PROPOSED ESTABLISHMENT OF SELECTION PARK EXTENSION 3 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 Hermanus Johannes Meyer for permission to lay out a township consisting of 90 special residential erven and 3 general residential erven on Portion 36 of the farm Rietfontein No. 128-IR, district Springs, to be known as Selection Park Extension 3.

The proposed township is situate east of and abuts Van Aardt Road in Selection Park Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 7th July, 1971.

7—14

KENNISGEWING 539 VAN 1971.

VOORGESTELDE STIGTING VAN DORP WIERDA PARK UITBREIDING 4.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Tuckers Land and Development Corp. (Edms.) Beperk aansoek gedoen het om 'n dorp bestaande uit 142 spesiale woonerwe en 2 algemene woonerwe te stig op Gedeeltes 212, 214 en 215 van die plaas Zwartkop No. 365-JR, distrik Pretoria, wat bekend sal wees as Wierda Park Uitbreiding 4.

Die voorgestelde dorp lê wes van en grens aan Piet Hugostraat.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Provinciale 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, 7 Julie 1971.

7-14

KENNISGEWING 540 VAN 1971.

VOORGESTELDE STIGTING VAN DORP PIET RETIEF UITBREIDING 5.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Die Stadsraad van Piet Retief aansoek gedoen het om 'n dorp bestaande uit 73 nywerheidserwe te stig op 'n Gedeelte van Piet Retief Dorp en Dorpsgronde 149 HT, distrik Piet Retief, wat bekend sal wees as Piet Retief Uitbreiding 5.

Die voorgestelde dorp lê suid van en grens aan Lunebergstraat in die Dorp Piet Retief en suid-oos van en grens aan die plaas Welverdiend No. 148 HT.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

NOTICE 539 OF 1971.

PROPOSED ESTABLISHMENT OF WIERDA PARK EXTENSION 4 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 Tuckers Land and Development Corp. (Proprietary) Limited for permission to lay out a township consisting of 142 special residential erven and 2 general residential erven on Portions 212, 214 and 215 of the farm Zwartkop No. 365-JR, district Pretoria, to be known as Wierda Park Extension 4.

The proposed township is situate west of and abuts Piet Hugo Street.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 7th July, 1971.

7-14

NOTICE 540 OF 1971.

PROPOSED ESTABLISHMENT OF PIET RETIEF EXTENSION 5 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 the Town Council of Piet Retief for permission to lay out a township consisting of 73 industrial erven on Portion of Piet Retief Town and Townlands 149 HT, district Piet Retief, to be known as Piet Retief Extension 5.

The proposed township is situate south of and abuts Luneberg Street in Piet Retief Township and south-east of and abuts the farm Welverdiend No. 148 H.T.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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*.

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, 7 Julie 1971.

7—14

KENNISGEWING 541 VAN 1971.

VOORGESTELDE STIGTING VAN DORP ROODEKRANS UITBREIDING 9.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat R.D.L. Investments (Edms.) Beperk aansoek gedoen het om 'n dorp bestaande uit 30 spesiale woonerwe, 2 algemene woonerwe, 1 besigheidserf en 1 spesiale erf vir 'n garage en 'n padkafee te stig op Gedeelte 58 ('n gedeelte van Gedeelte 46) van die plaas Roodekrans No. 183 IQ, distrik Krugersdorp, wat bekend sal wees as Roodekrans Uitbreiding 9.

Die voorgestelde dorp lê suid-wes van en grens aan die Roodepoort Municipale Grens en noord en wes van en grens aan die Dorp Wilropark Uitbreiding 5.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 *Provinciale 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, 7 Julie 1971.

7—14

KENNISGEWING 542 VAN 1971.

VOORGESTELDE STIGTING VAN DORP ASHLEA GARDENS UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Louhart (Edms.) Beperk aansoek gedoen het om 'n dorp bestaande uit 1 algemene woonerf, te stig op, Gedeelte van Gedeelte G van die plaas Garsfontein No. 374 JR, distrik Pretoria, wat bekend sal wees as Ashlea Gardens Uitbreiding 1.

Die voorgestelde dorp lê oos van en grens aan Matroosbergstraat in die Dorp Ashlea Gardens, en suid-wes van en grens aan Guy Braithwaitepark.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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, 7th July, 1971.

7—14

NOTICE 541 OF 1971.

PROPOSED ESTABLISHMENT OF ROODEKRANS EXTENSION 9 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 R.D.L. Investments (Pty.) Limited for permission to lay out a township consisting of 30 special residential erven, 2 general residential erven, 1 business erf and 1 special erf for a garage and a road-house on Portion 58 (a portion of Portion 46) of the farm Roodekrans No. 183 IQ, district Krugersdorp, to be known as, Roodekrans Extension 9.

The proposed township is situate south-west of and abuts the Roodepoort Municipal Boundary and north and west of and abuts Wilropark Extension 5 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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, 7th July, 1971.

7—14

NOTICE 542 OF 1971.

PROPOSED ESTABLISHMENT OF ASHLEA GARDENS EXTENSION 1 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 Louhart (Edms.) Beperk for permission to lay out a township consisting of 1 general residential erf on Portion of Portion of Portion G of the farm Garsfontein No. 374 JR, district Pretoria, to be known as Ashlea Gardens Extension 1.

The proposed township is situate east of and abuts Matroosberg Street in Ashlea Gardens Township and south-east of and abuts Guy Braithwaitepark.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

Ingevolge artikel 58(5) van die 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 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 *Provinciale 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, 7 Julie 1971.

7—14

KENNISGEWING 543 VAN 1971.

VOORGESTELDE STIGTING VAN DORP KENMARE UITBREIDING 4.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Kenmare Township (Edms.) Beperk aansoek gedoen het om 'n dorp bestaande uit 336 spesiale woonerwe, 27 algemene woonerwe, 1 besigheidserf, 3 spesiale erwe en 1 garage erf te stig op Gedeeltes 140 en 141 (gedeeltes van daardie Gedeelte „C“ van die Oostelike Gedeelte) en Gedeelte 143 ('n gedeelte van Gedeelte 48) almal van die plaas Paardeplaats No. 177 IQ, distrik Krugersdorp, wat bekend sal wees as Kenmare Uitbreiding 4.

Die voorgestelde dorp lê suid van en grens aan die voorgestelde dorp Noordheuwel Uitbreiding 4 en suid-oos van Bentonweg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Provinciale 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.

C. W. GRUNOW,
Waarnemende Direkteur van Plaaslike Bestuur.
Pretoria, 7 Julie 1971.

7—14

KENNISGEWING 544 VAN 1971.

VOORGESTELDE STIGTING VAN DORP BIRCHLEIGH UITBREIDING 9.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Kem-Birch (Edms.) Beperk aansoek gedoen het om 'n dorp bestaande uit 18 algemene woonerwe en 7 spesiale erwe vir kantore, winkels, garage en 'n padkafee te stig op Resterende Gedeeltes van Gedeeltes 12 en 13 en Gedeelte 21 ('n gedeelte van Gedeelte 11) van die plaas Rietfontein No. 32 IR, distrik Germiston en Gedeelte 20

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, 7th July, 1971.

7—14

NOTICE 543 OF 1971.

PROPOSED ESTABLISHMENT OF KENMARE EXTENSION 4 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 Kenmare Township (Pty.) Limited for permission to lay out a township consisting of 336 special residential erven, 27 general residential erven, 1 business erf, 3 special erven and 1 garage erf on Portions 140 and 141 (portions of that Portion "C" of the Eastern Portion) and Portion 143 (a portion of Portion 48), all of the farm Paardeplaats No. 177 IQ, district Krugersdorp, to be known as Kenmare Extension 4.

The proposed township is situated south of and abuts the proposed Noordheuwel Extension 4 Township and south-east of Benton Road.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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.

C. W. GRUNOW,
Acting Director of Local Government.
Pretoria, 7th July, 1971.

7—14

NOTICE 544 OF 1971.

PROPOSED ESTABLISHMENT OF BIRCHLEIGH EXTENSION 9 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 Kem-Birch (Pty.) Limited for permission to lay out a township consisting of 18 general residential erven and 7 special erven for offices, shops, garage and a roadhouse on Remaining Extents of Portions 12 and 13, and Portion 21 (a portion of Portion 11) of the farm Rietfontein No. 32 IR, district Germiston, and

('n gedeelte van Gedeelte 12) en Gedeelte 22 (en gedeelte van Gedeelte 10) van die plaas Rietfontein No. 32 IR, distrik Kempton Park, wat bekend sal wees as Birchleigh Uitbreiding 9.

Die voorgestelde dorp lê noord-wes van en grens aan Birchleigh Stasie en suid-wes van en grens aan die Dorp Birchleigh.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Provinciale 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. Hierdie advertensie vervang die vorige advertensie onder Kennisgewing No. 441 van 1971.

C. W. GRUNOW,
Waarnemende Direkteur van Plaaslike Bestuur.

Pretoria, 7 Julie 1971.

7—14

KENNISGEWING 545 VAN 1971.

VOORGESTELDE STIGTING VAN DORP RANDPARKRIF UITBREIDING 10.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Voslin Eiendomme (Edms.) Beperk aansoek gedoen het om 'n dorp bestaande uit 18 spesiale woonerwe te stig op Hoewe No. 17, Glen Dayson Landbouhoeves Uitbreiding 1, distrik Johannesburg, wat bekend sal wees as Randparkrif Uitbreiding 10.

Die voorgestelde dorp lê noord-oos van en grens aan Randburg-Roodepoort Munisipale grens en wes van en grens aan voorgestelde dorp Randparkrif Uitbreiding 9.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Provinciale 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, 7 Julie 1971.

7—14

Portion 20 (a portion of Portion 12) and Portion 22 (a portion of Portion 10) of the farm Rietfontein No. 32 IR, district Kempton Park, to be known as Birchleigh Extension 9.

The proposed township is situate north-west of and abuts Birchleigh Station and south-west of and abuts Birchleigh Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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. This advertisement supersedes the previous advertisement appearing in Notice No. 441 of 1971.

C. W. GRUNOW,
Acting Director of Local Government.

Pretoria, 7th July, 1971.

7—14

NOTICE 545 OF 1971.

PROPOSED ESTABLISHMENT OF RANDPARKRIF EXTENSION 10 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 Voslin Eiendomme (Edms.) Beperk for permission to lay out a township consisting of 18 special residential erven on Holding No. 17, Glen Dayson Agricultural Holdings Extension 1, district Johannesburg, to be known as Randparkrif Extension 10.

The proposed township is situate north-east of and abuts Randburg-Roodepoort municipal boundary and west of and abuts proposed Randparkrif Extension 9 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretorius Street, 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 or who is desirous of being heard or of making 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, 7th July, 1971.

7—14

KENNISGEWING 546 VAN 1971.

VOORGESTELDE STIGTING VAN DORP COLIGNY UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Dorpsraad van Coligny aansoek gedoen het om 'n dorp bestaande uit 97 spesiale woonerwe en 23 besigheidserwe te stig op Gedeeltes van plaas Rietvlei No. 70 IP, gedeeltes van plaas Leeuwfontein No. 67 IP en Gedeelte 18 ('n gedeelte van Gedeelte 8) van die plaas Treurfontein 73 IP, distrik Coligny, wat bekend sal wees as Coligny Uitbreiding 1.

Die voorgestelde dorp lê noord-wes van en suid-oos van en grens aan Voortrekkerstraat en noord van en oos van en grens aan Millstraat.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B225, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die 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 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 *Provinciale 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, 7 Julie 1971.

7—14

KENNISGEWING 547 VAN 1971.

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN ERF NO. 277, DORP PHALABORWA, DISTRIK LETABA.

Hierby word bekend gemaak dat Die Volle Evangelie Kerk van God in Suidelike Afrika ingevolge die bepaling van artikel 3(1) van die Wet op ophulling van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Erf No. 277, Phalaborwa ten einde dit moontlik te maak dat die boulynbeperking verminder word van 25 Engelse voet na 5 Engelse voet.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 4 Augustus 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 7 Julie 1971.

P.B. 4/14/2/1596/1

NOTICE 546 OF 1971.

PROPOSED ESTABLISHMENT OF COLIGNY EXTENSION 1 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 Town Council of Coligny for permission to lay out a township consisting of 97 special residential erven and 23 business erven on Portions of the farm Rietvlei 70 IP, Portions of the farm Leeuwfontein 67 IP and Portion 18 (a portion of Portion 8) of the farm Treurfontein 73 IP, district Coligny, to be known as Coligny Extension 1.

The proposed township is situated north-west of and south-east of and abuts Voortrekker Street and north of and east of and abuts Mill Street.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B225, 2nd Floor, Block B, Provincial Building, Pretoriussstraat, 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, 7th July, 1971.

7—14

NOTICE 547 OF 1971.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERF NO. 277 PHALABORWA TOWNSHIP, DISTRICT OF LETABA.

It is hereby notified that application has been made by Die Volle Evangelie Kerk van God in Suidelike Afrika in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Erf No. 277, Phalaborwa to permit the buildingline restriction being reduced from 25 English feet to 5 English feet.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretoriussstraat, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 4th August, 1971.

G. P. NEL,
Director of Local Government.

Pretoria, 7th July, 1971.

P.B. 4/14/2/1596/1

KENNISGEWING 548 VAN 1971.

AANSOEK INGEVOLGE DIE WET OP OPHEFFING VAN BEPERKINGS 1967 (WET NO. 84 VAN 1967) OM:

- A. DIE WYSIGING VAN DIE TITELVOORWAARDES VAN ERF NO. 705, DORP LYNNWOOD, STAD PRETORIA.
- B. DIE WYSIGING VAN PRETORIASTREEK-DORPSAANLEGSKEMA TEN OPSIGTE VAN ERF NO. 705, DORP LYNNWOOD, STAD PRETORIA.

Hierby word bekend gemaak dat Cecil Reid ingevolge die bepalings van artikel 3(1) van die Wet op Opheffings van Beperkings, 1967, aansoek gedoen het om:

- (1) Die wysiging van titelvoorwaardes van Erf No. 705, Lynnwood om die onderverdeling van erf moontlik te maak en die oprigting van 'n woonhuis op die onderverdeelde gedeelte.
- (2) Die wysiging van die Pretoriastreek-dorpsaanlegskema deur die hersonering van Erf No. 705 Lynnwood van „Een woning per erf“ na „Een woning per 20,000 vk. vt.“

Die wysigende skema sal bekend staan as Pretoriastreekwysigingskema No. 322.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria.

Besware teen die aansoek kan op of voor 4 Augustus 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 7 Julie 1971.

P.B. 4/14/2/809/7
7—14

KENNISGEWING 549 VAN 1971.

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN GEDEELTE 306 ('N GEDEELTE VAN GEDEELTE 132) VAN DIE PLAAS ELANDSFONTEIN NO. 108 IR, DISTRIK GERMISTON.

Hierby word bekend gemaak dat Norton Development Company (Proprietary) Limited No. 69/2825 ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om die wysiging van die titelvoorwaardes van Gedeelte 306 ('n gedeelte van Gedeelte 132) van die plaas Elandsfontein No. 108 IR, distrik Germiston, om die opheffing van die volgende voorwaarde:

"Subject to the terms of Deed of Servitude No. 419/1889, having reference to perpetual rights to water in favour of other portions of the said farm Elandsfontein."

ten einde aan die voorproklamasie voorwaardes van die dorp Northern Small Farms te voldoen.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria.

Besware teen die aansoek kan op of voor 4 Augustus 1971 skriftelik by die Direkteur van Plaaslike Bestuur

NOTICE 548 OF 1971.

APPLICATION IN TERMS OF THE REMOVAL OF RESTRICTIONS ACT 1967 (ACT NO. 84 OF 1967) FOR:

- A. THE AMENDMENT OF THE CONDITIONS OF TITLE OF ERF NO. 705, LYNNWOOD TOWNSHIP, DISTRICT PRETORIA.
- B. THE AMENDMENT OF THE PRETORIA REGION TOWN-PLANNING SCHEME IN RESPECT OF ERF NO. 705, LYNNWOOD TOWNSHIP, DISTRICT PRETORIA.

It is hereby notified that application has been made by Cecil Reid in terms of section 3(1) of the Removal of Restrictions Act, 1967, for:

- (1) The amendment of the conditions of title of Erf No. 705, Lynnwood to permit the erf being subdivided and the erection of a dwelling on the subdivided portion.
- (2) The amendment of the Pretoria Region Town-planning Scheme, by the rezoning of Erf No. 705, Lynnwood from "One dwelling per erf" to "One dwelling per 20,000 sq. ft."

The amendment scheme will be known as the Pretoria Region Amendment Scheme No. 322.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretorius Street, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 4th August, 1971.

G. P. NEL,
Director of Local Government.

Pretoria, 7th July, 1971.

P.B. 4/14/2/809/7
7—14

NOTICE 549 OF 1971.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF PORTION 306 (A PORTION OF PORTION 132) OF THE FARM ELANDSFONTEIN NO. 108 IR, DISTRICT GERMISTON.

It is hereby notified that application has been made by Norton Development Company (Proprietary) Limited No. 69/2825 in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Portion 306 (a portion of Portion 132) of the farm Elandsfontein No. 108 IR, district Germiston, for the removal of the following condition:

"Subject to the terms of Deed of Servitude No. 419/1889, having reference to perpetual rights to water in favour of other portions of the said farm Elandsfontein."

in order to comply with the proclamation conditions of the Township of Northern Small Farms.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretorius Street, Pretoria.

Objections to application may be lodged in writing with the Director of Local Government, at the above address

by bovemelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL,
Dirckteur van Plaaslike Bestuur.
Pretoria, 7 Julie 1971. PB. 4-15-2-18-108/4.

KENNISGEWING 550 VAN 1971.

AANSOEK INGEVOLGE DIE WET OP OPHEFFING VAN BEPERKINGS 1967 (WET NO. 84 VAN 1967) OM:

- A. DIE WYSIGING VAN DIE TITELVOORWAARDES VAN ERF NO. 1671, RUSTENBURG UITBREIDING NO. 2, DISTRIK RUSTENBURG.
- B. DIE WYSIGING VAN DIE RUSTENBURG-DORPSAANLEGSKEMA TEN OPSIGTE VAN ERF NO. 1671, RUSTENBURG UITBREIDING NO. 2, DISTRIK RUSTENBURG.

Hierby word bekend gemaak dat Waterval Avenue Investments (Proprietary) Limited ingevolge die bepaling van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om:

- (1) Die wysiging van titelvoorwaardes van Erf No. 1671 Rustenburg ten einde die boulynbeperking van 30 voet te verminder na 25 voet.
- (2) Die wysiging van die Rustenburg-dorpsaanlegskema deur die hersonering van Erf No. 1671 Rustenburg van „Algemene Nywerheid met 'n boulynbeperking van 30 voet“ na „Algemene Nywerheid met 'n boulynbeperking van 25 voet“.

Die wysigende skema sal bekend staan as die Rustenburg Wysigingskema No. 1/34.

Die aansoek en die betrokke dokumente lê ter insac in die kantoor van die Dirckteur van Plaaslike Bestuur, Kamer B306, Blok B, Proviniale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 4 Augustus 1971 skriftelik by die Dirckteur van Plaaslike Bestuur, by bovemelde adres of Posbus 892, Pretoria ingedoен word.

G. P. NEL,
Dirckteur van Plaaslike Bestuur.
Pretoria, 7 Julie 1971. PB. 4-14-2-1182.

KENNISGEWING 551 VAN 1971.

AANSOEK INGEVOLGE DIE WET OP OPHEFFING VAN BEPERKINGS, 1967 (WET NO. 84 VAN 1967) OM:

- A. DIE WYSIGING VAN DIE TITELVOORWAARDES VAN ERF NO. 99, DORP BORDEAUX, DISTRIK JOHANNESBURG.
- B. DIE WYSIGING VAN RANDBURG DORPSAANLEGSKEMA TEN OPSIGTE VAN ERWE NOS. 97, 98 EN 99, DORP BORDEAUX, DISTRIK JOHANNESBURG.

Hierby word bekend gemaak dat Stand One Hundred Bordeaux (Proprietary) Limited ingevolge die bepaling van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om:

- (1) Die wysiging van titelvoorwaardes van Erf No. 99, Bordeaux ten einde dit moontlik te maak dat die erf gebruik mag word vir parkeerdeleindes.
- (2) Die wysiging van die Randburg dorpsaanslegskema deur die hersonering van:—
 - (a) Erf No. 99, Bordeaux van „Spesiale Woon“ na „Spesiaal“ en

or P.O. Box 892, Pretoria, on or before the 4th August 1971.

G. P. NEL,
Director of Local Government.
Pretoria, 7th July, 1971. PB. 4-15-2-18-108/4.

NOTICE 550 OF 1971.

APPLICATION IN TERMS OF THE REMOVAL OF RESTRICTIONS ACT 1967 (ACT NO. 84 OF 1967) FOR:

- A. THE AMENDMENT OF THE CONDITIONS OF TITLE OF ERF NO. 1671, RUSTENBURG EXTENSION NO. 2, DISTRICT RUSTENBURG.
- B. THE AMENDMENT OF THE RUSTENBURG TOWN PLANNING SCHEME IN RESPECT OF ERF NO. 1671, RUSTENBURG EXTENSION NO. 2, DISTRICT RUSTENBURG.

It is hereby notified that application has been made by Waterval Avenue Investments (Proprietary) Limited in terms of section 3(1) of the Removal of Restrictions Act, 1967, for:

- (1) The amendment of the conditions of title of Erf No. 1671, Rustenburg, in order to decrease the building line restriction from 30 feet to 25 feet.
- (2) The amendment of the Rustenburg Town-planning scheme by the rezoning of Erf No. 1671, Rustenburg from "General Industrial with a building line restriction of 30 feet" to "General Industrial with a building line restriction of 25 feet".

This amendment scheme will be known as the Rustenburg Amendment Scheme No. 1/34.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretorius Street, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before 4th August 1971.

G. P. NEL,
Director of Local Government.
Pretoria, 7th July, 1971. PB. 4-14-2-1182.

NOTICE 551 OF 1971.

APPLICATION IN TERMS OF THE REMOVAL OF RESTRICTIONS ACT, 1967 (ACT NO. 84 OF 1967) FOR:

- A. THE AMENDMENT OF THE CONDITIONS OF TITLE OF ERF NO. 99, BORDEAUX TOWNSHIP, DISTRICT JOHANNESBURG.
- B. THE AMENDMENT OF THE RANDBURG TOWN-PLANNING SCHEME IN RESPECT OF ERVEN NOS. 97, 98 AND 99, BORDEAUX TOWNSHIP, DISTRICT JOHANNESBURG.

It is hereby notified that application has been made by Stand One Hundred Bordeaux (Proprietary) Limited in terms of section 3(1) of the Removal of Restrictions Act, 1967, for:

- (1) The amendment of the conditions of title of Erf No. 99, Bordeaux in order to permit the erf being used for parking purposes.
- (2) The amendment of the Randburg Town-planning Scheme by the rezoning of:
 - (a) Erf No. 99, Bordeaux from "Special Residential" to "Special"; and

- (b) Erwe Nos. 97 en 98, Bordeaux van „Spesiale Besigheid met 'n hoogte van 6 verdiepings” na „Spesiale Besigheid met 'n hoogte van 7 verdiepings”.

Die wysigende skema sal bekend staan as die Randburg Wysigingskema No. 80.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 4 Augustus 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 7 Julie 1971.

P.B. 4-14-2-179-3

KENNISGEWING 552 VAN 1971

AANSOEK INGEVOLGE DIE WET OP OPHEFFING VAN BEPERKINGS 1967 (WET NO. 84 VAN 1967) OM:

- DIE WYSIGING VAN DIE TITELVOORWAARDES VAN RESIDENSIËLE LOT NO. 1033, DORP BOKSBURG NOORD (UITBREIDING) DISTRIK BOKSBURG.
- DIE WYSIGING VAN DIE BOKSBURG DORPS-AANLEGSKEMA TEN OPSIGTE VAN RESIDENSIËLE LOT NO. 1033, DORP BOKSBURG NOORD (UITBREIDING) DISTRIK BOKSBURG.

Hierby word bekend gemaak dat Caljac Investments (Proprietary) Limited No. 70/4647 ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het om:

- Die wysiging van titelvoorwaardes van Residensiële Lot No. 1033, Boksburg Noord (Uitbreiding) ten einde die oprigting van woonstelle daarop moontlik te maak.
- Die wysiging van die Boksburg Dorpsaanlegskema deur die hersonering van Residensiële Lot No. 1033, Boksburg Noord (Uitbreiding) van „Spesiaal Woon” na „Algemene Woon”.

Die wysigende skema sal bekend staan as die Boksburg Wysigingskema No. 1/97.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 4 Augustus 1971 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 7 Julie 1971.

P.B. 4-14-2-159-1

KENNISGEWING 553 VAN 1971.

BENONI-WYSIGINGSKEMA NO. 1/67.

Hierby word oorenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Maryland (Edms.) Bpk., Posbus 494, Benoni aansoek gedoen het om Benoni-dorpsaanlegskema No. 1, 1948, te wysig

- (b) Erven Nos. 97 and 98, Bordeaux from "Special Business with a height of 6 storeys" to "Special Business with a height of 7 storeys."

This amendment scheme will be known as the Randburg Amendment Scheme No. 80.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Provincial Building, Pretorius Street, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 4th August, 1971.

G. P. NEL,
Director of Local Government.

Pretoria, 7th July, 1971.

P.B. 4-14-2-179-3

NOTICE 552 OF 1971

APPLICATION IN TERMS OF THE REMOVAL OF RESTRICTIONS ACT 1967 (ACT NO. 84 OF 1967) FOR:

- THE AMENDMENT OF THE CONDITIONS OF TITLE OF RESIDENTIAL LOT NO. 1033, BOKSBURG NORTH (EXTENSION) TOWNSHIP, DISTRICT BOKSBURG.
- THE AMENDMENT OF THE BOKSBURG TOWN-PLANNING SCHEME IN RESPECT OF RESIDENTIAL LOT NO. 1033, BOKSBURG NORTH (EXTENSION) TOWNSHIP, DISTRICT BOKSBURG.

It is hereby notified that application has been made by Caljac Investments (Proprietary) Limited No. 70/4647 in terms of section 3(1) of the Removal of Restrictions Act, 1967, for:

- The amendment of the conditions of title of Residential Lot No. 1033, Boksburg North (Extension) in order to permit the erection of flats thereon.
- The amendment of the Boksburg Town-planning Scheme by the rezoning of Residential Lot No. 1033, Boksburg North (Extension) from "Special Residential" to "General Residential".

This amendment scheme will be known as the Boksburg Amendment Scheme No. 1/97.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretoriuss-Street, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 4th August, 1971.

G. P. NEL,
Director of Local Government.

Pretoria, 7th July, 1971.

P.B. 4-14-2-159-1

NOTICE 553 OF 1971.

BENONI AMENDMENT SCHEME NO. 1/67.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Maryland (Pty.) Ltd., P.O. Box 494, Benoni for the amendment of Benoni Town-planning Scheme No. 1, 1948 by rezoning

deur die hersonering van Erwé Nos. 1153 en 1155 geleë aan Woburnlaan en Erf No. 1154 geleë aan Cranbournelaan dorp Benoni van „Algemene Besigheid” tot „Spesiaal” vir beperkte besigheid, drukkery kantore en woonstelle onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Benoni-wysigingskema No. 1/67 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B214, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Benoni ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, en die Stadsklerk, Privaatsak 1014, Benoni, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 7 Julie 1971.

7—14

TENDERS

L.W.—Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

TENDERS.

Tenders vir die volgende dienste / voorrade / verkoop word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

Tender Nr. Tender No.	Beskrywing van Tender Description of Tender	Sluitingsdatum Closing Date
H.A. 2/38/71	Elektrokardiograafmasjién / Electrocardiograph machine / Johannesburg-hospitaal / Hospital ...	6/8/1971
H.A. 2/39/71	Chromatograaf en -opnemer / Chromatograph and Recorder T.P.A. Magasyne/Stores, Auckland Park ...	6/8/1971
H.A. 2/40/71	Mammografiese-eenheid / Mammographic Unit — H. F. Verwoerd-hospitaal / Hospital ...	6/8/1971
H.A. 1/5/71	Elektrokardiograafmasjiene en papier vir E.K.G.- en E.E.G.-masjiene / Electrocardiograph machines and paper for E.C.G. and E.E.G. machines	6/8/1971
H.C. 23/71	Handdoeke, fluweelweef, wit, geletter in blou, bruin, geel en groen, 55 cm x 110 cm en 75 cm x 150 cm / Towels, terry, white, lettered in blue, brown, yellow and green, 55 cm x 110 cm and 75 cm x 150 cm	6/8/1971
W.F.T.B. 358/71	Laerskool Baanbreker, Boksburg: Uitlē van gronde en sportvleide / Layout of grounds and sports fields	30/7/1971
W.F.T.B. 359/71	Baragwanath-hospitaal: Woongrond vir mediese personeel, motorhuise, ens. / Baragwanath Hospital: Living amenities for medical personnel, garages, etc.	30/7/1971
W.F.T.B. 360/71	Blyderivierspoort-ontspanningsoord: Verskaf sing, aflewering en oprigting van die installasie vir die beveiliging van geboue teen weerlig / Blyde River Canyon Recreational Resort: Supply, delivery and erection of the installation for protection of buildings against lightning	30/7/1971
W.F.T.B. 361/71	Hoërskool Delmas: Isak Lombaard-koshuis: Reparasies en opknapping / Isak Lombaard Hostel: Repairs and renovation	30/7/1971
W.F.T.B. 362/71	Houghton Primary School, Johannesburg: Binne- en buitereparasies en opknapping / Internal and external repairs and renovation	30/7/1971
W.F.T.B. 363/71	Johannesburg College of Education: Binne- en buitereparasies en opknapping / Internal and external repairs and renovation	30/7/1971
W.F.T.B. 364/71	Randhartse Laerskool, Alberton: Elektriese installasie / Electrical installation	30/7/1971
W.F.T.B. 365/71	Robert Cartuthers Primary School, Witbank: Aanbouings / Additions	30/7/1971
W.F.T.B. 366/71	Laerskool Schweizer-Reneke: Oprigting van latrineblok asook veranderinge aan bestaande geboue / Schweizer-Reneke Primary School: Erection of toilet block as well as alterations to existing buildings	30/7/1971
W.F.T.B. 367/71	Swartruggens-natuurbewaring: Oprigting van twee woonhuise (Type 1500) met buitegeboue insluitende uitlē van paaie ens. / Swartveld Nature Conservation: Erection of two dwelling-houses (Type 1500) with outbuildings including setting out of paths etc.	30/7/1971
W.F.T.B. 368/71	Laerskool Totius, Vanderbijlpark: Oprigting van nuwe administratiewe kantore asook omskeping van bestaande kantore / Erection of new administrative offices as well as conversion of existing offices	30/7/1971

BELANGRIKE OPMERKINGS.

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

Tender verwy sing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria.			
		Kamer no.	Blok	Verdi eing	Tele foonto. Pretoria
HA 1	Direkteur van Hospitaal dienste, Privaatsak 221	A739	A	7	89251
HA 2	Direkteur van Hospitaal dienste, Privaatsak 221	A739	A	7	89401
HB	Direkteur van Hospitaal dienste, Privaatsak 221	A723	A	7	89202
HC	Direkteur van Hospitaal dienste, Privaatsak 221	A728	A	7	89206
HD	Direkteur van Hospitaal dienste, Privaatsak 221	A742	A	7	89208
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak 64	A1119	A	11	80924
RFT	Direkteur, Transvaalse Paaiede partement, Privaatsak 197	D518	D	5	89184
TOD	Direkteur, Transvaalse Onderwysdepartement, Privaatsak 76	A549	A	5	80651
WFT	Direkteur, Transvaalse Werke de partement, Privaatsak 228	C111	C	1	80675
WFTB	Direkteur, Transvaalse Werke de partement, 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 kontant geld wees, 'n tiek deur die bank geparafeer of 'n departemente legorderkwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidslyste, 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 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 hoofingang aan Pretoriusstraat sekant (naby die hoek van Bosmanstraat), Pretoria.

E. UYS. Voorsitter, Transvaalse Provinciale Tenderraad, Pretoria, 30 Junie 1971.

IMPORTANT NOTES.

1. The relative tender documents including the Administration's official tender forms, are obtainable on application from the relative address indicated below. Such documents and any tender/contract conditions not embodied in the tender documents are also available for inspection at the said address:

Tender Ref.	Postal address, Pretoria	Office in New Provincial Building Pretoria			
		Room No.	Block	Floor	Phone No. Pretoria
HA 1	Director of Hospital Services, Private Bag 221	A739	A	7	89251
HA 2	Director of Hospital Services, Private Bag 221	A739	A	7	89401
HB	Director of Hospital Services, Private Bag 221	A723	A	7	89202
HC	Director of Hospital Services, Private Bag 221	A728	A	7	89206
HD	Director of Hospital Services, Private Bag 221	A742	A	7	89208
PFT	Provincial Secretary (Purchases and Supplies), Private Bag 64	A1119	A	11	80924
RFT	Director, Transvaal Roads Department, Private Bag 197	D518	D	5	89184
TOD	Director, Transvaal Education Department, Private Bag 76	A549	A	5	80651
WFT	Director, Transvaal Department of Works, Private Bag 228	C111	C	1	80675
WFTB	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 initialled 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 Administrator'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 super-scripted to show the tender'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 the corner of Bosman Street), Pretoria, by 11 a.m. on the closing date.

E. UYS, Chairman, Transvaal Provincial Tender Board, Pretoria, 30 June 1971.

Skutverkopings

Tensy voor die tyd gelos, sal die diere hieronder beskryf, verkoop word soos aangedui.

Persone wat navraag wens te doen aanstaande die hieronder omskreve diere moet in die geval van munisipale skutte, die Stads-klerk nader, en wat diere in distrikskutte betref, die betrokke Landdros.

AFGUNSSKUT DISTRIK WATERBERG OP DIE PLAAS CRADOCK VAN G. J. VLOK OP WOENSDAG 28 JULIE 1971 OM 11 VM. Versie, Afrikaner type, plusminus 18 maande, rooi, linkeroor 2 gaattjes, brandmerk op linkerboud onleesbaar.

HOLPANSKUT DISTRIK MARICO OP WOENSDAG 4 AUGUSTUS 1971 OM 11 VM. Os, Afrikaner, 5 jaar, rooi, geen oor of brandmerke.

HOLPANSKUT DISTRIK MARICO OP DIE PLAAS BRONKHORSTFONTEIN OP WOENSDAG 28 JULIE 1971 OM 11 VM. Bul, Switser, 4½ jaar, bruin, geen merke, baie wild.

KERLKSDORP MUNISIPALE SKUT OP DONDERDAG 15 JULIE 1971, OM 10 VM. Perd, Shetland, hings, plusminus 6 jaar, swart, geen brandmerke. Perd, Shetland, merrie, plusminus 5 jaar, bruin, geen brandmerke. 2 Osses, 1 Koei, plusminus 4 en 3 jaar, swart, albei ore swaelstort, brandmerk G. J. op boonste gedeelte van agterste linkerbeen. Bul, Jersey, plusminus 3 jaar, geen oor of brandmerke.

KOSTER MUNISIPALE SKUT OP SATERDAG 17 JULIE 1971 OM 8 VM. Perd, hings, 5 jaar, donkerbruin, geen merke. Koei, Jersey, 5 jaar, lige kleur, geen merke. Verskalf, gemengde ras, 8 maande, swart, geen merke.

ROODEPOORT MUNISIPALE SKUT TE HAMBERG OP SATERDAG, 17 JULIE 1971 OM 10 VM. 2 Perde, merries, 2 en 3 jaar, grys, geen oor of brandmerke.

ZUURBULTSKUT DISTRIK ZOUTPANSBERG OP WOENSDAG 28 JULIE 1971 OM 11 VM. Bul, Afrikaner type, 3½ jaar, rooi, linkeroor, halfmaan, brandmerk onduidelik. Os, Afrikaner type, 3½ jaar, rooi, geen oormerke, brandmerk onduidelik.

Pound Sales

Unless previously released, the animals described hereunder will be sold as indicated.

Persons desiring to make inquiries regarding the animals described hereunder, in the case of animals in municipal pounds should address the Town Clerk for those in district pounds, the Magistrate of the district concerned.

AFGUNS POUND DISTRICT WATERBERG ON THE FARM CRADOCK OF G. J. VLOK ON WEDNESDAY, 28TH JULY, 1971, AT 11 A.M. Heifer, Africaner type, plus minus 18 months, red, left ear 2 punch-holes, brand on left buttock indistinct.

HOLPAN POUND DISTRICT MARICO ON WEDNESDAY, 4th AUGUST, 1971, AT 11 A.M. Ox, Africander, 5 years, red no earmarks or brands.

HOLPAN POUND DISTRICT MARICO ON THE FARM BRONKHORSTFONTEIN ON WEDNESDAY, 28th JULY, 1971, AT 11 A.M. Bull, Swiss, 4½ years, brown, no marks, very wild.

KERLKSDORP MUNICIPAL POUND ON THURSDAY, 15th JULY, 1971 AT 10 A.M. Horse, Shetland, stallion, plus minus 6 years, black, no brands. Horse, Shetland, mare plus minus 5 years, piebald, no brands. 2 Oxen, 1 cow, plus minus 4 and 3 years, black, both ears swallowtail, branded, G. J. on top portion of left hind leg. Bull, Jersey, plus minus 3 years, no earmarks or brands.

KOSTER MUNICIPAL POUND ON SATURDAY, 17th JULY, 1971, AT 10 A.M. Horse, Stallion, 5 years, darkbrown, no marks. Cow, Jersey, 5 years, light colour no marks. Heifer calves, mixed breed, 8 months, black, no marks.

ROODEPOORT MUNICIPAL POUND AT HAMBERG ON SATURDAY, 17th JULY, 1971, AT 10 A.M. 2 Horses, mares, 2 and 3 years, grey, no marks or brands.

ZUURBULT POUND DISTRICT ZOUTPANSBERG ON WEDNESDAY 28th JULY, 1971, AT 11 A.M. Bull, Africander, 3½ years, red, left ear crescent shape, brand indistinct. Ox, Africander-type, 3½ years, red, no earmarks, brand indistinct.

Plaaslike Bestuurskennisgewings Notices By Local Authorities

STADSRAAD VAN BRAKPAN.

VERVREEMDING VAN GROND: MITCHELLPARK.

Hierby word ooreenkomsdig die bepaling van Artikels 68 en 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad voornemens is om 'n gedeelte van Gedeelte 9 van die plaas Weltevreden 118 I.R., Brakpan (Mitchellpark) groot ongeveer 3,2 ha, permanent te sluit en aan die Transvaalse Werkedepartement te vervreem vir skooldoeleindes in ruil vir Erf 661, Brenthurst en Erf 3269, Brakpan, onderworpe aan die voorwaarde dat genoemde departement die verskil van R14 000 in die geswore waardasie van die eiendomme aan die Stadsraad betaal.

Volle besonderhede van die transaksie is verkrybaar by kamer 15, Stadsaal, Brakpan.

Iedereen wat beswaar wil maak teen die voorgenoemde vervreemding, moet sodanige beswaar by ondergetekende indien voor of op 3 September 1971.

JAMES LEACH,
Stadsklerk.

No. 55/10.6.1971.

336—30—7—14

TOWN COUNCIL OF BRAKPAN.

ALIENATION OF LAND: MITCHELL PARK.

Notice is hereby given in terms of Sections 68 and 79(18) of the Local Government Ordinance, 1939, that the Town Council intends closing permanently and alienating a portion of Portion 9 of the farms Weltevreden 118 I.R., Brakpan (Mitchell Park) approximately 3,2 ha in extent to the Transvaal Works Department for school purposes in exchange for Stand 661, Brenthurst and Stand 3269, Brakpan, subject to the condition that the said department pay to the Council the difference of R14 000 in the sworn valuation of the properties.

Full details of the proposed transaction are available at room 15, Town Hall, Brakpan.

Anybody wishing to object to the proposed alienation must lodge such objection with the undersigned not later than 3rd September, 1971.

JAMES LEACH.
Town Clerk.

No. 55/10.6.1971.

STADSRAAD VAN ERMELO.

KENNISGEWING:

WYSIGING VAN DORPSAANLEG-SKEMA:

Die Stadsraad van Ermelo het 'n wysiging van dorpsaanlegskema opgestel wat bekend sal staan as Wysigende skema No. 1/25.

Hierdie Ontwerpwy siging skema bevat die volgende voorstelle:

1. Die hersonering van erf 897 na „inrigtings”
2. Die hersonering van erf 898 na 'n digtheidsstreek van 1 woonhuis per 1 200 vk. meter en
3. 'n Byvoeging tot die definisie van „streek” in die dorpsaanlegskema om te bepaal dat wanneer 'n straat of 'n gedeelte daarvan gesluit word die straat gedeelte die indeling sal ontvang wat die aangrensende grond daaraan het ingevolge die dorpsaanlegskema.

Erf 897 grens aan Petstraat en erf 898 grens aan Northstraat in die dorp Ermelo. Erf 897 en erf 898 is beide tans ingedeel as straat en die uitwerking van die skema sal wees dat op erf 897 inrigtings ingevolge die

dorpsbeplanningskema opgerig kan word en erf 898 sal vir spesiale woondoeleindes gebruik kan word.

Besonderhede van hierdie wysigingskema lê ter insae in die kantoor van die Stads-klerk, Stadhuis, Ermelo vir 'n tydperk van 4 weke vanaf die datum van die eerste publikasie van hierdie kennisgewing naamlik 30 Junie 1971.

Die Dorperaad sal oorweeg of die skema aangeneem moet word al dan nie.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 1 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 Stadsraad binne 4 weke vanaf die datum van die eerste publikasie van hierdie kennisgewing naamlik 30 Junie 1971 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Stadsraad gehoor wil word of nie.

339—30—7

TOWN COUNCIL OF ERMELO

NOTICE:

AMENDMENT OF TOWNSPLANNING SCHEME ERMELO.

The Town Council of Ermelo has prepared a draft amendment townplanning scheme to be known as amendment scheme No. 1/25.

This draft amendment scheme contains the following proposals:

1. The rezoning of erf 897 to the zoning of "institution"
2. The rezoning of erf 898 to zoning of 1 dwelling house per 1,200 square metre;
3. By providing in the Townplanning scheme that when the Council permanently closes a street or portion thereof of the zoning of such portion shall be the same as that of the adjacent land.

Erf 897 is situated on Pet Street and 898 situated on North Street in the township Ermelo. The effect of the townplanning scheme will be that institutions as determined in the townplanning scheme, may be erected on erf 897 and that erf 898 would be rezoned for one dwelling house per 1 200 square metres. The third amendment is self explanatory.

Particulars of this scheme are open for inspection at the office of the Town Clerk, Town Hall, Ermelo for 'n period of 4 weeks from the date of the first publication of this notice, which is 30th June, 1971.

The Townships Board will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the abovementioned townplanning scheme or within 1 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 4 weeks of the first publication of this notice which is 30th June 1971 inform the Council, in writing of such objection or representations and shall state whether or not he wishes to be heard by the Town Council.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE SUIDELIKE JOHANNESBURG-STREEK-DORPSAANLEGSKEMA (WYSIGINGSKEMA NO. 31).

Die Stadsraad van Johannesburg het 'n ontwerpwy sigingsdorpsaanlegskema opgestel wat as Wysigingsdorpsaanlegskema No 31 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstel:

Voorbehoudsbepaling (xi) van klosule 15(a) wat as volg lui, word geskrap:

"Fish Frying and fish mongering may be permitted by special consent of the Local Authority in Use Zones III, IV and XIII subject to Clause 17(a) hereof."

Besonderhede van hierdie Skema lê ter insae in kamer 423, Stadhuis, Johannesburg vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 30 Junie 1971.

Die Raad sal die Skema oorweeg, en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van bogenoemde Dorpsaanlegskema of binne twee kilometer 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 kennisgewing, naamlik 30 Junie 1971 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

S. D. MARSHALL,
Klerk van die Raad.

Stadhuis,
Johannesburg.
30 Junie 1971.
72/4/4/31

350—30—7

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO THE SOUTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME (AMENDMENT SCHEME NO. 31)

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-Planning Scheme No. 31.

This draft scheme contains the following proposal:

To delete proviso (xi) of Clause 15(a), which reads as follows:

"Fish frying and fish mongering may be permitted by special consent of the Local Authority in Use Zones III, IV and XIII subject to Clause 17(a) hereof."

Particulars of this Scheme are open for inspection at Room 423, Municipal Offices, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is the 30th June 1971.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the abovementioned Town-Planning Scheme or within two kilometres 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 the 30th June 1971, 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.

S. D. MARSHALL,
Clerk of the Council.

Municipal Offices,
Johannesburg.
30 June, 1971.
(72/4/4/31)

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA NO. 1 (WYSIGINGSKEMA NO. 1/519)

Die Stadsraad van Johannesburg het 'n ontwerpwy sigingsdorpsaanlegskema opgestel wat as Wysigingsdorpsbeplanningskema No. 1/519 bekend sal staan.

Dit ontwerpskema bevat die volgende voorstel:

Die indeling van standplose No. 285 tot 288 South Hills word van „algemene besigheidsdoeleindes“ na „algemene woon-doeleindes“ verander.

Die Stadsraad is die eienaar van hierdie standplose.

Besonderhede van hierdie Skema lê ter insae in kamer 431, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 7 Julie 1971.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom in die gebied van die bogenoemde Dorpsaanlegskema of binne 2 km van die grens daarvan af, 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 7 Julie 1971 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

S. D. MARSHALL,
Klerk van die Raad.

Stadhuis,
Johannesburg.
7 Julie 1971.
72/4/2/519

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME NO. 1 (AMENDMENT SCHEME 1/519)

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-Planning Scheme No. 1/519.

This draft scheme contains the following proposal:

To rezone Stands 285 to 288 South Hills from „General Business“ to „General Residential“. The owner of these stands is the City Council.

Particulars of this Scheme are open for inspection at Room 431, Municipal Offices, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is the 7th July 1971.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the abovementioned Town-Planning Scheme or within 2 km 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 the 7th July 1971, inform the local authority, in writing of such objection or representation,

tion and shall state whether or not he wishes to be heard by the local authority.

S. D. MARSHALL.
Clerk of the Council.

Municipal Offices,
Johannesburg.
7th July, 1971.
72/4/2/519

356 — 7

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA NO. 1 (WYSIGINGSKEMA NO. 1/519)

Die Stadsraad van Johannesburg het 'n ontwerpwy sigingsdorpaanlegskema opgestel wat as Wysigingsdorpsbeplanningskema No. 1/519 bekend sal staan.

Die ontwerp skema bevat die volgende voorstel:

Die indeling van standplose No. 285 tot 288 word van „algemene besigheidsdoelcindes“ na „algemene woondoeleindes“ verander.

Die Stadsraad is die eienaar van hierdie standplose.

Besonderhede van hierdie Skema lê ter insae in kamer 431, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 7 Julie 1971.

Die Raad sal die Skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of ookkoperdeer van vaste eiendom in die gebied van die benoemde Dorpsaanlegskema of binne 2 km van die grens daarvan af, 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 7 Julie 1971 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

S. D. MARSHALL,
Klerk van die Raad.

Stadhuis,
Johannesburg.
7 Julie 1971.
72/4/2/519

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME NO. 1 (AMENDMENT SCHEME 1/519)

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-Planning Scheme No. 1/519.

This draft scheme contains the following proposal:-

To rezone Stands 285 to 288 from "General Business" to "General Residential".

The owner of these stands is the City Council.

Particulars of this Scheme are open for inspection at Room 431, Municipal Offices, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is the 7th July, 1971.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the abovementioned Town-Planning Scheme or within 2 km 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 the

7th July, 1971: 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.

S. D. MARSHALL,
Clerk of the Council.

Municipal Offices,
Johannesburg.
7th July, 1971.
72/4/2/519

357—7—14

STADSRAAD VAN BRAKPAN.
KENNISGEWING VAN BELASTING.

Hiermee word bekendgemaak dat die Stadsraad van Brakpan, onderworpe aan die goedkeuring van die Administrateur, die ondervermelde belasting op waarde van belasbare eiendom binne die munisipaliteit soos dit in die waarderingslys voorkom ooreenkomsdig die bepalings van die Plaaslike Bestuur-belastinggordonansie, 1933, gehef het vir die boekjaar 1 Julie 1971 tot 30 Junie 1972:

- (a) 'n Oorspronklike belasting van 'n half sent per rand ingevolge artikel 18(2) van die Plaaslike Bestuur-belastinggordonansie, 1933, op die terreinwaarde van belasbare grond binne die munisipaliteit soos dit in die waarderingslys voorkom.
- (b) 'n Addisionele belasting van drie en 'n half sent per rand op die terreinwaarde van belasbare grond binne die munisipaliteit soos dit in die waarderingslys voorkom kragtens artikel 18(3) en 18(5) en kragtens die bepalings van artikel 21, op die waarde van verbeterings gelie op grond (uitgesonderd grond in 'n wetlike gestigde dorp) besit kragtens mynbried sowel as op die terreinwaarde van sodanige grond wat vir woondoeleindes of vir doeleindes wat nie op mynontginning betrekking het nie, gebruik word deur persone of maatskappye wat by mynontginning betrokke is, hetsy sodanige persone of maatskappye die mynbriehouers is aldus nie.
- (c) 'n Ekstra addisionele belasting van drie en 'n driekwart sent per rand ingevolge artikel 20 van die Plaaslike Bestuur-belastinggordonansie, 1933, op die terreinwaarde van grond of belang in grond vervat in die waarderingslys van die munisipaliteit wat in besit is van elektrisiteitsondernemings.

Voormalde belasting is verskuldig en betaalbaar:-

- (i) ten aansien van een-helfte daarvan op 31 Oktober 1971 en rente was aan op enige onbetaalde gedeelte daarvan teen 8 persent per jaar vanaf 1 November 1971.
- (ii) ten aansien van die oorblywende helfte op 31 Maart 1972 en rente was aan op enige onbetaalde gedeelte daarvan teen 8 persent per jaar vanaf 1 April 1972.

JAMES LEACH.
Stadsklerk.

No. 59/15/6/71.
7 Julie 1971.

TOWN COUNCIL OF BRAKPAN.

NOTICE OF RATES.

Notice is hereby given that the Town Council of Brakpan has imposed, subject to the approval of the Administrator, the

undermentioned rates on the value of rateable land within the municipality as appearing on the valuation roll in terms of the Local Authorities Rating Ordinance, 1933, for the financial year 1st July, 1971 to 30th June, 1972:-

- (a) An original rate of one half cent in the rand in terms of section 18(2) of the Local Authorities Rating Ordinance, 1933, on the site value of the land within the municipality as appearing on the valuation roll.
- (b) An additional rate of three and a half cent in the rand on the site value of the land within the municipality as appearing on the valuation roll in terms of section 18(3) and 18(5), and in terms of the provisions of section 21 on the value of improvements situate upon land held under mining title (not being land in a lawfully established township) as well as on the site value of such land, where such land is used for residential purposes or for purposes not incidental to mining operations by persons or companies engaged in mining operations, whether such persons or companies are the holders of the mining title or not.
- (c) An extra additional rate of three and three quarter cent in the rand in terms of section 20 of the Local Authorities Rating Ordinance, 1933, on the site value of land or interest in land held by any power undertaking as appearing on the valuation roll.

The said rates shall be due and payable:-
(i) in respect of one half on 31st October, 1971 interest accruing at 8 per cent per annum on any unpaid balance as from 1st November, 1971.

(ii) in respect of the remaining half on 31st March, 1972, interest accruing on the unpaid balance at 8 per cent per annum, with effect 1st April, 1972.

JAMES LEACH,
Town Clerk.

No. 59/15/6/71.
7th July, 1971.

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STAD GERMISTON

VOORGENOME PERMANENTE SLUITING EN VERVREEMDING VAN GROND

Ingevolge die bepalings van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, word hierby kennis gegee dat die Stadsraad van Germiston voorneem is om behoudens die toestemming van die Administrateur ingevolge die bepalings van artikel 67 van vermelde Ordonnansie, 'n gedeelte van Gerhardusweg, dorp Henville, Germiston, ongeveer 1070,50 vierkante meter groot, permanent te sluit en om na die suksesvolle sluiting daarvan, die gesloten gedeelte van die pad, onderworpe aan die goedkeuring van die Administrateur ingevolge die bepalings van artikel 79(18) van vermelde Ordonnansie, aan mnre. Seesam (Pty.) Ltd., te verkoop teen 'n prys gelykstaande aan 'n beedige waardasie daarvan.

Besonderhede en 'n plan as aanduiding van die voorgestelde sluiting en vervreemding lê van Maandae tot en met Vrydag tussen die ure 8.30 v.m. en 12.30 n.m. en 1.30 n.m. en 4.00 n.m. ter insae in Kamer 115, Stadskantore, Presidentstraat, Germiston.

Enigiemand wat teen bovermelde sluiting beswaar wil maak of enige eis om skadevergoeding wil instel of wat begerig is om

beswaar aan te teken dat die Stadsraad van Germiston sy bevoegdhede uitoeft ingevolge die bepaling van artikel 79(18) van voorvermelde Ordonnansie, moet dit skriftelik voor of op 24 September 1971, doen.

P. J. BOSHOFF,
Stadsklerk.

Stadskantore,
Germiston.
7 Julie 1971.
(No. 83/1971).

**CITY COUNCIL OF GERMISTON
PROPOSED PERMANENT CLOSING
AND SALE OF LAND**

It is hereby notified in terms of the provisions of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the City Council of Germiston, subject to the consent of the Administrator in terms of the provisions of Section 67 of the said Ordinance, to permanently close a portion of Gerhardus Road, Henville Township, Germiston, approximately 1070,50 sq. metres in extent, and after the successful closing of the road portion, to sell same to Messrs. Seefam (Pty) Limited, at a price equal to a sworn appraisal thereof, subject to the consent of the Administrator in terms of Section 79(18) of the abovementioned Ordinance.

Details and a plan of the proposed closing and alienation may be inspected in Room 115, Municipal Offices, President Street, Germiston, from Mondays to Fridays (inclusive) between the hours 8.30 a.m. and 12.30 p.m. and 1.30 p.m. and 4.00 p.m.

Any person who intends objecting to the proposed closing or who intends submitting a claim for compensation, or who is desirous of lodging an objection with the City Council of Germiston in the exercise of its powers conferred by Section 79(18) of the aforementioned Ordinance, must do so in writing on or before the 24th September, 1971.

P. J. BOSHOFF,
Town Clerk.

Municipal Offices,
Germiston.
7th July, 1971.
(No. 83/1971).

359—7

STAD GERMISTON

VOORGENOME PERMANENTE SLUITING EN VERVREEMDING VAN GROND

Ingevolge die bepaling van die Ordonnansie op Plaaslike Bestuur Nr. 17 van 1939, soos gewysig, word hierby kennis gegee dat die Stadsraad van Germiston voornemens is om behoudens die toestemming van die Administrateur ingevolge die bepaling van artikel 67 van vermelde Ordonnansie, die gedeelte van Acaciaweg geleë tussen Pine-laan en Barbaraweg en die sanitasiesteë geleë tussen ewe 2178 tot 2184, Dorp Primrose, permanent te sluit en om na die suksesvolle sluiting daarvan, die geslot sanitasiesteë onderworpe aan die goedkeuring van die Administrateur ingevolge die bepaling van artikel 79(18) van vermelde Ordonnansie, aan mnre. National Retail Centre Developers (Pty) Ltd. te verkoop teen 'n prys geklystaande aan 'n beëdigde waardasie daarvan.

Besonderhede en 'n plan as aanduiding van die voorgestelde sluiting en vervreemding lê van Maandae tot en met Vrydae tussen die ure 8.30 v.m. en 12.30 nm. en

1.30 nm. en 4.00 nm. ter insae in Kamer 115, Stadskantore, Presidentstraat, Germiston.

Enigiemand wat teen bovenmelde sluiting beswaar wil maak of enige eis om skadevergoeding wil instel of wat begerig is om beswaar aan te teken dat die Stadsraad van Germiston sy bevoegdhede uitoeft ingevolge die bepaling van artikel 79(18) van voorvermelde Ordonnansie, moet dit skriftelik voor of op 24 September 1971, doen.

P. J. BOSHOFF,
Stadsklerk.

Stadskantore,
Germiston.
7 Julie 1971.
(No. 85/1971)

**CITY COUNCIL OF GERMISTON
PROPOSED PERMANENT CLOSING
AND SALE OF LAND**

It is hereby notified in terms of the provisions of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the City Council of Germiston, subject to the consent of the Administrator in terms of the provisions of Section 67 of the said Ordinance, to permanently close the portion of Acacia Road situated between Pine Avenue and Barbara Road and the sanitary lanes situated between Erven Nos. 2178 to 2184, Primrose Township, and after the successful closing thereof, to sell the closed sanitary lanes to Messrs. National Retail Centre Developers (Pty) Limited, at a price equal to a sworn appraisal thereof, subject to the consent of the Administrator in terms of Section 79(18) of the abovementioned Ordinance.

Details and a plan of the proposed closing and alienation may be inspected in Room 115, Municipal Offices, President Street, Germiston, from Mondays to Fridays (inclusive) between the hours 8.30 a.m. and 12.30 p.m. and 1.30 p.m. and 4.00 p.m.

Any person who intends objecting to the proposed closing or who intends submitting a claim for compensation, or who is desirous of lodging an objection with the City Council of Germiston in the exercise of its powers conferred by Section 79(18) of the aforementioned Ordinance, must do so in writing on or before the 24th September, 1971.

P. J. BOSHOFF,
Town Clerk.

Municipal Offices,
Germiston.
7th July, 1971.
(No. 85/1971)

360—7

MUNISIPALITEIT ELSBURG.

WAARDERINGSLYS.

Kennis word hiermee gegee ingevolge Artikel 14 van die Plaaslike Bestuur Belastingordonnansie 1933, soos gewysig, dat die Waarderingslys verwys na in die kennisgewing gedateer 5 Mei 1971, voltooi en gesertifiseer is ooreenkoms die bovenmelde Ordonnansie, en dat die Waarderingslys vastgestel en bindend gemaak is op alle betrokke partye wat nie voor of op 9 Augustus 1971 teen die beslissing van die Waarderingshof appelleer nie op die wyse voorgeskryf in bogenoemde Ordonnansie.

P. VAN DER MERWE.
Stadsklerk.

Elsburg.
7 Julie 1971.

ELSBURG MUNICIPALITY.

VALUATION ROLL.

Notice is hereby given in accordance with Section 14 of the Local Authorities Rating Ordinance, 1933, as amended, that the Valuation Roll referred to in municipal notice dated the 5th May, 1971, has been completed and certified in accordance with the abovementioned Ordinance, and that the said Valuation Roll becomes fixed and binding upon all parties concerned, who shall not before the 9th August, 1971, appeal against the decision of the Valuation Court, in the manner prescribed in the said Ordinance.

P. VAN DER MERWE.
Town Clerk.

Elsburg.
7th July, 1971.

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DORPSRAAD VAN NABOOMSPRUIT.

**HEFFING VAN EIENDOMSBELAS-
TING 1971/72.**

Kennis word hiermee gegee ingevolge die bepaling van Artikel 24 van die Plaaslike Bestuur Belastingordonnansie, No. 20 van 1933, soos gewysig, dat die volgende eiendomsbelasting gehef word op die terreinwaarde van alle belasbare eiendomme geleë binne die munisipale gebied van Naboomspruit en soos aangedui op die Waarderingslys vir die boekjaar 1 Julie 1971 tot 30 Junie 1972.

- (a) 'n Oorspronklike belasting van 0.5 cent in die rand (R) op die terrein waarde van grond;
- (b) 'n Addisionele belasting van 2.5 cent in die rand (R) op die terrein waarde van grond;
- (c) Behoudens die goedkeuring van die Administrateur 'n verdere addisionele belasting van 5 cent in die rand (R) op die terreinwaarde van grond

Die belasting gehef word verskuldig op 1 Julie 1971, maar is betaalbaar in twee gelyke paaiemente; die eerste helfte betaalbaar voor of op 30 September 1971, en die tweede helfte betaalbaar voor of op 31 Maart 1972.

In iedere geval waar die belasting gehef nie op die betaaldatum betaal word nie, word rente teen 7% (sewe persent) per jaar in rekening gebring en geregtelike stappe kan sonder enige kennisgewing teen wanbetalers geneem word.

H. J. PIENAAR.
Stadsklerk.

Kantoor van die Stadsklerk.
Posbus 34,
Naboomspruit.
7 Julie 1971.

NABOOMSPRUIT VILLAGE COUNCIL.

ASSESSMENT RATES 1971/72.

Notice is hereby given in terms of Section 24 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the Village Council of Naboomspruit has imposed the following rates on the site values of all rateable properties situated within the Municipal area of Naboomspruit, and as appearing on the Valuation Roll, for the financial year 1 July 1971 to 30 June, 1972.

- (a) An original rate of 0.5 cent in the rand (R) on the site value of land.
- (b) An additional rate of 2.5 cent in the rand (R) on the site value of land.
- (c) Subject to the approval of the Administrator a further additional rate

of 5 cent in the rand' (R) on the site value of the land.

The rates imposed shall become due and payable on 1 July, 1971, but may be paid in two equal instalments; the first half payable before or on 30 September 1971, and the second half before or on 31 March, 1972.

In any case where the rates imposed are not paid on the due date, interest will be charged at the rate of 7% (seven per cent) per annum and summary legal proceedings may be taken against any defaults.

H. J. PIENAAR.
Town Clerk.

Office of the Town Clerk,
P. O. Box 34,
Naboomspruit.
7th July, 1971.

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STADSRAAD VAN STANDERTON
MUNISIPALE KENNISGEWING NO. 22
VAN 1971 AANVULLENDE WAARDE-
RINGSLYS

Kennis geskied hiermee dat ooreenkomsstig die Plaaslike Bestuurs Belastingsordonansie No. 20 van 1933, soos gewysig, 'n aanvullende waarderingslys opgestel is vir die tydperk 1 Julie 1970 tot 30 Junie 1971, van alle belasbare eiendome geleë binne die grense van die Standertonse Municipale gebied, wat nie voorkom op die driejaarlikse waarderingslys nie. Genoemde waarderingslys is nou voltooi en sal ter insae lê in die Municipale Kantore, Kamer 13, gedurende gewone kantoorure tot Vrydag 30 Julie 1971.

Kennis word verder gegee dat enige beswaar in verband met die waardering van enige belasbare eiendom wat in die aanvullende waarderingslys voorkom, of in verband met die weglatting van belasbare eiendom (of dit aan die persoon wat beswaar maak, of enige ander persoon behoort), of in verband met enige fout, weglatting of verkeerde beskrywing, skriftelik aan die Stadslerk gerig moet word op die voorgeskrewe vorm soos bepaal in die Bylae van die Ordonnansie, voor middag op Vrydag 30 Julie 1971.

Bogemelde vorms is verkrybaar by die kantoor van die Stadslerk.

Aandag word daarop gevëstig dat geen beswaar voor die Waarderingshof, wat later aangestel word, ingedien kan word nie aleen sodanige beswaar skriftelik, soos hierbo uitcengesit; ingehandig is nie.

G. B. HEUNIS,
Stadslerk.

Municipale Kantore,
Posbus 66,
Standerton.
7 Julie 1971.

TOWN COUNCIL OF STANDERTON

MUNICIPAL NOTICE NO. 22 OF 1971
INTERIM VALUATION ROLL

Notice is hereby given in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that an Interim Valuation Roll has been compiled for the period 1 July, 1970 to 30 June, 1971 of all rateable properties within the boundaries of the Standerton Municipality, not appearing in the Triennial General Roll. The said Interim valuation Roll has been completed and will lie open for inspection during normal office hours until Friday, the 30th July, 1971.

Notice is also given that all persons interested are called upon to lodge in writing, with the Town Clerk, in the form set forth in the Schedule to the said Ordinance, before noon on Friday, 30th June, 1971, notice of any objection they may have in respect of the mission therefrom of property alleged to be rateable (whether held by the person objecting or others) or in respect of any error, omission or misdescription.

The abovementioned forms of objection may be obtained on application at the office of the Town Clerk.

Attention is specially directed to the fact that no person will be entitled to urge any objection before the Valuation Court to be hereafter constituted unless he shall first have lodged such notice of objection as aforesaid.

G. B. HEUNIS,
Town Clerk.

Municipal Offices,
P.O. Box 66,
Standerton.
7th July, 1971.

363—7

STAD JOHANNESBURG.
VOORGESTELDE WYSIGING VAN DIE SUIDELIKE JOHANNESBURG-STREEKDORPSAANLEGSKEMA (WYSIGINGSKEMA NO. 32)

Die Stadsraad van Johannesburg het 'n ontwerpwy sigingsdorpsaanlegskema opgestel wat as Wysigingsdorpsbeplanningskema No. 32 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstel:-

Klousule 28(c) word gewysig deur die woorde en syfers „11 and 111” te skrap en dit deur die woord en syfer „and 11” te vervang.

Die doel met die wysiging is om 'n beperkende klousule waarby skuttings en advertensietekens op standplose wat vir „algemene besigheidsoeleindes” - Gebruikstreek 111, ingedeel is, verbied word, op te hef.

Besonderhede van hierdie Skema lê ter insae in kamer 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 7 Julie 1971.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van bogenoemde dorpsaanlegskema of binne 2 km. van die grense daarvan, het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig as hy dit wil doen, moet hy die plaaslike bestuur binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 7 Julie 1971, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. MARSHALL,
Klerk van die Raad

Stadhuis,
Johannesburg.
7 Julie 1971.
72/4/4/32.

CITY OF JOHANNESBURG.
PROPOSED AMENDMENT TO SOUTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME (AMENDMENT SCHEME NO. 32).

The City Council of Johannesburg has prepared a draft amendment town planning

scheme to be known as Amendment Scheme No. 32.

This draft scheme contains the following proposal:

To amend Clause 28(c) by the deletion of the words "11 and 111" and the substitution therefor of the words "and 11".

The effect of this amendment is to remove a restrictive clause whereby hoardings and advertising signs are prohibited on stands zoned "General Business" - Use Zone 111.

Particulars of this Scheme are open for inspection at Room 423, Municipal Offices, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is the 7th July, 1971.

The Council will consider whether or not the Scheme should be adopted.

Any owner or occupier of immovable property within the area of the above-mentioned town planning scheme or within 2 km 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 the 7th July 1971 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.

S. D. MARSHALL.
Clerk of the Council.

Municipal Offices,
Johannesburg.
7th July, 1971.
72/4/4/32.

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STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA NO. 1 (WYSIGINGSKEMA NO. 1/476)

Die Stadsraad van Johannesburg het 'n ontwerpwy sigingsdorpsaanlegskema opgestel wat as Wysigingsdorpsaanlegskema No. 1/476 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstel:

Klousule 16(a), Tabel "E", kolom (1), Gebruikstreek XIII word gewysig deur die woorde „spesiale besigheidsoeleindes” te skrap en dit deur die woorde „openbare garage” te vervang.

Besonderhede van hierdie skema lê ter insae in kamer 423, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 7 Julie 1971.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van bogenoemde Dorpsaanlegskema of binne twee kilometer van die grense 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 7 Julie 1971, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

S. D. MARSHALL,
Klerk van die Raad.

Stadhuis,
Johannesburg.
7 Julie 1971.
72/4/2/476

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME NO. 1 (AMENDMENT SCHEME 1/476).

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-Planning Scheme No. 1/476.

This draft scheme contains the following proposal:

To amend Clause 16(a), Table "E," Column (1), Use Zone XIII by the deletion of the words "Special Business" and the substitution therefor of the words "Public Garage".

Particulars of this Scheme are open for inspection at Room 423, Municipal Offices, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is the 7th July 1971.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the abovementioned Town-Planning Scheme or within two kilometres 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 the 7th July, 1971 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.

S. D. MARSHALL,
Clerk of the Council.

Municipal Offices,
Johannesburg,
7th July, 1971.
72/4/2/476

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STADSRAAD VAN HEIDELBERG, TVL.

KENNISGEWING NR. 19 VAN 1971

WAARDERINGSBELASTING 1971/72

Kennis word hiermee gegee dat die volgende waarderingsbelasting opgelê is vir die boekjaar 1 Julie 1971 tot 30 Junie 1972, op die waarde van alle belasbare eiendom binne hierdie Munisipaliteit, soos vervat in die Waarderingslyste kragtens die bepalinge van die Plaaslike Bestuur Belastings Ordonnansie No. 20 van 1933, soos gewysig:

- 'n Oorspronklike belasting van 'n $\frac{1}{2}$ cent in die RI op die liggingswaarde van die grond.
- 'n Bykomstige belasting van $2\frac{1}{2}$ cent in die RI op die liggingswaarde van die grond.
- Onderhewig aan die goedkeuring van die Administrateur 'n verdere bykomstige belasting van 1c in die RI op die liggingswaarde van die grond.

Die helfte van bogenoemde belastings is betaalbaar op die eerste dag van Oktober 1971 en die helfte op die eerste dag van April 1972.

In enige geval waar die belasting hierby opgelê nie op bogemelde datums betaal is nie, word rente teen 7 persent (sewe persent) per jaar in rekening gebring en geregelyke stappe kan sonder meer teen wanbetalers ingestel word.

C. P. DE WITT,
Stadsklerk.

Munisipale Kantore,
Heidelberg — Tvl.
7 Julie 1971.

TOWN COUNCIL OF HEIDELBERG,
TVL.

NOTICE NO. 19 OF 1971

ASSESSMENT RATES 1971/72

Notice is hereby given that the following assessment rates have been levied for the financial year 1st July, 1971 to 30th June, 1972, on the value of all rateable property within this Municipality, as appearing on the Valuation Rolls, in accordance with the provisions of the Local Authorities Rating Ordinance No. 20 of 1933, as amended:-

- An original rate of $\frac{1}{2}$ cent in the RI on the site value of the land.
- An additional rate of 2½ cent in the RI on the site value of the land.
- Subject to the approval of the Administrator a further additional rate of 1 cent in the RI on the site value of the land.

One half of the above rates shall become due and payable on the 1st day of October 1971 and the other half on the 1st day of April 1972.

In any case where the rates hereby imposed are not paid on the above dates, interest will be charged at the rate of 7 percent (seven per cent) per annum, and summary legal proceedings may be instituted against defaulters.

C. P. DE WITT,
Town Clerk.

Municipal Offices,
Heidelberg — Tvl.
7th July, 1971.

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STADSRAAD VAN VOLKSRUST
SLUITING VAN MUNISIPALE MARK

Kennis geskied hiermee dt die munisipale mark met ingang 1 Augustus 1971 gesluit sal word.

A. STRYDOM,
Stadsklerk.

Posbus 48,
Volksrust.
7 Julie 1971.
(Kennisgewing No. 21/1971).

TOWN COUNCIL OF VOLKSRUST.
CLOSING OF MUNICIPAL MARKET.

Notice is hereby given that the Volksrust Municipal Market will be closed as from the 1st August, 1971.

A. STRYDOM,
Town Clerk.

P.O. Box 48,
Volksrust.
7th July, 1971.
(Notice No. 21/1971).

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STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN
DIE JOHANNESBURGSE DORPSAAN-
LEGSKEMA NO I.

(WYSIGINGSKEMA NO. 1/520)

Die Stadsraad van Johannesburg het 'n ontwerpwy sigingsdorpsaanlegskema opgestel wat as Wysigingsdorpsbeplanningskema No. 1/520 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstel:

Die indeling van standpase No. 32 R.G. en 46 R.G., Braamfonteinwerf, word op sekere voorwaarde van "staatsdoeleindes" na "algemene besigheidsdoeleindes" verander.

Die firma Vendiko (Edms.) Bpk., Heightstraat 28, Doornfontein, is die eienaars van hierdie standpase.

Besonderhede van hierdie Skema lê ter insae in kamer 431, Stadhuis, Johannesburg, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 7 Julie 1971.

Die Raad sal die Skema oorweeg en besluit of dit aangemeen moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van bogenoemde Dorpsaanlegskema of binne twee kilometer van die grense daarvan het die reg om teen die Skema beswaar te maak, of om vertoëten 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 7 Julie 1971 skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie.

S. D. MARSHALL.
Klerk van die Raad.

Stadhuis,
Johannesburg,
7 Julie 1971.
72/4/2/520.

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME NO. I.

(AMENDMENT SCHEME 1/520)

The City Council of Johannesburg has prepared a draft amendment Town-planning scheme to be known as Amendment Town-Planning Scheme No. 1/520.

This draft scheme contains the following proposal:-

To rezone Stands 32 R.E. and 46 R.E., Braamfontein Werf, from "Government Purposes" to "General Business" subject to certain conditions.

The owners of these Stands are Vendiko (Edms.) Bpk., of 28 Height Street, Doornfontein.

Particulars of this Scheme are open for inspection at Room 431, Municipal Offices, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is the 7th July 1971.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the abovementioned Town-Planning Scheme or within 2 kilometres 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 the 7th July 1971 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.

S. D. MARSHALL.
Clerk of the Council.

Municipal Offices,
Johannesburg,
7th July, 1971.
(72/4/2/520).

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STADSRAAD VAN BENONI.

KENNISGEWING VAN BELASTING.

Hiermee word bekendgemaak dat die Stadsraad van Benoni, onderworpe aan die goedkeuring van die Administrateur, die ondervermelde belasting op waarde van belasbare eiendom binne die munisipaliteit

soos dit in die Waarderingslys voorkom ooreenkomsdig die bepalings van die Plaaslike Bestuur-belastinggordonnansie, 1933, gehef het vir die boekjaar 1 Julie 1971 tot 30 Junie 1972:

- (a) 'n Oorspronklike belasting van 'n half sent per rand ingevolge artikel 18(2) van die Plaaslike Bestuur-belastinggordonnansie, 1933, op die terreinwaarde van belasbare grond binne die munisipaliteit soos dit in die waarderingslys voorkom.
- (b) 'n Addisionele belasting van twee en 'n half sent per rand op die terreinwaarde van belasbare grond binne die munisipaliteit soos dit in die Waarderingslys voorkom kragtens artikel 18(3) en 18(5) en kragtens die bepalings van artikel 21, op die waarde van verbeterings geleë op grond (uitgesonderd grond in 'n wettige gestigde dorp) besit kragtens mynbrief sowel as op die terreinwaarde van sodanige grond wat vir woondoeleindes of vir doeleindes wat nie op mynontginning betrekking het nie, gebruik word deur persone of maatskappye wat by mynontginning betrokke is, het sy sodanige persone of maatskappye die mynbriefhouers is al dan nie.
- (c) 'n Ekstra addisionele belasting van drie en 'n driekwart sent per rand ingevolge artikel 20 van die Plaaslike Bestuur-belastinggordonnansie, 1933, op die terreinwaarde van grond of belang in grond vervat in die waarderingslys van die munisipaliteit wat in besit is van elektrisiteitsondernemings.

Voorbeeld belasting is verskuldig op 1 Julie 1971 en betaalbaar-

- (i) ten aansien van een helfte daarvan op 1 Desember 1971 en rente was aan op enige onbetaalde gedeelte daarvan teen 8 persent per jaar vanaf 1 Desember 1971.
- (ii) ten aansien van die oorblywende helfte op 7 Junie 1972 en rente was aan op enige onbetaalde gedeelte daarvan teen 8 persent per jaar vanaf 7 Junie 1972.

F. W. PETERS.
Stadsklerk.

Munisipale Kantoor,
Benoni.

7 Julie 1971.

Kennisgewing No. 56 van 1971.

TOWN COUNCIL OF BENONI

NOTICE OF RATES.

Notice is hereby given that the Town Council of Benoni has imposed, subject to the approval of the Administrator, the undermentioned rates on the value of rateable land within the Municipality as appearing on the Valuation Roll in terms of the Local Authorities' Rating Ordinance, 1933, for the financial year 1st July, 1971 to 30th June, 1972.

- (a) An original rate of one-half cent in the rand in terms of section 18(2) of the Local Authorities' Rating Ordinance, 1933, on the site value of the land within the Municipality as appearing on the Valuation Roll.
- (b) An additional rate of two and a half cent in the rand on the site value of the land within the Municipality as appearing on the Valuation Roll in terms of section 18(3) and 18(5), and in terms of the provisions of section 21 on the value of improvements situate

upon land held under mining title (not being land in a lawfully established township) as well as on the site value of such land, where such land is used for residential purposes or for purposes not incidental to mining operations by persons or companies engaged in mining operations whether such persons or companies are the holders of the mining title or not.

- (c) An extra additional rate of three and three-quarter cent in the rand in terms of section 20 of the Local Authorities rating Ordinance, 1933, on the site value of land or interest in the land held by any power undertaking as appearing on the Valuation Roll.

The said rates shall be due on the 1st July 1971 and payable.

- (i) In respect of one half on 1st December, 1971, interest accruing at 8 per cent per annum on any unpaid balance as from 1st December, 1971.
- (ii) in respect of the remaining half on 7th June, 1972, interest accruing on the unpaid balance at 8 per cent per annum as from 7th June, 1972.

F. W. PETERS.
Town Clerk.

Municipal Offices,
Benoni.

7th July, 1971.

Notice No. 56 of 1971.

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STADSRAAD VAN PRETORIA KENNISGEWING VAN EIENDOMSBELASTING

Hiermee word kennis gegee dat die ondergemelde belasting op die waarde van belasbare eiendom volgens die waardasielys binne die munisipaliteit kragtens die „Plaaslike-Bestuur-Belastinggordonnansie, 1933,” vir die boekjaar wat op 1 Julie 1971 begin en op 30 Junie 1972 eindig deur die Stadsraad van Pretoria opgele is, te wete:-

- (a) 'n oorspronklike belasting van 0,5 cent per rand op die terreinwaarde van grond volgens die waardasielys behalwe soos in (c) aangedui word;
- (b) 'n bykomende belasting van 1,54 cent per rand op die terreinwaarde van grond volgens die waardasielys behalwe soos in (c) aangedui word;
- (c) onderworpe aan die goedkeuring van die Administrateur en die nodige opdrag, 'n belasting gelykstaande met een agste (1/8) van die koers wat onder (a) en (b) hierbo uiteengesit is op die terreinwaarde wat aangetoon is in die waardasielys ten opsigte van eiendomme in die gebied wat in die Derde Bylae van Administrateurs-kennisgewing nr. 495 van 29 Junie 1964, omskryf is, uitgesonderd eiendomme ten aansien waarvan die stigting van 'n dorp goedgekeur is, wat minstens 21 4133 ha (25 morgen) groot is en slegs as landbougrond gebruik word.

Ook word hiermee kennis gegee dat:-

- (i) die bogemelde belasting op die eerste dag van Oktober 1971 verskuldig en betaalbaar word, maar ten gerieve van belastingsbetaalwers in twaalf gelyke maandelikse paaiememente betaal mag word, waarvan die eerste op 1 Julie 1971 betaalbaar is en die origes onderskeidelik op die eerste dag van elke daarvolgende maand;
- (ii) alle belastings op gedeeltes daarvan wat 'n maand nadat dit betaalbaar is

nie betaal is nie, rente kan dra teen die koers van 8 persent per jaar en sunmiere geregtelike stappe vir die invordering van alle sodanige agterstallige belastings plus rente teen wanbetalers ingestel kan word;

- (iii) ondanks die voorgaande, geen veroffeningserifikate ten opsigte van enige eiendom deur die Stadsraad uitgereik word nie tensy en alvorens die volle bedrag van die belastings wat behoorlik soos hierbo ten opsigte van gemelde eiendom aangeslaan is, tesame met rente daarop, as daar is, betaal is.

HILMAR RODE,
Stadsklerk.

Kennisgewing nr. 236 van 1971.
7 Julie 1971.

CITY COUNCIL OF PRETORIA NOTICE OF ASSESSMENT RATES

Notice is hereby given that the following rates on the value of rateable property within the municipality, according to the valuation roll, have been imposed by the City Council of Pretoria in terms of the Local Authorities Rating Ordinance, 1933, for the financial year beginning on 1st July, 1971, and ending on 30th June, 1972, namely:-

- (a) an original rate of 0,5 cent per rand on the site value of land according to the valuation roll, save as indicated in (c);
- (b) an additional rate of 1,54 cent per rand on the site value of land according to the valuation roll, save as indicated in (c);
- (c) subject to the Administrator's approval and the necessary directions a rate equivalent to one eighth (1/8) of the rate set out in (a) and (b) above on the site value shown in the valuation roll in respect of properties situated in the area described in the Third Schedule to Administrator's Notice No. 495, dated 29th June, 1964 with the exception of properties in regard to which the establishment of a township has been approved, measuring at least 21,4133 ha (25 morgen) and used as agricultural land only.

Notice is also hereby given that:-

- (i) the abovementioned rates shall become due and payable on the first day of October, 1971, but for the convenience of ratepayers the said rates may be paid in twelve equal monthly instalments, the first thereof on 1st July, 1971, and the others on the 1st of each and every succeeding month, respectively;
- (ii) all rates or portions thereof remaining unpaid for one month after having become payable, may bear interest at the rate of 8 per cent per annum and summary legal proceedings for the recovery of all such arrear rates plus interest may be instituted against defaulters;
- (iii) notwithstanding the foregoing, no clearance certificate in respect of any property shall be issued by the City Treasurer, unless and until the full amount of the rates duly assessed as above in respect of the said property, together with interest thereon, if any, shall have been paid.

HILMAR RODE,
Town Clerk.

Notice No. 236 of 1971.
7th July, 1971.

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STADSRAAD VAN PRETORIA
VOORGESTELDE WYSIGING VAN
DIE MUNISIPALITEIT PRETORIA SE
VERORDENINGE BETREFFENDE
HANDELAARS IN TWEEDEHANDSE
GOEDERE

Ooreenkomsdig artikel 96 van die Ordonnansie op Plaaslike Bestuur, no. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Pretoria van voorneme is om sy Verordeninge betreffende Handelaars in Tweedehandse Goedere, afgekondig by Administrateurskennisgewing no. 240 van 21 April 1937, te wysig.

Die algemene strekking van die wysiging is om alle mate te metriseer.

Eksemplare van die voorgestelde wysiging en die betrokke Raadsbesluit lê een-en-twintig (21) dae van die publikasiedatum van hierdie kennisgewing af, in kamer 407, Wesblok, Munitoria, Van der Waltstraat, Pretoria, ter insae.

HILMAR RODE.
Stadsklerk

Kennisgewing No. 239 van 1971.
7 Julie 1971.

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT OF THE
PRETORIA MUNICIPALITY BY-LAWS
FOR DEALERS IN SECOND-HAND
MATERIALS.

Notice is hereby given in accordance with Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that the City Council of Pretoria intends amending its By-laws for Dealers in Second-hand Materials, published under Administrator's Notice No. 240 dated 21st April, 1937.

The general purport of the amendment is to metrise all measures.

Copies of the proposed amendment and the relative Council Resolution will lie open for inspection at Room 407, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of twenty-one (21) days from the date of publication hereof.

HILMAR RODE.
Town Clerk

Notice No. 239 of 1971.
7th July, 1971.

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STADSRAAD VAN PRETORIA

TUSSENTYDSE WAARDASIELYS: 1
JULIE 1968 TOT 30 JUNIE 1971

Hiermec word kennis gegee dat die Tusseydse Waardasielys (1 Julie 1968 tot 30 Junie 1971) ten opsigte van sekere belasbare eiendom binne die Municipaliteit Pretoria, nou ooreenkomsdig die "Plaaslike-Bestuur-Befastingordonnansie", nr. 20 van 1933, voltooi en gedurende kantoorure te kamer 1118, Munitoria, Vermeulenstraat, ter openbare insae beskikbaar is. Alle belanghebbendes word hiermee aangesê om voor 4 nm. op 6 Augustus 1971, in die vorm wat in die tweede bylae by genoemde ordonnansie uitengesit is, skriftelike kennisgewing van enige besware wat hulle mag hê ten opsigte van die waardasie van die belasbare eiendom wat soos gemeld gewaardeer is of ten opsigte van die weglatting daaruit van eiendom wat na bewering belasbare eiendom is, hetys in besit van die betrokke persoon of ander, of ten opsigte van enige fout, weglatting of wanbeskrywing, by die Stadsklerk kamer 403W. Munitoria, Van der Waltstraat, Pretoria, of per Posbus 440, Pretoria, in te dien.

Gedrukte vorms van kennisgewing van beswaar kan op aanvraag te kamer 1118, Munitoria, Vermeulenstraat, Pretoria, verkry word.

Daar word in die besonder aandag gevestig op die feit dat niemand geregtig sal wees om enige besware voor die Waardasielhof wat saamgestel gaan word, te bepleit nie tensy hy eers sodanige kennisgewing aldus ingediend het.

HILMAR RODE,
Stadsklerk.

Kennisgewing nr. 240 van 1971.
30 Junie 1971.

CITY COUNCIL OF PRETORIA

INTERIM VALUATION ROLL: 1ST
JULY, 1968 TO 30TH JUNE, 1971

Notice is hereby given that the Interim Valuation Roll (1st July, 1968 to 30th June, 1971) of certain rateable property within the Municipality of Pretoria, has now been completed in accordance with the Local Authorities Rating Ordinance No. 20 of 1933; and is available at Room 1118, Munitoria, Vermeulen Street, for Public inspection during office hours, and all persons interested are hereby called upon to lodge with the Town Clerk, Room 403W, Munitoria, Van der Walt Street, Pretoria, or P.O. Box 440, Pretoria, before 4 p.m. on the 6th August, 1971, in the form set out in the second schedule of the said 'Ordinance, written notice of any objections that they may have in respect of the valuation of the rateable property valued as aforesaid or in respect of the omission therefrom of property alleged to be rateable property and whether held by the person or by others, or in respect of any error, omission or misdescription.

Printed forms of notice of objection may be obtained on application at Room 1118, Munitoria, Vermeulen Street, Pretoria.

Attention is specially directed to the fact that no person will be entitled to urge any objections before the Valuation Court to be constituted, unless he shall have first lodged such notice of objection as aforesaid.

HILMAR RODE,
Town Clerk.

Notice No. 240 of 1971.
30th June, 1971.

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HENDRINA MUNISIPALITEIT

Kennis geskied, hiermee ooreenkomsdig die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig dat dit die voorneme van die Dorpsraad is om die tarief vir die verwydering van vullis vanaf persele te wysig.

Afskrifte van die voorgestelde wysigings lê ter insae, en besware daarteen, indien enige, moet die ondergetekende bereik binne 21 dae vanaf die datum hiervan.

J. SCHEURKOGEL
Stadsklerk.

Hendrina.
7 Julie 1971.

MUNICIPALITY OF HENDRINA

Notice is hereby given in terms of Section 96 of the Local Government Ordinance 1939, as amended, that it is the intention of the Village Council of Hendrina to amend the tariff for the removal of rubbish from premises.

Copies of the proposed amendment lie open for inspection, and objections, if any, must be lodged with the undersigned within 21 days from date hereof.

J. SCHEURKOGEL,
Town Clerk
Hendrina.
7th July, 1971.

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STADSRAAD VAN VEREENIGING
OPLEGGING VAN EIENDOMSBELAS-
TING

Hiermee word kennis gegee dat die volgende belasting op die waarde van belasbare eiendom binne die Municipaliteit van Vereeniging, soos verskyn in die waardasielys, deur die Stadsraad van Vereeniging ingestel is kragtens die Plaaslike Bestuur-Befastingordonnansie No. 20 van 1933, soos gewysig, naamlik:

- (a) Dat 'n oorspronklike belasting van 'n half sent ($\frac{1}{2}$ s) in die Rand (R) op die perseelwaarde van grond binne die municipaliteit, soos verskyn in die waardasielys, ingestel word vir die jaar 1 Julie 1971 tot 30 Junie 1972, en verskuldig word op 1 Julie 1971 en betaalbaar teen een-helfte op 1 Oktober 1971, en een-helfte op 1 Maart 1972.
- (b) Dat 'n bykomende belasting van twee-en-'n-half sent (2 $\frac{1}{2}$ s) in die Rand (R) op die perseelwaarde van grond binne die municipaliteit, soos verskyn in die waardasielys, ingestel word vir die jaar 1 Julie 1971 tot 30 Junie 1972, en verskuldig word op 1 Julie 1971 en betaalbaar teen een-helfte op 1 Oktober 1971 en een-helfte op 1 Maart 1972.

Alle belastings wat na die datum waarop dit betaalbaar is, soos vermeld in paragrafe (a) en (b), nog nie betaal is nie, sal onderhewig was aan rente teen die rentekoers van sewe persent (7 percent) per jaar, en wettelike stappe mag teen enige wanbetalers gedoen word.

Die oorspronklike en bykomende belastings soos vervat in paragrafe (a) en (b), mag in gelyke maandelikse paaiemente betaal word sonder om aan bogenoemde 7 percent rentekoers onderhewig te wees.

J. J. ROODT,
Klerk van die Raad.
Munisipale Kantoor,
Vereeniging.
7 Julie 1971.
Advertensienommer 4296.

TOWN COUNCIL OF VEREENIGING
IMPOSITION OF ASSESSMENT RATES

Notice is hereby given that the following rates on the value of rateable property within the Municipality of Vereeniging as appearing on the Valuation Roll, have been imposed by the Town Council of Vereeniging, in terms of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, namely:

- (a) That an original rate of half-a-cent ($\frac{1}{2}$ c) in the Rand (R) on the value of land within the municipality, as appearing on the valuation roll, be imposed for the year 1st July, 1971, to 30th June, 1972, and shall become due on the 1st July, 1971, and payable as to one-half on the 1st October, 1971 and one-half on the 1st March, 1972.

(b) That an additional rate of two-and-a-half cents (2½c) in the Rand (R) on the value of land within the municipality, as appearing on the valuation roll, be imposed for the year 1st July, 1971, to 30th June, 1972, and shall become due on the 1st July, 1971, and payable as to one-half on the 1st October, 1971, and one-half on the 1st March, 1972.

All rates remaining unpaid after the dates upon which they become payable, as stated in paragraphs (a) and (b), shall be subject to interest at the rate of seven per cent (7 per cent) per annum and summary legal proceedings may be taken against any defaulters.

The original and additional rates referred to in paragraphs (a) and (b) may be paid in equal monthly instalments without incurring the 7 per cent interest per annum referred to above.

J. J. ROODT,
Clerk of the Council.

Municipal Offices,
Vereeniging,
7th July, 1971.
Advert No. 4296.

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toronderdeel op sodanige grond bring of hou of toelaat dat dit daar gebring of gehou word of aanwesig is nie;

(4) enige herstelwerk of spuitverfwerk aan 'n motorvoertuig doen of toelaat dat dit gedoen word nie, met uitsondering van sulke werk aan 'n motorkar of goederevoertuig met 'n vragvermoë van minder as twee ton wat geregistreer is in die naam van sodanige eienaar of bewoner.

Enige eienaar of ookkoperdeer van vaste eiendom binne die gebied van die Edenvale Dorpsbeplanningskema Nr. 1 van 1954 of binne 2 km van die grense daarvan het die reg om teen die skema beswaar te maak of om vertoen te opsigte daarvan te rig en as hy dit wil doen, moet hy die Raad binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 7 Julie 1971, skriftelik van sodanige beswaar of vertoen in kennis stel en vermeld of hy deur die Raad gehoor wil word of nie.

A. C. SWANEPOEL
Klerk van die Raad

Munisipale Kantore,
Edenvale
Kennisgewing Nr. A/13/44/1971.
7 Julie 1971.

vehicle body, motor vehicle chassis or motor vehicle engine; or

(4) do or allow to be done on the said land any repairing or spray-painting of motor vehicles with the exception of repairing or spraypainting of motor-cars or goods vehicles with a load capacity of less than two tons, which are registered in the name of such owner or occupier.

Any owner or occupier of immovable property within the area of the Edenvale Town-Planning Scheme No. 1 of 1954 or within 2 km 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 the 7th July, 1971, inform the Council, in writing of such objection or representation and shall state whether or not he wishes to be heard by the Council.

A. C. SWANEPOEL
Clerk of the Council.

Municipal Offices,
Edenvale
Notice No. A/13/44/1971.
7th July, 1971.

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STADSRAAD VAN EDENVALE KENNISGEWING VAN EIENDOMSBE-LASTINGTARIEF

Kennis geskied hierby ooreenkomsdig die bepalings van artikel 24 van die Plaaslike Bestuur-Belastingordonnansie, 1933 (No. 20 van 1933), soos gewysig, dat onderworpe aan die goedkeuring van die Administrator, vir die boekjaar 1 Julie 1971 tot 30 Junie 1972 die Stadsraad van Verwoerdburg die volgende belastingtarief vasgestel het op grondwaarde van belasbare eiendomme soos dit in die Waarderingslys verskyn.

'n Oorspronklike belasting van 5 sent/R plus 'n addisionele belasting van 2.5 sent/R en 'n verdere addisionele belasting van .3 sent/R; 'n totaal van 3.3 sent/R slegs op grondwaarde.

Bogenoemde belastings is verskuldig en betaalbaar op 30 September 1971 maar mag ten geriewe van belastingbetaalers in twaalf gelyke maandelikse paaierrente betaal word; die eerste waarvan op 1 Julie 1971 betaalbaar is en die daaropvolgende paaiemente onderskeidelik op die eerste dag van elke daaropvolgende maand.

Rente teen 8 persent (Agt persent) per jaar sal op alle agterstallige belatingsgehef word en geregteleke stapte sal teen wanbetaalers ingestel word.

Nie-ontvangs van rekenings onthef nie belastingpligtiges van hulle verantwoordelikheid om te betaal nie.

J. S. H. GILDENHUYSEN,
Stadsklerk.

Posbus 14013,
Verwoerdburg.
Kennisgewing No. 20/1971.

TOWN COUNCIL OF VERWOERDBURG

NOTICE OF ASSESSMENT RATES TARIFF.

Notice is hereby given in terms of the provisions of Section 24 of the Local Authorities Rating Ordinance, 1933 (No. 20 of 1933), as amended, that, subject to the approval of the Administrator, for the financial year 1st July, 1971 to 30th June, 1972 the Town Council of Verwoerdburg has imposed the following rates on site values of all rateable properties as appearing in the valuation roll:

STADSRAAD VAN EDENVALE

VOORGESTELDE WYSIGING VAN DIE EDENVALESE DORPSBEPLANNINGSKEMA NO. 1 VAN 1954 (WYSIGINGSKEMA 1/82)

Kennis word hiermee, ingevolge die bepalings van Artikel 25 van die Ordonnansie op Dorpsbeplanning en Dorpe, Nr. 25 van 1965 (soos gewysig), gegee dat die Stadsraad van Edenvale 'n ontwerp wysiging van die Edenvalese Dorpsbeplanningskema, Nr. 1 van 1954, opgestel het wat as Wysigingskema 1/82 bekend sal staan.

Hierdie ontwerpskema bevat die volgende voorstel:

1. Kaart Nr. 3 soos aangegeven op Kaart Nr. 2, Wysigingskema Nr. 1/82.

2. Deur die invoeging van die volgende klousule na Klousule 18(b) en die hernoeming van Klousule 18(c) na 18(d).

(c) (i) In hierdie klousule het die uitdrukking "goederevoertuig," "motor-kar," "padvaardig," "motorvoertuig," "bus" en "parkeer" die betekenis wat daarvan geheg word in die Padverkeersordinansie, Nr. 18 van 1957, soos gewysig.

(ii) Behalwe met die toestemming van die Raad mag geen eienaar of bewoner van grond geleë in die "Speiale Woon" of "Algemene Woon" gebruikstreke —

(1) 'n goederevoertuig met 'n vragvermoë van twee ton of meer op sodanige grond bring of parkeer of toelaat dat daar gebring of geparkeer word of toelaat dat dit daar aanwesig is nie, met uitsondering vir die doeleindes van oplaai of aflaai vir 'n tydperk van nie langer as twee uur nie;

(2) 'n motorkar of goederevoertuig met 'n vragvermoë van minder as twee ton op sodanige grond bring of parkeer of toelaat dat dit daar gebring of geparkeer word of toelaat dat dit daar aanwesig is nie, met uitsondering van motorkarre of goederevoertuie met 'n vragvermoë soos voormeld wat geregistreer is in die naam van die eienaar of bewoner en motorkarre en goederevoertuie soos voormeld van bona fide besoekers op sodanige grond gedurende die tydperk van sodanige besoek;

(3) enige bus, trem, grondverskuiwings-en/of padboumasjinerie en toerusting, motorvoertuig wat nie padvaardig is nie, motorbuk, motoronderstel, motorenjin of mo-

(1) bring onto the said land or park thereon or allow to be brought or parked thereon or allow to be present thereon, any goods vehicle with a load capacity of two tons or more except for purposes of loading or off-loading for a period not exceeding two hours; or

(2) bring onto the said land or park thereon or allow to be brought or parked thereon or allow to be present thereon, any motor-car or goods vehicle with a load capacity of less than two tons with the exception of motor-cars or goods vehicles with a load capacity of less than two tons which are registered in the name of such owner or occupier or which are used by bona fide visitors to the said land during the course of such visit; or

(3) bring onto or keep on the said land or allow to be brought onto or to be kept thereon or allow to be present thereon any bus, tramcar, earth moving and/or road construction plant and machines, motor vehicle which is not roadworthy, motor

An original rate of .5 cent/R plus an additional rate of 2.5 cent/R and a further additional .3 cent/R; a total of 3.3 cent/R on site value only.

The above rates are due and payable on 30th September, 1971, but for the convenience of ratepayers, the said rates may be paid in twelve equal monthly instalments, of which the first is payable on 1st July, 1971 and the remainder on the first day of each and every succeeding month.

Interest at the rate of 8 per cent (Eight per cent) per annum will be levied on all arrears and legal proceedings will be instituted against defaultors.

Non-receipt of accounts will not relieve ratepayers of liability for payment.

J. S. H. GILDENHUYSEN,
Town Clerk.

P.O. Box 14013
Verwoerdburg.
Notice No. 20/1971.

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STADSRAAD VAN VERWOERDBURG.

WYSIGING VAN SANITÈRE- EN VULISVERWYDERINGSTARIEWE.

Kennis geskied hiermee ooreenkomsdig die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Verwoerdburg van voorneme is om sy sanitäre- en vullisverwyderingstariewe te wysig deur voorsiening te maak vir 'n verhoging van die bestaande tariewe.

Afskrifte van die voorgestelde wysiging lê ter insae by die municipale kantoor gedurende gewone kantoorure vir 'n tydperk van 21 dae met ingang vanaf datum van publikasie van hierdie kennisgewing en enigemand wat teen die voorgestelde wysiging beswaar wil opper moet gedurende genoemde tydperk die beswaar skriftelik by ondergetekende indien.

J. S. H. GILDENHUYSEN.
Stadsklerk.

Posbus 14013,
Verwoerdburg.
Kennisgewing No. 21/1971.

TOWN COUNCIL OF VERWOERDBURG.

AMENDMENT TO SANITARY AND REFUSE REMOVAL TARIFFS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Verwoerdburg intends to amend its sanitary and refuse removal tariffs in order to provide for an increase in the existing tariffs.

Copies of the proposed amendment will be open for inspection at the Municipal offices during normal office hours, for a period of 21 days from date of publication of this notice, and any person wishing to do so, may during that period, lodge with the undersigned any objection in writing against the proposed amendment.

J. S. H. GILDENHUYSEN.
Town Clerk.

P.O. Box 14013,
Verwoerdburg.
Notice No. 21/1971.

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MUNISIPALITEIT WOLMARANSSTAD. EIENDOMSBELASTING 1971/72.

Kennis word hiermee gegee ingevolge die bepaling van artikel 24 van die Plaaslike Bestuur-Belasting Ordonnansie, No. 20 van 1933, dat die volgende belasting gehef word op die terreinwaarde van alle belasbare eiendom geleë binne die munisipale gebied van Wolmaransstad en soos aangedui op die waarderingslys vir die boekjaar 1 Julie 1971 tot 30 Junie 1972.

- (i) 'n Oorspronklike belasting van 0,5 cent in die Rand op die terreinwaarde van grond;
- (ii) 'n Addisionele belasting van 2,5 cent in die Rand op die terreinwaarde van grond;
- (iii) Onderhewig aan die goedkeuring van die Administrateur 'n verdere addisionele belasting van 1,25 cent in die Rand op die terreinwaarde van grond.

Die belasting is verskuldig op 1 Julie 1971, maar is betaalbaar in twee gelyke paaimeente; die eerste helfte betaalbaar voor of op 15 September 1971 en die tweede helfte betaalbaar voor of op 15 Maart 1972.

Indien die belasting soos gehef, nie op die genoemde betaaldatums betaal word nie, sal rente teen 8 persent per jaar gehef word.

H. O. SCHREUDER.
Stadsklerk.
Posbus 17,
Wolmaransstad.
7 Julie 1971.

MUNICIPALITY OF WOLMARANSSTAD.

ASSESSMENT RATES 1971/72.

Notice is hereby given in terms of Section 24 of the Local Authorities Rating Ordinance, No. 20 of 1933, that the following assessment rates are levied on the site value of all rateable properties within the municipal area of Wolmaransstad as appearing on the Valuation Roll for the financial year 1st July 1971 to 30th June, 1972.

- (i) An original rate of 0,5 cent in the Rand on site value of land;
- (ii) An additional rate of 2,5 cent in the Rand on site value of land;
- (iii) Subject to the approval of the Administrator a further additional rate of 1,25 cents in the Rand on the site value of land.

The rates shall become due on 1st July, 1971, but shall be payable in two equal instalments, the first half on or before 15th September 1971, and the second half on or before 15th March, 1972.

If the rates hereby imposed are not paid on the dates specified, interest at the rate of 8 percent per annum will be charged.

H. O. SCREUDER.
Town Clerk.
P. O. Box 17,
Wolmaransstad.
7th July, 1971.

378 — 7

STADSRAAD VAN CAROLINA.

DRIE-JAARLIKSE WAARDERINGSLYS 1971/74.

Kennisgewing geskied hiermee dat bo-gemelde Waarderingslys van alle belasbare eiendomme binne die Munisipale gebied van Carolina, opgestel is, kragtens die Plaaslike Bestuur Ordonnansie, No. 20 van 1933, soos gewysig, en sal gedurende kantoorure

in die kantoor van die Stadsesourier vir die publiek ter insae lê.

Alle belanghebbende persone word hiermee versoek om die ondergetekende voor of op 12 uur middag op Dinsdag 10 Augustus 1971, in die vorm soos vermeld in die Tweede Skedule van bogenoemde Ordonnansie skriftelik in kennis te stel van enige beswaar wat hulle teen die waardering van belasbare eiendomme het wat, soos vermeld, gewaardeer is of teen die weglatting uit die lys van eiendom wat volgens bewering belasbare eiendom en in besit van die beswaarmaker of ander persone is, of teen 'n ander fout, onvolledigheid of verkeerde omskrywing.

Gedrukte kennisgewingvorms vir beswaar is op aanvraag by die Stadsesourier se kantoor verkrybaar.

Aandag word spesifiek gevvestig op die feit dat geen persoon geregtig sal wees om enige beswaar voor die Waardasiehof, wat hierna aangestel sal word, te opper nie tensy dit op die wyse soos hierbo uiteengesit, ingedien is nie.

P. W. DE BRUIN
Stadsklerk

Munisipale Kantore,
CAROLINA.
7 Julie 1971.

TOWN COUNCIL OF CAROLINA TRIENNIAL VALUATION ROLL 1971/74.

Notice is hereby given that the above Valuation Roll of all rateable properties within the Municipality of Carolina has been prepared in terms of the Local Authorities Rating Ordinance, No. 20 of 1933 (as amended), and lie open for inspection at the Office of the Town Treasurer, during office hours.

All persons interested are hereby called upon to lodge, in writing, with the undersigned, in the form set forth in the Second Schedule to the said Ordinance, before 12 noon on Tuesday, 10th August, 1971, notice of any objections they may have in respect of the valuation of any rateable property, valued as aforesaid or in respect of the omission therefrom of property alleged to be rateable property and whether held by the person objecting or by others, or in respect of any other error, omission or misdescription.

Printed forms of notice of objection may be obtained on application at the office of the Town Treasurer.

Attention is specially directed to the fact that no person will be entitled to urge any objections before the Valuation Court, to be hereafter constituted, unless he shall first have lodged such notice of objection as aforesaid.

P. W. DE BRUIN,
Town Clerk
Municipal Offices,
CAROLINA.
7th July, 1971.

379 — 7

MUNISIPALITEIT BALFOUR, TVL. EIENDOMSBELASTING, 1971/72.

Kennis word hiermee gegee, ooreenkomsdig die bepaling van die Plaaslike Bestuurs-Belastingsordonansie, No. 20 van 1933, soos gewysig, dat die volgende eiendomsbelasting op die waarde van alle belasbare eiendom binne die Munisipale Gebied, soos dit voorkom in die Waarderingslys, gehef is vir die tydperk 1 Julie 1971 tot 30 Junie 1972.

- (a) 'n Oorspronklike belasting van 'n halwe sent ($\frac{1}{2}$ c) in die rand (R1) op die terreinwaarde van grond;
- (b) 'n Addisionele belasting van twee en 'n halwe sent ($2\frac{1}{2}$ c) in die rand (R1) op die terreinwaarde van grond; en
- (c) (Onderhewig aan die goedkeuring van die Administrateur), 'n verdere bykomende belasting van een en 'n halwe sent ($1\frac{1}{2}$ c) in die rand (R1) op die terreinwaarde van grond.

Die belasting sal betaalbaar wees op 1 Julie 1971. Die eerste helfte mag egter betaal word nie later dan 30 September 1971 nie en die ander helfte nie later dan 30 Maart 1972 nie.

Rente teen 7 persent per jaar sal gevorder word op alle bedrae wat nie op vervaldag betaal is nie.

M. J. STRYDOM
Stadsklerk.

Munisipale Kantore,
Balfour, Tvl.
7 Julie 1971.
Kennisgewing No. 12/1971.

MUNICIPALITY OF BALFOUR, TRANSVAAL.

ASSESSMENT RATES, 1971/72.

Notice is hereby given in terms of the provisions of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the following assessment rates on the value of all rateable property within the Municipality, as appearing in the Valuation Roll, has been imposed for the period 1st July, 1971, to 30th June, 1972.

- (a) An original rate of one half cent ($\frac{1}{2}$ c) in the rand (R1) on the site value of land;
- (b) An additional rate of two and a half cents ($2\frac{1}{2}$ c) in the rand (R1) on the site value of land; and
- (c) (Subject to the approval of the Administrator), an extra additional rate of one and a half cents ($1\frac{1}{2}$ c) in the rand (R1) on the site value of land.

The above rates are due on the 1st July, 1971, of which half may be paid not later than the 30th September, 1971, and the remaining half not later than 30th March, 1972.

Interest at the rate of 7 per cent per annum will be charged on all sums not paid on due dates.

M. J. STRYDOM.
Town Clerk.

Municipal Offices,
Balfour, Tvl.
7th July, 1971.
Notice No. 12/1971.

380 — 1

MUNISIPALITEIT CARLETONVILLE

VOORGESTELDE WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ooreenkomsdig die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, dat die Stadsraad van Carletonville van voorname is om die Verordeninge insake die vasstelling van geld vir sertifikate wat uitgereik word en die verskaffing van inligting, te wysig deur die tafriewe te verhoog.

Die voorgestelde wysiging lê ter insae in die Kantoer van die Klerk van die Raad gedurende kantoorure. Enige beswaar teen die

voorgestelde wysiging moet skriftelik by die ondergetekende ingedien word nie later nie as Vrydag, 30 Julie 1971.

P. A. DU PLESSIS,
Stadsklerk.

Munisipale Kantoor,
Posbus 3,
Carletonville.
Kennisgewing No. 30/1971.

381—7

CARLETONVILLE MUNICIPALITY

PROPOSED AMENDMENT OF 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 Carletonville to amend the By-laws relating to the fixing of fees for the issue of certificates and furnishing of information by increasing the tariffs.

The proposed amendments lie for inspection at the office of the Clerk of the Council during office hours and any objections thereto must be lodged with the undersigned in writing not later than Friday, the 30th July, 1971.

P. A. DU PLESSIS,
Town Clerk.

Municipal Offices,
P.O. Box 3,
Carletonville.
Notice No. 30/1971.

STADSRAAD VAN BLOEMHOF.

OPHEFFING VAN VERKLARING TOT 'N SLUM.

Kennisgewing geskied hiermee, ooreenkomsdig artikel 15 van die Slumwet (No. 53 van 1934), soos gewysig, dat die Slumopruimingshof, Bloemhof, die verklarings opgehef het wat, ingevolge artikel 4 van genoemde Wet, gedoen is ten opsigte van Erf No. 182, bekend as Joodse Synagoge.

Geteken op hierdie 24ste dag van Junie 1971.

J. J. ENGELBRECHT,
Stadsklerk.

TOWN COUNCIL OF BLOEMHOF.

RESCISSON OF DECLARATION OF SLUM.

Notice is hereby given, in terms of section 15 of the Slums Act (No. 53 of 1934), as amended, that the Slum Clearance Court, Bloemhof, has rescinded the declarations, in terms of section 4 of the said Act, in respect of the premises described as:- Erf. No. 182, known as Jewish Synagogue.

Signed on this 24th day of June, 1971.

J. J. ENGELBRECHT,
Town Clerk.

382—7

GESONDHEIDSKOMITEE VAN OTTOSHOOP.

EIENDOMSBELASTING 1970/71.

Kennisgewing geskied hiermee, ooreenkomsdig die bepaling van Artikel 24 van die Plaaslike Bestuur Belastingsordonansie, No. 20 van 1933, soos gewysig, dat die onderstaande belasting op die waarde van belasbare eiendomme binne die Gesondheidsgebied van Ottoshoop, deur die Gesondheidskomitee gehef is ten opsigte van die boekjaar 1 Julie 1970 tot 30 Junie 1971:-

'n Oorspronklike belasting van $\frac{1}{2}$ cent in die rand op terreinwaarde.

Geregtelike stappe kan sonder meer teen wanbetalers geneem word.

SEKRETARIS.

Kantoor van die Gesondheidskomitee
Ottoshoop.
7 Julie 1971.

HEALTH COMMITTEE OF OTTOSHOOP.

ASSESSMENT RATE 1970/71.

Notice is hereby given, in terms of Section 24 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the following rates have been imposed on rateable properties within the Health Area of Ottoshoop, for the financial year 1st July, 1970 to 30th June, 1971.

An original rate of $\frac{1}{2}$ cent in the rand on site value of land.

Summary legal proceedings may be taken against defaulters.

SECRETARY.

Office of the Health Committee
Ottoshoop,
7th July, 1971.

383—7

GESONDHEIDSKOMITEE VAN AMALIA

EIENDOMSBELASTING

Kennisgewing geskied hiermee dat die volgende belasting op die waarde van alle belasbare eiendomme binne die gebied van die Gesondheidskomitee van Amalia soos dit voorkom op die waarderingslys, deur die Gesondheidskomitee opgelê is, kragtens Ordonnansie 20 van 1933, vir die tydperk 1 Julie 1970 tot 30 Junie 1971.

(a) Oorspronklike belasting van 1 cent in die rand (R1) (artikel 18(2))

(b) Addisionele belasting van 2 sent in die rand (R1) (artikel 18 (3))

(c) Belasting van een-half ($\frac{1}{2}$) cent in die rand (R1) op verbeterings (artikel 19 (4))

Elke persoon wat versuim om bogenoemde belasting te betaal op die vervaldag, sal onderhewig wees aan wetlike vervolging vir inhaling van die skuld. Hierdie belasting is betaalbaar voor of op 30 April 1971.

E. KLOPPER
Sekr.

AMALIA HEALTH COMMITTEE

ASSESSMENT RATES.

Notice is hereby given that the following rates on the value of all rateable property within the area of the Health Committee of Amalia as appearing on the Valuation Roll have been levied by the Health Committee in terms of the Local Government Ordinance No. 20 of 1933, for the period 1 July 1970 to 30 June 1971.

(a) An original rate of 1 cent in the rand (R1) (Section 18(2))

(b) An additional rate of 2 cents in the rand (R1) (section 1 (3))

(c) A rate of one-half ($\frac{1}{2}$) cent in the rand (R1) on improvements (section 18(4))

Every person neglecting to pay the above-mentioned rates on the day of payment, will be subject to legal prosecution for recovery of the debt. Assessment rates are payable on or before 30 April 1971.

E. KLOPPER
Secretary.

384—7

STADSRAAD VAN ALBERTON

- (i) VOORGESTELDE PERMANENTE SLUITING VAN DIE PARK, ERF NO. 1139, RANDHART UITBREIDING 1.
(ii) VERVREEMDING VAN VOORNOEMDE PARK NA SLUITING.

Hiermee word ooreenkomsig die bepalinge van artikel 68 en artikel 79(18)(6) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, kennis gegee van die voorneme van die Stadsraad van Alberton, om behoudens goedkeuring deur Sy Edele die Administrateur die park, erf No. 1139, Randhart Uitbreiding 1, permanent vir die publiek te sluit en dit na sluiting te verkoop aan die Transvaalse Onderwysdepartement teen 'n prys van R10 000 plus koste.

'n Plan waarop die betrokke park aangedui word, lê gedurende gewone kantoorure ter insae in die kantoor van die Klerk van die Raad.

Enigiemand wat beswaar wil opper teen die voorgenome sluiting en vervreemding, of wat moontlik skadevergoeding sal wil eis, al na gelang van die geval, indien die voorgestelde sluiting plaasvind, moet sodanige beswaar of eis skriftelik ten laatste op 7 September 1971, by die Stadsklerk, Municipale Kantoor, Alberton, indien.

A. G. LOTTER,
Stadsklerk.

Municipale Kantoor,
Alberton.

7 Julie 1971.
Kennisgewing No. 44/1971.

TOWN COUNCIL OF ALBERTON

- (i) PROPOSED PERMANENT CLOSING OF THE PARK, STAND NO. 1139, RANDHART EXTENSION 1.
(ii) SALE OF THE ABOVEMENTIONED PARK AFTER PERMANENT CLOSING THEREOF.

Notice is hereby given in accordance with the provisions of Section 68 and Section 79(18)(b) of the Local Government Ordinance, 1939, as amended, of the intention of the Town Council of Alberton, subject to the consent of the Hon. the Administrator to close the park, stand no. 1139, Randhart Extension 1, permanently to the public, and thereafter to sell same to the Transvaal Education Department at a price of R10 000 plus costs.

A plan showing the relevant park may be inspected at the office of the Clerk of the Council during normal office hours.

Any person who has any objection to such closing and alienation, or who may have any claim for compensation if such closing is carried out, must lodge his ob-

jection or claim as the case may be, in writing with the Town Clerk, Municipal Offices, Alberton, not later than 7th September, 1971.

A. G. LOTTER,
Town Clerk.

Municipal Offices,
Alberton.
7th July, 1971.
Notice No. 44/1971.

385—7

STADSRAAD VAN KEMPTON PARK

DRIEJAARLIKSE WAARDERINGSLYS VIR DIE TYDPERK 1 JULIE 1971 TOT 30 JUNIE 1974 EN TUSSENTYDSE WAARDERINGSLYSTE VIR DIE TYDPERK 1 JULIE 1968 TOT 30 JUNIE 1971.

Kennis word hierby gegee dat die Driejaarlike Waarderingslys vir die tydperk 1 Julie 1971 tot 30 Junie 1974 sowel as die Tussentydse Waarderingslyste vir die tydperk 1 Julie 1968 tot 30 Junie 1971 deur die Staatswaardeerdeer ingevolge die Plaaslike-Bestuur-Belastingordonnansie No. 20 van 1933, voltooi is, en dat genoemde waarderingslyste by die Navrae-toonbank, Belastingsaal, Municipale Kantoor, Pineelaan, Kempton Park, gedurende normale kantoorure vir 'n tydperk van 30 (dertig) dae met ingang van 7 Julie 1971 ter insae sal lê van alle persone wat aanspreeklik is vir die betaling van belasting op eiendomme in die lyste vermeld.

Alle belanghebbende persone word hierby aangesê om skriftelik, in die vorm aangedui in die Tweede Bylae van genoemde Ordonnansie, voor 12 uur middag op Maandag 9 Augustus 1971, die Stadsklerk in kennis te stel van enige beswaar wat hulle mag hê in verband met die waardering van enige belasbare eiendom wat in bogenoemde waarderingslyste vermeld word of in verband met die weglatting uit die lyste van eiendomme wat volgens bewering belasbare eiendom en in besit van die beswaarmaker of ander persone is, of teen 'n ander fout, onvolledig of verkeerde omskrywing.

Gedrukte vorms van kennisgewing van beswaar is op aanvraag verkrybaar by die Navrae-toonbank, Belastingsaal, Municipale Kantoor, Pinealaan, Kempton Park en die aandag word spesiaal gevvestig op die feit dat niemand die reg het om enige beswaar voor die Waarderingshof, wat later benoem sal word, te opper nie, tensy hy vooraf sodanige kennisgewing van beswaar, soos voornoem, ingedien het.

Q. W. VAN DER WALT,
Stadsklerk.

Stadhuis,
Margaretlaan,
(Posbus 13),
Kempton Park.
7 Julie 1971.
Kennisgewing No. 38/1971.

TOWN COUNCIL OF KEMPTON PARK

TRIENNAL VALUATION ROLL FOR THE PERIOD 1 JULY, 1971 TO 30 JUNE, 1974, AND INTERIM VALUATION ROLLS FOR THE PERIOD 1 JULY, 1968 TO 30 JUNE, 1971.

Notice is hereby given that a Triennial Valuation Roll for the period 1 July, 1971 to 30 June, 1974, as well as the Interim Valuation Rolls for the period 1 July, 1968 to 30 June, 1971, have been completed by the Town Valuer, in terms of the Local Authorities Rating Ordinance No. 20 of 1933, and that the said valuation Enquiries Counter, Rates Hall, Municipal rolls will be open for inspection at the Offices, Pine Avenue, Kempton Park, by every person liable to pay rates in respect of property included therein, during normal office hours for a period of thirty (30) days from 7 July, 1971.

All interested persons are hereby called upon to lodge, in writing, with the Town Clerk, in the form set forth in the Second Schedule of the said Ordinance, before 12 noon on Monday, 9 August, 1971, notice of any objection that they may have in respect of the valuation of any rateable property valued in the said valuation rolls, or in respect of the omission therefrom of property alleged to be rateable property and whether held by the person objecting or by others, in respect of any error, omission or misdescription.

Printed forms of notice of objection may be obtained on application at the Enquiries Counter, Rates Hall, Municipal Offices, Pine Avenue, Kempton Park, and attention is specially directed to the fact that no person shall be entitled to urge any objection before the Valuation Court to be appointed, unless he shall have first lodged such notice of objection as aforesaid.

Q. W. VAN DER WALT,
Town Clerk.

Town Hall,
Margaret Avenue,
(P.O. Box 13),
Kempton Park.
7 July, 1971.
Notice No. 38/1971.

386—7

INHOUD**Proklamasies en Grondwet**

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 161. Wysiging van titelvoorwaardes van Erf No. 407 dorp Birchleigh, distrik Kempton Park 1861
 162. Wysiging van Titelvoorwaardes van Erwe Nos. 1—8, 10—15, 17 en 18 dorp Kramerville, distrik Johannesburg 1861
 163. Wysiging van titelvoorwaardes van Erf No. 827, dorp Bryanston, distrik Johannesburg 1862
 164. Wysiging van titelvoorwaardes van Erf No. 189, dorp Sonheuwel, distrik Nelspruit 1862
 165. Wysiging van titelvoorwaardes van "Alle Speciale Besigheidserwe in Heidelberg Uitbreiding" No. 7, Distrik Heidelberg 1863
 166. Wysiging van titelvoorwaardes van Hoewe No. 46, Boksburg Small Holdings, distrik Boksburg 1864
 167. Wysiging van titelvoorwaardes van Lot No. 170, dorp Park Town, distrik Johannesburg 1864
 168. Wysiging van titelvoorwaardes van Erf No. 722, dorp Lynnwood, distrik Pretoria 1869
 169. Munisipaliteit Phalaborwa: Benoeming van Raadslid 1871
 170. Administraturskennisgewings 1871
 1766. Munisipaliteit Klerksdorp: Voorgestelde verandering van Grense 1871
 1767. Munisipaliteit Bronkhorstspruit: Voorgestelde Verandering van Grense 1872
 1838. Munisipaliteit Brits: Voorgestelde Verandering van Grense 1873
 1873. Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede: Wysiging van Riolerings- en Loodgietersverordeninge 1874
 1874. Munisipaliteit Carletonville: Wysiging van Verordeninge vir die Lisensiëring van en Toesig oor, die regulering van en die beheer oor besighede, bedrywe en beroepe en publieke voertuie en hulledrywers 1874
 1875. Munisipaliteit Carletonville: Wysiging van Sanitaire Gemakke en Nagvull- en Vuilgoedverwyderingsverordeninge 1876
 1876. Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede: Wysiging van verordeninge insake die vasstelling van geldte vir sertifikate wat uitgereik word en die verskaffing van inligting 1876
 1877. Gesondheidskomitee van Amalia: Wysiging van Sanitaire Tarief 1877
 1878. Munisipaliteit Klerksdorp: Wysiging van Brandweerafdelingsverordeninge 1877
 1879. Munisipaliteit Delareyville: Verordeninge vir die Vasstelling van Gelde vir die Uitreiking van Sertifikate en die Verskaffing van Inligting 1878
 1880. Munisipaliteit Randburg: Wysiging van Bouverordeninge 1879
 1881. Munisipaliteit Ottosdal: Aanname van Standardverordeninge waarby die Beveiliging van Swembaddens en Uitgravings gereguleer word 1880
 1882. Munisipaliteit Tzaneen: Wysiging van Skuttarief 1881
 1883. Munisipaliteit Brakpan: Wysiging van Sanitaire Tarief 1881
 1884. Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede: Wysiging van Ambulansverordeninge 1882
 1885. Munisipaliteit Swartruggens: Wysiging van Sanitaire Tarief 1882
 1886. Munisipaliteit Witrivier: Wysiging van Kapitaalontwikkelingsfondsverordeninge 1883
 1887. Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede: Wysiging van Verkeersverordeninge 1883
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 1889. Munisipaliteit Bethal: Wysiging van Brandweerverordeninge 1884
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 163. Amendment to conditions of title of Erf No. 827, Bryanston Township, district Johannesburg 1862
 164. Amendment to conditions of title of Erf No. 189, Sonheuwel Township, district Nelspruit 1862
 165. Amendment to conditions of title of all "Special Business Erven", in Heidelberg Extension No. 7, district Heidelberg 1863
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