



MENIKO



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PRETORIA

28 JUNE,
28 JUNIE

1972

3579

No. 116 (Administrator's), 1972.

PROCLAMATION*by the Honourable the Administrator of the Province Transvaal.*

Under the powers vested in me by section 4 of the Local Authorities Roads Ordinance, 1904, read with section 80 of the Republic of South Africa Constitution Act, 1961, I do hereby proclaim the road as described in the Schedule hereto and as shown on Diagram S.G. A.6972/71, as a public road under the jurisdiction of the Town Council of Piet Retief.

Given under my Hand at Pretoria, this 14th day of June, One thousand Nine Hundred and Seventy-two.

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

P.B. 3-6-6-2-25

SCHEDULE.**PIET RETIEF MUNICIPALITY: DESCRIPTION OF ROAD.**

A road over the Remainder of Portion 1 of the farm Piet Retief Town and Townlands 149-H.T., as more fully shown by the letters ABCDEFA on Diagram S.G. A.6972/71.

ADMINISTRATOR'S NOTICES

Administrator's Notice 1009

28 June, 1972

KRUGERSDORP 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 Krugersdorp Municipality, published under Administrator's Notice 843, dated 10th August, 1970, are hereby amended as follows:

1. By the substitution in item 2 of Part II of Schedule B under Annexure II—

No. 116 (Administrateurs-), 1972.

PROKLAMASIE*deur Sy Edele die Administrateur van die Provincie Transvaal.*

Kragtens die bevoegdhede aan my verleen by artikel 4 van die "Local Authorities Roads Ordinance," 1904, gelesen met artikel 80 van die Grondwet van die Republiek van Suid-Afrika, 1961, proklameer ek hierby die pad soos omskryf in die bygaande Bylae en soos aangedui op Kaart L.G. A.6972/71 tot 'n publieke pad onder die regsbevoegdheid van die Stadsraad van Piet Retief.

Gegee onder my Hand te Pretoria, op hede die 14de dag van Junie Eenduisend Negehonderd Twee-en-sentig.

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

P.B. 3-6-6-2-25

BYLAE**MUNISIPALITEIT PIET RETIEF: BESKRYWING VAN PAD.**

'n Pad oor die Restant van Gedeelte 1 van die plaas Piet Retief Dorp- en Dorpsgronde 149-H.T., soos meer volledig aangedui deur die letters ABCDEFA op Kaart L.G.A. 6972/71 .

ADMINISTRATEURSKENNISGEWINCS

Administrateurskennisgewing 1009

28 Junie 1972

MUNISIPALITEIT KRUGERSDORP: WYSIGING VAN RIOLERINGS EN LOODGIETERYVERORDENINGE.

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 Loodgietaryverordeninge van die Munisipaliteit Krugersdorp, afgekondig by Administrateurskennisgewing 843 van 10 Augustus 1970, word hierby soos volg gewysig:

1. Deur in item 2 van Deel II van Bylae B onder Aanhangsel II—

- (a) in subitem (1)(a) for the figures "2.00" and "6.00" of the figures "2,50" and "10,00" respectively;
 - (b) in subitem (1)(b) for the figure "0.95" of the figure "1,20"; and
 - (c) in subitem (1)(c) for the figure "0.40" of the figure "0,50".
2. By the substitution in Part III of Schedule B under Annexure II—
- (a) for the figure "6.00", wherever it occurs, of the figure "7,50";
 - (b) in item 2 for the words "every two habitable rooms" of the words "Per flat";
 - (c) in item 4(2) for the words "For every habitable rooms available for residential purposes" of the words "Per flat";
 - (d) in item 13(2) for the figure "12.00", wherever it occurs, of the figure "15,00";
 - (e) in item 16 for the figure "0.90", wherever it occurs, of the figure "1,10", and
 - (f) in item 17 for the figure "R0.0963" of the figure "R0,1204".

P.B. 2-4-2-34-18

- (a) in subitem (1)(a) die syfers "2.00" en "6.00" onderskeidelik deur die syfers "2,50" en "10,00" te vervang.
 - (b) in subitem (1)(b) die syfer "0.95" deur die syfer "1,20" te vervang; en
 - (c) in subitem (1)(c) die syfer "0.40" deur die syfer "0,50" te vervang.
2. Deur in Deel III van Bylae B onder Aanhangsel II—
- (a) die syfer "6.00", waar dit ook al voorkom, deur die syfer "7,50" te vervang;
 - (b) in item 2 die woorde "Vir twee bewoonbare kamers" deur die woorde "Per woonstel" te vervang;
 - (c) in item 4(2) die woorde "Vir elke twee bewoonbare kamers wat vir woondoeleindes beskikbaar is" deur die woorde "Per woonstel" te vervang;
 - (d) in item 13(2) die syfer "12.00", waar dit ook al voorkom, deur die syfer "15,00" te vervang;
 - (e) in item 16 die syfer "0.90" waar die ook al voorkom, deur die syfer "1,10" te vervang; en
 - (f) in item 17 die syfer "R0.0963" deur die syfer "R0,1204" te vervang.

P.B. 2-4-2-34-18

Administrator's Notice 1010

28 June, 1972

CANCELLATION WHOLLY OR PARTIALLY OF SERVITUDE OF OUTSPAN ON THE FARM HOUTBOSCHOEK 443 J.S.: DISTRICT OF NELSPRUIT.

In view of application having been made by owner of land to cancel wholly or partially the servitude of outspan, in extent 1/75th of 998 morgen 313 square roods, to which the remaining extent of portion 'B' of the farm Houtboschoek 433 J.S. District of Nelspruit, is subject, the Administrator intends taking action in terms of section 56(1)(iv) of the Roads Ordinance, 1957 (Ordinance 22 of 1957).

Any person may lodge his objections to the cancellation in writing with the Regional Officer, Transvaal Roads Department, Private Bag X1089, Lydenburg within three months of the date of publication of this notice in the *Provincial Gazette*.

D.P. 04-044-37/3/H-4

Administrator's Notice 1011

28 June, 1972

INCREASE IN WIDTH OF THE ROAD RESERVE OF NATIONAL ROUTE N13-14: JOHANNESBURG WESTERN BYPASS: (ONTDEKKERS ROAD): DISTRICT OF JOHANNESBURG.

The Administrator, in terms of section 3 of the Roads Ordinance 1957 (Ordinance No. 22 of 1957) hereby increased the width of the road reserve of the abovementioned public road, as indicated and described on the subjoined sketch plan.

D.P.H. 022J-23/20/N13-14

Administrateurskennisgewing 1010

28 Junie 1972

KANSELLERING IN SY GEHEEL OF GEDEELTELIK VAN UITSPANSERWITUUT OP DIE PLAAS HOUTBOSCHOEK 443 J.S.: DISTRIK NELSPRUIT.

Met die oog op 'n aansoek van die grondeienaar om die uitspanserwituut groot 1/75ste van 998 morg 313 vk. roede waaraan die restant van gedeelte 'B' van die plaas Houtboschoek 443 J.S., distrik Nelspruit onderhewig is, in sy geheel of gedeeltelik te kanselleer, is die Administrateur van voorname om ingevolge artikel 56(1)(iv) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) op te tree.

Enige persoon kan binne drie maande vanaf datum van publikasie van hierdie kennisgewing in die *Provinciale Koerant*, sy redes vir sy beswaar teen die kansellasie, by die Streeksbeampte, Transvaalse Paaiedepartement, Privaatsak X1089, Lydenburg, skriftelik aangee.

D.P. 04-044-37/3/H-4

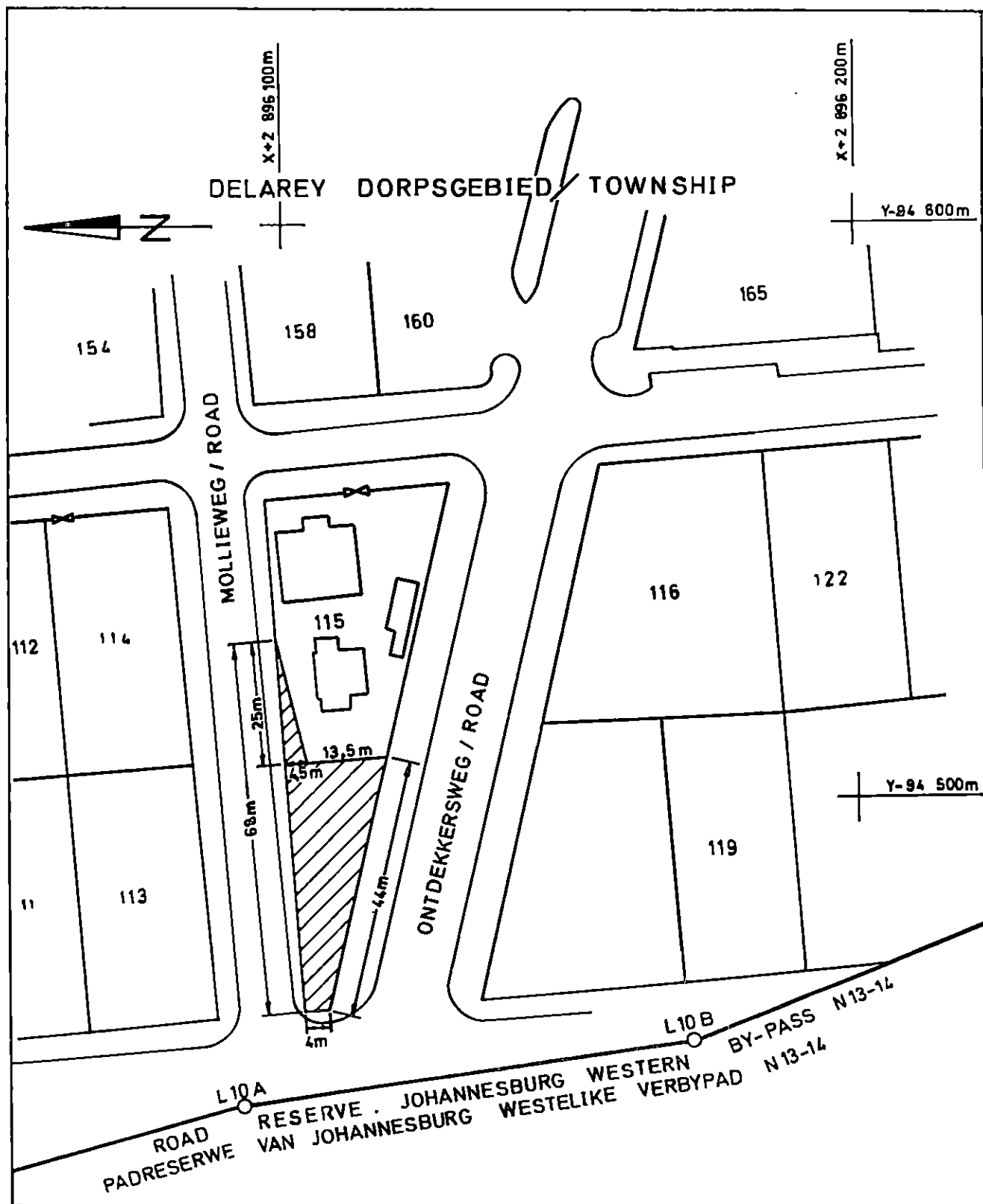
Administrateurskennisgewing 1011

28 Junie 1972

VERMEERDERING VAN BREEDTE VAN DIE PADRESERWE VAN NASIONALE ROEDE N13-14: JOHANNESBURG WESTELIKE VERBYPAD: (ONTDEKKERSWEG): DISTRIK JOHANNESBURG.

Die Administrateur, ingevolge artikel 3 van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957) vermeerder hierby die breedte van die padreserwe van bovenoemde openbare pad soos aangetoon en beskryf op die bygaande sketsplan.

D.P.H. 022J-23/20/N13-14



VERWYSING — REFERENCE

PAD VERKLAAR ROAD DECLARED

BESTAAANDE PAAIE _____ EXISTING ROADS

D.P.H. 022J-23/20/N13-14
D.P.H. 23/46/N13-14/D19/1(B)

Administrator's Notice 1012

28 June, 1972

**REDUCTION IN WIDTH OF THE ROAD RESERVE
OF NATIONAL ROUTE N3-11 ALBERTON-HEI-
DELBERG: DISTRICT OF HEIDELBERG.**

The Administrator, in terms of section 3 of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957) hereby reduces the width of the road reserve of the abovementioned public road as indicated and described on the subjoined sketch plan.

D.P.H. 02-23/20/T3-11 VOL. 7

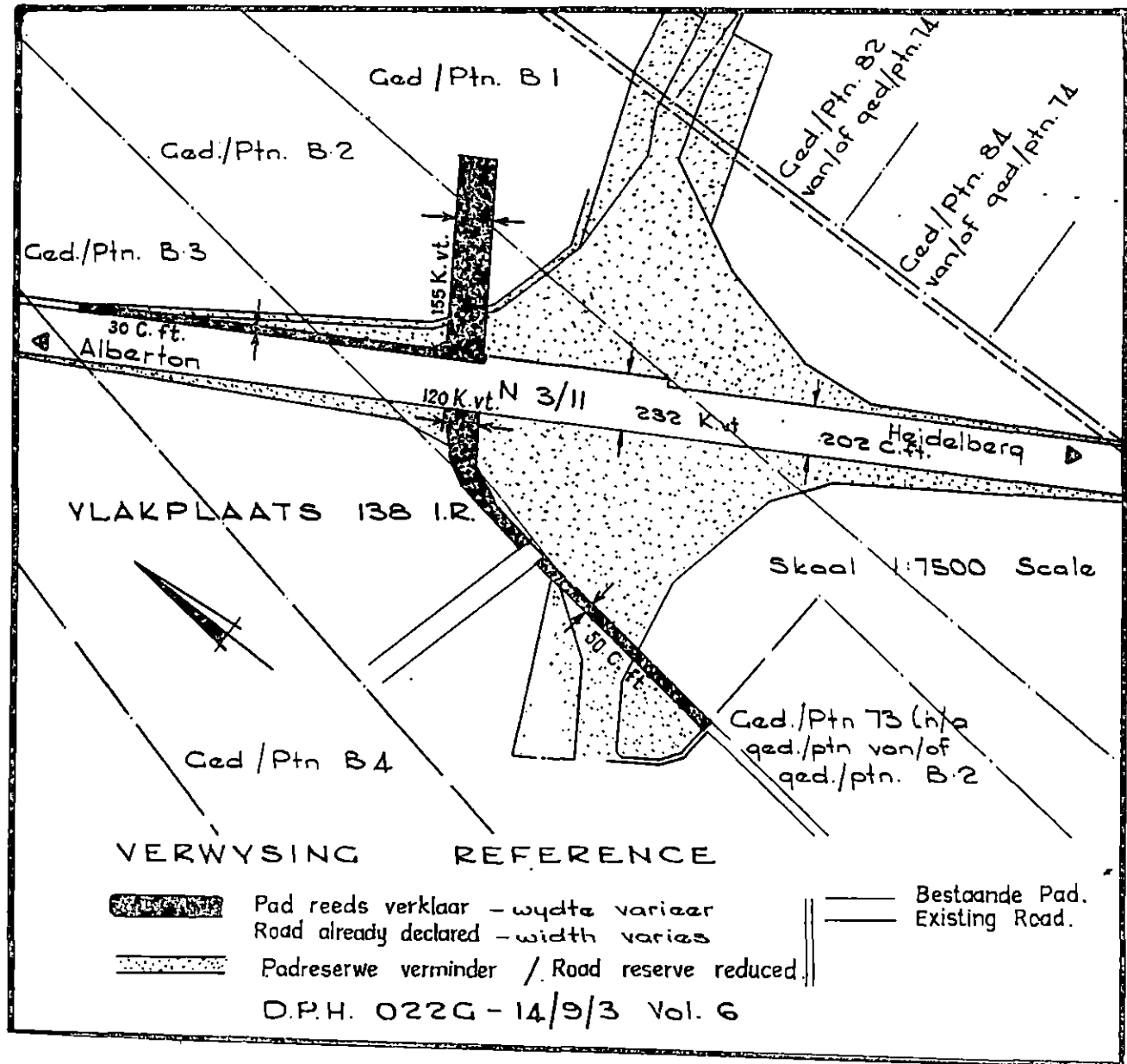
Administrateurskennisgewing 1012

28 Junie 1972

**VERMINDERING VAN BREEDTE VAN DIE PAD-
RESERVE VAN NASIONALE ROETE N3-11 AL-
BERTON-HEIDELBERG: DISTRIK HEIDELBERG.**

Die Administrateur, ingevolge artikel 3 van die Pad-ordonnansie 1957 (No. 22 van 1957) verminder hierby die breedte van die padreserve van bogenoemde openbare pad soos aangtoon en beskryf op die bygaande sketsplan.

D.P.H. 02-23/20/T3-11 VOL. 7



Administrator's Notice 1013

28 June, 1972

**CANCELLATION WHOLLY OR PARTIALLY OF
SERVITUDE OF OUTSPAN AND BEACONING OFF
THEREOF ON THE FARM AAPIESDOORNDRAAI
298: LYDENBURG DISTRICT.**

With reference to Administrator's Notice 1066 of 13 December, 1967, the Administrator, in terms of section

Administrateurskennisgewing 1013

28 Junie 1972

**KANSELLERING VAN UITSPANSERWITUUT IN
SY GEHEEL OF GEDEELTELIK EN AFBAKENING
DAARVAN OP DIE PLAAS AAPIESDOORNDRAAI
298: DISTRIK LYDENBURG.**

Met betrekking tot Administrateurskennisgewing 1066 van 13 Desember 1967, het die Administrateur, ingevolge

56(1)(iv) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) has caused the servitude of outspan, in extent 22 morgen 490 square roods to which the farm Aapiesdoorn-draai 298 Lydenburg district, is subject, to be cancelled.

D.P. 04-042-37/3/A-1

Administrator's Notice 1014

28 June, 1972

CANCELLATION WHOLLY OR PARTIALLY OF SERVITUDE OF OUTSPAN AND BEACONING OFF THEREOF ON THE FARM STEELPOORTPARK 366 K.T.: LYDENBURG DISTRICT.

With reference to Administrator's Notice 811 of 30 June, 1971, the Administrator, in terms of section 56(1)(iv) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) has caused the servitude of outspan, in extent 1/75th of 2 486 morgen 12 square roods to which the farm Steelpoortpark 366 K.T. Lydenburg district, is subject, to be cancelled.

D.P. 04-042-37/3/S-12

Administrator's Notice 1015

28 June, 1972

DECLARATION OF DISTRICT ROAD 1073, WITHIN DRUMBLADE AGRICULTURAL HOLDINGS: DISTRICT OF VEREENIGING.

The Administrator, in terms of sections 5(1)(c), 5(2)(a) and section 3 of the Roads Ordinance 1957, (Ordinance 22 of 1957), hereby declares that a public District Road 1073, 37,78 metres wide, shall exist within Drumblade Agricultural Holdings, district of Vereeniging, as indicated on the sketch.

D.P. 021-024-23/22/1073(b)

artikel 56(1)(iv) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) die uitspanserwituut groot 22 morg 490 vierkante roede waaraan die plaas Aapiesdoorn-draai 298, distrik Lydenburg onderhewig is, gekanselleer.

D.P. 04-042-37/3/A-1

Administrateurskennisgewing 1014

28 Junie 1972

KANSELLERING VAN UITSPANSERWITUUT IN SY GEHEEL OF GEDEELTELIK EN AFBAKENING DAARVAN OP DIE PLAAS STEELPOORTPARK 366 K.T.: DISTRIK LYDENBURG.

Met betrekking tot Administrateurskennisgewing No. 811 van 30 Junie 1971, het die Administrateur, ingevolge artikel 56(1)(iv) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) die uitspanserwituut groot 1/75ste van 2 486 morge 12 vierkante roede waaraan die plaas Steelpoortpark 366 K.T., distrik Lydenburg onderhewig is gekanselleer.

D.P. 04-042-37/3/S-12

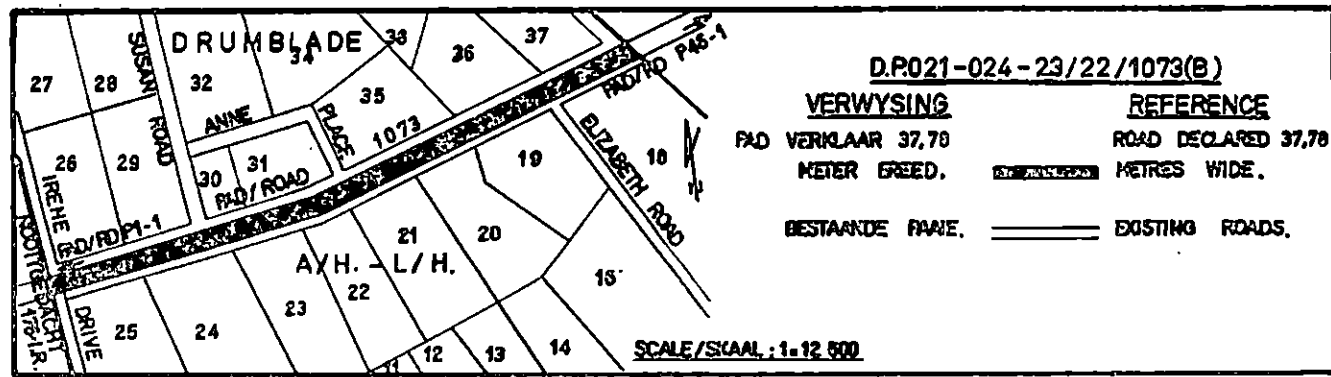
Administrateurskennisgewing 1015

28 Junie 1972

VERKLARING VAN DISTRIKSPAD 1073 BINNE DRUMBLADE LANDBOUHOEWES: DISTRIK VEREENIGING.

Die Administrateur, ingevolge artikels 5(1)(c), 5(2)(a) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verklaar hierby dat 'n openbare Distrikspad 1073, 37,78 meter breed, sal bestaan binne Drumblade Landbouhoeves, distrik Vereeniging, soos aangewoon op bygaande sketsplan.

D.P. 021-024-23/22/1073(b)



Administrator's Notice 1016

28 June, 1972

DEVIATION OF DISTRICT ROAD 1073: DISTRICT OF VEREENIGING AND INCREASE IN WIDTH OF ROAD RESERVE.

The Administrator, in terms of section 5(1)(d), of the Roads Ordinance, 1957 (Ordinance 22 of 1957) hereby deviates the district road 1073 which runs on the farms Faroasfontein 372 I.Q. and Nooitgedacht 176 I.R., district of Vereeniging and in terms of section 3 of the said Ordinance, increases the road reserve thereof to varying widths of 37,78 to 63,50 metres, as indicated on the subjoined sketch plan.

D.P. 021-024-23/22/1073(a)

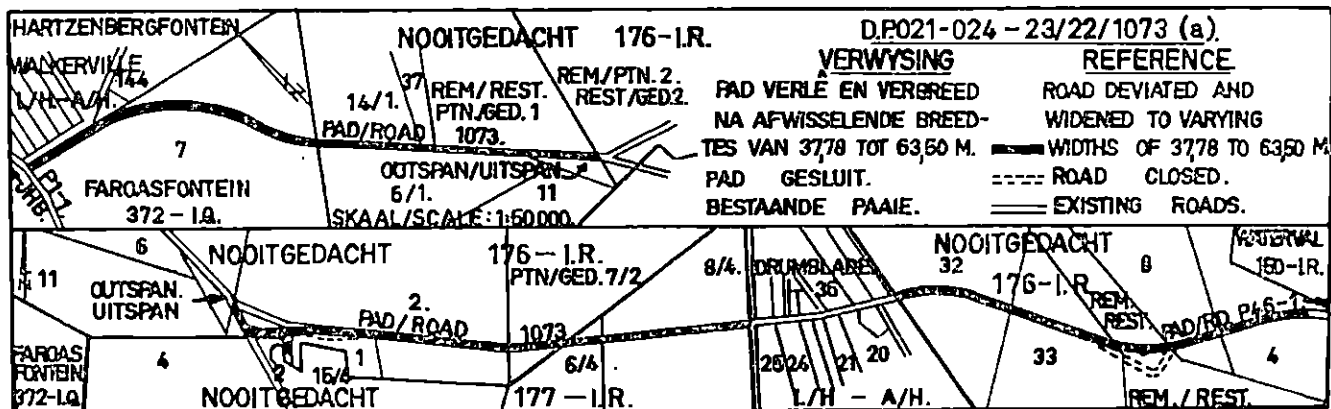
Administrateurskennisgewing 1016

28 Junie 1972

VERLEGGING VAN DISTRIKSPAD 1073: DISTRIK VEREENIGING EN VERMEERDERING VAN BREEDTE VAN PADRESERWE.

Die Administrateur, ingevolge artikel 5(1)(d), van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verle hierby die distrikspad 1073 wat oor die plase Faroasfontein 372 I.Q. en Nooitgedacht 176 I.R., distrik Vereeniging, loop en vermeerder die padreserwe daarvan ingevolge artikel 3 van genoemde Ordonnansie na wisselende breedtes van 37,78 tot 63,50 meter, soos aangewoon op bygaande sketsplan.

D.P. 021-024-23/22/1073(a)



Administrator's Notice 1017

28 June, 1972

INCREASE IN WIDTH OF THE ROAD RESERVE
OF DISTRICT ROAD 2255: DISTRICT WAKKER-
STROOM.

The Administrator in terms of section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) hereby increases the width from 15,74 metres to 25,19 metres of the road reserve of the abovementioned public road on the farms St. Helena 67 H.T., Amsterdam 26 H.T., Hamburg 28 H.T., Duitschland 27 H.T. and Grootspruit 23 H.T., Wakkerstroom district, as indicated on the subjoined sketch plan.

D.P. 051—055W—23/22/2255

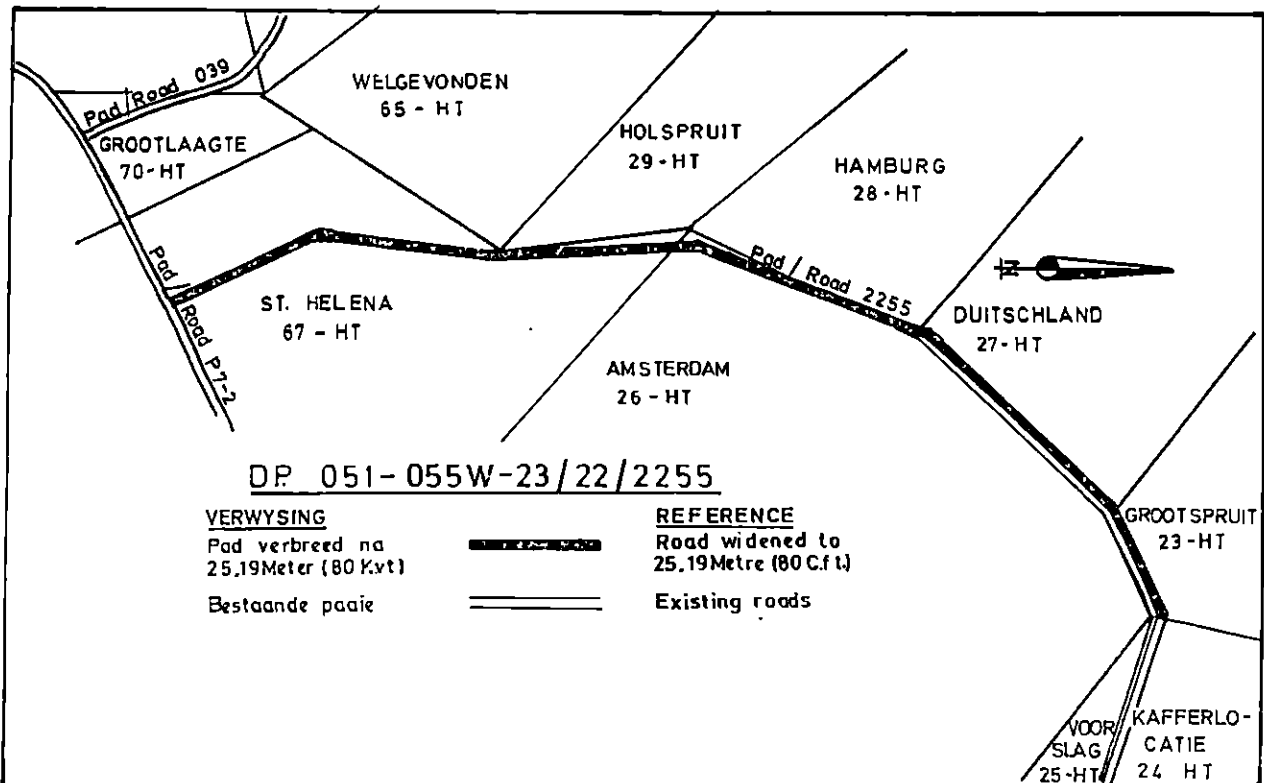
Administrateurskennisgewing 1017

28 Junie 1972

VERMEERDERING VAN BREEDTE VAN DIE PAD-
RESERWE VAN DISTRIKSPAD 2255: DISTRIK
WAKKERSTROOM.

Die Administrateur, ingevolge artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) vermeerder hierby die breedte van 15,74 meter na 25,19 meter van die padreserwe van bogenoemde openbare pad op die plase St. Helena 67 H.T., Amsterdam 26 H.T., Hamburg 28 H.T., Duitschland 27 H.T. en Grootspruit 23 H.T., distrik Wakkerstroom, soos aangetoon op die bygaande sketsplan.

D.P. 051—055W—23/22/2255



Administrator's Notice 1018

28 June, 1972

ROAD ADJUSTMENTS ON THE FARM PARK-
FIELD 725 M.S.: DISTRICT OF MESSINA.

With reference to Administrator's Notice 567 of 19 April, 1972 it is hereby notified for general information that the

Administrateurskennisgewing 1018

28 Junie 1972

PADREËLINGS OP DIE PLAAS PARKFIELD 725
M.S.: DISTRIK MESSINA.

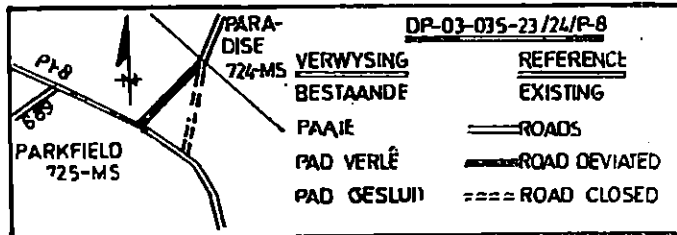
Met betrekking tot Administrateurskennisgewing 567 van 19 April 1972, word hiermee vir algemene inligting be-

Administrator is pleased, under the provisions of subsection (6) of section 29 of the Roads Ordinance 22 of 1957, to approve of the road adjustments shown on the subjoined sketch plan.

D.P. 03—035—23/24/P—8

kend gemaak dat dit die Administrateur behaag om ooreenkomsdig subartikel (6) van artikel 29 van die Padordonnansie 22 van 1957, goedkeuring te heg aan die padregelings, soos aangetoon op bygaande sketsplan.

D.P. 03—035—23/24/P—8



Administrator's Notice 1019

28 June, 1972

CARLETONVILLE MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO LOANS FROM THE BURSARY LOAN FUND.

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 Relating to Loans from the Bursary Loan Fund of the Carletonville Municipality, published under Administrator's Notice 297, dated 19 April 1961, as amended, are hereby further amended by the substitution for paragraph (1) of section 5 of the following:

"(1) An approved life insurance policy for the amount of the loan shall be ceded to the Council or other surety approved by the Council shall be supplied by the student. The Council may require additional security or sureties should it be deemed necessary, or in the event of any surety or other security, becoming unacceptable. Should a policy be ceded to the Council the premiums on such policy shall be paid by the student or guardian and proof of payment shall be submitted to the Council regularly. Failing regular payment of the premiums the Council may claim payment of the full amount of the loan or any outstanding balance."

P.B. 2—4—2—121—146

Administrateurskennisgewing 1019

28 Junie 1972

MUNISIPALITEIT CARLETONVILLE: WYSIGING VAN VERORDENINGE BETREFFENDE LENINGS UIT DIE BEURSLENINGSFONDS.

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 Betreffende Lenings uit die Beursleningsfonds van die Munisipaliteit Carletonville, aangekondig by Administrateurskennisgewing 297 van 19 April 1961 soos gewysig, word hierby verder gewysig deur paragraaf (1) van artikel 5 deur die volgende te vervang:

"(1) Die student moet 'n goedgekeurde lewensversekeringspolis vir die bedrag van die lening aan die Raad sedeer of ander deur die Raad goedgekeurde sekuriteit verskaf. Die Raad kan addisionele sekuriteit of borge vereis indien dit nodig geag word, of indien enige borg of ander sekuriteit onaanvaarbaar sou word. Indien 'n polis aan die Raad gesedeer word moet die premies op sodanige polis deur die student of voog betaal word en die bewys dat dit betaal is moet gereeld aan die Raad voorgele word. By versuim om die premies gereeld te betaal kan die Raad die volle bedrag van die lening of die uitstaande balans opeis."

P.B. 2—4—2—121—146

Administrators Notice 1020

28 June, 1972

CORRECTION NOTICE.

WESTONARIA MUNICIPALITY: WATER SUPPLY BY-LAWS.

Administrator's Notice 503, dated 12 April 1972, is hereby corrected as follows:

1. By the insertion in item 1 in the last line after the word "lot" of a comma.
2. By renumbering subitems 1, 2 and 3 of item 2 to "(1)", "(2)" and "(3)".
3. By the insertion in item 2(3) of the Afrikaans text after the word "per" of the figure "4".

P.B. 2-4-2-104-38

Administrateurskennisgewing 1020

28 Junie 1972

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT WESTONARIA: WATERVOORSIENINGSVERORDENINGE.

Administrateurskennisgewing 503 van 12 April 1972 word hierby soos volg verbeter:

1. Deur in item 1 van die Engelse teks in die laaste reël na die woord "lot" 'n komma in te voeg.
2. Deur subitems 1, 2 en 3 van item 2 te hernommer "(1)", "(2)" en "(3)".
3. Deur in item 2(3) na die woord "per" die syfer "4" in te voeg.

P.B. 2-4-2-104-38

Administrator's Notice 1021

28 June, 1972

WESTONARIA MUNICIPALITY: AMENDMENT TO AMBULANCE 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 Ambulance By-laws of the Westonaria Municipality, published under Administrator's Notice 197, dated 7 March, 1951, as amended, are hereby further amended by the substitution for subitem (a) of item 5 of the following:—

(a) *White cases.*(i) *Within the municipality:*—

- (aa) For the first hour or part thereof: R5.
- (bb) After the first hour, per 15 minutes or part thereof: R1,50.

(ii) *Outside the municipality:*—

- (aa) Per km or part thereof, after the first 23 km: 22c.
- (bb) Waiting charge after the first 30 minutes, per 15 minutes or part thereof: R1,50. (No charge shall be made for the first 30 minutes).
- (cc) Total minimum charge in respect of the first 23 km: R5,06".

P.B. 2-4-2-7-38

Administrator's Notice 1022

28 June, 1972

CORRECTION NOTICE.

RENSBURG MUNICIPALITY: STANDARD STAFF BY-LAWS.

Administrator's Notice 600, dated 26 April 1972, is hereby corrected by the substitution in the first paragraph of the Afrikaans text for the word "Standaardspersoneelverordeninge" of the word "Standaardpersoneelverordeninge"

P.B. 2-4-2-85-66

Administrator's Notice 1023

28 June, 1972

CORRECTION NOTICE.

NELSPRUIT MUNICIPALITY: PARKING METER BY-LAWS.

Administrator's Notice 1429, dated 2 December, 1970, is hereby corrected by the insertion in section 5 of the Afrikaans text after the word "het" in the fourth line of the expression "ingevolge artikel 3".

P.B. 2-4-2-132-22

Administrator's Notice 1024

28 June, 1972

CARLETONVILLE MUNICIPALITY: AMENDMENT TO CEMETERY BY-LAWS.

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

Administrateurskennisgewing 1021

28 Junie 1972

MUNISIPALITEIT WESTONARIA: WYSIGING VAN AMBULANSVERORDENINGE.

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 Ambulansverordeninge van die Munisipaliteit Westonaria, afgekondig by Administrateurskennisgewing 197 van 7 Maart 1951, soos gewysig, word hierby verder gewysig deur subitem (a) van item 5 deur die volgende te vervang:—

(a) *Blanke gevalle.*(i) *Binne die munisipaliteit:*—

- (aa) Vir die eerste uur of gedeelte daarvan: R5
- (bb) Na die eerste uur, per 15 minute of gedeelte daarvan: R1,50.

(ii) *Buite die munisipaliteit:*—

- (aa) Per km of gedeelte daarvan, na die eerste 23 km: 22c.
- (bb) Oponthoudgeld na die eerste 30 minute, per 15 minute of gedeelte daarvan: R1,50. (Geen geld word gevorder vir die eerste 30 minute nie).
- (cc) Minimum totale geld ten opsigte van die eerste 23 km: R5,06".

P.B. 2-4-2-7-38

Administrateurskennisgewing 1022

28 Junie 1972

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT RENSBURG: STANDAARDPERSONEELVERORDENINGE.

Administrateurskennisgewing 600 van 26 April 1972 word hierby verbeter deur in die eerste paragraaf die woord "Standaardspersoneelverordeninge" deur die woord "Standaardpersoneelverordeninge" te vervang.

P.B. 2-4-2-85-66

Administrateurskennisgewing 1023

28 Junie 1972

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT NELSPRUIT: PARKEERMETER-VERORDENINGE.

Administrateurskennisgewing 1429 van 2 Desember 1970 word hierby verbeter deur in artikel 5 na die woord "het" in die vierde reël die uitdrukking "ingevolge artikel 3" in te voeg.

P.B. 2-4-2-132-22

Administrateurskennisgewing 1024

28 Junie 1972

MUNISIPALITEIT CARLETONVILLE: WYSIGING VAN BEGRAAFPLAASVERORDENINGE.

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

The Cemetery By-Laws of the Carltonville Municipality, published under Administrator's Notice 224, dated 3 April 1963, as amended, are hereby further amended as follows:—

“1. By the substitution in section 31 —

- (a) in subsection (1) for the expressions “8 ft. 6 in. by 4 ft. 6 in.” and “5 ft. 8 in. by 3 ft.” of the expressions “2591 by 1372 mm” and “727 by 914 mm” respectively.
- (b) in subsection (2) for the expressions “7 ft. 6 in.”, “2 ft. 6 in.”, “4 ft. 6 in.” and “2 ft.” of the expressions “2286 mm”, “762 mm”, “1372 mm” and “610 mm” respectively.
2. By the substitution in section 33 for the expressions “6 feet” and “5 feet” of the expressions “1829 mm” and “1524 mm” respectively.
3. By the substitution in section 34 for the expressions “4 feet” and “3 feet” of the expressions “1219 mm” and “914 mm” respectively.
4. By the substitution in section 37 for the expression “one foot” of the expression “305 mm”.
5. By the substitution in section 62 for the expressions “four feet by two feet” and “30 inches by 18 inches” of the expressions “1219 by 610 mm” and “762 by 457 mm” respectively.
6. By the substitution in section 66 —
 - (a) In subsection (1) for the expressions “7'6" x 2'9", “7'6" x 7'3", “7'6" x 11'9", “4'6" x 2'", “4'6" x 5'2" and “4'6" x 8'10" of the expressions “2 286 x 838 mm”, “2 286 x 2 210 mm”, “2286 x 3581 mm”, “1372 x 610 mm”, “1 372 x 1 575 mm” and “1 372 x 2 692 mm” respectively.
 - (b) In subsection (2) for the expression “thirty-six inches” of the expression “914 mm”.
 - (c) In subsection (3) for the expressions “twenty inches by ten inches” and “five inches” of the expressions “508 x 254 mm” and “127 mm” respectively.
7. By the substitution in section 73(a) for the expression “two inches” of the expression “51 mm”.
8. By the substitution in section 75 for the expression “4 inches” of the expression “102 mm”.

P.B. 2-4-2-23-146

Administrator's Notice 1025

28 June, 1972.

**WATERVAL BOVEN HEALTH COMMITTEE:
AMENDMENT TO REGULATIONS FOR THE PAYMENT OF FEES BY CERTAIN RESIDENTS OF THE URBAN BANTU RESIDENTIAL AREA.**

The Administrator hereby, in terms of section 38(5) of the Bantu (Urban Areas) Consolidation Act, 1945 (Act 25 of 1945), read with section 101 of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been made by the urban local authority of Waterval Boven in terms of section 38(3) of the said Act, and which have been approved by the Administrator and the Minister of Bantu Administration and Development in terms of section 38(5) of the said Act.

The Regulations for the Payment of Fees by certain Residents of the Urban Bantu Residential Area of the Waterval Boven Health Committee, published under Administrator's Notice 1480, dated 31 December 1969,

Die Begraafplaasverordeninge van die Munisipaliteit Carletonville, afgekondig by Administrateurskennisgewing 224 van 3 April 1963, soos gewysig, word hierby verder soos volg gewysig:—

“1. Deur in artikel 31 —

- (a) in subartikel (1) die uitdrukkings “8 vt. 6 dm. by 4 vt. 6 dm.” en “5 vt. 8 dm. by 3 vt.” onderskeidelik deur die uitdrukkings “2591 by 1372 mm” en “1727 by 914 mm” te vervang;
- (b) in subartikel (2) die uitdrukkings “7 vt. 6 dm.”, “2 vt. 6 dm.”, “4 vt. 6 dm.” en “2 vt.” onderskeidelik deur die uitdrukkings “2286 mm” “762 mm”, “1372 mm” en “610 mm” te vervang.
2. Deur in artikel 33 van die uitdrukkings “ses voet” en “vyf voet” onderskeidelik deur die uitdrukkings “1829 mm” en “1524 mm” te vervang.
3. Deur in artikel 34 die uitdrukkings “vier voet” en “drie voet” onderskeidelik deur die uitdrukkings “1219 mm” en “914 mm” te vervang.
4. Deur in artikel 37 die uitdrukking “een voet” deur die uitdrukking “305 mm” te vervang.
5. Deur in artikel 62 die uitdrukkings “vier voet by twee voet” en “dertig duim by agtien duim” onderskeidelik deur die uitdrukkings “1219 by 610 mm” en “762 by 457 mm” te vervang.
6. Deur in artikel 66:—
 - (a) in subartikel (1) die uitdrukkings “7'6" x 2'9", “7'6" x 7'3", “7'6" x 11'9", “4'6" x 2'", “4'6" x 5'2" en “4'6" x 8'10" onderskeidelik deur die uitdrukkings “2286 x 838 mm”, “2286 x 2210 mm”, “2286 x 3581 mm”, “1372 x 610 mm”, “1372 x 1575 mm”, en “1372 x 2692 mm” te vervang.
 - (b) in subartikel (2) die uitdrukking “ses-en-dertig duim” deur die uitdrukking “914 mm” te vervang;
 - (c) in subartikel (3) die uitdrukkings “twintig duim by tien duim” en “vyf duim” onderskeidelik deur die uitdrukkings “508 x 254 mm” en “127 mm” te vervang.
7. Deur in artikel 73(a) die uitdrukking “2 duim” deur die uitdrukking “51 mm” te vervang.
8. Deur in artikel 75 die uitdrukking “4 duim” deur die uitdrukking “102 mm” te vervang.”

P.B. 2-4-2-23-146

Administrateurskennisgewing 1025

28 Junie 1972.

GESONDHEIDSKOMITEE VAN WATERVAL BOVEN: WYSIGING VAN REGULASIES VIR DIE BETALING VAN GELDE DEUR SEKERE INWONERS VAN DIE STEDELIKE BANTOEWON-GBIED.

Die Administrateur publiseer hierby ingevolge artikel 38(5) van die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (Wet 25 van 1945), gelees met artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur die stedelike plaaslike bestuur van Waterval Boven ingevolge artikel 38(3) van genoemde Wet gemaak is en wat deur die Administrateur en die Minister van Bantoe-administrasie en ontwikkeling goedgekeur is ingevolge artikel 38(5) van genoemde Wet.

Die Regulasies vir die Betaling van Gelde deur Sekere Inwoners van die Stedelike Bantoegebied van die Gesondheidskomitee van Waterval Boven, afgekondig by Administrateurskennisgewing 1480 van 31 Desember

are hereby amended by amending the Tariff of Charges as follows:—

1. By the substitution in item 7(1) for the figure "R1" of the expression "R1,50 per month".

2. By the substitution in item 7(2) for the figure "50c" of the expression "75c and thereafter R1,50 per month".

3. By the addition after item 7 of the following:—

"8. Cemetery."

(1) For the digging and filling of graves:—

(a) Persons residing within the urban area at time of death:

	R
(i) Adult, per grave	1,50
(ii) Child, per grave	1,20
(b) Persons residing outside the urban area at time of death:	
(i) Adult, per grave	3,00
(ii) Child, per grave	2,70
(2) For second interment	3,00
(3) Opening of grave and transferring of corpse to another grave or cemetery within the urban area	7,50
(4) Opening of grave for removal of corpse from urban area or exhumation or reburial	4,50
(5) Use of hearse	3,00
(6) Maintenance of grave, per annum	3,00
9. Accommodation permit, if permit is required for longer than 72 hours, per month, or part thereof	0,50"

P.B. 2-4-2-61-106

1969, word hierby gewysig deur die Tarief van Gelde soos volg te wysig:—

1. Deur in item 7(1)) die syfer "R1" deur die uitdrukking "R1,50 per maand" te vervang.

2. Deur in item 7(2) die syfer "50c" deur die uitdrukking "75c en daarna R1,50 per maand" te vervang.

3. Deur na item 7 die volgende by te voeg:—

"8. Begraafplaas."

(1) Vir die grawe van grafte en die toegooi daarvan:—

(a) Persone woonagtig binne die stadsgebied ten tyde van afsterwe:

	R
(i) Volwassene, per graf	1,50
(ii) Kind, per graf	1,20
(b) Persone woonagtig buite die stadsgebied ten tyde van afsterwe:	
(i) Volwassene, per graf	3,00
(ii) Kind, per graf	2,70
(2) Vir tweede begrawing	3,00
(3) Oopmaak van graf en oorplasing van lyk na 'n ander graf of begraafplaas in die stadsgebied	7,50
(4) Oopmaak van graf vir wegneem van lyk uit die stadsgebied of opgraving of herbegrawing	4,50
(5) Gebruik van lykswa	3,00
(6) Onderhoud van graf, per jaar	3,00
9. Verblyfpermit, indien permit langer as 72 uur benodig word, per maand of gedeelte daarvan	0,50"

P.B. 2-4-2-61-106

Administrator's Notice 1026

28 June, 1972

NELSPRUIT MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO THE CONTROL OF INFLAMMABLE LIQUIDS AND SUBSTANCES.

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 Relating to the Control of Inflammable Liquids and Substances of the Nelspruit Municipality, published under Administrator's Notice 354, dated 8 May, 1957, as amended, are hereby further amended as follows:—

1. By the substitution in the Afrikaans text for the words "tenkvragmotor" and "tenkvragmotors", wherever they occur, of the words "padtenkvoertuig" and "padtenkvoertuie" respectively.
2. By the substitution in the Afrikaans text for the word "kapasiteit", wherever it occurs, of the word "inhoudsvermoë".
3. By the substitution in the Afrikaans text for the words "opbergtenk" and "opbergtenks", wherever they occur, of the words "opgaartenk" and "opgaartens" respectively.
4. By the substitution in section 1 in the definition of "padtenkvoertuig" in the Afrikaans text for the word "vasgehou" of the word "vasgeheg".
5. By the substitution in section 32 for the expressions "3,000 (three thousand) gallons" and "1,000 (one thousand) gallons" of the expressions "23 kl" and "4,5 kl" respectively.
6. By the substitution in section 71—
(a) for the heading of the following:—
"Construction and Capacity of Vehicles",

Administrateurskennisgewing 1026

28 Junie 1972

MUNISIPALITEIT NELSPRUIT: WYSIGING VAN VERORDENINGE VIR DIE BEHEER OOR ONTVLAMBARE VLOEISTOWWE EN STOWWE.

Dic 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 Beheer oor Ontvlambare Vloeistowwe en Stowwe van die Munisipaliteit Nelspruit, afgekondig by Administrateurskennisgewing 354 van 8 Mei 1957, soos gewysig, word hierby verder soos volg gewysig:—

1. Deur die woorde "tenkvragmotor" en "tenkvragmotors", waar dit ook al voorkom, onderskeidelik deur die woorde "padtenkvoertuig" en "padtenkvoertuie" te vervang.
2. Deur die woorde "kapasiteit", waar dit ook al voorkom, deur die woorde "inhoudsvermoë" te vervang.
3. Deur die woorde "opbergtenk" en "opbergtenks", waar dit ook al voorkom, onderskeidelik deur die woorde "opgaartenk" en "opgaartens" te vervang.
4. Deur in artikel 1 in die woordbepaling van "padtenkvoertuig" die woorde "vasgebou" deur die woorde "vasgeheg" te vervang.
5. Deur in artikel 32 die uitdrukking "3,000 (drieduisend) gelling" en "1,000 (eenduisend) gelling" onderskeidelik deur die uitdrukking "23 kl" en "4,5 kl" te vervang.
6. Deur in artikel 71—
(a) die opskrif deur die volgende te vervang:—
"Bou en Inhoudsvermoë van Voertuie";

- (b) for the introductory sentence of subsection (1) of the following:—

"Every vehicle used for the transport of inflammable liquids by road, hereinafter called a 'road tank wagon', shall be constructed in accordance with the undermentioned requirements and the word 'tank' means a tank carried on such a vehicle for the purpose aforesaid:—"; and

- (c) for paragraphs (c) and (e) of subsection (1) of the following:—

"(c) The tank shall be constructed of iron, steel or other suitable metal and riveted, welded, brazed or otherwise made liquidtight. Where aluminium alloy is used the tank shall be constructed in accordance with the specifications as detailed in section 385 of Volume 1 of the 'National Fire Codes' published by the 'National Fire Protection Association', where applicable.

"(e) Any tank having a capacity exceeding 6 kl shall be divided into liquid-tight compartments, each compartment to be of a capacity of not more than 6 kl: Provided that the aforesaid maximum capacity of 6 kl may be exceeded by not more than five per cent if the exigencies of construction of the tank make such excess necessary. The liquid contents of any such compartment shall at no time exceed 98 per cent of the total capacity of the compartment."

9. By the substitution in section 71(1)(k) for the expression "4,800 (four thousand eight hundred) gallons" of the expression "30 kl".

P.B. 2-4-2-49-22

Administrator's Notice 1027

28 June, 1972

SCHWEIZER RENEKE MUNICIPALITY: ADOPTION OF STANDARD MILK BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Schweizer Reneke has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Milk By-laws, published under Administrator's Notice 1024, dated 11 August 1971, as amended by Administrator's Notice 569, dated 26 April 1972, as by-laws made by the said Council.

P.B. 2-4-2-28-69

Administrator's Notice 1028

28 June 1972

SCHWEIZER RENEKE MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH 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 Public Health By-Laws of the Schweizer Reneke Municipality, published under Administrator's Notice 148, dated 21 February 1951, as amended, are hereby further amended as follows:—

- (b) die inleidende sin van subartikel (1) deur die volgende te vervang:—

"Elke voertuig wat gebruik word om ontvlambare vloeistowwe per pad te vervoer, hierna herein 'n 'padtenkyvoertuig' genoem, moet aan onderstaande vereistes voldoen en die woord 'tenk' beteken 'n tenk wat met voornoemde doel op so 'n voertuig is:—"; en

- (c) paragrawe (c) en (e) van subartikel (1) deur die volgende te vervang:—

"(c) Die tenk moet van yster, staal of ander geskikte metaal vervaardig wees en moet geklink, gesweis, gesweissoldeer of andersins vloeistofdig gemaak wees. Waar van aluminium allooi gebruik gemaak word, moet die konstruksie van die tenk voldoen aan die spesifikasies soos vervat in artikel 385 van Deel 1 van die 'National Fire Codes' soos deur die 'National Fire Protection Association' uitgegee, waar van toepassing.

"(e) 'n Tenk wat 'n groter inhoudsvermoë as 6 kl het, moet in vloeistofdige vakke afgeskort wees en die inhoud van elke vak mag nie meer as 6 kl wees nie; Met dien verstande dat die voornoemde maksimum hoeveelheid van 6 kl met hoogstens vyf persent oorskry kan word mits dit vanweé die bou van die tenk noodsaklik is. Die vloeistofinhoud van so 'n vak mag te gener tyd meer as 98 persent van die totale inhoudsvermoë van die vak beslaan nie."

9. Deur in artikel 71(1)(k) die uitdrukking "4,800 (vierduisend agt honderd) gelling" deur die uitdrukking "30 kl" te vervang.

P.B. 2-4-2-49-22

Administrateurskennisgewing 1027

28 Junie 1972

MUNISIPALITEIT SCHWEIZER RENEKE: AANNAME VAN STANDAARDMELKVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Schweizer Reneke die Standaardmelkverordeninge, aangekondig by Administrateurskennisgewing 1024 van 11 Augustus 1971, soos gewysig by Administrateurskennisgewing 569 van 26 April 1972, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

P.B. 2-4-2-28-69

Administrateurskennisgewing 1028

28 Junie 1972

MUNISIPALITEIT SCHWEIZER RENEKE: WYSIGING VAN PUBLIEKE GESENDHEIDSVERORDENINGE.

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 Publieke Gesondheidsverordeninge van die Munisipaliteit Schweizer Reneke aangekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby verder soos volg gewysig:—

1. By the deletion in the Index opposite the figures "21" under the heading "Chapter" of the following expression:—
"Dairies, Milkshops, Purveyors of milk 350—377 and Cowsheds.
Schedule 1 — Personal Card of Authority."
2. By the deletion in Chapter 21 under Part IV —
(a) of the heading;
(b) of sections 350 to 377 inclusive; and
(c) Schedule 1.

P.B. 2-4-2-77-69

1. Deur in die Inhoudsopgawe die volgende uitdrukking teenoor die syfers "21" onder die opskrif "Hoofstuk" te skrap:—
"Melkerye, Melkwikels, Melkleweransiers 350—377 en Koeistalle.
Bylae 1 — Persoonlike Magtigingskaart."
2. Deur in Hoofstuk 21 onder Deel IV —
(a) die opskrif te skrap;
(b) artikels 350 tot en met 377 te skrap; en
(c) Bylae 1 te skrap.

P.B. 2-4-2-77-69

Administrator's Notice 1029 28 June, 1972

BRAKPAN MUNICIPALITY: ADOPTION OF STANDARD HEALTH BY-LAWS FOR CRÈCHES AND CRÈCHES-CUM-NURSERY SCHOOLS FOR WHITE CHILDREN.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Brakpan has in terms of section 96 *bis*(2) of the said Ordinance adopted without amendment the Standard Health By-laws for Crèches and Crèches cum-Nursery Schools for white children, published under Administrator's Notice 273, dated 1 March, 1972, as by-laws made by the said Council.

P.B. 2-4-2-2-5-9

Administrator's Notice 1030 28 June, 1972

MEYERTON MUNICIPALITY: AMENDMENT TO ELECTRICITY SUPPLY 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 Electricity Supply Regulations of the Meyerton Municipality, published under Administrator's Notice 424, dated 10 September 1941, as amended, are hereby further amended by the substitution in item 7 of the Tariff of Charges under Schedule D for the word "nine" of the word "thirteen."

P.B. 2-4-2-36-97

Administrator's Notice 1031 28 June, 1972

ELECTION OF MEMBER: HEIDELBERG SCHOOL BOARD.

The Rev. Petrus Andries Roelof Cornelius van Wyk a minister of Religion of 100 Rissik Street, Balfour has been elected as a member of the above-mentioned board and assumed office on 3 March 1972.

T.O.A. 21-1-4-3

Administrateurskennisgewing 1029 28 Junie 1972

MUNISIPALITEIT BRAKPAN: AANNAME VAN STANDAARDGESONDHEIDSVERORDENINGE VIR KINDERBEWAARHUISE EN KINDERBEWAARHUISE-CUM-KLEUTERSKOLE VIR BLANKE KINDERS.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Brakpan die Standaardgesondheidsverordeninge vir Kinderbewaarhuse en Kinderbewaarhuse-cum-Kleuterskole vir blanke kinders, aangekondig by Administrateurskennisgewing 273 van 1 Maart 1972, ingevolge artikel 96*bis*(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

P.B. 2-4-2-2-5-9

Administrateurskennisgewing 1030 28 Junie 1972

MUNISIPALITEIT MEYERTON: 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 Elektrisiteitsleveringsregulasies van die Municpaliteit Meyerton, aangekondig by Administrateurskennisgewing 424 van 10 September 1941, soos gewysig, word hierby verder gewysig deur in item 7 van die Tarief van Gelde onder Bylae D die woord "nege" deur die woord "dertien" te vervang.

P.B. 2-4-2-36-97

Administrateurskennisgewing 1031 28 Junie 1972

VERKIESING VAN LID: HEIDELBERGSE SKOOLRAAD.

Ds. Petrus Andries Roelof Cornelius van Wyk 'n predikant van Rissikstraat 100, Balfour is verkies tot lid van bogenoemde raad en het op 3 Maart 1972 sy amp aanvaar.

T.O.A. 21-1-4-3

Administrator's Notice 1032

28 June, 1972

SHOP HOURS ORDINANCE, 1959 (ORDINANCE 24 OF 1959): MIDNIGHT PRIVILEGES.

In terms of section 9 of the Shop Hours Ordinance, 1959, (Ordinance 24 of 1959), the Administrator hereby further amends the Schedule to Administrator's Notice 132 of 17 February, 1960, by the substitution for the word "Sandton" of the words "Sandton, Roedtan, Ventersdorp".

T.W. 9-6-1

Administrator's Notice 1033

28 June, 1972

INCREASE IN WIDTH OF THE ROAD RESERVE OF NATIONAL ROUTE N4-8: DISTRICT OF PRETORIA.

The Administrator, in terms of section 3 of the Roads Ordinance, 1957 (Ordinance No. 22 of 1957) hereby increases the width of the road reserve of the abovementioned public road as indicated and described on the subjoined sketch plan.

D.P.H. 012-23/20/T4-8 VOL. 6

Administrateurskennisgewing 1032

28 Junie 1972

ORDONNANSIE OP WINKELURE, 1959 (ORDONNANSIE 24 VAN 1959): MIDDERNAGVOORREGTE.

Ingevolge artikel 9 van die Ordonnansie op Winkelure, 1959 (Ordonnansie 24 van 1959), wysig die Administrateur hierby verder die Bylae by Administrateurskennisgewing 132 van 17 Februarie 1960, deur die woord "Sandton" deur die woorde "Sandton, Roedtan, Ventersdorp" te vervang.

T.W. 9-6-1

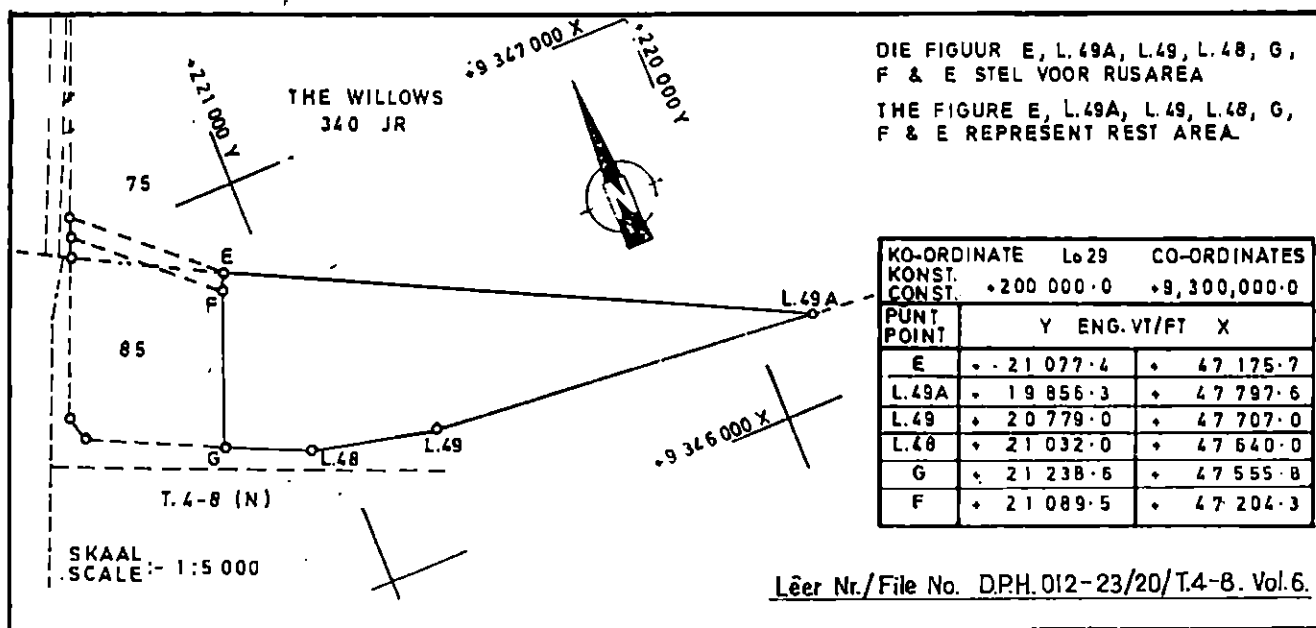
Administrateurskennisgewing 1033

28 Junie 1972

VERMEERDERING VAN BREEDTE VAN DIE PADRESERWE VAN NASIONALE ROETE N4-8: DISTRIK PRETORIA.

Die Administrateur, ingevolge artikel 3 van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957) vermeerder hierby die breedte van die Padreserwe van bovenoemde openbare pad soos aangetoon en beskryf op die bygaande sketsplan.

D.P.H. 012-23/20/T4-8 VOL. 6



Administrator's Notice 1034

28 June, 1972

REDUCTION IN WIDTH OF THE ROAD RESERVE OF NATIONAL ROUTE N4-8 DISTRICT OF PRETORIA.

The Administrator, in terms of section 3 of the Roads Ordinance, 1957, (Ordinance No. 22 of 1957) hereby reduces the width of the road reserve of the abovementioned public road as indicated and described on the subjoined sketch plan.

D.P.H. 012-23/20/T4-8 VOL. 6

Administrateurskennisgewing 1034

28 Junie 1972

VERMINDERING VAN BREEDTE VAN DIE PADRESERWE VAN NASIONALE ROETE N4-8: DISTRIK PRETORIA.

Die Administrateur, ingevolge artikel 3 van die Padordonnansie, 1957 (Ordonnansie No. 22 van 1957) verminder hierby die breedte van die padreserwe van bovenoemde openbare pad soos aangetoon en beskryf op bygaande sketsplan.

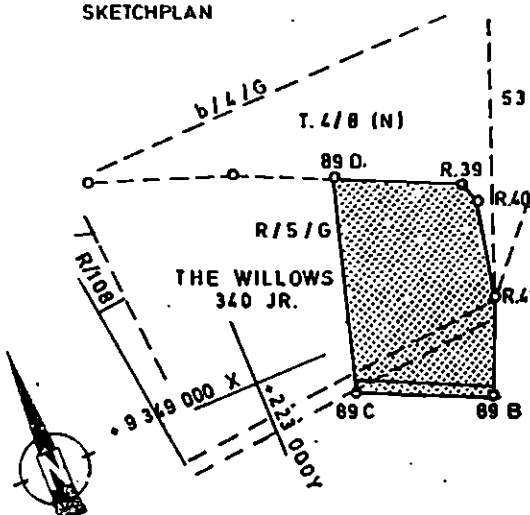
D.P.H. 012-23/20/T4-8 VOL. 6

PAD NO
ROAD NO

T. 4-8 (N.4-8) NUUT- NEW

SKETSPLAN

SKETCHPLAN



KO-ORDINATE - La 29 - CO-ORDINATES		
KONST. CONST.	200 000 · 0	9 300 000 · 0
PUNT POINT	Y ENG.VT/FT	X
R.39 D.	+22 6 25 · 1	+ 48 6 38 · 1
R.39	+22 3 52 · 0	+ 48 7 51 · 0
R.40	+22 3 51 · 0	+ 48 8 16 · 0
R.41	+22 3 94 · 9	+ 49 0 32 · 2
R.42	+22 4 87 · 0	+ 49 2 56 · 0
R.43	+22 7 50 · 0	+ 49 0 92 · 0

Vermindering van padreservé Reduction of road reserve.

Lêer Nr./File No. D.P.H. 012-23/20/T.4-8. Vol.6.

Administrator's Notice 1035

28 June, 1972

SPRINGS MUNICIPALITY: ADOPTION OF STANDARD ELECTRICITY BY-LAWS.

- The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Springs has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Electricity By-laws, published under Administrator's Notice 1627, dated 24th November 1971, as by-laws made by the said Council.
- The Electricity Supply By-laws of the Springs Municipality, published under Administrator's Notice 491, dated 1 July 1953, as amended, excepting the Electricity Tariff Applicable to the Springs Municipality under Schedule 3, are hereby revoked.

P.B. 2-4-2-36-32

Administrator's Notice 1036

28 June, 1972

SCHWEIZER RENEKE MUNICIPALITY: ADOPTION OF STANDARD ELECTRICITY BY-LAWS.

- The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Schweizer Reneke has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Electricity By-laws, published under Administrator's Notice 1627, dated 24th November, 1971 as by-laws made by the said Council.

Administrateurskennisgewing 1035

28 Junie 1972

MUNISIPALITEIT SPRINGS: AANNAME VAN STANDAARDELEKTRISITEITSVERORDENINGE.

- Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Springs die Standaardelektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing 1627 van 24 November 1971, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.
- Die Elektrisiteitsvoorsieningsverordeninge van die Munisipaliteit Springs afgekondig by Administrateurskennisgewing 491 van 1 Julie 1953, soos gewysig, uitgesonder die Elektrisiteitstarief van toepassing op die Munisipaliteit Springs onder Bylae 3, word hierby herroep.

P.B. 2-4-2-36-32

Administrateurskennisgewing 1036

28 Junie 1972

MUNISIPALITEIT SCHWEIZER RENEKE: AANNAME VAN STANDAARDELEKTRISITEITSVERORDENINGE.

- Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Schweizer Reneke die Standaardelektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing 1627 van 24 November 1971, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. The Electricity Supply By-laws of the Schweizer Reneke Municipality, published under Administrator's Notice 491, dated 1st July 1953, as amended, excepting Schedules 1 and 3, are hereby revoked.

P.B. 2-4-2-36-69

Administrator's Notice 1037

28 June, 1972

KOSTER MUNICIPALITY: ADOPTION OF STANDARD ELECTRICITY BY-LAWS.

- The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Koster has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Electricity By-laws published under Administrator's Notice 1627, dated 24th November, 1971, as by-laws made by the said Council.
- The Electricity Supply By-laws of the Koster Municipality, published under Administrator's Notice 86 dated 6th February, 1963, as amended, excepting the Electricity Tariff, Parts I and II, are hereby revoked.

P.B. 2-4-2-36-61

Administrator's Notice 1038

28 June, 1972

POTCHEFSTROOM MUNICIPALITY: AMENDMENT TO BY-LAWS FOR THE REGULATION OF PARKS AND GARDENS.

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 Regulation of Parks and Gardens of the Potchefstroom Municipality, published under Administrator's Notice 458, dated 6 July, 1966, are hereby amended as follows:

- By the substitution in sections 7 and 10(1) for the words "by the Council by resolution" of the words "in the Schedule hereto".
- By the deletion in section 10(2) of the words "by the Council by resolution".
- By the substitution for subsection (2) of section 21 of the following:
"(2) The fees payable for the use of the accommodation shall be as set out in the Schedule hereto."
- By the deletion of subsection (2) of section 28.
- By the addition after section 36 of the following:

"SCHEDULE.**TARIFF OF FEES.****1. Fees for admission to Lakeside.**

- Motor vehicles (except motor cycles), per vehicle:
- Attending functions previously organized at the Restaurant: 5c.
 - Vehicles with less than 10 persons on Fridays, Saturdays, Sundays and Public Holidays: 30c.

2. Die Elektrisiteitsvoorsieningsverordeninge van die Munisipaliteit Schweizer Reneke, afgekondig by Administrateurskennisgewing 491 van 1 Julie 1953, soos gewysig, uitgesonderd Bylaes 1 en 3, word hierby herroep.

P.B. 2-4-2-36-69

Administrateurskennisgewing 1037

28 Junie 1972

MUNISIPALITEIT KOSTER: AANNAME VAN STANDAARDELEKTRISITEITSVERORDENINGE.

- Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Koster die Standaardelektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing 1627 van 24 November 1971, ingevolge artikel 96bis(2) van genoemde Ordonnansie, soos gewysig aangeneem het as verordeninge wat deur genoemde Raad opgestel is.
- Die Elektrisiteitsvoorsieningsverordeninge van die Munisipaliteit Koster, afgekondig by Administrateurskennisgewing 86 van 6 Februarie 1963, soos gewysig, uitgesonderd die Elektrisiteitstarief, Dele I en II, word hierby herroep.

P.B. 2-4-2-36-61

Administrateurskennisgewing 1038

28 Junie 1972

MUNISIPALITEIT POTCHEFSTROOM: WYSIGING VAN VERORDENINGE VIR DIE REGULERING VAN PARKE EN TUINE.

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 Regulering van Parke en Tuine van die Munisipaliteit Potchefstroom, afgekondig by Administrateurskennisgewing 458 van 6 Julie 1966 word hierby soos volg gewysig:

- Deur in artikel 7 die woorde "soos deur die Raad by besluit vasgestel" deur die woorde "soos in die Bylae hierby uiteengesit" te vervang.
- Deur in artikel 10(1) die woorde "deur die Raad by besluit voorafgeskrewe gelde" deur die woorde "gelde in die Bylae hierby uiteengesit" te vervang.
- Deur in artikel 10(2) die woorde "deur die Raad by besluit" te skrap.
- Deur subartikel (2) van artikel 21 deur die volgende te vervang:
"(2) Die gelde betaalbaar vir die gebruik van die akkommodasie is soos in die Bylae hierby uiteengesit."
- Deur subartikel (2) van die artikel 28 te skrap.
- Deur na artikel 36 die volgende by te voeg:

"BYLAE.**TARIEF VAN GELDE.****1. Tarief vir toegang tot Damgronde.**

Motorvoertuie (uitgesonderd motorfietse), per voertuig:

- Vir die bywcon van funksies wat vooraf by die Restuarant gereël is: 5c.
- Voertuie met minder as 10 persone, Vrydac, Saterdae, Sondae en Publieke Vakansiedae: 30c.

- (3) Vehicles with less than 10 persons on Mondays to Thursdays: 20c.
 (4) Vehicles with more than 10 persons: R1.
 (5) Season Tickets: For the period 1st July to 30th June or portion thereof: R3.

2. Fees for bringing a boat onto waters of the Lakeside.

R

- (1) *Hire of rowing boats:*—
 (a) For the first two persons, per hour or portion thereof 0,40
 (b) For every additional person, per hour or portion thereof 0,15
 (2) *Boats propelled by mechanical power:*—
 (a) Per day or portion thereof 0,50
 (b) Per month or portion thereof 2,50
 (c) Per year (1st July to 30th June) or portion thereof 8,00
 (3) *Other boats:*—
 (a) Per day or portion thereof 0,30
 (b) Per month or portion thereof 1,50
 (c) Per year (1st July to 30th June) or portion thereof 6,50

3. Fees for furnished accommodation.

(Period 31st August — 30th April)

	Per day	Per weekend	Per week
R	R	R	

- (1) Luxury family houses 8,00 15,00 30,00
 (2) Semi-detached houses 5,00 9,00 18,00
 (3) Family houses 6,00 11,00 22,00
 (4) Big rondavels 3,50 6,50 13,00
 (5) New small rondavels 3,50 6,50 13,00
 (6) Old small rondavels 2,80 5,00 10,00

(Period 1st May — 30th August)

- (1) Luxury family houses 6,40 12,00 24,00
 (2) Semi-detached houses 4,00 7,50 15,00
 (3) Family houses 4,80 9,00 18,00
 (4) Big rondavels 2,80 5,00 10,00
 (5) New small rondavels 2,80 5,00 10,00
 (6) Old small rondavels 2,80 4,00 8,00

4. Fees for camping sites.

Per tent, hut, caravan or vehicle:—

- (1) Per day 1,25
 (2) Per week 5,00
 (3) Per month 20,00

R

- (3) Voertuie met minder as 10 persone, Maandae tot Donderdae: 20c.
 (4) Voertuie met meer as 10 persone: R1.
 (5) Seisoenkaartjies: Vir die tydperk 1 Julie tot 30 Junie of gedeelte daarvan: R3.

2. Tarief vir die bring van bote op die waters van die Damgronde.

R

- (1) *Huur van roeibote:*—
 (a) Vir die eerste twee persone, per uur of gedeelte daarvan 0,40
 (b) Vir elke bykomstige persoon, per uur of gedeelte daarvan 0,15
 (2) *Kragaangedrewe bote:*—
 (a) Per dag of gedeelte daarvan 0,50
 (b) Per maand of gedeelte daarvan 2,50
 (c) Per jaar (1 Julie tot 30 Junie) of gedeelte daarvan 8,00
 (3) *Ander bote:*—
 (a) Per dag of gedeelte daarvan 0,30
 (b) Per maand of gedeelte daarvan 1,50
 (c) Per jaar (1 Julie tot 30 Junie) of gedeelte daarvan 6,50

3. Tarief vir gemeubileerde huisvesting.

(Tydperk 31 Augustus — 30 April)

	Per dag	Per naweek	Per week
R	R	R	

- (1) luukse gesinshuise 8,00 15,00 30,00
 (2) Skakelhuise 5,00 9,00 18,00
 (3) Gesinshuise 6,00 11,00 22,00
 (4) Groot rondawels 3,50 6,50 13,00
 (5) Nuwe klein rondawels 3,50 6,50 13,00
 (6) Ou klein rondawels 2,80 5,00 10,00

(Tydperk 1 Mei — 30 Augustus)

- (1) Luukse gesinshuise 6,40 12,00 24,00
 (2) Skakelhuise 4,00 7,50 15,00
 (3) Gesinshuise 4,80 9,00 18,00
 (4) Groot rondawels 2,80 5,00 10,00
 (5) Nuwe klein rondawels 2,80 5,00 10,00
 (6) Ou klein rondawels 2,20 4,00 8,00

4. Tarief vir kampeerterreine.

R

Per tent, hut, karavaan of voertuig:—

- (1) Per dag 1,25
 (2) Per week 5,00
 (3) Per maand 20,00

5. Ander dienste.

- (1) *Bedding:* Per set, for the first day: 50c.
 Per day, thereafter: 20c.
 (2) *Accommodation for Non-White servants, per day:* 30c.
 (3) *Angling per rod:*
 (a) Per day: 10c.
 (b) Per month: 50c.
 (c) Per year (1st July to 30th June): R1,50."

- (1) *Beddegoed:* Per stel, vir die eerste dag: 50c.
 Per dag, daarna: 20c.
 (2) *Huisvesting vir Nie-blanke werknemers, per dag:* 30c.
 (3) *Hengel per stok:*
 (a) Per dag: 10c.
 (b) Per maand: 50c.
 (c) Per jaar (1 Julie tot 30 Junie): R1,50".

Administrator's Notice 1039

28 June, 1972

JOHANNESBURG MUNICIPALITY: AMENDMENT TO BY-LAWS AND REGULATIONS RELATING TO LICENCES AND BUSINESS CONTROL.

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 and Regulations Relating to Licence and Business Control of the Johannesburg Municipality, published under Administrator's Notice 394, dated 27th May, 1953, as amended, are hereby further amended by amending Chapter 14 as follows:—

1. By the substitution for the words "inflammable" and "non-inflammable", wherever they occur in this chapter, of the words "flammable" and "non-combustible" respectively.
2. By the substitution in section 413(1) for the expression "2,000 lb." of the expression "1 metric ton".
3. By the substitution in section 414—
 - (a) in subsection (2) for the expression "one-eighth inch ($\frac{1}{8}$ in.) to one foot (1 ft.)" of the expression "one to one hundred (1:100)";
 - (b) in subsection (3) for the expression "one inch (1 in.) to forty feet (40 ft.)" of the expression "one to five hundred (1:500)";
 - (c) in subsection (4) for the expression "one-eighth inch to 1 foot" of the expression "one to one hundred (1:100)".
4. By the substitution in section 419 for the expressions "three feet (3 ft.)" and "two (2) gallons" of the expressions "1 m" and "9 1" respectively.
5. By the substitution in section 422—
 - (a) for the expression "2,000 lb." of the expression "1 metric ton";
 - (b) in paragraph (g) for the expressions "20,000 lb." and "100 feet" of the expressions "10 metric tons" and "30 m" respectively.
6. By the substitution in section 423 for the expressions "2,000 lb." and "three inches (3 in.)" of the expressions "1 metric ton" and "75 mm" respectively.

P.B. 2-4-2-97-2

Administrator's Notice 1040

28 June 1972

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 18th March, 1959,

Administrateurskennisgewing 1039

28 Junie 1972

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN VERORDENINGE EN REGULASIES BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDEN.

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 en Regulasies Betreffende Licensies en Beheer oor Besighede van die Munisipaliteit Johannesburg, afgekondig by Administrateurskennisgewing 394 van 27 Mei 1953, soos gewysig, word hierby verder gewysig deur Hoofstuk 14 soos volg te wysig:—

1. Deur die woorde "ontvlambaar" en "vuurvas", waar dit ook al in hierdie hoofstuk voorkom, onderskeidelik deur die woorde "vlambaar" en "onbrandbaar" te vervang.
2. Deur in artikel 413(1) die uitdrukking "2,000 lb." deur die uitdrukking "1 metriek ton" te vervang.
3. Deur in artikel 414—
 - (a) in subartikel (2) die uitdrukking "een-agste ($\frac{1}{8}$) duim op een (1) voet" deur die uitdrukking "een tot eenhonderd (1:100)" te vervang;
 - (b) in subartikel (3) die uitdrukking "een duim (1 dm.) op veertig voet (40 vt.)" deur die uitdrukking "een tot vyfhonderd (1:500)" te vervang;
 - (c) in subartikel (4) die uitdrukking "een-agste duim op 1 voet" deur die uitdrukking "een tot eenhonderd (1:100)" te vervang.
4. Deur in artikel 419 die uitdrukings "drie (3) voet" en "twee (2) gelling" onderskeidelik deur die uitdrukings "1 m" en "9 1" te vervang.
5. Deur in artikel 422—
 - (a) die uitdrukking "2,000 lb." deur die uitdrukking "1 metriek ton" te vervang;
 - (b) in paragraaf (g) die uitdrukings "20,000 lb." en "100 voet" onderskeidelik deur die uitdrukings "10 metriek ton" en "30 m" te vervang.
6. Deur in artikel 423 die uitdrukings "2,000 lb." en "drie (3) duim" onderskeidelik deur die uitdrukings "1 metriek ton" en "75 mm" te vervang.

P.B. 2-4-2-97-2

Administrateurskennisgewing 1040

28 Junie 1972

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 eerstgenoemde 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 ver-

as amended, are hereby further amended by amending part G of the Tariff of Charges under Schedule 2 as follows:—

1. By the substitution in item 1(2) (b) for the figure "0,65c" of the figure "0,75c".
2. By the substitution in item 2(2) (b) for the figure "0,8c" of the figure "1c".

P.B. 2-4-2-36-111

Administrator's Notice 1041

28 June, 1972

ALBERTON MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS.

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

The Water Supply By-laws of the Alberton Municipality, published under Administrator's Notice 1044, dated 19 November 1952, as amended, are hereby further amended by the substitution for item (a) of the Water Tariff under Annexure I of Schedule 1 to Chapter 3 of the following:—

"(a) Charges for the supply of water, per month.

	<i>Per kl or part thereof.</i>
(i) For the first 5 kl	15c
(ii) For the next 95 kl	13c
(iii) For the next 400 kl	10,5c
(iv) For the next 500 kl	9,5c
(v) Thereafter	9c
(vi) Minimum charge	75c"

P.B. 2-4-2-104-4

Administrator's Notice 1042

28 June, 1972

STILFONTEIN MUNICIPALITY: AMENDMENT TO TARIFF OF CHARGES FOR SANITARY SERVICE.

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 Tariff of Charges for Sanitary Service of the Stilfontein Municipality, published under Administrator's Notice 247, dated 28 March, 1956, as amended, is hereby further amended by the substitution for item 2 of the following:—

"2. Refuse Removal

	R
(1) For the removal of household or domestic refuse, twice per week, per bin, per month or portion thereof	1,00
(2) For the removal of refuse from business premises, thrice per week, per bin, per month or portion thereof	1,40
(3) For the daily removal of refuse, per bin, per month or portion thereof	2,00
(4) For the removal of trees, per trailer load	0,75"

The provisions in this notice contained shall come into operation on 1 July 1972.

P.B. 2-4-2-81-115

der gewysig deur deel G van die Tarief van Gelde onder Bylae 2 soos volg te wysig:—

1. Deur in item 1(2) (b) die syfer "0,65c" deur die syfer "0,75c" te vervang.
2. Deur in item 2(2) (b) die syfer "0,8c" deur die syfer "1c" te vervang.

P.B. 2-4-2-36-111

Administrateurskennisgewing 1041

28 Junie 1972

MUNISIPALITEIT ALBERTON: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Dic 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.

Dic Watervoorsieningsverordeninge van die Munisipaliteit Alberton, afgekondig by Administrateurskennisgewing 1044 van 19 November 1952, soos gewysig, word hierby verder gewysig deur item (a) van die Watertarief onder Aanhangsel I van Bylae 1 by Hoofstuk 3 deur die volgende te vervang:—

"(a) Vorderings vir die lewering van water, per maand.

	<i>Per kl of ge-deelte daarvan.</i>
(i) Vir die eerste 5 kl	15c
(ii) Vir die volgende 95 kl	13c
(iii) Vir die volgende 400 kl	10,5c
(iv) Vir die volgende 500 kl	9,5c
(v) Daarna	9c
(vi) Minimum vordering	75c"

P.B. 2-4-2-104-4

Administrateurskennisgewing 1042

28 Junie 1972

MUNISIPALITEIT STILFONTEIN: WYSIGING VAN TARIEF VAN GELDE VIR SANITÈRE DIENS.

Dic 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.

Dic Tarief van Gelde vir Sanitère Diens van die Munisipaliteit Stilfontein, afgekondig by Administrateurskennisgewing 247 van 28 Maart 1956, soos gewysig, word hierby verder gewysig deur item 2 deur die volgende item te vervang:—

"2. Vullisverwydering

	R
(1) Vir die verwydering van huishoudelike of huisvullis, twee maal per week, per blik, per maand of gedeelte daarvan	1,00
(2) Vir die verwydering van vullis van besigheidspersele, drie maal per week, per blik, per maand of gedeelte daarvan	1,40
(3) Vir die daaglikske verwydering van vullis per blik, per maand of gedeelte daarvan	2,00
(4) Vir die verwydering van bome, per sleepwa-vrag	0,75"

Die bepalings in hierdie kennisgewing vervat tree op 1 Julie 1972 in werking.

P.B. 2-4-2-81-115

Administrator's Notice 1043

28 June, 1972

**PRETORIA MUNICIPALITY: AMENDMENT TO
WATER SUPPLY BY-LAWS.**

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

The Water Supply By-laws of the Pretoria Municipality, published under Administrator's Notice 787, dated 18 October 1950, as amended, are hereby further amended as follows:—

1. By the substitution in section 22(b) for the expression "set out in Schedule 2 to this Chapter" of the words "prescribed by the Council".

2. By the substitution for Annexure VIII of the Water Tariff under Schedule 1 to Chapter 3 of the following:—

"ANNEXURE VIII.

(Applicable to the Pretoria Municipality only).

1. Charges for Supply of Water.

(1) Scale A: Bulk Consumers.

(a) The tariff set out in paragraph (b) shall be applicable to the consumers falling under categories (i) to (xii) below. Until such time as any consumer, other than one falling under Scale B or C, has made a written choice to be classified under Scale A, charges for the supply of water to such consumer shall be levied in terms of Scale B.

- (i) Factories and industries registered in terms of the Factories, Machinery and Building Work Act, 1941, or in terms of the Mines and Works Act, 1956.
- (ii) The Government of the Republic of South Africa, including the Provincial Administration.
- (iii) The South African Railways and Harbours.
- (iv) Statutory bodies and boards.
- (v) Hospitals and nursing-homes.
- (vi) Educational institutions and their hostels.
- (vii) Charitable organizations.
- (viii) Churches.
- (ix) Sports clubs.
- (x) Consumption for municipal purposes.
- (xi) Bantu locations.
- (xii) Township owners, for distribution in proclaimed townships.

(b) The following charges shall be payable:—

- (i) A service charge per account, per month or portion of a month, whether or not water is consumed: R0,50.
- (ii) A basic charge per meter, per month, *pro rata* for a portion of a month, whether or not water is consumed: R25.
- (iii) A quantity charge of 8,79c per kl of water consumed since the previous meter reading.

(2) Scale B: Domestic Consumers.

The following tariff shall be applicable to any consumer not falling under the other tariff categories:—

A quantity charge per kl of water consumed since the previous meter reading: 9,79c.

Administrateurskennisgewing 1043

28 Junie 1972

**MUNISIPALITEIT PRETORIA: WYSIGING VAN
WATERVOORSIENINGSVERORDENINGE.**

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Pretoria, aangekondig by Administrateurskennisgewing 787 van 18 Oktober 1950, soos gewysig, word hierby verder soos volg gewysig:—

1. Deur in artikel 22(b) die uitdrukking "uiteengesit in Bylae 2 by hierdie hoofstuk" deur die woorde "wat deur die Raad voorgeskryf is" te vervang.

2. Deur Aanhangsel VIII van die Watertarief onder Bylae 1 by Hoofstuk 3 deur die volgende te vervang:—

"AANHANGSEL VIII.

(Slegs op die Munisipaliteit Pretoria van toepassing).

1. Vorderings vir die Lewering van Water.

(1) Skaal A: Grootmaatverbruikers.

(a) Die tarief wat in paragraaf (b) uiteengesit is, is van toepassing op die verbruikers wat onder kategorie (i) tot (xii) hieronder ressorteer. Tot tyd en wyl 'n verbruiker, uitgesonderd dié wat onder Skaal B of C ressorteer, 'n skriftelike keuse uitgeoefen het om onder Skaal A geklassifiseer te word, word geldte vir die lewering van water aan sodanige verbruiker ingevolge Skaal B gehef.

- (i) Fabrieke en nywerhede wat ingevolge die Wet op Fabrieke, Masjinerie en Bouwerk, 1941, of ingevolge die Wet op Myne en Bedrywe, 1956, geregistreer is.
- (ii) Die Regering van die Republiek van Suid-Afrika, insluitende die Provinciale Administrasie.
- (iii) Die Suid-Afrikaanse Spoerweë en Hawens.
- (iv) Statutêre inrigtings en rade.
- (v) Hospitale en verpleeginrigtings.
- (vi) Onderwysinrigtings en hul koshuise.
- (vii) Liefdadigheidsorganisasies.
- (viii) Kerke.
- (ix) Sportklubs.
- (x) Verbruik vir munisipale doeleindes.
- (xi) Bantoelekasies.
- (xii) Dorpseienaars, vir verspreiding in geproklameerde dorpe.

(b) Die volgende geldte is betaalbaar:—

- (i) 'n Diensheffing, hetsy water verbruik word al dan nie, per rekening, per maand of 'n gedeelte van 'n maand: R0,50.
- (ii) 'n Basiese heffing, hetsy water verbruik word al dan nie, per meter per maand, *pro rata* vir 'n gedeelte van 'n maand: R25.
- (iii) 'n Hoeveelheidssheffing van 8,79c per kl water wat sedert die vorige meteraflesing verbruik is.

(2) Skaal B: Huishoudelike Verbruikers.

Die tarief wat van toepassing is op 'n verbruiker wat nie onder ander skale van die tarief ressorteer nie, is soos volg:—

'n Hoeveelheidssheffing van 9,79c per kl water wat sedert die vorige meteraflesing verbruik is.

(3) Scale C. Agricultural Holdings and Farm Areas.

- (a) Where a special water scheme has been installed by the Council to serve a particular area, a basic charge of R5 per month or *pro rata* for a portion of a month per stand, premises or other site shall be payable where, in the opinion of the Council, such stand, premises or other site, in the area concerned, with or without improvements, can be connected to the Council's water mains. (This charge shall not be applicable to a proclaimed township.)
- (b) The following tariff shall be applicable to any consumer supplied with water, who is not resident within a proclaimed township:—
- A basic charge per month per stand, premises or other site, *pro rata* for a portion of a month, shall be payable in cases where such stand, premises or other site, with or without improvements, is connected to the Council's water mains: R5.
 - A service charge per account, per month or portion thereof, whether or not water is consumed: R0,50.
 - A quantity charge of 9,79c per kl of water consumed since the previous meter reading.
 - The application of this tariff shall be subject to the following conditions:—
 - That the connecting pipe be not more than 20 mm in diameter;
 - that the water be fed from the pipe to a reservoir with a capacity of not less than 2,27 kl and equipped with a float valve.
- (c) For the purpose of this scale the words 'proclaimed township' means an approved township as defined in section 1 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), and includes—
- any premises outside such township in respect of which the Council is, by reason of the location and extent of such premises and the purpose for which it is used, of the opinion that it should be deemed to be part of such township; and
 - any area of land laid out or divided into or developed as sites for residential or business purposes in respect of which the Council is, by reason of such lay-out, division or development, of the opinion that it should be deemed to be an approved township.

(4) Outlying Areas.

In cases where water is supplied outside the Municipality or municipal controlled area, the tariff charges in terms of Scales A, B or C plus a surcharge of 25 per cent shall be payable.

2. Charges for Connecting the Water Supply.

The following charges for providing and fixing communication pipes and meters shall be payable according to the diameter of pipes as indicated:—

(1) Domestic:

- 15 mm: R20.
- 20 mm: R25.
- 25 mm: R35.
- 40 mm: R60.
- 50 mm: R75.
- 80 mm: R110.
- 100 mm: R130.
- 150 mm: R170.

(3) Skaal C: Landbouhoeves en Plaasgedeeltes.

- (a) Waar die Raad 'n spesiale waterskema geïnstalleer het om 'n besondere gebied te bedien, is 'n basiese heffing van R5 per maand of *pro rata* vir 'n gedeelte van 'n maand per standplaas, perseel of ander terrein betaalbaar waar so 'n standplaas, perseel of ander terrein, met of sonder verbeterings, in die betrokke gebied, na die mening van die Raad, by die Raad se hoofwaterleiding aangesluit kan word (Hierdie heffing is nie op 'n gepromakeerde dorp van toepassing nie).
- (b) Die volgende tarief is van toepassing op 'n verbruiker wat van water voorsien word, maar wat nie in 'n gepromakeerde dorp woonagtig is nie:—
- 'n Basiese heffing per maand per standplaas, perseel of ander terrein, *pro rata* vir 'n gedeelte van 'n maand, is betaalbaar waar so 'n standplaas, perseel of ander terrein, met of sonder verbeterings, by die Raad se hoofwaterleiding aangesluit is: R5.
 - 'n Dienstheffing, hetsy water verbruik word al dan nie, per rekening per maand of 'n gedeelte van 'n maand: R0,50.
 - 'n Hoeveelheidsheffing van 9,79c per kl water wat sedert die vorige meteraflesing verbruik is.
 - Die toepassing van hierdie tarief is aan die volgende voorwaardes onderworpe:—
 - Dat die koppelpyp nie meer as 20 mm in diameter moet wees nie;
 - dat die watertoever van die pyp af na 'n ophaartank met 'n inhoudsmaat van minstens 2,27 kl, wat met 'n vlotterklep toegerus moet wees, moet gaan.
- (c) Vir die toepassing van hierdie skaal beteken die woorde 'gepromakeerde dorp' 'n goedgekeurde dorp soos dit in artikel 1 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), omskryf is, en omvat dit—
- 'n Perseel buite so 'n dorp ten opsigte waarvan die Raad weens so 'n perseel se ligging en grootte en die doel waarvoor dit gebruik word, meen dat dit as 'n deel van so 'n dorp beskou moet word; en
 - 'n stuk grond wat verdeel is in of uitgelê of ontwikkel is as terreine vir woon- of besigheidsdoeleindes ten opsigte waarvan die Raad weens sodanige uitleg, verdeling of ontwikkeling meen dat dit as 'n goedgekeurde dorp beskou moet word.

(4) Buitegebiede.

Waar water aan gebiede buite die Munisipaliteit of munisipaal beheerde gebiede gelewer word, is die tariefheffings ingevolge Skale A, B en C, plus 'n toeslag van 25 persent betaalbaar.

2. Vorderings vir die Aansluiting van die Watervoorraad.

Vir die verskaffing en aanlē van verbindingspype en die aanbring van meters, is die volgende gelde betaalbaar volgens die diameter van pype soos aangedui is:—

(1) Huishoudelik:

- 15 mm: R20.
- 20 mm: R25.
- 25 mm: R35.
- 40 mm: R60.
- 50 mm: R75.
- 80 mm: R110.
- 100 mm: R130.
- 150 mm: R170.

(2) *Fire Services:*

- (a) 40 mm: R30.
- (b) 50 mm: R40.
- (c) 80 mm: R75.
- (d) 100 mm: R100.
- (e) 150 mm: R150.

(3) *Locations (Domestic):*

Service on wall of outbuilding, 15 mm: R6.

(4) A surcharge of 25 per cent shall be levied in respect of any such work performed outside the municipal boundary.

3. *Charges in Connection with Meters.*

For testing meters in accordance with section 55 under Chapter 4. Meters shall not show an error of more than 5 per cent either way:—

- (1) 15 mm to 25 mm: R2 per meter.
- (2) 40 mm to 50 mm: R4 per meter.
- (3) For meters in excess of 50 mm: At cost.

4. *Miscellaneous Charges.*

(1)(a) No charge shall be payable by a new consumer for reconnecting the water supply to premises where it has been previously connected, and no charge shall be payable for reconnecting the water supply to premises where it has been temporarily disconnected at the request of the consumer: Provided that such disconnection shall be for a period of not less than 14 days.

(b) Where the water supply to premises has been temporarily disconnected on account of the non-payment of accounts or non-compliance with any of the Council's Water Supply By-laws or regulations, a sum of R4 shall be paid to the Council before the premises may be reconnected.

(c) Where the water supply to premises has been disconnected for a period of less than 14 days at the request of the consumer, a sum of R2 shall be paid to the Council before the premises may be reconnected.

(2) For providing a temporary water supply with a pipe not exceeding 20 mm and three weeks' duration for fetes, circuses and other such functions: R12 for providing the supply and a non-refundable deposit of R3 per week to cover the cost of the water consumed.

(3) For work which the Council may undertake at the request of an owner or other body for which no charge has been fixed, the charge shall be the cost to the Council of all actual expenses, including material, labour, transport, use of tools and plant, plus a surcharge of 10 per cent on such amount in respect of overhead expenses and supervision charges.

(4) The following charges shall be payable when service is rendered at the special request of the consumer:—

- (a) For the reading or re-reading of a water meter: R2.
- (b) (i) For the shifting of a water meter by not more than 2 metres: R10.
- (ii) For the shifting of a water meter by more than 2 metres but not more than 3 metres: R15."

3. By the deletion of Schedule 2 to Chapter 3.

The provisions in this notice contained shall come into operation on 1 July, 1972.

(2) *Brandweerdienste:*

- (a) 40 mm: R30.
- (b) 50 mm: R40.
- (c) 80 mm: R75.
- (d) 100 mm: R100.
- (e) 150 mm: R150.

(3) *Lokasies (Huishoudelik):*

Diens aan muur van buitegebou, 15 mm: R6.

(4) 'n Toeslag van 25 persent word gehef ten opsigte van enige sodanige werk wat buite die munisipale grens gedoen word.

3. *Vorderings in Verband met Meters.*

Vir die toets van meters ooreenkomsdig artikel 55 onder Hoofstuk 4. Meters mag nie meer as 5 persent te veel of te min aanwys nie:

- (1) 15 mm tot 25 mm: R2 per meter.
- (2) 40 mm tot 50 mm: R4 per meter.
- (3) Vir meters bo 50 mm: Teen koste.

4. *Diverse Gelde.*

(1)(a) Geen heffing word vir 'n nuwe verbruiker gevra vir die heraansluiting van 'n perseel wat voorheen aangesluit was, en ook nie vir die 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.

(b) Wanneer 'n perseel weens die wanbetaling van die rekenings of die nie-nakoming van enige van die Raad se Watervoorsieningsverordeninge of regulasies tydelik afgesluit is, moet 'n bedrag van R4 aan die Raad betaal word voordat die perseel heraangesluit kan word.

(c) 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 die perseel heraangesluit kan word.

(2) Vir die tydelike aanlê van water met 'n pyp van hoogstens 20 mm en vir nie langer as drie weke nie ten opsigte van kermisse, sirkusse en ander dergelike byeenkomste: R12 vir die aanleg, plus 'n nie-terugbetaalbare deposito van R3 per week om die koste van die water wat verbruik word te dek.

(3) Die tarief vir werk wat die Raad op versoek van die eienaar of ander liggaam onderneem en waarvoor geen tarief bepaal is nie, is die koste vir die Raad van alle werklike uitgawes, insluitende materiaal, arbeid, vervoer, die gebruik van gereedskap en masjinerie, plus 'n toeslag van 10 persent op sodanige bedrag ten opsigte van oorhoofse koste en toesigelde.

(4) Die volgende gelde is betaalbaar wanneer die diens op spesiale versoek van die verbruiker gelewer word:—

- (a) Om 'n watermeter te laat lees of herlees: R2.
- (b) (i) Om 'n watermeter nie meer nie as 2 meter te verskuif: R10.
- (ii) Om 'n watermeter meer as 2 meter maar nie meer as 3 meter nie te verskuif: R15."

3. Deur Bylae 2 by Hoofstuk 3 te skrap.

Die bepalings in hierdie kennisgewing vervat tree op 1 Julie 1972 in werking.

Administrator's Notice 1044

28 June, 1972

**POTCHEFSTROOM MUNICIPALITY: AMENDMENT
TO MUNICIPAL WHITE EMPLOYEES PENSION
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 Municipal White Employees Pension Fund By-laws of the Potchefstroom Municipality, published under Administrator's Notice 483, dated 31 July, 1963, as amended, are hereby further amended as follows:

1. By the substitution in section 1 for the definition of "final average emoluments" of the following:

"final average emoluments" with effect from 1 July, 1972 means the annual average of a member's pensionable emoluments during the last three years of his continuous service or during the whole of his continuous service if less than three years;".

2. By the substitution for subsection (1) of section 4 of the following:

"(1) Every member shall contribute to the Fund, from 1 July, 1972 or from the date of becoming a member, if later, 7 per cent of pensionable emoluments, if male, or 6 per cent of pensionable emoluments, if female."

3. By the substitution in section 8(1) for expression "1 January, 1969" of the expression "1 July, 1972".

4. By the substitution in section 8(1)(a)(i) for the word "one-sixtieth" of the word "one-fifty-sixth".

5. By the substitution in section 8(1)(b)(i) for the word "one-fifty-fourth" of the word "one-fiftieth".

6. By the substitution in section 20 for the expression "1 January, 1969" of the expression "1 July, 1972".

7. By the substitution in section 20(a) for the words "one one-hundred-and-twentieth" of the words "one one-hundred-and-fourteenth".

8. By the substitution in section 24 for the expression "1st January, 1970" of the expression "1 July, 1972" and the deletion of the words "one-half of".

9. By the insertion in section 25(a) after the word "one-hundred-and-twentieth" of the following:

"if he retired before 1 July, 1972, or one one-hundred-and-fourteenth if he retired on or after 1 July, 1972".

10. By the insertion in section 34A after the word "section", where it occurs for the first time, of the expression "17 or".

11. By the substitution in section 34A for the figures "7½" of the figure "9".

12. By the deletion in section 38(2)(h) of the word "and".

13. By the addition after section 38(2)(i) of the following:

"(j) loans without security to any member: Provided that the amount of the loan to the member concerned shall not exceed one-third of the amount which the member in terms of section 19 would have received at the date of the loan if he had resigned voluntarily on that date."

P.B. 2-4-2-71-26

Administrateurskennisgewing 1044

28 Junie 1972

**MUNISIPALITEIT POTCHEFSTROOM: WYSIGING
VAN MUNISIPALE BLANKE-WERKNEMERSPEN-
SIOENFONDSVERORDENINGE.**

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 Municipale Blanke-werknemerspensioenfondsverordeninge van die Municipale Potchefstroom, afgekondig by Administrateurskennisgewing 483 van 31 Julie 1963, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 1 die woordomskrywing van "finale gemiddelde emolumente" deur die volgende te vervang:

"finale gemiddelde emolumente" met ingang van 1 Julie 1972 die jaarlikse gemiddelde van 'n lid se pensioendraende emolumente gedurende die laaste drie jaar van sy onafgebroke diens, of gedurende sy gehele onafgebroke diens indien dit minder as drie jaar is;".

2. Deur subartikel (1) van artikel 4 deur die volgende te vervang:

"(1) Elke lid moet vanaf 1 Julie 1972 of van die datum van lidmaatskap af, indien later, 7 persent van sy pensioengewende besoldiging, indien manlik, of 6 persent van haar pensioengewende besoldiging, indien vroulik, tot die Fonds bydra."

3. Deur in artikel 8(1) die uitdrukking "1 Januarie 1969" deur die uitdrukking "1 Julie 1972" te vervang.

4. Deur in artikel 8(1)(a)(i) die woord "een-sestigste" deur die woord "een-ses-en-vyftigste" te vervang.

5. Deur in artikel 8(1)(b)(i) die woord "een-vieren-vyftigste" deur die woord "een-vyftigste" te vervang.

6. Deur in artikel 20 die uitdrukking "1 Januarie 1969" deur die uitdrukking "1 Julie 1972" te vervang.

7. Deur in artikel 20(a) die woorde "ecn eenhonderd-en-twintigste" deur die woorde "een eenhonderd-en-veertigste" te vervang.

8. Deur in artikel 24 die uitdrukking "1 Januarie 1970" deur die uitdrukking "1 Julie 1972" te vervang en die woorde "een helfte van" te skrap.

9. Deur in artikel 25(a) na die woorde "een eenhonderd-en-twintigste" die volgende in te voeg:

"indien hy voor 1 Julie 1972 afgetree het, of een eenhonderd-en-veertigste indien hy op of na 1 Julie 1972 afgetree het;".

10. Deur in artikel 34A na die woorde "artikel", waar dit die eerste keer voorkom, die uitdrukking "17 of" in te voeg.

11. Deur in artikel 34A die syfers "7½" deur die syfer "9" te vervang.

12. Deur in artikel 38(2)(h) die woorde "en" te skrap.

13. Deur na artikel 38(2)(i) die volgende in te voeg:

"(j) lenings sonder sekuriteit aan enige lid: Met dien verstande dat die bedrag van die lening aan die betrokke lid nie meer as een-derde van die bedrag wat die lid ingevolge artikel 19 sou ontvang het op die datum van die lening, indien hy vrywilliglik op daardie datum bedank het, oorskry nie."

P.B. 2-4-2-71-26

Administrator's Notice 1045

28 June, 1972

SCHWEIZER RENEKE MUNICIPALITY: 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.

Definitions.

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

“adequate” or “effective” means adequate or effective in the opinion of, and “approved” means approved by the Council, regard being had to all circumstances of the particular case and to accepted principles of drainage installation and, in the case of any appliance, fitting or other object, to the purpose which it is intended to serve;

“anti-siphonage pipe” means any pipe or portion of a pipe provided in conjunction with a trap to prevent the unsealing of that trap by siphonage or back pressure;

“conserving tank” means a tank used for the reception and temporary retention of the discharge from a drainage installation;

“Council” means the Village Council of Schweizer Reneke 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);

“drain” means the portion of a drainage installation, other than soil-water pipes, waste-water pipes and ventilation pipes, which is not vested in the Council and which is laid in the ground and used or intended to be used for conveying sewage to the Council’s sewer, and includes a conserving tank or a septic tank, and “branchdrain” means a portion of the drainage installation as aforesaid which discharges into another drain;

“drainage installation” means and includes the following or any combination or addition thereof: Any drain, soil-water pipe, waste-water pipe, ventilation pipe, soil-water fitting, waste-water fitting or any other work or fitting otherwise connected with the conveyance of sewage and which is not vested in the Council;

“drainage work” means any construction or reconstruction or any alteration made to, or any other work done in connection with, a drainage installation but shall not include any work undertaken solely for purposes of repair or maintenance;

“engineer” means the engineer of the Council and any person duly authorized to act on his behalf;

“industrial effluent” means any liquid, whether or not containing matter in suspension, which is given off in the course of, or as the result of, any trade or industrial operation including mining operations;

“one-pipe system” means any arrangement whereby both soil-water and waste-water are permitted to discharge from a drainage installation down a common pipe to the drain;

“piece of land” has the meaning assigned to it in rule 1 of Part II of Schedule B hereto, and the expression “lot”, “erf”, and “stand” shall be interpreted accordingly;

“property” or “premises” means any area of land owned or occupied as a whole together with any buildings thereon;

Administrateurskennisgewing 1045

28 Junie 1972

MUNISIPALITEIT SCHWEIZER RENEKE: RIOLE-RINGS- 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.

Woordomskrywing.

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

“drekwater” die uitvloeisel uit spoelklosette, vuilwater-tregters, urinale en ander toebehore wat vir die ontvangs en ontlasting van drekstowwe gebruik word en dit omvat enige vloeistof, ongeag die bron daarvan, wat sulke stowwe bevat;

“eenpypstelsel” ’n stelsel waarvolgens beide drek- en vuilwater deur middel van een gemeenskaplike pyp van ’n perseelrioolstelsel af na die perseelriool weggevoer word;

“eiendom” of “perseel” enige stuk grond wat as ’n geheel saam met die geboue daarop, besit of geokkupeer word;

“fabrieksuitvloeisel” enige vloeistof, met of sonder stowwe in suspensie, wat afgeskei word in die loop of ten gevolge van enige bedryfs- of nywerheidsproses, met inbegrip van mynbouwersaamhede;

“ingenieur” die ingenieur van die Raad, en enigiemand wat behoorlik gemagtig is om namens hom op te tree;

“perseelriool” dié gedeelte van ’n perseelrioolstelsel, uitgesonderd vuilpype, vuilwaterpype en ventilasiepype, wat nie aan die Raad behoort nie en wat in die grond aangebring is en gebruik word of bedoel is om gebruik te word om rioolvuil na die Raad se straatriool weg te voer en dit omvat ’n riooltenk of ’n septiese tenk, en “takperseelriool” ’n gedeelte van voornoemde perseelrioolstelsel wat in ’n ander perseelriool ontslaan;

“perseelrioolstelsel” ook die volgende of enige kombinasie daarvan: ’n Perseelriool, ’n vuilpyp, ’n vuilwaterpyp, ’n ventilasiepyp, drekwater-toebehore, vuilwater-toebehore, of enige ander werk of tosbehore wat andersins in verband staan met die wegvoer van rioolvuil en wat nie aan die Raad behoort nie;

“Raad” die Dorpsraad van Schweizer Reneke en omvat die bestuurskomitee van daardie Raad of enige beampie deur die Raad in diens geneem, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge aan die Raad verleent is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is;

“rioleringswerk” die bou of herbou van, of enige verandering of aanbouwerk aan, of enige ander werk wat verrig word in verband met ’n perseelrioolstelsel maar dit omvat nie enige werk wat uitsluitlik vir die herstel of onderhoud daarvan verrig word nie;

“riooltenk” ’n tenk wat gebruik word om die uitvloeisel uit ’n perseelrioolstelsel op te vang en tydelik te hou;

“rioolvuil” drekwater, vuilwater of fabrieksuitvloeisel, hetsy afsonderlik, hetsy gesamentlik;

“septiese tenk” ’n tenk wat ontwerp is om rioolvuil op te vang en die organiese stowwe in die rioolvuil deur middel van bakteriewerking te laat onttbind;

“slukpyp” enige pyp of gedeelte van ’n pyp wat saam met ’n sperder aangebring word om te voorkom dat die sperder deur hewelwerking of teendruk oopgaan;

"septic tank" means any tank designed to receive sewage and to effect the decomposition of organic matter in sewage by bacterial action;

"sewage" means soil-water, waste-water or industrial effluents either separately or together;

"sewer" means any device vested in the Council and used or designed or intended for use for or in connection with the conveyance of sewage;

"soil-water" means the discharge from water closets, slop-hoppers, urinals and other fittings used for the receipt and discharge of excremental matter, and includes any liquid from any source containing such matter;

"soil-water pipe" or "soil-water fitting" means any pipe or part thereof not being a drain, or any fitting which is connected to a drainage installation and is used or capable of being used for the reception or conveyance of soil-water.

"two-pipe system" means any arrangement whereby separate pipes are used for conveying soilwater and wastewater respectively to the drain and in which wastewater pipes are separately ventilated and are separated by traps from the drain;

"ventilation pipe" means any pipe or portion of a pipe used or capable of being used solely to ventilate a drainage installation;

"waste water" means the liquid discharge from baths, lavatory basins and sinks or other fittings used for the receipt and discharge of liquids containing no excremental matter but shall not include industrial effluent;

"waste-water pipe" or "waste-water fitting" means any pipe or part thereof or fitting used or capable of being used in connection with the reception or discharge of any such liquid as aforesaid.

Scope of By-laws.

2.(1) These by-laws shall apply to every drainage installation, and in particular to the design and construction of such an installation, in any new building or existing building, to any installation required by the Council to be constructed in terms section 11 and to alterations or additions to an existing drainage installation whether or not required by the Council to be made in terms of these by-laws.

(2) Every drainage installation shall both during its construction and on its completion be subject to such inspection, approval, test and control as the Council shall think fit.

Right of Appeal.

3.(1) Any person aggrieved by any decision given or act done by any officer under these by-laws in connection with a drainage installation or any work connected therewith shall have the right to appeal to the Committee of the Council appointed to administer these by-laws or if there is no such Committee to the Council itself.

(2) Notice of intention to appeal in terms of subsection (1) shall be given to the engineer within seven days of the decision or act complained of and shall be followed within a further fourteen days by a full statement of the appellant's case in writing to be furnished both to the engineer and to the clerk of the Council, or the Town Clerk.

"straatriool" 'n toestel wat aan die Raad behoort en gebruik word of ontwerp is of bedoel is om gebruik te word vir of in verband met die wegvoer van rioolvuil;

"stuk grond" het die betekenis wat in reël 1 van Deel II van Bylae B hierby daaraan gegee word en die woorde "plot" of "erf" en "standplaas" het dieselfde betekenis;

"toereikend" of "doeltreffend" toereikend of doeltreffend na die mening van en "goedgekeur" goedgekeur deur die Raad, met inagneming van al die omstandighede in 'n bepaalde geval en van die gevinstige beginsels in verband met perseelrioolstelsels en in die geval van 'n toestel, toebehore of 'n ander voorwerp, van die doel waarvoor dit gebruik gaan word;

"tweeypystelsel" 'n stelsel waarvolgens afsonderlike pype gebruik word om drekwater en vuilwater na die perseelriool weg te voer en waarvolgens die vuilwater-pype afsonderlik geventileer word en deur middel van spreders van die perseelriool geskei word;

"ventilasiepyp" 'n pyp of 'n gedeelte van 'n pyp wat uitsluitlik gebruik word of kan word om 'n perseelrioolstelsel te ventileer;

"vuilpyp" of "drekwatertoebehore" 'n pyp of 'n gedeelte van 'n pyp, uitgesonderd 'n perseelriool, of toebehore wat met 'n perseelrioolstelsel verbind is en wat gebruik word en kan word vir die opvang of wegvoer van drekwater;

"vuilwater" die vloeistof wat afkomstig is van baddens handewasbakke of opwasbakke of ander toebehore wat gebruik word om vloeistowwe wat geen drekstowwe bevat nie, op te vang en te ontlas, maar dit omvat nie fabrieksuitvloeisel nie;

"vuilwaterpyp" of "vuilwatertoebehore" 'n pyp of 'n gedeelte van 'n pyp of toebehore wat gebruik word of kan word om enige vloeistof, soos voornoem op te vang of te ontlas.

Bestek van Verordeninge.

2.(1) Hierdie verordeninge is van toepassing op iedere perseelrioolstelsel en veral op die ontwerp en aanbring van so 'n stelsel in enige nuwe of bestaande gebou; op 'n stelsel wat 'n opdrag van die Raad ingevolge artikel 11 aangebring moet word en op verbouings- of aanbouingswerk aan 'n bestaande perseelrioolstelsel, ongeag daarvan of dit in opdrag van die Raad ingevolge hierdie verordeninge verrig word of nie.

(2) Iedere perseelrioolstelsel moet tydens die aanbring daarvan sowel as na die voltooiing daarvan, aan sodanige inspeksie, goedkeuring, toetse en beheer onderwerp word as wat die Raad dienstig ag.

Reg op Appèl.

3.(1) Enigiemand wat meen dat hy benadeel is deur 'n besluit of handeling van 'n beampte ingevolge hierdie verordeninge in verband met 'n perseelrioolstelsel, of enige werk wat daarmee in verband staan, kan by die Komitee van die Raad wat aangewys is om hierdie verordeninge te administreer, daarteen appèl aanteken, of indien daar geen Komitee is nie, by die Raad self.

(2) Iemand wat voorinemens is om ingevolge sub artikel (1) appèl aan te teken, moet die ingenieur daarvan verwittig binne sewe dae na die betrokke besluit geneem is of handeling geskied het en moet binne veertien dae verder 'n volledige skriftelike uiteensetting van sy saak aan sowel die ingenieur as aan die Klerk van die Raad of Stadsklerk besorg.

Approval Required for Work.

4.(1) No person shall construct, reconstruct, alter, add to or make any permanent disconnection in or of any drainage installation without first obtaining the approval of the Council in writing.

(2) No drainage work mentioned in subsection (1) for which approval has been given as provided for in terms of these by-laws, shall be begun after the expiration of two clear days after notice in writing has been served on the Council stating the day and time at which it is intended to begin the work.

(3) Any person who begins any drainage work without applying to the Council for approval thereof or before his application has been granted or without giving notice as prescribed in terms of subsection (2) or before the expiry of such notice, or who carries out any work otherwise than in accordance with the approval thereof given by the Council, may be called upon by the Council by notice in writing to cease the work forthwith, and for every day on which work is continued in contravention of such notice shall, without prejudice to any other penalty he may have incurred with regard to the same drainage work, be guilty of an offence.

(4) Before any part of a drainage installation is permanently covered or otherwise rendered permanently inaccessible to visual inspection it shall be inspected and approved by the Council, and any person who has so covered or rendered inaccessible any part of any installation before such inspection has been made and such approval given shall, on being required by the Council so to do, at his own expense remove such covering and do whatever else may be necessary to enable the Council to carry out the said inspection, and shall in addition be guilty of an offence.

Applications for Approval.

5.(1) Every person shall, before beginning to construct, reconstruct, alter, add to, open or disconnect from a drainage installation, lodge with the Council an application on a form to be provided by it, to be signed by the owner of the premises concerned, his architect or other authorised agent, for approval of the work proposed.

(2) An application as required in terms of subsection (1) shall be accompanied by drawings comprising a block plan of the property and plans, elevations and sections indicating clearly the nature and extent of the proposed work: Provided that where the particulars required in terms of subsection (5) sufficiently appear on the other drawings above referred to, no block plan need be furnished with the application.

(3) Drawings shall be not less than 210 mm by 297 mm in size and shall be made in waterproof ink and tracing cloth or be clearly legible lined prints with a white background, and shall be signed as prescribed in subsection (1).

(4) Plans, elevations and sections shall be drawn to a scale of not less than one in two hundred except in the case of block plans which shall be of a scale of not less than one in five hundred.

(5) Plans, elevations and sections shall show —

(a) the positions and arrangement in any building of every waste-water and soil-water fitting to be installed therein;

Werk moet Goedgekeur word.

4.(1) Niemand mag 'n perseelrioolstelsel bou, herbou, verbou of uitbrei of dit permanent afsluit voordat hy eers die skriftelike toestemming van die Raad daartoe verkry het nie.

(2) Daar mag nie met die rioleringswerk wat in subartikel (1) gemeld word en waarvoor daar ooreenkomsdig hierdie verordeninge goedkeuring verleen is, begin word voordat twee volle dae verloop het nadat 'n skriftelike kennisgewing waarin die dag en tyd waarop daar met die werk begin gaan word, vermeld is, aan die Raad besorg is nie.

(3) Enigiemand wat met rioleringswerk begin sonder om die Raad se goedkeuring daarvoor aan te vra, of voordat sy aansoek toegestaan is of sonder om kennis te gee soos dit by subartikel (2) voorgeskryf word, of voordat genoemde kennisgewingtermyn verstryk het, of wat enige werk nie verrig soos die Raad dit goedgekeur het nie, kan skriftelik deur die Raad gelas word om sodanige werk summier te staak en ten opsigte van iedere dag waarop so iemand, strydig met so 'n opdrag, met sodanige werk voortgaan, begaan hy 'n misdryf, behoudens enige ander misdryf wat hy reeds in verband met dieselfde rioleringswerk mag begaan het.

(4) Voordat enige gedeelte van 'n perseelrioolstelsel permanent bedek of andersins permanent vir uitwendige inspeksie ontoeganklik gemaak word, moet die Raad dit eers inspekteer en moet dit sy goedkeuring wegdra en iemand wat enige gedeelte van 'n stelsel aldus bedek of ontoeganklik gemaak het voordat sodanige inspeksie uitgevoer en goedkeuring verleen is, moet, as die Raad hom aldus gelas, op eie koste sodanige bedekking verwijder en voorts alles doen wat nodig is om die Raad in staat te stel om genoemde inspeksie uit te voer en het bawendien 'n misdryf begaan.

Aansoek om Toestemming.

5.(1) Iedereen moet, voordat hy begin om 'n perseelrioolstelsel te bou, te herbou, te verbou, uit te brei, bloot te lê of af te koppel van 'n perseelriool of van die straat-riool, 'n aansoek om toestemming op 'n vorm wat die Raad verskaf, by die Raad indien. Die aansoek moet deur die eienaar van die betrokke perseel, sy argitek of 'n ander gemagtigde lashebber onderteken word.

(2) 'n Aansoek soos dié wat ingevolge subartikel (1) ingedien moet word, moet vergesel gaan van tekeninge wat moet bestaan uit 'n blokplan van die eiendom en planne, aansig- en deursnee-tekening waarop die aard en omvang van die beoogde werk duidelik aangetoon word: Met dien verstande dat, as die besonderhede wat by subartikel (5) vereis word, duidelik op ander tekeninge wat hierbo gemeld is, aangetoon word, 'n blokplan nie saam met die aansoek ingedien hoeft te word nie.

(3) Die tekeninge moet minstens 210 mm by 297 mm groot wees en moet duidelik leesbare linneafstreke met 'n wit agtergrond wees en moet onderteken word soos dit by subartikel (1) voorgeskryf is.

(4) Die planne, aansig- en deursnee-tekeninge moet volgens 'n skaal van minstens een op tweehonderd geteken wees, maar die blokplanne moet volgens skaal van minstens een op vyfhonderd wees.

(5) Op die planne, aansig- en deursnee-tekeninge moet aangetoon word —

(a) die ligging en rangskikking in enige gebou van alle vuilwater- en drekwatertoebereens wat daarin aangebring gaan word;

- (b) the size, gradient and position of every drain, the size and position of every manhole, gully trap, bend, soil-water pipe, waste-water pipe and ventilation pipe, and the means of access to and inspection of drains.
- (c) the position and height of all chimneys, buildings, windows and other openings within a distance of 6 metres from the open end of any ventilation pipe;
- (d) the levels of the floors of the building, of any yard and in the case of sections, the level of the ground in relation to the drain throughout its length; and
- (e) as much as is necessary of any existing drainage installation which will be affected by the proposed work.

(6) The block plan shall show —

- (a) the full extent of the stand on which the drainage work is to be carried out and the positions of the buildings thereon;
- (b) the stand and numbers of the property on which the drainage work is to be carried out and of all properties contiguous thereto, the name of the township or farm, and the name of any street on which any part of the said property abuts; and
- (c) the north point.

(7) In drawings of drainage installations submitted in terms of these by-laws the matters specified in the left-hand column of the following table shall be depicted in the colour shown opposite to them in the right-hand column:—

Table.

Drains and soil-water pipes	Brown
Ventilation pipes to drains and soil-water pipes	Red
Waste-water pipes	Green
Pipes for the conveyance of industrial effluent	Orange
Ventilation pipes to waste-water pipes	Blue
Existing approved drainage installations	Black

(8) In the drawings referred to in subsection (7) the articles appearing in the left-hand column of the following table shall, if abbreviations are used, be described by the abbreviations shown opposite to them in the right-hand column:—

Table.

Access eye	A.E.
Bath	B.
Cast-iron pipe	C.I.P.
Fresh-air inlet	F.A.I.
Gully	G.
Glazed earthenware pipe	G.E.W.P.
Grease trap	G.T.
Inspection chamber	I.C.
Inspection eye	I.E.
Manhole	M.H.
Outlet ventilation pipe	O.V.P.
Rainwater pipe	R.W.P.
Sink	S.

(b) die grootte, gradiënt en ligging van iedere perseelriool; die grootte en ligging van iedere mangat, rioolputspelder, buigstuk, vuilpyp, vuilwaterpyp en ventilasiepyp en die wyse waarop toegang tot en inspeksie van die perseelriole sal geskied;

(c) die ligging en hoogte van alle skoorstene, geboue, vensters en ander openings wat binne 6 meter van die oop end van 'n ventilasiepyp af is;

(d) die vloerhoogtes van die gebou, die hoogte van enige werf en in die geval van deursnee-tekeninge, die grondhoogte in verhouding tot die perseelriool oor sy hele lengte; en

(e) soveel as wat nodig is van enige bestaande perseelriostelsel wat deur die beoogde werk geraak gaan word.

(6) Op die blokplan moet aangetoon word —

(a) die volle grootte van die standplaas waarop die rioleringswerk verrig gaan word en die ligging van die geboue daarop;

(b) die standplaasnummers van die eiendom waarop die rioleringswerk verrig gaan word en van al die aangrensende eiendomme; die naam van die dorp of plaas en die naam van enige straat wat aan enige gedeelte van genoemde eiendom grens; en

(c) die noordpyl.

(7) Op die tekeninge van perseelriostelsels wat ingevolge hierdie verordeninge ingedien word, moet die items in die linkerkantse kolom van onderstaande tabel, in die kleur wat teenoor elkeen in die regterkantse kolom staan aangebeeld word:

Tabel.

Perseelriole en vuilpype	Bruin
Ventilasiepype aan perseelriole en vuilpype	Rooi
Vuilwaterpype	Groen
Pype vir fabrieksuitvloeisel	Oranje
Ventilasiepype aan vuilwaterpype	Blou
Bestaande, goedgekeurde perseelriostelsels	Swart

(8) Op die tekeninge waarnaar in subartikel (7) verwys word, moet die items in die linkerkantse kolom van onderstaande tabel deur die afkorting wat teenoor elk een in die regterkantse kolom staan, aangedui word, indien daar afkortings gebruik word:—

Tabel.

Bad	B.
Drekwaterventilasiepyp	DWV.
Geglasmuurde erdepyp	G.E.P.
Geutpyp	GP.
Gietlysterpyp	GYP.
Inspeksiekamer	IK.
Inspeksieoog	IO.
Luguitlaatpyp	LUP.
Mangat	MG.
Opwasbak	OWB.
Rioolput	RP.
Spoelkloset	SK.
Steekoog	SO.

Slop hopper	S.H.
Soil-water pipe	S.P.
Soil-water ventilation pipe	S.V.P.
Urinal	U.
Ventilation pipe	V.
Water closet	W.C.
Waste-water ventilation pipe	W.V.P.

Changes in Applications.

6.(1) Approval by the Council of an application made in terms of section 5 shall be conveyed to the applicant in writing, and thereafter no departure or deviation from the work as so approved shall be made without the written consent of the Council, an application for which shall be made to it by the owner and accompanied by drawings as aforesaid revised and containing a clear indication of the nature of the proposed departure or deviation and of any part of the original proposed work which is to be superseded.

(2) An application made in terms of subsection (1) shall be deemed to be a new application for which the prescribed fee is payable, and the provisions of subsection (1) shall apply to the Council's approval thereof.

Period of Validity of Approval.

7.(1) An approval given by the Council in terms of section 6 shall become invalid in respect of any work covered by it which has not been begun within twelve calendar months of the date on which it was given unless the said work is associated with building operations which have begun during the said twelve months.

(2) Where any such work as aforesaid, not being work associated with building operations, has not been begun within the said twelve months the owner shall, before proceeding with it, submit a new form of application as prescribed in terms of section 5(1), which application shall be deemed for all purposes to be a new application, and the owner shall not be entitled to have refunded to him any charges paid in respect of the original application but shall on the contrary be liable on making the new application to pay the amount prescribed in Schedule A hereto.

Notices.

8.(1) Every notice, order or other documents issued or served by the Council in terms of these by-laws shall be valid if signed by an officer of the Council duly authorised thereto.

(2) Any notice, order or other document served in terms of these by-laws on any person shall be so served by delivering it, or a true copy thereof, to the person to whom it is addressed personally or at his last known residence or place of business or by posting it in which case it shall be deemed to have been served five days after it was posted.

(3) Every notice, order or other document issued or served in terms of these by-laws shall specify the premises to which it relates, but may refer to the person for whom it is intended as "owner" or "the occupier" if his name is not known.

Urinaal	U.
Varsluginlaat	V.L.I.
Ventilasiepyp	V.
Vetvanger	V.V.
Vuipyp	V.P.
Vuilwatertregter	V.W.T.
Vuilwaterventilasiepyp	V.W.V.

Veranderings in Aansoek.

6.(1) Die applikant moet skriftelik van die Raad se goedkeuring van aansoek wat ingevolge artikel 5 ingediend is, verwiltig word en daarna mag daar nie sonder die skriftelike toestemming van die Raad van die planne, soos dit goedgekeur is, afgewyk word nie. Indien die eienaar daarvan wil afwyk, moet hy vooroemde tekeninge, soos gewysig, saam met sy aansoek indien. Op die gewysigde tekeninge moet die aard van die beoogde afwyking en enige gedeelte van die oorspronklike beoogde werk wat vervang gaan word, duidelik aangedui word.

(2) 'n Aansoek wat ingevolge subartikel (1) ingediend word, word as 'n nuwe aansoek beskou waarvoor die voorgeskrewe bedrag betaalbaar is en die bepalings van subartikel (1) geld vir die Raad se goedkeuring daarvan.

Geldigheidsduur van Goedkeuring.

7.(1) Die Raad se goedkeuring wat ingevolge die bepalings van artikel 6 verleen is, verval ten opsigte van die werk wat daardeur gedeck word indien daar nie binne twaalfkalendermaande van die datum af waarop die goedkeuring verleent is, daarmee begin is nie, tensy genoemde werk saamgaan met bouwerk waarmee daar gedurende genoemde twaalf maande 'n begin gemaak is.

(2) Indien daar nie met enige werk, soos vooroem, uitgesonderd werk wat met bouwerk in verband staan, binne genoemde twaalf maande begin is nie, moet die eienaar, voordat hy daarmee begin, 'n nuwe aansoek, soos dié wat by artikel 5(1) voorgeskryf word, indien; dié aansoek word vir alle doeleindes as 'n nuwe aansoek beskou en die eienaar kan nie eis dat die gelde wat hy ten opsigte van die oorspronklike aansoek betaal het, aan hom terugbetaal moet word nie. Hy moet intendeel, wanneer hy die nuwe aansoek indien, die bedrag wat in Bylae A hierby voorgeskryf word, betaal.

Kennisgewing.

8.(1) Iedere kennisgewing, opdrag of ander dokument wat die Raad ingevolge hierdie verordeninge uitreik of beteken, is geldig indien 'n beampie van die Raad wat behoorlik daartoe gemagtig is dit onderteken het.

(2) 'n Kennisgewing, opdrag of ander dokument wat ingevolge hierdie verordeninge beteken word, moet aldus bestel word deur dit, of 'n ware afskrif daarvan, persoonlik aan die persoon aan wie dit geadresseer is, of by sy jongste bekende woon- of besigheidsplek af te lewer, of deur dit aan hom te pos, in welke geval word daar geag dat dit beteken is vyf dae nadat dit gepos is.

(3) In iedere kennisgewing, opdrag of ander dokument wat ingevolge hierdie verordeninge uitgereik of beteken word, moet die perseel waarop dit betrekking het, aangegee word, maar daar kan daarin na die persoon vir wie dit bedoel is, as "die eienaar" of "die bewoner" verwys word indien sy naam nie bekend is nie.

Charges.

9. All charges for the use of or otherwise in connection with the Council's sewerage services shall be as prescribed in terms of Schedules B and C hereto.

Application Charges.

10.(1) The charges prescribed in Schedule A hereto shall be payable to the Council in advance for the consideration of an application as prescribed in section 5 and no consideration shall be given to the application until the said charges have been assessed and paid.

(2) Where an application made in terms of section 5 is refused or withdrawn, the Council may in its absolute discretion retain or refund the whole or any part of the charges paid in respect thereof.

Compulsory Sewerage and Location of Buildings.

11.(1) The owner of any property not having a drainage installation terminating at a point of discharge into the sewer prescribed by the Council shall, within twenty weeks of receiving written notice from the Council requesting him to do so, construct or cause to be constructed such an installation on the property and shall do all work necessary for and all things required in terms of these by-laws in connection with the construction of such an installation, and shall pay all charges due in respect of the connection of the same to the Council's sewer.

(2) The owner as aforesaid shall give written notice to the Council when any pail or conserving-tank service rendered to the property is no longer required, and shall remain liable for the charges for that service until he has done so.

(3) If the owner fails within the said period of twenty weeks to comply with a notice served on him in terms of subsection (1), he shall thereafter, without detracting from his liability for charges in respect of use of the Council's sewer as prescribed in terms of section 9 of and Schedule B hereto, pay charges at three times the prescribed rate for the said pail or conserving tank service until a drainage installation as required by the said notice and complying with these by-laws is connected to the sewer and the Council has been notified in terms of subsection (2).

(4) Where a sewer is available for the drainage of a property all new buildings constructed thereon and all alterations made to existing buildings shall be so located that any drainage installation belonging thereto can be connected to the sewer.

(5) Notwithstanding the fact that no sewer is available for the service of a new building to be erected on a property or of any alteration of addition to any existing building, the Council shall be entitled, in considering whether to approve any plans submitted to it in terms of these or any other of its by-laws which are relevant, to have regard to the possibility that a sewer will become available as aforesaid and to require the owner so to locate the said new building or alteration or addition —

- (a) that it is possible for its drainage installation to discharge into the said future sewer by gravity; and
- (b) that no obstruction is caused in the expected course of the said sewer.

Tariewe.

9. Alle gelde vir die gebruik van, of andersins, in verband met, die Raad se riooldiens word in Bylaes B en C hierby voorgeskryf.

Aansoekgelde.

10.(1) Die gelde wat in Bylae A hierby voorgeskryf word, moet vooruit aan die Raad betaal word om 'n aansoek, soos dit in artikel 5 voorgeskryf is, oorweeg te kry en geen aansoek word oorweeg voordat genoemde gelde vasgestel en betaal is nie.

(2) Indien 'n aansoek wat ingevolge artikel 5 ingedien is, afgewys of teruggetrek word, kan die Raad volkome na goeddunke al die gelde wat daarvoor betaal is, of enige gedeelte daarvan, behou of terugbetaal.

Verpligte Riolering en Ligging van Geboue.

11.(1) Die eienaar van enige eiendom wat nie 'n perseelrioolstelsel het wat in die straatriool ontsla op 'n plek wat die Raad voorgeskryf het nie, moet binne twintig weke nadat die Raad hom skriftelik kennis gegee het om dit te doen, so 'n stelsel op die eiendom aanbring of laat aanbring en alle werk verrig wat nodig is en alles doen wat vereis word ingevolge hierdie verordeninge in verband met die aanbring van so 'n stelsel en alle gelde wat ten opsigte van die aansluiting daarvan by die Raad se straatriool verskuldig is, betaal.

(2) Die eienaar, soos vooroem, moet aan die Raad skriftelik kennis gee wanneer 'n emmer- of rioletkdiens wat aan die eiendom gelewer word, nie meer nodig is nie en hy bly vir die gelde ten opsigte van so 'n diens aanspreeklik tot tyd en wyl hy die Raad aldus in kennis stel.

(3) Indien die eienaar in gebreke bly om binne genoemde tydperk van twintig weke te voldoen aan 'n kennisgewing wat ingevolge subartikel (1) aan hom beteken is, moet hy daarna, sonder om afbreuk te doen aan sy aanspreeklikheid vir die gelde vir die gebruik van die Raad se straatriool soos dit by artikel 9 van en Bylae B hierby voorgeskryf word, gelde teen drie keer die voorgeskreve tarief vir genoemde emmer- of rioletkdiens betaal tot tyd en wyl 'n perseelrioolstelsel, soos dit by genoemde kennisgewing vereis word en wat aan die bepalings van hierdie verordeninge voldoen, by die straatriool aangesluit is en die Raad ingevolge subartikel (2) in kennis gestel is.

(4) Indien 'n straatriool vir die riolering van 'n eiendom beskikbaar is, moet alle nuwe geboue wat daarop opgerig word, so geleë wees en alle verbouings aan bestaande geboue so gereël word, dat enige perseelrioolstelsel wat daartoe behoort, by die straatriool aangesluit kan word.

(5) Ondanks die feit dat daar nie straatriool beskikbaar is vir 'n nuwe gebou wat op 'n eiendom opgerig gaan word of vir enige verbouing van, of aanbouing aan, 'n bestaande gebou nie, kan die Raad, wanneer hy dit oorweeg of hy planne wat ingevolge hierdie of enige ander van sy toepaslike verordeninge ingedien is, moet goedkeur, rekening hou met die moontlikheid dat 'n straatriool wel beskikbaar kan word soos vooroem en kan hy eis dat die eienaar die ligging van genoemde nuwe gebou, of enige verbouing of aanbouing so moet reël —

- (a) dat die perseelrioolstelsel daarvan deur swaartekragwerking in genoemde toekomstige straatriool sal kan ontsla; en
- (b) dat dit nie die beoogde roete van genoemde straatriool sal versper nie.

(6) Notwithstanding the provisions of subsection (5), where any premises is at such a level in relation to the sewer that its drainage installation, or any part of it, cannot discharge into the sewer by gravitation, the Council may permit discharge in question to be raised by means of pumps, ejectors or any other effective method through a rising main fitted with non-return valves to discharge at such level and at such place as the Council shall determine.

(7) The owner shall be under a duty to comply with any requirements communicated to him by the Council in terms of subsection (5).

Connections to Sewer.

12.(1) No part of any drainage installation shall extend beyond the boundary of the lot, erf or stand on which the building or part thereof to which it belongs is erected: Provided that, where it considers it necessary or expedient to do so, the Council may permit the owner to lay a drain at his own expense through an adjoining lot, erf or stand on proof of the registration of the appropriate servitude or of a notarial deed of joint drainage.

(2) The Council shall have the right to prescribe to what point in the sewer and at what depth below the ground any drainage installation is to be connected and the route to be followed by the drain to the connection so to be made and may, in its discretion, having regard to the necessity of maintaining correct levels, require the owner not to begin the construction of the drainage installation until the Council's sewer has been laid.

(3) Subject to the provisions of subsection (4), and without prejudice to the provisions of section 60 concerning the testing of drainage installations, the Council shall, as soon as is practicable after the owner has notified it that his drainage installation is ready for connection to the sewer, at its own expense, effect the connection or cause it to be effected.

(4) Any connection subsequent to that made by the Council in terms of subsection (3) shall be made subject to the approval of the Council and shall be effected at the owner's expense.

(5) No person shall permit the discharge of any substance whatsoever other than clean water for testing purposes to enter any drainage installation until the same has been connected to the sewer.

(6) Save as may be otherwise authorised by the Council, in writing, no person other than an officer duly authorised to do so shall connect any drainage installation to the sewer.

Common Drains.

13. The Council may in its discretion permit the drainage installations on any two or more lots, erven or stands, whether or not in the same ownership, to discharge into the sewer through a common drain.

Disconnections.

14.(1) Otherwise than for the purpose of and for the carrying out of any work of maintenance or repair, no spoil-water fitting or soil-water pipe shall be disconnected from any soil-water pipe or drain, and no drain shall be disconnected from any other drain or from a sewer, without the approval of the Council first obtained in the manner, so far as applicable prescribed in terms of section 5: Provided that no charge shall be made by the Council in respect of an application made in terms of this subsection.

(6) Ondanks die bepalings van subartikel (5) kan die Raad, waar die hoogte van 'n perseel in verhouding tot die straatrooil sodanig is dat die perseelrioolstelsel daarvan, nie deur swaartekragwerking in die straatrooil kan ontlas nie, vergunning verleen dat die betrokke uitvloeisel deur middel van pompe, uitworpers of op enige ander doeltreffende manier, met 'n styleiding wat van terugslagkleppe voorsien is, op 'n hoogte en 'n plek wat die Raad moet bepaal, ontlas kan word.

(7) Die eienaar moet voldoen aan enige voorwaarde wat die Raad ingevolge subartikel (5) aan hom stel.

Verbinding met Straatrooil.

12.(1) Geen gedeelte van 'n perseelrioolstelsel mag verder strek as die grens van die plot, erf of standplaas waarop die gebou of 'n gedeelte daarvan, waartoe dit behoort, opgerig is nie: Met dien verstande dat die Raad, indien hy dit nodig of raadsaam ag, die eienaar kan toelaat om 'n perseelriool op sy eie koste oor 'n aangrensende plot, erf of standplaas te lê mits genoemde eienaar bewys lewer dat 'n gepaste serwituit of 'n notariële akte van gemeenskaplike riolering met dié doel geregistreer is.

(2) Die Raad het die reg om voor te skryf op watter plek en hoe diep onder die grond 'n perseelrioolstelsel by die straatrooil aangesluit moet word en watter roete die perseelriool tot by dié aansluitingsplek moet volg: voorts kan die Raad, met inagneming van die noodsaaklikheid daarvan om die juiste hoogtes te handhaaf, na goeddunke vereis dat die eienaar nie met die aanbring van die perseelrioolstelsel moet begin voordat die Raad se straatrooil gelê is nie.

(3) Behoudens die bepalings van subartikel (4) en sonder om af te doen aan die bepalings van artikel 60 wat op die toets van 'n perseelrioolstelsel betrekking het, moet die Raad so gou doenlik nadat die eienaar hom in kennis gestel het dat sy perseelrioolstelsel gereed is om by die Raad se straatrooil aangesluit te word op sy koste die aansluiting bewerkstellig of laat bewerkstellig.

(4) Enige aansluiting wat geskied na die een wat die Raad ingevolge subartikel (3) bewerkstellig het, moet die Raad se goedkeuring wegdra en die eienaar moet daarvoor betaal.

(5) Niemand mag toelaat dat enigets anders as skoon water wat vir toetsdoeleindes gebruik word, 'n perseelrioolstelsel binnegaan voordat dié stelsel by die straatrooil aangesluit is nie.

(6) Slegs 'n becampte wat behoorlik daartoe gemagtig is, kan 'n perseelrioolstelsel by die straatrooil aansluit, tensy die Raad dit anders skriftelik magtig.

Gemeenskaplike Perseelriole.

13. Die Raad kan na goeddunke toelaat dat die perseelrioolstelsel van enige twee of meer plotte, erwe, of standplaas, of hulle nou aan een eienaar behoort of nie, deur middel van 'n gemeenskaplike perseelriool in die straatrooil ontlas.

Afkoppeling.

14.(1) Behalwe met die doel om onderhouds- of herstelwerk te verrig, mag geen drekwater toebehore of vuilpyp van 'n vuilpyp of perseelriool, en geen perseelriool van 'n ander perseelriool of van 'n straatrooil afgekoppel word voordat die Raad se toestemming verkry is op die wyse, vir sover dit van toepassing is, wat by artikel 5 voorgeskryf word nie: Met dien verstande dat die Raad geen geldte ten opsigte van 'n aansoek ingevolge hierdie subartikel mag vorder nie.

(2) Where any part of a drainage installation is disconnected from the remainder thereof because it will no longer be used, the said part shall be destroyed or entirely removed from the premises on which it was being used unless the Council shall permit otherwise having regard to the impracticability of such destruction or removal, and all openings in the installation or in the said part, if left in position, created by the disconnection shall be effectively sealed to the satisfaction of the Council.

(3) On any disconnection of a drainage installation from a sewer the Council shall seal the opening to the sewer so made and shall recover from the owner the charge prescribed for such work in Schedule C hereto.

(4) Any person who without the permission of the Council breaks or removes or causes or permits the breakage or removal of such a seal as is referred to in subsection (3) shall be guilty of an offence.

Unlawful Drainage Work.

15.(1) Where any drainage work has been constructed without complying with the provisions of these by-laws concerning the submission and approval of plans the owner shall, on receiving written notice by the Council so to do, comply with all the said provisions within the period prescribed in that notice.

(2) Where any drainage installation has been constructed or any drainage work has been carried out which fails in any respect to comply with any of these by-laws other than those referred to in subsection (1), the owner shall on receiving written notice by the Council so to do and notwithstanding that he may have received approval of plans in respect of the said installation or work in terms of these by-laws, carry out such alterations to the installation, remove such parts thereof and carry out such other work, as, and within the time which the notice may specify.

(3) The Council may, instead of serving notice as aforesaid, or where such a notice has not been complied with within the time prescribed therein, proceed itself to carry out any such alterations, removals or other work as it may deem necessary for compliance with these by-laws and may recover the cost thereof from the owner by the ordinary process of law.

Duty of Maintenance.

16.(1) The owner or occupier of premises shall at all times keep and maintain in proper state of repair and in working order any drainage installation thereon.

(2) Where any part of a drainage installation is used by two or more owners or occupiers they shall be jointly and severally liable in terms of this section for the maintenance and repair of the same.

Clearing Blockages.

17.(1) When the owner or occupier of premises has reason to believe that a blockage has occurred in any drainage installation thereon he shall forthwith report the facts to the Council.

(2) Where a blockage occurs in a drainage installation any work necessary for its removal shall, subject to the provisions of subsection (5), be done by or under the supervision of a plumber or drainlayer licensed in terms of the Council's by-laws.

(2) Indien 'n gedeelte van 'n perseelrioolstelsel van die res daarvan afgekoppel word omdat dit nie meer gebruik gaan word nie, moet genoemde gedeelte vernietig of geheel en al van die perseel waarop dit gebruik is verwijder word, tensy die Raad anders vergun omdat dit nie prakties moontlik is om dié gedeelte te vernietig of te verwijder nie en moet alle openinge in die stelsel of in genoemde gedeelte daarvan wat ten gevolge van dié afkoppeling ontstaan, tot voldoening van die Raad doeltreffend verseël word indien die stelsel of dié gedeelte daarvan daar bly.

(3) Wanneer 'n perseelrioolstelsel van 'n straatrooil afgekoppel word, verseël die Raad die opening wat aldus in die straatrooil ontstaan, en verhaal die bedrag wat in Bylae C hierby vir sulke werk voorgeskryf word, op die eienaar.

(4) Iemand wat 'n seël soos dié een waarna daar in subartikel (3) verwys word, sonder die toestemming van die Raad breek of verwijder, of wat dit laat breek of verwijder, of toelaat dat dit gedoen word, begaan 'n misdryf.

Onwettige Rioleringswerk.

15.(1) Indien daar rioleringswerk verrig is sonder om te voldoen aan die bepalings van hierdie verordeninge betreffende die indiening en goedkeuring van planne, moet die eienaar, wanneer die Raad hom skriftelik in kennis stel om dit te doen, binne die tydperk wat in dié kennisgewing voorgeskryf word, aan al die genoemde bepalings voldoen.

(2) Indien 'n perseelrioolstelsel gebou of rioleringswerk verrig is en so 'n stelsel of sodanige werk op sigself in een of ander oopsig nie aan eigeen van die bepalings van hierdie verordeninge voldoen nie, uitgesonderd aan die bepalings wat in subartikel (1) genoem word, moet die eienaar, wanneer die Raad hom skriftelik in kennis stel om dit te doen en ondanks die feit dat daar planne ten oopsigte van genoemde stelsel of werk ooreenkomsdig hierdie verordeninge goedgekeur is, die verbouingswerk aan die stelsel verrig, die dele daarvan verwijder en die ander werk verrig en dit doen binne die tydperk wat in die kennisgewing aangegee is.

(3) Die Raad kan in plaas van kennis te gee soos voorbeeld of indien daar nie binne die tydperk wat bepaal word aan so 'n kennisgewing voldoen is nie, self die verbouings-, verwijderings- of ander werk verrig wat hy nodig ag ten einde aan die bepalings van hierdie verordeninge te voldoen en hy kan die koste daarvan volgens die gewone regssprosedure op die eienaar verhaal.

Verpligte Onderhoudswerk.

16.(1) Die eienaar of bewoner van 'n perseel moet enige perseelrioolstelsel daarop te alle tye in 'n goeie, werkende toestand onderhou.

(2) Indien 'n gedeelte van 'n perseelrioolstelsel deur twee of meer eienares of bewoners gebruik word, is hulle ingevolge hierdie artikel gesamentlik en afsonderlik vir die onderhoud en herstel daarvan aanspreeklik.

Oopmaak van Verstoppe Riele.

17.(1) Wanneer die eienaar of bewoner van 'n perseel rede het om te vermoed dat enige perseelrioolstelsel daarop verstop is, moet hy die Raad onmiddellik van die feite in dié verband verwittig.

(2) Indien 'n perseelrioolstelsel verstop is, moet enige werk wat nodig is om dit oop te maak, behoudens die bepalings van subartikel (5), verrig word deur of onder toesig van, 'n loodgieter of rioolêer, wat ingevolge die Raad se verordeninge gelicensieer is.

(3) Any plumber or drainlayer licensed as aforesaid shall, before proceeding to remove any blockage from a drainage installation, notify the Council by telephone or otherwise of his intention to do so, and shall, when he has done so, notify the Council of that fact and of the nature and cause of the said blockage.

(4) It shall be an offence for any person engaged in the removal of a blockage from a drainage installation to cause or permit any part of the material causing the blockage to enter the Council's sewer.

(5) The Council itself shall, whether or not it has been requested by the owner to do so, be entitled as its discretion to remove a blockage from a drainage installation and to recover from him in respect of such work the charge prescribed in Schedule C hereto.

(6) Where a blockage has been removed from a drain which serves two or more lots, erven or stands the said charge shall be recoverable in the first place in equal portions from each of the owners thereof, who shall, however, be jointly and severally liable for the whole charge.

Stormwater not to enter Sewers.

18.(1) No part of a drainage installation shall at any time be such or capable of being rendered such that water from any source not being soil-water or waste water can enter the installation without the intervention of human agency.

(2) No person shall discharge or cause or permit to be discharged any substance other than sewage into a drainage installation.

(3) No pipe used for or capable of being used to conduct rainwater from any roof or other raised surface to the ground shall be allowed to discharge within 2,5 m of any gully forming part of a drainage installation.

Sewerage not to enter Stormwater Drains.

19. No person shall discharge or cause or permit to be discharged any sewage directly or indirectly into a stormwater drain, river, stream or other watercourse whether natural or artificial.

Prohibited Discharges.

20.(1) No person shall without the permission of the Council in writing discharge into or cause or suffer to enter any sewer any sewage or industrial effluent which —

- (a) has a temperature exceeding 44°C at the point of entry to the sewer;
- (b) has a pH value less than 6,5 or greater than 12,0;
- (c) contains any calcium carbide or any other substance whatsoever liable to give off explosive or offensive gases or vapours in the sewer;
- (d) contains any substance which has an open flash point of less than 93°C, or which gives off a poisonous vapour below 93°C;
- (e) includes any substance, in concentrations expressed as milligrams per litre greater than those specified, listed in Schedule D hereto;
- (f) contains any substance which, whether alone or in combination with other matter, may in the opinion of the Council cause a nuisance of any kind to the public or, in particular, injury to, or danger to the health of, persons entering sewers or manholes or carrying out any work in connection therewith or working at the sewage purification works, or which

(3) 'n Loodgieter of rioollêer, gelisensieer soos voorname moet, voordat hy begin om 'n verstopte perseelrioolstelsel oop te maak, die Raad per telefoon of andersins in kennis stel van sy voorneme om dit te doen en moet, wanneer hy met die werk klaar is, die Raad van dié feit en van die aard en oorsaak van genoemde verstopping verwittig.

(4) Iemand wat 'n verstopte perseelrioolstelsel oopmaak en wat enige gedeelte van die materiaal wat die verstopping veroorsaak, in die Raad se straatrooil laat ingaan of toelaat dat dit geskied, begaan 'n misdryf.

(5) Die Raad kan self, of die eienaar hom nou versoek het om dit te doen of nie, na goeddunke 'n verstopte perseelrioolstelsel oopmaak en kan die geldie wat in Bylae C hierby vir sulke werk voorgeskryf word, op hom verhaal.

(6) Indien 'n verstopte perseelriool wat twee of meer plotte, erwe of standplase bedien, oopgemaak is, word genoemde geldie in die eerste instansie in gelyke dele op elkeen van die eienaars daarvan verhaal, maar hulle is gesamentlik en afsonderlik vir die hele bedrag aanspreeklik.

Vloedwater mag nie in Straatriole inloop nie.

18.(1) Geen gedeelte van 'n perseelrioolstelsel mag te eniger tyd sodanig wees of sodanig gemaak kan word dat water van enige bron, wat nie drek- of vuilwater is nie, die stelsel sonder die tussenkom van 'n mens kan binne gaan nie.

(2) Niemand mag enigiets, uitgesonderd rioolvuil, in 'n perseelrioolstelsel ontlas, laat ontlas of toelaat dat dit geskied nie.

(3) Geen pyp wat gebruik word of gebruik kan word om reënwater van 'n dak of 'n ander verhewevlak of na die grond te voer, mag binne 2,5 m van 'n rioolpunt af wat deel uitmaak van 'n perseelrioolstelsel uitmond nie.

Rioolvuil mag nie in Vloedwaterriole inloop nie.

19. Niemand mag rioolvuil regstreeks of onregstreeks in 'n vloedwaterriool, rivier, stroom of 'n ander waterloop hetsy van 'n natuurlike of 'n kunsmatige aard, ontlas, laat ontlas of toelaat dat dit geskied nie.

Verbode Onlastings.

20.(1) Niemand mag, sonder die skriftelike toestemming van die Raad in 'n straatrooil rioolvuil of fabrieks-uitvloeisel ontlas, laat ontlas of duld dat dit geskied nie, indien —

- (a) die temperatuur daarvan wanneer dit die straatrooil binne gaan, 44°C oorskry;
- (b) die pH gehalte daarvan laer as 6,5 of hoër as 12,0 is;
- (c) dit kalsiumkarbied of enige ander stof, van watter aard ookal, wat ontplofbare of aanstootlike gasse of damp in die straatrooil kan afgee, bevat;
- (d) dit enige stof bevat wat 'n oop flitspunt van laer as 93°C het, of wat 'n giftige damp teen 'n laer temperatuur as 93°C afgee;
- (e) dit enige van die stowwe wat in Bylae D hierby aangegee word bevat in konsentrasies wat uitgedruk as milligram per liter, groter is as dié wat daar gespesifieer word;
- (f) dit enige stof bevat wat, hetsy op sigself hetsy saam met ander stowwe, na die mening van die Raad, tot 'n oorlaas van een of ander aard vir die publiek strek, of wat veral skadelik of gevvaarlik kan wees vir die gesondheid van diegene wat straatrole of mangate moet binne gaan of werk in verband daarmee moet verrig of by die rioolvuilsuiweringswerke

may be injurious to the sewers, treatment plants or any land used for the disposal of sewage, or which shall in any way injuriously affect any of the processes whereby sewage is treated or the re-use of treated sewage effluent.

(2) Any person who discharges or causes or suffers to be discharged into the sewer any substance which he knows or ought to know to be one, the said discharge of which is prohibited in terms of subsection (1), and any person who, after receiving from the Council an order in writing prohibiting the discharge from any date of any substance to the sewer, continues so to discharge it or to cause or suffer such a discharge thereof after that date, shall be guilty of an offence and shall on conviction be liable to a fine not exceeding R10 for each day during which or part of which such a discharge occurs.

Permission to Discharge Industrial Effluents.

21.(1) The Council may in its discretion, having regard to the capacity of any sewer or sewerage-treatment plant, whether or not vested in itself, and subject to such conditions as it may think fit to impose including a charge calculated in terms of the tariff, grant permission for the discharge of industrial effluents from any premises into the sewer.

(2) Every person shall before discharging any industrial effluent into a sewer, make application in writing to the Council for permission to do so in the form, to be completed in duplicate, set out in Schedule E hereto, describing the industrial process giving rise to the effluent and stating the chemical composition, nature and quantity of the effluent to be discharged, the maximum rate of discharge and the number of persons employed on the premises, and giving such other information as may be called for by the said form and shall thereafter give such other information as the Council may consider necessary including the submission of such samples as it may require.

(3) A person permitted in terms of subsection (1) to discharge effluents into a sewer shall, before doing anything to cause any change in the quantity or nature of that effluent, notify the Council in writing of the date on which it is proposed that the change shall take place.

(4) Any person who discharges or causes or permits to be discharged an industrial effluent into the sewer without having first obtained permission to do so in terms of subsection (2), shall be guilty of an offence and liable, in addition to the penalties prescribed in terms of these by-laws, to such charge as the Council may assess for the conveyance and treatment of the effluent so discharged.

(5) Without prejudice to its rights in terms of subsection (4) the Council shall be entitled to recover from any person who discharges an industrial effluent to the sewer all costs incurred by it as the result, direct or indirect, of damage caused to the sewer or any sewerage works by the said effluent.

Control of Industrial Effluents.

22. The Council may, by notice served on the owner or occupier of any premises from which an industrial effluent is discharged, require him without prejudice to any other provision of these by-laws to do all or any of the following things:—

(a) To subject the effluent before it is discharged to the sewer to such treatment as will in opinion of the Council ensure that it conforms at all times to the restrictions of section 20(1);

werksaam is, of wat skadelik kan wees vir die straat riele, die behandelingsinrigtings of vir die grond wat vir die wegruiming van rioolvuil gebruik word, of wat in enige opsig enigeen van die prosesse waarvolgens rioolvuil behandel word of die hergebruik van behandelde rioolvuil, nadelig sal raak.

(2) Iemand wat enige stof in die straatríool ontlaas, laat ontlaas of duld dat dit geskied, terwyl hy weet of behoort te weet dat dit ingevolge subartikel (1) verbied word om sodanige stof aldus te ontlaas en iemand wat, nadat die Raad hom skriftelik verbied het om van 'n bepaalde datum af enige stof in die straatríool te ontlaas, na dié datum voortgaan om dit aldus te ontlaas, te laat ontlaas of sodanige ontlasting te duld, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R10 vir iedere dag, of gedeelte van 'n dag, waarop sodanige ontlasting plaasvind.

Vergunning om Fabrieksuitvloeisel te Ontlaas.

21.(1) Die Raad kan na goeddunke, met inagneming van die vermoë van 'n bepaalde straatríool of rioolvuibehandelinginstallasie ongeag of dit aan hom behoort of nie en op die voorwaardes wat hy dienstig ag, met inbegrip van 'n bedrag wat ooreenkomsdig die tarief bereken word, vergunning verleen dat fabrieksuitvloeisels van 'n perseel af in die straatríool ontlaas kan word.

(2) Iedereen moet, voordat hy fabrieksuitvloeisel in 'n straatríool laat ontlaas, skriftelik in duplo op die vorm wat in Bylae E hierby voorgeskryf word, by die Raad om vergunning aansoek doen op dié vorm die bedryfsproses wat die uitvloeisel voortbring, beskryf en die chemiese samestelling, aard en hoeveelheid van die uitvloeisel wat ontlaas gaan word, die maksimum ontlastempo, die getal mense wat op die perseel in diens is, alle ander inligting wat op die genoemde vorm aangevra word, asook alle ander inligting wat die Raad daarna nodig ag, met inbegrip van die indiening van die monsters wat die Raad verlang, aangee.

(3) Iemand aan wie daar ingevolge subartikel (1) vergunning verleen is om fabrieksuitvloeisel in 'n straatríool te ontlaas, moet, voordat hy enigiets doen wat 'n verandering in die hoeveelheid of die aard van dié fabrieksuitvloeisel teweeg sal bring, die Raad skriftelik in kennis stel van die datum waarop die beoogde verandering gaan plaasvind.

(4) Iemand wat fabrieksuitvloeisel in die straatríool ontlaas, laat ontlaas of toelaat dat dit geskied, sonder om eers vergunning daarvoor te kry soos dit by subartikel (2) voorgeskryf word, begaan 'n misdryf en stel hom bloot aan die strawwe wat by hierdie verordeninge voorgeskryf word, en is hierbenewens ook nog aanspreeklik vir sodanige gelde wat die Raad vasstel vir die wegvoer en behandeling van die uitvloeisel wat aldus ontlaas is.

(5) Behoudens sy regte ingevolge subartikel (4), kan die Raad op enigiemand wat fabrieksuitvloeisel in die straatríool ontlaas, alle koste wat hy moet aangaan deurdat genoemde uitvloeisel die straatríool of rioolvuibehandelinginstallasie regstreeks of onregstreeks beskadig het, verhaal.

Beheer oor Fabrieksuitvloeisel.

22. Die Raad kan, deur 'n kennisgewing te beteken aan die eienaar of bewoner van 'n perseel waarvandaan fabrieksuitvloeisel ontlaas word, van hom vereis om, behoudens enige ander bepaling van hierdie verordeninge, enigeen van, of al die volgende dinge te doen:—

(a) Om die uitvloeisel, voordat dit in die straatríool ontlaas word op so 'n wyse te behandel dat dit na die mening van die Raad te alle tye aan die beperkings van artikel 20(1) voldoen;

- (b) to restrict the discharge of effluents to certain specified hours and the rate of discharge to a specified maximum, and to install at his own expense such tanks, appliances and other equipment as may be necessary for compliance with the said restrictions;
- (c) to install a separate drainage installation for the conveyance of industrial effluent and to discharge the same into the sewer through a separate connection provided by the Council, and to refrain from discharging the said effluent through any domestic drainage installation or any domestic sewage through the said separate installation;
- (d) to construct at his own expense in any drainage installation conveying industrial effluent to the sewer one or more inspection, sampling or metering chambers of such dimensions and materials and in such positions as the Council may prescribe;
- (e) to pay in respect of the industrial effluent discharged from his premises such charge as may be assessed in terms of Schedule B hereto: Provided that where, owing to the particular circumstances of any case the method of assessment prescribed in terms of the said Schedule does not reflect the true oxygen-absorbed strength of an industrial effluent, the engineer may adopt such alternative method of assessment as does reflect the said strength and may assess the charge accordingly;
- (f) to provide all such information as may be required by the Council to enable it to assess the charges payable in terms of Schedule B hereto; and
- (g) for the purpose of paragraph (f) to provide and maintain at his own expense a meter measuring the total quantity of water drawn from any borehole, spring or other natural source of water and used on the property.

Metering and Assessment.

23.(1) The Council may incorporate, in such position as it shall determine in any drainage installation conveying industrial effluent to the sewer, any meter or gauge or other device for the purpose of ascertaining the volume or composition of the said effluent, and it shall be an offence for any person to by-pass, open, break into or otherwise interfere with or to damage any such meter, gauge or other device: Provided that the Council may in its discretion enter into an agreement with any person discharging industrial effluent into the sewer, establishing an alternative method of assessing the quantity of effluent so discharged.

(2) The Council shall be entitled to install and maintain any such meter, gauge or device as aforesaid at the expense of the owner of the property on which it is installed.

Swimming Baths.

24.(1) No water shall be discharged directly or indirectly from a swimming bath into a sewer unless written permission to do so shall first have been obtained from the Council.

(2) Any such written permission shall be subject to such conditions as the Council may determine, including in particular a condition that the permission shall be revocable at any time on the Council's giving one week's written notice, and shall be subject further to the payment of the charges prescribed in Schedule B hereto.

- (b) om die ontlasting van die uitvloeisel tot sekere vasgestelde ure en die ontlastempo tot 'n vasgestelde maksimum te beperk en om op eie koste sodanige tenks, toestelle en ander uitrusting wat nodig mag wees om aan gemelde beperkings te kan voldoen, aan te bring;
- (c) om 'n afsonderlike perseelrioolstelsel vir die wegvoer van fabrieksuivloeisel aan te bring en om die uitvloeisel deur middel van 'n afsonderlike aansluiting wat die Raad verskaf, in die straatriool te ontlas en om hom daarvan te weerhou om genoemde uitvloeisel deur middel van 'n huishoudelike perseelrioolstelsel of huishoudelike rioolvuil deur middel van genoemde afsonderlike stelsel te ontlas;
- (d) om op eie koste in die perseelrioolstelsel wat fabrieksuivloeisel na die straatriool wegvoer, een of meer inspeksie-, monster- of meterkamers van sodanige grootte en materiaal en op sodanige plekke as wat die Raad voorskryf, aan te bring;
- (e) om ten opsigte van die fabrieksuivloeisel wat van sy perseel af te ontlas word, die geldie wat ooreenkomsdig Bylae B hierby bereken word, te betaal: Met dien verstande dat, as die presiese suurstofabsorpsievermoë van fabrieksuivloeisel vanweë die besondere omstandighede in 'n bepaalde geval, nie met behulp van die berekeningsmetode wat by genoemde Bylae voorgeskryf word, bepaal kan word nie, die ingenieur 'n ander berekeningsmetode waarvolgens genoemde suurstofabsorpsievermoë wel bepaal kan word, kan gebruik en die geldie dienooreenkomsdig kan vastel;
- (f) om alle inligting wat die Raad mag verlang ten einde die geldie wat ooreenkomsdig Bylae B hierby betaalbaar is, te kan bereken, te verstrek; en
- (g) om, vir die toepassing van paragraaf (f), op eie koste 'n meter wat die totale hoeveelheid water wat uit 'n boorgat, fontein of 'n ander natuurlike waterbron verkry en op die eiendom gebruik word, afmeet, te verskaf en te onderhou.

Afmeet en Berekening.

23.(1) Dic Raad kan, op 'n plek wat hy aanwys, in enige perseelrioolstelsel wat fabrieksuivloeisel na die straatriool wegvoer, 'n meter of ander toestel aanbring met die doel om die volume of samestelling van genoemde uitvlocisel daarmee te bepaal en iemand wat so 'n meter of ander toestel uitskakel, oopmaak, oopbreuk of op 'n ander manier daaraan peuter of dit beskadig, begaan 'n misdryf. Met dien verstande dat die Raad na goeddunke met enigemand wat fabrieksuivloeisel in die straatriool ontlas, 'n ooreenkoms kan aangaan waarby 'n ander metode vir die bepaling van die hoeveelheid fabrieksuivloeisel wat aldus ontlas word, bepaal word.

(2) Die Raad kan 'n meter of toestel soos voornoem, op die koste van die eienaar van die betrokke eiendom aanbring en onderhou.

Swembaddens.

24.(1) Geen water van 'n swembad mag regstreeks of onregstreeks in 'n straatriool ontlas word nie, tensy skriftelike vergunning daartoe vooraf van die Raad verkry is.

(2) Die Raad verleen sodanige skriftelike vergunning op die voorwaardes wat hy goed ag, met inbegrip vanveral die voorwaardes dat die Raad dié vergunning te eniger tyd met skriftelike kennisgewing van een week kan intrek en voorts word sodanige vergunning verleen op voorwaarde dat die geldie wat in Bylae B hierby voorgeskryf word, betaal moet word.

(3) No water from a swimming bath shall without the written permission of the Council previously obtained be discharged directly or indirectly over or into any road, gutter or stormwater drain vested in the Council.

Drains.

25.(1) All pipes, bends, junctions and associated fittings forming part of a drain shall be made of glazed earthenware bearing the appropriate stamp of the South African Bureau of Standards, or of cast iron stamped to show that it conformed to the British Standard Specification No. 437. "Cast Iron Spigot and Socket Drain Pipes", or of some adequate or effective material.

(2) Pipes, bends, junctions and associated fittings made of glazed earthenware or cast iron as prescribed in terms of subsection (1) and forming part of a drain, shall be such as the Council shall approve having regard to generally accepted standards of manufacture and drainage practice.

Joints in Drainage Installations.

26.(1) All joints between pipes and appliances and fittings in a drainage installation shall be such that adjacent pipe barrels are concentric, inverters are true to line and grade and there are no internal obstructions.

(2) All joints as aforesaid shall be so made that they are air- and water-tight and that a badger 6 mm less in diameter than the nominal internal diameter of the pipe can pass freely through them.

(3) The joints between glazed-earthenware pipes shall be formed of cement mortar having a composition of not more than two parts of clean and sharp sand to one part of Portland cement properly caulked between the spigots and sockets of the pipes.

(4) The joints between cast-iron spigot and socket pipes shall be formed with a gasket of hemp or yarn the depth of the socket when the gasket is properly caulked, and the remainder of the socket shall be filled with molten lead run at one pouring, or with lead fibre, and thereafter solidly caulked.

(5) Alternative methods of jointing pipes and associated fittings made of glazed earthenware or cast iron may be approved by the Council if the strength and durability thereof are in its opinion not less than the strength and durability of the method described in subsections (3) and (4).

Size of Drains.

27. The internal diameter of a drain shall be not less than 100 mm: Provided that the Council may, if it shall think fit having regard to any special circumstances, require the laying of drains with a diameter exceeding 100 mm.

Laying of Drains.

28.(1) Drains shall be laid in a straight line and at a uniform gradient between the points of access referred to in section 29, they shall be everywhere so laid that the barrel of every pipe is firmly supported throughout its length, and they shall be laid at a gradient not greater than 1 in 10 or less than 1 in 60: Provided that the Council may in its absolute discretion permit:

(3) Geen water van 'n swembad mag, voordat die Raad se skriftelike vergunning daar toe verkry is, regstreeks of onregstreeks oor of in 'n pad, in 'n straatgeut of vloedwaterriool wat aan die Raad behoort, ontlas word nie.

Perseelriole.

25.(1) Alle pype, buigstukke, aansluiters en verwante toebehore wat deel uitmaak van 'n perseelriool, moet van geglasuurde erdewerk met die toepaslike stempel van die Suid-Afrikaanse Buro vir Standaarde daarop of van gietyster met 'n stempel daarop wat aantoon dat dit aan die Britse Standaardspesifikasie No. 437, "Cast Iron Spigot and Socket Drain Pipes" voldoen, of van sodanige ander toereikende of doeltreffende materiaal gemaak wees.

(2) Die Raad moet die pype, buigstukke, aansluiters en verwante toebehore wat van geglasuurde erdewerk of gietyster gemaak is soos dit by subartikel (1) voorgeskryf word en wat deel uitmaak van 'n perseelriool, eers goedkeur, met inagneming van die algemene aanvaarde vervaardigingstandaarde en rioleringspraktyk.

Lasse in Perseelrioolstelsels.

26.(1) Alle lasse tussen pype en toestelle en toebehore in 'n perseelrioolstelsel moet sodanig wees dat aangrensende pyrompe konsentries is, die bodems daarvan die regte lyn en helling het en dat dit geen belemmerings aan die binnekant veroorsaak nie.

(2) Alle voornoemde lasse moet lug- en waterdig wees en 'n rioolskrapser waarvan die middellyn 6 mm kleiner is as die nominale binnemiddel van die pyp, moet vry daar kan deurgaan.

(3) Die lasse tussen geglasuurde erdepype moet van sementdagha wat uit hoogstens twee dele skoon en skerp sand vir elke een deel Portland-sement bestaan, gemaak word en dié dagha moet deeglik tussen die pyptappe en -sokke ingekalfater word.

(4) Die lasse tussen die sok-en-tappype wat van gietyster gemaak is, moet deur middel van 'n pakstuk van hennep of garc gemaak word, en dié pakstuk mag nie dieper strek as een derde van die diepte van die sok wanneer die pakstuk behoorlik gekalfater is nie; die res van die sok moet in een gietel met gesmelte lood of met loodvesel opgevul en daarna deeglik gekalfater word.

(5) Die Raad kan ander metodes vir die las van pype en verwante toebehore wat van geglasuurde erdewerk of gietyster gemaak is goedkeur, indien sulke lasse na sy mening minstens net so sterk en duursaam sal wees as die tipe van lasse wat in subartikel (3) en (4) beskryf word.

Grootte van Perseelriole.

27. 'n Perseelriool moet 'n binnemiddellyn van minstens 100 mm hê: Met dien verstande dat die Raad, indien hy dit in spesiale omstandighede dienlik ag, kan vereis dat perseelriole met 'n binnemiddellyn van meer as 100 mm gelê moet word.

Die lig van Perseelriole.

28.(1) Perseelriole moet in 'n reguit lyn en met 'n eenvormige gradiënt tussen die toegangsplekke waarnaar daar in artikel 29 verwys word, gelê word; dit moet oral so gelê word dat die romp van iedere pyp oor die hele lengte daarvan deeglik gestut word, en voorts moet die perseelriole met 'n gradiënt van hoogstens 1 op 10 en minstens 1 op 60 gelê word; met dien verstande dat die Raad volkome na goeddunke die volgende kan toelaat:—

- (a) A gradient greater than 1 in 10;
- (b) the construction of vertical drops, not exceeding 2,5 m, such drops only be permitted in the case of glazed-earthware pipes where they are encased in concrete; or
- (c) a gradient within the limits of 1 in 60 and 1 in 90 inclusive in the case of drains having a diameter of or exceeding 150 mm.

(2) No person other than a plumber licensed in terms of the Council's By-laws for the Licensing and Regulating of Plumbers and Drainlayers shall lay cast-iron drains, nor shall any person other than drainlayers licensed as aforesaid lay glazed-earthware drains: Provided that —

- (a) the jointing of glazed-earthware pipes may be carried out by any person working under the supervision of a licensed drainlayer; and
- (b) where in the exercise of its discretion in terms of section 25(1) the Council has permitted a drain to be made of some material other than cast iron or glazed-earthware the drain so made may at the discretion of the Council be laid by the holder of either a plumber's or a drainlayer's licence.

Access to Drains.

29.(1) Every drain shall be provided by ways of access thereto with a manhole as prescribed in terms of these by-laws or with an access eye as the Council may require —

- (a) Within 1 m of the point of junction with the Council's sewer;
- (b) within 1 m of the upper extremity of every drain or branch drain;
- (c) at every change of direction;
- (d) at every change of gradient; and
- (e) at every point of junction with another drain.

(2) There shall in any case be a point of access to every drain at intervals of not more than 25 m.

(3) Access to the interior of a drain shall be provided by manholes, or by access pipes having openings, the lids of which in either case when in position and sealed shall render the opening gas- and watertight.

(4) The lids of openings in access pipes in glazed-earthware drains shall be sealed with such a bituminous material as will remain effective as a seal at all temperatures up to 70°C.

(5) Where for any reason the provision of adequate means of access within 1 m of the point of junction with the Council's sewer is impracticable on private lands, the owner shall at his own expense cause a manhole to be constructed in such public place over the Council's sewer in such position and of such material and dimensions as the Council may prescribe and in addition shall bear the cost, as assessed by the Council, of any alteration existing services in the street which may by reason of the construction of the manhole be necessary.

(6) The points of access to drains laid beneath paved areas shall be covered by suitably marked removable slabs on the surface.

- (a) 'n Gradiënt groter as 1 op 10;
- (b) vertikale dalings van hoogstens 2,5 m — sulke dalings word egter in die geval van geglasuurde erdepype slegs toegelaat indien dié pype met beton omhul is; of
- (c) 'n gradiënt binne die reeks 1 op 60 en met 1 op 90 in die geval van perseelriole met 'n binnemiddellyn van 150 mm of meer.

(2) Slegs 'n loodgieter wat ingevolge die Raad se Verordeninge vir die Lisensiëring en Reëling van Loodgieters en Rioollêers gelisensieer is, mag perseelriole van gietyster lê en slegs 'n riooller wat aldus gelisensieer is, mag perseelriole van geglasuurde erdewerk lê: Met dien verstande dat —

- (a) enigiemand wat onder toesig van 'n gelisensieerde riooller werk, geglasuurde erdepype mag las; en
- (b) indien die Raad se diskresie kragtens artikel 25(1) gebruik en toelaat dat 'n perseelriool van 'n ander materiaal as gietyster of geglasuurde erdewerk gemaak word, die betrokke perseelriool na goedgunke van die Raad deur die houer van of 'n loodgieterslisensie of 'n rioolkerlisensie gelê mag word.

Toegang tot Perseelriole.

29.(1) Iedere perseelriool moet op die volgende plekke van 'n mangat, soos dit by hierdie verordeninge voorgeskryf word, of van 'n steekoog, soos die Raad vereis, wat toegang tot die perseelriool verleen, voorsien word:—

- (a) Binne 1 m van die plek waar dit by die Raad se straatriool aansluit;
- (b) binne 1 m van die hoogtepunt van iedere perseelriool of takperseelriool;
- (c) op iedere plek waar 'n perseelriool van rigting verander;
- (d) op iedere plek waar 'n perseelriool se gradiënt verander; en
- (e) op iedere plek waar dit by 'n ander perseelriool aansluit.

(2) Daar moet in elke geval op plekke wat hoogstens 25 m van mekaar af is, 'n toegang tot iedere perseelriool verskaf word.

(3) Toegang tot die binnekant van 'n perseelriool moet verskaf word deur middel van mangate of toegangspype met openings waarvan die deksels in elke geval, wanneer dit toegemaak en verscêl is, die opening gas- en waterdig maak.

(4) Die deksel van openings in toegangspype van perseelriole wat van geglasuurde erdewerk gemaak is, moet verseël word met bitumineuse materiaal van so 'n aard dat dit die openings by temperatuur van 70°C doeltreffend verseël sal hou.

(5) Indien dit om enige rede prakties onmoontlik is om op private grond toereikende toegang binne 1 m van waar die perseelriool by die Raadse straatriool aansluite verskaf, moet die eienaar op eie koste bokant die Raad se straatriool 'n mangat op sodanige plek op openbare grond en van sodanige materiaal en van sodanige grootte as wat die Raad voorskryf, laat bou en hierbenewens moet hy die koste, soos deur die Raad vasgestel, dra van enige verandering wat ten gevolge van die bou van die mangat aan die bestaande leidings in die straat aangebring moet word.

(6) Die plekke waar toegang verkry kan word tot 'n perseelriool wat onder plaveisel gelê is, moet met behoorlik gemerkte plat blokke wat verwyder kan word, bedek word.

(7) Where any part of a drainage installation passes under a building it shall be provided with points of access outside and as near as possible to the building at each point of its entry thereto and exit therefrom.

Manholes.

30.(1) The walls of every manhole shall be constructed of brick work or concrete upon a concrete base as a foundation and shall be so carried out as not to permit the infiltration of water.

(2) The chamber of every manhole shall be of adequate size generally and in particular to permit the convenient insertion of drain-cleaning rods.

(3) The floor of the base of a manhole shall be steel-trowelled to a smooth surface.

(4) Where the base of a manhole is traversed by glazed-earthware channels, every part of the sides thereof shall be brought up vertically to the level of the soffit of the outgoing pipe, and from that level the floor of the base of the manhole shall rise continuously to its walls at a gradient of not less than 1 in 6.

(5) Where the base of a manhole is more than 1 m below ground level, such cast-iron step-irons shall be provided in its walls as will ensure safe and convenient access to the said base.

(6) Every manhole shall be fitted with a cover sufficiently strong to support the load imposed by any traffic likely to pass over it, and the cover shall have a double seal where the base is traversed by glazed-earthware channels, but need only have a single seal if the said base is traversed by pipes, access to the interior of which is obtained only through an access pipe.

(7) Where a pipe leading into a manhole is at a higher level than the outlet pipe of the manhole, it shall be brought down to the invert level of the manhole by means of a vertical or sufficiently inclined pipe encased in concrete and located outside the manhole, which pipe shall also be continued upwards to the surface of the ground and shall there terminate in a removable watertight cover or such other device as may be approved by the Council.

Drains on Bad Ground.

31.(1) Drains passing through ground which in the opinion of the Council is liable to settlement or movement shall be laid on a bed of concrete having a composition of not more than six parts of coarse aggregate to three parts of fine aggregate to one part of Portland cement and having a thickness of not less than 100 mm below the barrel of the pipe and a width not less than 300 mm greater than the external diameter of the pipe.

(2) Every pipe which has been laid as prescribed in terms of subsection (1) shall be properly bedded and haunched by bringing the concrete up to the level of the horizontal diameter of the pipe.

Drains within or under Buildings.

32.(1) A drain or part thereof may be laid or may pass, as the case may be, within or under or through a building unless the Council shall decide otherwise, having regard to considerations of health and maintenance or other matters relevant to the particular case.

(2) A drain or part thereof shall, where it is under a building, be without change of direction or gradient and without means of access thereto and shall be laid on a

(7) Indien 'n gedeelte van 'n perseelrioolstelsel onder 'n gebou geleë is, moet daar op iedere plek waar die perseelriool onder die gebou ingaan en uitkom, buite die gebou en so na as moontlik aan die gebou, 'n plek wees waar toegang tot die perseelriool verkry kan word.

Mangat.

30.(1) Die mure van iedere mangat moet van baksteen of beton op 'n betonfondament gebou word op so 'n wyse dat geen water die mangat binnedring nie.

(2) Die kamer van iedere mangat moet oor die algemeen van toereikende grootte wees en veral so groot dat rielwissersetkoste maklik daarvandaan ingesteek kan word.

(3) Die vloer van 'n mangat moet met 'n staaltroffel glad afgewerk word.

(4) Indien die vloer van 'n mangat deur kanale van geglasuurde erdewerk gekruis word, moet elke gedeelte van die kante van die vloer vertikaal opgevul word tot gelyk met die soffiet van die uitgaande pyp en van dié hoogte af moet die vloer van die mangat deurlopend met 'n gradiënt van minstens 1 tot 6 tot teen die mure ooploop.

(5) Indien die vloer van 'n mangat meer as 1 m laer as die grondhoogte is, moet daar in die mure van die mangat gietysterklimysters waarmee genoemde vloer veilig en gerieflik bereik kan word, aangebring word.

(6) Iedere mangat moet 'n deksel opkry wat sterk genoeg is om die gewig te dra van enige voertuig wat waarskynlik daaroor sal gaan, dié deksel moet 'n dubbele seël hê indien kanale van geglasuurde erdewerk die vloer van die mangat kruis, maar hoef slegs een seël te hê indien genoemde vloer gekruis word deur pype waarvan die binnekant slegs deur middel van 'n toegangspyp bereik kan word.

(7) Indien 'n pyp wat in 'n mangat inloop, op 'n hoëvlak lê as die uitlaatpyp van die mangat, moet dit deur middel van 'n vertikale of toereikende hellende pyp wat met beton omhul en buitekant die mangat geleë moet wees, na die bodemhoogte van die mangat afgevoer word. Laasgenoemde pyp moet dan na die grondoppervlakte opgevoer word en daar in 'n verwyderbare, waterdige deksel of 'n ander toestel wat die Raad goedkeur eindig.

Perseelriole in Onstabiele Grond.

31.(1) Indien 'n perseelriool deur grond gaan loop wat na die mening van die Raad kan sak of beweeg, moet dit gelê word in 'n laag beton wat moet bestaan uit hoogstens ses dele growwe aggregaat en drie dele fyn aggregaat vir elke een deel Portland-cement en wat onderkant die romp van die pyp minstens 100 mm dik en minstens 300 mm breër as die buitemiddellyn van die pyp moet wees.

(2) Iedere pyp wat gelê is soos dit by subartikel (1) voorgeskryf word, moet behoorlik in beton gelê en so daarmee beflank word dat die beton tot gelyk met die hoogte van die horisontale middellyn van die pyp reik.

Perseelriole binne of onder Geboue.

32.(1) 'n Perseelriool of 'n gedeelte daarvan mag binne of onder of deur 'n gebou geleë word of loop, tensy die Raad, om gesondheids- en onderhoudsredes of om ander redes wat in die bepaalde geval geld, anders besluit.

(2) Indien 'n perseelriool of 'n gedeelte daarvan onder 'n gebou deurloop, mag dié gedeelte wat onder die gebou is, nie van rigting of gradiënt verander en ook geen toegang daartoe hê nie en moet dit gelê word in 'n laag

bed of concrete at least 100 mm thick, having a composition of not more than six parts of coarse aggregate to three parts of fine aggregate to one part of Portland cement, and, if it is made of glazed earthenware, shall also be encased in similar concrete, having a minimum thickness at all points of 100 mm measured from external surface of the pipe.

(3) Where a drain or part thereof is laid in an exposed position within a building it shall be constructed of cast-iron pipes and shall be adequately supported at intervals not exceeding 2 m along its course.

(4) No part of the weight of a wall or foundation shall bear upon a drain which passes under or through it.

Protection of Drains.

33. Any portion of a glazed-earthenware drain which is 300 mm or less below the surface of the ground shall be enclosed in a concrete casing which has a composition of not more than six parts of coarse aggregate to three parts of fine aggregate to one part of Portland cement and is at least 100 mm thick measured from the outside of the pipe.

Branch Drains.

34.(1) Every branch drain shall join another drain by means of a fitting, not being a saddle junction, made specially for the purpose of such junctions.

(2) The point of entry of a branch drain to another drain shall be placed as near as practicable to the invert of the latter and the branch drain shall enter the other drain obliquely in the direction of flow so that the included angle between the axes of the two drains does not exceed 45°.

Traps.

35.(1) Every inlet to a drain other than that from a ventilation pipe, a soil-water fitting, a soil-water pipe or another drain shall be closed by an approved trap and so formed and fixed as to be capable of maintaining a water-seal at least 65 mm in depth, and no other trap shall be placed between that trap and the Council's sewer.

(2) Waste-water fittings forming part of a two-pipe system shall discharge into a gully of approved type and the point of such discharge shall be above the surface of the water-seal in the trap.

Gullies.

36. (1) The inlet to every gully shall have an internal diameter of 150 mm and its outlet an internal diameter of 100 mm, and the gully shall have a water-seal at least 65 mm in depth.

(2) Except when maintenance work is in progress every gully shall be kept covered with a cast-iron grating, the spaces between the bars of which shall be not less than 10 mm or more than 12 mm wide.

(3) All gullies shall be bedded on concrete not less than 100 mm thick and shall be provided with a benched dishing rising at least 75 mm above the level of both the grating referred to in subsection (2) and the level of the surrounding ground.

(4) The level of the water in the trap of any gully shall not be more than 500 mm below the top of the benched dishing referred to in subsection (3) and when in the

beton, minstens 100 mm, wat moet bestaan uit hoogstens ses dele growwe aggregaat en drie dele fyn aggregaat vir elke een deel Portlandsement en indien die perseelriool of gedeelte daarvan uit geglasuurde erdewerk bestaan, moet pype bestaan en oor die hele lengte daarvan op plekke van die buitekant van die pyp af gemeet, minstens 100 mm dik moet wees omhul word.

(3) Indien 'n perseelriool of 'n gedeelte daarvan in 'n oop posisie in 'n gebou gelê word, moet dit uit gietyster-pype bestaan en oor die hele lengte daarvan op plekke hoogstens 2 m van mekaar, toereikend gestut word.

(4) Geen gedeelte van die gewig van 'n muur of fondament mag op 'n perseelriool wat daaronder of daardeur loop rus nie.

Beskerming van Perseelriole.

33. Enige gedeelte van 'n perseelriool van geglasuurde erdewerk, wat 300 mm diep of vlakker in die grond gelê is, moet in 'n betonomhulsel gelê word, dié omhulsel moet bestaan uit hoogstens ses dele growwe aggregaat en drie dele fyn aggregaat vir elke een deel Portlandsement en moet van die buitekant van die pyp af gemeet, minstens 100 mm dik wees.

Takperseelriole.

34.(1) Iedere takperseelriool moet deur middel van toebehore, uitgesonderd 'n rugaansluite, wat spesiaal vir die doel van sulke aansluitings gemaak is, by 'n ander perseelriool aangesluit word.

(2) 'n Takperseelriool moet so na aan die bodem van 'n ander perseelriool as wat prakties moontlik is by dié ander perseelriool aangesluit word en die takperseelriool moet skuins in die vloerligting by die ander perseelriool aansluit sodat die ingesloten hoek tussen die asse van die twee perseelriole hoogstens 45° is.

Sperders.

35.(1) Iedere inlaat tot 'n perseelriool, uitgesonderd dié van 'n ventilasiepyp, 'n drekwatertoebehore, 'n vuilpyp of 'n ander perseelriool, moet deur middel van 'n goedgekeurde sperder afgesluit word; dié sperder moet sodanig wees en aangebring word dat dit 'n waterslot, minstens 65 mm diep, kan handhaaf en geen ander sperder mag tussen dié sperder en die Raad se straatriool aangebring word nie.

(2) Vuilwatertoebehore wat deel uitmaak van 'n tweepypstelsel, moet in 'n goedgekeurde rioolput uitmond en wel op 'n plek bokant die vlak van die waterslot in die sperder.

Rioolputte.

36. (1) Die inlaat tot ieder rioolput moet 'n binnemiddellyn van 150 mm hê en sy uitlaat 'n binnemiddellyn van 100 mm en die rioolput moet 'n waterslot van minstens 65 mm diep hê.

(2) Behalwe wanneer onderhoudswerk aan die gang is, moet iedere rioolput met 'n gietysterrooster bedek wees; die stawe van die rooster moet minstens 10 mm en hoogstens 12 mm van mekaar af wees.

(3) Iedere rioolput moet in 'n laag beton, minstens 100 mm dik vasgesit word en moet 'n gerande kromming hê wat minstens 75 mm bokant die hoogte van die rooster waarna daar in subartikel (2) verwys word en die hoogte van die omliggende grond moet uitsteek.

(4) Die waterhoogte in die sperder van 'n rioolput moet hoogstens 500 mm lêer as die borand van die geronde kromming waarna daar in subartikel (3) verwys

opinion of the Council, regard being had to the relevant position of waste-water fittings in any existing or proposed adjacent drainage installation, the level of the water in the trap of any gully is required to be at a greater depth than aforesaid, the gully shall be placed in an unroofed chamber constructed in the manner prescribed for manholes in section 30, the walls of which have been brought up to a height at least 75 mm above the surrounding ground.

(5) A trap supplied with running water shall discharge over every gully or trap which does not receive any discharge of waste-water.

Crease Traps (General).

37. A grease trap of approved type, size and capacity shall be provided instead of a gully to take the discharge of waste-water from every sink or other fittings in—

- (a) every building the waste-water from which is disposed of in French drains or other similar works authorised by the Council;
 - (b) any place where in the opinion of the Council the discharge of grease, oils or fats is likely to exceed that permitted by section 20;
- and the provisions of section 38 shall be applied as far as possible to such grease traps.

Grease Traps (Industrial).

38. (1) The effluent from any industrial premises which contains or in the opinion of the Council is likely to contain grease, oil, fat, silt or other solid matter in suspension in quantities greater than those specified in Schedule D hereto shall, before it is allowed to enter any of the Council's sewers be passed through one or more tanks or chambers which is designed for the interception of grease and sediment, is of approved type, size and capacity and is in such a position as shall satisfy the Council that not more than the permitted quantities of grease and other substances as above-mentioned can reach the sewer.

(2) Oil, grease or any other substance which is contained in any industrial effluent or other liquid and which gives off an inflammable or noxious vapour at a temperature of or exceeding 20°C shall before entering the Council's sewer be intercepted in a tank or chamber provided for that purpose.

(3) A tank or chamber as referred to in subsection (2) shall comply with the following requirements:—

- (a) It shall be of adequate capacity, constructed of hard durable materials and watertight when completed.
- (b) The water-seal of its discharge pipe shall be not less than 150 mm in depth.
- (c) It shall be provided with such number of manhole covers as may be adequate for the effective removal of grease, oil or silt.

Clogging of Traps.

39. No person shall cause, suffer or permit such an accumulation of grease or silt, in any trap, tank or other fitting as will prevent its efficient operation.

Location of Gullies.

40. (1) Without prejudice to the provisions of section 38(1) all gullies, grease traps and traps associated with stables shall be situated in the open air or beneath a roof

word, lê en indien die Raad, met inagneming van die betrokke posisies van vuilwatertoebere in 'n bestaande of voorgestelde aangrensende perseelrioolstelsel, van mening is dat die waterhoogte in die sperder van 'n riooput laer moet lê as voornoem, moet die riooput aangebring word in 'n kamer sonder dak, wat gebou moet word op die wyse wat by artikel 30 vir mangate voorgeskryf word; die mure van dié kamer moet minstens 75 mm bokant die omliggende grond uitsteek.

(5) Daar moet 'n kraan wat met die watertoever verbind is, bokant iedere riooput of sperder waarin geen vuilwater uitloop nie, aangebring word.

Vetvangers (Algemeen).

37. Daar moet 'n vetvanger van 'n goedgekeurde tipe, grootte en vermoë in plaas van 'n riooput aangebring word vir die vuilwater van iedere opwasbak of ander toebehere.

- (a) in iedere gebou waar die vuilwater deur middel van stapelriole of ander dergelike werke wat die Raad gemagtig het, weggeruim word;
 - (b) op 'n plek waar daar na die mening van die Raad waarskynlik mee vet of olie as wat by artikel 20 toegelaat word, ontlaas sal word;
- en die bepalings van artikel 38 is vir sover doenlik, op sulke vetvangers van toepassing.

Vetvangers (Nywerhede).

38. (1) Die uitvloeisel uit nywerheidsperselle wat vet, olie, slik of ander swewende vaste stowwe in groter hoeveelhede as dié wat in Bylae D hierby aangegee word, bevat, of wat dit na die mening van die Raad waarskynlik sal bevat, moet, voordat dit in enige van die Raad se straatriole ontlaas word, deur een of meer tenks of kamers gestuur word.

Die tenks of kamers moet so ontwerp wees dat dit vet of afsaksel kan ontvang; die aard, grootte en vermoë moet goedgekeur wees en dit moet so geleë wees dat dit tot voldoening van die Raad nie meer vet en ander stowwe as dié wat hierbo genoem word, na die straatriool sal deurlaat nie.

(2) Olie, vet of enige ander stof wat aanwesig is in fabrieksuitvloeiisel of 'n ander vloeistof en wat 'n vlambare of skadelike damp by 'n temperatuur van 20°C of hoër afgee, moet, voordat dit in die Raad se straatriole ontlaas word, in 'n tenk of kamer wat vir dié doel verskaf moet word, onderskep word.

(3) Die tenk of kamer waarna daar in subartikel (2) verwys word, moet aan die volgende vereistes voldoen:

- (a) Dit moet van toereikende grootte wees en van harde duursame materiaal gebou en waterdig wees as dit klaar is.
- (b) Die waterslop van die afvoerpyp daarvan moet minstens 150 mm dik wees.
- (c) Dit moet soveel mangatdeksels aanhê dat die vet, olie of slik op toereikende en doeltreffende wyse verwijder kan word.

Vetvangers wat Verstop Raak.

39. Niemand mag soveel vet of slik in 'n vetvanger tenk of ander toebehere laat vergaar of dit duld of toelaat dat dit geskied, dat dit nie doeltreffend kan funksioneer nie.

Liggings van Riooputte.

40. (1) Behoudens die bepalings van artikel 38(1) moet alle riooputte vetvangers en sperders wat in verband met

in a place permanently exposed to the open air to an approved extent, and shall be at all times readily accessible for purposes of cleansing or maintenance to the satisfaction of the Council.

(2) Every floor in a factory, stable or other premises upon which liquid is discharged continuously or intermittently shall have a hard, smooth and durable surface and shall be graded and drained to a gully.

(3) Notwithstanding the provisions of subsection (1), a gully as referred to in subsection (2) may be situated within a building provided that the drain or pipe receiving the discharges from the gully itself, discharges into another gully situated in the open air.

Construction of Pipes.

41. (1) Waste-water pipes, soil-water pipes and ventilation pipes with their associated traps and fittings shall be constructed of cast iron, mild steel, copper, brass or drawn lead, in each case of a quality satisfactory to the Council or of such other materials as the Council may in its discretion approve, the Council's discretion in terms of this subsection to be exercised by reference to established codes of practice and to the appropriate standard specifications issued by the South African Bureau of Standards from time to time, or in the absence of any such specifications, to the appropriate British Standard Specification.

(2) Cast-iron pipes and their associated traps and fittings shall have both their inside and their outside surfaces adequately coated with a bituminous or other corrosionresisting material, and mild-steel pipes shall be adequately galvanized or otherwise rendered resistant to corrosion.

(3) No. soil-water pipe or waste-water pipe shall have an internal diameter less than that of any pipe or fitting discharging into it.

Joints.

42. (1) Every connection between a pipe, trap or fitting and another pipe, trap or fitting or a drain shall be made in such a manner as to be gas- and watertight and to cause no internal obstruction, and shall be carried out to the satisfaction of the Council in accordance with established plumbing and drainage practise.

(2) Where the use of generally recognised methods of jointing requires a reduction in the internal diameter of any part of a pipe or trap the amount of the reduction shall be not greater than twice the thickness of the wall of the trap or pipe or 6 mm, whichever is the less, and the reduction so made shall in no case extend further along the line of flow than one and one-half times the internal nominal diameter of the trap or pipe.

Size of Pipes.

43. (1) The internal diameter of waste-water pipes shall be determined according to the number and kind of fittings and shall in no case be less than that prescribed in the right-hand column of the following table in respect of the fitting or fittings appearing opposite to it in the left-hand column thereof.

stalle gebruik word, in die buitelig of anders onderdak op 'n plek wat blywend in 'n goedgekeurde mate aan die buitelug blootgestel is, geleë wees en moet dit te alle tye geredelik toeganklik wees sodat dit tot voldoening van die Raad skoongemaak en onderhou kan word.

(2) Iedere vloer in 'n fabriek, stal of ander perseel waarop vloiestof voortdurend of met tussenpose ontsla word, moet 'n harde, gladde en duursame blad hê en moet skuins afloop en so gedreineer wees dat alle vloiestowwe daarvandaan na 'n rioolput kan weg loop.

(3) Ondanks die bepalings van subartikel (1) mag 'n rioolput waarna daar in subartikel (2) verwys word, binne 'n gebou geleë wees, mits die perseelriool of pyp wat die uitvloeijsels uit die rioolput wegvoer, self in 'n ander rioolput wat in die buitelug geleë is, ontsla.

Materiaal van Pype.

41. (1) Vuilwaterpye, vuilpype en ventilasiepye, asook die sperders en toebehore wat daarmee saamgaan, moet van gietyster, weekstaal, koper, geelkoper of getrokke lood waarvan die gehalte in elke geval tot voldoening van die Raad moet wees, of van sodanige ander materiaal as wat die Raad na goeddunke goedkeur, gemaak wees. Die Raad moet sy diskresie kragtens hierdie subartikel uitvoeren met inagneming van gevinstigde gebruikte in die praktyk en die toepaslike standaardspesifikasies wat die Suid-Afrikaanse Buro vir Standaarde van tyd tot tyd uitreik, of indien daar nie so 'n spesifikasie bestaan nie, met inagneming van die toepaslike Britse Standaardspesifikasie.

(2) Die binne- en buitevlakte van gietsterpype en die sperders en toebehore wat daarmee saamgaan, moet toereikend bedek wees met 'n bitumineuse of ander korrosieverende stof en weekstaalpype moet toereikend gegalvaniseer wees of op 'n ander wyse korrosieverend gemaak word.

(3) Die binnemiddellyn van 'n vuil- of vuilwaterpyp mag nie kleiner wees as dié van enige pyp of toebehore wat daarin ontsla nie.

Lasse.

42. (1) Iedere las tussen 'n pyp, sperder of toebehore en 'n ander pyp, sperder of toebehore of 'n perseelriool, moet gas- en waterdig wees en dit moet geen binneversperring veroorsaak nie; voorts moet so 'n las tot voldoening van die Raad ooreenkomsdig die gevinstige loodgieters- en rioleringspraktyk gemaak word.

(2) Indien die gebruik van algemeen erkende lasmetodes meebring dat die middellyn van enige gedeelte van 'n pyp of sperder verminder moet word, mag dit nie met meer as twee keer die dikte van die wand van die pyp of sperder of met meer as 6 mm, watter een ookal die kleinste is verminder word nie en dié gedeelte van 'n pyp of sperder waarvan die binnemiddellyn aldus verminder is, mag in geen geval verder in die vloerligting strek as anderhalf keer die nominale binnemiddellyn van die pyp of sperder nie.

Grootte van Pype.

43. (1) Die binnemiddellyn van vuilwaterpype word bepaal volgens die getal en aard van die toebehore en mag in geen geval kleiner wees as dié wat in die regterkantse kolom van onderstaande tabel ten opsigte van die toebehore of toebehorens wat daarteenoor in die linkerkantse kolom aangegee word, voorgeskryf word nie.

*Fitings**Table.*

<i>Minimum Internal Diameter in Millimetres</i>

One wash-hand basin	32
Two, three or four wash-hand basins	38
Five or more wash-hand basins ...	50
One bath or sink	38
Two, three or four baths or sinks	50
Five or more baths or sinks ...	75
Overflow pipes	25

(2) Notwithstanding the provisions of subsection (1), where the one-pipe system is used no waste-water pipe receiving the discharge of two or more fittings shall have an internal diameter of less than 50 mm.

Location of Pipes.

44. (1) Every soil-water pipe, waste-water pipe, ventilation pipe and antisiphonage pipe shall be readily accessible for inspection and repair, and in particular no such pipe shall be built into any wall, floor, beam, column or other part of a building save in so far as it may be necessary to pass it into or out of the building.

(2) Where any such pipe as aforesaid is attached to the outside of a building it shall be effectively protected against damage, and where it is fixed inside a building it may be encased in a chase having removable covers or in a ventilated duct constructed of approved impervious materials which shall have an area at least 1,25 m by 1,25 m in cross section and shall be provided with means of access to its interior adequate for inspection and repair.

Access to Pipes.

45. (1) Subject to the provisions of subsection (2) an access eye shall be provided within 2 m above the point of entry into the ground of every soil-water pipe, at each change of direction in a soil-water or waste-water pipe, at every junction of any such pipe as aforesaid with any other pipe not being a ventilation pipe, in such other positions as are necessary to render the whole of the interior of any such pipe as aforesaid readily accessible for cleaning and inspection, and, in the case of a ventilation pipe, within 1 metre of its point of entry into the ground.

(2) Where a soil-water pipe or waste-water pipe not being a waste-water pipe connected to a fitting in the room passes through a kitchen, pantry or other room used or intended for use for the preparation, handling, storage or sale of food, means of access necessary for the cleaning and inspection of that part of the said pipe which passes through the room, shall be located outside the room.

(3) An inlet to a waste-water pipe as referred to in subsection (2) may be provided in the floor of such a room as is referred to in subsection (2) so long as the said inlet is equipped with a trap connected to a pipe discharging over a gully or another trap situated in the open air.

(4) No bend or junction shall be permitted in any such pipe as is referred to in subsection (2) unless its position in relation to an access eye is such as to permit the ready cleaning and inspection from outside the room of every part of the pipe passing through such room.

*Toebehorens**Tabel.*

<i>Minimum binnemiddellyn in millimeter.</i>
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Een handewasbak	32
Twee, drie of vier handewasbakke	38
Vyf of meer handewasbakke ...	50
Een bad of opwasbak	38
Twee, drie of vier baddens of Wasbakke ...	50
Vyf of meer baddens of opwasbakke ...	75
Oorlooppype	25

(2) Ondanks die bepalings van subartikel (1) mag die binnemiddellyn van geen vuilwaterpyp waarin die uitvloeisel van twee of meer toebehorens ontlaas, kleiner as 50 mm wees indien die eenpypstelsel gebruik word nie.

Ligging van Pype.

44. (1) Ieder vuilpyp, vuilwaterpyp, ventilasiepyp en slukpyp moet vir die doel van inspeksie- en herstelwerk geredelik toeganklik wees en sodanige pype mag veral nie in 'n muur, vloer, balk, suil of ander gedeelte van 'n gebou ingebou word nie, behalwe waar dit 'n gebou binnegaan of verlaat.

(2) Indien 'n pyp, soos voornoem, aan die buitekant van 'n gebou vas is, moet dit doeltreffend teen beskadiging beskerm word en indien dit binne 'n gebou vasgesit word, kan dit in 'n muurgleuf met verwijderbare deksels of in 'n geventreerde tonnel wat van goedgekeurde vloeistofdigte materiaal gemaak moet wees en waarvan die dwarsdeursnee minstens 1,25 m by 1,25 m beloop en wat vir die doel van inspeksie- en herstelwerk, van toereikende toegang tot die binnekant daarvan voorsien moet wees, gelê word.

Toegang tot Pype.

45. (1) Behoudens die bepalings van subartikel (2) moet daar in iedere vuilpyp, binne 2 m bokant die plek waar dié pyp die grond binnegaan, op iedere plek waar 'n vuil- of vuilwaterpyp van rigting verander, op iedere plek waar 'n pyp, soos voornoem, by 'n ander pyp, uitgesonderd 'n ventilasiepyp, aansluit, op sodanige ander plekke waar dit nodig is om die hele binnekant van 'n pyp, soos voornoem, vir skoonmaak- en inspeksiewerk geredelik toeganklik te maak en in die geval van 'n ventilasiepyp, binne 1 meter van die plek waar dit die grond binnegaan, 'n steekoog aangebring word.

(2) Indien 'n vuil- of vuilwaterpyp, uitgesonderd 'n vuilwaterpyp wat met toebchore in die vertrek verbind is, deur 'n kombuis, spens of ander vertrek wat gebruik word of bedoel is om gebruik te word vir die bereiding, hantering, opberging of verkoop van voedsel loop, moet die toegangsplek wat nodig is om die gedeelte van genoemde pyp wat deur die vertrek loop, skoon te maak en te inspekteer, buite die vertrek geleë wees.

(3) 'n Inlaat tot 'n vuilwaterpyp waarna daar in subartikel (2) verwys word, kan in die vloer van 'n vertrek wat in subartikel (2) genoem word aangebring word, maar dan moet genoemde inlaat 'n sperder aanhê wat verbind moet wees met 'n pyp wat in 'n rioolpyp of 'n ander sperder wat in die buitelug geleë is, ontlaas.

(4) Geen buigtuk of aansluiter word in 'n pyp wat in subartikel (2) genoem word toegelaat nie, tensy dit in verhouding tot 'n steekoog so geleë is dat iedere gedeelte van die pyp wat deur so 'n vertrek loop, maklik van buite die vertrek af skoonmaak en geïnspekteer kan word.

(5) Every ventilation pipe and every anti-siphonage pipe shall be so graded as to provide a continuous fall without the interposition of a trap from its open end to the point of connection to the waste-water pipe, soil-water pipe or drain which it serves.

(6) Every ventilation and every anti-siphonage pipe shall unless carried up independently, be connected to a main ventilation pipe at a point at least 150 mm above the top of the highest fitting which it serves.

(7) Where the two-pipe system is used a pipe which ventilates a soil-water pipe or fitting and a pipe which ventilates a waste-water pipe or fitting shall not be connected to one another unless the waste-water fitting so ventilated is provided with a trap having a water-seal not less than 65 mm in depth.

(8) Where access to a soil-water pipe within a building is permitted it shall be effected through an adequate screwed or bolted air-tight cover.

Ventilation Pipes (General).

46. (1) Every drain, every branch drain and every soil-water pipe and every combination thereof the course of which exceeds 6 m in length measured from its junction with a ventilated drain or 'n ventilated soil-water pipe to its point of connection with the soil-water fitting which it serves, and every waste-water pipe and branch waste-water pipe the course of which exceeds 6 m in length measured from its point of discharge over a gully or from its junction with a ventilated waste-water pipe or ventilated soil-water pipe, as the case may be, to its point of connection with the waste-water fitting which it serves shall be provided with a ventilation pipe leading upwards from its highest convenient point.

(2) No ventilation pipe shall have an internal diameter less than that of the drain, soil-water or waste-water pipe which it ventilates.

(3) There shall be at least one ventilation pipe in every drainage installation.

Ventilation Pipes — Outlets.

47. (1) Every ventilation pipe or anti-siphonage pipe shall be carried upwards without diminutions of diameter to height of at least 4,5 m above the ground or to such greater height or to such position as the Council may require.

(2) The open end of any ventilation pipe passing through or attached to a building shall be higher than that part of the roof which is closest to it and not less than 2 m above the head of any window, door or other opening in the same or any other building, whether forming part of the same property or not, which is within a horizontal distance of 6 m of the said open end: Provided that where a roof or any part thereof is used or capable of being used for any purpose other than that of maintenance or repair, the pipe shall, unless the Council otherwise permits, extend at least 2,5 m above such roof or any part thereof.

(3) Whenever in the opinion of the Council a nuisance exists owing to the omission of gas from a ventilation pipe the Council may require the owner at his own expense to extend the pipe upwards so far as the Council may prescribe.

(4) Where any new building or any addition to an existing building has any window, door or other openings so placed that the provisions of subsection (2) become contravened in respect of an existing ventilation pipe, whether on the same or any other property, the owner of such new building or addition shall at his own expense

(5) Iedere ventilasiepyp en icdere slukpyp moet so skuins afloop dat dit, sonder 'n sperder tussenin, onafgebroke daal van die oop ent daarvan af tot waar dit by die vuilwaterpyp, vuilpyp of perseelriool waarvoor dit bedoel is, aansluit.

(6) Iedere ventilasiepyp en icdere slukpyp moet, tensy dit alleen staan, met 'n hoofventilasiepyp verbind wees op 'n plek wat minstens 150 mm hoër as die bopunt van die hoogste toebehore waarvoor dit bedoel is.

(7) Wanneer die tweepypstelsel gebruik word, mag 'n pyp wat 'n vuilpyp of drekwater toebehore ventileer en 'n pyp wat 'n vuilwaterpyp of -toebehore ventileer, nie met mekaar verbind word nie, tensy die vuilwater toebehore wat aldus gevентileer word, 'n sperder aan het waarvan die waterslot minstens 65 mm diep is.

(8) Waar toegang tot 'n vuilpyp binne 'n gebou toegelaat word moet dié toegang deur middel van 'n toereikende lugdige deksel wat vasgeskroef of vasgebout word, geskied.

Ventilasiepype — Algemeen.

46. (1) Iedere perseelriool, takperseelriool en vuilpyp en icdere kombinasie daarvan, wat langer as 6 m van die plek af is, waar dit by 'n gevентileerde perseelriool of 'n gevventileerde vuilpyp aansluit tot waar dit verbind is met die drekwater toebehore waarvoor dit bedoel is en icdere vuilwaterpyp en takvuilwaterpyp wat langer as 6 m is van die plek af waar dit in 'n rioolput ontsla, of waar dit aansluit by 'n gevventileerde vuilwaterpyp of gevventileerde vuilpyp, al na die geval, tot waar dit verbind is met die vuilwater toebehore waarvoor dit bedoel is, moet 'n ventilasiepyp aanhê wat van die hoogste gerieflike punt daarvan af opwaarts strek.

(2) Die binnemiddellyn van 'n ventilasiepyp mag nie kleiner wees as dié van die perseelriool, vuilpyp of vuilwaterpyp wat dit ventileer nie.

(3) Daar moet minstens een ventilasiepyp in icdere perseelrioolstelsel wees.

Ventilasiepype — Uitlate.

47. (1) Iedere ventilasiepyp of slukpyp moet, sonder dat die middellyn daarvan verminder word, reik tot 'n hoogte van minstens 4,5 m bokant die grond of tot sodanige groter hoogte en tot sodanige plek as wat die Raad vereis.

(2) Die oop ent van 'n ventilasiepyp wat deur 'n gebou loop of daaraan vas is, moet hoër wees as dié gedeelte van die dak wat naaste daaraan is, en moet minstens 2 m wees bokant die kosynkop van 'n venster, deur of ander opening in dieselfde of enige ander gebou, of dit nou deel uitmaak van dieselfde eiendom of nie, wat binne 'n horizontale afstand van 6 m van genoemde oop ent af geleë is: Met dien verstande dat, indien 'n dak of 'n gedeelte daarvan, vir enige ander doel as vir onderhouds- of herstelwerk gebruik word of kan word, dié pyp minstens 2,5 m bokant so 'n dak of gedeelte daarvan moet uitsteek, tensy die Raad anders vergun.

(3) Indien die gas uit die ventilasiepyp na die mening van die Raad 'n oorlas veroorsaak, kan die Raad die eienaar gelas om dié ventilasiepyp op eie koste boontoe te verleng so ver as wat die Raad voorskryf.

(4) Indien 'n nuwe gebou of 'n aanbousel aan 'n bestaande gebou 'n venster, deur of ander opening het wat so geleë is dat die bepalings van subartikel (2) ten opsigte van 'n bestaande ventilasiepyp, hetsy op dieselfde eiendom, hetsy op 'n ander eiendom, oortree word, moet die eienaar van so 'n nuwe gebou of aanbousel op eie koste dié venti-

extend or cause such ventilation pipe to be extended upwards so far as may be necessary for compliance with the said subsection.

Chimneys.

48. No chimneys or other flue shall be used for ventilating any drain or soil-water or waste-water pipe.

Anti-Siphonage Pipes.

49.(1) No anti-siphonage-pipe used in connection with soil-water fitting shall have an internal diameter of less than 50 mm.

(2) No anti-siphonage pipe used in connection with waste-water fittings shall have an internal diameter of less than 32 mm or two-thirds of the diameter of the waste-water pipe to which it is connected, whichever is the greater.

(3) Every anti-siphonage pipe shall be connected to the soil- or waste-water pipe on the outlet side of the trap obliquely in the direction of flow of the last-mentioned pipe at a point not less than 75 mm or more than 750 mm from the crown of the trap and shall be carried up independently to discharge into the open air in accordance with section 47, or shall be connected to a main ventilation pipe at a point not less than 150 mm above the top of the fitting which it serves.

Protection of Soil-water Traps.

50. Subject to the provisions of section 51, the water-seal of the trap of a soil-water fitting shall in the following cases be protected by means of an anti-siphonage pipe of such location and dimensions as are prescribed in section 49 that is to say, in all cases where the said fitting:—

- (a) discharges into an unventilated drain or soil-water pipe or a combination thereof in which there is a fall of more than 1,25 m within a horizontal distance of 2,5 m of the crown of the trap;
- (b) discharges into a soil-water pipe or drain having an inclination from the horizontal greater than 45° and receiving at a higher-level the discharge from another soil-water fitting; or
- (c) not being the soil-water fitting situated at the upper or remoter end of the soil-water pipe or drain, discharges into an unventilated soil-water pipe or drain which received the discharge from any other soil-water fitting.

Ventilation of Soil-water Fittings.

51. Where a number of soil-water fittings is installed on a branch soil-water pipe which is continued beyond the end of the last fitting and there connected to a ventilation pipe at a point not less than 150 mm above the top of any of the fittings served, anti-siphonage pipes may be omitted: Provided that where more than four fittings are so installed an additional ventilation pipe having an internal diameter of not less than 50 mm shall be connected to the branch soil-water pipe at a point beyond every fourth fitting and shall be connected to a ventilation pipe a point not less than 150 mm above the top of any of the fittings served.

Protection of Waste-water Traps

52.(1) In the one-pipe system the water-seal of the trap of every waste-water fitting shall be protected by means of an anti-siphonage pipe.

lasiepyp, so ver as wat nodig is om aan die bepalings van genoemde subartikel te kan voldoen, boontoe verleng of laat verleng.

Skoorstene.

48. Geen skoorsteen of 'n ander dergelike kanaal mag gebruik word om 'n perseelriool of 'n vuil- of vuilwaterpyp te ventileer nie.

Slukpype.

49.(1) Die binnemiddellyn van geen slukpyp wat in verband met drekwatertoebehore gebruik word, mag kleiner as 50 mm wees nie.

(2) Die binnemiddellyn van geen slukpyp wat in verband met vuilwatertoebehore gebruik word mag kleiner as 32 mm of twee-derdes van die middellyn van die vuilwaterpyp waarmee dit verbind was, watter een ookal die grootste is, wees nie.

(3) Iedere slukpyp moet aan die uitlaatkant van die sperder en skuins in die vloerigting van die vuil- of vuilwaterpyp, op 'n plek minstens 75 mm of hoogstens 750 mm van die kruin van die sperder af met die vuil- of vuilwaterpyp verbind word en moet afsonderlik opgevoer word en ooreenkomsdig die bepalings van artikel 47 in die buitelug ontlas, of moet op 'n plek, minstens 150 mm bokant die toebehore waarvoor dit bedoel is, met 'n hoof-ventilasiepyp verbind word.

Beskerming van Vuilpypsperders.

50. Behoudens die bepalings van artikel 51 moet die waterslot van die sperder van 'n drekwatertoebehore in die volgende gevalle beskerm word deur middel van 'n slukpyp wat geleë moet wees en die afmetings moet hê soos dit by artikel 49 voorgeskryf word, dit wil sê in alle gevallen waar genoemde toebehore —

- (a) ontlas in 'n ongeventileerde perseelriool of vuilpyp, of 'n kombinasie daarvan, waarin daar binne 'n horizontale afstand van 2,5 m van die kruin van die sperder af, 'n daling is van meer as 1,25 m;
- (b) ontlas in 'n vuilpyp of perseelriool wat 'n duikhoek van groter as 45° met die horizontale vlak vorm en waarin daar op 'n hoëer vlak 'n ander drekwatertoebehore ontlas; of
- (c) uitgesonderd die drekwatertoebehore wat aan die hoogste of verste ent van die vuilpyp of perseelriool geleë is, ontlas in 'n ongeventileerde vuilpyp of perseelriool waarin 'n ander drekwatertoebehore ontlas.

Ventilering van Drekwatertoebehore.

51. Waar 'n aantal drekwatertoebehore aangebring is op 'n takvuilpyp wat verder strek as die laaste toebehore en daar verbind is met 'n ventilasiepyp op 'n plek minstens 150 mm bokant enigeen van die toebehore waarvoor dit bedoel is, hoef slukpype nie aangebring te word nie: Met dien verstande dat indien daar meer as vier toebehore aldus aangebring word, daar 'n bykomende ventilasiepyp met 'n binnemiddellyn van minstens 50 mm met die takvuilpyp verbind moet word by 'n punt na elke vierde toebehore en met 'n ventilasiepyp verbind moet word op 'n plek, minstens 150 mm bokant enigeen van die toebehore waarvoor dit bedoel is.

Beskerming van Vuilwatersperders.

52.(1) In die geval van 'n cennypstelsel moet die waterslot van die sperder van iedere vuilwatertoebehore deur middel van 'n slukpyp beskerm word.

(2) In the two-pipe system the water-seal of the trap of every waste-water fitting shall be protected by means of an anti-siphonage pipe unless an approved re-sealing trap is installed: Provided that this subsection shall not apply in the case of a single bath, shower or sink having an independent discharge to a gully.

Traps.

53.(1) There shall be provided immediately beneath every waste-water fitting an approved self-cleansing tubular trap having an adequate cleaning eye protected by the water-seal and having a removable cover.

(2) The nominal internal diameter of such a trap as aforesaid shall not be less than 32 mm in the case of a washbasin and 38 mm in the case of a sink or bath.

(3) The depth of the water-seal in a trap shall in no case exceed 100 mm and shall be not less than 38 mm in the two-pipe system and not less than 65 mm in the one-pipe system.

(4) Notwithstanding the provisions of subsection (1) it shall be permissible —

- (a) for a bath or a wash-hand basin or shower or discharge without the interposition of a trap as aforesaid into an open channel semi-circular in cross-section having a diameter of at least 100 mm, made of glazed earthenware, porcelain or other approved material, accessible for cleaning throughout its length and fixed immediately beneath the point or points of discharge, the said open channel to discharge into a trapped gully constructed and fixed as prescribed in terms of these by-laws;
- (b) for a bath or a wash-hand basin or shower installed in a compartment containing a urinal to discharge without the interposition of a trap as aforesaid into the urinal channel as long as such channel is constructed in accordance with the provisions of section 56(3).

Soil-water Fittings.

54. Without prejudice to the particular provisions of section 55 and 56, every soil-water fitting shall be constructed of earthenware, fireclay, porcelain, vitreous china or other approved impervious material having in every case a glazed or other smooth finish, shall be of approved type and shall be provided with a trap having a water seal not less than 50 mm in depth.

Water-closets.

55.(1) Every room or compartment containing any soil-water fitting shall have a rigid floor of non-absorbent material.

(2) Every water-closet pan of the wash-down or siphonic type and its associated trap shall be made in one piece, shall be provided with an integral flushing rim so constructed that the entire interior surface of the bowl is effectively flushed, and shall have a minimum standing-water-level area of 13 000 m²: Provided that the trap used with a squatting pan may be an independent unit.

(3) Any such trap as referred to in subsection (2) shall have an exposed outlet pipe of sufficient length to be conveniently accessible for jointing.

(2) In die geval van 'n tweepypstelsel moet die waterslot van die sperder van iedere vuilwatertoebehore deur middel van 'n slukpyp beskerm word, tensy daar 'n goedgekeurde slukspelder aangebring is: Met dien verstande dat hierdie subartikel nie van toepassing is in die geval van 'n enkele bad, stortbad of opwasbak wat afsonderlik in 'n rioolput ontlas nie.

Sperders.

53.(1) Daar moet net onderkant iedere vuilwatertoebehore 'n goedgekeurde selfreinigende buisspelder met 'n toereikende steekoog wat deur die waterslot beskerm word en wat 'n verwijderbare deksel op het, aangebring word.

(2) Die nominale binnemiddellyn van 'n spelder soos voornoem, moet minstens 32 mm in die geval van 'n handewasbak en 38 mm in die geval van 'n opwasbak of 'n bad wees.

(3) Die diepte van die waterslot in 'n spelder mag nooit 100 mm oorskry nie en moet minstens 38 mm in die tweepypstelsel en minstens 65 mm in die eenpypstelsel beloop.

(4) Ondanks die bepalings van subartikel (1) is dit toelaatbaar om —

- (a) 'n bad, handewasbak of stortbad in 'n oop kanaal waarvan die dwarsdeursnee 'n halwe sirkel met 'n middellyn van minstens 100 mm vorm, sonder om tussenin 'n spelder, soos voornoem, aan te bring, te laat ontlas. Die kanaal moet van geglasuurde erdewerk, porselein of 'n ander goedgekeurde materiaal gemaak wees; moet oor die hele lengte daarvan vir skoonmaakdoeleindes toeganklik wees; moet net onderkant die ontlaspolek of -plekke vasgesit word en moet in 'n rioolput wat van 'n spelder voorsien en wat gebou en vasgesit is soos dit by hierdie verordeninge voorgeskryf word, ontlas;
- (b) 'n bad, handewasbak of stortbad wat aangebring is in 'n kompartiment wat 'n urinaal bevat, sonder 'n spelder, soos voornoem, tussenin, in die urinaalkanaal te laat ontlas, met die voorbehou dat so 'n kanaal oorcenkomstig die bepalings van artikel 56(3) gemaak moet wees.

Drekwatertoebehore.

54. Behoudens die besondere bepalings van artikel 55 en 56 moet iedere drekwater toebehore gemaak wees van erdewerk, vuurvaste klei, porselein, glasporselein, of 'n ander goedgekeurde vloeistofdigte materiaal wat in elke geval 'n geglasuurde of ander gladde deklaag moet hê: moet dit van 'n tipe wees wat die Raad goedkeur en moet dit 'n spelder aanhê met 'n waterslot van minstens 50 mm diep.

Spoeklosette.

55.(1) Iedere vertrek of afskorting wat 'n dreckwater toebehore bevat, moet 'n harde vloer hê wat van 'n nie-absorbeermateriaal gemaak is.

(2) Iedere spoeklosetpan van die spoel- of heweltipe en die spelder wat daarmee saamgaan, moet in een stuk gemaak wees, 'n integrerende spoelrand aanhê wat so gemaak is dat die hele binnewlak van die spoelpans doeltreffend uitgespoel word en die oppervlakte van die staande water daarin moet minstens 13 000 m² beslaan: Met dien verstande dat die spelder wat saam met 'n hurkpan gebruik word, 'n afsonderlike eenheid kan vorm.

(3) 'n Spelder soos dié waarna daar in subartikel (2) verwys word, moet 'n sigbare uitlaatpyp van 'n toereikende lengte aanhê, wat vir laswerk maklik bereikbaar moet wees.

(4) A ventilating horn where provided for a trap, shall have an internal diameter of not less than 50 mm and shall be placed at the side of and not less than 75 mm from the crown of the trap on its outlet side.

(5) The following requirements shall be applicable to "P" traps fitted to water-closet pans:

(a) They shall not be fitted with trap-ventilating horns;

(b) their outlet pipes shall run downwards at an angle of not less than five degrees to the horizontal.

(6) The minimum internal diameter of the outlet of every trap shall be 90 mm in the case of a washdown or squatting, and 75 mm in the case of a siphonic water-closet pan.

(7) The distance between the invert and the lip of the trap of a washdown or squatting water-closet pan shall be not less than 70 mm or more than 75 mm.

(8) Except in the case of squatting pans, pans shall be provided with inserts or hinged seats, in either case made of non-absorbent material.

(9) Any pad or packing inserted between the base of the pan and the floor shall be of non-absorbent material.

(10) The Council may in its absolute discretion permit the use of trough closets of approved design in separate buildings provided for the purpose.

Urinals.

56.(1) Every urinal shall be of the basin, stall, trough, tray or other approved type, discharging without the interposition of any other fitting into a trap which trap shall be connected directly to a soil pipe or drain.

(2) Every urinal shall discharge directly into its own trap: Provided that where two or more urinals are contiguous to one another they may discharge into a common channel.

(3) Every channel into which a urinal discharge shall be of approved impervious material having a glazed or smooth finish and shall be evenly graded to the trap.

(4) The trap of every urinal shall be located in the same room or compartment as the urinal itself.

(5) The trap of a urinal shall have an internal diameter of not less than 75 mm and shall be provided with a hinged and domed grating designed to trap solid matter without obstructing the flow of liquid.

(6) The floor of a room or compartment containing a urinal shall slope towards the channel of the urinal or trap is raised above the level of the floor, a platform at least 300 mm wide and made of approved impervious material shall be provided therefore and only the said platform shall be required to slope as aforesaid.

Flushing.

57.(1) Every soil-water fitting shall be capable of being effectively flushed by means of a flushing cistern, flushing valve or other device approved by the Council as being suitable for the purpose: Provided that urinals may, except where they form part of a conserving tank drainage installation, be flushed by a continuous flow of water.

(2) Notwithstanding the generality of subsection (1) the flushing action shall be effective to flush the entire

(4) Indien daar 'n ventilasiehoring vir 'n sperder verskaf word, moet die ventilasiehoring 'n binnemiddellyn van minstens 50 mm hé en moet dit aan die kant van en minstens 75 mm van die sperder af, aan die uitlaatkant daarvan, aangebring word.

(5) Die volgende vereistes is van toepassing op "P"-sperders wat aan spoelklosetpanne aangebring word:

(a) Hulle mag nie sperderventilasiehorings aanhê nie;

(b) hulle uitlaattype moet afwaarts loop en 'n hoek van

minstens vyf grade niet die horizontale vlak vorm.

(6) Die binnemiddellyn van die uitlaat van iedere sperder moet in die geval van 'n spoel- of hurkklosetpan minstens 90 mm en in die geval van 'n slukspoelklos-pan minstens 75 mm beloop.

(7) Die afstand tussen die bodem en die tuit van die sperder van 'n spoel- of hurkklosetpan moet minstens 70 mm en hoogstens 75 mm beloop.

(8) Uitgesonderd in die geval van hurkpanne, moet die panne inlegsels of skarniersitplekke aan hé wat in iedere geval van 'n nie-absorbeermateriaal gemaak moet wees.

(9) Indien daar 'n kussing of paksel tussen die voetstuk van die pan en die vloer ingesit word, moet die kussing of paksel van 'n nie-absorbeermateriaal gemaak wees.

(10) Die Raad kan heeltemal na goeddunke die gebruik van trog klosette van 'n goedgekeurde ontwerp, in afsonderlike geboue wat vir die doel verskaf is, toelaat.

Urinale.

56.(1) Iedere urinaal moet van die bak-, vak-, trog-, pan- of ander goedgekeurde tipe wees en dit moet, sonder 'n ander toebehore tussenin, in 'n sperder wat regstreeks met 'n vuilpyp of perseelriool verbind wees, ontlaas.

(2) Iedere urinaal moet regstreeks in sy eie sperder ontlaas: Met dien verstande dat twee of meer urinale wat langs mekaar lê in 'n gemeenskaplike kanaal mag ontlaas.

(3) Iedere kanaal waarin 'n urinaal ontlaas, moet van 'n goedgekeurde vloeistofdigte materiaal met 'n geglaasuurde of ander deklaag gemaak wees en moet gelykmagtig skuins afloop na die sperder.

(4) Die sperder van iedere urinaal moet in dieselfde vertrek of afskorting as die urinaal self geleë wees.

(5) Die binnemiddellyn van 'n urinaal se sperder moet minstens 75 mm beloop en so 'n sperder moet 'n koepelrooster met skarniere aanhê, wat so ontwerp moet wees dat dit vaste stowwe opvang sonder om die vloeい van die vloeistowwe te belemmer.

(6) Die vloer van die vertrek of afskorting waarin daar 'n urinaal is, moet skuins afloop na die kanaal of sperder wat dit draineer: Met dien verstande dat, indien die kanaal van die urinaal of sperder hoër as die vloer lê, daar 'n platform minstens 300 mm breed, wat van 'n goedgekeurde vloeistofdigte materiaal gemaak is, verskaf moet word en slegs genoemde platform moet skuins afloop soos voornoem.

Uitspoel.

57.(1) Iedere drekwateroebhore moet doeltreffend deur middel van 'n spoelbak, spoelklep of 'n ander toestel wat die Raad as geskik vir die doel goedgekeur het, uitgespoel kan word: Met dien verstande dat urine, uitgesondert dié wat deel uitmaak van 'n perseelriolstelsel met 'n rioletten met 'n onafgebroke stroom water uitgespoel word.

(2) Ondanks die algemene strekking van die bepalings van subartikel (1), moet die spoelaksie in iedere geval so doeltreffend wees dat die hele besoedelingsvlak van

fouling surface of the fitting and clear the trap completely at each flush.

Flushing Cisterns.

58.(1) The mechanism of a flushing cistern shall so operate that the cistern is automatically refilled after every flushing, that the inflow of water is automatically stopped when the cistern is full, and that no water can escape from the cistern otherwise than by the operation of the flushing mechanism or through an overflow pipe.

(2) A flushing cistern shall have an overflow pipe of adequate diameter the discharge of which shall be readily noticeable and so directed that it cannot cause damage to the building.

(3) The ball valve in a cistern shall be so located and constructed that no back-siphonage from the cistern can take place.

(4) The flow of water into a flushing cistern shall be separately controlled by a stopcock situated within 2 m thereof.

(5) Flushing cisterns used for water-closets, slop hoppers and bed-pan sinks and washers shall discharge at each flush not less than 11 l of water or, where the bottom of the cistern is less than 1 m above the top of the pan, not less than 13 l.

(6) Automatic flushing cisterns for urinals shall discharge at each flush, which shall take place at intervals of not more than twenty minutes, not less than 2 l of water for each urinal stall or basin for every 600 mm of the width of the urinal.

(7) Automatic flushing cisterns for trough closets shall at each flush and at intervals of not more than thirty minutes discharge not less than 22 l of water for each seat.

Flushing Valves.

59.(1) Flushing valves shall at each operation discharge a volume of water not less than is prescribed in section 58(5).

(2) Where flushing valves are installed adequate measures shall be taken to prevent back-siphonage from the soil-water fitting into the water supply.

Testing.

60.(1) After the completion of a drainage installation or any part thereof, but before it is connected to a conserving-tank, a septic tank, the Council's sewer or an existing approved installation, any or all of the following tests shall in the presence of one of its authorised officers be applied and withstand to the satisfaction of the Council:

- (a) The interior of every pipe or series of pipes between two points of access shall be inspected throughout its length by means of a mirror and a source of light; during the inspection a full circle of light shall appear to the observer, and the pipe or series of pipes shall be seen to be unobstructed.
- (b) A smooth ball having a diameter 12 mm less than the nominal diameter of the pipe shall, when inserted at the higher end of the pipe, roll down without assistance or interruption to the lower end.
- (c) All openings of the pipe or series of pipes to be tested having been plugged or sealed and all traps therewith filled with water, air shall be pumped

die toebehoore uitgespoel word en die sperder geheel en al tydens elke uitspoeling skoon spoel.

Spoelbakke.

58.(1) Die meganisme van 'n spoelbak moet so werk dat die bak outomatis na elke uitspoeling weer vol loop, dat die water outomatis ophou inloop as die spoelbak vol is en dat die water slegs uit die spoelbak kan uitloop as die spoelmeganisme in werking gestel word of deur middel van 'n oorlooppyp.

(2) 'n Spoelbak moet 'n oorlooppyp met 'n toereikende middellyn aanhou en die water daaruit moet maklik opgemerk en so weggevoer word dat dit nie die gebou kan beskadig nie.

(3) Die vlotterklep in 'n spoelbak moet so geleë en gemaak wees dat die water uit die spoelbak nie kan terughewe nie.

(4) Die watertoever na 'n spoelbak moet afsonderlik deur middel van 'n afsluitkraan wat binne 2 m daarvan af geleë moet wees, beheer word.

(5) Die spoelbakke wat vir spoelklosette, vuilwater-tregters en bedpanwasbakke en -wastoestelle gebruik word, moet tydens elke uitspoeling minstens 11 l water, of as die boedem van die spoelbak minder as 1 m hoër as die bokant van die pan is, minstens 13 l ontlas.

(6) Outomatiese spoelbakke vir urinale moet met iedere uitspoeling wat minstens elke twintig minute moet geskied, minstens 2 l water vir iedere urinaalvak of -bak vir ieder 600 mm van die breedte van die urinaal ontlas.

(7) Outomatiese spoelbakke vir trogklosette moet tydens iedere uitspoeling en met tussenposes van hoogstens 30 minute elk, minstens 22 l water vir iedere sitplek ontlas.

Spoelkleppe.

59.(1) 'n Spoelklep moet iedere keer wat dit in werking gestel word, minstens soveel water as wat ingevolge artikel 58(5) voorgeskryf word, ontlas.

(2) Indien spoelkleppe geïnstalleer word, moet daar toereikende stappe gedoen word om te verhoed dat die water uit die drekwater toebehoore na die watertoeverstelsel terughewe.

Toets.

60.(1) Nadat 'n perseelrioolstelsel of 'n gedeelte daarvan voltooi is, maar voordat dit met 'n riooltenk, 'n septiese tenk, die Raad se straatriool of 'n bestaande, goedgekeurde stelsel verbind word, moet dit in die teenwoordigheid van een van die Raad se gemagtigde beambtes aan een van, of al die volgende toetse onderwerp word en die toets of toets tot voldoening van die Raad deurstaan:

- (a) Die binnekant van iedere pyp of reeks pype tussen twee toegangsplekke moet oor die hele lengte daarvan met 'n spieël en 'n lig geïnspekteer word: tydens dié inspeksie moet 'n volle ligsgirkel vir die waarnemer sigbaar wees en moet hy kan sien dat die pyp of reeks pype nie versper is nie.
- (b) 'n Gladde bal met 'n middellyn van 12 mm kleiner as die nominale middellyn van die pyp moet wanneer dit by die boonste punt van die pyp ingesit word, sonder hulp of onderbreking tot by die onderste punt daarvan, in die pyp langs rol.
- (c) Nadat alle openings van die pyp of reeks pype wat getoets moet word, toegestop of verseël is en alle sperders wat daarmee saamgaan met water gevul is, moet daar in genoemde pyp of pype lug ingepomp

ed into the said pipe or pipes until a manometric pressure of 38 mm of water is indicated, after which without pumping the said pressure shall remain greater than 25 mm of water for a period of at least three minutes.

(2) The aforesaid tests shall be carried out and the apparatus therefore shall be supplied at no expense to the Council.

(3) Where the Council has reason to believe that any drainage installation or any part thereof has become defective it may require the owner thereof to conduct thereon, at no expense to the Council, any or all of the tests prescribed in subsection (1) and if the installation fails to withstand any such test to the satisfaction of the Council, the Council may call upon the owner to carry out at his own expense, and within such period as it may be necessary to enable the installation to withstand any or all of the said tests.

Sewage Lifts.

61.(1) All pumps, ejectors or other mechanical appliances referred to in section 11(6) shall be so situated and operated as not to cause any nuisance through noise or smell, and every compartment containing any such appliance shall be effectively lighted and ventilated.

(2) The Council may prescribe the maximum rate of discharge to the sewer from any such appliance as is mentioned in this section and the times between which the discharge can take place, and may require the owner to provide such fittings and regulating devices as may be necessary to ensure that the said prescribed maximum rate shall not be exceeded.

Private Treatment Plants.

62. No person shall construct, fix, maintain or operate any septic tank, French drain, conserving tank or other plant for the treatment, disposal or storage of sewage without the written consent of the Council, the giving of which shall be without prejudice to the provisions of section 11, and in any event without complying with its Public Health By-laws so far as relevant.

Septic Tanks.

63.(1) No part of any septic tank or other plant as aforesaid shall be situated nearer to any building used for human habitation or to any boundary of the lot, erf, or stand on which it is situated than the distance respectively prescribed in terms of the Council's Public Health By-Laws.

(2) The effluent from a septic tank or other plant as aforesaid shall be disposed of to the satisfaction of the Council's Medical Officer of Health in terms of its Public Health By-Laws.

(3) Every septic tank shall be watertight, securely covered and of adequate capacity.

(4) There shall be provided for every septic tank, by means of double-seal manhole covers, access adequate for inspection and for the removal of sludge.

French Drains.

64.(1) The Council may in its discretion permit the disposal of waste-water or industrial effluent by means of French drains as well as soakage pits or other works approved by it as being effective to preclude the breeding of mosquitoes and flies or the arising of any nuisance

word totdat 'n manometriese druk van 38 mm aangedui word, en dan moet genoemde druk minstens drie minute lank hoer as 25 mm water bly, sonder dat daar weer lug ingepomp hoeft te word.

(2) Bogenoemde toetse moet uitgevoer en genoemde apparaat daarvoor verskaf word, sonder dat dit die Raad iets kos.

(3) Indien die Raad rede het om te glo dat 'n bepaalde perseelrioolstelsel of enige gedeelte daarvan gebrekkig geword het, kan hy die eienaar daarvan gelas om, sonder dat dit die Raad iets kos, enigeen van, of al die toetse wat by subartikel (1) voorgeskryf word, daarop uit te voer, en indien die stelsel enigeen van dié toetse nie tot voldoening van die Raad deurstaan nie, kan die Raad die eienaar gelas om op eie koste en binne die tydperk wat die Raad voorskryf, sodanige herstelwerk daaraan te verrig wat nodig mag wees sodat die stelsel enigeen van, of al, bogenoemde toetse kan deurstaan.

Rioolpompe.

61.(1) Alle pompe, uitwerpers of ander meganiese toestelle waarna daar in artikel 11(6) verwys word, moet so geleë wees en so werk dat dit nie 'n geraas of reukoorlas veroorsaak nie en iedere afskorting wat so 'n toestel bevat, moet doeltreffend verlig en geventileer wees.

(2) Die Raad kan die maksimum tempo waarteen 'n toestel soos dié wat in hierdie artikel genoem word, rioolvuil in die straatriool mag ontlas en die tye wanneer dit mag geskied, voorskryf en hy kan die eienaar gelas om so 'n toestel van die nodige toebehore en reëlaars te voorsien ten einde te verseker dat genoemde voorgeskrewe maksimum tempo nie oorskry nie.

Private Behandelingsinrigtings.

62. Niemand mag sonder die skriftelike toestemming van die Raad wat, indien die Raad dit verleen, geensins afbreuk doen aan die bepalings van artikel 11 nie en in ieder geval sonder om aan die toepaslike bepalings van die Raad se Publieke Gesondheidsverordeninge te voldoen, 'n septiese tenk, 'n stapelriool, 'n riooltenk of 'n ander toestel vir die behandeling, wegruiming of opperding van rioolvuil bou, bevestig, onderhou of gebruik nie.

Septiese Tenks.

63.(1) Geen gedeelte van 'n septiese tenk of 'n ander toestel, soos voornoem, mag nader as die onderskeie afstande wat by die Raad se Publieke Gesondheidsverordeninge voorgeskryf word, aan 'n gebou wat deur mense bewoon word, of aan 'n grens van die plot, erf of standplaas waarop dit geleë is, lê nie.

(2) Die uitvloeisel van 'n septiese tenk of 'n ander toestel, soos voornoem, moet tot voldoening van die Raad se Stadsgenesheer ooreenkomsdig die bepalings van die Raad se Publieke Gesondheidsverordeninge weggeruim word.

(3) Iedere septiese tenk moet waterdig, behoorlik toegemaak en van toereikende grootte wees.

(4) Daar moet deur middel van mangatdeksels met dubbelafdigting toereikende toegang tot iedere septiese tenk verskaf word sodat dit geïnspekteer en die slyk daaruit verwyder kan word.

Stapelriole.

64.(1) Die Raad kan na goeddunke toelaat dat vuilwater of fabrieksuitvloeisel weggeruim word deur middel van goedgekeurde stapelriole sowel as syferputte of ander werke wat so doeltreffend is dat dit verhoed dat muskiete

or any danger to health and as not being a possible cause of dampness in any adjoining buildings.

(2) Every part of a French drain, soakage pit or other similar work shall be at least 5 m distant from the boundary of the lot, erf or stand on which it is situated, from any building or from any septic tank, and in such a position that it will in the opinion of the Council not contaminate any borehole or other source of water which is or may be used for drinking.

Conserving Tanks.

65.(1) The Council may in its discretion permit the owner of a property to construct at no cost direct or indirect to the Council, a conserving tank and ancillary appliances for the retention of soil-water or such other effluent as it may decide, of such capacity, in such position and at such level as it may prescribe.

(2) No rainwater or stormwater and no effluent other than that which the Council has permitted under subsection (1) shall be discharged into a conserving tank.

(3) No conserving tank may be used as such unless and until the following requirements are complied with:—

- (a) It shall be constructed of hard and durable materials.
- (b) The walls, if made of brick, shall be at least 215 mm thick and made of approved bricks, laid in cement mortar and if made of reinforced concrete, shall have a minimum thickness of 150 mm.
- (c) The roof and floor shall be of reinforced concrete with a minimum thickness of 150 mm.
- (d) The internal and external surfaces of walls and roof shall have a smooth impermeable surface.
- (e) The invert of the tank shall slope towards the outlet at a gradient of not less than one in ten and shall be finished with a smooth trowelled surface in cement mortar.
- (f) The tank shall be gas- and watertight when completed and the Council may carry out tests at any time with a view to ascertaining that it has remained so.
- (g) The owner or occupier of premises containing a conserving tank shall as soon as possible after it has, or would by the exercise of reasonable diligence on his part have, come to his notice, repair any breach in the surface of the tank or other defect therein and in particular locate and repair any leak or other defect revealed by a test made by the Council.

(4) Access to a conserving tank shall be provided by means of an approved manhole fitted with a removable cast-iron cover and every such tank shall have a cast-iron outlet pipe, 100 mm in internal diameter, terminating with an approved valve and fittings as required by the Council for connection to vacuum-tank vehicles.

(5) The valve and fittings referred to in subsection (4) shall be placed in a chamber, having an approved hinged cover and situated in such position, including a public road, as the Council may decide.

(6) The Council may in its discretion, having regard to the position of a conserving tank or of the point where it is connected to a vacuum-tank vehicle make it a condition of its emptying the tank that the owner thereof or the person using the same, shall indemnify it, in writing, against any sum which it may become liable to pay to

en vlieë daar uitbroei, of dat dit tot 'n oorlaas of 'n gesondheidsgevaar kan strek of dat dit moontlik klammigheid in enige aangrensende gebou veroorsaak.

(2) Iedere gedeelte van 'n stapelriool, syferput of 'n ander dergelike werk moet minstens 5 m van die grens van die plot, erf of standplaas waarop dit geleë is en van enige gebou of van enige septiese tenk af en op so 'n plek wees dat dit na die mening van die Raad nie 'n boorgat of 'n ander waterbron waarvan die water gedrink word, of mag word, kan besoedel nie.

Riooltenks.

65.(1) Die Raad kan die eienaar van 'n eiendom na goeddunke toelaat om, mits dit die Raad regstreeks of onregstreeks nikos nie, 'n riooltenk en hulptoestelle vir die opgaar van drekwater of sodanige ander uitvloeisels as waartoe hy mag besluit, van sodanige grootte en op sodanige plek en hoogte as wat hy voorskryf te bou.

(2) Geen reënwater of vloedwater en geen ander uitvloeisel as dié wat die Raad by subartikel (1) goedgekeur het, mag in 'n riooltenk ontlas word nie.

(3) Geen riooltenk kan as sodanig gebruik word nie, tensy en alvorens dit aan die volgende vereistes voldoen:—

- (a) Dit moet van harde en duursame materiaal gebou wees.
- (b) Indien die mure van stene is, moet dit minstens 215 mm dik wees en moet die stene goedgekeur wees en met sementdagha vasgemessel wees; indien die mure van gewapende beton is, moet dit minstens 150 mm dik wees.
- (c) Die dak en vloer moet van gewapende beton gemaak en minstens 150 mm dik wees.
- (d) Die binne- en buitevlakke van die mure en dak moet glad en vloeistofdig wees.
- (e) Die bodem van die tenk moet niet 'n gradiënt van minstens een op tien skuins afloop na die uitlaat en moet met sementdagha met 'n troffel glad afgewerk wees.
- (f) Die tenk moet gas- en waterdig wees wanneer dit klaar is en die Raad kan te eniger tyd toets uitvoer om vas te stel of die tenk nog so is.
- (g) Die eienaar of bewoner van 'n perseel wat 'n riooltenk bevat, moet so gou doenlik nadat dit onder sy aandag gekom het, of moes gekom het indien hy redelike waaksamheid aan die dag gelê het, enige breuk in die oppervlakte van die tenk of enige ander gebrek daarin herstel en moet veral enige lekplek of ander gebrek wat tydens 'n toets wat die Raad uitvoer aan die lig kom, opspoor en herstel.

(4) Toegang tot 'n riooltenk moet geskied deur middel van 'n goedgekeurde mangat wat 'n verwyderbare gietysterdeksel op het, en iedere sodanige tenk moet 'n gietysteruitlaatpyp met 'n binnemiddellyn van 100 mm aanhê en dié uitlaatpyp moet, waar dit buite die tenk eindig, 'n goedgekeurde klep en goedgekeurde toebehore aanhê wat die Raad vereis om dit met vakuumtenkwaens te verbind.

(5) Die klep en toebehore waarna in subartikel (4) verwys word, moet aangebring word in 'n hokkie wat 'n goedgekeurde skarnierdeksel op het en wat op 'n plek geleë is, insluitende 'n openbare pad, wat die Raad aanwys.

(6) Die Raad kan na goeddunke, met inagneming van die ligging van 'n riooltenk of van die plek waar dit met 'n vakuumtenkwa verbind word, dit as 'n voorwaarde waarop hy die tenk sal leegmaak, stel dat die eienaar of gebruiker van die tenk hom skriftelik moet vrywaar teen die betaling van enige bedrag wat enigiemand van die

any person as a result, direct or indirect, of the rendering of that service.

(7) Where the Council's vacuum-tank vehicle has to be driven on the private property for the emptying of a conserving tank the owner thereof shall provide for the purpose a road at least 3,5 m wide, so hardened as to be capable of withstanding a wheel-load of four metric tons in all weather, and no gateway through which the vehicle is required to pass to reach the tank, shall be less than 3,5 m wide.

Stables.

66.(1) Subject to the provisions of subsection (2), the Council may in its discretion and on payment to it of the charges prescribed in Schedule B hereto, permit stables, cowsheds, dairies and similar premises to be drained into a drainage installation.

(2) The floor of any premises, the drainage of which into a drainage installation has been permitted under subsection (1), shall be paved with approved impervious materials so graded that the floor is effectively drained, and the discharge from every floor shall be led to a silt trap, grease trap or gully of adequate capacity.

(3) Every part of the floor of premises as mentioned in subsection (1) shall be covered by a roof and otherwise effectively protected against the entry of rain or storm-water.

Work by Council.

67.(1) Where any person has been required by the Council by notice in terms of these by-laws to carry out any work whether by way of construction, repair, replacement or maintenance and has failed to do so within the time stipulated by it, it may, without prejudice to its right also to proceed against him as for a contravention of these by-laws, proceed itself to carry out the work and may recover by the ordinary process of law applicable to the recovery of a civil debt the entire cost of so doing from the person to whom the notice was directed.

(2) Where any work other than that for which a fixed charge is provided in Schedule C hereunto is done by the Council, the costs of which it is entitled in terms of these by-laws to recover from any person, there may be included in such cost such sum to be assessed by the Council as will cover all expenditure reasonably incurred by it, including the cost of surveys, plants, specifications, bills of quantities, supervision, labour, materials, the use of plant and tools and the cost of disturbing, making good and remaking, repairing or re-building any street, ground, building or other works.

(3) Any damage caused to the Council's sewers or any other part of its sewerage system by or in consequence of the non-compliance with or contravention of any provision of these by-laws shall be rectified or repaired by the Council at the expense, to be assessed by it, of the person guilty of the said non-compliance or contravention or of causing or suffering the same.

Obstruction and False Information.

68. No person except a person authorized by the Council to do so shall break into, enter or in any other manner whatsoever interfere with any sewer, manhole or other work or any part thereof, whether or not situated on property owned or controlled by the Council, intended for the conveyance or treatment of sewage and which is vested in it.

Raad eis, regstreeks of onregstreeks omdat hy dié diens lewer.

(7) Indien die Raad se vakuumtenkwa private eiendom moet binnegaan ten einde 'n riooltenk te kan leegmaak moet die eienaar van dié tenk vir genoemde doel 'n pad verskaf, minstens 3,5 m breed, wat so hard gemaak is dat dit 'n wiellas van 4 metriekie ton in alle weersomstandighede kan dra en geen hek waar dic wa moet deurry om die tenk te kan bereik, mag smaller as 3,5 m wees nie.

Stalle.

66.(1) Behoudens die bepalings van subartikel (2) kan die Raad na goeddunke en nadat die geldc wat vir die doel in Bylae B hierby voorgeskryf word aan hom betaal is, vergunning verleen dat stalle, koeistalle, melkerye en dergelyke persele na 'n perseelrioolstelsel dreineer.

(2) Die vloere van enige persel wat kragtens vergunning verleen by subartikel (1) na 'n perseelrioolstelsel mag dreineer, moet met goedgekeurde vloeistofdigte materiaal geplavei word en moet so skuins wees dat dit doeltreffend gedreineer word en die afvloeisel van iedere vloer moet deur 'n slik- of vettvanger of rioolput met 'n toereikende vermoë loop.

(3) Iedere gedeelte van die vloere van 'n perseel wat in subartikel (1) gemeld word, moet deur 'n dak bedek en origens doeltreffend teen reën of vloedwater beskut word.

Werk deur die Raad.

67.(1) Indien die Raad iemand by kennisgewing kragtens hierdie verordeninge gelas het om bou-, herstel-, vervangings- of onderhoudswerk te verrig en so iemand in gebreke bly om dié werk binne die gesette tyd te verrig, kan die Raad, behoudens sy reg om hom ook te vervolg weens die oortreding van hierdie verordeninge, self die werk verrig en al die koste wat hy in dié verband aangaan, volgens die gewone regsprosedure wat op die verhaal van siviele skuld van toepassing is, op die betrokke persoon verhaal.

(2) Indien die Raad werk verrig, uitgesonderd dié waarvoor daar 'n vaste bedrag in Bylae C hierby voorgeskryf word en die Raad kragtens hierdie verordeninge daarop geregtig is om die koste daarvan op enigiemand te verhaal, kan die Raad by sulke koste 'n bedrag insluit, soos deur hom berken, ter dekking van alle uitgawe wat die Raad redelikerwys aangegaan het, met inbegrip van die koste van opmetingswerk, planne, spesifikasies, hoeveelheidslyste, toetsigwerk, arbeid, materiaal, die gebruik van masjinerie en gereedskap en die koste daarvan om enige straat, grond, gebou of ander werke te versteur, goed te maak, opnuut te maak, te herstel of te herbou.

(3) Die Raad moet alle skade aan sy straatrooil of aan enige gedeelte van sy rioolstelsel wat veroorsaak word deur, of wat voortspruit uit, die nie-nakoming of oortreding van enige bepaling van hierdie verordeninge goedmaak of herstel, maar die persoon wat aan genoemde nie-nakoming of oortreding skuldig is of wat dit veroorsaak het of duid, moet die koste daarvan wat die Raad bereken, betaal.

Bemoeiing met Straatrooil.

68. Niemand, uitgesonderd iemand wat die Raad daartoe gemagtig het, mag 'n straatrooil, mangat of ander werke of 'n gedeelte daarvan, of dit nou geleë is op grond wat aan die Raad behoort of deur hom beheer word, al dan nie wat vir die wegruiming of behandeling van rioolvuil bedoel is en waarvan die eiendomsreg by die Raad berus, oopbrek, binnegaan of hom op enige wyse daar mee bemoei nie.

Obstruction and False Information.

69.(1) An officer authorized by the Council shall have the right to enter upon any premises at any reasonable time in order to take samples of or test sewage or industrial effluent, or to carry out any inspection or work in connection with a drainage installation which it may deem necessary.

(2) An owner or occupier of premises who denies or causes or suffers any other person to deny entry to premises to any officer demanding the same in terms of subsection (1) or who obstructs or causes or suffers any other person to obstruct any such officer in the performance of his duties, or who withholds or causes or suffers any other person to withhold information required by the officer for the purpose of carrying out his said duties, or who gives or causes or suffers any other person to give to the officer any information which is to his knowledge false shall be guilty of an offence.

Penalties.

70.(1) Without prejudice to any provision of these by-laws wherein an offence is expressly specified, any person who contravenes or fails to comply with any provision of these by-laws shall be guilty of an offence and shall be liable on a first conviction to a fine not exceeding R50 and on any subsequent conviction to a fine not exceeding R100.

(2) Any person who fails to comply in any respect with any notice served on him by the Council directing him to do or not to do anything shall be guilty of an offence and shall in addition be guilty of a further offence for every day or part of a day during which the non-compliance continues, and shall be liable in respect of each offence as aforesaid to a fine not exceeding R10.

SCHEDULE A. APPLICATION CHARGES.

PART I.

1. The charges set out in Part II of this Schedule shall be payable in terms of section 10(1) in respect of every application made under section 5.

2. The engineer shall assess the charges payable in respect of applications received in terms of section 5 in accordance with Part II, or in any special case as nearly as may be in accordance therewith: Provided that any person aggrieved by any such assessment shall have the right to appeal in the manner prescribed by section 3.

PART II.

	R
1. The minimum fee payable in respect of any application as aforesaid shall be	2,00
2. Subject to the obligation to pay a minimum fee as prescribed in item 1, the charges payable in respect of any application as aforesaid shall be the following:	
(a) For every 47 or part of that number of m ² of the floor area of the basement and groundfloor 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	1,00

Dwarsbomming en Vals Inligting.

69.(1) 'n Beambte wat die Raad daartoe gemagtig het, het die reg om enige perseel op enige redelike tydstip te betree met die doel om rioolvuil of fabrieksuylvloeisel te bemonster, te toets, of om enige inspeksie of werk wat hy nodig ag, in verband met 'n perseelrioolstelsel uit te voer.

(2) 'n Eienaar of bewoner van 'n perseel wat toegang tot 'n perseel weier of laat weier of dit duld dat enigiemand anders aldus toegang weier aan 'n beambte wat dit kragtens subartikel (1) eis, of wat enige sodanige beambte in die uitvoering van sy pligte dwarsboom, of duld dat enigiemand anders so 'n beambte aldus dwarsboom, of wat inligting wat dié beambte nodig het ten einde genoemde pligte te kan uitvoer, van hom weerhou of laat weerhou of dit duld dat enigiemand sodanige inligting weerhou, of wat willens en wetens aan dié beambte vals inligting verstrek, laat verstrek of dit duld dat enigiemand anders sulke vals inligting aan hom verstrek begaan 'n misdryf.

Strawwe.

70.(1) Behoudens enige bepaling van hierdie verordeninge waarin 'n misdryf uitdruklik gespesifieer word, begaan enigiemand wat 'n bepaling van hierdie verordeninge oortree of wat versuim om daaraan te voldoen, 'n misdryf en is hy by 'n eerste skuldigbevinding strafbaar met 'n boete van hoogstens R50 en by enige daaropvolgende skuldigbevinding met 'n boete van hoogstens R100.

(2) Iemand wat versuim om in enige oopsig te voldoen aan 'n kennisgewing wat die Raad aan hom beteken het en waarby hy gelas word om iets te doen of nie te doen nie, begaan 'n misdryf en begaan nog 'n misdryf vir iedere dag of gedeelte van 'n dag waarop die versuim voortduur en is ten oopsigte van iedere misdryf, soos voornoem, by skuldigbevinding strafbaar met 'n boete van hoogstens R10.

BYLAE A.**AANSOEKGELDELDE.****DEEL I.**

1. Die gelde uiteengesit in Deel II van hierdie Bylae is betaalbaar ingevolge artikel 10(1) ten oopsigte van elke aansoek wat ingevolge artikel 5 gedoen word.

2. Die ingenieur moet die gelde betaalbaar ten oopsigte van aansoeke wat ingevolge artikel 5 ontvang word, ooreenkomsdig genoemde Deel II, of in enige sepsiale geval, so na as moontlik in ooreenstemming daarmee bereken: Met dien verstande dat enige persoon wat gegrief voel as gevolg van enige sodanige vasstelling die reg het om appèl aan te teken op die wyse voorgeskryf in artikel 3.

DEEL II.

	R
1. Die minimum geld betaalbaar ten oopsigte van enige aansoek soos voormeld	2,00
2. Onderworpe aan die verpligting om 'n minimum geld soos voorgeskryf in item 1 te betaal, is die gelde betaalbaar ten oopsigte van enige aansoek soos hierbo vermeld, as volg:	
(a) Vir elke 47 of gedeelte van die aantal m ² van die vloeroppervlakte van die kelderverdieping en grondverdieping van enige gebou wat bedien sal word deur of die gebruik waarvan regstreks of onregstreks verbonde sal wees aan die gebruik van die riele-ringinstallasie	1,00

(b) for every 47 or part of that number of m ² of the floor area of all other building as described in subitem (a)	0,50
3. The charges payable in respect of any application for an alteration, not amounting to a reconstruction, of or additions to an existing drainage installation shall be the following:—	
For each storey of a building as described in item 2	2,00
4. The charge payable in respect of every application made in terms of section 7(2) shall be	2,00

SCHEDULE B.

DRAINAGE CHARGES.

PART I.

GENERAL RULES REGARDING CHARGES.

1. In pursuance of section 9 all users of the Council's sewers or sewage-disposal works shall pay the charges set out in this Schedule.

2. The expression "half-year" in this Schedule means the period of six months beginning on the 1st January or the 1st July, as the case may be, and the charges accruing during and in respect of each such half-year shall become due and payable on the same date as the general rate assessed in respect of that half-year: Provided that the charges imposed in respect of industrial effluents shall be payable half-yearly in arrear.

3. Where any person who is required to furnish a return in terms of this Schedule or to provide such other information as may be necessary to enable the Council to determine the charges to be made under this Schedule fails to do so within thirty days after having been called upon to do so by notice in writing, he shall pay such charges as the Council shall assess on the best information available to it.

4. In all cases of dispute as to the part or category of this Schedule which is applicable, or as to the date from which any part or category is applicable to any premises, the decision of the engineer shall be decisive subject to a right of the owner to appeal against such decision to the Council.

5. Where any building is partially occupied before completion charges shall be levied in respect of it at half the rates appropriate to it in terms of Part III of this Schedule for a period of three calendar months after the date of the first occupation after which the said charged shall be paid in the full amount of the said rate.

6. The charges imposed under any Part of this Schedule shall remain effective in the case of buildings wholly unoccupied or in course of demolition until the date on which the Council is asked to seal the opening to the Council's sewer.

7. Where any change, other than a change as referred to in rule 6, is made in the nature of the occupation or the use of any premises which require the application of a different tariff in terms of this Schedule, no claim for any adjustment of an account rendered or any refund of moneys paid in terms of this Schedule shall be entertained by the Council unless notice in writing of the change is given to the Council within thirty days of the date of its occurrence.

(b) Vir elke 47 of gedeelte van die aantal m ² van die vloeroppervlakte van alle ander verdiepings van 'n gebou soos by subitem (a) beskryf	0,50
3. Die gelde betaalbaar ten opsigte van enige aansoek om 'n verandering, wat nie 'n heraanleg is nie, of om toevoeging tot 'n bestaande rioleringsinstallasie is as volg:—	
Vir elke verdieping van 'n gebou soos in item 2 omskrywe	2,00

4. Die geld betaalbaar ten opsigte van elke aansoek gedoen ingevolge artikel 7(2) is 2,00

BYLAE B.

RIOLERINGSGELDE.

DEEL I.

ALGEMENE REËLS BETREFFENDE GELDE.

1. In ooreenstemming met artikel 9 moet alle gebruikers van die Raad se vuilriole of rioolslykwerke die gelde wat in hierdie Bylae uiteengesit is betaal.

2. Die uitdrukking "halfjaar" in hierdie Bylae beteken die tydperk van ses maande wat op 1 Januarie of 1 Julie begin, al na die geval, en die gelde wat tydens en ten opsigte van elke sodanige halfjaar ooploop is verskuldig en betaalbaar op dieselfde datum as die algemene eiendomsbelasting ten opsigte van daardie halfjaar: Met dien verstande dat die gelde opgelê ten opsigte van fabrieksuitvloeisel halfjaarlik agteruit betaalbaar is.

3. Waar enigeen van wie dit vereis word om 'n opgawe ingevolge hierdie Bylae in te dien of om sodanige ander inligting te verstrek as wat nodig is om die Raad in staat te stel om die gelde wat ingevolge hierdie Bylae opgelê moet word, te bepaal, ingebreke bly om dit te doen binne dertig dae nadat hy skriftelik aangesê is om dit te doen, moet hy sodanige gelde betaal as wat die Raad bepaal volgens die beste inligting tot sy beschikking.

4. In alle geskille wat ontstaan oor welke deel of kategorie van hierdie Bylae van toepassing is of oor die datum waarop enige deel of kategorie van toepassing is op enige perseel, is die beslissing van die ingenieur beslissend onderworpe daarvan dat die eienaar die reg het om by die Raad appêl aan te teken teen sodanige beslissing.

5. Waar enige gebou gedeeltelik geokkuper word voor voltooiing, word gelde ten opsigte daarvan gehef teen die helfte van die toepaslike tarief ingevolge Deel III van hierdie Bylae vir 'n tydperk van drie kalendermaande na die datum van eerste okkupasie, waarna die gemelde gelde teen die volle bedrag van die voormalde tarief betaalbaar is.

6. Die gelde bepaal ingevolge enige Deel van hierdie Bylae bly van toepassing in die geval van geboue wat heeltemal leeg staan of afgebreek word, tot die datum waarop die Raad versoek is om die opening in die Raad se straat-riool te versêl.

7. Waar enige verandering, behalwe 'n verandering waarna in reël 6 verwys word, aangebring word in die aard van die okkupasie of die gebruik van enige perseel wat die toepassing van 'n ander tarief ingevolge hierdie Bylae vereis, word geen eis om enige aanpassing van 'n gelewerde rekening of enige terugbetaling van gelde betaal ingevolge hierdie Bylae, deur die Raad oorweeg nie tensy skriftelike kennis van die verandering aan die Raad gegee is binne dertig dae van die datum af waarop die verandering plaasgevind het.

8. In the case of premises or places connected to the Council's sewerage system and not falling under any of the categories enumerated in this Schedule, the charge to be imposed by the Council shall, regard being had to the nature of the premises, correspond as closely as possible with the provisions of this Schedule.

PART II.

Charges in respect of Sewers which are Available.

1. For the purpose of this Part of this Schedule — "piece of land" means any piece of land registered in a deed registry as an erf, lot, stand or other area, or as a portion of such erf, lot, stand or other area, or any defined portion, not intended as a public place, of piece of land proclaimed as a township, or of a piece of land which is held under mining title or which, being proclaimed land not held under mining title, is used for residential purposes non incidental to mining operations.

2. Where any area of land separately defined on a map or diagram registered with the Surveyor-General or shown on a General Plan as defined in section 102 of the Deeds Registries Act, 1937, or registered with the Registrar of Mining Titles, whether or not there are any improvements on it, is or, in the opinion of the Council, can be connected to any sewer under the control of the Council, the owner of that land shall pay to the Council in advance a half-yearly charge of R6.

3. In cases where improvements on any such piece of land are in separate occupation in detached buildings, this tariff shall apply to each portion of such piece of land in separate occupation, without prejudice to any provisions of the Council's town-planning scheme: Provided that the occupation of outhouses by *bona-fide* domestic servants shall not be deemed as separate occupation.

PART III.

Domestic Sewage.

The owner of any land or buildings having a drainage installation thereon which is connected to the Council's sewers shall be liable to pay the following charges in addition to the charges imposed in terms of other parts of this schedule:—

	<i>Per month or part thereof.</i>	R
1. Private house (each)	2,00	
2. Garages and small industries without industrial effluent (See Part IV)	12,00	
3. Shops	5,00	
4. Businesses and offices	5,00	
5. Commercial banks	5,00	
6. Hotel	80,00	
7. Churches	2,00	
8. Church halls and other halls	2,00	
9. Cafes	15,00	
10. Government buildings:		
(1) Magistrate's Office	5,00	
(2) Police Station	10,00	
(3) Post Office	12,00	
11. Blocks of flats	10,00	
12. Boarding houses	2,00	
13. Hospital	250,00	
14. High school and boys and girls hostels	420,00	

8. In die geval van persele of plekke wat by die Raad se rioleringstelsel aangesluit is en wat nie onder enige van die kategorieë uiteengesit in hierdie Bylae val nie, moet die geldie wat deur die Raad gehef word, met inagneming van die aard van die perseel, so na as moontlik met die bepalings van hierdie Bylae ooreenstem.

DEEL II.

Gelde ten opsigte van beskikbare Straatriole.

1. Vir die toepassing van hierdie Deel van hierdie Bylae beteken — "stuk grond" enige stuk grond wat in 'n aktekantoor geregistreer is as 'n erf, plot, standplaas of ander gebied, of as 'n gedeelte van so 'n erf, plot, standplaas of ander gebied, of as 'n omskreve gedeelte, wat nie as 'n openbare plek bedoel is nie, van 'n stuk grond wat as 'n dorp geproklameer is of van 'n stuk grond wat kragtens 'n mynbrief gehou word of wat geproklameerde grond is wat nie kragtens 'n mynbrief gehou word nie en wat vir woondoelcindes wat nie met mynboubedrywighede in verband staan nie, gebruik word.

2. Waar enige stuk grond wat afsonderlik op 'n kaart of diagram wat by die Landmeter-generaal geregistreer is of op 'n Algemene Plan soos omskryf in artikel 102 van die Registrasie van Aktes Wet, 1937, aangedui is, of by die Registrateur van Myneindomme geregistreer is, hetsy daar enige verbetering op is al dan nie, by enige straatriool onder die beheer van die Raad aangesluit is, of, na die mening van die Raad daarby aangesluit kan word, moet die eienaar van daardie grond aan die Raad 'n halfjaarlike vordering van R6 vooruit betaal.

3. In gevalle waar verbeterings op enige sodanige stuk grond afsonderlik bewoon word in losstaande geboue, is hierdie tarief van toepassing op elke afsonderlike bewoonde gedeelte van so 'n stuk grond, sonder benadering van enige bepalings van die Raad se dorpsaanlegskeema: Met dien verstande dat die bewoning van buitegeboue deur *bona fide*-huisbediendes nie beskou word as afsonderlike bewoning nie.

DEEL III.

Huishoudelike Rioolvuil.

Dic eienaar van enige grond of geboue wat 'n riolering-installasie daarop het wat aangcsluit is by die Raad se hoofriole, moet benewens die heffings opgelê in ander Dele van hierdie Bylae ook die volgende fooie betaal.

	<i>Per maand of gedeelte daarvan.</i>	R
1. Privaatwoonhuise (elk)	2,00	
2. Motorhawens en klein nywerhede sonder fabrieksuitvloeisel (Sien Deel IV)	12,00	
3. Winkels	5,00	
4. Besighede en kantore	5,00	
5. Handelsbanke	5,00	
6. Hotel	80,00	
7. Kerke	2,00	
8. Kerksale en ander sale	2,00	
9. Kafees	15,00	
10. Regeringsgeboue:		
(1) Landdrokantoor	5,00	
(2) Polisiestasie	10,00	
(3) Poskantoor	12,00	
11. Woonstelgeboue	10,00	
12. Losieshuise	2,00	
13. Hospitaal	250,00	
14. Hoërskool en seuns- en meisies-koshuise	420,00	

	Per month or part thereof	R.	Per maand of gedeelte daarvan	R.
15. Junior school ...	50,00		15. Laerskool ...	50,00
16. Kindergarten school ...	5,00		16. Kleuterskool ...	5,00
17. School for Indians ...	5,00		17. Indiërskool ...	5,00
18. Grain elevator ...	10,00		18. Graansuier ...	10,00
19. Co-operative ...	10,00		19. Koöperasie ...	10,00
20. Mill ...	20,00		20. Meule ...	20,00
21. Railway station ...	18,00		21. Spoerwegstasie ...	18,00
22. Bakery ...	10,00		22. Bakkery ...	10,00
23. Sports club ...	2,00		23. Sportklubs ...	2,00
24. Dairy ...	10,00		24. Melkery ...	10,00

PART IV.

Industrial Effluents.

The following rules shall be applicable for the purposes of section 21(1) in connection with and for the determination of charges payable for the conveyance and treatment of industrial effluents:—

1. The owner of premises on which any trade or industry is carried out and from which, as a result of such trade or industry or of any process incidental thereto, any effluent is discharged into the Council's sewer, shall in addition to any other charges for which he may be liable in terms of this Schedule, pay to the Council the following charges in respect of such effluent:—

(1) Interest at 8% per annum on capital expenditure on and in connection with measuring equipment installed by the Council.

(2) R3 per sample analysed to cover analysis and sampling costs.

(3) Handling and treatment charges shall be calculated by means of the following formula:—

$$OA \\ 5 + \frac{1}{100} \text{ cents per m}^3 \text{ where } OA \text{ is the strength determined as specified in rule 3 of one grab sample of effluent taken at any time during a month.}$$

The initial charge shall be calculated on the results obtained for OA as described above and shall be adjusted at such intervals as may be agreed upon between the owner and the engineer: Provided that the Council may in its sole discretion in any given case impose the minimum charge described by rule 8 without taking any samples of the effluent.

2. Whenever a sample is taken by the Council in terms of rule 1, one-half thereof shall, if requested by the owner of the premises, be made available to him.

3. The strength referred to in rule 1 shall be determined by reference to the oxygen absorbed in 4 hours from acidic N/80 potassium permanganate on an aliquot part of the supernatant portion of a well-shaken sample after removal of the settleable solids by settling in an Imhoff cone for 1 hour in accordance with the methods of chemical analysis as applied to sewage and sewage effluents as set out in Schedule F to these by-laws.

DEEL IV.

Fabrieksuitvloeisel.

Onderstaande reëls geld vir die toepassing van artikel 21(1) in verband met en vir die berekening van die gelde, met inbegrip van al die gelde waarna daar in reëls 8 en 9 van Deel I van hierdie Bylae verwys word, wat vir die wegvoer en behandeling van fabrieksuitvloeisel betaalbaar is:—

1. Die eienaar van persele waarop daar 'n bedryf of nywerheid aangehou word en waarvandaan daar, ten gevolge van so 'n bedryf of nywerheid of van 'n proses wat daarmee gepaard gaan, uitvloeisel in die Raad se straatrhoiol ontlas word, moet benewens die ander gelde waarvoor hy ingevolge hierdie Bylae aanspreeklik mag wees, aan die Raad die volgende gelde betaal ten opsigte van sondage uitvloeisel:—

(1) Rente van 8% per jaar op kapitaaluitgawe op, en in verband met, meettoerusting deur die Raad op die rioolpypaansluitings by die betrokke perseel, geïnstalleer.

(2) R3 per monster ontleed om die toets en ontdelingskoste te dek.

(3) Die maandelikse hanterings- en behandelingsgelde wat deur middel van die volgende formule bereken word:—

$$OA \\ 5 + \frac{1}{100} \text{ sente per m}^3 \text{ of gedeelte daarvan, waar } OA \text{ die sterkte is vasgestel ooreenkomsdig reël 3 van een blinde monster van uitvloeisel wat te eniger tyd gedurende 'n maand geneem is.}$$

Die aanvanklike tarief word bereken op die resultate verkry vir OA soos hierbo beskrywe en word met sulke tussenposse gewysig soos ooreengekom tussen die eienaar en die ingenieur, afhangende van die resultate verkry met die toets van monsters van die uitvloeisel soos hierbo beskryf: Met dien verstande dat die Raad in 'n gevallen volkome na goedgunne die minimum vordering wat by reël 8 voorgeskryf word, kan hef sonder om die uitvloeisel te bemonster.

2. Wanneer die Raad 'n monster ingevolge reël 1 neem, moet die helfte daarvan, indien hy dit versoek, aan die eienaar van die perseel beskikbaar gestel word.

3. Die sterkte waarna daar in reël 1 verwys word, word volgens die skeikundige metodes waarvolgens rioolvuil en riooluitvloeisel ontleed word, soos dit in Bylae F by hierdie verordeninge voorgeskryf word, bepaal ooreenkomsdig die hoeveelheid suurstof wat 'n deelvolume van die bodrywende gedeelte van 'n goedgemengde monster nadat die besinkbare stof verwyder is deur besinking in 'n Imhoffkeel vir 1 uur, in 4 uur uit 'n aangesuurde N/80 kaliumpermanganaatoplossing absorbeer.

4. In the absence of any direct measurement the quantity of industrial effluent discharge during a month shall be determined by the Council according to the quantity of water consumed on the premises during that period and in the determination of that quantity the quantity of the water used on the premises for domestic purposes, lost to the atmosphere during the process of manufacture, or present in the final product shall be deducted.

5. Unless the Council shall, in any particular case, make alternative arrangements in writing with an owner, charges prescribed by this schedule shall be levied in respect of calendar months.

6. If a meter whereby the quantity of water consumed on the premises is measured is proved to be defective, the appropriate adjustment shall be made to the quantity of industrial effluent discharged when calculated as prescribed by rule 4.

7.(1) Where industrial effluent is discharged into the sewer from more than one point whether these points are on the same floor or on different floors of premises, the Council may in its discretion for purposes of making a charge in terms of this Schedule, including the taking of test samples, treat each such point of discharge as a separate point for the discharge of industrial effluent into the sewer.

(2) For the purpose of calculation, as prescribed by rule 4, of the quantity of effluent discharged from each point of discharge as aforesaid, the total quantity of water consumed on the premises shall be allocated among the several points of discharge as accurately as a reasonably practicable after consultation between the engineer and the owner.

8. The minimum charge for the discharge of industrial effluent into the sewer shall be either —
(a) 1 cent per m³, per month; or
(b) R1 per month;
whichever is the greater.

PART V.

STABLES.

<i>Per month or part thereof</i>	R
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For every five, or part of that number, of animals which the stable is capable of accommodating 0,50

SCHEDULE C.

WORK CHARGES.

1. The charges set out in the Table below shall, in terms of section 9, be payable for work described therein and which is carried out by the Council in terms of the sections specified.

2. The owner of the property on which or in respect of which the work referred to in item 1 is carried out, shall be liable to the Council for the charge relating thereto.

TABLE.

- (1) Sealing of openings (section 14(3)), per connection: R3.
- (2) Removing blockages in drains (section 17(5)):
(a) Weekdays.
 - (i) For the first half-hour after the beginning of the work: R2.
 - (ii) For every half-hour of work thereafter: R1.

4. Indien daar geen regstreekse afmeting plaasvind nie, bepaal die Raad die hoeveelheid fabrieksuitvloeisel wat gedurende 'n halfjaar ontsla is, aan die hand van die hoeveelheid water wat gedurende die halfjaar op die perseel verbruik is, en by die bepaling van dié hoeveelheid word die water wat vir huishoudelike doeleindes op die perseel verbruik is, wat tydens die vervaardigingsprosesse verdamp het of in die finale produk aanwesig is, afggetrek.

5. Tensy die Raad in 'n bepaalde geval anders met 'n eicnaar skriftelik ooreenkoms, word die gelde wat by hierdie Bylae voorgeskryf word, gehef ten opsigte van kalendermaande.

6. Indien daar bewys word dat 'n meter waarmee die hoeveelheid water wat op die perseel verbruik word, afgemeet word, defek is, moet die hoeveelheid fabrieksuitvloeisel wat ontsla is, bereken ooreenkomsdig reël 4, dienooreenkomsdig gewysig word.

7.(1) Waar fabrieksuitvloeisel op meer as een plek in 'n straatrooil ontsla word, hetsy op dieselfde verdieping, hetsy op verskillende verdiepings van 'n perseel, kan die Raad na goedunke vir alle doeleindes om 'n bedrag ingevolge hierdie Bylae te kan hef, met inbegrip van die neem van toetsmonsters, iedere sodanige ontslaaplek as 'n afsonderlike plek vir die ontslating van fabrieksuitvloei sel in die straatrooil beskou.

(2) Vir die doel om die hoeveelheid uitvloeisel wat by iedere ontslaaplek, soos voornoem, ontsla word, te kan bereken soos dit by reël 4 voorgeskryf word, word die totale hoeveelheid water wat op die perseel verbruik is, so juis as wat redelikwys moontlik is, na oorlegpleging tussen die Ingenieur en die okkuperer, aan die verskillende ontslaaplette toegewys.

8. Die minimum bedrag wat vir die ontslating van fabrieksuitvloeisel in die straatrooil gehef word, is of —
(a) 1 cent per m³ per maand; of
(b) R1 per maand;
watter bedrag ook al die grootste is.

DEEL V.

STALLE.

<i>Per maand of gedeelte daarvan</i>	R
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Vir elke vyf, of gedeelte van daardie aantal diere wat in die stal gehuisves kan word 0,50

BYLAE C.

GELDE VIR WERK.

1. Die gelde wat in die Tabel hieronder uiteengesit word is ingevolge artikel 9 betaalbaar vir die werk wat daarin beskryf word en wat die Raad ingevolge die gemelde artikels verrig.

2. Die eienaar van die eiendom waarop, of ten opsigte waarvan, die werk waarna in reël 1 verwys word, verrig word, is vir die toepaslike geld teenoor die Raad aanspreeklik.

TABEL.

- (1) Verseeling van openings (artikel 14(3), per opening: R3.
- (2) Oopmaak van verstopte perseelriole (artikel 17(5)):
(a) Weekdae.
 - (i) Vir die eerste halfuur nadat daar met die werk begin is: R2.
 - (ii) Vir iedere halfuur van werk daarna: R1.

(b) Sundays and public holidays.

- (i) For the first half-hour after the beginning of the work: R3.
(ii) For every half-hour of work thereafter: R2.

SCHEDULE D.

Sustances and the maximum permissible concentrations thereof referred to in section 20(1)(e):—

	<i>Milligrams per litre</i>
Grease and oil	200
Insoluble sulphates (expressed as SO ₄)	200
Tar and tar oils not dissolved in the equeous phase	25
Sulphides (expressed as S)	20
Copper (expressed as Cu)	20
Nickel (expressed as Ni)	20
Zinc (expressed as Zn)	20
Cadmium (expressed as Cd)	20
Chromium (expressed as CrO ₃)	20
Hydrocyanic acid and caynides or other cyanogen compounds (expressed as HCN)	10

SCHEDULE E.

FORM OF APPLICATION FOR PERMISSION IN TERMS OF SECTION 21(2) TO DISCHARGE INDUSTRIAL EFFLUENTS INTO THE COUNCIL'S SEWER.

VILLAGE COUNCIL OF SCHWEIZER RENEKE.
(ENGINEER'S DEPARTMENT)

(Name)
the undersigned, duly authorised to act on behalf of
hereinafter referred to as the applicant, hereby apply in terms of section 21(2) of the Drainage and Plumbing By-laws of the Schweizer Reneke Village Council for permission to discharge industrial effluent into the Council's sewer on the basis of the facts stated herein.

PART I.

PERSONS EMPLOYED AND WATER CONSUMED ON THE PREMISES.

NATURE OF THE BUSINESS OR INDUSTRY CONCERNED.

Name or style under which the business is carried on:.....

Address of the business or industry.....

P.O. Box No..... Telephone No.....

Stand(s) No(s).
Description of industrial or trade process whereby the effluent will be produced.....

(b) Sonde en openbare vakansiedae.

- (i) Vir die eerste halfuur nadat daar met die werk begin is: R3.
(ii) Vir iedere halfuur van werk daarna: R2.

BYLAE D.

Stowwe en die maksimum toelaatbare konsentrasies daarvan waarnaar daar in artikel 20(1)(e) verwys word:

	<i>Milligram per liter</i>
Vet en olie	200
Onoplosbare sulfate (uitgedruk as SO ₄)	200
Teer en teerolie wat nie opgelos is nie, in die waterfase	25
Sulfiede (uitgedruk as S)	20
Koper (uitgedruk as Cu)	20
Nikel (uitgedruk as Ni)	20
Sink (uitgedruk as ZN)	20
Kadnium (uitgedruk as Cd)	20
Chroom (uitgedruk as CrO ₃)	20
Blousuur en sianiede of ander sianogeenverbinding (uitgedruk as HCN)	10

BYLAE E.

AANSOEKVORM VIR VERGUNNING INGEVOLGE ARTIKEL 21(2) OM FABRIEKSUITVLOEISEL IN DIE RAAD SE STRAATRIOOL TE ONTLAS.

DORPSRAAD VAN SCHWEIZER-RENEKE.
(INGENIEURSAFDELING)

Ek, (naam)
die ondergetekende wat behoorlik gemagtig is om op te tree ten behoeve van hierna die applikant genoem, doen hierby ingevolge artikel 21(2) van die Riolerings- en Loodgieterverordeninge van die Dorpsraad van Schweizer-Reneke om vergunning om fabrieksuitvloeisel op grondslag van die feite wat hierin uiteengesit word, in die Raad se straatriool te ontlas.

DEEL I.

GETAL MENSE WERKSAAM EN HOEVEELHEID WATER VERBRIUK OP DIE PERSEL.

AARD VAN DIE BETROKKIE BESIGHEID OF NYWERHEID.

Naam waaronder die besigheid of nywerheid gedryf word

Adres van die besigheid of nywerheid

Posbus..... Telefoon No.....

Standplaas (plase) No(s).
Beskrywing van die nywerheids- of bedryfsproses waardoor die uitvloeisel sal ontstaan.....

<i>Facts required relating to Employers</i>					
	Offices	Factory			
	Non-Whites	Non-Whites	Non-Whites	Non-Whites	
(a) Total number of daily employees (excluding (d)).....					
(b) Number of shifts worked per day.....					
(c) Number of days worked per week.....					
(d) Number of persons resident on premises.....					
(e) Is a canteen provided?					

<i>Water Consumption</i>	<i>m³ month</i>
(a) Approximate monthly quantity of water purchased for use on the premises	_____
(b) Approximate monthly quantity of water obtained from any borehole	_____
(c) Quantity of water in the endproduct ...	_____
(d) Quantity of water lost by evaporation (steam, cooling towers, etc.)	_____
(e) Quantity of water used as boiler makeup. (see note below)	_____
(f) Quantity of water used by employees for domestic purposes (drinking, washing, toilet, etc.)	_____
(g) Quantity of water used on the premises for any of the following purposes and subsequently discharged to the sewer:	
(i) Cooling	_____
(ii) Cleaning of utensils	_____
(iii) Floor-washing	_____
(iv) Any other industrial purpose	_____
(h) Quantity of water used for gardening ...	_____

NOTE: If boilers are used on the premises the following information shall be provided:

	Boiler No. 1	Boiler No. 2	Boiler No. 3	Total
Type of Boiler				
Design Capacity				
Kilogram steam/hour				
Kilowatt.....				
Hours steamed per month.....				
Total evaporation per month.....				
Condensate returned (in cubic metres)				
% of returned condensate discharged to sewer.....				

<i>Gegewens betreffende Werknemers</i>					
	Kantoor	Fabriek			
	Nie-Blank	Nie-Blank	Nie-Blank	Nie-Blank	
(a) Totale getal werknemers per dag (uitgesondert (d)).....					
(b) Getal skofte per dag gewerk.....					
(c) Getal dae per week gewerk.....					
(d) Getal mense op die perseel woonagtig.....					
(e) Word daar 'n eetplek verskaf?.....					

<i>Waterverbruik</i>	<i>m³ maand</i>
(a) Benaderde hoeveelheid water per maand gekoop vir verbruik op perseel	_____
(b) Benaderde hoeveelheid water per maand uit 'n boorgat verkry	_____
(c) Hoeveelheid water in die eindproduk ..	_____
(d) Hoeveelheid water wat verdamp het (stoom, koeltorings, ens.)	_____
(e) Hoeveelheid aanvullingswater wat vir stoomketels gebruik is	_____
(f) Hoeveelheid water deur die werknemers gebruik vir huishoudelike doeleinades (drinkwater, was, toilet, ens.)	_____
(g) Hoeveelheid water op die perseel gebruik vir enige van die volgende doeleinades, en gevvolglik in die straatrooil ontlaas word:	
(i) Verkoeling	_____
(ii) Reiniging van gerei	_____
(iii) Die was van vloere	_____
(iv) Enige ander nywerheidsdoeleinades ..	_____
(h) Hoeveelheid water gebruik vir tuinmaakdoeleinades	_____

LET WEL: Indien stoomketels op die perseel gebruik word, moet die volgende gegewens verskaf word:—

	Stoomketel 1	Stoomketel 2	Stoomketel 3	Totaal
Tipe stoomketel				
Ontwerpvermoë				
Kilogram stoom/uur				
Kilowatt				
Ure onder stoom per maand.....				
Totale hoeveelheid verdamp per maand.....				
Kondensaat teruggevoer (in kubieke meter)				
% Kondensaat nie teruggevoer nie en in straatrooil ontlaas.....				

	Boiler No. 1	Boiler No. 2	Boiler No. 3	Total	Stoom- ketel 1	Stoom- ketel 2	Stoom- ketel 3	Totaal
Coal burned — kilogram per month.....					Steenkool verbrand —kilogram per maand.....			
Water used for coal wetting (in cubic metres).....					Water gebruik vir natmaak van steenkool (in kub. m)			
Water used for ash quenching (in cub. m)					Water gebruik om as te blus (in kubieke meter)			
Quantity of blow-down (in cubic metres)					Hoeveelheid aftap-water in kubieke meter).....			
Does blowdown enter sewer?					Word die aftap-water in die straat-riool ontlas?.....			
Quantity of softener back-wash water per month (in cubic metres).....					Hoeveelheid terug-spoelwater uit versager per maand (in kub. m)			
Total quantity of water used (in cubic metres)					Totale hoeveelheid water verbruik (in kub. m).....			

Applicant's Signature.....

PART II.

Information required concerning the chemical and physical characteristics of the effluent to be discharged.

- (1) Maximum temperature of effluent °C _____
- (2) pH Value (acidity of alkalinity) pH _____
- (3) Nature and amount of settleable solids ml/litre _____
- (4) Percentage volatile matter in settleable solids (ignited at 600°C) after drying at 103°C _____
- (5) Oxygen absorbed in 4 hours strength as referred to in Schedule F to the Drainage and Plumbing By-laws mg/l _____
- (6) Maximum total daily discharged (in cubic metres) _____
- (7) Maximum rate of discharge (in cubic metres per hour) _____
- (8) Periods of maximum discharge E.G. 7 a.m. to 8 a.m.
- (9) If any substances or their salts, specified in the table below are formed on the premises, a cross must be placed in the space provided for the substance(s) and, if possible, the average concentration of the substance likely to be present in any effluent must also be stated.

Applicant's Handtekening.....

DEEL II.

Gegewens betreffende die chemiese en fisiese eienskappe van die uitvloeisel wat ontlas gaan word.

- (1) Maksimum temperatuur van uitvloeisel °C _____
- (2) pH gehalte (graad van suiwerheid of alkaliniteit) pH _____
- (3) Aard en hoeveelheid van besinkbare vaste stowwe ml/l _____
- (4) Persentasie vlugtige materiaal in die besinkbare vaste stowwe (verbrand by 600°C) nadat dit by 103°C gedroog is _____
- (5) Suurstof-absorpsievermoë (4 uur OA), bepaal volgens die metode wat in Bylae F by die Riolerings- en Loodgieterverordeninge voorgeskryf word mg/l _____
- (6) Maksimum totale hoeveelheid daagliks ontlas (in kub. m) _____
- (7) Maksimum onlastempo (in kubieke meter per uur) _____
- (8) Tydperke van maksimum ontlassing, bv. 7 vm. tot 8 vm.
- (9) Indien enigeen van die stowwe, of die soute daarvan, wat in die onderstaande tabel aangegee word, op die perseel gevorm word moet 'n kruisie in die ruimte waarin die stof aangegee word, getrek word, en, indien dit moontlik is, moet die gemiddelde konsentrasie van hierdie stof wat waarskynlik in enige uitvloeisel aangesig sal wees, ook aangegee word.

TABLE.

Cyanide	Chromium	Nickel	Cadmium	copper	zinc
Iron	Ammonium	Sulphide	Sulphates	Nitrates	Others
Starch or Sugars	Tar or tar oil			Grease and Oil	
Synthetic Detergents	Volatile Solvents			Others	

- (10) Any further information as to kind or character, chemical composition and concentrations peculiar to the industrial waste.....

NOTE: Where more than one type of effluent is to be discharged a list of the various sources, the types of effluents and a detailed description of the nature and chemical composition of each must be given on separate sheets.

PART III.

CONDITIONS OF ACCEPTANCE OF INDUSTRIAL EFFLUENT.

An application for permission to discharge industrial effluent into the Council's sewer shall only be granted on the applicant's undertaking, as he is by virtue of his signature hereto appended deemed to do, to observe the following terms and conditions which the engineer may think fit to impose in any particular case:—

1. The applicant shall annexe hereto descriptions and a statement of the dimensions of grease and oil traps, screens, dilution and neutralizing tanks and any other provision made by him for the treatment of the effluent before it is discharged to the sewer.

2. The applicant shall submit to the Council, if requested, plans showing the reticulation systems on his premises for water and industrial effluent.

3. The applicant shall in addition to complying with the provisions of the Council's Drainage and Plumbing By-laws concerned with the protection of its employees, sewers and treatment plant from injury or damage, comply with any direction concerned with such protection given to him by the engineer verbally or in writing for the purpose of ensuring the applicant's compliance with the said by-laws.

4. The applicant shall notify the Council, as soon as possible after he becomes aware thereof, of any material alteration in the nature or quantity of the effluent specified in this application or in any of the facts stated by him therein.

5. The applicant shall within thirty days of the date of signature of this application procure an accurately representative sample of not less than 5 litres of the industrial effluent to be discharged to the sewer, which shall be free of domestic sewage, and shall submit one half thereof to the Council for analysis and also submit to the engineer a report on the sample made by an analyst appointed by him: Provided that in the case of a newly established industry the period specified in this rule may be extended by the engineer for so long as he shall think reasonable.

TABEL.

Sianied	Chroom	Nikkel	Kadium	Koper	Sink
Yster	Ammo-nium	Sulfied	Sulfate	Nitrate	Ander
Stysel of Suiker		Teer of Teerolie			Vet en Olie
Sintetiese Rei-nigingsmiddels		Vlugtige Oplosmiddels			Ander

- (10) Alle verdere gegewens betreffende die soort of eien-skap, chemiese samestelling en konsentrasies wat eie is aan die fabrieksaafval.....

LET WEL: Waar meer as een tipe uitvloeisel ontlaas word moet 'n lys van die oorsprong daarvan, die tipes van uitvloeisel en 'n volledige beskrywing van die aard en chemiese inhoud van elkeen op aparte velle aangedui word.

DEEL III.

VOORWAARDEN WAAROP FABRIEKSAUTVLOEI-SEL OPGENEEM WORD.

'n Aansoek om fabrieksautvloeisel in die Raad se straatrool te mag ontlaas word slegs toegestaan indien die applikant akkoord gaan om die volgende bepalings en voorwaardes en alle verdere spesiale voorwaardes wat die ingenieur in 'n bepaalde geval dienstig ag, na te kom, en daar word geag dat hy, uit hoofde van sy handtekening hieronder, aldus akkoord gegaan het:—

1. Die applikant moet beskrywings en 'n opgawe van die afmettings van die vet- en olievangers, siwwie, verdunnings- en neutraliseertenks en van enige ander voor-siening wat hy gemaak het om die uitvloeisel te behandel alvorens dit in die straatrool ontlaas word, hierby aan-heg.

2. Die applikant moet, indien hy aldus versoek word, aan die Raad planne voorlê waarop die water- en fabrieksautvloeiselnetwerk op sy perseel aangetoon word.

3. Die applikant moet, bewewens sy verpligting om te voldoen aan die bepalings van die Raad se Riolering- en Loodgiertyverordeninge wat betrekking het op die beveiliging van sy werknemers teen besering en sy straatrole en behandelingsinrigting teen beskadiging, gevolg gee aan enige opdrag betreffende sodanige beveiligung wat die ingenieur mondelings of skriftelik aan hom gee met die doel om te sorg dat die applikant aan genoemde verordeninge voldoen.

4. Die applikant moet die Raad, so gou doenlik nadat hy daarvan bewus geword het, in kennis stel van enige ingrypende verandering in die aard of hoeveelheid van die uitvloeisel wat in hierdie aansoek uiteengesit is, of in die gegewens wat hy daarin verstrek het.

5. Die applikant moet binne dertig dae nadat hierdie aansoek onderteken is, 'n streng verteenwoordigende monster van minstens 5 liter van die fabrieksautvloeisel wat in die straatrool ontlaas gaan word — dié monster mag geen huishoudelike riolvuil bevat nie — verkry, en die helfte daarvan vir ontleeding aan die Raad voorlê, en moet hy ook 'n verslag oor die monster deur 'n ontleder wat die ingenieur aangewys het, aan die ingenieur voor-lê: Met dien verstande dat die ingenieur in die geval van 'n nuwe nywerheid, die tydperk wat in hierdie reël voorgeskryf word, kan verleng vir 'n tydperk wat hy redelik ag.

6. The applicant hereby declares and warrants the information given by him in this form or otherwise in connection with this application is to the best of his knowledge and belief in all respects correct.

7. The applicant agrees that the said information, being in all respects correct, shall form the basis on which this application is granted by the Council.

Thus done at Schweizer Reneke by the applicant
this day of 19.....

**Signature and capacity of
the Applicant.**

(Not to be completed by applicant)

Permission is hereby granted by me on behalf of the Council, I being duly thereunto authorised, for the discharge into the Council's sewer in accordance with the Council's Drainage and Plumbing By-laws of industrial effluent as described in this form and in the circumstances therein set forth: Provided that this permission shall be revocable by the Council at any time in its absolute discretion on the expiry of reasonable notice in writing given by it to the applicant.

The said permission is given subject also to the following special conditions:—

.....
.....
.....
.....
.....

Signed:

Town Engineer

SCHEDULE E

Rules to be complied with in determining the four-hour permanganate value (oxygen absorbed) for the purposes of rule 3 of Part IV of Schedule B. These rules are to all intents and purposes a restatement in the form of by-laws of the "Methods of Chemical Analysis as applied to Sewage and Sewage Effluents" as published by the British Ministry of Housing and Local Government, H. M. Stationery Office, 1956.

PART I.

PROCEDURE FOR THE PREPARATION OF REAGENTS.

1.(1) For the preparation of potassium permanganate solution being approximately N/80, the procedure described in this rule shall be followed.

(2) Four grams KMnO₄ shall be dissolved in 1 l of hot distilled water contained in a large beaker covered with a clock glass, the solution being maintained at 90° to 95°C for not less than two hours if possible.

6. Die applikant verklaar en waarborg hierby dat die gegewens wat hy op hierdie vorm of andersins in verband met hierdie aansoek verstrek het, na sy beste wete en oortuiging in alle opsigte juis is.

7. Die applikant gaan akkoord dat genoemde gegewens, wat in alle opsigte juis is, die grondslag vorm waarop die Raad hierdie aansoek toestaan.

Aldus op hierdie dag van

19 te Schweizer Renke deur die applikant gedaan.

**Handtekening en Hoedanigheid
van die Applikant.**

(Nie deur applikant voltooi te word nie.)

Ek, die ondergetekende, wat behoorlik daartoe gemagtig is, verleen hierby namens die Raad vergunning dat die fabrieksuitvloeisel soos dit op hierdie vorm beskryf is, onderworpe aan die voorwaardes en onder die omstandighede wat daarin uiteengesit is, ooreenkomsdig die Raad se Riolerings- en Loodgieterverordeninge in die Raad se straatriool ontlaas kan word: Met dien verstande dat die Raad hierdie vergunning te eniger tyd volkome na goeddunke kan intrek na verstryking van 'n redelike kennisgewingtermyn soos vervat in 'n skriftelike kennisgewing wat hy aan die applikant besorg het.

Genoemde vergunning word voorts op die volgende spesiale voorwaardes verleen:—

Onderteken deur:

Stadsingenieur.

BYLAE F.

Rcëls wat nagekom moet word by die bepaling van die vieruur-permanganaatgehalte (suurstof geabsorbeer) vir die toepassing van reël 3 van Deel IV van Bylae B. Hierdie reëls is in elke oopsig 'n weergawe, in verordeningvorm, van die "Methods of Chemical Analysis as applied to Sewage and Sewage Effluents", gepubliseer deur die British Ministry of Housing and Local Government, H. M. Stationery Office, 1956.

DEEL I

PROSEDURE VIR DIE BEREIDING VAN REAGEERMIDDELS.

1.(1) By die bereiding van 'n kaliumpermanganaatoplossing, ongeveer N/80, moet die prosedure wat in hierdie deel beskryf word gevolg word.

(2) Vier gram $KMnO_4$ moet in 1 l warm gedistilleerde water in 'n groot glasbeker wat met 'n oorlosiegglas bedek moet word, opgelos word; die oplossing moet van 90° tot $95^\circ C$ verhit word en minstens twee tot drie uur lank op dié temperatuur gehou word, indien dit moontlik is.

(3) The said solution shall be diluted to 10 l with distilled water and set aside in darkness until complete oxidation of any organic matter has taken place and any precipitated manganese dioxide has settled.

(4) The supernatant liquid shall be carefully decanted or siphoned off so that the disturbance of any sediment is avoided.

(5) Notwithstanding anything contained in this rule, it shall be permissible alternatively to filter the solution through a funnel having a sintered glass filter element through glass wool or through asbestos fibre which has been previously digested with nitric and hydrochloric acids and then thoroughly washed with water: Provided that the solution shall not be filtered through paper.

(6) All necessary measures shall be taken to prevent the solution from being contaminated by dust or organic matter.

(7) Daily blank determinations shall be made to check the strength of the potassium permanganate solution.

(Note — When the method described above is carefully followed and the solution stored in amber bottles or in the dark, it is stable for several months).

2.(1) For the preparation of a stock solution N/4 sodium thiosulphate the procedure described in this rule shall be adopted.

(2) Sixty-three grams of sodium thiosulphate, $\text{Na}_2\text{S}_2\text{O}_3 \cdot 5\text{H}_2\text{O}$, shall be dissolved in one litre of copperfree, freshly boiled and cooled distilled water and 1 ml of chloroform or 10 mg of mercuric iodide shall be added to stabilise the solution.

(3) The solution shall be allowed to stand for several days before it is used.

3.(1) For the preparation or a working solution N/80 sodiumthiosulphate the procedure described in this rule shall be adopted.

(2) 50 ml of stock solution shall be diluted to 1 l with copperfree, freshly boiled and cooled distilled water, and 1 ml of chloroform or 10 mg of mercuric iodide shall be added.

(3) The resulting solution shall be standardized against potassium iodate at frequent intervals.

(4) The solution shall be stored in an amber glass bottle having a rubber stopper.

(5) Any solution remaining in the burette at the end of the day shall be discarded.

4. Potassium iodate solution N/40 for standardizing a thiosulphate solution in terms of rule 3(3) of this schedule shall be prepared by dissolving in a little water 0,892 g of pure potassium iodate which has been previously dried at 120°C and diluting the resulting solution to exactly one litre.

(Note: The solution will keep for a very long time if stored in a glass stoppered bottle).

5.(1) For the preparation of dilute sulphuric acid the procedure described in this rule shall be adopted.

(2) One volume of concentrated sulphuric acid shall be added to three volumes of water, care being taken to add the acid in small quantities at a time.

(3) Adequate and effective precautions shall be taken against the spitting of acid and the cracking of glass vessels owing to generation of heat.

(4) After the mixing referred to in subrule (2) has been completed, sufficient N/80 permanganate solution shall be added to give a faint permanent pink tint to the mixture.

6. For the preparation of potassium iodide solution 10 g of potassium iodide shall be dissolved in 100 ml of water and stored in an amber glass bottle.

(3) Genoemde oplossing moet tot 10 l met gedistilleerde water verdun word en dan verskeie dae lank op 'n donker plek gesit word totdat alle organiese stowwe heeltemal geoksideer het en alle neergeslane mangaandoksied afgesaksel het.

(4) Die bo-water moet versigtig afgiegiet of afgewel word sonder om die afsaksel te versteur.

(5) Ondanks die bepalings van hierdie reël is dit as 'n alternatiewe prosedure toelaatbaar om die oplossing deur 'n treter met 'n sinterglasfilterelement, deur glaswol of deur asbesvesel wat vooraf met salpetersuur en soutsuur gedigireer en daarna deeglik met water gewas is, te filtreer: Met dien verstande dat die oplossing nie deur papier gefiltreer mag word nie.

(6) Daar moet gesorg word dat die oplossing nie deur stof of organiese stowwe besoedel word nie.

(7) Daar moet daagliks kontroletoetse uitgevoer word om die sterkte van die kaliumpermanganaat-oplossing te kontroleer.

(Let Wel: Indien bostaande metode sorgvuldig gevvolg en die oplossing in amber-bottels of in die donker gebêre word, bly dit verskeie maande lank stabiel).

2.(1) By die bereiding van 'n voorraadoplossing, N/4, van natriumtiosulfaat moet die prosedure wat vir hierdie reël beskryf word, gevvolg word.

(2) Drie-en-sestig gram natriumtiosulfaat, $\text{Na}_2\text{S}_2\text{O}_3 \cdot 5\text{H}_2\text{O}$, moet in een liter kopervrye, pas gekookte en afgekoelde, gedistilleerde water opgelos word, en 1 ml chloroform of 10 mg kwikjodied moet daarby gevoeg word om die oplossing te stabiliseer.

(3) Die oplossing moet verskeie dae lank staan voor dat dit gebruik word.

3.(1) By die bereiding van 'n werkoplossing, N/80, van natriumtiosulfaat moet die prosedure wat in hierdie reël beskryf word, gevvolg word.

(2) 50 ml van die voorraadoplossing moet tot 1 l met kopervrye, pas gekookte en afgekoelde gedistilleerde water verdun word, en 1 ml chloroform of 10 mg kwikjodied moet daarby gevoeg word.

(3) Die oplossing wat aldus verkry word, moet met gereelde tussenpose aan die hand van kaliumjodaat gestandaardiseer word.

(4) Die oplossing moet in 'n amberglasbottel met 'n rubberprop gehou word.

(5) Die oplossing wat aan die einde van die dag in die buret oorby, moet weggegooi word.

4. Die Kaliumjodaat-oplossing, N/40, wat gebruik word om 'n tiosulfaatoplossing ingevolge reël 3(3) van hierdie Bylae te standaardiser, moet berei word deur 0,892 g suiwer kaliumjodaat wat vooraf by 120°C gedroog is, in 'n bietjie water op te los, en die oplossing wat aldus verkry word tot presies een liter te verdun.

(Let Wel: Die oplossing sal 'n lang tyd goed hou indien dit in 'n glas propbottel gehou word).

(1) By die bereiding van verdunde swawelsuur moet die prosedure wat in hierdie reëls beskryf word, gevvolg word.

(2) Een volume gekonsentreerde swawelsuur moet by drie volumes water gevoeg word; die swawelsuur moet in klein hoeveelhede op 'n keer bygevoeg word.

(3) Daar moet toereikende en doeltreffende voorsorg getref word om te verhoed dat die suur uitspat en die glashouers ten gevolge van die hitte wat ontstaan, bars.

(4) Wanneer die verdunning waarna daar in subreël (2) verwys is, klaar is, moet daar voldoende permanganatoplossing N/80 bygevoeg word totdat die mengsel 'n dowwe blywende rooskleurige tint het.

(5) By die bereiding van 'n kaliumjodiet-oplossing moet 10 g kaliumjodiet en 100 ml water opgelos en in 'n amberglasbottel gehou word.

7.(1) For the preparation of a starch reagent the procedure described in this rule shall be adopted.

(2) One gram of soluble starch shall be ground into the smooth paste with a little cold distilled water.

(3) The resulting paste shall be poured into 1 l of boiling distilled water and the pouring shall be accompanied by constant stirring.

(4) The resulting solution shall be boiled for one minute and shall then be allowed to cool before it is used.

(5) The solution shall only be used if it has been freshly prepared.

(6) Notwithstanding anything in this rule contained, it shall be permissible alternatively to use a solution containing a preservative so long as it is known that the preservative does not interfere with the reaction.

(7) If mercuric iodide is used, about 10 mg thereof shall be added to the starch when the latter is being ground with water.

(8) It shall also be permissible as an alternative to add 0,1 g of thymol to the boiling water which is used for making the starch solution.

8. A solution of sodium starch glycollate may be used as an alternative to starch solution, one to two millilitres of a 0,5 per cent solution in cold distilled water being added at the start of the titration.

(Note — The approach to the end-point is shown by the change from green to intense blue. At the end-point, which is sharp, the solution becomes colourless).

9. (1) For the standardization of sodium thiosulphate solution the procedure described in this rule shall be adopted.

(2) In a glass-stoppered bottle having a capacity of about 340 ml there shall be placed 5 ml of potassium iodide solution as referred to in rule 5, 10 ml of dilute sulphuric acid and 25 ml of N/40 iodate solution in that order.

(3) About 100 ml of water shall then be added.

(4) Titration with thiosulphate solution shall be carried out immediately thereafter.

(5) 1 ml of starch solution shall be added when the liquid has become pale yellow.

(6) After the pale yellow liquid referred to in subrule (5) has become blue the titration shall be continued until the solution has just become colourless.

(Note — The normality of the sodium thiosulphate solution is then—

$$\frac{N}{—} \times \frac{50}{80} \text{ Millilitres of sodium thiosulphate required}$$

The sodium thiosulphate can be used at this strength provided the appropriate correction factor is used, but it is preferable to adjust the strength until exactly 50 ml are required for a repeat titration. The sodium thiosulphate is then exactly N/80 and 1 ml is equivalent to 0,1 mg of oxygen).

PART II

Determining four-hour Permanganate Value.

1. (1) The procedure described in this rule shall be followed for the determination of four-hour permanganate value.

7.(1) By die bereiding van 'n stysel-reageermiddel moet die prosedyre wat in hierdie reël beskryf word, gevolg word.

(2) Een gram oplosbare stysel moet met 'n bietjie koue gedistilleerde water tot 'n egale pasta gemaal word.

(3) Hierdie pasta moet in 1 l kokende gedistilleerde water gegooi word en die mengsel moet aanhoudend geroer word terwyl die pasta bygevoeg word.

(4) Die oplossing wat aldus verkry word, moet een minuut lank gekook word en dan toegelaat word om af te koel voordat die gebruik word.

(5) Slegs 'n oplossing wat vars berei is moet gebruik word.

(6) Ondanks die bepalings van hierdie reël, is dit as 'n alternatiewe metode toelaatbaar om 'n oplossing te gebruik wat 'n bewaringsmiddel bevat, mits dit bekend is dat die bewaringsmiddel nie die reaksie versteur nie.

(7) Indien kwikjodied gebruik word, moet ongeveer 10 mg daarvan by die stysel gevoeg word wanneer laasgenoemde met water gemaal word.

(8) Dit is ook as 'n alternatiewe metode toelaatbaar om 0,1 g timol by die kokende water wat gebruik word om die styseloplossing te berei, te voeg.

8. 'n Oplossing van natriumstyselglikolaat kan in die plek van styseloplossing gebruik word; 1 tot 2 milliliter van 'n oplossing van 0,5 persent in koue, gedistilleerde water moet aan die begin van die titrasie bygevoeg word.

(Let Wel: Die omslagpunt word genader wanneer die kleur van groen na diepblou verander. By die omslagpunt wat meteens plaasvind, word die oplossing kleurloos).

9. (1) By die standaardisering van 'n natrium tiosulfaatoplossing moet die prosedyre wat in hierdie reël beskryf word, gevolg word.

(2) Daar moet 5 ml kaliumjodietoplossing soos dit in reël 5 beskryf is, 10 ml verdunde swawelsuur en 25 ml jodaatoplossing N/40 in die volgorde in 'n glaspropbottel met 'n inhoudsvermoë van ongeveer 340 ml gegooi word.

(3) Ongeveer 100 ml water moet dan hierby gevoeg word.

(4) Titasie met 'n tiosulfaat-oplossing moet onmiddellik hierna geskied.

(5) 1 ml stysel-oplossing moet bygevoeg word wanneer die vloeistof 'n liggeel kleur kry.

(6) Nadat die liggeelvloeistof waarna daar in subreël (5) verwys is, blou geword het, moet die titrasie voortgesit word totdat die oplossing net omtrent kleurloos word.

(Let Wel: Die normaliteit van die natrium-tiosulfaat oplossing is dan—

$$\frac{N}{—} \times \frac{50}{80} \text{ Milliliter natriumtiosulfaat benodig}$$

Die natriumtiosulfaat kan teen hierdie sterkte gebruik word, mits die gepaste korreksiefaktor gebruik word. Dit is egter verkeerslik om die sterkte aan te pas totdat daar presies 50 ml vir herhalingstitrasie nodig is. De natrium-sulfaat is dan presies N/80 en 1 ml is gelykstaande met 0,1 mg suurstof).

DEEL II

Prosedure vir die bepaling van Vieruurpermanganaat gehalte.

1. (1) Die prosedyre wat in hierdie reël beskryf word moet gevolg word by die bepaling van vieruur-permanaganat gehalte.

(2) Into a clean 340 ml glasstoppered bottle there shall be placed 10 ml of dilute sulphuric acid and 50 ml of N/80 potassium permanganate solution.

(3) There shall be added to the potassium permanganate solution a volume of distilled water equal to the difference between 100 ml and the volume of the sample of industrial effluent to be tested.

(4) The sample of industrial effluent shall immediately after being added to the solution referred to in subrule (3) be mixed by gentle rotation of the bottle.

(5) The mixture shall be maintained at a temperature of 27°C for four hours, and shall be remixed after one hour if the sample contains much suspended matter.

(Note: For the most accurate results all the solutions should be heated to 27°C before mixing, but this is not necessary where a water bath is used. A water bath is preferable because, with most air incubators, any difference in temperature between the bottle and the incubator is only very slowly rectified).

(6) After four hours there shall be added to the mixture either 5 ml of the 10 per cent potassium iodide solution or about 0,5 g of solid potassium iodide.

(7) Immediately after the said addition titration shall be carried out with N/80 sodium thiosulphate solution.

(8) Towards the end of the process hereinbefore described there shall be added to the mixture 2 ml of starch solution.

(9) As an alternative to the step prescribed in terms of subrule (8) it shall be permissible to add 2 ml of sodium starch glycollate solution at the beginning of the titration.

(10) Titration shall be carried out until the blue colour resulting from the step prescribed by subrule (8) just disappears, and any blueness which may return after standing shall be ignored.

(11) A blank determination shall be made by the same procedure without the sample of industrial effluent but with the use of 100 ml of distilled water instead.

(12) Not more than 50 per cent of the potassium permanganate shall be used up during the test, and the quantity of the sample of industrial effluent added, shall be proportioned accordingly.

PART III.

CALCULATION.

The permanganate value shall be calculated from the following formula:—

$$\text{Permanganate value (4 hours)} \text{ mg/l} = 100 \frac{(a - b)}{c};$$

where —

- (a) is the millilitres of N/80 sodium thiosulphate required for the blank determination;
- (b) is the millilitres of N/80 sodium thiosulphate required for the sample; and
- (c) is the millilitres of industrial effluent sample used.

(2) Daar moet 10 ml verdunde swawelsuur en 50 ml kaliumpermanganaat-oplossing N/80 in 'n skoon glaspropbottel van 340 ml gegooi word.

(3) Daar moet 'n volume gedistilleerde water wat gelyk is aan die verskil tussen 100 ml en die volume van die monster fabrieksvloeisel wat getoets moet word by die kaliumpermanganaat-oplossing gevoeg word.

(4) Die monster fabrieksvloeisel moet onmiddellik nadat dit by die oplossing wat in subrel (3) genoem word, gevoeg is, daarmee gemeng word deur die bottel versigtig te draai.

(5) Die mengsel moet vier uur lank op 'n temperatuur van 27°C gehou word en moet na verloop van een uur weer gemeng word indien die monster baie stowwe in suspensie bevat.

(Let Wel: Ten einde die juiste resultate te verkry, moet al die oplossings tot 27°C verhit word voordat dit gemeng word, maar indien 'n waterbad gebruik word, is dit nie nodig nie. 'n Waterbad is verkeerslik, want in die geval van die meeste lugbroekaste word enige verskil in temperatuur tussen die bottel en die broeikas baie langsaam uitgeskakel.)

(6) Na verloop van 4 uur moet of 5 ml van die kaliumjodiet oplossing van 10 persent of ongeveer 0,5 g soliede kaliumjodiet by die mengsel gevoeg word.

(7) Onmiddellik nadat dit aldus bygevoeg is, moet dit met natriumtiosulfaat oplossing N/80 getitreeer word.

(8) Teen die einde van die proses wat hierbo beskryf is, moet daar 2 ml van die styseloplossing by die mengsel gevoeg word.

(9) As 'n alternatiewe metode vir die een wat in subrel (8) voorgeskryf is, is dit toelaatbaar om 2 ml natriumstyselglikolat-oplossing aan die begin van die titrasie by te voeg.

(10) Titasie moet geskied totdat die blou kleur wat ontstaan ten gevolge van die stap wat in subrel (3) beskryf is, net verdwyn en enige blouigheid wat mag verskyn nadat die oplossing gestaan het moet verontgaan word.

(11) 'n Kontrolebeplanning moet volgens dieselfde prosedure gemaak word sonder die monster fabrieksvloeisel maar deur 100 ml gedistilleerde water in plaas daarvan te gebruik.

(12) Hoogstens 50 persent van die kaliumpermanganaat moet tydens die toets opgebruik word en die hoeveelheid van die fabrieksvloeiselmonster wat bygevoeg word moet dienooreenkomsdig verander word.

DEEL III.

BEREKENING.

Die permanganate gehalte moet volgens die volgende formule bereken word:—

$$\text{Permanganate gehalte (4 uur)} \text{ mg/l} = 100 \frac{(a - b)}{c};$$

waar —

- (a) die getal milliliter natriumtiosulfaat N/80 is wat vir die kontrole-toets nodig is;
- (b) Die getal milliliter natriumtiosulfaat N/80 wat vir die monster nodig is; en
- (c) die getal milliliter fabrieksvloeiselmonster is wat gebruik word.

Administrator's Notice 1046

28 June, 1972

**ROODEPOORT-MARAISBURG
SCHEME NO. 1/98.**

AMENDMENT

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 Roodepoort-Maraisburg Town-planning Scheme No. 1, 1946, by the rezoning of Remainder of Portion 1 of Lot 78, Remainder of Lot 78, Remainder of Portion 1 of Lot 77, Remainder of Lot 77, Florida Township, from "General Residential" to "Special" for trade or business purposes, dry cleaners, places of amusement, places of instruction, offices, residential buildings, 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, Roodepoort and are open for inspection at all reasonable times.

This amendment is known as Roodepoort-Maraisburg Amendment Scheme No. 1/98.

P.B. 4-9-2-3-098

Administrator's Notice 1047

28 June, 1972

ALBERTON AMENDMENT SCHEME NO. 1/71.

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 Alberton Townplanning Scheme No. 1, 1948, by the rezoning of Erven Nos. 173, 174, 175 176 and 177 Raceview Township, to "General Business" in Height Zone 1 to permit buildings of five (5) storeys.

Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Alberton, and are open for inspection at all reasonable times.

This amendment is known as Alberton Amendment Scheme No. 1/71.

P.B. 4-9-2-4-71

Administrator's Notice 1048

28 June, 1972

JOHANNESBURG AMENDMENT SCHEME NO. 1/464

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 Johannesburg Town-planning Scheme No. 1, 1946, by the rezoning of Stand No. 2078 Jeppestown Township, from "General Residential" to "Special" to permit an open-air motor car sales 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, Johannesburg and are open for inspection at all reasonable times.

This amendment is known as Johannesburg amendment Scheme No. 1/464.

P.B. 4-9-2-2-464

Administrateurskennisgewing 1046

28 Junie 1972

**ROODEPOORT-MARAISBURG
NO. 1/98.**

WYSIGINGSKEMA

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Roodepoort-Maraisburgdorpsaanlegskema No. 1, 1946, gewysig word deur die hersonering van Restant van Gedeelte 1 van Lot No. 78, Restand van Lot 78, Restant van Gedeelte 1 van Lot 77, Restant van Lot 77, dorp Florida, van "Algemene Woon" tot "Spesiaal" vir handels- of besigheidsdoeleindes, droogsnoonmakers, vermaakklikeidsplekke, onderrigplekke, kantore en woongeboue 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, Roodepoort en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Roodepoort-Maraisburgwysigingskema No. 1/98.

P.B. 4-9-2-3-098

Administrateurskennisgewing 1047

28 Junie 1972

ALBERTON-WYSIGINGSKEMA NO. 1/71.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Alberton-dorpsaanlegskema No. 1, 1948, gewysig word deur die hersonering van Erwe Nos. 173, 174, 175, 176 en 177 dorp Raceview, tot "Algemene Besigheid" in Hoogtesone 1 om geboue van vyf (5) verdiepings toe te laat.

Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria, en die Stadsklerk, Alberton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Alberton-wysigingskema No. 1/71.

P.B. 4-9-2-4-71

Administrateurskennisgewing 1048

28 Junie 1972

JOHANNESBURG-WYSIGINGSKEMA NO. 1/464.

Hierby word ooreenkomstig die bepalings van artikel 36 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsaanlegskema No. 1, 1946 gewysig word deur die hersonering van Standplaas No. 2078 dorp Jeppestown van "Algemene Woon" tot "Spesiaal" om 'n ooplug-motorhandelsaak toe te laat 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, Johannesburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Johannesburgwysigingskema No. 1/464.

P.B. 4-9-2-2-464

Administrator's Notice 1049	28 June, 1972	Administrateurskennisgewing 1049	28 Junie 1972
EDENVALE AMENDMENT SCHEME NO. 1/84.			EDENVALE-WYSIGINGSKEMA NO. 1/84.
<p>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 Edenvale Town-planning Scheme No. 1, 1954, by the rezoning of Remaining Extent of Lot No. 58 Edenvale Township, from "Commercial" with a density of "One dwelling per 10 000 sq. ft." to "Institutional" for churches only, subject to certain conditions.</p>			Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeur het dat Edenvale-dorpsaanlegskema No. 1 van 1954 gewysig word deur die hersonering van Restante Gedeelte van Lot No. 58, dorp Edenvale, van "Kommersieel" met 'n digtheid van "Een woonhuis per 10 000 vk. vt." tot "Inrigting" slegs vir kerke onderworpe aan sekere voorwaarde.
<p>Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Edenvale and are open for inspection at all reasonable times.</p>			Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria, en die Stadsklerk, Edenvale, en is beskikbaar vir inspeksie op alle redelike tye.
<p>This amendment is known as Edenvale Amendment Scheme No. 1/84.</p>			Hierdie wysiging staan bekend as Edenvale-wysigingskema No. 1/84.
P.B. 4-9-2-13-84			P.B. 4-9-2-13-84
Administrator's Notice 1050	28 June, 1972	Administrateurskennisgewing 1050	28 Junie 1972
JOHANNESBURG AMENDMENT SCHEME NO. 1/376.			JOHANNESBURG-WYSIGINGSKEMA NO. 1/376.
<p>It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Johannesburg Amendment Scheme No. 1/376, the Administrator has approved the correction of the error by the amendment of the annexure to Map No. 3 as follows:—</p>			Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Johannesburg-wysigingskema No. 1/376 ontstaan het, het die Administrateur die regstelling van die fout goedkeur deur die wysiging van die aanhangsel tot Kaart No. 3 soos volg:—
<p>(a) By the deletion of the present condition (i) and the substitution thereof of the following condition: All the stands shall be consolidated or notarially tied to the satisfaction of the Council.</p>			(a) Deur die skraping van die huidige voorwaarde (i) en die toevoeging van die volgende voorwaarde: Al die standplose sal gekonsolideer of notarieel verbind word tot die bevrediging van die Raad.
<p>(b) The deletion of the word "consolidated" in conditions (ii) and (iii).</p>			(b) Deur die skraping van die woord "gekonsolideer" in voorwaardes (ii) en (iii).
Administrator's Notice 1051	28 June, 1972	Administrateurskennisgewing 1051	28 Junie 1972
NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 376.			NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 376.
<p>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 Northern Johannesburg Region Town-planning Scheme 1958, to conform with the conditions of establishment and the general plan of Wendywood Extension No. 5 Township.</p>			Hierby word ooreenkomstig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleent het om Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, te wysig, om ooreen te stem met die stittingsvoorraarde en die algemene plan van die dorp Wendywood Uitbreiding No. 5.
<p>Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Sandton and are open for inspection at all reasonable times.</p>			Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Sandton, en is beskikbaar vir inspeksie op alle redelike tye.
<p>This amendment is known as Northern Johannesburg Region Amendment Scheme No. 376.</p>			Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema No. 376.
P.B. 4-9-2-116-376			P.B. 4-9-2-116-376
Administrator's Notice 1052	28 June, 1972	Administrateurskennisgewing 1052	28 Junie 1972
DECLARATION OF APPROVED TOWNSHIP.			VERKLARING VAN GOEDGEKEURDE DORP.
<p>In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the</p>			Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965),

Administrator hereby declares Wendywood Extension No. 5 Township to be an approved township subject to the conditions set out in the Schedule hereto.

P.B. 4-2-2-3133

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY ALEX ROSS FINANCE (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 49 OF THE FARM ZANDFONTEIN NO 42-I.R., DISTRICT JOHANNESBURG, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Wendywood Extension No. 5.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.1990/71.

3. Streets.

- (a) The applicant shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority; Provided that the Administrator shall from time to time be entitled to relieve the applicant wholly or partially from this obligation after reference to the local authority.
- (b) The applicant shall at its own expense remove all obstacles from the street reserves to the satisfaction of the local authority.

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 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 stormwaterdrainage in or for the township. 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, 25 of 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of special residential erven in the township.

The area of the land shall be calculated by multiplying 48,08 square metres by the number of special residential erven in the township.

The value of the land shall be determined in terms of the provisions of section 74(3) and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

verklaar die Administrateur hierby die dorp Wendywood Uitbreiding No. 5 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

P.B. 4-2-2-3133

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR ALEX ROSS FINANCE (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 49 VAN DIE PLAAS ZANDFONTEIN NO. 42-I.R., DISTRIK JOHANNESBURG, TOEGESTAAN IS.

A. STIGTINGSVORWAARDES.

1. Naam.

Die naam van die dorp is Wendywood Uitbreiding No. 5.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.1990/71.

3. Strate.

- (a) Die applikant moet die strate in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat dié 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 applikant moet op eie koste alle hindernisse in die straatreserwes tot bevrediging van die plaaslike bestuur verwijder.

4. Begifting.

- (a) Betaalbaar aan die plaaslike bestuur.
Die dorpseienaar, moet ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965, as begifting aan die plaaslike bestuur bedrae geld betaal gelykstaande met 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinering in of vir die dorp.
Sodanige begifting is ooreenkomsdig die bepalings van artikel 74 van die bedoelde Ordonnansie betaalbaar.
- (b) Betaalbaar aan die Transvaalse Onderwysdepartement.
Die dorpseienaar moet kragtens die bepalings van artikels 62 en 63(1)(a) van die Ordonnansie op dorpsbeplanning en Dorpe, 25 van 1965, 'n begifting in 'n globale bedrag aan die Transvaalse Onderwysdepartement op die grondwaarde van spesiale woonerwe in die dorp betaal.
Die grootte van hierdie grond word bereken deur 48,08 vierkante meter te vermenigvuldig met die getal spesiale woonerwe in die dorp.
Die waarde van die grond word bepaal kragtens die bepalings van artikel 74(3) en sodanige begifting is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie.

5. Land for Municipal Purposes.

Erf No. 550 as indicated on the General Plan shall be transferred to the local authority by and at the expense of the applicant as a park.

6. Demolition of Buildings.

The applicant shall at its own expense cause all buildings situated within the building line reserves, side spaces, or over common boundaries to be demolished to the satisfaction of the local authority.

7. 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:

(a) the following rights which will not be passed on to the erven in the township;

"That the owner of certain portion of the said farm Zandfontein, in extent One Hundred and Eighteen (118) Morgen Three Hundred and Two (302) square roods, and held under Deed of Transfer No. 4838/1905, dated the 22nd June, 1905, shall be entitled to water from the stream forming the boundary between his portion and the aforesaid portion in extent One Hundred and Fifteen (115) Morgen Two Hundred and Fifteen (215) square roods, below the "Kalk Dam" situate in the said stream, up to one-half of the water flowing in such stream, and shall have the right to construct a storage dam in the said stream below the "Kalk Dam"; but the owner of the Lot hereby transferred shall not have the right to use any water from such storage dam; and provided the right of the owner of a portion of the said farm in extent Four Hundred and Thirty Two (432) Morgen Thirty-Nine (39) square roods, and held under Deed of Transfer No. 566/1881, dated 5th December, 1881, to an eight days turn or right to water from said stream shall not be interfered with, all of which is more fully described in said Deed of Transfer No. 4838/1905."

(b) the following servitude which affects only Erf No. 550 in the township:

"That the portion hereby transferred shall be subject to a Servitude of Right of Way for sewerage purposes in favour of the City Council of Johannesburg, as will more fully appear from Notarial Deed of Servitude No. 594/58-S dated 15th January, 1958, and, registered on the 12th June, 1958."

(c) the following servitude which falls in a street in the township and the right which will not be passed on to the erven in the township:

"That the portion hereby transferred shall be subject and entitled to a right of way along the "roads" or "rights of way" as shown on the sketch plan S.G. No. A.3644/1912 of a portion of the said farm Zandfontein, (filed in the Deeds Registry in Pretoria with Deed of Transfer No. 6778/1913), together with the owner or owners of Lots "Q", "E", "C" and "R" of the aforesaid portion of the said farm, respectively transferred by Deeds of Transfer Nos. 6778/1913, 7814/1915, 745/1919, dated the 13th August, 1913, 29th December, 1915, 1st February, 1919, and Deed of Transfer No. 3668/22 dated the 8th April, 1922, and the Remaining Extent, comprising with the said Lots "Q", "E", "C", "R" and "D" the whole certain portion of the said

5. Grond vir Munisipale Doeleindes.

Die applikant moet op eie koste Erf No. 550 soos aangedui op die Algemene Plan aan die plaaslike bestuur oordra as 'n park.

6. Sloping van Geboue.

Die applikant moet op eie koste alle geboue geleë binne die boulynbeperkings, kantruimtes, of oor gemeenskaplike grense laat sloop tot bevrediging van die plaaslike bestuur.

7. Beskikking oor bestaande Titelvoorraarde.

Alle erwe moet onderworpe gemaak word aan bestaande voorrade en servitute, as daar is, met inbegrip van die voorbehoud van mineraalregte, maar uitgesonderd:

(a) die volgende regte wat nie aan die erwe in die dorp oorgedra word nie:

"That the owner of certain portion of the said farm Zandfontein, in extent One Hundred and Eighteen (118) Morgen Three Hundred and Two (302) square roods, and held under Deed of Transfer No. 4838/1905, dated the 22nd June, 1905, shall be entitled to water from the stream forming the boundary between his portion and the aforesaid portion in extent One Hundred and Fifteen (115) Morgen Two Hundred and Fifteen (215) square roods, below the "Kalk Dam" situate in the said stream, up to one-half of the water flowing in such stream, and shall have the right to construct a storage dam in the said stream below the "Kalk Dam"; but the owner of the Lot hereby transferred shall not have the right to use any water from such storage dam; and provided the right of the owner of a portion of the said farm in extent Four Hundred and Thirty Two (432) Morgen Thirty-Nine (39) square roods, and held under Deed of Transfer No. 566/1881, dated 5th December, 1881, to an eight days turn or right to water from said stream shall not be interfered with, all of which is more fully described in said Deed of Transfer No. 4838/1905."

(b) die volgende servituut wat slegs Erf No. 550 in die dorp raak:

"That the portion hereby transferred shall be subject to a Servitude of Right of Way for sewerage purposes in favour of the City Council of Johannesburg, as will more fully appear from Notarial Deed of Servitude No. 594/58-S dated 15th January, 1958, and, registered on the 12th June, 1958."

(c) die volgende servituut wat in 'n straat in die dorp val en die reg wat nie aan die erwe in die dorp oorgedra word nie:

"That the portion hereby transferred shall be subject and entitled to a right of way along the "roads" or "rights of way" as shown on the sketch plan S.G. No. A.3644/1912 of a portion of the said farm Zandfontein, (filed in the Deeds Registry in Pretoria with Deed of Transfer No. 6778/1913), together with the owner or owners of Lots "Q", "E", "C" and "R" of the aforesaid portion of the said farm, respectively transferred by Deeds of Transfer Nos. 6778/1913, 7814/1915, 745/1919, dated the 13th August, 1913, 29th December, 1915, 1st February, 1919, and Deed of Transfer No. 3668/22 dated the 8th April, 1922, and the Remaining Extent, comprising with the said Lots "Q", "E", "C", "R" and "D" the whole certain portion of the said

"That the portion hereby transferred shall be subject and entitled to a right of way along the "roads" or "rights of way" as shown on the sketch plan S.G. No. A.3644/1912 of a portion of the said farm Zandfontein, (filed in the Deeds Registry in Pretoria with Deed of Transfer No. 6778/1913), together with the owner or owners of Lots "Q", "E", "C", "R" and "D" the whole certain portion of the said

farm, in extent 115 (One Hundred and Fifteen) Morgen 215 (Two Hundred and Fifteen) square roods and held under Deed of Transfer No. 2842/1902 dated the 27th November, 1902."

8. Deviation of Circuits.

Should it become necessary by reason of the establishment of the township, to deviate any of the Electricity Supply Commission's circuits in the township, the cost of such deviation shall be borne by the applicant.

9. Restriction on Granting of Long Term Leases.

In terms of section 11 of Act 33 of 1907, the township owner, his heirs, successors or assigns shall not grant a title to any erf in the township other than a freehold title or a lease for a period no exceeding five years without the right of renewal and no title or such lease as aforesaid shall be capable of being registered in any registration office.

10. 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 25 of 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) The erf mentioned in Clause A5, hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) 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, 25 of 1965.

- (a) The erf is subject to a servitude, 2 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.

farm, in extent 115 (One Hundred and Fifteen) Morgen 215 (Two Hundred and Fifteen) square roods and held under Deed of Transfer No. 2842/1902 dated the 27th November, 1902."

8. Verskuiwing van Kraglyne.

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande kraglyne van die Elektrisiteitsvoorsieningskommissie te verskuif, moet die kost daarvan deur die applikant gedra word.

9. Beperking op toestaan van Langtermynhuurkontrakte.

Kragtens artikel 11 van Wet 33 van 1907, mag die dorps-eigenaar, sy erfgenaam, opvolgers of gemagtigdes nie 'n titel tot enige erf in die dorp toestaan nie, uitgesonderd 'n titel tot vry eiendomsreg of 'n huurkontrak vir 'n tydperk wat vyf jaar nie te bowe gaan nie sonder die reg van hernuwing, en geen titel of sodanige huurkontrak soos voornoem mag in enige registrasiekantoor geregistreer word nie.

10. Nakoming van Voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgelê kragtens artikel 62 van Ordonnantie 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 regspersoonlikheid te laat berus.

B. TITELVOORWAARDES.

1. Die Erwe met seker uitsonderings.

Die erwe met uitsondering van:

- (i) die erf genoem in klousule A5 hiervan;
- (ii) erwe wat deur die staat verkry word; en
- (iii) erwe wat vir munisipale doeleindes verkry word, mits die Administrateur die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het, is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepalings van die Ordonnantie op Dorpsbeplanning en Dorpe, 25 van 1965:
- (a) Die erf is onderworpe aan 'n serwituut vir rioolings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, twee meter breed, langs enigeen van sy grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (b) Geen gebou of ander struktuur mag binne die voorname serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van twee meter daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrave word tydens die aanleg, onderhou of verwydering van sodanige rioolhoofpyleidings en ander werke wat hy volgens goed-dunke noodsaaklik is, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwydering van sodanige rioolhoofpyleiding en ander werke veroorsaak word.

2. Erven subject to Special Conditions.

The undermentioned erven shall be subject to the following conditions:—

(a) *Erf No. 537.*

The erf is subject to a servitude for transformer purposes in favour of the local authority, as indicated on the general plan.

(b) *Erf No. 523.*

The erf is subject to a servitude for road purposes in favour of the local authority, as indicated on the general plan.

3. State and Municipal Erven.

Should the erf referred to in Clause A5 or any erf acquired as contemplated in Clause B1(ii) and (iii) hereof be registered in the name of any other person other than the State or the local authority, such erf shall thereupon be subject to such conditions as may be determined by the Administrator.

Administrator's Notice 1053

28 June, 1972

ROODEPOORT-MARAISBURG AMENDMENT SCHEME NO. 1/150.

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 Roodepoort-Maraisburg Town-planning Scheme No. 1, 1946, to conform with the conditions of establishment and the general plan of Wilropark Extension No. 3 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, Roodepoort and are open for inspection at all reasonable times.

This amendment is known as Roodepoort-Maraisburg Amendment Scheme No. 1/150.

P.B. 4-9-2-30-150

Administrator's Notice 1054

28 June, 1972

DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Wilropark Extension No. 3 Township to be an approved township subject to the conditions set out in the Schedule hereto.

P.B. 4-2-2-3400

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY CONSTEIN INVESTMENTS (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 282 OF THE FARM WILGESPRUIT NO. 190-I.Q., DISTRICT ROODEPOORT, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of township shall be Wilropark Extension No. 3.

2. Erwe onderworpe aan Spesiale Voorwaardes.

Dic ondergenoemde erwe is aan die volgende voorwaardes onderworpe:—

(a) *Erf No. 537.*

Die erf is onderworpe aan 'n serwituut vir transformatordoeleindes ten gunste van die plaaslike bestuur, soos aangedui op die algemene plan.

(b) *Erf No. 523.*

Die erf is onderworpe aan 'n serwituut vir paddoeleindes ten gunste van die plaaslike bestuur, soos aangedui op die algemene plan.

3. Staats- en Munisipale Erwe.

As enige erf waarvan melding in klosule A5 gemaak word of enige erf verkry soos beoog in klosule B1(ii) en (iii) hiervan, geregistreer word op 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 bepaal.

Administrator's Notice 1053

28 June 1972

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA NO. 1/150.

Administrateurskennisgewing 1053

28 Junie 1972

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA NO. 1/150.

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 Roodepoort-Maraisburg-dorpsaanlegskeema No. 1, 1946, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Wilropark Uitbreiding No. 3.

Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Roodepoort en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Roodepoort-Maraisburg-wysigingskema No. 1/150.

P.B. 4-9-2-30-150

Administrator's Notice 1054

28 June, 1972

Administrateurskennisgewing 1054

28 Junie 1972

VERKLARING VAN GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Wilropark Uitbreiding No. 3 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

P.B. 4-2-2-3400

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR CONSTEIN INVESTMENTS (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 282 VAN DIE PLAAS WILGESPRUIT NO. 109-I.Q., DISTRIK ROODEPOORT, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Wilropark Uitbreiding No. 3.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.7642/70.

3. Streets.

- (a) The applicant shall form, grade and maintain streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall from time to time be entitled to relieve the applicant wholly or partially from this obligation after reference to the local authority.
- (b) The applicant shall at its own expense remove all obstacles from the street reserves to the satisfaction of the local authority.

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 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. 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, 25 of 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of special residential erven in the township.

(i) In respect of special residential erven.

The area of the land shall be calculated by multiplying 48,08 square metres by the number of special residential erven in the township.

(ii) In respect of general residential erven.

The area of the land shall be calculated by multiplying 15,86 square metres by the number of flat units which can be erected in the township. Each flat unit to be taken as 99,1 square metres in extent.

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.

6. Land for Municipal Purposes.

The applicant shall at its own expense transfer Erf No. 727 to the local authority as a park.

7. Restriction on Granting of Long term Leases.

In terms of section 11 of Act 33 of 1907, the township owner, his heirs, successors or assigns shall not grant

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.7642/70.

3. Strate.

- (a) Die applikant moet die strate in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur tot dat dié 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 applikant moet op eie koste alle hindernisse in die straatreserwes tot bevrediging van die plaaslike bestuur verwyder.

4. Begifting.

- (a) Betaalbaar aan die plaaslike bestuur.
Die dorpseienaar moet, ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begifting aan die plaaslike bestuur bedrae geld betaal gelykstaande met 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdrainering in of vir die dorp;
Sodanige begifting is ooreenkomsdig die bepalings van artikel 74 van die bedoelde Ordonnansie betaalbaar.
- (b) Betaalbaar aan die Transvaalse Onderwysdepartement.
Die dorpseienaar moet kragtens die bepalings van artikel 62 and 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965, 'n begifting in 'n globale bedrag aan die Transvaalse Onderwys Departement op die grondwaarde van spesiale woonerwe in die dorp betaal.
 - (i) Ten opsigte van spesiale woonerwe.
Die grootte van hierdie grond word bereken deur 48,08 vierkante meter te vermenigvuldig met die getal spesiale woonerwe in die dorp.
 - (ii) Ten opsigte van algemene woonerwe.
Die grootte van hierdie grond word bereken deur 15,86 vierkante meter te vermenigvuldig met die getal woonstleenhede wat in die dorp gebou kan word; elke woonstleenheid moet beskou word as groot 99,1 vierkante meter.
Die waarde van die grond word bepaal 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 Titelvoorraad.

Alle erwe moet onderworpe gemaak word aan bestaande voorraad en serwitute, as daar is, met inbegrip van die voorbehoud van minraalregte.

6. Grond vir Munisipale Doeleindes.

Die applikant sal op eie koste erf No. 727 oordra aan die plaaslike bestuur as 'n park.

7. Beperking op toestaan van Langtermynhuurkontrakte.

Kragtens artikel 11 van Wet 33 van 1907, mag die dorpseienaar, sy erfgename, opvolgers of gemagtigdes

a title to any erf in the township other than a freehold title or a lease for a period not exceeding five years without the right of renewal and no title or such lease as aforesaid shall be capable of being registered in any registration office.

8. 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 25 of 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) The erf mentioned in Clause A6 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) 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, 25 of 1965.

- (a) The erf is subject to a servitude 2 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. Erven subject to special Condition.

In addition to the relevant conditions set out above, Erven Nos. 676, 683, 693, 700, 706, 712, 719 and 720 shall be subject to following condition:

The erf is subject to a servitude for stormwater purposes in favour of the local authority as shown on the general plan.

nie 'n titel tot enige erf in die dorp toestaan nie, uitgesonderd 'n titel tot vry eiendomsreg of huurkontrak vir 'n tydperk wat vyf jaar nie te bove gaan nie sonder die reg van hernuwing, en geen titel of sodanige huurkontrak soos voornoem mag in enige registrasiekantoor geregistreer word nie.

8. Nakoming van Voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgelê kragtens 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 regspersoonlikheid te laat berus.

B. TITELVOORWAARDES.

1. Die Erwe met sekere Uitsonderings.

Die erwe met die uitsondering van:

- (i) die erf genoem in Klousule A6 hiervan;
- (ii) erwe wat deur die Staat verkry word; en
- (iii) erwe wat vir munisipale doeleindes verkry word, mits die Administrateur die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het,

is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965:

- (a) Die erf is onderworpe aan 'n serwituut vir rioolrings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, twee meter breed, langs enigeen van sy grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (b) Geen gebou of ander struktuur mag binne die voornoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van twee 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 rioolhoofpypeleidings en ander werke wat by volgens goeddunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypeleiding en ander werke veroorsaak word.

2. Erwe onderworpe aan spesiale Voorwaarde.

Benewens die voorwaardes hierbo uiteengesit, is Erwe Nos. 676, 683, 693, 700, 706, 712, 719 en 720 aan die volgende voorwaarde onderworpe:—

Die erf is onderworpe aan 'n serwituut vir stormwaterdoeleindes ten gunste van die plaaslike bestuur, soos aangedui op die algemene plan.

3. State and Municipal Erven.

Should the erf referred to in Clause A6 or any erf acquired as contemplated in Clause B1(ii) and (iii) 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 determined by the Administrator.

Administrator's Notice 1055

28 June, 1972

DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Clayville Extension No. 9 Township to be an approved township subject to the conditions set out in the Schedule hereto.

P.B. 4-2-2-3055

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY CULLINAN PROPERTIES LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 45 OF THE FARM OLIFANTSFONTEIN NO. 402-JR, DISTRICT PRETORIA, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.*1. Name.*

The name of the township shall be Clayville Extension No. 9.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.4484/69.

3. Streets.

- (a) The applicant shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall from time to time be entitled to relieve the applicant wholly or partially from this obligation after reference to the local authority.
- (b) The applicant shall at its own expense remove all obstacles from the street reserves to the satisfaction of the local authority.

4. Endowment.

The township owner shall, in terms of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to 15% 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.

Such endowment shall be paid in accordance with the provisions of section 74 of the aforesaid Ordinance.

3. Staats- en Municipale Erwe.

As die erf waarvan melding in Klousule A6 gemaak word of enige erf verkry soos beoog in Klousule B1(ii) en (iii) hiervan, geregistreer word op naam van enige ander persoon as die Staat of die plaaslike bestuur, dan is so 'n erf onderworpe aan sodanige voorwaardes as wat die Administrateur mag bepaal.

Administrateurskennisgewing 1055

28 Junie 1972

VERKLARING TOT GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Clayville Uitbreiding No. 9 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

P.B. 4-2-2-3055

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEZOEN DEUR CULLINAN PROPERTIES LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELE 45 VAN DIE PLAAS OLIFANTSFONTEIN NO. 402-JR, DISTRIK PRETORIA, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.*1. Naam.*

Die naam van die dorp is Clayville Uitbreiding No. 9.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.4484/69.

3. Strate.

- (a) Die applikant moet die strate in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat dié 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 applikant moet op eie koste alle hindernisse in die straatreserwes tot bevrediging van die plaaslike bestuur verwijder.

4. Begiftiging.

Die dorpsienaars moet, ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965, as begiftiging aan die plaaslike bestuur bedrae geld betaal gelykstaande met 15% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en stormwaterdrainering in/of vir die dorp.

Sodanige begiftiging is ooreenkomsdig die bepalings van artikel 74 van die bedoelde Ordonnansie betaalbaar.

5. Land for State and other Purposes.

The following erven as shown on the general plan shall be transferred to the proper authorities by and at the expense of the applicant:

- (a) For State purposes:
Educational: Erf No. 850.
- (b) For municipal purposes.
As a park: Erf No. 934.

6. Access.

- (a) Ingress from District Road No. 795 to the township and egress to District Road 795 from the township are restricted to the junction of the street on the eastern side of Erf 933 with the said road.
- (b) The applicant shall at its own expense submit to the Director, Transvaal Roads Department, in terms of Regulation 93 of the Roads Ordinance, 22 of 1957, a proper geometric design layout (scale, 1 : 500) in respect of the ingress and egress points referred to in (a) above for approval. The applicant shall submit specifications acceptable to the Director, Transvaal Roads Department, when required by him to do so and shall construct the said ingress and egress at points at its own cost and to the satisfaction of the Director Transvaal Roads Department.

7. Enforcement of the Requirements of the Controlling Authority.

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

8. 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 following conditions which do not affect the township area:

- (a) By Notarial Deed No. 89/46-S the right has been granted to the Electricity Supply Commission to convey electricity over the property hereby conveyed together with the ancillary rights, and subject to conditions, as will more fully appear on reference to said Notarial Deed.
- (b) By Notarial Deed No. 196/50-S the right has been granted to the Electricity Supply Commission to convey electricity over the property hereby conveyed together with ancillary rights, and subject to conditions, as will more fully appear on reference to said Notarial Deed.
- (c) By Notarial Deed No. 773/1948-S the right has been granted to City Council of Pretoria to convey electricity over the property hereby conveyed together with ancillary rights, and subject to conditions as will more fully appear on reference to said Notarial Deed.
- (d) By Notarial Deed No. 784/61-S the right has been granted to ESCOM to convey electricity over the property hereby conveyed together with ancillary rights and subject to conditions, as will more fully appear on reference to said Notarial Deed and diagram.
- (e) By Notarial Deed No. 272/58-S the right has been granted to ESCOM to convey electricity over the property hereby conveyed together with ancillary rights, and subject to conditions, as will more fully appear on reference to said Notarial Deed.

5. Erwe vir Staats- en ander doeleindes.

Die applikant moet op eie koste die volgende erwe soos op die algemene plan aangedui aan die bevoegde owerhede oordra:

- (a) Vir staatsdoeleindes:
Onderwys: Erf No. 850.
- (b) Vir munisipale doeleindes:
As park: Erf No. 934.

6. Toegang.

- (a) Ingang van distrikspad No. 795 tot die dorp en uitgang uit die dorp tot gemelde pad word beperk tot die aansluiting van die straat aan die oostelike kant van erf No. 933 met sodanige pad.
- (b) Die applikant moet ingevolge Regulasie 93 van die Padordonnansie, 22 van 1957, aan die Direkteur, Transvaalse Paaiedepartement, 'n behoorlike geometriese uitlegontwerp (skaal 1 : 500) van die ingangs- en uitgangspunte genoem in (a) hierbo, vir sy goedkeuring voorlê. Die applikant moet spesifikasies wat aanvaarbaar is vir die Direkteur, Transvaalse Paaiedepartement, voorlê wanneer hy dit vereis en moet die genoemde in- en uitgangspunte op eie koste bou tot bevrediging van die Direkteur, Transvaalse Paaiedepartement.

7. Nakoming van Vereistes van die Beherende Gesag.

Die applikant moet die Direkteur, Transvaalse Paaiedepartement tevrede stel betreffende die nakoming van sy voorwaardes.

8. Beskikking oor bestaande Titelvoorraad.

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitutes, as daar is, met inbegrip van die voorbehoud van mineraalregte, maar uitgesonderd die volgende voorwaardes wat nie die dorpsgebied raak nie:

- (a) By Notarial Deed No. 89/46-S the right has been granted to the Electricity Supply Commission to convey electricity over the property hereby conveyed together with the ancillary rights, and subject to conditions, as will more fully appear on reference to said Notarial Deed.
- (b) By Notarial Deed No. 196/50-S the right has been granted to the Electricity Supply Commission to convey electricity over the property hereby conveyed together with ancillary rights, and subject to conditions, as will more fully appear on reference to said Notarial Deed.
- (c) By Notarial Deed No. 773/1948-S the right has been granted to City Council of Pretoria to convey electricity over the property hereby conveyed together with ancillary rights, and subject to conditions as will more fully appear on reference to said Notarial Deed.
- (d) By Notarial Deed No. 784/61-S the right has been granted to ESCOM to convey electricity over the property hereby conveyed together with ancillary rights and subject to conditions, as will more fully appear on reference to said Notarial Deed and diagram.
- (e) By Notarial Deed No. 272/58-S the right has been granted to ESCOM to convey electricity over the property hereby conveyed together with ancillary rights, and subject to conditions, as will more fully appear on reference to said Notarial Deed.

- (f) By Notarial Deed No. 775/59-S dated 4th June, 1959, the withinmentioned property is subject to a servitude in perpetuity to convey and transmit water by means of pipelines already laid or which may hereafter be laid with ancillary rights in favour of The Rand Water Board as will more fully appear from reference to the said Notarial Deed.
- (g) The within property is subject to the terms of an order of the Watercourt a copy of which is filed with Certificate of Registered Title No. 1249/1905.
- (h) The Remainder held hereunder measuring 2333 morgen 350 Roods is subject to a right in favour of the Victoria Falls & Transvaal Power Company Limited to convey electricity over the said property as will more fully appear from Notarial Deed 73/29-S.
- (i) The Remaining Extent held hereunder measuring 2333 morgen 350 Roods is subject to a right in favour of the Victoria Falls & Transvaal Power Company Limited to convey electricity over the said property as will more fully appear from Notarial Deed 238/29.
- (k) By Notarial Deed No. 579/62-S, the right has been granted to Electricity Supply Commission to convey electricity over the property hereby conveyed together with ancillary rights, and subject to conditions, as will more fully appear on reference to said Notarial Deed.
- (l) Portions of the said farm Olifantsfontein represented on Diagram S.G. No. A.230/05 belonging to Certificate of Registered Title No. 1249/1905 by the figure lettered ABCS¹S²GHJS³NOP mid river Q exclusive of the figure abcd (whereof the property hereby transferred forms a portion) and by the figures lettered S⁴DEFS⁵ and S⁶KLN are subject to the conditions and obligations contained in certain Deed of Division dated 15th February 1888, and filed with Deed of Transfer No. 678/1894 as regards the distribution of water named Sterkfontein."
- (f) By Notarial Deed No. 775/59-S dated 4th June, 1959, the withinmentioned property is subject to a servitude in perpetuity to convey and transmit water by means of pipelines already laid or which may hereafter be laid with ancillary rights in favour of The Rand Water Board as will more fully appear from reference to the said Notarial Deed.
- (g) The within property is subject to the terms of an order of the Watercourt a copy of which is filed with Certificate of Registered Title No. 1249/1905.
- (h) The Remainder held hereunder measuring 2333 morgen 350 Roods is subject to a right in favour of the Victoria Falls & Transvaal Power Company Limited to convey electricity over the said property as will more fully appear from Notarial Deed 73/29-S.
- (j) The Remaining Extent held hereunder measuring 2333 morgen 350 Roods is subject to a right in favour of the Victoria Falls & Transvaal Power Company Limited to convey electricity over the said property as will more fully appear from Notarial Deed 238/29.
- (k) By Notarial Deed No. 579/62-S, the right has been granted to Electricity Supply Commission to convey electricity over the property hereby conveyed together with ancillary rights, and subject to conditions, as will more fully appear on reference to said Notarial Deed.
- (l) Portions of the said farm Olifantsfontein represented on Diagram S.G. No. A.230/05 belonging to Certificate of Registered Title No. 1249/1905 by the figure lettered ABCS¹S²GHJS³NOP mid river Q exclusive of the figure abcd (whereof the property hereby transferred forms a portion) and by the figures lettered S⁴DEFS⁵ and S⁶KLN are subject to the conditions and obligations contained in certain Deed of Division dated 15th February 1888, and filed with Deed of Transfer No. 678/1894 as regards the distribution of water named Sterkfontein."

9. Amendment of Town-planning Scheme.

The applicant shall immediately after the proclamation of the Halfway-House/Clayville Town-planning Scheme at its own expense cause such scheme to be amended by the inclusion of the township therein.

10. Restriction on Granting of Long Term Leases.

In terms of section 11 of Act 33 of 1907, the township owner, his heirs, successors or assigns shall not grant a title to any erf in the township other than a freehold title or a lease for a period not exceeding five years without the right of renewal and no title or such lease as aforesaid shall be capable of being registered in any registration office.

11. 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 25 of 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.

9. Wysiging van Dorpsaanlegskema.

Die applikant moet onmiddellik na proklamasie van die Halfway-House/Clayville Dorpsaanlegskema op eie koste die nodige stappe doen om die betrokke skema te laat wysig deur die dorp daarby in te sluit.

10. Beperking op toestaan van Langtermynhuurkontrakte.

Kragtens artikel 11 van Wet 33 van 1907, mag die dorpsieenaar, sy erfgename, opvolgers of gemagtigdes nie 'n titel tot enige erf in die dorp toestaan nie, uitgesondert 'n titel tot vry eiendomsreg of 'n huurkontrak vir 'n tydperk wat vyf jaar nie te bove gaan nie sonder die reg van hernuwing, en geen titel of sodanige huurkontrak soos voornoem mag in enige registrasiekantoor geregistreer word nie.

11. Nakoming van Voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgelê kragtens artikel 62 van Ordonnansie 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enige van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regpersoonlikheid te laat berus.

B. CONDITIONS OF TITLE.

1. The Erven with certain Exceptions.

The erven with the exception of:

- (i) the erven mentioned in Clause A5 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) 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, 25 of 1965.

(A) GENERAL CONDITIONS.

- (a) Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purpose whatsoever any bricks, tiles or earthenware pipes or other articles, of a like nature.
- (b) Neither the owner nor any other person shall have the right save and except to prepare the erf for building purposes, to excavate therefrom any material without the written consent of the local authority.
- (c) Except with the consent of the local authority no animal as defined in the Local Authorities' Pounds Regulations as published under Administrator's Notice 2 of 1929, shall be kept or stabled on the erf.
- (d) Except with the written consent of the local authority no wood and/or iron buildings or buildings of unburnt clay-brick shall be erected on the erf.
- (e) Except with the written approval of the local authority and subject to such conditions as the local authority may impose, neither the owner nor any occupier of the erf shall sink any wells or boreholes thereon or abstract any subterranean water therefrom.
- (f) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher lying erven direct to a public street the owner of the erf shall be obliged to accept and/or permit the passage over the erf of such stormwater: Provided that the owners of any higher lying erven, the stormwater from which is discharged over any lower lying erf, shall be liable to pay a proportionate share of the cost of any pipeline or drain which the owner of such lower lying erf may find necessary to lay or construct for the purpose of conducting the water so discharged over the erf.
- (g) Upon the submission to the Registrar of Deeds of a certificate by the local authority to the effect that the township has been included in a Town-planning Scheme, and that the Scheme contains conditions corresponding to the title conditions contained herein, such title conditions shall lapse.
- (h) The erf shall be used for the erection of a dwelling-house only: Provided that, with the consent of the Administrator after reference to the Townships Board and the local authority, a place of public worship or a place of instruction, social hall, institution or other buildings appertaining to a residential area may be erected on the erf.
- (i) Not more than one dwelling-house together with such outbuildings as are ordinarily required to be used in connection therewith shall be erected on the erf: Pro-

B. TITELVOORWAARDES.

1. Die Erwe met sekere Uitsonderings.

Die erwe met uitsondering van:

- (i) die erwe genoem in Klousule A5 hiervan;
- (ii) erwe wat deur die Staat verkry mag word; en
- (iii) erwe wat vir munisipale doeleindeste verkry mag word, mits die Administrateur die doeleindeste waarvoor sodanige erwe nodig is, goedgekeur het, is onderworpe aan die voorwaardes hierna genoem, opgele deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965:

(A) ALGEMENE VOORWAARDES.

- (a) Nog die eienaar, nog enigiemand anders, besit die reg om vir enige doel hoegenaamd bakstene, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.
- (b) Nog die eienaar, nog enigiemand anders, besit die reg om, behalwe om die erf vir bouoeleindeste in gereedheid te bring, enige materiaal daarop uit te grawe of enige bestaande gebruik voort te sit sonder die skriftelike toestemming van die plaaslike bestuur.
- (c) Behalwe met die toestemming van die plaaslike bestuur mag geen dier, soos omskryf in die Skutregulاسies van Plaaslike Besture, soos aangekondig by Administrateurskennisgewing 2 van 1929, op die erf aangehou word nie.
- (d) Behalwe met die skriftelike toestemming van die plaaslike bestuur mag geen geboue van hout en/of sink of geboue van roustene op die erf opgerig word nie.
- (e) Behalwe met die skriftelike toestemming van die plaaslike bestuur en onderworpe aan sodanige voorwaardes as wat die plaaslike bestuur ople mag nog die eienaar, nog enige bewoner van die erf putte of boorgate op die erf sink of enige ondergrondse water daaruit put.
- (f) Waar dit volgens die mening van die plaaslike bestuur ondoenlik is om stormwater van erwe met 'n hoër ligging regstreeks na 'n openbare straat af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige stormwater op sy erf vloeи en/of toe te laat dat dit daaroor loop: Met dien verstande dat die eienars van erwe met 'n hoër ligging van waar die stormwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pyplyn of afleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig vind om aan te lê of te bou om die water wat aldus oor die erf loop, af te voer.
- (g) By die indiening van 'n sertifikaat by die Registrateur van Aktes deur die plaaslike bestuur te dien effekte dat die dorp in 'n goedgekeurde skema opgeneem is en dat die skema voorwaardes bevat wat, in ooreenstemming is met die titelvoorwaardes hierin vervat, moet sodanige titelvoorwaardes verval.
- (h) Die erf mag slegs gebruik word om daarop 'n woonhuis op te rig: Met dien verstande dat, met die toestemming van die Administrateur na raadpleging met die Dorperaad en die plaaslike bestuur, 'n plek van openbare godsdiensoefening of 'n plek van onderrig, 'n gemeenskapsaal, 'n inrigting of ander geboue wat in 'n woongebied tuishoort op die erf opgerig kan word.
- (i) Op die erf mag nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is, opgerig word nie: Met

vided that if the erf is subdivided or if such erf or any portion thereof is consolidated with any other erf or portion of an erf this condition may with the consent of the Administrator be applied to each resulting portion or consolidated area.

- (k) The main building, which shall be a completed building and not one partly erected and intended for completion at a later date shall be erected simultaneously with or before the erection of the outbuildings.
- (l) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 6 metres from the boundary thereof abutting on a street.
- (m) If the erf is fenced, or otherwise enclosed the fencing or other enclosing device shall be erected and maintained to the satisfaction of the local authority.

(B) ERVEN SUBJECT TO SPECIAL CONDITIONS.

In addition to the relevant conditions set out above, Erven Nos. 903 and 923 shall be subject to the following condition:

The erf is subject to a servitude for stormwater purposes in favour of the local authority as shown on the general plan.

(C) SERVITUDES FOR SEWERAGE AND OTHER MUNICIPAL PURPOSES.

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

- (a) The erf is subject to a servitude, 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 large-rooted trees shall be planted within the area of such servitude or within two 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. Definitions.

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

- (i) "Applicant" means Cullinan Properties Limited and its successors in title to the township.
- (ii) "Dwelling-house" means a house designed for use as a dwelling for a single family.

3. State and Municipal Erven.

Should any erf referred to in Clause A5 or any erf acquired as contemplated in Clause B1(ii) and (iii) 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 determined by the Administrator.

dien verstande dat as die erf onderverdeel word of as sodanige erf of enige gedeelte daarvan gekonsolideer word met enige ander erf of gedeelte van 'n erf, hierdie voorwaarde met die toestemming van die Administrateur van toepassing gemaak kan word op elke gevvolglike gedeelte of gekonsolideerde area.

- (k) Die hoofgebou, wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig is en eers later voltooi sal word nie, moet gelyktydig met, of voor, die buitegeboue opgerig word.
- (l) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 6 meter van die straatgrens daarvan geleë wees.
- (m) Indien die erf omhein of op 'n ander wyse toegevoeg word, moet die heining of ander omheiningsmateriaal opgerig en onderhou word tot bevrediging van die plaaslike bestuur.

(B) ERWE ONDERWORPE AAN SPESIALE VOORWAARDE.

Benewens die voorwaardes hierbo uiteengesit, is erwe Nos. 903 en 923 aan die volgende voorwaarde onderworpe:

Die erf is onderworpe aan 'n serwituit vir stormwaterdoeleindes ten gunste van die plaaslike bestuur, soos aangedui op die algemene plan.

(C) SERWITUUT VIR RIOLERINGS- EN ANDER MUNISIPALE DOELEINDES.

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

- (a) Die erf is onderworpe aan 'n serwituit, twee meter breed, vir riolerings- en ander munisipale doeleindes ten gunste van die plaaslike bestuur, langs slegs een van sy grense, uitgesonderd 'n straatgrens, soos bepaal deur die plaaslike bestuur.
- (b) Geen geboue of ander struktuur mag binne voormalde serwituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne twee meter daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om sodanige materiaal as wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke as wat hy na goeddunke as noodsaaklik beskou, tydelik te gooi op die grond wat aan voornoemde serwituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir voornoemde doel. Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

2. Woordomskrywing.

In voormalde voorwaardes het onderstaande uitdrukkings die betekenis wat daaraan geheg word:

- (i) "Applicant" beteken Cullinan Properties Limited, en sy opvolgers in titel tot die dorp.
- (ii) "Woonhuis" beteken 'n huis wat ontwerp is vir gebruik as 'n woning vir een gesin.

3. Staats- en Munisipale Erwe.

As enige erf waarvan melding in klousule A5 gemaak word of enige erf verkry soos beoog in klousule B1(ii) en (iii) hiervan, geregistreer word op 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 bepaal.

Administrator's Notice 1056

28 June, 1972

DISESTABLISHMENT OF POUND ON THE FARM SANDSPRUIT NO. 91, DISTRICT OF KRUGERSDORP.

The Administrator has approved in terms of section 5 of the Pounds Ordinance, 1913 (Ordinance 7 of 1913) the disestablishment of the pound on the farm Sandspruit No. 91, district of Krugersdorp.

T.W. 5/6/2/34

Administrator's Notice 1057

28 June, 1972

ESTABLISHMENT OF A POUND ON THE FARM GOEDEHOOP, NO. 83, DISTRICT OF VAALWATER.

Under the provisions of the Pounds Ordinance, 1913, (Ordinance 7 of 1913) the Administrator has approved:

1. In terms of section 3 the establishment of a pound on the farm Goedehoop, No. 83, district of Vaalwater, with brand 3NG.
2. In terms of section 6, the appointment of Mr. J. E. Chaney as poundmaster of the pound established in terms of paragraph 1 above. The poundmaster's address is P.O. Box 235, Vaalwater.

T.W. 5/6/2/121

Administrator's Notice 1058

28 June, 1972

REVOKING OF ADMINISTRATOR'S NOTICE 846 OF 30 MAY 1972, IN RESPECT OF A CERTAIN PUBLIC SERVICE ROAD: DISTRICT OF KEMPTON PARK.

The Administrator, in terms of section 5(3A) of the Roads Ordinance, 1957, (Ordinance 22 of 1957) hereby revokes the abovementioned notice.

D.P.H. 022G-23/21/P157-2

Administrator's Notice 1059

28 June, 1972

RANDFONTEIN MUNICIPALITY: AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

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

The Electricity Supply By-Laws of the Randfontein Municipality, published under Administrator's Notice 491, dated 1 July, 1953, as amended, are hereby further amended by amending the Electricity Supply Tariff as follows:

1. By the substitution for the heading of Part I of the following:

"Part I: Basic and Consumption Charges."

2. By the insertion after the heading of Part I of the following and the renumbering of items 1 to 9 inclusive to read 2, 3, 4, 5, 6, 7, 8, 9 and 10 respectively:

"1. Basic Charge.

A basic charge of R1 per month shall be levied per erf, stand, lot or other area, with or without improvements, within a proclaimed township, excluding Kocksoord, which is or, in the opinion of the Council, can be connected to the supply mains, whether electricity is consumed or not."

Administrateurskennisgewing 1056

28 Junie 1972

OPHEFFING VAN SKUT OP DIE PLAAS SANDSPRUIT NO. 91, DISTRIK KRUGERSDORP.

Die Administrateur het ingevolge artikel 5 van die "Schutten Ordonantie," 1913 (Ordonnansie 7 van 1913) goedkeuring verleen vir die opheffing van die skut op die plaas Sandspruit No. 91, distrik Krugersdorp.

T.W. 5/6/2/34

Administrateurskennisgewing 1057

28 Junie 1972

STIGTING VAN SKUT OP DIE PLAAS GOEDEHOOP, NO. 83, DISTRIK VAALWATER.

Ingevolge die bepalings van die "Schutten Ordonantie", 1913 (Ordonnansie 7 van 1913) het die Administrateur goedgekeur:

1. Kragtens artikel 3, die oprigting van 'n skut op die plaas Goedehoop No. 83, distrik Vaalwater met brandmerk 3NG.
2. Kragtens Artikel 6, die benoeming van mnr. J. E. Chaney tot skutmeester van die skut opgerig ingevolge paragraaf 1 hierbo. Die skutmeester se adres is Posbus 235, Vaalwater.

T.W. 5/6/2/121

Administrateurskennisgewing 1058

28 Junie 1972

INTREKKING VAN ADMINISTRATEURSKENNISGEWING 846 VAN 30 MEI 1972 TEN OPSIGTE VAN SEKERE OPENBARE DIENSPAD: DISTRIK KEMPTON PARK.

Die Administrateur, ingevolge artikel 5(3A) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) trek hierby die bogenoemde kennisgewing in.

D.P.H. 022G-23/21/P157-2

Administrateurskennisgewing 1059

28 Junie 1972

MUNISIPALITEIT RANDFONTEIN: WYSIGING VAN ELEKTRISITEITSVOORSIENINGSVERORDENINGE.

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 Randfontein, afgekondig by Administrateurskennisgewing 491 van 1 Julie 1953, soos gewysig, word hierby verder gewysig deur die Elektrisiteitvoorsienings-tarief soos volg te wysig:

1. Deur die opskrif van Deel I deur die volgende te vervang:

"Deel I : Basiese en Verbruiksheffings."

2. Deur na die opskrif van Deel I die volgende in te voeg en items 1 tot en met 9 onderskiedelik te hernommer 2, 3, 4, 5, 6, 7, 8, 9 en 10:

"1. Basiese Heffing.

'n Basiese heffing van R1 per maand word gehef per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, binne geproklameerde dorpe, uitgesonderd Kocksoord, wat by die toevoer-hoofleidings aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie.'

3. By the substitution for item 2 of the following:—
- “2. *Domestic Supply.*
- (1) Applicable to private dwelling houses, boarding houses, registered welfare organisations, churches, clubs and health clinics, per month:—
 - (a) For the first 100 units, per unit: 1,7c.
 - (b) Thereafter, per unit: 1,1c.
 - (2) Flats and buildings or detached parts of buildings used exclusively for purposes of dwelling, per month:—
 - (a) Fixed charge per flat or individual building or part of a building: R1.
 - (b) For the first 100 units, per unit: 1,7c.
 - (c) Thereafter, per unit: 1,1c.”
4. By the substitution in item 3—
- (a) in subitem (2)(a) for the figure “3.5c” of the figure “3,9c”; and
 - (b) in subitem (2)(b) for the figure “1.5c” of the figure “1,7c”.
5. By the substitution in item 4—
- (a) in subitem (1)(a) for the expression “with a maximum demand of less than 40 kVA” of the expression “whose installed capacity does not exceed 40 kVA”;
 - (b) in subitem (1)(b)(i) for the figure “1.125c” of the figure “1,25c”;
 - (c) in subitem (1)(b)(ii) for the figure “R6.75” of the figure “R5,75”;
 - (d) in subitem (2)(a) for the expression “with a maximum demand of not less than 40 kVA” of the expression “whose installed capacity exceeds 40 kVA”;
 - (e) in subitem (2)(b)(i) for the figure “0.675c” of the figure “0,75c”; and
 - (f) in subitem (2)(b)(ii) for the figure “R135” of the figure “R134”.
6. By the substitution in item 6(2)(a) for the figure “5c” of the figure “6c”.
7. By the substitution in item 9 for the figure “1.25c” of the figure “1,4c”.

The provisions in this notice contained shall come into operation as from the first meter-reading after 30 June, 1972.

P.B. 2-4-2-36-29

Administrator's Notice 1060

28 June, 1972

CORRECTION NOTICE.

ELSBURG MUNICIPALITY: DOG AND DOG LICENSING REGULATIONS.

Administrator's Notice 493, dated 12 April, 1972, is hereby corrected as follows:—

1. By the substitution in the second paragraph of the Afrikaans text for the word “Administrateursgewing” of the word “Administrateurskennisgewing.”
2. By the substitution in paragraph (d) for the word “whishes” of the word “wishes”.

P.B. 2-4-2-33-56

3. Deur item 2 deur die volgende te vervang:—

“2. *Huishoudelike Toevoer.*

- (1) Van toepassing op private woonhuise, losieshuise, geregistreerde liefdadigheidsinrigtings, kerke, klubs en gesondheidsklinieke, per maand:—
 - (a) Vir die eerste 100 eenhede, per eenheid: 1,7c.
 - (b) Daarna, per eenheid: 1,1c.
- (2) Woonstelle en geboue of losstaande gedeeltes van geboue uitsluitend vir die doel van wooning gebruik, per maand:—
 - (a) Vaste heffing per woonstel of individuele gebou of gedeelte van 'n gebou: R1.
 - (b) Vir die eerste 100 eenhede, per eenheid: 1,7c.
 - (c) Daarna, per eenheid: 1,1c.”

4. Deur in item 3—

- (a) in subitem (2)(a) die syfer “3.5c” deur die syfer “3,9” te vervang; en
- (b) in subitem (2)(b) die syfer “1.5c” deur die syfer “1,7c” te vervang.

5. Deur in item 4—

- (a) in subitem (1)(a) die uitdrukking “met 'n maksimum aanvraag van minder as 40 kVA” deur die uitdrukking “wie se geinstalleerde kapasiteit nie 40 kVA oorskry nie” te vervang;
- (b) in subitem (1)(b)(i) die syfer “1.125c” deur die syfer “1,25c” te vervang;
- (c) in subitem (1)(b)(ii) die syfer “R6.75” deur die syfer “R5,75” te vervang;
- (d) in subitem (2)(a) die uitdrukking “met 'n maksimum aanvraag van nie minder nie as 40 kVA” deur die uitdrukking “wie se geinstalleerde kapasiteit 40 kVA oorskry” te vervang;
- (e) in subitem (2)(b)(i) die syfer “0.675” deur die syfer “0,75c” te vervang; en
- (f) in subitem (2)(b)(ii) die syfer “R135” deur die syfer “R134” te vervang.

6. Deur in item 6(2)(a) die syfer “5c” deur die syfer “6c” te vervang.

7. Deur in item 9 die syfer “1.25c” deur die syfer “1,4c” te vervang.

Die bepalings in hierdie kennisgewing vervat tree van die eerste meteraflesing na 30 Junie 1972 in werking.

P.B. 2-4-2-36-29

Administrateurskennisgewing 1060

28 Junie 1972

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT ELSBURG: HONDE EN HONDELISENSIES REGULASIES.

Administrateurskennisgewing 493 van 12 April 1972 word hierby soos volg verbeter:—

1. Deur in die tweede paragraaf die woord ‘Administrateursgewing” deur die woord “Administrateurskennisgewing” te vervang.
2. Deur in paragraaf (d) van die Engelse teks die woord “whishes” deur die woord “wishes” te vervang.

P.B. 2-4-2-33-56

Administrator's Notice 1061

28 June, 1972

KEMPTON PARK MUNICIPALITY: ADOPTION OF STANDARD HEALTH BY-LAWS FOR CRÉCHES AND CRÉCHES-CUM-NURSERY SCHOOLS FOR WHITE CHILDREN.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Kempton Park has in terms of section 96bis(2) of the said Ordinance, adopted without amendment the Standard Health By-laws for Crèches and Crèches-cum-Nursery Schools for White Children, published under Administrator's Notice 273, dated 1 March, 1972, as by-laws made by the said Council.

P.B. 2-4-2-25-16

GENERAL NOTICES

NOTICE 392 OF 1972.

PRETORIA AMENDMENT SCHEME NO. 1/329.

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. Goart Investments (Pty.) Ltd., C/o Albert Nel, P.O. Box 3510, Pretoria, for the amendment of Pretoria Town-planning Scheme No. 1, 1944, by rezoning Remainder of Lot No. 670 and a Portion of Lot No. 704, situate between Magalieskruin and Crot Street, Rietfontein Township, to "Special" with a density of "One dwelling per 12 500 sq. ft." for Single storey flats and/or Duplex flats or Dwelling Houses, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme No. 1/329. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria, and at the office of the Director of Local Government, Room B407, Provincial Building, Pretorius Street, Pretoria.

Any objection or representation 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 440, Pretoria, at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 21 June, 1972.

21—28

NOTICE 393 OF 1972.

JOHANNESBURG AMENDMENT SCHEME NO. 1/594.

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 Mrs. R. M. Holesh, 33 Pretoria Street, Oaklands for the amendment of Johannesburg Town-planning Scheme No. 1, 1946 by rezoning Erf No. 22 situate on Pretoria Street, Oaklands Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 15 000 sq. feet."

Administrateurskennisgewing 1061

28 Junie 1972

MUNISIPALITEIT KEMPTON PARK: AANNAME VAN STANDAARDGESONDHEIDSVERORDENINGE VIR KINDERBEWAARHUISE EN KINDERBEWAARHUISE-CUM-KLEUTERSKOLE VIR BLANKE KINDERS.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Kempton Park die Standaardgesondheidsverordeninge vir Kinderbewaarhuise en Kinderbewaarhuise-cum-Kleuterskole vir Blanke Kinders, afgekondig by Administrateurskennisgewing 273 van 1 Maart 1972, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysigings aangeneem het as verordening wat deur genoemde Raad opgestel is.

P.B. 2-4-2-25-16

ALGEMENE KENNISGEWINGS

KENNISGEWING 392 VAN 1972.

PRETORIA-WYSIGINGSKEMA NO. 1/329.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Goart Investments (Pty.) Ltd., P/a Albert Nel, Posbus 3510, Pretoria, aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die hersonering van Restant van Erf No. 670 en Gedeelte van Erf No. 704, geleë tussen Magalieskruin en Crotstraat, dorp Rietfontein, tot "Spesiaal" met 'n digtheid van "Een woonhuis per 12 500 vk. vt." vir Enkelverdieping woonstelle en/of Dupleks woonstelle of Woonhuise, onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/329 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria, 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 440, Pretoria, skriftelik voorgelê word.

G.P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 21 Junie 1972.

21—28

KENNISGEWING 393 VAN 1972.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/594.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mev. R. M. Holesh, Pretoriastraat 33, Oaklands aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Erf No. 22 geleë aan Pretoriastraat, dorp Oaklands van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk. voet."

This amendment will be known as Johannesburg Amendment Scheme No. 1/594. 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 B407, Provincial Building, Pretorius Street, Pretoria.

Any objections 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, 21 June, 1972.

21—28

NOTICE 394 OF 1972.

ROODEPOORT-MARAISBURG AMENDMENT SCHEME NO. 1/159.

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. H. G. van Rensburg, 74 Johannes Street, Fairlands, Johannesburg, for the amendment of Roodepoort-Maraisburg Town-planning Scheme No. 1, 1946, by rezoning Lot No. 567, situate on the corner of Shamrock Street and Ninth Avenue, Florida Township from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 8 000 sq. ft."

The amendment will be known as Roodepoort-Maraisburg Amendment Scheme No. 1/159. 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 B407, 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 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, 21 June, 1972.

21—28

NOTICE 395 OF 1972.

JOHANNESBURG AMENDMENT SCHEME NO. 1/592.

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 Sandton Electrical and Television Co. (Proprietary) Ltd., C/o Messrs. Tompkins and Scott, P.O. Box 9, Johannesburg, for the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by rezoning Lot No. 429, situate on both Escombe Avenue and Loch Avenue, Parktown Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 12 500 sq. ft."

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/594 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Provinciale Gebou, Pretoriusstraat, 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, 21 Junie 1972.

21—28

KENNISGEWING 394 VAN 1972.

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA NO. 1/159.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. H. G. van Rensburg, Johannesstraat 74, Fairlands, Johannesburg aansoek gedoen het om Roodepoort-Maraisburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Lot No. 567 geleë op die hoek van Shamrockstraat en Negendelaan, dorp Florida, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 8 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Roodepoort-Maraisburg-wysigingskema No. 1/159 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Roodepoort 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 217, Roodepoort, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 21 Junie 1972.

21—28

KENNISGEWING 395 VAN 1972.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/592.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar Sandton Electrical and Television Co. (Proprietary) Ltd. P/a mnr. Tompkins and Scott, Posbus 9, Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Lot No. 429, geleë aan beide Escombelaan en Lochlaan, dorp Parktown, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 12 500 vk. vt".

The amendment will be known as Johannesburg Amendment Scheme No. 1/592. 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 B407, 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, 21 June, 1972.

21—28

NOTICE 396 OF 1972.

RANDBURG AMENDMENT SCHEME NO. 95.

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. C. J. Meyer, C/o R. A. Greenwood, P.O. Box 46083, Orange Grove, for the amendment of Randburg Town-planning Scheme, 1954, by rezoning Portion B of Erf No. 334, situated on Central Street, Fontainebleau Township, from "Special Residential" with a density of "One dwelling per 15 000 sq. ft." to "Special Residential" with a density of "One dwelling per 9 000 sq. ft."

The amendment will be known as Randburg Amendment Scheme No. 95. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, Room B407, 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, Private Bag 1, Randburg, at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 21 June, 1972.

21—28

NOTICE 397 OF 1972.

PROPOSED ESTABLISHMENT OF ANNIN 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 Charles Wallencort Grunow for permission to lay out a township consisting of approximately 4 special residential erven and 2 general residential erven on Holding No. 72, Wonderboom Agricultural Holdings, district Pretoria, to be known as Annin Extension 6.

The proposed township is situated north of and abuts Sinovich Road and west of and abuts proposed Wonderboom Extension 7 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 2nd Floor, Block B,

Verdere besonderhede van hierdie wigsigingskema (wat Johannesburg-wigsigingskema No. 1/592 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Proviniale Gebou, Pretoriusstraat, 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, 21 Junie 1972.

21—28

KENNISGEWING 396 VAN 1972.

RANDBURG-WYSIGINGSKEMA NO. 95.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. C. J. Meyer, P/a R. A. Greenwood, Posbus 46083, Orange Grove aansoek gedoen het om Randburg-dorpsaanlegskema, 1954, te wigsig deur die hersonering van Gedeelte B van Erf No. 334, geleë aan Centralstraat, dorp Fontainebleau, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk. vt." tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 9 000 vk. vt."

Verdere besonderhede van hierdie wigsigingskema (wat Randburg-wigsigingskema No. 95 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Proviniale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Randburg 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, Privaatsak 1, Randburg, skriftelik voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 21 Junie 1972.

21—28

KENNISGEWING 397 VAN 1972.

VOORGESTELDE STIGTING VAN DORP ANNIN UITBREIDING 6.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Charles Wallencort Grunow aansoek gedoen het om 'n dorp bestaande uit ongeveer 4 spesiale woonerven en 2 algemene woonerven te stig op Hoewe No. 72, Wonderboom Landbouhoeves, distrik Pretoria, wat bekend sal wees as Annin Uitbreiding 6.

Die voorgestelde dorp lê noord van en grens aan Sinochweg en oos van en grens aan voorgestelde dorp Wonderboom Uitbreiding 7.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer

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, 21 June, 1972.

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B207, 2de vloer, Blok B, Provinciale Gebou, 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, 21 Junie 1972.

P.B. 4/2/2/4360
21—28

NOTICE 398 OF 1972.

PROPOSED ESTABLISHMENT OF BARBERTON 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 Town Council of Barberton for permission to lay out a township consisting of approximately 222 special residential erven, and 1 hotel erf on Portion of the Remainder of Portion 14 of the farm Barberton Townlands 369 J.U., district Barberton, to be known as Barberton Extension 6.

The proposed townships is situated north of and abuts Barberton Extension 4 Township and both sides of Sheba Street (P10-2).

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 21 June, 1972.

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21—28

KENNISGEWING 398 VAN 1972.

VOORGESTELDE STIGTING VAN DORP BARBERTON UITBREIDING 6.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Stadsraad van Barberton aansoek gedoen het om 'n dorp bestaande uit ongeveer 222 spesiale woonerwe en 1 hotel erf te stig op Gedeelte van die Restant van Gedeelte 14 van die plaas Barberton Dorpsgronde 369 J.U., distrik Barberton, wat bekend sal wees as Barberton Uitbreiding 6.

Die voorgestelde dorp lê noord van en grens aan dorp Barberton Uitbreiding 4 en weerskante van Shebastraat (P10-2).

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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, 21 Junie 1972.

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21—28

NOTICE 399 OF 1972.

PROPOSED ESTABLISHMENT OF NORTHCLIFF EXTENSION 26 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 Weltevreden Portion Ninety Six (Pty.) Ltd., for permission to lay out a township consisting of approximately 17 special residential erven and

KENNISGEWING 399 VAN 1972.

VOORGESTELDE STIGTING VAN DORP NORTHCLIFF UITBREIDING 26.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Weltevreden Portion Ninety Six (Edms.) Bpk. aansoek gedoen het om 'n dorp bestaande uit ongeveer 17 spesiale woonerwe en 1 algemene woonerf, te stig op Gedeelte

1 general residential erf, on Portion 96 (a portion of Portion 17) of the farm Weltevreden No. 202 I.Q., district Roodepoort to be known as Northcliff Extension 26.

The proposed township is situate west of and abuts Weltevreden Road and north of and abuts Northcliff Extension 18 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 21 June 1972.

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21—28

NOTICE 400 OF 1972.

PROPOSED ESTABLISHMENT OF BEDFORDVIEW EXTENSION 192 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 Palm Fourteen (Pty.) Limited for permission to lay out a township consisting of approximately 17 special residential erven, on Portion 615 (a portion of Portion 36) of the farm Elandsfontein No. 90 I.R., district Germiston, to be known as Bedfordview Extension 192.

The proposed township is situate south of and abuts the Johannesburg-Benoni Road (Concord Road) and west of and abuts Bedfordview Extension 70 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 21 June 1972.

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21—28

96 ('n gedeelte van Gedeelte 17) van die plaas Weltevreden No. 202 I.Q., distrik Roodepoort, wat bekend sal wees as Northcliff Uitbreiding 26.

Die voorgestelde dorp lê wes van en grens aan Weltevredenweg en noord van en grens aan die dorp Northcliff Uitbreiding 18.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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 *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, 21 Junie 1972.

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21—28

KENNISGEWING 400 VAN 1972.

VOORGESTELDE STIGTING VAN DORP BEDFORDVIEW UITBREIDING 192.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Palm Fourteen (Edms.) Bpk. aansoek gedoen het om 'n dorp bestaande uit ongeveer 17 spesiale woonerwe, te stig op Gedeelte 615 ('n gedeelte van Gedeelte 36) van die plaas Elandsfontein No. 90-I.R., distrik Germiston, wat bekend sal wees as Bedfordview Uitbreiding 192.

Die voorgestelde dorp lê suid van en grens aan die Johannesburg-Benoni pad (Concordweg) en wes van en grens aan die dorp Bedfordview Uitbreiding 70.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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 *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, 21 Junie 1972.

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21—28

NOTICE 401 OF 1972.

PROPOSED ESTABLISHMENT OF BEDFORDVIEW EXTENSION 170 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 Robert Tindall Pexton, for permission to lay out a township consisting of approximately 5 special residential erven, on Remaining Extent of Holding No. 205, Geldenhuis Estate Small Holdings, district Germiston, to be known as Bedfordview Extension 170.

The proposed township is situated east of and abuts Protea Road in Bedfordview Extension 86 Township and north of the junction between Riley Road and Van Buuren Road.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 21 June 1972.

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21—28

NOTICE 402 OF 1972.

PROPOSED ESTABLISHMENT OF BEDFORDVIEW EXTENSION 193 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 Bedford Plaza (Pty) Ltd., for permission to lay out a township consisting of approximately 3 general residential erven, on portion of Portion 694 and portion of Portion 692 of the farm Elandsfontein No. 90 I.R. and Portion of the Remaining Extent of Holding No. 92, Geldenhuis Estate Small Holdings, district Germiston to be known as Bedfordview Extension 193.

The proposed township is situated west of and abuts National Road T 1—21 (proposed Eastern Bypass) and just south of the intersection of the Eastern Bypass and the Airport Freeway.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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 com-

KENNISGEWING 401 VAN 1972.

VOORGESTELDE STIGTING VAN DORP BEDFORDVIEW UITBREIDING 170.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Robert Tindall Pexton, aansoek gedoen het om 'n dorp bestaande uit ongeveer 5 spesiale woonerwe, te stig op Resterende Gedeelte van Hoewe Nr. 205, Geldenhuis Estate Kleinhewes, distrik Germiston, wat bekend sal wees as Bedfordview Uitbreiding 170.

Die voorgestelde dorp lê oos van en grens aan Proteaweg in dorp Bedfordview Uitbreiding 86 en noord van die aansluiting tussen Rileyweg en Van Buurenweg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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, 21 Junie 1972.

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KENNISGEWING 402 VAN 1972.

VOORGESTELDE STIGTING VAN DORP BEDFORDVIEW UITBREIDING 193.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Bedford Plaza (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit ongeveer 3 algemene woonerwe te stig op gedeelte van Gedeelte 694 en gedeelte van Gedeelte 692 van die plaas Elandsfontein Nr. 90 I.R. en Gedeelte van die Resterende Gedeelte van Hoewe Nr. 92, Geldenhuis Estate Kleinhewes, distrik Germiston, wat bekend sal wees as Bedfordview Uitbreiding 193.

Die voorgestelde dorp lê wes en grens aan nasionale pad T 1—21 (voorgestelde Oostelike verbypad) en net suid van die kruising van die Oostelike verbypad en die Lughawe Snelweg.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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

munication 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, 21 June 1972.

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21—28

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, 21 Junie 1972.

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21—28

NOTICE 405 OF 1972.

NOTICE — BOOKMAKER'S LICENCE.

I, Albert Anthony Backos of 5 Dunvegan Street, Sydenham, Johannesburg, and

I, Allen Bowman of 307 Sloane Square, Killarney, Johannesburg, and

I, Stanley Jacob Bernstein of 209 Park Manor, Illovo, Johannesburg, and

I, George Aristotle Christidis of 703 Bretton Manor, Hospital Hill, Johannesburg, and

I, Harry Columbic of 111 Broadlands, Tyrwhitt Avenue, Rosebank, Johannesburg, and

I, Costa N. Constandis of 1005 Annper Heights, Hillbrow, Johannesburg, and

I, Morris Cooper of 50 Dunnottar Street, Sydenham, Johannesburg, and

I, Joseph Leonard Donenberg of 311 Eton Place, Fairways, Johannesburg, and

I, Leonard Maurice Emanuel of 4b Westbrook, Paul Nel Street, Hillbrow, Johannesburg, and

I, Michael Fingeson of Coronia Hotel, O'Reilley Road, Berea, Johannesburg, and

I, Arthur Foster of 54 Murray Street, Meredale, Johannesburg, and

I, Hymie Greenberg of 93 6th Road, Kew, Johannesburg, and

I, Isidore Herson of 23 De Mist Street, Dewetshof, Johannesburg, and

I, William Hoffmann of 609 Cape Agulhas, Esselen Street, Hillbrow, Johannesburg, and

I, Davis Hope of 210 Rivermead, Kentview, Johannesburg, and

I, Bennie Hope of 9 Greenside Road, Greenside, Johannesburg, and

I, Lionel Hope of 54 Ley Road, Victory Park, Johannesburg, and

I, Raphael Isaacs of 74 Chesterfield House, Twist Street Johannesburg, and

I, Charles Jacks of 605 Burton Court, Pretoria Street, Hillbrow, Johannesburg, and

I, Stanley Jacks of 103 Oak Road, Silvamonte Ext., Johannesburg, and

I, Albert Jacks of 16 Haldane Crescent, Wendywood, Johannesburg, and

I, Cyril Solomon Jones of 202 Summershill, Sally's Alley, Kentview, Johannesburg, and

I, Morrie Kemack of c/o Jewish Old Age Home, Sandringham, Johannesburg, and

I, Louis Simon Kruger of 12 Chilton Avenue, Glenhazel, Johannesburg, and

I, Roy Lebenon of 453 Louis Botha Avenue, Highlands North, Johannesburg, and

KENNISGEWING 405 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ek, Albert Anthony Backos van Dunveganstraat 5, Sydenham, Johannesburg, en

Ek, Allen Bowman van Sloane Square 307, Killarney, Johannesburg, en

Ek, Stanley Jacob Bernstein van Park Manor 209, Illovo, Johannesburg, en

Ek, George Aristotle Christidis van Bretton Manor, Hospitaal Heuwel, Johannesburg, en

Ek, Harry Columbic van Broadlanns 111, Tyrwhittlaan, Rosebank, Johannesburg, en

Ek, Costas N. Constandis van Annper Heights 1005, Hillbrow, Johannesburg, en

Ek, Morris Cooper van Dunnottarstraat 50, Sydenham, Johannesburg, en

Ek, Joseph Leonard Donenberg van Eton Place 311, Fairways, Johannesburg, en

Ek, Leonard Maurice Emanuel van Westbrook 4b, Paul Nelstraat, Hillbrow, Johannesburg, en

Ek, Michael Fingeson van Coronia Hotel, O'Reilleyweg, Berea, Johannesburg, en

Ek, Arthur Foster van Murraystraat 54, Meredale, Johannesburg, en

Ek, Hymie Greenberg van Sesdestraat 93, Kew, Johannesburg, en

Ek, Isidore Herson van DeMiststraat 23, Dewetshof, Johannesburg, en

Ek, William Hoffmann van Cape Agulhas 609, Esselenstraat, Hillbrow, Johannesburg, en

Ek, Davis Hope van Riverview 210, Kentview, Johannesburg, en

Ek, Bennie Hope van Greensideweg 9, Greenside, Johannesburg, en

Ek, Lionel Hope van Leyweg 54, Victory Park, Johannesburg, en

Ek, Raphael Isaacs van Chesterfield House 74, Twiststraat, Johannesburg, en

Ek, Charles Jacks van Burton Court 605, Pretoriusstraat, Hillbrow, Johannesburg, en

Ek, Stanley Jacks van Oakweg 103, Silvamonte uitb., Johannesburg, en

Ek, Albert Jacks van Haldene Crescent, Wendywood, Johannesburg, en

Ek, Cyril Solomon Jones van Summershill 202, Sally's Alley, Kentview, Johannesburg, en

Ek, Morrie Kemack van p/a Joodse Oue-te-Huis, Sandringham, Johannesburg, en

Ek, Louis Simon Kruger van Chiltonlaan 12, Glenhazel, Gardens, Johannesburg, en

Ek, Roy Lebenon van Louis Bothalaan 453, Highlands Noord, Johannesburg, en

I, Samuel Lieb of 134 Leicester Road, Kensington, Johannesburg, and

I, Aaron Mann of 102 Gravenhage, Otto Street, Illovo, Johannesburg, and

I, Peter Gordon Martin of 242 Acacia Road, Northcliff, Johannesburg, and

I, Henry Merlin of 43 Beryl Street, Cyrildene, Johannesburg, and

I, Michael Ivan Miller of Ascot Hotel, Norwood, Johannesburg, and

I, Alec Nofal of 28a 7th Street, Linden, Johannesburg, and

I, Alexander Johannes Potgieter of 441 Ontdekkers Road, Florida, and

I, Harry Sefor of 3 Methwold Drive, Saxonwold, Johannesburg, and

I, Aristotle Stamatiadis of 11 Turnstone, Dewetshof Ext. Johannesburg, and

I, Phillip Stein of 106 Kings Court, King George Street, Johannesburg, and

I, Johannes Cornelius Stroobach of 235 Main Avenue, Ferndale, Randburg, and

I, Herbert Suchet of 89 13th Avenue, Sydenham, Johannesburg.

We, the above, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorising 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 of information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag X64, Pretoria, to reach him on or before 12 July, 1972. Every such person is required to state his full name, occupation and postal address.

NOTICE 406 OF 1972.

NOTICE — BOOKMAKER'S LICENCE.

I, David Maurice Cowan of 803 Illana Vetta Street, Hillbrow, Johannesburg, do hereby give notice that it is my intention to apply to the Transvaal Bookmaker's 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 X64, Pretoria, to reach him on or before 12th July, 1972. Every such person is required to state his full name, occupation and postal address.

NOTICE 407 OF 1972.

NOTICE — BOOKMAKER'S LICENCE.

We, Joseph Ratner of 5 Willow Terrace, Westdene, Benoni, Joseph Starfield of 15 Las Vegas, Kimbolton Street, Benoni, Bruno Kampel of 48 Marcia Street, Cyrildene, Jack Kampel of 25 Urania Street, Observatory and John Whyte of 11 Camelford Road New Redruth, Alberton do hereby give notice that it is our intention to apply to the Transvaal Bookmaker's Licensing Committee for certificates authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Ek, Samuel Lieb van Leicesterweg 134, Kensington, Johannesburg, en

Ek, Aron Mann van Gravenhage 102, Ottostraat, Illovo, Johannesburg, en

Ek, Peter Gordon Martin van Acaciaweg 242, Northcliff, Johannesburg, en

Ek, Henry Merlin van Berylstraat 43, Cyrildene, Johannesburg, en

Ek, Michael Ivan Miller van Ascot Hotel, Norwood, Johannesburg, en

Ek, Alec Nofal van Sewendestraat 28a, Linden, Johannesburg, en

Ek, Alexander Johannes Potgieter van Ontdekkersweg 441, Florida, en

Ek, Harry Sefor van Methwoldrylaan 3, Saxonwold, Johannesburg, en

Ek, Aristotle Stamatiadis van Turnstone 11, Dewetshof uitbr., Johannesburg, en

Ek, Phillip Stein van Kings Court 106, King Georgestraat, Johannesburg, en

Ek, Johannes Cornelius Stroobach van Mainlaan 235, Ferndale, Randburg, en

Ek, Herbert Suchet van 13e Laan 89, Sydenham, Johannesburg.

Ons, die bovemelde, gee hiermee kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisen-siekomitee 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, Privaatsak X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

KENNISGEWING 406 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ek, David Maurice Cowan van Illana 803, Vettastraat, Hillbrow, Johannesburg gee hiermee kennis dat ek van voorneme is om by die Transvaalse Beroepswedderslisen-siekomitee 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 Beroepswedderslisen-siekomitee, Privaatsak X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

KENNISGEWING 407 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ons, Joseph Ratner van Willow Terrace 5, Westdene, Benoni, Bruno Kampel van Marciastraat 48, Cyrildene, Johannesburg, Jack Kampel van Uraniastraat 25, Observatory, Joseph Starfield van Las Vegas 14, Kim Boltonstraat Benoni en John Whyte van Camelfordlaan 11, New Redruth, Alberton gee hiermee kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisen-siekomitee aansoek te doen om sertifikate waarby die uitreiking van 'n beroepswedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

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 Bookmaker's Licensing Committee, Private Bag X64, Pretoria, to reach him on or before 12th July, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

NOTICE 408 OF 1972.

NOTICE — BOOKMAKER'S LICENCE.

I, David Arthur Butler of 20 Louis Trichardt Street and I, Brian Butler of 9 van Riebeeck Street, Bethal, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorising 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 X64, Pretoria, to reach him on or before 12 July, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

NOTICE 409 OF 1972.

NOTICE — BOOKMAKER'S LICENCES.

We, Cornelius Deetlefs Botha of 4 Jordaan Street, Parkdene, Boksburg, Denton Lowenstein of 11 Kilian Avenue Libradene, Boksburg, Moses Dave Lowenstein of 8 Hillcrescent, Parkdene, Boksburg, Christiaan Dirk Swanepoel Smith of 4 Chris Smith Street, Boksburg-West and John Frederick Souter of 11 Law Street, Parkdene, Boksburg, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for certificates 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 X64, Pretoria, to reach him on or before 12th July, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

NOTICE 410 OF 1972.

NOTICE — BOOKMAKER'S LICENCES.

We, Alfred George Erasmus, 6 Selbourne Avenue, Brakpan, Dirk Johannes Paasch, 30 Gerrit Maritz Avenue Brakpan, Sydney Stephan Rogers, 23 Godwin Road, Farrarmere, Benoni, Robert John Tyler, 1 Marias Street, Rynfield, Benoni, Cyril Seymour Webster, 801 Prince George Avenue, Brakpan, Percy Charles Webster, 15 Athlone Avenue, Brakpan, do hereby give notice that

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 Beroepsbedderslisensiekomitee, Privaatsak X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

21—28

KENNISGEWING 408 VAN 1972.

KENNISGEWING — BEROEPSBEDDERSLISENSIE.

Ek, David Arthur Butler van Louis Trichardtstraat 20, en Ek, Brian Butler van van Riebeeckstraat 9, Bethal, gee hiermee kennis dat ons van voorneme is om by die Transvaalse Beroepsbedderslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepsbedderslisensie 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 Beroepsbedderslisensiekomitee, Privaatsak X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

21—28

KENNISGEWING 409 VAN 1972.

KENNISGEWING — BEROEPSBEDDERSLISENSIE.

Ons, Cornelius Deetlefs Botha van Jordaanstraat 4, Parkdene, Boksburg, Denton Lowenstein van Kilian Laan 11, Libradene, Boksburg, Moses Dave Lowenstein van Hillcrescent 8, Parkdene, Boksburg, Christiaan Dirk Swanepoel Smith van Chris Smithstraat 4, Boksburg-Wes en John Frederick Souter van Lawstraat 11, Parkdene, Boksburg, gee hiermee kennis dat ons van voorneme is om by die Transvaalse Beroepsbedderslisensiekomitee aansoek te doen om sertifikate waarby die uitreiking van 'n beroepsbedderslisensie 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 Beroepsbedderslisensiekomitee, Privaatsak X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

21—28

KENNISGEWING 410 VAN 1972.

KENNISGEWING — BEROEPSBEDDERSLISENSIES.

Ons, Alfred George Erasmus, Selbournelaan 6, Brakpan, Sydney Stephan Rogers, Godwinstraat 23, Farrarmere, Benoni, Robert John Tyler, Maraisstraat 1, Rynfield Benoni, Cyril Seymour Webster, Prince Georgelaan 801, Brakpan, Percy Charles Webster, Athlonelaan 15, Brakpan, gee hiermee kennis dat ons van voorneme is om by die Transvaalse Beroepsbedderslisensiekomitee

it is our intension to apply to the Transvaal 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 certificates, 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 X64, Pretoria, to reach him on or before 12th July, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

NOTICE 411 OF 1972.

NOTICE — BOOKMAKER'S LICENCE.

I, Stan Bluhm of 406 Quartz Hill, Bruce Street, Clarendon Place, do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 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 X64, Pretoria, to reach him on or before 12th July, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

NOTICE 412 OF 1972.

NOTICE — BOOKMAKER'S LICENCE.

We, Victor Joshua Schultz, 87 Paul Kruger Street, Oberholzer and Andries Johannes Petrus van der Merwe, 27 Mentz Avenue, Warmbaths, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for certificates 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 X64, Pretoria, to reach him on or before 12 July, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

NOTICE 413 OF 1972.

NOTICE — BOOKMAKERS' LICENCES.

We, Arthur Joseph Gaved of 157 Highland Road, Kensington, Johannesburg, John Alexander Henderson, of 405 Sam Giulio, Park Lane, Berea, Johannesburg, Joseph Selig Sher, of 7 Louvain Road, Delville, Germiston, Leslie Kourie, of 17 Acacia Road, Chislehurston, Sandton, Frederic Carrer, of 125 Van Buren Road, Bedfordview, Johannes Jacobus Rabie, of 19 Kramer Street, Beyers Park, Boksburg, Kenneth Brameld, of 95 Eugenia Road,

aansoek te doen om sertifikate 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 X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

21—28

KENNISGEWING 411 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ek, Stan Bluhm van Quartz Hill 406, Brusestraat, Clarendon Place gee hiermee kennis dat ek van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee 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 X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

21—28

KENNISGEWING 412 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ons, Victor Joshua Schultz, Paul Krugerstraat 87, Oberholzer, en Andries Johannes Petrus van der Merwe, Mentzaan 27, Warmbad, gee hiermee kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om sertifikate 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 X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

21—28

KENNISGEWING 413 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ons, Arthur Joseph Gaved, van Highlandweg 157, Kensington, Johannesburg, John Alexander Henderson, van 405 Sam Giulio, Parklaan, Berea, Johannesburg, Joseph Selig Sher, van Louvainweg 7, Delville, Germiston, Leslie Kourie, van Acaciaweg 17, Chislehurston, Sandton, Frederic Carrer, van Van Burenweg 125, Bedfordview, Johannes Jacobus Rabie, van Kramerstraat 19, Beyers Park, Boksburg, Kenneth Brameld, van Eugeniaweg 95, Prim-

Primrose Hill, Germiston, Louis Johannes Holtzhausen, of 29 Maskew Street, Rowhill, Springs, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for certificates authorising 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, Transvaal Bookmakers' Licensing Committee, Private Bag X64, Pretoria, to reach him on or before 12 July, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

rose Hill, Germiston, Louis Johannes Holtzhausen, van Maskewstraat 29, Rowhill, Springs, gee hierby kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om sertifikate 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 X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

21—28

NOTICE 414 OF 1972.

NOTICE — BOOKMAKERS' LICENCE.

We, Franklin Alfred Eksteen, 53 Voortrekker Road, Krugersdorp, Joseph George Essey, III Ockerse Street, Krugersdorp, Benjamin William Goodburn, 038 Burger Street, Krugersdorp, George Price, 12 Cotton Road, Greenside Ext., Johannesburg, Serges Sarkis, 402 Louis Botha Avenue, Bagleyston, Johannesburg, Dimitrios Soldatos, 7 Suikerbos Street, Randfontein, Nico Soldatos, 033 Burger Street, Krugersdorp, and Edward Henry Stocker, 132 Nicolaas Smit Street, Krugersdorp, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for certificates 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 X64, Pretoria, to reach him on or before 12 July, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

NOTICE 415 OF 1972.

NOTICE — BOOKMAKERS' LICENCE.

We, Charles Rottenburg, 4 Church Street, Klerksdorp, Harry Nysschen, 7 Monica Avenue, Klerksdorp, Desmond Henry Brown, 1 Sonryk Flats, Klerksdorp, Gerald Lesly Ingel, 42 Latham Road, Klerksdorp, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for certificates 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 X64, Pretoria, to reach him on or before 12 July, 1972, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

KENNISGEWING 414 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ons, Franklin Alfred Eksteen, Voortrekkerstraat 53, Krugerdorp, Joseph George Essey, Ockerstraat 111, Krugersdorp, Benjamin William Goodburn, Burgerstraat 038, Krugersdorp, George Price, Cottonstraat 12, Greenside Uitbreiding, Johannesburg, Serges Sarkis, Louis Bothalaan 402, Bagleyston, Johannesburg, Dimitrios Soldatos, Suikerbosstraat 7, Randfontein, Nico Soldatos, Burgerstraat 033, Krugersdorp en Edward Henry Stocker, Nicolaas Smitstraat 132, Krugersdorp, gee hiermee kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om sertifikate 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 X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

21—28

KENNISGEWING 415 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ons, Charles Rottanburg, Kerkstraat 4, Klerksdorp, Harry Nysschen, Monicalaan 7, Klerksdorp, Desmond Henry Brown, Sonryk woonstelle 1, Klerksdorp, Gerald Lesly Ingel, Lathamweg 42, Klerksdorp, gee hiermee kennis dat ons van voorheme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om sertifikate 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 X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

21—28

NOTICE 416 OF 1972.

NOTICE — BOOKMAKER'S LICENCE.

I, Nestor Dennis Pappas of Pumalange 19, Nelspruit, do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmakers' 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 X64, Pretoria, to reach him on or before 12 July, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

NOTICE 417 OF 1972.

NOTICE — BOOKMAKER'S LICENCE.

We, Antony Skordi of No. 1 Skordi's Flats, Pietersburg, and George Skordi of 88 Grimbeek Street, Pietersburg, do hereby give notice that it is our intention to apply to the Transvaal 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 X64, Pretoria, to reach him on or before 12 June, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

NOTICE 418 OF 1972.

BOOKMAKER'S LICENCES.

I Ernest Antony of 345 Murray Street, Brooklyn, Pretoria; and I Michael George Behr, of Pretorius Street 990, Arcadia Pretoria, and I George Diederik Frederik Bierman, of 9-2nd Street, Middelburg, Transvaal; and I Noel Becker, of Rebecca Street 324, Pretoria Wes; and I Joseph William de Stadler, of 471-32nd Avenue, Villiera, Pretoria; and I Paul Jacobus Ferreira, of 304 Orient Street Arcadia, Pretoria; and I Henri Cecil Richard Gouws of Zandra Street 5, and I Asher Jacobs of 61 Lilaron, 684 Pretorius Street, Arcadia, Pretoria; and I Sam Jacobs of 604 Monria Hotel, Skinner Street, Pretoria; and I Anthony Jacobs of 300 Ultramar Flats, Bosman Street, Pretoria, and I Jan Frederik Rykers Jonk, of 190 Von Willigh Street, Villa Rosa, Clubview East, Verwoerdburg; and I Gerald Kenneth Lewis, of 449 Church Crescent, Lynnwood, Pretoria; and I Ernest Michael, of 52 Harmony Street, Muckleneuk, Pretoria; and I Louis Hendrik Nel, of Welgevonden, P.O. Stoffberg, Transvaal; and I Louis John Renaud, of 179 Smith Street, Muckleneuk, Pretoria; and I Cecil Sack, of 507 Flamingo Flats, Walker Street, Sunnyside, Pretoria; and I Basil Tamous, of 105 Parkzicht Flats, Andries Street, Pretoria; and I Cos-

KENNISGEWING 416 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ek, Nestor Dennis Pappas van Pumalange 19, Nelspruit, gee hiermee kennis dat ek van voorneme is om by die Transvaalse Beroepswedderslensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslensie 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 Beroepswedderslensiekomitee, Privaatsak X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

21—28

KENNISGEWING 417 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ons, Antony Skordi van Skordi's Woonstelle No. 1, Pietersburg, en George Skordi van Grimbeekstraat 88, Pietersburg, gee hiermee kennis dat dit ons voornemens is om aansoek te rig aan die Transvaalse Beroepswedderslensiekomitee om 'n sertifikaat waarin die uitreiking van 'n Beroepswedderslensie in terme van Artikel 26 van 1925, gemagtig word.

Enige persoon wat teen die uitreiking van so 'n sertifikaat beswaar wil maak of wie onder die aandag van die Komitee wil bring enige feit of inligting daaromtrent, moet dit skriftelik doen en rig aan die Sekretaris, Transvaalse Beroepswedderslensiekomitee, Privaatsak X64, Pretoria, voor of op 12 Julie 1972. Daar word van sodanige beswaarmakers verlang om sy volle naam, beroep en posadres te versaf.

21—28

KENNISGEWING 418 VAN 1972.

BEROEPSWEDDERSLISENSIES.

Ek, Ernest Antony van Murraystraat 345, Brooklyn, Pretoria; en ek Michael George Behr, van Pretoriusstraat 990, Arcadia, Pretoria; en ek George Diederik Frederik Bierman van 2de Straat, Middelburg, Transvaal; en ek Noel Becker, van Rebeccastraat 324, Pretoria Wes, en ek Joaseph William de Stadler, van 32ste Laan 471, Villiera, Pretoria; en ek Paul Jacobus Ferreira, van Orientstraat 304, Arcadia, Pretoria; en ek Hendri Cecil Richard Gouws, van Zandstraat 5, Witbank, en ek Asher Jacob van Lilaron 61, Pretoriusstraat 684, Arcadia, Pretoria; en ek Sam Jacobs van Monria Hotel 604, Skinnerstraat, Pretoria; en ek Antony Jacobs, van Ultramari Woonstelle 300, Bosmanstraat, Pretoria; en ek Jan Frederik Rykers Jonk, van Von Willighstraat 190, Villa Rosa, Clubview Oos, Verwoerdburg; en ek Gerald Kenneth Lewis, van Church Crescent 449, Lynnwood, Pretoria; en ek Ernest Michael van Harmonystraat 52, Muckleneuk, Pretoria; en ek Louis Hendrik Nel van Welgevonden, P.K. Stoffberg, Transvaal; en ek Louis John Renaud, van Smithstraat 179, Muckleneuk, Pretoria; en ek Cecil Sack, van Flamingo Woonstelle 507, Walkerstraat, Sunnyside, Pretoria; en ek Basil Tamous, van Parkzichtwoonstelle 105, Andriesstraat, Pretoria; en ek Costas Tamous van

tas Tamous of 105 Parkzicht Flats, Andries Street, Pretoria; and I Modestos Vasilou, of Herbert Baker Street 133, Groenkloof, Pretoria, do hereby give notice that it is my intension to apply to the Transvaal Bookmakers' Licencing Committee for a certificate authorizing the issue of a Bookmakers' 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 X64, Pretoria, to reach him on or before 12 July, 1972. Every such person is required to state his full name, occupation and postal address.

NOTICE 419 OF 1972.

NOTICE — BOOKMAKER'S LICENCE.

I, Harry Davies of 61 Beatrice Avenue, Homelake, Randfontein do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 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 X64, Pretoria, to reach him on or before 12 July, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

NOTICE 420 OF 1972.

NOTICE — BOOKMAKER'S LICENCE.

We, Julius Price, 105 Sunnyhoek, Claim and Ockerse Street, Hospital Hill, Johannesburg, Harry Rakusen, 306 San Giulio, Park Lane, Berea, Johannesburg, Abraham Lessick, 8 Highlands Gardens, Louis Botha Avenue, Johannesburg, Edward John Joseph, 35 Dovedale Road, Cheltondale, Johannesburg, Stanley Sarkis, 9 Quintondale Road, Cheltondale, Johannesburg and Ramon Anthony Solomon, 2 Halifax Street, Bryanston, Johannesburg do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for certificates 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 X64, Pretoria, to reach him on or before 12 July, 1972. Every such person is required to state his full name, occupation and postal address.

Parkzichtwoonstelle 105, Andriesstraat, Pretoria; en ek Modestos Vasilou, van Herbert Bakerstraat 133, Groenkloof, Pretoria; gee hiermee kennis dat ek van voorneme is om by die Transvaalse Beroepsweddersliseniekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Ierdere 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 Beroepsweddersliseniekomitee, Privaatsak X64, Pretoria, doen om hom voor of op 12 Junie 1972 te bereik. Ieder sodanige persoon moet sy volle naam, beroep en posadres verstrek.

KENNISGEWING 419 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ek, Harry Davies van Beatrice Laan 61, Homelake, Randfontein, gee hiermee kennis dat ek van voorneme is om by die Transvaalse Beroepsweddersliseniekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisensie ingevolge Ordonnansie 26 van 1925.

Iedere 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 Beroepsweddersliseniekomitee, Privaatsak X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

21—28

KENNISGEWING 420 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIES.

Ons, Julius Price, Sunnyhoek 105, Claim en Ockersestraat, Hospitaal Heuwel, Johannesburg, Harry Rakusen, San Giulio, Parklaan, Berea, Johannesburg, Abraham Lessick, Highlands Gardens 8, Louis Botha Laan, Johannesburg, Edward John Joseph, Dovedalestraat 35, Cheltondale, Johannesburg, Stanley Sarkis, Quintondalestraat 9, Chelton, Johannesburg, en Ramon Anthony Solomon, Halifaxstraat 2, Bryanston, Johannesburg, gee hiermee kennis dat ons van voorneme is om by die Transvaalse Beroepsweddersliseniekomitee aansoek te doen om sertifikate waarby die uitreiking van 'n beroepswedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedere 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 Beroepsweddersliseniekomitee, Privaatsak X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

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21—28

NOTICE 421 OF 1972.

NOTICE — BOOKMAKERS' LICENCE.

We, A. D. Bock, Riebceck Hotel, Springs, T. I. D'Archy, I Lester Road, Brakpan, R. H. Botha, I Nigel Road, Springs, G. T. Gildenhuys, 6 Sollum Street, Pollak Park, Springs, B. A. Hillary, Sunvalley Inn, Delmas, R. J. Fraser, Plot 20, Rand Collieries, Brakpan, J. Christodoulou, 64 6th Street, Springs, and F. Couvaras, 6 Halkyn Road, Selcourt, Springs, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for certificates 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 X64, Pretoria, to reach him on or before 12 July, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

NOTICE 422 OF 1972.

NOTICE — BOOKMAKER'S LICENCE.

I, Barry Leslie Teren, of 30 Chopin Street, Vanderbijl Park.

I, Morris Cohen, of 308 Links View, Illovo, Johannesburg.

I, Julian Martin Chilewitz, of 149, Gen. Hertzog Street, Vereeniging.

I, Marthinus Hermanus Potgieter, of 1 Athlone Drive, Vereeniging.

I, Caspre Sangiorgio, of 3 Cumberland Mansions, Vereeniging.

I, Gerhardus Stephanus van der Westhuizen, 10 Zamcas Court, Nigel.

I, Pieter Daniel van der Westhuizen, of New Goldfields Hotel, Nigel.

Do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorising 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 X64, Pretoria, to reach him on or before 12 July, 1972. Every such person is required to state his full name, occupation and postal address.

NOTICE 423 OF 1972.

NOTICE — BOOKMAKER'S LICENCE.

We, Herman Adriaan van der Kooi of Leeupoort, Witbank, and Dennis Shein of 14 French Street, Witbank, do hereby give notice that it is our intention to apply to the Transvaal 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 X64, Pretoria, to reach him on or before 12 July, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

KENNISGEWING 421 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ons, A. D. Bock, Riebceck Hotel, Springs, T. I. D'Archy, Lesterstraat 1, Brakpan, R. H. Botha, Nigelstraat 1, Springs, G. T. Gildenhuys, Sollumstraat 6, Pollakpark, Springs, B. A. Hillary, Sunvalley Inn, Delmas, R. J. Fraser, Plot 20, Rand Collieries, Brakpan, J. Christodoulou, 6de Straat 64, Springs, en F. Couvaras, Halkynstraat 6, Selcourt, Springs, gee hiermee kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om sertifikate 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 X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

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KENNISGEWING 422 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ek, Barry Leslie Teren, van Chopinstraat 30, Vanderbijlpark.

Ek, Morris Cohen, van Links View 308, Illovo Johannesburg.

Ek, Julian Martin Chilewitz, van Gen. Hertzogstraat 149, Vereeniging.

Ek, Marthinus Hermanus Potgieter, van Athlone Ryalaan 1, Vereeniging.

Ek, Gaspre Sangiorgio, van Cumberland Mansions 3, Vereeniging.

Ek, Gerhardus Stephanus van der Westhuizen, van Zamcas Hof 10, Nigel.

Ek, Pieter Daniel van der Westhuizen, van New Goldfields Hotel, Nigel.

Gee hiermee kennis dat ek van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee 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 X64, Pretoria, doen om hom voor of op 12 Julie 1972, te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

KENNISGEWING 423 VAN 1972.

KENNISGEWING — BEROEPSWEDDERSLISENSIE.

Ons, Herman Adriaan v.d. Kooi van Leeupoort, Witbank, en Dennis Shein van Frenchstraat 14, Witbank, gee hiermee kennis dat ons van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om sertifikate 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 X64, Pretoria, doen om hom voor of op 12 Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

21—28

NOTICE 424 OF 1972.

NOTICE — BOOKMAKER'S LICENCE.

I, Péter Lebenon Bechus, 99 Eighth Avenue, Sydenham, Johannesburg; and
 I, Philip Braverman, 19 Gladys Street, Cyrildene, Johannesburg; and
 I, Morris Cohen, 308 Linksview, Corlette Drive, Illovo, 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, Leslie Kourie, 17 Acacia Road, Chiselhurston, Sandton; and
 I, Louis Simon Kruger, 12 Chilton Avenue, Glenhazel, 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, 15 le Maitre Street, Brackenhurst, Alberton; 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 Avenue, Athol, Johannesburg; and
 I, Harry Charles Schneider, 12 Athol Mews Athol-Oaklands Road, Birnam, Johannesburg, and
 I, Joseph Selig Sher, 7 Louvian Road, Delville, Germiston; 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 Fingeson, 122, Third Avenue, Fairmount, Johannesburg; and
 I, Joseph Koski, 29 Victoria Road, Rosettenville, Johannesburg; and
 I, Peter William Charles Lamb, 22 Second Avenue, Highlands North, Johannesburg; and
 I, Aaron Weiner, 35 Lheneveolen Court, Fourth Avenue, Killarney, Johannesburg, do hereby give notice that it is our intention to apply to the Transvaal Bookmakers' Licensing Committee for certificates authorizing the issue of a Bookmakers' Licence in terms of Ordinance 26 of 1925.

KENNISGEWING 424 VAN 1972.

KENNISGEWING — BEROEPWEDDERSLISENSIE.

Ek, Peter Lebenon Bechus, Agstelaan 99, Sydenham, Johannesburg; en
 Ek Philip Braverman, Gladysstraat 19, Cyrildene, Johannesburg; en
 Ek, Morris Cohen, Linksview 308, Corlette Drive, Illovo, Johannesburg; en
 Ek, Hector Herbert Dunbar, Derdelaan 74, Roodepoort en
 Ek, Raymond Donenberg, Agstelaan 28, Highlands North, Johannesburg; en
 Ek, Bentley Fisher, No. 1 Greenoaks, Wesstraat, Sandown, Johannesburg; en
 Ek, Lazar Jankelowitz, Sewendelaan 9, Lower Houghton, Johannesburg; en
 Ek, Michael Keyrouz, Buckingham Hof 702, Leydsstraat Johannesburg; en
 Ek, Leslie Kourie, Acaciaweg, 17, Chiselhurston, Sandton; en
 Ek, Louis Simon Kruger, Chiltonlaan, Glenhazel, Johannesburg; en
 Ek, Kallie Lebenon, Louis Bothalaan 453, Highlands North, Johannesburg; en
 Ek, Ronald Frederick Litten, Alexandralaan 11, Craighall, Johannesburg; en
 Ek, Michael Maris, Graceweg 31, Linksfield Ridge, Johannesburg; en
 Ek, Ronald James Munro, Le Maitrestraat, Brackenhurst Alberton; 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, Southlaan 110, Athol, Johannesburg; en
 Ek, Harry Charles Schneider, Athol Mews 12, Athol-Oaklandpark, Birnam, Johannesburg; en
 Ek, Joseph Selig Sher, Louvianweg 7, Delville, Germiston; en
 Ek, Hyman Sofer, Killarney Place 1, Killarney, Johannesburg; en
 Ek, Campbell Emanuel Sogot, Athlonelaan 29, Sandringham, Johannesburg; en
 Ek, Arie Johannes Stroobach, Cardiffweg 11, Parkwood, Johannesburg; en
 Ek, Aubrey Lionel Sutton, Liduina 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 Fingeson, 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, Lheneveolen Hof 35, Vierdelaan, Killarney, Johannesburg, gee hierby kennis dat ons van voorname is om by die Transvaalse Beroeps-wedderslisensie-komitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroeps-wedderslisensie ingevolge Ordonnantie 26 van 1925 gemagtig word.

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 X64, Pretoria, to reach him on or before the 12 July, 1972. Every such person is required to state his full name, occupation and postal address.

21—28

NOTICE 425 OF 1972.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF LOT NO. 335, LYTTELTON MANOR TOWNSHIP, DISTRICT PRETORIA.

It is hereby notified that application has been made by Cornelius Johannes Human in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Lot No. 335, Lyttelton Manor Township, District Pretoria, to permit the lot to be subdivided.

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 26 July, 1972.

G. P. NEL,
Director of Local Government.

Pretoria, 28 June, 1972.

P.B. 4-14-2-810-32

NOTICE 426 OF 1972.

PRETORIA REGION AMENDMENT SCHEME NO. 385.

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 Mrs. C. E. Louw, 185A Soutpansberg Road, Riviera, Pretoria, for the amendment of Pretoria Region Town-planning Scheme 1960, by rezoning Erf No. 41 situated on Drakensberg Drive, Waterkloof Park Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

The amendment will be known as Pretoria Region Amendment Scheme No. 385. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria, and at the office of the Director of Local Government, Room B407, 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 440, Pretoria at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 28 June, 1972.

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 Beroeps-wedders-lisensiekomitee, Privaatsak X64, Pretoria, doen om hom voor of op die 12de Julie 1972 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

21—28

KENNISGEWING 425 VAN 1972.

VOORGESTELDE WYSIGING VAN DIE TITEL-VOORWAARDES VAN LOT NO. 335, DORP LYTTELTON MANOR, DISTRIK PRETORIA.

Hierby word bekend gemaak dat Cornelius Johannes Human ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir die wysiging van die titelvoorwaardes van Lot No. 335, dorp Lyttelton Manor, Distrik Pretoria, ten einde dit moontlik te maak om die lot te onderverdeel.

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 26 Julie 1972 skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 28 Junie, 1972.

P.B. 4-14-2-810-32

KENNISGEWING 426 VAN 1972.

PRETORIASTREEK-WYSIGINGSKEMA NO. 385.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mev. Louw, Soutpansbergweg 185A, Riviera, Pretoria, aansoek gedoen het om Pretoriastreek-wysigingskema, 1960, te wysig deur die hersonering van Erf No. 41, geleë aan Drakensbegrylaan, dorp Waterkloof Park, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 385 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria, 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 440, Pretoria, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 28 Junie 1972.

28—5

NOTICE 427 OF 1972.

JOHANNESBURG AMENDMENT SCHEME NO. 1/593.

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 Estate Late: William Humphreys, C/o Bell, Dwar & Hall, P.O. Box 4284, Johannesburg, for the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by rezoning Lot No. 539, situate on the corner of The Valley Road and Pallinghurst Road, Parktown Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

The amendment will be known as Johannesburg Amendment Scheme No. 1/593. 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 B407, 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. 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, 28 June, 1972.

28—5

NOTICE 428 OF 1972.

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF ERF NO. 1, NEW ERA TOWNSHIP, DISTRICT SPRINGS.

It is hereby notified that application has been made by Mobil Oil Southern Africa (Pty.) Ltd. in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Erf No. 1, New Era Township, District Springs, to permit the erf to be used for the purpose of a restaurant in addition to the current permitted use of a motor garage.

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 26 July, 1972.

G. P. NEL,
Director of Local Government.
P.B. 4-14-2-925-1
28—5

NOTICE 429 OF 1972.

PROPOSED AMENDMENT OF THE CONDITIONS OF ESTABLISHMENT OF NELSPRUIT EXTENSION NO. 7 TOWNSHIP, NELSPRUIT.

It is hereby notified that application has been made by the Town Council of Nelspruit in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of establishment of Nelspruit Extension No. 7 Township, Nelspruit to increase the number of storeys which may be erected from two to three storeys.

KENNISGEWING 427 VAN 1972.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/593.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar Boedel Wyle: William Humphreys, P/a Bell, Dwar & Hall, Posbus 4284, Johannesburg, aansoek gedoen het om Johannesburg-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Erf No. 539, geleë op die hoek van The Valleyweg en Pallinghurstweg, dorp Parktown, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/593 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B407, Provinciale Gebou, Pretoriusstraat, 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 typerk 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, 28 Junie 1972.

28—5

KENNISGEWING 428 VAN 1972.

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN ERF NO. 1, DORP NEW ERA, DISTRIK SPRINGS.

Hierby word bekend gemaak dat Mobil Oil Southern Africa (Edms.) Bpk., ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir die wysiging van die titelvoorwaardes van Erf No. 1, Dorp New Era, Distrik Springs, ten einde dit moontlik te maak dat die erf vir 'n restaurant benevens die bestaande reg van 'n motor garage gebruik kan word.

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 26 Julie 1972 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 28 Junie 1972.

P.B. 4-14-2-925-1

28—5

KENNISGEWING 429 VAN 1972.

VOORGESTELDE WYSIGING VAN DIE STIGTINGSVOORWAARDES VAN DIE DORP NELSPRUIT UITBREIDING NO. 7, NELSPRUIT.

Hierby word bekend gemaak dat Stadsraad van Nelspruit ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir die wysiging van die stigtingsvoorwaardes van die dorp Nelspruit Uitbreidings No. 7, Nelspruit, ten einde dit moontlik te maak om die aantal verdiepings wat opgerig mag word te verhoog van twee tot drie verdiepings.

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 26 July, 1972.

G. P. NEL,
Director of Local Government,
Pretoria, 28 June, 1972.
P.B. 4-15-2-30-312-1
28—5

NOTICE 430 OF 1972.

PROPOSED ESTABLISHMENT OF SONNEGLANS 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 Frederick Bowden for permission to lay out a township consisting of approximately 34 special residential erven, on Remaning Extent of Portion 59 (Thornbush) (a portion of Portion 2) of the farm Boschkop No. 199 I.Q., district Roodepoort, to be known as Sonneglans Extension 10.

The proposed township is situated north-west of and abuts the Klein Jukskei River and north of and abuts proposed Sonneglans Extension 4 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 28 June, 1972.
P.B. 4/2/2/4377
28—5

NOTICE 431 OF 1972.

PROPOSED ESTABLISHMENT OF MALANSHOF EXTENSION 3 TOWNSHIP.

By Notice No. 92 of 1971, the establishment of Malanshof Extension 3 Township, on the farm Klipfontein, No. 203 I.Q., district Roodepoort was advertised.

Since then an amended plan has been received by virtue of which the layout has been altered to make provision for additional general residential erven.

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room 207, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for period of eight weeks from the date hereof.

In terms of section 58(5) of the Town-planning and Townships Ordinance, 1965, 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

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Block B, Provinciale Gebou, Pretoriusstraat, Pretoria.

Besware teen die aansoek kan op of voor 26 Junie 1972 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Posbus 892, Pretoria, ingedien word.

G. P. NEL,
Direkteur van Plaaslike Bestuur,
Pretoria, 28 Junie 1972.
P.B. 4-15-2-30-312-1
28—5

KENNISGEWING 430 VAN 1972.

VOORGESTELDE STIGTING VAN DORP SONNEGLANS UITBREIDING 10.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Frederick Bowden aansoek gedoen het om 'n dorp bestaande uit ongeveer 34 spesiale woonerwe, te stig op Resterende Gedeelte van Gedeelte 59 (Thornbush) ('n gedeelte van Gedeelte 2) van die plaas Boschkop No. 199 I.Q., distrik Roodepoort, wat bekend sal wees as Sonneglans Uitbreidung 10.

Die voorgestelde dorp lê noord-wes van en grens aan die Klein Jukskei rivier en noord van en grens aan voorgestelde dorp Sonneglans Uitbreidung 4.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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, 28 Junie 1972.
P.B. 4/2/2/4377
28—5

KENNISGEWING 431 VAN 1972.

VOORGESTELDE STIGTING VAN DORP MALANSHOF UITBREIDING 3.

Onder Kennisgewing No. 92 van 1971 is 'n aansoek om die stigting van die Dorp Malanshof Uitbreidung 3 op die plaas Klipfontein No. 203 I.Q., distrik Roodepoort geadverteer.

Sedertdien is 'n gewysigde plan ingedien waarkragtens die uitleg gewysig is om voorsiening te maak vir addisionele algemene woonerwe.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 2de vloer, Blok B, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, 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.

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, 28 June, 1972.

P.B. 4/2/2/3561
28—5

NOTICE 432 OF 1972.
PROPOSED ESTABLISHMENT OF FOURWAYS 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 Mauritz Louis Senekal and Four Ways Townships (Pty.) Ltd. for permission to lay out a township consisting of approximately 208 special residential erven, 42 general residential erven, 1 business erf, 1 garage erf and 1 special erf on Remaining Extent of Portion 56 of Portion and Remaining Extent of Portion 58 (a portion of Portion 2) of the farm Zevenfontein No. 407 J.R., district Johannesburg, to be known as Fourways Extension 4.

The proposed township is situate north and east of and abuts the Jukskei River, and west of and abuts proposed Fourways Extension 3 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.

Pretoria, 28 June, 1972.

P.B. 4/2/2/4347
28—5

NOTICE 433 OF 1972.
PROPOSED ESTABLISHMENT OF BARFIELD ESTATE 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 Forty-Five Zandfontein (Pty.) Ltd. for permission to lay out a township consisting of 6 commercial erven, and 1 garage erf on Remaining Extent of Portion 45 (a portion of Portion 43) of the farm Zandfontein No. 41 I.R., district Johannesburg, to be known as Barfield Estate Extension 1.

The proposed township is situate east of and abuts Sandown Extension 20 Townships north of and abuts Katherine Street, and west of National Road No. T1/21 (n).

The application together with the relevant plans, documents and information, is open for inspection at the office

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 duplikaat ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 28 Junie 1972.

P.B. 4/2/2/3561
28—5

KENNISGEWING 432 VAN 1972.
VOORGESTELDE STIGTING VAN DORP FOURWAYS UITBREIDING 4.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Mauritz Louis Senekal en Four Ways Townships (Pty.) Ltd. aansoek gedoen het om 'n dorp bestaande uit ongeveer 208 spesiale woonerwe, 42 algemene woonerwe, 1 besigheidserf, 1 garage erf en 1 spesiale erf, te stig op Resterende Gedeelte van Gedeelte 56 van Gedeelte en Resterende Gedeelte van Gedeelte 58 ('n Gedeelte van Gedeelte 2) van die plaas Zevenfontein No. 407 J.R., distrik Johannesburg, wat bekend sal wees as Fourways Uitbreidings 4.

Die voorgestelde dorp lê noord en oos van en grens aan die Jukskeirivier en wes van en grens aan voorgestelde dorp Fourways Uitbreidings 3.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 2de vloer, Blok B, Provinciale Gebou, Pretoriustraat, 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 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, 28 Junie 1972.

P.B. 4/2/2/4347
28—5

KENNISGEWING 433 VAN 1972.
VOORGESTELDE STIGTING VAN DORP BARFIELD ESTATE UITBREIDING 1.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Forty-Five Zandfontein (Pty.) Ltd., aansoek gedoen het om 'n dorp bestaande uit ongeveer 6 kommersiële erwé en 1 garage erf te stig op Resterende Gedeelte van Gedeelte 45 ('n gedeelte van Gedeelte 43) van die plaas Zandfontein No. 42 I.R., distrik Johannesburg, wat bekend sal wees as Barfield Estate Uitbreidings 1.

Die voorgestelde dorp lê oos van en grens aan dorp Sandown Uitbreidings 20, noord van en grens aan Katrinestraat en wes van Nasionale Pad No. T1/21 (n).

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Ka-

of the Director, Room B207, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, P.O. Box 892, Pretoria.

G. P. NEL,
Director of Local Government.
Pretoria, 28 June, 1972. P.B. 4/2/2/4378
28—5

mer B207, 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, 28 Junie 1972. P.B. 4/2/2/4378
28—5

NOTICE 434 OF 1972.

PROPOSED ESTABLISHMENT OF WITFIELD EXTENSION 12 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 Sidney Harold Wolk for permission to lay out a township consisting of approximately 1 business erf and 13 commercial erven, on Portion 158 (a portion of Portion 5) of the farm Driefontein No. 85 I.R., district Boksburg to be known as Witfield Extension 12.

The proposed township is situate south east of and abuts Benoni road and west of and abuts Portion 159.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for 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, 28 June, 1972. P.B. 4-2-2-4336
28—5

KENNISGEWING 434 VAN 1972.

VOORGESTELDE STIGTING VAN DORP WITFIELD UITBREIDING 12.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Sidney Harold Wolk aansoek gedoen het om 'n dorp bestaande uit ongeveer 1 besigheidserf en 13 kommersiële erwé, te stig op Gedeelte 158 ('n gedeelte van Gedeelte 5) van die plaas Driefontein No. 85 I.R., distrik Boksburg, wat bekend sal wees as Witfield Uitbreiding 12.

Die voorgestelde dorp lê suid-oos van en grens aan Benoniweg en wes van en grens aan Gedeelte 159.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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, 28 Junie 1972. P.B. 4-2-2-4336
28—5

NOTICE 435 OF 1972.

PROPOSED ESTABLISHMENT OF NORTHCLIFF EXTENSION 24 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 Northcliff Properties (Pty.) Ltd. and H. W. Kok (Pty.) Ltd. for permission to lay out a township consisting of approximately 55 special residential erven, 10 general residential erven, 1 business erf and 1 filling station on Remaining Extent of Portion 197, Portion 96 (a portion of Portion 55) and Portion 247 (a portion of Portion 177) of the farm Waterval No. 211 I.Q., district Roodepoort, to be known as Northcliff Extension 24.

KENNISGEWING 435 VAN 1972.

VOORGESTELDE STIGTING VAN DORP NORTHCLIFF UITBREIDING 24.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Northcliff Properties (Edms.) Bpk. en H. W. Kok (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit ongeveer 55 spesiale woonerwe, 10 algemene woonerwe, 1 besigheidserf en 1 vulstasie te stig op Resterende Gedeelte van Gedeelte 197, Gedeelte 96 ('n gedeelte van Gedeelte 55) en Gedeelte 247 ('n gedeelte van Gedeelte 177) van die plaas Waterval No. 211 I.Q., distrik Roodepoort, wat bekend sal wees as Northcliff Uitbreiding 24.

The proposed township is situate north of and abuts the sports fields of Die Burger High School and west of and abuts Northcliff Extension 20 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 28 June, 1972.
P.B. 4-2-2-4136
28—5

NOTICE 436 OF 1972.

PROPOSED ESTABLISHMENT OF KAREN 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 Lonmal Investments (Pty.) Ltd. and C. D. Group (City) (Pty.) Ltd., for permission to lay out 'n township consisting of approximately 287 special residential erven, 14 general residential erven, 1 business erf and 1 garage erf on Portion III (a Portion of Portion 10) of the farm Hartebeesthoek No. 303 J.R. and Portion 6 (a Portion of Portion 10) and the Remaining Extent of Portion 10 of the farm Hartebeesthoek No. 312 J.R., district Pretoria, to be known as Karen Park Extension 3.

The proposed township is situate approximately 5 kilometres west of Wolmer Township and approximately 1 kilometre south-east of The Orchards Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 28 June, 1972.
P.B. 4-2-2-4375
28—5

NOTICE 437 OF 1972.

PROPOSED ESTABLISHMENT OF DIE WILGERS EXTENSION 13 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that ap-

Die voorgestelde dorp lê noord van en grens aan die sportterreine van Die Burger Hoërskool en wes van en grens aan die dorp Northcliff Uitbreiding 20.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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 28 Junie 1972.
P.B. 4-2-2-4136
28—5

KENNISGEWING 436 VAN 1972.

VOORGESTELDE STIGTING VAN DORP KAREN-PARK UITBREIDING 3.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Lonmal Investments (Edms.) Bpk., en C. D. Group (City) (Edms.) Bpk., aansoek gedoen het om 'n dorp bestaande uit ongeveer 287 spesiale woonerwe, 14 algemene woonerwe, 1 besigheidserf en 1 garage-erf te stig op Gedeelte III ('n Gedeelte van Gedeelte 55) van die plaas Hartebeesthoek No. 303 J.R., Gedeelte 6 ('n Gedeelte van Gedeelte 10) en die Resterende Gedeelte van Gedeelte 10 van die plaas Hartebeesthoek No. 312 J.R., distrik Pretoria, wat bekend sal wees as Karenpark Uitbreiding 3.

Die voorgestelde dorp lê ongeveer 5 kilometers wes van die dorp Wolmer en ongeveer 1 kilometer suid-oos van die dorp The Orchards.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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, 28 Junie 1972.
P.B. 4-2-2-4375
28—5

KENNISGEWING 437 VAN 1972.

VOORGESTELDE STIGTING VAN DORP DIE WILGERS UITBREIDING 13.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak

lication has been made by Lavata Trust (Pty) Ltd. for permission to lay out a township consisting of approximately 107 special residential erven and 3 general residential erven, on Portion 155 of the farm The Willows No. 340 J.R., district Pretoria, to be known as Die Wilgers Extension 13.

The proposed township is situated on either side of the Pretoria-Bronkhorstspruit national road and east of and abuts Murrayfield Extension 1 Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 28 June, 1972.

P.B. 4-2-2-4343
28—5

NOTICE 438 OF 1972.

PROPOSED ESTABLISHMENT OF PIETER DE BRUINPARK 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 Carolina for permission to lay out a township consisting of approximately 270 special residential erven, 3 general residential erven and 6 business erven on a Portion of the farm Carolina Town and Townlands No. 43 I.T., district Carolina (Ermelo) to be known as Pieter de Bruinpark.

The proposed township is situated south west of and abuts Provincial Road between Wonderfontein and Carolina and east of and abuts Carolina Township.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 28 June, 1972.

P.B. 4-2-2-4098
28—5

dat Lavata Trust (Edms.) Bpk. aansoek gedoen het om 'n dorp bestaande uit ongeveer 107 spesiale woonerwe en 3 algemene woonerwe, te stig op Gedeelte 155 van die plaas The Willows No. 340 J.R., distrik Pretoria, wat bekend sal wees as Die Wilgers Uitbreiding 13.

Die voorgestelde dorp lê weerskante van die Pretoria-Bronkhorstspruit nasionale pad en oos van en grens aan die dorp Murrayfield Uitbreiding 1.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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, 28 Junie 1972.

P.B. 4-2-2-4343
28—5

KENNISGEWING 438 VAN 1972.

VOORGESTELDE STIGTING VAN DORP PIETER DE BRUINPARK.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965, word hierby bekend gemaak dat die Stadsraad van Carolina aansoek gedoen het om 'n dorp bestaande uit ongeveer 270 spesiale woonerwe, 3 algemene woonerwe en 6 besigheidserwe te stig op 'n Gedeelte van die plaas Carolina Dorp en Dorpsgronde No. 43 I.T., distrik Carolina (Ermelo) wat bekend sal wees as Pieter de Bruinpark.

Die voorgestelde dorp lê suid-wes van en grens aan Provinciale Pad tussen Wonderfontein en Carolina en oos van en grens aan dorp Carolina.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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, 28 Junie 1972.

P.B. 4-2-2-4098
28—5

NOTICE 439 OF 1972.

PROPOSED ESTABLISHMENT OF RANGEVIEW 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 Carlon Falco Development Company (Pty.) Ltd., for permission to lay out a township consisting of approximately 1060 special residential erven, 30 general residential erven, 3 business erven, 1 garage erf and 13 special erven, on Remaining Extent of Portion 2 of the farm Roodekrans No. 183 I.Q., district Krugersdorp, to be known as Rangeview Extension 4.

The proposed township is situated east of and abuts the Krugersdorp Municipal Boundary and approximately 8 kilometres to the north-east of the central business district of Krugersdorp.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B207, 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, 28 June, 1972.
P.B. 4/2/2/4361
28—5

NOTICE 440 OF 1972.

PROPOSED ESTABLISHMENT OF LITTLE KARI-BA HOLIDAY TOWNSHIP.

By Notice No. 446 of 1971, the establishment of Little Kariba Township on the farm Buiskop, No. 464 K.R., district Warmbad was advertised.

Since then an amended plan has been received by virtue of which the layout has been altered to make provision for 2 additional special erven (for a picnic resort and an hotel).

The application together with the relative plans, documents and information, is open for inspection, at the office of the Director, Room B207, 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 Town-planning and Townships Ordinance, 1965, 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 28 June, 1972.
P.B. 4/2/2/3987
28—5

KENNISGEWING 439 VAN 1972.

VOORGESTELDE STIGTING VAN DORP RANGEVIEW UITBREIDING 4.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Carlon Falco Development Company (Pty.) Ltd. aansoek gedoen het om 'n dorp bestaande uit ongeveer 1060 spesiale woonerwe, 30 algemene woonerwe, 3 besigheidsërwe, 1 garage erf en 13 spesiale erwe, te stig op Restrende Gedeelte van Gedeelte 2 van die plaas Roodekrans No. 183 I.Q., distrik Krugersdorp, wat bekend sal wees as Rangeview Uitbreiding 4.

Die voorgestelde dorp lê oos van en grens aan die Krugersdorp Municipale grens en ongeveer 8 kilometers noord-oos van die sentrale besigheidsgebied van Krugersdorp.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B207, 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, 28 Junie 1972.
P.B. 4/2/2/4361
28—5

KENNISGEWING NO. 440 VAN 1972.

VOORGESTELDE STIGTING VAN VAKANSIEDORP LITTLE KARIBA.

Onder Kennisgewing No. 446 van 1971 is 'n aansoek om die stigting van die Dorp Little Kariba op die plaas Buiskop, No. 464 K.R., distrik Warmbad, geadverteer.

Sedertdien is 'n gewysigde plan ingedien waarkragtens die uitleg gewysig is om voorseening te maak vir 2 adicionele spesiale erwe (vir 'n piekniekoord en 'n hotel).

Die aansoek met die betrokke planne, dokumente en inligting lê ter insac by die kantoor van die Direkteur, Kamer 207, 2de vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, 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 duplikaat ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

G. P. NEL,
Direkteur van Plaaslike Bestuur.
Pretoria, 28 Junie 1972.
P.B. 4/2/2/3987
28—5

NOTICE 441 OF 1972.

PROPOSED ESTABLISHMENT OF NOORDHEUWEL EXTENSION 3 TOWNSHIP.

By Notice No. 458 of 1968, the establishment of Glen Comeragh Township, on the farm Paardeplaats No. 177 I.Q., district Krugersdorp, was advertised.

Since then an amended plan has been received by virtue of which the layout has been altered to make provision for 4 general residential erven, 1 garage erf and 1 business erf.

The application together with the relative plans, documents and information, is open for inspection at the office of the Director, Room 215, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the Town-planning and Townships Ordinance, 1965, 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, 28 June, 1972.

28—5

TENDERS

N.B.—Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION.

TENDERS.

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description tenders are for supplies):—

Tender No. Tender Nr.	Description of Tender Beskrywing van Tender	Closing Date Sluitingsdatum
W.F.T. 24/72	Office safes: Contract for period 15th August, 1972 to 31st July, 1974/Kantoorbrandkaste: Kontrak vir tydperk 15 Augustus 1972 tot 31 Julie 1974	4/8/1972
W.F.T. 25/72	Meggar Testers: Contract for period 15 August, 1972 to 31 July, 1974/Meggar-toetsinstrumente: Kontrak vir tydperk 15 Augustus 1972 tot 31 Julie 1974	4/8/1972
W.F.T. 26/72	Electrical stove plates: Contract for period 15 August, 1972 to 31 July, 1974/Elektriese stoofplate: Kontrak vir tydperk 15 Augustus tot 31 Julie 1974	4/8/1972
W.F.T. 27/72	Contract for the supply and delivery of coal to various Provincial Institutions/Kontrak vir die voorsiening en aflewering van steenkool aan verskillende Provisiale Inrigtings	21/7/1972
W.F.T. 28/72	Removal of ash at various Provincial Institutions/Verwydering van as by verskeie Proviniale Inrigtings	21/7/1972
W.F.T.B. 167/72	Laerskool Akasia, Pretoria: Additions/Laerskool Akasia, Pretoria: Aanbouings	28/7/1972
W.F.T.B. 168/72	Delareyvillese Laerskool: Various renovations/Delareyvillese Laerskool: Verskeie opknappings	28/7/1972
W.F.T.B. 169/72	Dunswart Laundry: Supply, delivery and erection of additional steam boiler with stack and stokers/Dunswart-wassery: Verskaffing, aflewering en oprigting van addisionele stoorniketel met bundel en stokers	28/7/1972
W.F.T.B. 170/72	Kempton Park Hospital: installation of private automatic branch exchange/Kempton Parkse Hospitaal: Installerung van private outomatische taksentrale	25/8/1972
W.F.T.B. 171/72	Louis Trichardse Hoërskool: Boys' hostel: Re-wiring of electrical work/Louis Trichardse Hoërskool: Seunskoshuis: Herbedrading van elektriese werk	28/7/1972
W.F.T.B. 172/72	Martha Human Housecraft High School via Brits: Completion of work for lay-out of grounds and sports fields/Hoërskool Martha Human, oor Brits: Voltooiing van terrein van werk vir uitlê van terrein en sportsveld	28/7/1972
W.F.T.B. 173/72	Pretoria West Hospital: Installation of private automatic branch exchange/Pretoria-Wes-Hospitaal: Installerung van private outomatische taksentrale	25/8/1972
W.F.T.B. 174/72	Sebokeng Hospital (Non-White): electrical installation/Sebokeng Hospitaal (Nie-Blanke): Elektriese installasie	28/7/1972
W.F.T.B. 175/72	Witbank Technical High School: Electrical installation/Hoërskool Witbank: Elektriese installasie	28/7/1972
W.F.T.B. 176/72	Witbank Nursery School (New school): Erection/Witbankse Kleuterskool (Nuwe skool): Oprigting	28/7/1972

KENNISGEWING NO. 441 VAN 1972.

VOORGESTELDE STIGTING VAN DORP NOORDHEUWEL UITBREIDING 3.

Onder Kennisgewing No. 458 van 1968 is 'n aansoek om die stigting van die Dorp Glen Comeragh op die plaas Paardeplaats No. 177 I.Q., distrik Krugersdorp geadverteer.

Sedertdien is 'n gewysigde plan ingedien waarkragtens die uitleg gewysig is om voorstiening te maak vir 4 algemene woonerwe, 1 garage erf en 1 besigheidserf.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer 215, 2de-vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, moet idereen 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 duplikaat ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Posbus 892, Pretoria.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 28 Junie 1972.

28—5

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 / verkope word ingewag. (Tensy dit in die uiteenseiting anders aangegee word, word tenders vir voorrade bedoel):—

IMPORTANT NOTES.

1. The relative tender documents including the Administration's official tender forms, are obtainable on application from the relative 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 X221	A739	A	7	89251
HA 2	Director of Hospital Services, Private Bag X221	A739	A	7	89401
HB	Director of Hospital Services, Private Bag X221	A723	A	7	89202
HC	Director of Hospital Services, Private Bag X221	A728	A	7	89206
HD	Director of Hospital Services, Private Bag X221	A730	A	7	80354
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64	A1119	A	11	80924
RFT	Director, Transvaal Roads Department, Private Bag X197	D518	D	5	89184
TED	Director, Transvaal Education Department, Private Bag X76	A549	A	5	80651
WFT	Director, Transvaal Department of Works, Private Bag X228	C111	C	1	80675
WFTB	Director, Transvaal Department of Works, Private Bag X228	C219	C	2	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 initiated cheque, or a department standing deposit receipt (R10). The said deposit will be refunded if a bona fide tender is received from the tenderer, or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer within 14 days after the closing date of the tender to the relative address shown in note 1 above.

4. All tenders must be submitted on the Administration's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11 a.m. on the closing date indicated above.

6. If tenders are delivered by hand, they must be deposited in the Formal Tender Box at the Enquiry Office in the foyer of the New Provincial Building, at the Pretorius Street Main entrance (near Bosman Street corner), Pretoria, by 11 a.m. on the closing date.

E. UYS, Chairman, Transvaal Provincial Tender Board, Pretoria, 21 June, 1972.

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/kontrakvoorraad 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	Verdie-ping	Telefoonno. Pretoria
HA 1	Direkteur van Hospitaaldiens-te, Privaatsak X221	A739	A	7	89251
HA 2	Direkteur van Hospitaaldiens-te, Privaatsak X221	A739	A	7	89401
HB	Direkteur van Hospitaaldiens-te, Privaatsak X221	A723	A	7	89202
HC	Direkteur van Hospitaaldiens-te, Privaatsak X221	A728	A	7	89206
HD	Direkteur van Hospitaaldiens-te, Privaatsak X221	A730	A	7	80354
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64	A1119	A	11	80924
RFT	Direkteur, Transvaalse Paarde-departement, Privaatsak X197	D518	D	5	89184
TOD	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76	A549	A	5	80651
WFT	Direkteur, Transvaalse Werke-departement, Privaatsak X228	C111	C	1	80675
WFTB	Direkteur, Transvaalse Werke-departement, Privaatsak X228	C219	C	2	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.-lender, moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tjeuk deur die bank geparafeer of 'n departementelegorderkwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van plante, spesifikasies en hoeveelheidsllysle, 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 tendervorm van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verseëlde 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 se kant (naby die hoek van Bosmanstraat), Pretoria.
E. UYS, Voorsitter, Transvaalse Provinciale Tenderraad, Pretoria, 21 Junie 1972.

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 of those in district pounds, the Magistrate of the district concerned.

MUNICIPAL POUND, KLERKSDORP ON THURSDAY 6th JULY 1972 AT 10 a.m. Bull, Crossbred, Friesland, no marks, 3 years.

MUNICIPAL POUND, PIET RETIEF ON WEDNESDAY 5th JULY, 1972, AT 9 a.m. Heifer, Jersey, 2 years.

PALMIETFONTEIN POUND, PIETERSBURG DISTRICT ON WEDNESDAY 19th JULY, 1972 At 11 a.m. Heifer, red, 2 years. Heifer, red, 1 year. Bull, red, 1 year.

RIETKOLK POUND, PIETERSBURG DISTRICT ON WEDNESDAY 12th JULY 1972, AT 11 a.m. Cow, Africander, yellow, left ear cropped, plus minus 5 years. Cow, Africander, red, left ear cropped, plus minus 5 years. Cow, Africander, red, left ear cropped, plus minus 5 years. Cow, Africander, red, left ear cropped, plus minus 5 years. Cow, Africander, red, plus minus 5 years. Cow, Africander, red, left ear cropped, 1 year. Heifer, Africander, red, left ear cropped,

plus minus 18 months. Tolly, crossbred, black/white, left ear cropped, plus minus 15 months. Heifer, Africander, red, left ear cropped, right ear slit, plus minus 18 months. Ox, Africander, red, left ear cropped, plus minus 24 years. Calf, Africander, plus minus 6 months.

MUNICIPAL POUND, SWARTRUGGENS ON FRIDAY 7th JULY, 1972. AT 11 a.m. Horse, mare, black, 6 years. Horse, foal, stallion, black, under 1 year. Horse, foal, stallion, chesnut, under 1 year.

WELVERDIEND POUND, DISTRICT WARMBATHS, ON WEDNESDAY 26th JULY, 1972, AT 11 a.m. Cow, Africander, red, brand on left buttock indistinct, 8 months. Ox, crossbred, red, brand on left buttock indistinct, 18 months.

Skutverkopings

Tensy voor die tyd gelos, sal die diere hieronder omskryf, verkoop word soos aangedui.

Personne wat navraag wens te doen aanstaande die hieronder omskrywe diere moet in die geval van munisipale skutte, die Stadsklerk nader en wat diere in distrikskutte betref, dic betrokke Landdros.

MUNISIPALE SKUT, KLERKSDORP OP DONDERDAG 6 JULIE 1972, OM 10 v.m. Bul, baster, fries, geen merke, 3 jaar.

MUNISIPALE SKUT, PIET RETIEF OP WOENSDAG 5 JULIE 1972, OM 9 v.m. Vers, Jersey, 2 jaar.

PALMIETFONTEIN SKUT, PIETERSBURG DISTRIK OP WOENSDAG 19 JULIE 1972, OM 11 v.m. Vers, rooi, 2 jaar, Vers, rooi 1 jaar, Bul, rooi, 1 jaar.

RIETKOLSKUT, PIETERSBURG DISTRIK OP WOENSDAG 12 JULIE 1972 OM 11 v.m. Koei, Afrikaner, geel, linkeroor stomp plusminus 5 jaar, Koei, Afrikaner, rooi, linkeroor stomp, plusminus 5 jaar. Koei, Afrikaner, rooi, linkeroor stomp, plusminus 5 jaar. Koei, Afrikaner, rooi, linkeroor stomp, plusminus 5 jaar. Vers, Afrikaner, rooi, linkeroor stomp, plusminus 18 maande. Tolle, gekruis, swart/wit, linkeroor stomp, plusminus 15 maande. Vers, Afrikaner, rooi, linkeroor stomp, regteroor gesny, plusminus 18 maande. Os, Afrikaner, rooi, linkeroor stomp, plusminus 2½ jaar. Kalf, Afrikaner, plusminus 6 maande.

MUNISIPALE SKUT, SWARTRUGGENS OP VRYDAG 7 JULIE 1972, OM 11 v.m. Perd, merrie, swart, 6 jaar. Perd, vul, hings, swart, onder 1 jaar. Perd, vul, hings, vos, onder 1 jaar.

WELVERDIEND SKUT, WARMBAD DISTRIK OP WOENSDAG 26 JULIE 1972, OM 11 v.m. Koei, Afrikaner, rooi, brandmerk op Linkerboud onduidelik, 8 jaar. Os, gekruis, rooi, brandmerk, op linkerboud onduidelik, 18 maande.

Notices By Local Authorities Plaaslike Bestuurskennisgewings

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME NO. 1 (AMENDMENT SCHEME 1/596).

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-Planning Scheme No. 1/596.

This draft scheme contains the following proposal:

To Rezone Erven 11 and 12 Reynolds View from "General Business" to "General Residential" permitting two-storey buildings only and Erf 13 Reynolds View from "General Business" to "Special Residential" permitting one dwelling-house only subject to certain conditions.

The effect of the draft scheme is to limit future development on Erven 11 and 12 to dwelling-houses or residential buildings (e.g. flats) and on Erf 13 to one dwelling-house.

The street addresses and nearest intersections in respect of the above are as follows:-

Address	Intersection
11 18 Reynolds Street, Reynolds View.	Reynolds and Doris Streets.
12 20 Reynolds Street, Reynolds View.	Reynolds and Doris Streets.
13 22 Reynolds Street, Reynolds View.	Reynolds and Doris Streets.

Particulars of the Scheme are open for inspection at Room 715, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 21st June, 1972.

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 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 21st June, 1972, 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.

Civic Centre,
Braamfontein,
Johannesburg.
21st June, 1972.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA NO. 1 (WYSIGINGSKEMA NO. 1/596).

Die Stadsraad van Johannesburg het 'n ontwerpwy sigingsdorpsaanlegskema opge-

stel wat as Wysigingsdorpsaanlegskema No. 1/596 bekend sal staan.

Hierdie ontwerp skema bevat die volgende voorstel:-

Om op sekere voorwaardes die indeling van erwe No. 11 en 12, Reynolds View, van "Algemene besigheidsdoleindes" na "Algemene woondoleindes" te verander sodat slegs tweeverdiepinggeboue toegelaat kan word, en erf No. 13, Reynolds View, van "Algemene besigheidsdoleindes" na "Spesiale woondoleindes" te verander sodat slegs een woonhuis opgerig kan word.

Die ontwerp skema sal die toekomstige ontwikkeling op erwe No. 11 en 12 tot woonhuise en woongeboue (byvoorbeeld woonstelgeboue) en op erf No. 13 tot een woonhuis beperk.

Die adresse en naaste kruisings van benoemde erwe is soos volg:-

Erf	Adres	Kruising
11	Reynoldsstraat 18, Reynolds- en Reynolds View.	Reynolds- en Dorrisstraat.
12	Reynoldsstraat 20, Reynolds- en Reynolds View.	Reynolds- en Dorrisstraat.
13	Reynoldsstraat 22, Reynolds- en Reynolds View.	Reynolds- en Dorrisstraat.

Besonderhede van die skema lê vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 21 Junie 1972, ter insake in kamer 715, Burgersentrum, Braamfontein, Johannesburg.

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 overheid binne vier weke na die datum van die eerste publikasie van hierdie kennisgewing, naamlik 21 Junie 1972, skriftelik van sodanige beswaar of vertoe in kennis stel en meld of hy deur die plaaslike overheid te woord gestaan wil word, of nie.

S. D. MARSHALL,
Klerk van die Raad.

Burgersentrum,
Braamfontein,
Johannesburg.
21 Junie 1972.

430—21—28

Vrydag, 25 Augustus 1972 skriftelik by die Stadsklerk indien.

J. S. H. GILDENHUYSEN,
Stadsklerk.

Posbus 14013,
Verwoerdburg.

28 Junie 1972.

Kennisgewing No. 32/19/2.

445—28

TOWN COUNCIL OF ALBERTON. AMENDMENT TO DRAINAGE AND PLUMBING 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, of the intention of the Council to amend the Drainage and Plumbing By-laws applicable to the Municipality of Alberton, published under Administrator's Notice No. 509 of the 1st August 1962, as amended, in order to provide for a general increase of the basic tariff.

Copies of these amendments are open for inspection at the Council's offices for a period of fourteen days from the date of publication hereof.

Any person who object to the proposed amendment must lodge such objection in writing with the Town Clerk, Alberton, within fourteen days after the date of publication of this notice in the *Provincial Gazette* which will be the 28 June 1972.

A. G. LÖTTER,
Town Clerk.

Municipal Offices,
Alberton.
16th June, 1972.
Notice No. 45/1972.

STADSRAAD VAN ALBERTON. WYSIGING VAN RIOLERINGS- EN LOODGIETERSVERORDENINGE.

Ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee bekendgemaak dat die Stadsraad van Alberton van voorneme is om die Rioleerings- en Loodgietersverordeninge van toepassing op die Municipaaliteit Alberton, aangekondig by Administrateurskennisgewing No. 509 van 1 Augustus 1962, soos gewysig, verder te wysig ten einde voorsiening te maak vir 'n algemene verhoging van die basiese tarief.

Afskrifte van hierdie wysigings lê ten insae by die Raad se kantoor vir 'n tydperk van veertien dae met ingang van datum van publikasie hiervan.

Enigemand wat beswaar wil opper teen die voorgenome wysiging, moet sodanige beswaar skriftelik by die Stadsklerk, Alberton, indien binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant wat 28 Junie 1972 sal wees.

A. G. LÖTTER,
Stadsklerk.

Munisipale Kantoor,
Alberton.
28 Junie 1972.
Kennisgewing No. 45/1972.

446-28

TOWN COUNCIL OF ALBERTON.

ASSESSMENT RATES 1972/73.

Notice is hereby given that the Town Council of Alberton has in terms of section 18 of the Local Authorities Rating

Ordinance, 1933, as amended, imposed the following rates for the financial year 1 July 1972 to 30 June 1973, on ratable property within the municipality as appearing in the valuation roll:

- (a) An original rate of half a cent (.5c) in the rand (R) on the site value of all land; and
- (b) An additional rate of one and a half cents (1.5c) in the rand (R) on the site value of all land.

Notice is further given that the above-mentioned rates are payable in ten equal instalments on the following dates:

15 September 1972
15 October 1972
15 November 1972
15 December 1972
15 January 1973
15 February 1973
15 March 1973
15 April 1973
15 May 1973
15 June 1973

Interest at a rate of seven per centum (7%) per annum, calculated monthly, will be levied on all balances of rates outstanding on the fifteenth day of each month.

In the case of township owners who have to supply information regarding sales of ratable properties, accounts will be rendered quarterly as from the 30th day of September, 1972, by the Council to the township owners who must pay the rates within 30 days from the date of such account, failing which seven per centum (7%) interest will be levied on all outstanding rates.

In cases where rates are not paid on the due dates, legal proceedings for the recovery thereof will be instituted against defaulters.

A. G. LÖTTER,
Town Clerk.

Municipal Offices,
Alberton.
28th June, 1972.
Notice No. 46/1972.

STADSRAAD VAN ALBERTON.

EIENDOMSBELASTING: 1972/73.

Kennis geskied hierby dat die Stadsraad van Alberton ingevolge die bepalings van artikel 18 van die Plaaslike Bestuur-Belastingordonnansie, 1933, soos gewysig, die volgende belasting vir die finansiële jaar 1 Julie 1972 tot 30 Junie 1973 opgelê het op belasbare eiendom binne die municipaaliteit wat in die waarderingslys opgeneem is:

- (a) 'n Oorspronklike belasting van 'n halve sent (.5c) in die rand (R) op die terreinwaarde van alle grond; en
- (b) 'n Addisionele belasting van een en 'n half sent (1.5c) in die rand (R) op die terreinwaarde van alle grond.

Kennis geskied verder dat die voormalde belasting betaalbaar is in tien gelyke paaiemente op die volgende datums:

15 September 1972
15 Oktober 1972
15 November 1972
15 Desember 1972.
15 Januarie 1973
15 Februarie 1973
15 Maart 1973
15 April 1973
15 Mei 1973
15 Junie 1973

Rente teen 'n koers van sewe persent (7%) per jaar, maandeliks berekenbaar, sal gehef word op alle balanse van belasting wat op die vyftiende dag van elke maand onvereffen is.

STADSRAAD VAN VERWOERDBURG. VOORGESTELDE PERMANENTE SLUITING VAN 'N GEDEELTE VAN SPRINGBOKWEG, DORINGKLOOF, VERWOERDBURG.

Kennisgewing geskied hiermee dat die Stadsraad van Verwoerdburg voornemens is om:

Ingevolge die bepalings van artikel 67(3) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie No. 17 van 1939), soos gewysig, 'n gedeelte van Springbokweg permanent te sluit.

'n Plan, wat die voorstel hierbo uiteengesit aandui, lê gedurende gewone kantoorure ter insae by die kantoor van die Stadsklerk, Stadhuis, Verwoerdburg.

Enige persoon wat beswaar teen die voorgestelde sluiting van bogemelde straat wil opper, of wat moontlik skadevergoeding sal wil eis indien die permanente sluiting van 'n gedeelte van die straat uitgevoer word, moet sodanige beswaar of eis ten laaste op

In die geval van dorpscenaars wat gevrees moet verstrek van verkopings van belasbare eiendomme, sal rekenings kwartaaliks vanaf 30 September 1972 deur die Raad gelewer word en dorpscenaars moet die belasting binne 30 dae na die rekeningdatum betaal, by gebreke waaraan sewe persent (7%) rente gehef sal word op alle uitstaande belasting.

Ingeval die belastings wat opgelê is nie betaal word op die vasgestelde datums nie, sal geregteleke stappe ingestel word teen wanbetaler.

A. G. LÖTTER,
Stadsklerk.

Munisipale Kantoor,
Alberton.
28 Junie 1972.
Kennisgewing No. 46/1972.

447-28

TOWN COUNCIL OF ALBERTON.

- (i) ADOPTION OF STANDARD ELECTRICITY BY-LAWS WITH CERTAIN AMENDMENTS.
- (ii) REVOCATION OF EXISTING ELECTRICITY SUPPLY BY-LAWS.

Notice is hereby given in terms of the provisions of Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, of the intention of the Town Council of Alberton to adopt the Standard Electricity By-laws, published under Administrator's Notice, No. 1627 of the 24th November, 1971, with the undermentioned amendments, and simultaneously, to revoke the Electricity Supply By-laws applicable to the Alberton Municipality, published under Administrator's Notice No. 491 of the 1st July, 1953, as amended.

The proposed amendments to the Standard Electricity By-laws constitute the addition of an Electricity Tariff which provides, inter alia, for the following:

- (i) The increase of tariffs for electricity supplied to consumers, and other moneys.
- (ii) The supply of electricity in bulk to owners of flats and business premises for re-sale to occupants.
- (iii) The incorporation of a basis for the calculation of tariffs for consumer connections.

Copies of the Standard Electricity By-laws and amendments are open for inspection at the Council's Offices for a period of fourteen days from the date of publication hereof.

Any person who objects to the adoption of these by-laws and/or amendments must lodge such objection in writing with the Town Clerk, Alberton, within fourteen days after the date of publication of this notice in the Provincial Gazette, which will be 28 June, 1972.

A. G. LOTTER,
Town Clerk.

Municipal Offices,
Alberton.
28th June, 1972.
Notice No. 47/1972.

STADSRAAD VAN ALBERTON.

- (i) AANNAME VAN STANDAARD-ELEKTRISITEITSVERORDENINGE MET SEKERE WYSIGINGS.
- (ii) HERROEPING VAN BESTAANDE ELEKTRISITEITSVOORSIENINGS-VERORDENINGE.

Ingevolge die bepalinge van artikel 96 van Ordonnansie No. 17 van 1939, soos ge-

wysig, word hierby bekendgemaak dat die Stadsraad van Alberton van voorneme is om die Standaardelektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing No. 1627 van 24 November 1971, met onderstaande wysigings aan te neem as verordeninge wat deur die Raad opgestel is en tegelykertyd die Elektrisiteitsvoorsieningsverordeninge van toepassing op die Munisipaliteit Alberton, afgekondig by Administrateurskennisgewing No. 491 van 1 Julie 1953, soos gewysig, te herroep.

Die voorgestelde wysigings tot die Standaardelektrisiteitsverordeninge behels die toevoeging van 'n Elektrisiteitstarief, wat, onder andere, voorseeing maak vir die volgende:

- (i) Die verhoging van tariewe vir elektrisiteit gelewer aan verbruikers, en ander geldie.
- (ii) Die levering van elektrisiteit in grootmaat aan eienaars van woonstelle en sakepersele vir herverkoop aan okkupante.
- (iii) Die insluiting van 'n basis waarop tariewe vir verbruikersaansluitings bereken word.

Afskrifte van die Standaardelektrisiteitsverordeninge en die wysiging lê ter insae by die Raad se kantoor vir 'n tydperk van veertien dae met ingang van datum van publikasie hiervan.

Enigiemand wat beswaar wil opper teen die aanname van hierdie verordeninge en/of wysigings moet sodanige beswaar skriftelik by die Stadsklerk, Alberton, indien binne veertien dae na die datum van publikasie van hierdie kennisgewing in die *Provinciale Koerant* wat 28 Junie 1972 sal wees.

A. G. LOTTER,
Stadsklerk.

Munisipale Kantoor,
Alberton.
28 Junie 1972.
Kennisgewing No. 47/1972.

448-28

ORKNEY TOWN COUNCIL.

PROPOSED ADOPTION OF BY-LAWS FOR PROHIBITING SMOKING IN THEATRES AND BIOSCOPES.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance No. 17/1939, as amended, that it is the Council's intention to adopt the above-stated By-laws.

The general purport of these By-laws are to prohibit smoking in Theatres and Bioscopes.

Copies of the relevant By-laws are open for inspection in Room 126, Municipal Offices, Patmore Road, Orkney, during normal office hours until 13 July 1972.

J. J. F. VAN SCHOOR,
Town Clerk.

P.O. Box 34,
Orkney.
Notice Numer 24/1972.
12 June 1972.

STADSRAAD VAN ORKNEY.

VOORGESTELDE AANNAME VAN VERORDENINGE INSAKE DIE VERBOD OP ROOK IN TEATERS IN BIOSCOPE.

Kennis geskied hiermee ingevolge die bepalinge van Artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17/1930, soos gewysig, dat die Stadsraad van voorneme is om bogenoemde Verordeninge te aanvaar.

Die algemene strekking van hierdie Verordeninge is om rook in Teaters en Bioskope te verbied.

Afskrifte van die bedoelde Verordeninge lê ter insae in Kamer 126, Munisipale Kantoor, Patmoreweg, Orkney, gedurende normale kantoorure tot en met 13 Julie 1972.

J. J. F. VAN SCHOOR,
Stadsklerk.
Posbus 34,
Orkney.
Kennisgewing No. 24/1972.
12 Junie 1972.

449-29

TOWN COUNCIL OF KEMPTON PARK.

ASSESSMENT RATES: 1972/73.

Notice is hereby given in terms of Section 24 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the following assessment rates are levied on the site value of ratable properties within the municipal area of Kempton Park, for the Financial Year 1 July, 1972 to 30 June, 1973, as appearing on the Valuation Roll:

- (i) An original rate of 0,5 cents (zero comma five cents) in the Rand on site value of land;
- (ii) an additional rate of 1,8 cent (one comma eight cent) in the Rand on site value of land;
- (iii) a special rate of 0,25 cents (zero comma two five cents) in the Rand on site value of land in the Spartan Industrial Township for the purpose of partial defraying of the costs for the provisions of tarred streets, in terms of Administrator's approval No. T.A.L.G. 8/2/1/16 of 22 October, 1968.

The rates imposed as set out above, shall become due on 1 July, 1972, and shall be payable as follows:

- (i) Owners of Proclaimed Townships:
In two (2) equal instalments on or before 30 September, 1972, and 31 March, 1973.
- (ii) All other Owners:
In ten (10) equal instalments, the first payment payable on or before 1 August, 1972, and thereafter monthly on or before the first day of every following month until 1 May, 1973.

If the rates hereby imposed are not paid on the dates specified above, penalty interest will be charged at a rate of 8% (eight per cent) per annum.

Ratepayers who do not receive accounts in respect of the assessment rates referred to above, are requested to communicate with the Town Treasurer as the non-receipt of accounts shall not exempt any person from liability for payment of such rates.

Q. W. VAN DER WALT,
Town Clerk.

Town Hall,
Margaret Avenue,
P.O. Box 13,
Kempton Park.
28th June, 1972.
Notice No. 35/1972.

STADSRAAD VAN KEMPTON PARK.

EIENDOMSBELASTING: 1972/73.

Kennis word hierby gegee ingevolge die bepalinge van artikel 24 van die Plaaslike Bestuur-Belasting Ordonnansie, No. 20 van 1933, soos gewysig, dat die volgende eiendomsbelasting gehef word op die terreinwaardes van alle belasbare eiendom geleë binne die munisipale gebied van Kempton Park, vir die Boekjaar 1 Julie 1972 tot 30

Junie 1973 soos op die Waarderingslys aangegetoon:

- (i) 'n Oorspronklike belasting van 0,5 sent (nul komma vyf sent) in die Rand op die terreinwaarde van grond;
- (ii) 'n addisionele belasting van 1,8 sent (een komma agt sent) in die Rand op die terreinwaarde van grond;
- (iii) 'n spesiale belasting van 0,25 sent (nul komma twee vyf sent) in die Rand op terreinwaarde in die Nywerheidsdorp Spartan kragtens Administrateursgoedkeuring No. T.A.L.G. 8/2/1/16 van 22 Oktober 1968, vir die doel van gedeeltelike bestryding van die koste vir die aanbring van tecstrate.

Die belasting soos hierbo gehef, word verskuldig op 1 Julie 1972 en is soos volg betaalbaar:

- (i) Dorpscienaars van geproklameerde dorps gebiede:

In twee (2) gelyke paaiemente voor of op 30 September 1972, en 31 Maart 1973;

- (ii) Alle ander eienaars:

In tien (10) maandelikse paaiemente, die eerste paaiemende betaalbaar voor of op 1 Augustus 1972 en daarna maandeliks voor of op die eerste dag van elke daaropvolgende maand tot 1 Mei 1973.

Indien die belasting hierby gehef nie op die betaaldatums soos hierbo genoem, betaal word nie, word 'n boeterente van 8% (agt persent) per jaar gehef.

Belastingbetaalers wat nie rekenings ten opsigte van die belasting hierbo genoem, ontvang nie, word versoek om met die Stadstesourier in verbinding te tree aangesien dia nie-ontvangs van 'n rekening niemand van die aanspreeklikheid vir die betaling van sodanige belasting vrywaar nie.

Q. W. VAN DER WALT,
Stadhuis,
Margarethaan,
Posbus 13,
Kempton Park.
28 Junie 1972.

450—28

TOWN COUNCIL OF VERWOERD-BURG.

AMENDMENT OF BUILDING BY-LAWS.

It is hereby notified in terms of Section 96 of the Local Government Ordinance (17 of 1939) as amended, that the Town Council of Verwoerdburg intends amending its Building By-laws, promulgated by Administrator's Notice 372 of 1969, as follows subject to the approval of the Administrator:

1. The insertion of certain clauses in order to compel the owners of certain new buildings to dispose of floodwater drainage emanating from such buildings in a specified manner; and
2. The insertion of certain clauses whereby the Council is authorised to execute such work at the cost of the owners and to recover such cost from the said owners, should same neglect to dispose of floodwater in the prescribed manner.

Copies of these amendments lie open for inspection at the Council's offices for a period of fourteen (14) days as from date of publication hereof.

J. S. H. Gildenhuys,
Verwoerdburg,
Municipal Offices,
P.O. Box 14013.
Notice No. 33/72.

STADSRAAD VAN VERWOERDBURG. WYSIGING VAN BOUVERORDENINGE.

Dit word hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur (17 van 1939) soos gewysig, bekend gemaak dat die Stadsraad van Verwoerdburg voornemens is om sy Bouverordeninge, afgekondig by Administrateurskennisgewing 372 van 16 April 1969, soos volg te wysig onderworpe aan die verkryging van administrateursgoedkeuring:

1. Die invoeging van sekere klousules ten einde eienaars van bepaalde nuwe geboue te verplig om vloedwaterafloop afkomstig van sodanige geboue te verplig om vloedwaterafloop afkomstig van sodanige geboue op 'n bepaalde wyse weg te voer; en
2. die invoeging van sekere klousules waarvolgens die Raad, waar sodanige eienaars in gebreke gebly het om vloedwaterafloop weg te voer gemagtig word om sodanige werk op koste van die eienaars te doen en gemelde uitgawes dienooreenkomsdig te verhaal.

Afskrifte van hierdie wysiging lê ter insae by die Raad se kantore vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan.

J. S. H. Gildenhuys,
Stadsklerk.

Verwoerdburg,
Munisipale Kantore,
Posbus 14013,
Kennisgewing 33/72.

451-28

TOWN COUNCIL OF POTGIETERSRSU.

ADOPTION OF STANDARD HEALTH BY-LAWS FOR CRÉCHES AND CRÉCHES-CUM-NURSERY SCHOOLS FOR WHITE CHILDREN.

Notice is hereby given in terms of section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that the Town Council of Potgietersrus intends to adopt the Standard Health By-Laws for Crèches and Crèches-cum-Nursery Schools for White Children as published under Administrator's Notice 273 dated 1 March, 1972.

Copies of the By-Laws in question will lie open for inspection during normal office hours at the office of the Clerk of the Council and objections, if any, must be lodged in writing with the undersigned on or before Tuesday, 18 July, 1972.

J. J. C. J. VAN RENSBURG,
Town Clerk.

Notice No. 39/1972.
Municipal Offices,
Potgietersrus.
28th June, 1972.

STADSRAAD VAN POTGIETERSRSU. AANNAME VAN STANDAARDGESONDHEIDSVERORDENINGE VIR KIN DERBEWAARHUISE-CUM-KLEUTER-SKOLE VIR BLANKE KINDERS.

Kennisgewing geskied hiermee ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, dat die Stadsraad van Potgietersrus van voorneme is om die Standaardgesondheidsverordeninge vir Kinderbehaarhuisse cum - Kleuterskole, afgekondig by Administrateurskennisgewing No. 273 van 1 Maart 1972, te aanvaar.

Afskrifte van die betrokke verordeninge lê ter insae by die Klerk van die Raad gedurende kantoorure en besware daarteen, indien enige moet skriftelik voor of op Dinsdag, 18 Julie 1972 by ondergetekende ingediend word.

J. J. C. J. VAN RENSBURG,
Kennisgewing No. 39/1972.
Munisipale Kantore,
Potgietersrus.
28 Junie 1972.

452—28

TOWN COUNCIL ERMELO.

NOTICE: AMENDMENT OF DRAINAGE AND PLUMBING BY-LAWS.

Notice is hereby given in terms of Section 96 of Ordinance No. 17 of 1939 as amended, that the Town Council of Ermelo intends amending the Drainage and Plumbing By-Laws promulgated under Administrator's notice No. 415 of the 18th of October, 1944, as amended.

The By-Laws are amended to make provision for a surcharge of 20 per cent.

Full particulars of the proposed amendment lie open for inspection in both official languages in the office of the Town Clerk during normal office hours.

Any person who wishes to object against the Council's intention must submit such objection in writing to the Town Clerk, not later than 12 noon on the 13th July, 1972. Notice No. 31/72.

STADSRAAD VAN ERMELO.

KENNISGEWING: WYSIGING VAN DIE RIOLERINGS EN LOODGIETERS-VERORDENINGE.

Kennis geskied hiermee ingevolge die bepalings van Artikel 96 van Ordonnansie 17 van 1939, soos gewysig, dat die Stadsraad van Ermelo van voorneme is om die Riolerings en Loodgietersverordeninge soos afgekondig by Administrateurskennisgewing No. 415 van 18 Oktober 1944, soos gewysig, verder te wysig.

Die Verordeninge word gewysig ten einde voorsiening te maak vir 'n verhoging van die Riooltariewe in sy geheel met 'n toeslag van 20 persent.

Volledige besonderhede van die voorgestelde wysiging lê in beide ampstale gedurende normale kantoorure ter insae in die kantoor van die Stadsklerk.

Enige persoon wat beswaar wil maak teen die Stadsraad se voorneme moet sodanige beswaar skriftelik indien by die kantoor van die Stadsklerk voor 12 uur middag op Donderdag 13 Julie 1972. Kennisgewing No. 31/72.

453—28

TOWN COUNCIL ERMELO.

NOTICE: AMENDMENT OF WATER-SUPPLY BY-LAWS.

Notice is hereby given in terms of Section 96 of Ordinance No. 17 of 1939, as amended, that the Town Council of Ermelo intends amending the Watersupply By-Laws promulgated under Administrator's notice No. 1044 of the 19th November, 1952.

The By-Laws are amended to make provision for a uniform tariff of 2c per hundred litre or portion thereof on all consumers with a monthly minimum of R1,40.

Full particulars of the proposed amendment lie open for inspection in both official languages in the office of the Town Clerk during normal office hours.

Any person who wishes to object against the Council's intention must submit such objection in writing to the Town Clerk not later than 12 noon on Thursday the 13th July, 1972.

Notice No. 32/72.

STADSRAAD VAN ERMELO.

KENNISGEWING: WYSIGING VAN DIE WATERVOORSIENINGSVERORDENINGE.

Kennis geskied hiermee ingevolge die bepalings van Artikel 96 van Ordonnansie No. 17 van 1939, soos gewysig, dat die Stadsraad van Ermelo van voornemens is om die watervoorsieningsverordeninge soos aangekondig by Administrateurskennisgewing No. 1044 van 19 November 1952, soos gewysig, verder te wysig.

Die Verordening word gewysig ten einde voorsiening te maak vir 'n eeniforme tarief van 2c per 100 liter of gedeelte daarvan op alle verbruikers, met 'n maandelikse minimum van R1,40.

Volledige besonderhede van die voorgestelde wysiging lê in beide ampstale gedurende normale kantoorure ter insac in die kantoor van die Stadsklerk.

Enige persoon wat beswaar wil maak teen die Stadsraad se voorname moet sodanige beswaar skriftelik indien by die kantoor van die Stadsklerk voor 12 uur middag op Donderdag 13 Julie 1972.

Kennisgewing No. 32/72. 454-28

MUNICIPALITY OF STILFONTEIN..

NOTICE OF ASSESSMENT RATES.

Notice is hereby given in terms of Section 24 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the Council has imposed the following rates on the value of ratable property, as appearing in the valuation roll, for the financial year, 1 July, 1972 tot 30 June, 1973:-

- An original rate of a half cent (0,5c) in the rand on the site value of land;
- an additional rate of two and 'n half cents (2,5c) in the rand on the site value of land;
- subject to the consent of the Administrator, a further rate of one cent (1c) in the rand on the site value of land.

The said rates will become due on 1 July 1972 and payable on or before 2 January 1973. In cases where the rates are not paid on 2 January 1973, interest will be charged at the rate of seven percent (7 percent) per annum.

T. A. KOEN,
P.O. Box 20,
Stilfontein.
Town Clerk.

Notice No. 20/1972.
13th June, 1972.

STADSRAAD VAN STILFONTEIN.

KENNISGEWING VAN EIENDOMS-BELASTING.

Kennis geskied hiermee kragtens Artikel 24 van die Plaaslike Bestuur Ordonnansie No. 20 van 1933, soos gewysig, dat die Stadsraad van Stilfontein onderstaande belastings vir die boekjaar 1 Julie 1972 tot 30 Junie 1973 gehef het op die belasbare waarde van eiendomme soos in die Waarderingslys aangetoon:

- 'n Oorspronklike belasting van 'n halwe sent (0,5) in die rand op die terreinwaarde van grond;

- 'n bykomstige belasting van twee en 'n half sent (2,5) in die rand op die terreinwaarde van grond;
- onderhewig aan die goedkeuring van die Administrateur verdere bykomstige belasting van een sent (1c) in die rand op die terreinwaarde van grond.

Gemelde belastings is verskuldig op 1 Julie 1972 en betaalbaar voor of op 2 Januarie 1973. Indien die belastings nie op 2 Januarie 1973 vereffen is nie sal rente teen 'n koers van 7 percent per jaar gehef word.

T. A. KOEN,
Stadsklerk.

Kennisgewing Nr. 20/1972.

Posbus 20,
Stilfontein.
13 Junie 1972.

455-28

TOWN COUNCIL OF RUSTENBURG.

AMENDMENT OF THE ELECTRICITY SUPPLY-, WATER SUPPLY, SANITARY AND THE ABATTOIR BY-LAWS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance, 1939, that the Council has resolved to amend the abovementioned by-laws to provide for the forfeiture to the Council of deposits unclaimed for one year or more.

Particulars of the amendments are open for inspection at the office of the Council during normal office hours for a period of 14 days from 28 June, 1972, during which period any objections should be lodged with the undersigned in writing.

W. J. ERASMUS.
No. 46/72
28th June, 1972.

Town Clerk.

STADSRAAD VAN RUSTENBURG.

WYSIGING VAN DIE ELEKTRISITEITS- VOORSIENINGS-, WATERVOORSIE- NINGS-, SANITÆRE- EN VULLISVER- WYDERINGS- EN DIE ABATTOIRVER- ORDENINGE.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad besluit het om bogemelde Verordeninge te wysig deur voorsiening te maak dat onopgediste deposities na verloop van een jaar of meer aan die Raad verbeur word.

Besonderhede van die wysigings van die verordeninge is ter insac in die kantoor van die Raad gedurende gewone kantoorure vir 'n tydperk van 14 dae vanaf 28 Junie 1972, gedurende welke tydperk enige besware skriftelik by die ondergetekende indien moet word.

W. J. ERASMUS.
No. 46/72
28 Junie 1972.

456-28

SANNIESHOF VILLAGE COUNCIL.

TRIENNIAL VALUATION ROLL: 1972/1975.

Notice is hereby given in terms of section 12 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the Triennial Valuation Roll for the period 1st July, 1972 to the 30th June, 1975 of all ratable properties within the Municipality of Sannieshof has now been completed and will lie for inspection at the Municipal Offices, during office hours, until 21st July, 1972.

All persons interested are hereby called upon to lodge with the Town Clerk, P.O. Box 19, Sannieshof on or before the above-mentioned date 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 ratable property determined as aforesaid or in respect of the omission thereof of property alleged to be ratable 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 the Municipal Offices.

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.

C. J. UPTON,
Town Clerk.

Municipal Offices,
P.O. Box 19,
Sannieshof.
28th June, 1972.

DORPSRAAD VAN SANNIESHOF.

DRIEJAARLIKSE WAARDERINGSLYS: 1972/75.

Kennis word ooreenkomsdig die bepalings van artikel 12 van die Plaaslike Bestuur Belastingordonnansie, No. 20 van 1933, soos gewysig, gegee dat die drie-jaarlikse Waarderingslys, vir die tydperk van 1 Julie 1972 tot 30 Junie 1975, van alle belasbare eiendomme binne die grense van die Municipale Sannieshof voltooi is en ter insac lê by die Municipale Kantore, gedurende kantoorure, tot die 21ste Julie 1972.

Alle belanghebbendes word hierby versoek om voor of op bogenoemde datum die Stadsklerk, Posbus 19, Sannieshof, in die vorm soos vermeld in die Tweede Skedule van gemeleerde Ordonnansie, skriftelik in kennis te stel van enige besware wat hulle mag hé ten opsigte van die waardering van belasbare eiendom vervat in die Waarderingslys of ten opsigte van die weglatting uit die lys van eiendom wat belasbaar geag word, wat behoort aan die persoon wat beswaar maak of aan ander persone, of ten opsigte van enige ander fout, weglatting of soutiewe beskrywing.

Gedrukte vorms vir kennisgewing van beswaarmaking kan op aanvraag by die Municipale Kantore verkry word.

Aandag word spesiaal gevvestig op die feit dat niemand geregtig sal wes om enige besware voor die Waarderingshof wat ingestel gaan word, te bepleit nie, tensy hy vooraf, soos hierbo genoem word, sodanige kennisgewing van beswaar ingediend het.

C. J. UPTON,
Municipale Kantore,
Posbus 19,
Sannieshof.
28 Junie 1972.

457-28

TOWN COUNCIL OF ORKNEY.

PERMANENT CLOSING OF PORTION OF PARK 2544, ORKNEY EXTENSION NO. 1 TOWNSHIP.

Notice is hereby given in terms of the provisions of section 67 (3) (a) and section 68 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Orkney, subject to the approval of the Administrator, to permanently close a portion of park 2544, Orkney Extension No. 1 Township.

Plans showing the portion of the park the Town Council proposes to close will be open for inspection during normal office hours in Room 124, Municipal Offices, Orkney.

Any person who has any objection to the proposed closing of the relevant portion of the park, shall submit such objection or any claim, as the case may be, with the undersigned, in writing, not later than 12 noon on Tuesday, 29th August, 1972.

J. J. F. VAN SCHOOR.
Town Clerk.

Municipal Offices,
Patmore Road,
(P.O. Box 34)
Orkney.
Notice No. 25/1972.
28th June, 1972.

STADSRAAD VAN ORKNEY.

PERMANENTE SLUITING VAN 'N GEDEELTE VAN PARK 2544, DORP ORKNEY UITBREIDING NR. 1.

Kennis geskied hierby ingevolge die bepalings van artikel 67 (3) (a) en artikel 68 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Orkney voornemens is om, behoudens die goedkeuring van die Administrator, 'n sekre gedeelte van Park 2544, dorp Orkney Uitbreiding No. 1, permanente te sluit.

Planne wat die gedeelte van die Park wat die Stadsraad voornemens is om te sluit, aandui, sal gedurende gewone kantoorure in Kamer 124, Municipale Kantoor, Orkney, ter insae lê.

Iedereen wat enige beswaar teen die voorgestelde sluiting van die betrokke gedeelte van die park het, moet sy beswaar of enige eis, na gelang van die geval, skriflik by die ondergetekende indien nie later nie as 12 uur Middag op Dinsdag 29 Augustus 1972.

J. J. F. VAN SCHOOR,
Stadsklerk.

Municipale kantoor,
Patmoresweg,
(Posbus 34),
Orkney.
Kennisgewing Nr. 25/1972.
28 Junie 1972.

458---28

TOWN COUNCIL OF SPRINGS.

AMENDMENT TO SMOKE CONTROL REGULATIONS AND ELECTRICITY SUPPLY BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council intends amending the following by-laws:

1. Smoke Control Regulations applicable to the Springs Municipality and published under Administrator's Notice No. 1181 dated 27 November, 1968, by extending the ambit of paragraph 7 thereof in respect of persons liable to be prosecuted for a breach of the said regulations.
2. The Electricity Supply By-Laws of the Springs Municipality, published under Administrator's Notice No. 491, dated 1 July, 1953, to provide for amendments to the Electricity Tariff.

Copies of the Amendments are open to inspection at the office of the undersigned

for a period of fourteen days after the date of publication hereof.

W. S. VAN HEERDEN,
Acting Clerk of the Council.

(Notice No. 66 of 1972).
Municipal Offices,
P.O. Box 45,
Springs.

STADSRAAD VAN SPRINGS.

WYSIGING VAN REGULASIES VIR ROOKBEHEER EN ELEKTRISITEITSVOORSIENINGSVERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Stadsraad voorne mens is om die volgende verordeninge te wysig:

1. Regulasies vir Rookbeheer soos van toepassing op die Munisipaliteit Springs en afgekondig by Administrateurskennisgewing No. 1181 gedateer 27 November 1968 deur die trefwydte van paragraaf 7 uit te brei met betrekking tot persone wat vir 'n oortreding van die genoemde regulasies vervolg kan word.
2. Die Elektrisiteitsvoorsieningsverordeninge van die Munisipaliteit Springs, afgekondig by Administrateurskennisgewing No. 491 gedateer 1 Julie 1953, om vir wysigings aan die Elektrisiteits tarief te voorsien.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die ondergetekende vir 'n tydperk van Veertien dae na datum van publikasie hiervan.

W. S. VAN HEERDEN.
Waarn. Klerk van die Raad.

(Kennisgewing No. 66 van 1972).

Munisipale Kantoor,
Posbus 45,
Springs.

459—28

TOWN COUNCIL OF BENONI.

PERMANENT CLOSING AND ALIENATION OF PORTIONS OF GLASGOW AND EDINBURGH ROADS, BENONI EXTENSION 12 TOWNSHIP.

Notice is hereby given in terms of Section 67 of the Local Government Ordinance, No. 17 of 1939, as amended, that the Town Council of Benoni proposes, subject to the approval of the Administrator, to permanently close those portions of Glasgow and Edinburgh Roads, Benoni Extension 12 Township, abutting the properties of Kwikot Ltd., Metal Sales Co. (Pty) Ltd., Vereeniging Tiles Ltd. and Sandvik (Pty) Ltd.

Notice is further given in terms of Section 79(18)(b) of the said Ordinance that the Town Council also proposes, subject to the closing of the said portions of streets being effected and subject to the approval of the Administrator to sell the area so closed at a price of R32 000 plus costs to the abovementioned four firms, for consolidation with their adjoining properties.

A copy of a plan showing the portions of the streets which it is proposed to close permanently and sell to the said four firms, may be inspected during ordinary office hours at the office of the Clerk of the Council, Municipal Offices, Prince's Avenue, Benoni.

Any person who has any objection to the proposed closing and/or sale of land, or who may have any claim for compensation if the closing is effected, must lodge such objection or claim in writing with the un-

dersigned not later than Monday, 28 August, 1972.

F. W. PETERS,
Municipal Offices,
Benoni.
28th June, 1972.
Notice No. 95 of 1972.

Town Clerk.

STADSRAAD VAN BENONI.

PERMANENTE SLUITING EN VERVREEMDING VAN GEDEELTES VAN GLASGOWEG EN EDINBURGHWEG, BENONI UITBREIDING 12 DORPSGE- BIED.

Kennisgewing geskied hierby kragtens die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, dat die Stadsraad van Benoni voornemens is om, behoudens die goedkeuring van die Administrator daardie gedeeltes van Glasgow en Edinburghweg grensende aan die eiendomme van Kwikot Ltd., Metal Sales Co. (Pty) Ltd., Vereeniging Tiles Ltd. en Sandvik (Pty) Ltd., permanente te sluit.

Kennisgewing geskied voorts kragtens artikel 79(18)(b) van genoemde Ordonnansie dat die Stadsraad ook voornemens is om, onderworpe aan die sluiting van die genoemde gedeeltes strate, en behoudens die goedkeuring van die Administrator, die gebied wat aldus gesluit word, aan bovenoemde vier firmas teen 'n prys van R32 000 plus koste te verkoop, vir konsolidasie met hulle aangrensende eiendomme.

'n Afdruk van 'n plan waarop die gedeeltes van die strate aangevoer word wat gesluit en' aan genoemde vier firmas verkoop staan te word, is gedurende gewone kantoorure by die kantoor van die Klerk van die Raad, Municipale Kantoor, Prinslaan, Benoni, ter insae.

Iedereen wat enige beswaar het teen die voorgestelde sluiting en/of verkoop van grond, of wat enige eis om skadevergoeding as gevolg van die sluiting wil instel, moet sodanige beswaar of eis nie later nie as Maandag 28 Augustus 1972 by die ondergetekende indien.

F. W. PETERS,
Stadsklerk.

Munisipale Kantoor,
Benoni.
28 Junie 1972.
Kennisgewing No. 95 van 1972. 460---28

PIETERSBURG MUNICIPALITY.

AMENDMENT OF CARAVAN PARK BY-LAWS.

Notice is hereby given in terms of the provisions of Section 96 of the Local Government Ordinance, 1939, as amended, that the Municipality of Pietersburg resolved to amend its present Caravan Park By-laws by lengthening the period of stay and by amending the tariffs.

Copies of the proposed amendments are available for inspection at Room 402, Civic Centre, during the normal office hours, until Friday, 14 July, 1972. Objections against the proposed amendments will be received until the latter date.

J. A. BOTES,
Civic Centre,
Pietersburg.
28th June, 1972.

MUNISIPALITEIT PIETERSBURG.

WYSIGING VAN KARAVAANPARK- VERORDENINGE.

Hiermee word ingevolge die bepalings van artikel 96 van die Ordonnansie op

Plaaslike Bestuur, 1939, soos gewysig, kennis gegee dat die Stadsraad van Pietersburg besluit het om sy bestaande karavaanpark-verordening te wysig deur die tydperk van verbyly te verleng en ook om die tariewe te wysig.

Afskrifte van die voorgestelde wysigings lê ter insae by Kamer 402, Burgersentrum, gedurende gewone kantoorure tot Vrydag, 14 Julie 1972, tot welke datum skriftelike besware met redes, teen die voorgestelde wysiging, ontvang sal word.

J. A. BOTES,
Burgersentrum,
Pietersburg.
28 Junie 1972.

461—28

Stadsklerk.

TOWN COUNCIL OF BOKSBURG. VALUATION ROLL.

Notice is hereby given in terms of Section 12(1) of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the Town Council has resolved to extend the period for the lodging of objections to the valuation roll to 12 noon on Monday, 7 August, 1972.

The valuation roll has been completed and will lie for inspection in the office of the Town Treasurer and all persons interested are hereby called upon to lodge in writing on the prescribed form (which is obtainable from the Town Treasurer) with the Town Clerk not later than 12 noon on 7 August, 1972, any objections they may have in respect of the valuation of any ratable property valued in the said Valuation Roll or in respect of the omission therefrom of property alleged to be ratable property, and whether held by the person objecting or by others or in respect of any error, omission or misdescription.

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.

No information regarding the valuation roll will be given over the telephone.

L. FERREIRA,
Town Hall,
Boksburg.
28th June, 1972.
Notice No. 88/1972.

Town Clerk.

STADSRAAD VAN BOKSBURG. WAARDERINGSLYS.

Kennisgewing geskied hiermee ingevolge Artikel 12(1) van die Plaaslike-Bestuur-Belasting Ordonnansie, No. 20 van 1933, soos gewysig, dat die Stadsraad besluit het om uitstel te verleen vir die indiening van besware teen die waarderingslys tot Maandag, 7 Augustus 1972 om 12 uur middag.

Die waarderingslys is nou voltooi en lê ter insae in die kantoor van die Stadsraad en alle belanghebbende persone word versoen om enige besware wat hulle teen die waardering van belasbare eiendom mag hê, 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 by die Stadsklerk op die voorgeskrewe vorm (wat by die Stadsraad verkrybaar is) in te dien, nie later nie as 12 uur middag op 7 Augustus 1972.

Daar word veral nadruk gelê op die feit dat niemand die reg sal hê om voor die Waarderingshof, wat hierna aangestel gaan word, besware te opper nie, tensy hy vooraf van sodanige besware kennis gegee het

en wel op die wyse soos hierbo uiteengesit is.

Navrae in verband met die waarderingslys word nie telefonies beantwoord nie.

L. FERREIRA.
Stadhuis,
Boksburg.
28 Junie 1972.
Kennisgewing No. 88/1972. 462-28

TOWN COUNCIL OF NIGEL. ASSESSMENT RATES: 1972/73.

'Notice is hereby given in terms of Section 24 of the Local Authorities Rating Ordinance No. 20 of 1933, that the Town Council of Nigel, at a meeting held on 29 May, 1972, imposed the following assessment rates on all ratable properties within the municipal area of Nigel, as appearing in the 1971/74 Triennial Valuation Roll and any subsequent Interim Valuation Rolls for the financial year 1 July, 1972, to 30 June, 1973.

- (i) An original rate of half a cent in the rand on the site value of all land in terms of Section 18(2) of the Ordinance.
- (ii) An additional rate of $\frac{1}{2}$ cent in the rand on the site value of land in terms of Section 18(3) of the Ordinance.
- (iii) An extra additional rate of $\frac{3}{4}$ cent in the rand on the site value of land or interest in land held by any Power Undertaking in terms of Section 20 of the Ordinance.
- (iv) Subject to the approval of the Administrator, a further additional rate of $\frac{1}{2}$ cent in the rand on the site value of land in terms of Section 18(5) of the Ordinance.
- (v) An additional rate of 3 cent in the rand in accordance with Section 21(1) of the Ordinance, and diminished as required by Section 21(1)(v) of the Ordinance, of the value of improvements situate upon land held under mining title (not being land in lawfully established townships) as well as upon 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 operation.

The abovementioned rates are due on 1 July, 1972, and are payable on 1 October, 1972, and interest at the rate of 8% (eight per centum) will be charged in respect of all rates unpaid nine months after 1 October, 1972.

P. M. WAGENER,
Municipal Offices, Town Clerk.
Nigel.
28th June, 1972.
Notice No. 37/1972.

STADSRAAD VAN NIGEL.

EIENDOMSBELASTING: 1972/73.

Kennis word hiermee gegee, kragtens die bepalings van Artikel 24 van die Plaaslike Bestuur-Belasting Ordonnansie, 1933, dat die Stadsraad van Nigel op sy vergadering gehou op 29 Mei 1972, die volgende belastings op die waarde van belasbare eiendom soos dit in die 1971/74 Driejaarlike waarderingslys en enige daaropvolgende tussen-tydse waarderingslys verskyn binne die munisipale gebied vir die boekjaar 1 Julie 1972 tot 30 Junie 1973, gehef het.

- (i) 'n Oorspronklike belasting van 'n halve sent in die rand op die terreinwaarde van alle grond, ooreenkomsdig Artikel 18(2) van die Ordonnansie.
- (ii) 'n Addisionele belasting van $\frac{1}{2}$ sent in die rand op die terreinwaarde van

grond ooreenkomsdig Artikel 18(3) van die Ordonnansie.

- (iii) 'n Ekstra addisionele belasting van $\frac{1}{2}$ sent in die rand op die terreinwaarde van grond of belang in grond in besit van enige elektrisiteitsonderneming, ooreenkomsdig Artikel 20 van die Ordonnansie.
- (iv) Onderworpe aan die goedkeuring van die Administrateur 'n ekstra addisionele belasting van $\frac{1}{2}$ sent in die rand op die terreinwaarde van grond ooreenkomsdig Artikel 18(5) van die Ordonnansie.
- (v) 'n Addisionele belasting van 3 sent in die rand oorenkomsdig Artikel 21(1) van die Ordonnansie verminder soos bepaal deur Artikel 21(1)(v) van die Ordonnansie op die waarde van verbeterings geleë op grond kragtens mynbried besit (uitgesonderd grond in 'n wettiggestigte dorp) asook die terreinwaarde van sodanige grond waar bedoelde grond vir woondoeleindes gebruik word of vir doeleindes wat nie op mynontgunning betrekking het nie deur persone of maatskappy wat betrokke is in mynontgunning.

Bogenoemde belastings is verskuldig op 1 Julie 1972 en is betaalbaar op 1 Oktober 1972. Rente van 8% (agt per sentum) sal gevorder word op alle belastings wat nege maande na die 1ste Oktober 1972 nog nie aangesuwer is nie.

P. M. WAGENER,
Stadsklerk.
Munisipale Kantoor,
Nigel.
28 Junie 1972.
Kennisgewing No. 37/1972. 463—28

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 Bertha Street, a portion of Sybil Street and the portion of the sanitary lane adjoining Erf No. 241, Germiston Extension 4 Township, and after the successful closing of the said portions of roads and sanitary lane, to sell same to Messrs. F. G. Hoffmann (Pty) Ltd., together with a portion of Erf 242, Germiston Extension No. 4 Township, at a price equal to a sworn appraisement thereof, subject to the consent of the Administrator in terms of Section 79(1) of the abovementioned Ordinance.

Details and a plan of the proposed closings an 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 closings 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(1) of the aforementioned Ordinance, must do so in writing on or before the 30th August, 1972.

P. J. BOSHOFF,
Municipal Offices,
Germiston.
N. 90/1972.
28th June, 1972.

STAD GERMISTON.

VOORGENOMÉ 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 voorname is om behoudens die toestemming van die Administrateur ingevolge die bepalings van artikel 67 van vermelde Ordonnansie, 'n gedeelte van Berthastraat, 'n gedeelte van Sybilstraat en die gedeelte van die sanitasiesteg grensende aan Erf 241, dorp Germiston-uitbreiding No. 4, permanent te sluit en om na die suksesvolle sluiting daarvan, vermelde geslote gedeeltes paale en steeg, onderworpe aan die goedkeuring van die Administrateur ingevolge die bepalings van artikel 79 (18) van vermelde Ordonnansie, aan Mnre. F. G. Hoffmann (Pty.) Ltd., tesame met 'n gedeelte van erf 242, dorp Germiston-uitbreiding No. 4 te verkoop teen 'n prys gelykstaande 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 uro 8.30 v.m. en 12.30 nm. en 1.30 nm. en 4.00 nm. ter insae in Kamer 115, Stadskantore, Presidentstraat, Germiston.

Enigemand 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 bevoegdheide uitoeft ingevolge die bepalings van artikel 79 (18) van voormelde Ordonnansie, moet dit skriftelik voor of op 30 Augustus 1972 doen.

P. J. BOSHOFF,
Stadskantore,
Germiston:
Nr. 90/1972.
28 Junie 1972.

464-28

TOWN COUNCIL OF TZANEEN.

INTERIM VALUATION ROLL: PERIOD 1ST JULY 1969 TO 30TH JUNE 1972.
GENERAL VALUATION ROLL: PERIOD 1ST JULY 1972 TO 30TH JUNE 1975.

Notice is hereby given in terms of the provisions of Section 12 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the General Valuation roll and Interim Valuation roll of all ratable property within the area of jurisdiction of the Town Council of Tzaneen, have been compiled and will be open for public inspection at the offices of the Town Treasurer, Town Offices, Danie Joubert Street, Tzaneen, during the usual office hours (8 a.m. — 5 p.m.), (Fridays 8 a.m. — 4 p.m.) until noon on Friday, 28 July 1972. Any person may inspect the same and take copies or extracts therefrom.

All interested persons are called upon to lodge with the undersigned not later than noon on Friday, 28 July 1972 on the prescribed form, written notice of any objections that they might have in respect of the Valuation of any ratable property, or of the omission of property alleged, to be ratable property, and whether held by the person objecting or by others, or in respect of any error, omission or misdescription.

No person shall be entitled to urge any objection before the valuation court unless he shall have first lodge with the undersigned such notice as aforesaid.

The prescribed forms may be obtained

either from the Town Treasurer or the Clerk of the Council.

P. F. COLIN,
Town Clerk.
Municipal Offices,
Danie Joubert Street,
P.O. Box 24,
Tzaneen.
28th June, 1972.

STADSRAAD VAN TZANEEN.

TUSSENTYDSE WAARDERINGSLYS: TYDPERK 1 JULIE 1969 TOT 30 JUNIE 1972 ALGEMENE WAARDERINGSLYS: TYDPERK 1 JULIE 1972 TOT 30 JUNIE 1975.

Kennis geskied hiermec ingevolge die bepalings van artikel 12 van die Plaaslike Bestuur-Belasting Ordonnansie No. 20 van 1933, soos gewysig, dat die Algemene Waarderingslys Tussentydse Waarderingslys van alle belasbare eiendom binne die regssgebied van die Stadsraad van Tzaneen voltooi is en ter publieke insae lê in die kantore van die Stadsresourier, Municipale Kantore, Danie Joubertstraat, Tzaneen, gedurende die gewone kantoorure (8 v.m. — 5 nm. (Vrydae 8 v.m. — 4 nm.) tot om 12 uur middag Vrydag, 28 Julie 1972. Enige persoon kan die waarderingslyste nagaan en daarvan afskrifte of uittreksels maak.

Alle belanghebbende persone word versoek om nie later nie as 12 uur middag op Vrydag 28 Julie, 1972, op die voorgeskrewe vorm skriftelik kennis te gee van enige besware wat hulle mag hê ten opsigte van die waardasie van enige belasbare eiendom, of die weglatting van enige eiendom wat beweer word belasbare eiendom te wees, en of die eiendom in besit van die beswaarmaker of ander persone is, of teen enige fout, weglatting of wanbeskrywing.

Geen persoon is geregtig om besware voor die waarderingshof te opper nie, tensy hy vooraf die voornoemde kennissgewing by ondergetekende ingedien het nie.

Die voorgeskrewe vorms kan by die Stadsresourier of van die Klerk van die Raad verkry word.

P. F. COLIN,
Municipal Kantore,
Danie Joubertstraat,
Postbus 24,
Tzaneen.
28 Junie 1972.

465-28

TOWN COUNCIL OF BETHAL.
AMENDMENT OF DIFFERENT BY-LAWS.

In terms of section 96 of the Local Government Ordinance, No. 17/39, notice is given that the Town Council of Bethal intends to amend the following By-Laws:

1. The Water Supply By-Laws as published under Administrator's Notice 1044 dated 19th November, 1952, as amended by increasing the basic charge under item, and the tariff in respect of Consumers under item 2 of the Tariff of charges under annexure 11 of schedule 1 to Chapter 3.
2. The Swimming Bath By-Laws as published under Administrator's Notice 383 dated 13th May, 1964, as amended, by increasing certain entrance fees to the Swimming Bath mentioned under section 21 and to delete others.
3. The Cemetery By-Laws as published under Administrator's Notice 922 dated 28th November, 1956, as amended, by increasing the tariff of charges, as described in the Annexure applicable to the Municipality of Bethal under Schedule A and to insert other tariffs.

4. The Public Health By-Laws as published under Administrator's Notice 11 dated 12th January, 1949, as amended by increasing the tariff of Nightsoil Removal per pail and to insert an additional tariff, mentioned under item 2 of Schedule 1 of section 19.

5. The By-laws Governing the supply and Use of Electric Energy of the Bethal Municipality Published under Administrator's Notice 481 dated 30 November, 1916, by amending the Tariff of Charges under Part II item 7.

Copies of the proposed amendments lie open for inspection at Room No. 9, Municipal Offices, Market Street, P.O. Box 3, Bethal for a period of 14 days after date of publication in the Provincial Gazette. Objections should be lodged with the undermentioned before this period expires.

G. J. J. VISSER,
Bethal.
Town Clerk.
Notice No. 33.
28th June, 1972.

STADSRAAD VAN BETHAL.

WYSIGING VAN VERSKILLENDÉ VERORDENINGE.

Ingevolge Artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17/39 word kennis gegee dat die Stadsraad van Bethal van voorneme is om die onderstaande verordeninge, soos gewysig, verder te wysig, naamlik:

1. Die Watervoorsieningsverordeninge afgekondig by Administrateurskennisgiving 1044 van 19 November 1952, verder te wysig deur item 1 en 2 van die Tarief van geldie onder Aanhangsel 11 van Bylae 1 by Hoofstuk 3, die tariewe van verbruikers en basiese heffing, te verhoog.
2. Die Swembadverordeninge afgekondig by Administrateurskennisgiving No. 383 van 13 Mei 1964, verder te wysig, deur sekere toegangsgelde tot die swembad genoem onder artikel 21 te verhoog en ander te skrap.
3. Die Begraafplaasverordeninge afgekondig by Administrateurskennisgiving 922 van 28 November 1956, verder te wysig deur die tarief van geldie, soos omskryf in die Aanhangsel van toepassing op die Municipaaliteit van Bethal by Bylae A, te verhoog en ander tariewe by te voeg.
4. Die Publieke Gesondheidsverordeninge afgekondig by Administrateurskennisgiving 11 van 12 Januarie 1949, verder te wysig, deur item 2 van Skedule 1 van Artikel 19, die nagvul verwyderingstarief per emmer, te verhoog en 'n ander tarief by te voeg.
5. Die Bywetten Betrekking Hebbende op de Levering en het Gebruik van Elektriese Kracht van die Municipaaliteit van Bethal afgekondig by Administrateurskennisgiving 481 van 30 November 1916, verder te wysig deur item 7 onder Deel II, die tarief van geldie te wysig. Afskrifte van die voorgenome wysigings lê ter insae by kamer No. 9, Municipale kantore, Markstraat, Postbus 3, Bethal vir 'n tydperk van 14 dae na datum van publikasie in die Provinciale Koerant en besware moet voor hierdie tydperk verstrekke is by ondergenoemde ingehandig word.

G. J. J. VISSER,
Bethal.
Stadsklerk.
Kennisgiving No. 33.
28 Junie 1972.

466—28

CITY OF JOHANNESBURG.

PROPOSED PERMANENT CLOSING AND SALE OF SANITARY LANE IN THE BLOCK BOUNDED BY JUTA, EENDRACHT, SMIT AND WESSELS STREETS, JOHANNESBURG.

(Notice in terms of Sections 67(3) and 79 (18) (b) of the Local Government Ordinance 1939).

The Council intends, subject to certain conditions and to the approval of the Hon. the Administrator, to close permanently the sanitary lane in the block bounded by Juta, Eendracht, Smit and Wessels Streets, Johannesburg, and to sell the stand formed by the closing of the said lane to L.T.A. Property Investments Ltd.

A plan showing the portion of the lane the Council proposes to close and sell may be inspected during ordinary office hours at Room 249, Municipal Offices, Johannesburg.

Any person who objects to the proposed closing and sale or will have any claim for compensation if the closing is effected must lodge his objections or claim in writing with me on or before 31 August 1972.

S. D. MARSHALL,
Clerk of the Council.
Municipal Offices,
Johannesburg.
28 June, 1972.

STAD JOHANNESBURG.

VOORGESTELDE PERMANENTE SLUITING EN VERKOOP VAN SANITASIE-STEEG IN DIE BLOK WAT DEUR JUTA-, EENDRACHT-, SMIT- EN WESSELSSTRAAT, JOHANNESBURG, BEGRENS WORD.

(Kennisgewings ingevoeg die bepalings van artikel 67 (3) en 79 (18) (b) van die Ordonnansie op Plaaslike Bestuur, 1939).

Die Raad is voornemens om, onderworpe aan sekere voorwaardes, en mits Sy Edelle

die Administrateur dit goedkeur, die sanitasie-steeg in die blok wat deur Juta-, Eendracht-, Smit- en Wesselsstraat, Johannesburg, begrens word, permanent te sluit en die standplaas wat deur die sluiting van die steeg gevorm word, aan L.T.A. Property Investments Ltd., te verkoop.

'n Plan waarop die gedeelte van die steeg aangegeven word wat die Raad voornemens is om te sluit, en te verkoop, kan gedurende gewone kantoorture in kamer 249, Stadhuis, Johannesburg, besigtig word.

Enigeen wat teen die voorgestelde sluiting en verkoop beswaar maak of enige eis om vergoeding kan instel as die steeg gesluit word, moet sy beswaar of eis op of voor 31 Augustus 1972 skriftelik by my indien.

S. D. MARSHALL,
Stadhuis,
Johannesburg.
28 Junie 1972.

467-28

TOWN COUNCIL OF VERWOERD-BURG.

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, for the financial year 1st July, 1972 to 30th June, 1973 the Town Council of Verwoerdburg has imposed the following rates on site values of all rateable properties as appearing in the valuation roll.

An original rate of .5 cent/R plus an additional rate of 1.5 cent/R, a total of 2.0 cent/R on site value only.

The above rates are due and payable on 30th September, 1972, 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, 1972, 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 defaulters.

Non-receipt of accounts will not relieve ratepayers of liability for payment.

J. S. H. GILDENHUYSEN,
Town Clerk.

P.O. Box 1413,
Verwoerdburg.
Notice No. 35/72.

STADSRAAD VAN VERWOERDBURG.
KENNISGEING VAN EIENDOMSBELASTINGTARIEF.

Kennis geskied hierby ooreenkomsdig die bepalings van artikel 24 van die Plaaslike Bestuur-Belastingordonnansie, 1933 (No. 20 van 1933) soos gewysig, dat vir die boekjaar 1 Julie 1972 tot 30 Junie 1973 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 cent/R plus 'n addisionale belasting van 1.5 cent/R, 'n totaal van 2.0 cent/R slegs op grondwaarde.

Bogenoemde belasting is verskuldig en betaalbaar op 30 September 1972 maar mag ten gelyke maandelikse paaiemente betaal word die eerste daarvan op 1 Julie 1972 betaalbaar is en die daaropvolgende paaiemente onderskeidelik op die eerste dag van elke daaropvolgende maand.

Rente teen 8 percent (agt percent) per jaar sal op alle agterstallige belastings gehef word en geregtelike stappe sal teen wanbelalers ingestel word.

Nie-ontvangs van rekenings onthef nie belastingpligtiges van hulle verantwoordelikheid om te betaal nie.

J. S. H. GILDENHUYSEN,
Posbus 14013,
Verwoerdburg.
Kennisgewing No. 35/72.

468-28

IMPORTANT ANNOUNCEMENT

CLOSING TIME FOR ADMINISTRATOR'S NOTICES, ETC.

As the 10th July, 1972, is a public holiday, the closing time for acceptance of Administrator's Notices, etc., will be as follows:

12 noon on Tuesday, 4th July, 1972, for the issue of the Provincial Gazette of Wednesday, 12th July, 1972.

N.B.: Late notices will be published in the subsequent issues.

J. G. VAN DER MERWE,
Provincial Secretary.

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BELANGRIKE AANKONDIGING

SLUITINGSTYD VIR ADMINISTRATEURSKENNISGEWINGS, ENSOVOORTS.

Aangesien 10 Julie 1972, 'n openbare vakansiedag is, sal die sluitingstyd vir die aanname van Administrateurs-kennisgewings, ensovoorts, soos volg wees:—

12 middag op Dinsdag 4 Julie 1972, vir die uitgawe van die Provinciale Koerant van Woensdag, 12 Julie 1972.

LET WEL: Laat Kennisgewings sal in die daaropvolgende uitgawes geplaas word.

J. G. VAN DER MERWE,
Provinciale Sekretaris.

INHOUD

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