



File Prov. G.



DIE PROVINSIE TRANSVAAL

Offisiële Roerant

(As 'n Nuusblad by die Poskantoor Geregistreer)



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VOL 214

PRETORIA

19 JULIE
19 JULY,

3582

No. 122 (Administrateurs-), 1972.

PROKLAMASIE

deur die Waarnemende Administrateur van die Provincie Transvaal

Nademaal bevoegdheid by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967) aan my verleen is om 'n beperking of verpligting in daardie artikel genoem te wysig, op te skort of op te hef;

So is dit dat ek met betrekking tot Hoewe No. 20, geleë in Paulshof Landbouhoeves, distrik Johannesburg, gehou kragtens Akte van Transport No. 11874/1952, voorwaarde C(d)(iv) wysig deur die syfers en woord "100 feet" te vervang met "15 meters".

Gegoe onder my Hand te Pretoria op hede die 1ste dag van Julie 1972.

D. S. VAN DER MERWE BRINK,
Waarnemende Administrateur van die Provincie Transvaal.

P.B. 4-16-2-486-1.

No. 123 (Administrateurs-), 1972.

PROKLAMASIE

deur die Waarnemende Administrateur van die Provincie Transvaal

Nademaal bevoegdheid by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967) aan my verleen is om 'n beperking of verpligting in daardie artikel genoem te wysig, op te skort of op te hef;

So is dit dat ek;

- (a) met betrekking tot Gedeelte 9 van Gekonsolideerde Lot No. 5, geleë in dorp Silverton, distrik Pretoria, gehou kragtens Akte van Transport No. 5342/1971, voorwaarde B ophef en
- (b) met betrekking tot Gedeelte 10 van Gekonsolideerde Lot No. 5, geleë in dorp Silverton, Distrik Pretoria gehou kragtens Akte van Transport No. 4407/1971 voorwaarde B(a) ophef.

Gegoe onder my Hand te Pretoria, op hede die 3de dag van Julie 1972.

D. S. VAN DER MERWE BRINK,
Waarnemende Administrateur van die Provincie Transvaal.

P.B. 4-14-2-1232-2.

19 JULIE
1972

3582

No. 122 (Administrator's), 1972.

PROCLAMATION

by the Acting Administrator of the Province Transvaal

Whereas power is vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act 84 of 1967) to alter, suspend or remove a restriction or obligation referred to in that section;

Now, therefore, I do hereby, in respect of Holding No. 20, situate in Paulshof Agricultural Holdings, district Johannesburg, held in terms of Deed of Transfer No. 11874/1952, alter condition C(d)(iv) by the substitution of the figures and word "100 feet" with "15 metres".

Given under my Hand at Pretoria this 1st day of July, 1972.

D. S. VAN DER MERWE BRINK,
Acting Administrator of the Province Transvaal.

P.B. 4-16-2-486-1.

No. 123 (Administrator's), 1972.

PROCLAMATION

by the Acting Administrator of the Province Transvaal

Whereas power is vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act 84 of 1967) to alter, suspend or remove a restriction or obligation referred to in that section;

Now therefore I do hereby:

- (a) in respect of Portion 9 of Consolidated Lot No. 5, situate in Silverton Township, District Pretoria, held in terms of Deed of Transfer No. 5342/1971 remove condition B; and
- (b) in respect of Portion 10 of Consolidated Lot No. 5, situate in Silverton Township, district Pretoria, held in terms of Deed of Transfer No. 4407/1971 remove condition B(a).

Given under my Hand at Pretoria this 3rd day of July, 1972.

D. S. VAN DER MERWE BRINK,
Acting Administrator of the Province Transvaal.

P.B. 4-14-2-1232-3.

No. 124 (Administrateurs-), 1972.

PROKLAMASIE

deur die Waarnemende Administrateur van die Provincie Transvaal

Nademaal bevoegdheid by artikel 2 van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967) aan my verleen is om 'n beperking of verpligting in daardie artikel genoem te wysig, op te skort of op te hef;

So is dit dat ek, met betrekking tot Hoewe No. 43, geleë in River Park Landbouhoeves, distrik Vereeniging gehou kragtens Akte van Transport No. 3650A/1963 voorwaarde 2(a) wysig deur die opheffing van die punt na die syfers "1919" en die byvoeging van die volgende woorde "or for such purposes as the Administrator may determine after consultation with the Townships Board and on such conditions as he may deem fit".

Gegee onder my Hand te Pretoria, op hede die 3de dag van Julie 1972.

D. S. VAN DER MERWE BRINK,
Waarnemende Administrateur van die
Provincie Transvaal.
P.B. 4-16-2-494-1.

No. 125 (Administrateurs-), 1972.

PROKLAMASIE

deur die Waarnemende Administrateur van die Provincie Transvaal

Ingevolge artikel 20(4) van die Dorpe- en Dorpsaanlegordonansie, 1931, (Ordonnansie 11 van 1931), verklaar ek hierby die dorp Primindia Uitbreiding No. 18 tot 'n goedgekeurde dorp, onderworpe aan die voorwaardes vervat in die bygaande Bylae.

Gegee onder my Hand te Pretoria op hede die 4de dag van Julie Eenduisend Negehonderd Twee-en-Sewentig.

D. S. VAN DER MERWE BRINK,
Waarnemende Administrateur van die
Provincie Transvaal.
P.B. 4-2-2-3054.

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR ISMAIL SULIMAN INGEVOLGE DIE BEPALINGS VAN DIE DORPE EN DORPSAANLEGORDONANSIE, 1931, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 123 EN RESTANT VAN GEDEELTE 218 VAN DIE PLAAS ROODEKOPJES OF SWARTKOPJES NO. 427-JQ, DISTRIK BRITS, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.**1. Naam.**

Die naam van die dorp is Primindia Uitbreiding No. 18.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.5382/71.

No. 124 (Administrator's), 1972.

PROCLAMATION

by the Acting Administrator of the Province Transvaal

Whereas power is vested in me by section 2 of the Removal of Restrictions Act, 1967 (Act 84 of 1967) to alter, suspend or remove a restriction or obligation referred to in that section;

Now, therefore, I do hereby, in respect of Holding No. 43, situate in River Park Agricultural Holdings, district Vereeniging, held in terms of Deed of Transfer No. 3650A/1963, alter condition 2(a) by the removal of the full stop after the figures "1919" and the insertion of the following words "or for such purposes as the Administrator may determine after consultation with the Townships Board and on such conditions as he may deem fit."

Given under my Hand at Pretoria this 3rd day of July, 1972.

D. S. VAN DER MERWE BRINK,
Acting Administrator of the
Province Transvaal.
P.B. 4-16-2-494-1.

No. 125 (Administrator's), 1972.

PROCLAMATION

by the Acting Administrator of the Province Transvaal

In terms of section 20(4) of the Townships and Town-planning Ordinance, 1931 (Ordinance 11 of 1931), I hereby declare Primindia Extension No. 18 Township to be an approved township subject to the conditions contained in the Schedule hereto.

Given under my Hand at Pretoria on this 4th day of July, One thousand Nine hundred and Seventy-two.

D. S. VAN DER MERWE BRINK,
Deputy Administrator of the
Province Transvaal.
P.B. 4-2-2-3054.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY ISMAIL SULIMAN UNDER THE PROVISIONS OF THE TOWNSHIPS AND TOWN-PLANNING ORDINANCE, 1931, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 123 AND REMAINDER OF PORTION 218 OF THE FARM ROODEKOPJES OR SWARTKOPJES NO. 427-JQ, DISTRICT BRITS, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.**1. Name.**

The name of the township shall be Primindia Extension No. 18.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.5382/71.

3. Water.

Die applikant moet met die plaaslike bestuur reëlings tref vir die lewering en retikulasie van water in die dorp.

Daar mag op geen erf gebou word voordat 'n gesikte voorraad water tot by sy straatfront aangelê is nie.

Die applikant moet water retikuleer wanneer die plaaslike bestuur dit vereis en genoemde plaaslike bestuur moet in elk geval op die applikant 'n beroep doen om sy verpligting na te kom ten opsigte van enige erf waar hy oortuig is van die *bona fide*-bedoeling van die eienaar om daarop te bou.

4. Sanitaire Dienste.

Die applikant moet met die plaaslike bestuur reëlings tref vir die verskaffing en instandhouding van 'n sanitêre diens.

5. Elektrisiteit.

Die applikant moet met die plaaslike bestuur reëlings tref vir die verskaffing en retikulasie van elektrisiteit.

6. Mineraalregte.

Alle regte op minerale moet aan die applikant voorbehou word.

7. Skenking.

Die applikant moet, ingevolge die bepalings van artikel 27 van Ordonnansie 11 van 1931, as 'n skenking aan die plaaslike bestuur 'n bedrag belaai gelykstaande met 15% (vyftien persent) van slegs die grondwaarde van alle erwe wat deur die applikant verkoop, verruil of geskenk of op enige ander manier van die hand gesit word (uitgesonderd erwe oorgedra ingevolge artikel 24 van daardie Ordonnansie), sodanige waarde bereken te word soos op die datum van die afkondiging van die dorp indien die erwe voor sodanige afkondiging van die hand gesit is of soos op die datum waarop dit aldus van die hand gesit word, indien die erwe van die hand gesit word na sodanige afkondiging, en vasgestel te word op die wyse uiteengesit in die genoemde artikel.

Die applikant moet geouditeerde, gedetailleerde kwartaalstate, tesame met die bedrag wat daarop aangewys word as verskuldig aan die plaaslike bestuur, aan die plaaslike bestuur verstrek. Die plaaslike bestuur of enige beampete deur hom behoorlik daartoe magtiging verleen, besit die reg om op alle redelike tye die applikant se boeke betreffende die verkoop van erwe in die dorp te inspekteer en te ouditeer. Op versoek van genoemde plaaslike bestuur of beampete moet die applikant alle boeke en stukke wat vir sodanige inspeksie en ouditering nodig is, voorlê. Indien geen sodanige gelde gedurende enige tydperk van drie maande ontyang is nie, kan die plaaslike bestuur 'n verklaring waarin melding hiervan gemaak word in plaas van geouditeerde staat aanneem.

8. Beskikking oor bestaande Titelvoorraades.

Alle erwe moet onderworpe gemaak word aan bestaande voorraades en serwitute, as daar is, maar sonder inbegrip van die volgende serwitute van reg van weg wat met strate in die dorp ooreenstem en die volgende regte wat nie op die erwe in die dorp oorgedra sal word nie:

(a) "The said Portion 123, is subject to two rights-of-way, each 5 Cape roods wide, as will appear from the diagram thereof, in favour of all the other portions of the former remaining extent of the said farm,

3. Water.

The applicant shall make arrangements with the local authority for the supply and reticulation of water in the township.

No erf shall be built upon until a suitable supply of water has been laid to its street frontage.

The applicant shall reticulate water as and when required by the local authority and, in any case, the said local authority shall call upon the applicant to carry out his obligation in respect of any erf upon which it is satisfied of the *bona fide* intention of the owner to build within a reasonable period.

4. Sanitation.

The applicant shall make arrangements with the local authority for the provision and conduct of a sanitary service.

5. Electricity.

The applicant shall make arrangements with the local authority for the supply and reticulation of electricity.

6. Mineral Rights.

All rights to minerals shall be reserved to the applicant.

7. Endowment.

The applicant shall, in terms of the provisions of section 27 of Ordinance 11 of 1931, pay as an endowment to the local authority an amount representing 15% (fifteen per cent) on land value only of all erven disposed of by the applicant by way of sale, barter or gift or in any other manner (other than erven transferred in terms of section 24 of that Ordinance), such value to be calculated as at the date of the promulgation of the township in the event of the erven having been disposed of prior to such promulgation or as at the date of such disposal in the event of the erven being disposed of after such promulgation and to be determined in the manner set out in the said section.

Quarterly audited detailed statements shall be rendered by the applicant to the local authority and shall be accompanied by a remittance for the amount shown to be due to the local authority. The local authority, or any official duly authorised thereto by it, shall have the right to inspect and audit the applicant's books at all reasonable times relative to the disposal of erven in the township. If so required by the said local authority, or official, the applicant shall produce all such books and papers as may be necessary for such inspection and audit.

If no such moneys have been received during any quarterly period the local authority may, in lieu of an audited statement, accept a statement to that effect.

8. Disposal of Existing Conditions of Title.

All erven shall be made subject to existing conditions and servitudes, if any, but excluding the following servitudes of right of way which coincide with streets in the township and the following rights which will not be passed onto the erven in the township:

(a) "The said Portion 123, is subject to two rights-of-way, each 5 Cape roods wide, as will appear from the diagram thereof, in favour of all the other portions of the former remaining extent of the said farm,

ming van die Administrateur na raadpleging met die Dorperraad en die plaaslike bestuur, 'n plek van openbare godsdiensoefening of 'n plek van onderrig, 'n gemeenskapsaal, 'n inrigting of ander geboue wat in 'n woongebied tuishoort, op die erf opgerig kan word: Voorts met dien verstande dat die plaaslike bestuur sodanige ander geboue kan toelaat waarvoor daar in 'n goedgekeurde Dorpsaanlegskema voorsiening gemaak word, onderworpe aan die voorwaardes van die Skema waarvolgens die toestemming van die plaaslike bestuur vereis word.

- (b) 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 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 toestemming van die Administrateur van toepassing gemaak kan word op elke gevolglike gedeelte of gekonsolideerde gebied. Die hoofgebou, wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig is en eers later voltooi sal word nie, moet gelyktydig met, of voor, die buitegeboue opgerig word.
- (c) Geboue, met inbegrip van buitegeboue, wat hierna op die erf opgerig word, moet minstens 10 meter van die straatgrens daarvan geleë wees: Met dien verstande dat die plaaslike bestuur die reg het om hierdie beperking te verslap waar voldoening daaraan na sy mening die ontwikkeling van die erf sou benadeel.
- (d) Indien die erf omhein of op 'n ander wyse toegevoeg word, moet die heining of ander omheiningsmateriaal tot bevrediging van die plaaslike bestuur opgerig en onderhou word.

2. Servituut vir Riolerings- en ander Munisipale doeleinades.

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

- (a) Die erf is onderworpe aan 'n servituut vir riolerings- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, 2 meter breed, langs slegs een van sy grense uitgesonderd 'n straatgrens soos bepaal deur die plaaslike bestuur.
- (b) Geen gebou of ander struktuur mag binne die voornoemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 meter daarvan geplant word nie.
- (c) Die plaaslike bestuur is daartoe geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige riolinhoofpypleidings en ander werke wat hy na goeddunke noodsaklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut 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 riolinhoofpypleidings en ander werke veroorsaak word.

3. Woordomskrywings.

In voormalde voorwaardes het onderstaande uitdrukings die betekenis wat aan hulle geheg word:—

- (i) "Applicant" beteken Ismail Suliman en sy opvolgers tot die eiendomsreg van die dorp.
- (ii) "Woonhuis" beteken 'n huis wat ontwerp is vir gebruik as 'n woning deur een gesin.

Administrator after reference to the Townships Board and the local authority, a place of public worship or a place of instruction, social hall, institution or other buildings appertaining to a residential area may be erected on the erf: Provided further that the local authority may permit such other buildings as may be provided for in an approved Town-planning Scheme, subject to the conditions of the scheme under which the consent of the local authority is required.

- (b) Not more than one dwelling-house together with such outbuildings as are ordinarily required to be used in connection therewith shall be erected on the erf: Provided that if the erf is subdivided or if such erf or any portion thereof is consolidated with any other erf or portion of an erf this condition may with the consent of the Administrator be applied to each resulting portion or consolidated area.
- 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.
- (c) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 10 metres from the boundary thereof abutting on a street: Provided that the local authority shall have the right to relax this restriction where in its opinion compliance therewith would interfere with the development of the erf.
 - (d) If the erf is fenced, or otherwise enclosed, the fencing or other enclosing device shall be erected and maintained to the satisfaction of the local authority.

2. Servitude for Sewerage and other Municipal Purposes.

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

- (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 large-rooted 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 constructing, maintaining or removing such sewerage mains and other works being made good by the local authority.

3. Definitions.

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

- (i) "Applicant" means Ismail Suliman and his successors in title to the township.
- (ii) "Dwelling-house" means a house designed for use as a dwelling for a single family.

4. Staats- en Municipale Erwe.

Indien enige erf wat verkry word soos beoog in klou-sule B1(i) en (ii) hiervan, in besit kom 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.

4. State and Municipal Erven.

Should any erf acquired as contemplated in Clause B1(i) and (ii) hereof come into the possession 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.

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 1109 12 Julie 1972

**MUNISIPALITEIT MACHADODORP: VOOR-
STELDE VERANDERING VAN GRENSE.**

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

Enige belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie hiervan in die *Provinciale Koerant* aan die Direkteur van Plaaslike Bestuur, Posbus 892, Pretoria 'n teenpetisie te rig waarin die Administrateur versoek word om nie aan genoemde versoekskrif, in geheel of ten dele, te voldoen nie.

P.B. 3-2-3-62

12—19—26

BYLAE.**MUNISIPALITEIT MACHADODORP: BESKRY-
WING VAN GEBIED INGELYF TE WORD.**

Bestaande uit Gedeelte 12 ('n gedeelte van Gedeelte 2) van die plaas Schoongezicht, 364-JT, groot 171,6876 hektaar, volgens Kaart L.G. A.4520/24.

Administrateurskennisgewing 1158 19 Julie 1972

**MUNISIPALITEIT ERMELO: WYSIGING VAN
PUBLIEKE GESONDHEIDSVERORDENINGE.**

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 Ermelo, afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, word hierby verder gewysig deur in Hoofstuk 21 onder Deel IV—

- (a) die opskrif te skrap;
- (b) artikels 350 tot en met 381 te skrap; en
- (c) Bylaes 1 en 2 te skrap.

P.B. 2-4-2-77-14

ADMINISTRATOR'S NOTICES

Administrator's Notice 1109 12 July, 1972

**MACHADODORP MUNICIPALITY: PROPOSED
ALTERATION OF BOUNDARIES.**

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

It shall be competent for any persons interested, within 30 days of the first publication hereof in the *Provincial Gazette*, to direct to the Director of Local Government, P.O. Box 892, Pretoria a counter-petition requesting the Administrator to refrain from granting the said petition, either wholly or in part.

P.B. 3-2-3-62

12—19—26

SCHEDULE.**MACHADODORP MUNICIPALITY: DESCRIPTION
OF AREA TO BE INCLUDED.**

Comprising Portion 12 (a portion of Portion 2) of the farm Schoongezicht 364-JT, in extent 171,6876 hectares, vide Diagram S.G. A.4520/24.

Administrator's Notice 1158

19 July, 1972

**ERMELO 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 Ermelo Municipality, published under Administrator's Notice 11 dated 12 January 1949, as amended, are hereby further amended by the deletion in Chapter 21 under Part IV—

- (a) of the heading;
- (b) of sections 350 to 381 inclusive; and
- (c) of Schedules 1 and 2.

P.B. 2-4-2-77-14

hierdie kennisgewing in die *Provinsiale Koerant*, redes aan te gee waarom hy beswaar maak, by die Streekbeampte, Transvaalse Paaiedepartement, Privaatsak X2 Môregloed, Pretoria en die aandag van elke beswaarmaker word op die bepalings van artikel 29(3) van genoemde Ordonnansie gevvestig.

D.P. 01-016-23/24/M.3

Administrateurskennisgewing 1166

19 Julie 1972

BEOOGDE SLUITING VAN PAD OOR 'N GEDEELTE VAN DIE PLAAS WELGEKOZEN 514-I.T.: DISTRIK PIET RETIEF.

Met die oog op 'n aansoek ontvang van mnr. P. J. J. S. Potgieter vir die sluiting van 'n openbare pad oor 'n gedeelte van die plaas Welgekozen 514-I.T., distrik Piet Retief, is die Administrateur van voorneme om ingevolge artikel 28 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) op te tree.

Iedereen wat enige beswaar het teen die sluiting word aangesê om binne dertig dae na die publikasiedatum van hierdie kennisgewing in die *Provinsiale Koerant*, redes aan te gee waarom hy beswaar maak, by die Streekbeampte, Transvaalse Paaiedepartement, Privaatsak X34, Ermelo, en die aandag van elke beswaarmaker word op die bepalings van artikel 29(3) van genoemde Ordonnansie gevvestig.

D.P. 051-054-23/24/23/1

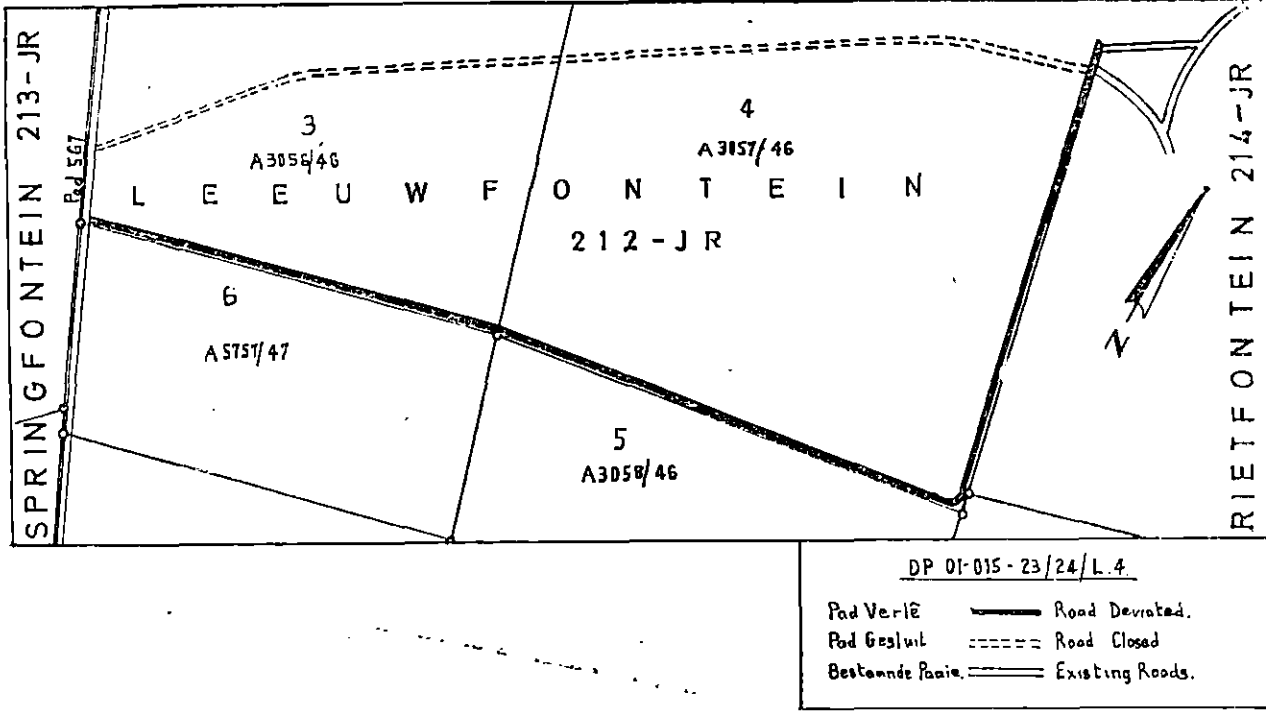
Administrateurskennisgewing 1167

19 Julie 1972

PADREËLINGS OP DIE PLAAS LEEUWFONTEIN 212-J.R., DISTRIK BRONKHORSTSPRUIT.

Met betrekking tot Administrateurskennisgewing 921 van 26 Augustus 1970 word hiermee vir algemene inligting bekendgemaak dat dit die Administrateur behaag om ooreenkomsdig artikel 31(i) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), goedkeuring te heg aan die padreëlings, soos aangetoon op bygaande sketsplan.

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



of the date of publication of this notice in the *Provincial Gazette* of the reasons for his objections, to the Regional Officer, Transvaal Roads Department, Private Bag X2, Môregloed, Pretoria, and the attention of every objector is directed to the provisions of section 29(3) of the said Ordinance.

D.P. 01-016-23/24/M.3

Administrator's Notice 1166

19 July, 1972

PROPOSED CLOSING OF ROAD ON A PORTION OF THE FARM WELGEKOZEN 514-I.T.: DISTRICT PIET RETIEF.

In view of an application having been received from Mr. P. J. J. S. Potgieter for the closing of a public road on a portion of the farm Welgekozen 514-I.T., Piet Retief district, the Administrator intends taking action in terms of section 28 of the Roads Ordinance, 1957 (Ordinance 22 of 1957).

Any person who has any objection to the closing is called upon to show cause in writing within thirty days of the date of publication of this notice of the reasons for his objections, to the Regional Officer, Transvaal Roads Department, Private Bag X34, Ermelo, and the attention of every objector is directed to the provisions of section 29(3) of the said Ordinance.

D.P. 051-054-23/24/23/1

Administrator's Notice 1167

19 July, 1972

ROADS ADJUSTMENTS ON THE FARM LEEUWFONTEIN 212-J.R., DISTRICT OF BRONKHORSTSPRUIT.

With reference to Administrator's Notice 921 of 26 August 1970, it is hereby notified for general information that the Administrator is pleased, under the provisions of section 31(i) of the Roads Ordinance, 1957 (Ordinance 22 of 1957), to approve the road adjustments, shown on the sub-joined sketch plan.

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

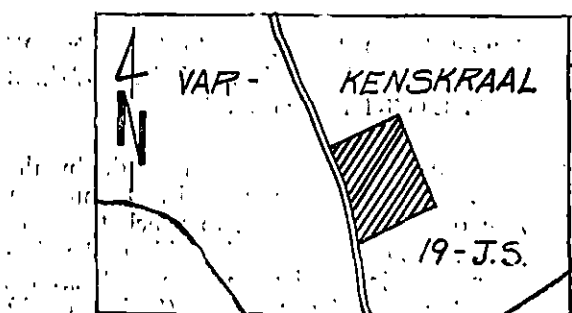
Administrateurskennisgewing 1168

19 Julie 1972

KANSELLERING VAN UITSPANSERWITUUT IN SY GEHEEL OF GEDEELTELIK EN AFBAKENING DAARVAN OP DIE PLAAS VARKENSKRAAL 19-J.S. DISTRIK GROBLERSDAL.

Met betrekking tot Administrateurskennisgewing 1486 van 27 Oktober 1971, het die Administrator, ingevolge artikel 56(1)(iv) van die Padordonansie, 1957 (Ordonansie 22 van 1957) die uitspanserwituut groot 1/75ste van 1738,5429 hektaar waaraan die plaas Varkenskraal 19-J.S., distrik Groblersdal onderhewig is gedeeltelik gekanselleer en die verminderde uitspanplek van 4 hektaar groot, ingevolge artikel 56(7)(i) van genoemde Ordonansie laai afbaken in die ligging soos aangevoer op die bygaande sketsplan.

D.P. 04-047-37/3/V-10



D.P. 04-047-37/3/V-10

<u>VERWYSING</u>	<u>REFERENCE</u>
BESTAANDE PAD	EXISTING ROAD
VERMINDERDE AFGEBAKENDE UITSPANNING	REDUCED DEMAR- CATED OUTSPAN.

Administrateurskennisgewing 1169

19 Julie 1972

AFMERKING VAN UITSPANSERWITUUT OP DIE PLAAS LAASTE 24-L.U.: DISTRIK LETABA.

Met betrekking tot Administrateurskennisgewing 317 van 17 Maart 1971 word hierby vir algemene inligting bekend gemaak dat dit die Administrator behaag, om ooreenkomsdig paragraaf (i) van subartikel (7) van artikel 56 van die Padordonansie 22 van 1957, goedkeuring te heg dat die serwituut ten opsigte van onbepaalde of algemene uitspanning, groot 1/75ste van 2887,062 hektaar, waaraan die plaas Laaste 24-L.U., distrik Letaba onderworpe is, afgemerk word in die ligging en grootte 4,25 hektaar soos aangevoer op bygaande sketsplan.

D.P. 03-034-37/3/L-3

'Administrator's Notice 1168

19 July, 1972

CANCELLATION WHOLLY OR PARTIALLY OF SERVITUDE OF OUTSPAN AND BEACONING OFF THEREOF ON THE FARM VARKENSKRAAL 19-J.S.: GROBLERSDAL DISTRICT.

With reference to Administrator's Notice 1486 of 27th October, 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 1738,5429 hectare to which the farm Varkenskraal 19-J.S., Groblersdal district, is subject to be cancelled partially and in terms of section 56(7)(i) of the said Ordinance has caused the reduced outspan in extent 4 hectares, to be beaconed off in the position as indicated on the subjoined sketch plan.

D.P. 04-047-37/3/V-10

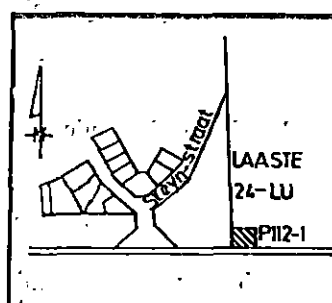
Administrator's Notice 1169

19 July, 1972

DEMARCATION OF OUTSPAN SERVITUDE ON THE FARM LAASTE 24-L.U.: DISTRICT OF LETABA.

With reference to the Administrator's Notice 317 of the 17 March, 1971 it is hereby notified for general information that the Administrator is pleased, under the provisions of paragraph (i) of subsection (7) of section 56 of the Roads Ordinance 22 of 1957, to approve that the servitude in respect of the undefined or general outspan, in extent 1/75th of 2887,062 hectare to which the farm Laaste 24-L.U., District of Letaba is subject, be demarcated in the position and, in extent 4,25 hectare indicated on the subjoined sketch plan.

D.P. 03-034-37/3/L-3



D.P. 03-034-37/3/L-3

<u>VERWYSING</u>	<u>REFERENCE</u>
BESTAANDE PAD	EXISTING ROAD
VERMINDERDE UITSPANNING	REDUCED OUTSPAN

dit die tweede keer voorkom, deur die volgende te vervang:

"(c) Bylae 1 te skrap".

P.B. 2-4-2-77-10

met ~~te skrap~~, en, where it appears for the second time, of the following:

"(c) Bylae 1 te skrap".

P.B. 2-4-2-77-10

Administrateurskennisgewing 1177

19 Julie 1972

GESONDHEIDSKOMITTE VAN OHRIGSTAD: WYSIGING VAN WATERVOORSIENINGSTARIEF.

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

Die watervoorsieningstarief van die Gesondheidskomitee van Ohrigstad, aangekondig by Administrateurskennisgewing 851 van 6 Augustus 1969, word hierby gewysig deur item 2 deur die volgende te vervang:

"2. *Verbruiksheffing, per Aansluitingspunt, per maand.*

(1) Per kl of gedeelte daarvan: 11c

(2) Minimum vordering, hetsy water verbruik word al dan nie: R1."

P.B. 2-4-2-104-139

Administrateurskennisgewing 1178

19 Julie 1972

MUNISIPALITEIT ALBERTON: AANNAME VAN WYSIGING VAN STANDAARDVERORDENINGE WAARBY DIE BEVEILIGING VAN SWEMBADDENS EN UITGRAWINGS GEREGLUEER WORD.

Daar die Standaardverordeninge Waarby die Beveiliging van Swembaddens en Uitrawings Gereglueer Word, aangekondig by Administrateurskennisgewing 423 van 22 April 1970, deur die Stadsraad van Alberton aangeneem was by Administrateurskennisgewing 1546 van 23 Desember 1970, publiseer die Waarnemende Administrateur hierby in gevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat genoemde Raad in gevolge artikel 96bis(2) van genoemde Ordonnansie die wysiging van genoemde Verordeninge, aangekondig by Administrateurskennisgewing 1856 van 29 Desember 1971, aange neem het as verordeninge wat deur genoemde Raad op gestel is.

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

Administrateurskennisgewing 1179

19 Julie 1972

GESONDHEIDSKOMITTE VAN OHRIGSTAD: VULLISVERWYDERINGSTARIEF.

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

Die gelde vir die verwydering van vullis deur die Gesondheidskomitee van Ohrigstad is soos volg:

VULLISVERWYDERINGSTARIEF.**1. Huishoudelike Vullis.**

Vir die verwydering van vullis, twee keer per week, per houer van 85 liter, per maand: 50c.

2. Tuinvullis.

Vir die verwydering van tuinvullis, per vrag van 1,5 m³ of gedeelte daarvan: R2.

P.B. 2-4-2-81-139

Administrator's Notice 1177

19 July, 1972

OHRIGSTAD HEALTH COMMITTEE: AMENDMENT TO WATER SUPPLY TARIFF.

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

The Water Supply Tariff of the Ohrigstad Health Committee, published under Administrator's Notice 851, dated 6 August 1969, is hereby amended by the substitution for item 2 of the following:

"2. *Consumption Charge, per Connection Point, per Month.*

(1) Per kl or part thereof: 11c.

(2) Minimum charge, whether water is consumed or not: R1."

P.B. 2-4-2-104-139

Administrator's Notice 1178

19 July, 1972

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

The Standard By-laws Regulating the Safeguarding of Swimming Pools and Excavations, published under Administrator's Notice 423, dated 22 April 1970, having been adopted by the Town Council of Alberton by Administrator's Notice 1546, dated 23 December, 1970 the Deputy Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the said Council has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the said By-laws, published under Administrator's Notice 1856, dated 29 December 1971, as by-laws made by the said Council.

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

Administrator's Notice 1179

19 July, 1972

OHRIGSTAD HEALTH COMMITTEE: REFUSE REMOVALS TARIFF.

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

The charges for the removal of refuse by the Ohrigstad Health Committee shall be as follows:

REFUSE REMOVAL TARIFF.**1. Domestic Refuse.**

For the removal of refuse, twice weekly, per receptacle of 85 litres, per month: 50c.

2. Garden Refuse.

For the removal of garden refuse, per load of 1,5 m³ or part thereof.

P.B. 2-4-2-81-139

Administrateurskennisgewing 1180

19 Julie 1972

BOKSBURG-WYSIGINGSKEMA NO. 1/90.

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 Boksburg-dorpsaanlegskema No. 1, 1946, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Ravensklip Uitbreiding No. 2.

Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Boksburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Boksburg-wysigingskema No. 1/90.

P.B. 4-9-2-8-90

Administrateurskennisgewing 1181

19 Julie 1972

VERKLARING VAN GOEDGEKEURDE DÖRP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Ravensklip Uitbreiding No. 2 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

P.B. 4-2-2-3253

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEZOEN DEUR ALBERT WILLIAM KEYMER INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DÖRP TE STIG OP GEDEELTE 71 VAN DIE PLAAS DRIEFONTEIN NO. 85-IR. DISTRIK BOKSBURG, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.**1. Naam.**

Die naam van die dorp is Ravensklip Uitbreiding No. 2.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.1555/71.

3. Stormwaterdreibering en Straatbou.

- (a) Die goedgekeurde skema betreffende stormwaterdreibering en die bou van strate moet deur die applikant op eie koste uitgevoer word namens en tot voldoening van die plaaslike bestuur en onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur.
- (b) Die strate moet name gegee word tot bevrediging van die Administrateur.

4. Begifting.

Betaalbaar aan die Transvaalse Onderwysdepartement. Die dorpsseinaar 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

Administrator's Notice 1180

19 July, 1972

BOKSBURG AMENDMENT SCHEME NO. 1/90.

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 Boksburg Town-planning Scheme No. 1, 1946 to conform with the conditions of establishment and the general plan of Ravensklip Extension No. 2 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, Boksburg and are open for inspection at all reasonable times.

This amendment is known as Boksburg Amendment Scheme No. 1/90.

P.B. 4-9-2-8-90

Administrator's Notice 1181.

19 July, 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 Ravensklip Extension No. 2 Township to be an approved township subject to the conditions set out in the Schedule hereto.

P.B. 4-2-2-3253.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY ALBERT WILLIAM KEYMER UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 71 OF THE FARM DRIEFONTEIN NO. 85-IR, DISTRICT BOKSBURG, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.**1. Name.**

The name of the township shall be Ravensklip Extension No. 2.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.1555/71.

3. Stormwater drainage and Street Construction.

- (a) The applicant shall carry out the approved scheme relating to stormwater drainage and street construction at his own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.
- (b) The streets shall be named to the satisfaction of the Administrator.

4. Endowment.

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

bedrag aan die Transvaalse Onderwysdepartement 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 Woonerf.*

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 begiftiging 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 servitute, as daar is, met inbegrip van die voorbehoud van mineraalregte, maar uitgesonderd die servitut geregistreer kragtens Notariële Akte van Servituut No. 1151/1954S wat in strate in die dorp val.

6. Erwe vir Munisipale Doeleindes.

Die applikant moet op eie koste Erf No. 212 soos aangedui op die Algemene Plan, oor dra aan die plaaslike bestuur vir parkdoeleindes.

7. Beperking op toestaan van Langtermynhuurkontrakte.

Kragtens artikel 11 van Wet 33 van 1907, mag die dorpselenaar, sy erfgename, 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 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 Voorraad.

Die applikant moet die stigtingsvoorraad nakom en die nodige stappe doen om te sorg dat die titelvoorraad en enige ander voorraad opgelê kragtens artikel 62 van Ordonnansie 25 van 1965, nagekom word: Met dien verstaande 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 liggaaam met regspersoonlikheid te laat berus.

B. TITELVOORWAARDEN.

1. Die Erwe met sekere Uitsonderings.

Die erwe met 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 voorraades hierna genoem, opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dörpe, 25 van 1965:

- (a) Die erf is onderworpe aan 'n servitut vir riolering-en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, twee meter breed, langs enige van sy grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.

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 erf.*

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 sq. 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, but excluding the servitude registered under Notarial Deed of Servitude No. 1151/1954S which falls in streets in the township.

6. Land for Municipal Purposes.

Erf No. 212 as shown on the General Plan shall be transferred as a park to the local authority by and at the expense of the applicant.

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 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 thereafter 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, 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) Geen gebou of ander struktuur mag binne die voorname serwituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit 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 riuolhoofpypeleidings en ander werke wat hy volgens goeddunke noodsaklik ag, tydelik te plaas op die grond wat aan voornoemde serwituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel: Met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud, of verwydering van sodanige riuolhoofpypeleidings en ander werke veroorsaak word.

2. Staats- en Munisipale 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 daarop onderworpe aan sodanige voorwaardes as wat die Administrateur bepaal.

Administrateurskennisgewing 1182 19 Julie 1972

NOORDELIKE JOHANNESBURGSTREEK WYSIGINGSKEMA NO. 336.

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 Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, te wysig, om ooreen te stem met die stellingsvoorwaardes en die algemene plan van die dorp Rivonia 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, Sandton, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema No. 336.

P.B. 4-9-2-116-336.

Administrateurskennisgewing 1183 19 Julie 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 Rivonia Uitbreiding No. 3 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

P.B. 4-2-2-3130

BYLAE.

VOORWAARDEN WAAROP DIE AANSOEK GEOPEN DEUR ALWYN FRANCOIS WENTZEL EN JOSSE LEO ROSEN INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP

- (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. 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 1182

19 July, 1972

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 336.

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 Rivonia 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, Sandton, and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme No. 336.

P.B. 4-9-2-116-336.

Administrator's Notice 1183

19 July, 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 Rivonia Extension No. 3 Township to be an approved township subject to the conditions set out in the Schedule hereto.

P.B. 4-2-2-3130.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY ALWYN FRANCOIS WENTZEL AND JOSSE LEO ROSEN UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A

TE STIG OP GEDEELTE 177 VAN DIE PLAAS RIETFONTEIN NO. 2-IR, DISTRIK JOHANNESBURG, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Rivonia Uitbreiding No. 3.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.5047/70.

3. Strate.

- (a) Die applikante 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 applikante van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.
- (b) Die applikante moet op eie koste alle hindernisse in die straatreserves tot bevrediging van die plaaslike bestuur verwijder.

4. Begiftiging.

(a) Betaalbaar aan die plaaslike bestuur.

Die dorpseienaars moet, ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur bedrae geld betaal gelykstaande met:

- (i) 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; en
- (ii) 1½% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkrywing en/of ontwikkeling van parke binne sy reggebied.

Sodanige begiftiging is ooreenkomsdig die bepalings van artikel 74 van die bedoelde Ordonnansie betaalbaar.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement.

Die dorpseienaars moet kragtens die bepalings van artikels 62 en 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965, 'n begiftiging in 'n globale bedrag aan die Transvaalse Onderwysdepartement op die grondwaarde van erwe in die dorp betaal. Die grootte van hierdie grond word bereken deur 48,08 vierkante meter te vermengvuldig met die getal erwe in die dorp.

Die waarde van die grond word bepaal kragtens die bepalings van artikel 74(3) en sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie.

5. Grond vir Munisipale doeleinades.

Erf No. 66 soos aangewys op die Algemene Plan moet deur die applikante op eie koste oorgedra word aan die plaaslike bestuur, as 'n transformatorterrein.

6. Toegang.

Geen ingang tot of uitgang uit die geproklameerde ongenummerde openbare pad aan die oostekant van die dorp word toegelaat nie.

TOWNSHIP ON PORTION 177 OF THE FARM RIETFONTEIN NO. 2-IR, DISTRICT JOHANNESBURG, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Rivonia Extension No. 3.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.5047/70.

3. Streets.

- (a) The applicants 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 applicants wholly or partially from this obligation after reference to the local authority.
- (b) The applicants shall at their 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 owners shall, in terms of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to:

- (i) 15% of the land value of erven in the township, which amount shall be used by the local authority for the construction of streets and/or storm-water drainage in or for the township; and
- (ii) 1½% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction.

Such endowment shall be paid in accordance with the provisions of section 74 of the aforesaid Ordinance.

(b) Payable to the Transvaal Education Department:

The township owner shall in terms of the provisions of sections 62 and 63(1)(a) of the Town-planning and Townships Ordinance, 25 of 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of the erven in the township. The area of the land shall be calculated by multiplying 48,08 square metres by the number of erven in the township.

The value of the land shall be determined in terms of the provisions of section 74(3) and such endowment is payable in terms of the provisions of section 73 of the said Ordinance.

5. Land for Municipal Purposes.

Erf No. 66 as shown on the General Plan shall be transferred to the local authority by and at the expense of the applicants as a transformer site.

6. Access.

No ingress from or egress to the proclaimed unnumbered public road on the eastern side of the township shall be allowed.

7. Oprigting van Heining of ander Fisiese Versperring.

Die applikante moet op eie koste 'n heining of ander fisiese versperring oprig tot bevrediging van die Direkteur, Transvaalse Paaiedepartement, wanneer hy deur hom versoek word om dit te doen, en die applikante moet sodanige heining of fisiese versperring in 'n gosie toestand onderhou tot tyd en wyl hierdie verantwoordelikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die applikante se verantwoordelikheid vir die instandhouding daarvan verval sodra die plaaslike bestuur die verantwoordelikheid vir die instandhouding van die strate in die dorp oorneem.

8. Nakoming van vereistes van die Beherende Gesag Betreffende Padreservewes.

Die applikante moet die Direkteur, Transvaalse Paaiedepartement, tevreden stel betreffende die nakoming van sy voorwaarde.

9. Beskikking oor bestaande Titelvoorwaardes.

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van mineraalregte.

10. Nakoming van Voorwaardes.

Die applikante moet die stittingsvoorwaardes 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 applikante van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regpersoonlikheid te laat berus.

B. TITELVOORWAARDES.

1. Die Erwe met sekere 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 Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965:

(a) Die erf is onderworpe aan 'n servituut vir riolerings-en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, twee meter breed, langs enige van sy grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.

(b) Geen gebou of ander struktuur mag binne die voornoemde servituutsgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut 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 rioolhoofpyp-leidings en ander werke wat hy volgens goeddunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut 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 verwy-

7. Erection of Fence or other physical Barrier.

The applicants shall at their own expense erect a fence, or other physical barrier to the satisfaction of the Director, Transvaal Roads Department, as and when required to do so by him and the applicants shall maintain such fence or physical barrier in good order and repair until such time as this responsibility is taken over by the local authority: Provided that the applicants' responsibility for the maintenance thereof shall cease when the local authority takes over the responsibility for the maintenance of the streets in the township.

8. Enforcement of the Requirements of the controlling Authority regarding Road Reserves.

The applicants shall satisfy the Director, Transvaal Roads Department, regarding the enforcement of his conditions.

9. 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.

10. Enforcement of Conditions.

The applicants 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 applicants 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 purpose 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 re-

dering van sodanige rioolhoofpyleiding en ander werk veroorsaak word.

2. Erf onderworpe aan Spesiale Voorwaarde.

Erf No. 70 is onderworpe aan die volgende voorwaarde: Die erf is onderworpe aan 'n servituut vir paddoeleindes ten gunste van die plaaslike bestuur soos aangewys 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 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.

Administrateurskennisgewing 1184 19 Julie 1972

MUNISIPALITEIT MEYERTON: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

Die Waarnemende 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 Municpaliteit Meyerton, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in die Inhoudsopgawe die volgende uitdrukking teenoor die syfers "21" onder die opskrif "Hoofstuk" te skrap:

"Melkerye, Melkwinkels, Melkleweranders en Koeistalle" 350-377

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. 2-4-2-77-97

Administrateurskennisgewing 1185 19 Julie 1972

MUNISIPALITEIT MEYERTON: AANNAME VAN STANDAARDMELKVERORDENINGE.

Die waarnemende Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Meyerton die Standaardmelkverordeninge, afgekondig 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. 2-4-2-28-97

moval of such sewerage mains and other works being made good by the local authority.

2. Erf subject to special condition.

Erf No. 70 shall be subject to the following condition: The erf is subject to a servitude for road purposes in favour of the local authority as shown on the general plan.

3. State and Municipal Erven.

Should 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 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 1184 19 July, 1972

MEYERTON MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS.

The Deputy 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 Meyerton Municipality, published under Administrator's Notice 148, dated 21 February 1951; as amended, are hereby further amended as follows:

1. By the deletion in the Index opposite the figures "21" under the heading "Chapter" of the following expression:

"Dairies, Milkshops, Purveyors of milk and Cowsheds" 350-377

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. 2-4-2-77-97

Administrator's Notice 1185 19 July, 1972

MEYERTON MUNICIPALITY: ADOPTION OF STANDARD MILK BY-LAWS.

The Deputy Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Meyerton 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. 2-4-2-28-97

Administrateurskennisgewing 1186

19 Julie 1972

GESONDHEIDSKOMITEE VAN MODDERFONTEIN: WYSIGING VAN REGLEMENT EN FINANSIELE RUGULASIES.

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

Die Reglement van Orde en Finansiële Regulasies van die Gesondheidskomitee van Modderfontein aangekondig by Administrateurskennisgewing 244 van 19 Maart 1952, soos gewysig word hierby verder soos volg gewysig:—

1. Deur in die titel die woorde "Reglement en" te skrap.

2. Deur Deel I te skrap.

3. Deur na artikel 17 onder Deel II die volgende in te voeg en artikels 18, 19 en 20 onderskeidelik te hernoemmer 19, 20 en 21:—

"18. (1) Behalwe in dringende gevalle gee die komitee, voor dat hy 'n kontrak vir die uitvoering van werke of die aankoop van goedere ten bedrae van R600 of meer aan gaan, eers minstens 14 dae kennis van sy voorneme om so 'n kontrak aan te gaan, in 'n nuusblad wat in sy jurisdiksiegebied gelees word. Die aard van so 'n kontrak word in die kennisgewing vermeld en enige persoon wat verlang om sulks te doen, word in so 'n kennisgewing gevra om 'n tender vir so 'n kontrak by die Komitee in te dien. Die Komitee neem die tender aan wat, na oorweging van alle omstandighede, na sy mening die voordeeligste is: Met dien verstande dat die Komitee alle tenders van die hand kan wys.

(2) Wanneer 'n tender ingevolge subartikel (1) aangeëncem word, neem die Komitee waarborg vir die behoorlike en getroue nakoming van die kontrak.

(3) Die bevoegdheid van die Komitee ingevolge subartikel (1) om 'n kontrak aan te gaan ten bedrae van minder as R600 sonder om tenders aan te vra, word nie uitgeoefen nie totdat hy prysopgawes ingewin en oorweeg het: Met dien verstande dat die Komitee na goeddunke nie prysopgawes vir die uitvoering van werke of die aankoop van goedere ten bedrae van hoogstens R100 hoef in te win nie: Voorts met dien verstande dat kontrakte vir die uitvoering van werke ten bedrae van meer as R300 en kontrakte vir die aankoop van goedere ten bedrae van meer as R300, uitgenome goedere wat normaalweg in voorraad gehou word, nie sonder die magtiging van die Komitee aangegaan mag word nie."

P.B. 2-4-2-173-98

Administrateurskennisgewing 1187

19 Julie 1972

GESONDHEIDSKOMITEE VAN MODDERFONTEIN: REGLEMENT VAN ORDE VIR GESONDHEIDSKOMITEES.

Die Waarnemende Administrateur maak hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 42 van die Reglement van Orde vir Gesondheidskomitees, aangekondig by Administrateurskennisgewing 421 van 31 Maart 1971, genoemde Reglement van Orde op die Gesondheidskomitee van Modderfontein van toepassing deur onder die Bylae daarby die volgende by te voeg:—

"Gesondheidskomitee van Modderfontein."

P.B. 2-4-2-86-98

Administrator's Notice 1186

19 July, 1972

MODDERFONTEIN HEALTH COMMITTEE: AMENDMENT TO STANDING ORDERS AND FINANCIAL REGULATIONS.

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

The Standing Orders and Financial Regulations of the Modderfontein Health Committee, published under Administrator's Notice 244, dated 19 March 1952, as amended, are hereby further amended as follows:—

1. By the deletion in the title of the words "Standing Orders and".

2. By the deletion of Part I.

3. By the insertion after section 17 under Part II of the following and the renumbering of sections 18, 19 and 20 to read 19, 20' and 21 respectively:—

"18. (1) Except in cases of emergency before any contract for the execution of works or the purchase of goods to the value of R600 or upwards is entered into by the Committee, 14 days' clear notice at least shall be given in some newspaper circulating in the area under the jurisdiction of the Committee, expressing the purpose of such contract and inviting any person willing to undertake the same to submit a tender for that purpose to the Committee. The Committee shall accept the tender which in view of all the circumstances appears to it to be the most advantageous: Provided that the Committee may decline to accept any tender.

(2) Whenever a tender in terms of subsection (1) has been accepted, the Committee shall take security for the due and faithful performance of the contract.

(3) The Committee's power in terms of subsection (1) to enter into a contract to the value of less than R600 without inviting tenders, shall not be exercised until it has invited and considered quotations: Provided that in the discretion of the Committee quotations need not be invited for the execution of works or the purchase of goods for an amount not exceeding R100: Provided further that contracts for the execution of works to the value of more than R300 and contracts for the purchase of goods to the value of more than R300, with the exception of normal stock items, shall not be entered into without the Committee's authority."

P.B. 2-4-2-173-98

Administrator's Notice 1187

19 July, 1972

MODDERFONTEIN HEALTH COMMITTEE: STANDING ORDERS FOR HEALTH COMMITTEES.

The Deputy Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, read with section 42 of the Standing Orders for Health Committees, published under Administrator's Notice 421, dated 31 March, 1971, makes the said Standing Orders applicable to the Modderfontein Health Committee by the addition under the Schedule thereto of the following:—

"Modderfontein Health Committee."

P.B. 2-4-2-86-98

Administrateurskennisgewing 1188

19 Julie 1972

GESONDHEIDSKOMITEE VAN OHRIGSTAD: REGLEMENT VAN ORDE VIR GESONDHEIDSKOMITTEES.

Die Waarnemende Administrateur maak hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 42 van die Reglement van Orde vir Gesondheidskomitees, afgekondig by Administrateurskennisgewing 421 van 31 Maart 1971, genoemde Reglement van Orde op die Gesondheidskomitee van Ohrigstad van toepassing deur onder die Bylae daarby die volgende by te voeg:

"Gesondheidskomitee van Ohrigstad."

P.B. 2-4-2-86-139

Administrateurskennisgewing 1189

19 Julie 1972

MUNISIPALITEIT WAKKERSTROOM: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

Die Waarnemende 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 Wakkerstroom, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in die Inhoudsopgawe die volgende uitdrukking teenoor die syfers "21" onder die opskrif "Hoofstuk" te skrap:—
"Melkerye, Melkwinkels, 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. 2-4-2-77-72

Administrateurskennisgewing 1190

19 Julie 1972

MUNISIPALITEIT WAKKERSTROOM: AANNAME VAN STANDAARDMELKVERORDENINGE.

Die Waarnemende Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Wakkerstroom die Standaardmelkverordeninge, afgekondig 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. 2-4-2-28-72

Administrateurskennisgewing 1191

19 Julie 1972

MUNISIPALITEIT ERMELO: WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

Die Waarnemende Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike

Administrator's Notice 1188

19 July, 1972

OHRIGSTAD HEALTH COMMITTEE: STANDING ORDERS FOR HEALTH COMMITTEES.

The Deputy Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, read with section 42 of the Standing Orders for Health Committees, published under Administrator's Notice 421, dated 31 March, 1971, makes the said Standing Orders applicable to the Ohrigstad Health Committee by the addition under the Schedule thereto of the following:

"Ohrigstad Health Committee."

P.B. 2-4-2-86-139

Administrator's Notice 1189

19 July, 1972

WAKKERSTROOM MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS.

The Deputy 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 Wakkerstroom Municipality, published under Administrator's Notice 148, dated 21 February 1951, as amended, are hereby further amended as follows:

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. 2-4-2-77-72

Administrator's Notice 1190

19 July, 1972

WAKKERSTROOM MUNICIPALITY: ADOPTION OF STANDARD MILK BY-LAWS.

The Deputy Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Wakkerstroom 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. 2-4-2-28-72

Administrator's Notice 1191

19 July, 1972

ERMELO MUNICIPALITY: AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

The Deputy Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publish-

Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 101 van genoemde Ordonnansie goedgekeur is.

Die Verordeninge Vir die Lewering en Gebruik van Elektriese Krag van die Munisipaliteit Ermelo, afgekondig by Administrateurskennisgewing 437 van 10 Junie 1953, soos gewysig, word hierby verder gewysig deur in item (4) van Skaal 12 van die Elektrisiteitstarief die syfer "1,3c" deur die syfer "0,6c" te vervang.

Die bepalings in hierdie kennisgewing vervaat tree in werking op die eerste dag van die maand wat volg op die maand waarin dit afgekondig is.

P.B. 2-4-2-36-14

Administrateurskennisgewing 1192 19 Julie 1972

MUNISIPALITEIT SANDTON: BRANDWEERVERORDENINGE.

Die Waarnemende 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.

Woordoniskrywing.

1. In hierdie verordeninge, tensy die sinsverband anders aandui, beteken —

"brandweer" die Stadsraad van Sandton se brandweer of enige tak, stasie of substasie daarvan;

"brandweerroof" die beampete wat asdan as brandweerroof van brandweer optree, of enige persoon wat amptelik in daardie hoedanigheid optree;

"Raad" die Stadsraad van Sandton en omvat die bestuurskomitee van daardie Raad of enige beampete deur die Raad in diens geneem, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge aan die Raad verleen is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is;

"verantwoordelike beampete" die beampete van die brandweer was asdan aan die hoof staan van enige tak, stasie, substasie, brandblus- of ander noodhandeling, toestand of inspeksie, al na die geval.

Die Organisasie van die Brandweer.

2. Die brandweerroof, wat deur die Raad aangestel word, staan aan die hoof van die brandweer en hy is in beheer van enige brandbestrydingsorganisasie, binne die munisipaliteit, wat op die toneel van 'n brand is of gestasioneer is op 'n perseel waar 'n brand ontstaan het, ongeag of die organisasie aan die Raad of aan enigmant anders behoort, en hy kan enige brandweerman of brandblusuitrusting wat aan so 'n organisasie behoort, na goeddunke gebruik.

3. Die brandweer moet in takke verdeel word soos deur die Raad bepaal, en iedere tak moet onder die beheer staan van 'n beampete wat die brandweerroof moet aanwys.

Plig om Hulp te Verleen.

4. Indien 'n lid van 'n brandweer of brandweerorganisasie in die munisipaliteit, wat nie aan die Raad behoort nie, weier of nalaat om, wanneer die verantwoordelike beampete hom aldus gelas het, alle moontlike hulp waartoe hy in staat is, te verleen aan enige beampete van

es 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 Supply and Use of Electric Energy of the Ermelo Municipality, published under Administrator's Notice 437, dated 10 June, 1953, as amended, are hereby further amended by the substitution in item (4) of Tariff 12 of the Electricity Tariff for the figure "1,3c" of the figure "0,6c".

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

P.B. 2-4-2-36-14

Administrator's Notice 1192 19 July, 1972

SANDTON MUNICIPALITY: FIRE BRIGADE BY-LAWS.

The Deputy 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 —

"chief officer" means the chief officer for the time being of the fire brigade or any person acting officially in that capacity;

"Council" means the Town Council of Sandton 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);

"fire brigade" means the Council's fire brigade, or any section, station or sub-station thereof;

"officer in charge" means the officer of the fire brigade for the time being in charge of any section station, sub-station, fire-fighting operation or other emergency operation, situation or inspection as the case may be.

Organisation of Fire Brigade.

2. The fire brigade shall be in the charge of a chief officer appointed by the Council, who shall have the control of any fire-fighting organisation within the municipality, whether owned by the Council or by any other person, which is at the scene of an outbreak of fire or stationed on premises where such an outbreak has occurred, and shall be entitled to make such use as he shall think fit of any fireman or fire-extinguishing appliance belonging to any such organisation.

3. The fire brigade shall be divided into such sections as the Council may determine, and each section shall be under the control of an official appointed by the chief officer.

Duty to Assist.

4. Any member of any fire brigade or organisation in the municipal area which does not belong to the Council who shall refuse or neglect, when called upon to do so by the officer in charge, to render all assistance in his power to any officer of the fire brigade in the

die brandweer in die uitvoering van sy pligte in verband met 'n brand waar die brandweer of organisasie teenwoordig is, of wat ontstaan het op die perseel waar dit gestasioneer is, begaan hy 'n misdryf en is hy by veroordeling strafbaar met 'n boete van hoogstens R50 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens drie maande.

Procedure as 'n Brand Ontstaan.

5. Die volgende bepalings geld wanneer die brandweerafdeling daarvan in kennis gestel is, of rede het om te glo dat daar 'n brand of ander toestand ontstaan het waar sy dienste nodig is:—

(1) Die brandweerhoof of enige ander verantwoordelike beampete moet onmiddellik en in aller yl met soveel manne en brandblusuitrusting as wat hy noodsaaklik ag gaan na die plek waar daar, volgens daar aan hom meegedeel is, of volgens hy rede het om te glo, 'n brand of ander toestand ontstaan het.

(2) Die verantwoordelike beampete kan enige aanbod van vrywillige bystand met die blus van 'n brand of die hantering van enige toestand aanneem, en enigiemand wie se bystandaanbod aangeneem is, moet alle bevels of opdragte wat deur of namens die verantwoordelike beampete aan hom gegewe word, gehoorsaam.

(3) Die verantwoordelike beampete kan algehele beheer oorneem oor, wysigings aanbring aan, ingryp in of 'n einde maak aan enige handeling wat in verband met 'n brand of 'n ander toestand verrig word deur mense wat nie in diens van die brandweer is nie, met inbegrip van die eienaar van die perseel en sy dienaars of lashebbers, en enigiemand wat hom bemoei met of enigiets doen wat strydig is is met 'n opdrag of bevel wat die brandweerhoof of die verantwoordelike beampete kragtens die bepalings van hierdie subartikel gegee het, of wat weier om te voeldoan aan 'n redelike versoek van enige van hulle, begaan 'n misdryf en is by veroordeling strafbaar met 'n boete van hoogstens R100, of by wanbetaling met gevangenisstraf vir 'n tydperk van hoogstens ses maande.

(4) Die verantwoordelike beampete kan hierbenewens enigiets doen wat hy gerade ag ten einde lewens of eiendom te beskerm of 'n brand te voorkom, te beheer of te blus, en hy kan veral, indien hy dit vir genoemde doelendes noodsaaklik ag, besit neem van of inbreek by, of 'n deurgang verkry deur enige perseel, of enige gebou of bouwerk afbreek, en vir genoemde doeleindes het hy die reg van toegang tot, en die reg om water te verkry uit, enige brandkraan, tenk, waterbak, pype of ander watervoorraad, hetsy op openbare hetsy op private eiendom: Met dien verstande dat die bevoegdhede wat by hierdie subartikel verleen word, op 'n redelike en sodanige wyse uitgeoefen moet word, dat met inagneming van die doel wat bereik moet word, daar so min skade as moontlik aangerig word.

Sluit van Strate.

6.(1) Enige verantwoordelike beampete en enige verkeersbeampete of enige lid van 'n polisiemag kan uit eie beweging enige straat, deurgang of plek sluit as hy dit noodsaaklik ag en vir solank as wat hy dit noodsaaklik ag, ten einde 'n brand doeltreffend te kan bestry, en hulle het insgelyks die reg om enigiemand wat weier om 'n straat, deurgang of plek wat aldus gesluit is, te verlaat nadat so iemand gelas is om dit te doen, te verwander, maar moet in die verband nie meer dwang uitoefen as wat redelikerwys nodig is nie.

(2) Enigiemand wat in gebreke bly om 'n bevel wat kragtens subartikel (1) aan hom gegee is, te gehoorsaam, begaan 'n misdryf.

execution of his duty in connection with an outbreak of fire at which that brigade or organisation is present or which has occurred at the premises at which it is stationed shall be guilty of an offence and liable on conviction to a penalty not exceeding R50 or, in default of payment, to imprisonment for a period not exceeding three months.

Procedure on Outbreak of Fire.

5. The following provisions shall apply when the fire brigade has been notified of, or has reason to believe that there has occurred, an outbreak of fire or other situation for which its services are required:—

(1) The chief officer or any other officer in charge shall immediately and with the utmost speed, with such men and fire appliances as he may think necessary, go to the place where a fire or other situation is reported to him to have, or where he has reason to believe that it has, broken out or arisen.

(2) The officer in charge may avail himself of any offer of voluntary assistance in the fighting of a fire or in dealing with any situation, and any person whose assistance is accepted shall be under a duty to obey all orders or directions given to him by or on behalf of the officer in charge.

(3) The officer in charge shall be entitled to assume entire command of, to modify or interfere with, or to put a stop to, any operation being conducted in respect of a fire or other situation by persons not in the employ of the fire brigade including the owner of the premises and his servants or agents, and any person who interferes with, or commits any act in contravention of, any direction or order given by the chief officer or the officer in charge in pursuance of this subsection, or who refuses to comply with any reasonable request made by either of them, shall be guilty of an offence and liable on conviction to a penalty not exceeding R100 or in default of payment thereof to a period of imprisonment not exceeding six months.

(4) The officer in charge may in addition take any measure that may appear to him expedient for the protection of life or property or for the prevention, control or extinction of fire, and in particular he may, if he deems it necessary for the said purposes, take possession of or break into or through any premises, or pull down any building or structure, and he shall have for the said purposes the right of access to and to draw or take water from any hydrant, tank, cistern, pipe or other water supply whether on public or private property: Provided that no unreasonable exercise shall be made of the powers given by this paragraph and that they shall be so exercised as to cause as little damage as is possible, regard being had to the purpose to be achieved.

Closing of Streets.

6.(1) It shall be lawful for any officer in charge or for any traffic officer or any member of a police force of his own motion, to close any street, passage or place if he thinks it necessary, and for so long as he thinks necessary, to the effective fighting of a fire and it shall be similarly lawful to remove, using no more force than is reasonably necessary, any person who refuses to leave any street, passage or place so closed after having been ordered to do so.

(2) Any person who fails to obey any order given to him in terms of subsection (1) shall be guilty of an offence.

Verhaal van Uitgawe.

7. Die Raad kan die verlies wat hy gely het ten opsigte van die water wat hy verbruik het om 'n brand te bestry, op die eienaar of okkupant van 'n gebou wat of aan die brand was, of na die mening van die brandweer hoof deur 'n brand bedreig is, verhaal, en die bedrag wat so 'n eienaar of okkupant in die verband moet betaal, moet deur die brandweerhoof vasgestel en skriftelik gesertifiseer word, en sy sertifikaat is finaal en bind alle betrokkenes.

8. Die brandweerhoof moet alle uitgawe, uitgesonderd die koste van die water wat verbruik is, wat die Raad aangaan in verband met die verwijdering, opberging of ander hantering van roerende goed met die doel om dit teen beskadiging deur ten gevolge van 'n brand te beskerm, vasstel en skriftelik sertifiseer, en die Raad kan die bedrag wat aldus gesertifiseer is, op die eienaar van genoemde goed verhaal, en die Raad het 'n retensiereg op die goed tot tyd en wyl die bedrag wat ten opsigte daarvan gesertifiseer is betaal is.

Wegruiming van Water.

9. Die eienaar of okkupant van 'n perseel waaruit die brandweerafdeling water, ongeag die bron daarvan, op sy versoek gepomp of op 'n ander wyse weggeruim het, moet vir die diens, wat die brandweerhoof na goed-dunke kan lewer, die gelde betaal wat in Bylae I hierby aangegee word.

Brandwaggeld.

10. Indien die Raad een brandweerman of meer gelas om ingevolge artikel 350 van die Raad se Bouverordeninge by 'n perseel diens te gaan doen, word daar elke keer wanneer dit geskied, R10 per brandweerman gevorder.

Belemmering en Skade.

11.(1) Enigiemand wat hom bemoei met 'n beampie van die brandweer of met 'n polisiebeampie of met iemand anders wat die bevele van so 'n beampie uitvoer, of wat so 'n beampie in die uitvoering van sy pligte molesteer of belemmer, begaan 'n misdryf en 'n polisiebeampie of die verantwoordelike beampie of sy gemagtigde verteenwoordiger kan soveel dwang gebruik as wat nodig is om te verhoed dat iemand met sodanige be-moeiing, molestasie of belemmering voortgaan.

(2) Enigiemand wat willens en wetens of uit nalatigheid met 'n voertuig oor 'n brandslang ry, of enige uitrusting wat aan die brandweer behoort, beskadig, begaan 'n misdryf en moet ook nog die Raad vir die skade wat hy aldus veroorsaak het, vergoed.

Ongeoorloofde dra van Uniform.

12. Enigiemand, uitgesonder 'n beampie van die brandweer, wat 'n uniform van die brandweer of 'n uniform wat bedoel is om die indruk te skep dat hy so 'n beampie is, dra, of wat hom op enige ander wyse as so 'n beampie voorstaan, begaan 'n misdryf.

Brandbare Materiaal.

13.(1) Niemand mag hout, voer, houers, strooi of ander brandbare materiaal binne of buite 'n gebou in hoeveelhede of op 'n plek of 'n wyse wat 'n gebou aan brandgevaar blootstel, opberg, laat opberg of toelaat dat dit aldus opgeberg word nie.

Recovery of Expenditure.

7. The Council may recover the loss incurred by it through the consumption of water for the purpose of fighting fire from the owner or occupier of any building which was either on fire or, in the opinion of the chief officer, endangered by fire, and the amount payable by any such occupier or owner shall be determined and certified in writing by the chief officer, whose certificate shall be final and binding on all persons concerned.

8. Any expenditure other than the cost of water used, incurred by the Council in the removal, storage or other handling of movable property for the purpose of protecting it from damage by, through or incidental to fire shall be determined by the chief officer and certified by him in writing, and the sum so certified may be recovered from its owner by the Council which shall be entitled to a lien on the property until the sum certified in respect of it has been paid.

Removal of Water.

9. The owner or occupier of any premises from which any water, from whatever source, has been pumped or otherwise removed by the fire brigade at his request, shall pay for that service, which the chief officer may render at his discretion, the charges set out in Schedule I to this chapter.

Attendance Charge.

10. Where one fireman or more is or are required by the Council to attend at any premises as provided for by section 350 of its Building By-laws, the charges for each such attendance shall be R10 in respect of each fireman who attends.

Obstruction and Damage.

11.(1) Any person who interferes with, molests or obstructs any officer of the fire brigade or any police officer or other person acting under the orders of any such officer, in the execution of his duty shall be guilty of an offence, and any police officer or the officer in charge or his authorised representative may use such force as may be necessary to restrain a person from persisting in such interference, molestation or obstruction.

(2) Any person who knowingly, wilfully or negligently drives a vehicle over any fire hose or damages any appliance belonging to the fire brigade shall be guilty of an offence and shall in addition be liable to compensate the Council for the damage caused thereby.

Unauthorised Wearing of Uniform.

12. Any person not an officer of the fire brigade who wears a uniform of the brigade or any uniform intended to convey the impression that he is such an officer or who in any other manner represents himself to be such an officer shall be guilty of an offence.

Combustible Material.

13.(1) No person shall store or cause or permit to be stored, whether inside or outside any building, any timber, forage, packing cases, straw or other combustible material in such quantities or in such a position or in such a manner as to create a danger of fire.

(2) Niemand wat 'n perseel okkupeer of beheer, mag toelaat dat gras, onkruid of 'n heining of boom daarop groei, of dat vuilgoed daarop vergaar op 'n wyse en in hoeveelhede wat 'n gebou of perseel aan brandgevaar blootstel nie.

(3) Die brandweerhoof kan aan enigiemand wat syne insiens subartikel (1) of (2) oortree het, skriftelik opdrag gee om, teen 'n gesette datum, genoemde brandbare materiaal of gras, onkruid of vuilgoed te verwijder, of om sodanige ander redelike stappe as wat hy mag voorskryf, te doen ten einde die brandgevaar uit te skakel, en indien genoemde opdrag nog nie op die gesette datum uitgevoer is nie, kan die brandweerhoof self die nodige stappe doen om dit uit te voer, en die persoon aan wie die kennisgewing gerig is, moet die koste in hierdie verband dra, en dit kan op dieselfde wyse as in die geval van siviele skuld op hom verhaal word.

(4) Die brandweerhoof mag op versoek van enige persoon stappe doen wat hy nodig ag om 'n brandgevaar soos omskryf in subartikels (1) of (2) te verminder, en sodanige koste word verhaal op die persoon of persone wat sodanige versoek gerig het en word verhaal volgens die prosedure ingevolge 'n siviele eis.

(5) Enigiemand wat teen die gesette datum nog nie 'n opdrag wat ingevolge subartikel (3) aan hom gegee is, uitgevoer het nie, begaan 'n misdryf en is by veroordeling, benewens enige ander straf wat aan hom opgelê word, strafbaar met 'n boete van hoogstens R10 en begaan hierbenewens 'n nuwe oortreding en is daarvoor strafbaar met 'n boete van hoogstens R10 vir iedere dag of gedeelte van 'n dag wat verloop tussen genoemde datum en die datum waarop genoemde opdrag uitgevoer word.

(6) Indien daar, weens die versuim van die eienaar of okkupant van 'n perseel om aan die bepalings van hierdie artikel te voldoen, in of op die perseel 'n brand ontstaan wat van so 'n aard is dat lede van die brandweer dit moet gaan blus, moet genoemde eienaar of okkupant, behoudens die bepaling van subartikel (5), R100 vir iedere brandweerwa wat na die brand toe gestuur word, en hierbenewens R10 vir iedere uur of gedeelte van 'n uur waartydens enige lid van die brandweer op die perseel moet bly om die brand te beheer of te blus, aan die Raad betaal.

Vuurmaak.

14.(1) Niemand mag 'n vuur in die buitelug op 'n plek of op 'n wyse wat 'n gebou, perseel of eiendom in gevaar kan stel, maak, laat maak of toelaat of duld dat dit aldus gemaak word nie.

(2) In ieder geval mag niemand, sonder om eers die skriftelike vergunning van die brandweerhoof daartoe te verkry, vuilgoed, hout, strooi of ander materiaal in die buitelug, ongeag of dit op private grond is of nie, verbrand, laat verbrand of toelaat of duld dat dit daar verbrand word nie: Met dien verstande dat hierdie vergunning nie verkry hoef te word om tussen 10 v.m. en 4 n.m. hoogstens 1 m³ van voornoemde materiaal op een slag in die buitelug te verbrand nie.

(3) Wanneer die brandweerhoof vergunning ingevolge die bepaling van subartikel (2) verleen, kan hy die voorwaardes stel wat hy dienstig ag.

Speelgoed wat met Gas gevul is.

15.(1) Niemand mag —

(a) sonder om eers die skriftelike toestemming van die brandweerhoof te verkry, 'n ballon of ander toestel met waterstof vul nie;

(2) No person in occupation or control of any premises shall allow grass, weeds or any hedge or tree to grow, or rubbish to accumulate, thereon in such a manner or in such quantities as to cause or create a danger or fire to any building or premises.

(3) The chief officer may by notice in writing require any person who has in his opinion contravened subsection (1) or sub-section (2) by a specified date to remove the said combustible material or grass, weeds or rubbish, or to take such other reasonable steps to remove the danger of fire as he may prescribe, and if by the date so specified the terms of the notice have not been complied with the chief officer may himself take such steps as he deems necessary for compliance with the notice, and the cost of his so doing shall be charged to the person to whom the notice was directed and shall be recoverable from him by proceedings applicable to the recovery of a civil debt.

(4) At the request of any person the chief officer may take such steps as he may consider necessary to reduce the danger of a fire hazard as contemplated in subsections (1) and (2) and the cost of his so doing shall be charged to the person making such request and shall be recoverable from him by proceedings applicable to the recovery of a civil debt.

(5) Any person who fails to comply by the date specified therein with a notice served on him in terms of subsection (3) shall be guilty of an offence and liable on conviction, in addition to any other penalty imposed on him, to a fine not exceeding R10 and he shall in addition be guilty of a fresh offence, and be liable therefore to a fine not exceeding R10, for each day or part of a day which shall elapse between the said date and the time when the requirements of the said notice have been complied with.

(6) Without prejudice to the provisions of subsection (5), where any failure by the owner or occupier of any premises to comply with the requirements of this section results in an outbreak of fire of such a nature as to necessitate the attendance thereat of members of the fire brigade, the said owner or occupier shall be liable to pay to the Council R100 for every fire-fighting appliance participating in the said attendance and in addition R10 for every hour or part thereof during which any one member of the fire department is required to remain on the premises for the purpose of controlling or extinguishing the fire.

Making Fires.

14.(1) No person shall make, or cause, permit or suffer to be made, a fire in the open air in such a place or in such a manner as to endanger the safety of any building, premises or property.

(2) No person shall in any event without first obtaining permission, in writing, from the chief officer burn, or cause, permit or suffer to be burnt, in the open air, whether on private property or not, any rubbish, wood, straw, or other material: Provided that no such permission shall be required for the burning in the open air between the hours of 10 a.m. and 4 p.m. of such material as aforesaid in a quantity not exceeding at any one time 1m³.

(3) A permission given under subsection (2) shall be made subject to such conditions as the chief officer thinks fit to impose.

Gas-filled Toys.

15.(1) No person shall —

(a) fill with hydrogen gas any balloon or other device without the permission of the chief officer in writing previously obtained; or

(b) 'n ballon of ander toestel wat met waterstof gevul is, binne 'n gebou waartoe die publiek gewoonweg toegang het of wat as 'n klub gebruik word, gebruik of vertoon nie: Met dien verstande dat geen bepaling van hierdie artikel dit verbied om balonne wat met waterstof gevul is vir meteorologiese of ander wetenskaplike of opvoedkundige doekeindes van 'n bona fide-aard te verkoop of te gebruik nie.

(2) Die brandweerhoof kan die toestemming ingevolge subartikel (1)(a) volkome na goeddunke verleen of weerhou. Indien hy wel sodanige toestemming verleen, kan hy die voorwaardes stel wat hy, met inagneming van al die omstandighede in die bepaalde geval, dienstig ag, en moet hy in alle gevalle die voorwaarde stel dat die persoon aan wie die toestemming verleent word, eers aan die Raad 'n vrywaring in die vorm wat in Bylae II hierby uiteengesit word, moet verstrek.

(3) Vir die toepassing van hierdie artikel omvat die woord "waterstof" ook enige mengsel van gasse waarin waterstof aanwesig is, tensy die mengsel nog ontvlambaar nog ontplofbaar in lug is.

Skoorsteenbrande.

16.(1) 'n Okkupant van 'n gebou wat willens en wetens of uit nalatigheid toelaat dat roet of 'n ander brandbare stof in sodanige hoeveelhede of op sodanige wyse in 'n skoorsteen vergaar dat dit die gebou aan brandgevaar blootstel, begaan 'n misdryf.

(2) Wanneer daar tydens die verhoor van iemand wat daarvan aangekla word dat hy die bepalings van subartikel (1) oortree het, bewys word dat daar 'n brand in die skoorsteen van die gebou wat deur die beskuldigde geokkupeer word, ontstaan het, word daar, totdat die teendeel bewys is, geag dat hy willens en wetens of uit nalatigheid toegelaat het dat roet of 'n ander brandbare stof in sodanige hoeveelhede en op so 'n wyse in die skoorsteen vergaar het dat dit die gebou aan brandgevaar blootgestel het.

Veiligheid van Persele.

17.(1) Die brandweerhoof of enige ander beampete van die brandweer wat die brandweerhoof behoorlik daartoe gemagtig het, kan wanneer hy dit ook al nodig ag en op enige tydstip wat syens insiens in die bepaalde omstandighede redelik is —

(a) enige perseel of gebou betree en inspekteer met die doel om vas te stel of daar toestande heers wat die gevare van brand of die gevare wat 'n brand meebring, sal of kan veroorsaak of vererger, of wat veral die onvlugting van mense na 'n veilige plek sal of kan bemoeilik of belemmer en voorts om brandalarms, sprinkelblussers en ander brandblusstoestelle, vervaardigingsprosesse wat 'n brandgevaar inhoud, opbergmetodes of installasies waar daar van asetileen of ander ontvlambare gasse, chemiese stowwe, olie, springstowwe, vuurwerk of ander ontvlambare stowwe gebruik gemaak word, te inspekteer, en

(b) sodanige opdragte gee as wat hy nodig ag om die brandgevaar sover doenlik te verminder en om lewens en eiendom te beveilig.

(2) Sonder om afbreuk te doen aan die algemene strekking van subartikel (1), moet 'n beampete wat kragtens die bepaling van subartikel (1) optree, wanneer hy in of op 'n perseel brandbare of ontplofbare stowwe, of 'n gevaaarlike of onnodige ophoping van vulgoed, afvalpapier, houers, skaafsels, saagsels of ander brandbare stowwe wat so geleë is dat dit die gevare van brand of die gevare vir lewens of eiendom in geval van 'n brand

(b) use or display any balloon or other device filled with hydrogen gas inside any building to which the public ordinarily has access or which is used as a club: Provided that nothing contained in this section shall be construed as preventing the sale or use of balloons filled with hydrogen gas for meteorological or other *bona fide* scientific or educational purposes.

(2) The giving or refusing of permission in terms of subsection (1)(a) shall be at the absolute discretion of the chief officer and any such permission given by him shall be subject to such conditions as he shall think fit to impose having regard to all the circumstances of the particular case, and in all cases subject to the condition that the person to whom the permission is given shall first furnish the Council with an indemnity in the form set out in Schedule II hereto.

(3) For the purposes of this section the expression "hydrogen gas" shall include any mixture of gases in which hydrogen is present unless the mixture is neither inflammable nor explosive in air.

Chimney Fires.

16.(1) Any occupier of a building who knowingly or negligently allows soot or any other combustible substance to accumulate in any chimney of the building in such quantities or in such a manner as to create a danger of fire to the building shall be guilty of an offence.

(2) Whenever at the trial of a person charged with having contravened subsection (1) it is proved that a fire occurred in a chimney of the building occupied by the accused person he shall, unless the contrary is proved, be deemed knowingly or negligently to have allowed soot or other combustible substance to accumulate in the chimney in such quantities and in such manner as to create a danger of fire to the building.

Safety of Premises.

17.(1) The chief officer or any other officer of the fire brigade duly authorised by him so to do may, whenever he deems it necessary and at any hour which is in his opinion reasonable in the particular circumstances —

(a) enter upon and inspect any premises or buildings for the purpose of ascertaining whether any conditions exist there which will or may cause or increase the dangers of or connected with fire or in particular jeopardise or obstruct the escape of persons to safety, and for the purpose furthermore of inspecting fire alarms, sprinkler systems and other fire-fighting appliances manufacturing processes involving the danger of fire, and the method of storing or installations making use of, acetylene or other inflammable gases, chemicals, oils, explosives, fireworks or any inflammable substances, and

(b) give such directions as he may deem necessary for the minimising the risk of fire and for the protection of life and property.

(2) Without prejudice to the generality of subsection (1), when an officer acting in terms of that subsection finds in or upon any premises combustible or explosive matter or any dangerous or unnecessary accumulation of rubbish, waste paper, boxes, shavings, sawdust or similar combustible matter so situated as to increase the risk of, or the danger to life or property which will arise in the

sal vereger, of wanneer hy vind dat 'n branduitgang, trapgang, deuropening of venster versper is, of 'n toestand toedrag van sake of gebruik aantref wat syens insiens waarskynlik genoemde gevaar van brand of die gevaar wat 'n brand vir lewens of eiendom inhoud, sal vererger, of wat veral die werk van die brandweer of die ontvlugting van mense na 'n veilige plek ingeval van 'n brand sal belemmer, of 'n gebrekkige of ontoereikende brandblustoestel vind, behoudens die bepalings van subartikel (3), die eienaar of okkupant of die persoon wat verantwoordelik is vir, of in beheer is van die perseel, gelas om dadelik of so gou as wat na die mening van die brandweerroof prakties moontlik is, alle stappe te doen wat na die beampes se mening nodig is om die toedrag van sake wat hy aldus aangetref het, reg te stel, meebring, sover doenlik te verminder.

(3) Indien 'n beampie wat kragtens die bepalings van subartikel (1) of (2) optree in of op 'n perseel 'n branduitgang aantref waardeur die mense wat waarskynlik te eniger tyd in die gebou sal wees syens insiens nie in die geval van 'n brand na 'n veilige plek sal kan ontvlug nie omdat dit ontoereikend is, of enigets anders of 'n ander toestand vind, hetsy van 'n strukturele, hetsy van 'n ander aard wat syens sodanig is dat, met inagneming van veral die doel waarvoor die gebou gebruik word en die getal mense wat dit waarskynlik te eniger tyd sal gebruik —

- (a) dit die gevaar van 'n brand of die gevaar wat 'n brand vir lewens of eiendom inhoud, sal vererger;
- (b) dit nie onmiddellik reggestel kan word nie; en
- (c) daar werk verrig of onkoste aangegaan sal moet word om dit te kan regstel, moet genoemde beampie sy bevinding voorlê aan die brandweerroof wat, indien hy die bevindings aanvaar en so 'n stap raadsaam ag, die eienaar of okkupant of persoon wat in beheer van die gebou is, skriftelik van genoemde bevindings in kennis stel en hom gelas om, binne 'n tydperk wat die brandweerroof redelik ag, alles te doen wat genoemde brandweerroof nodig ag om genoemde gevaar van brand of vir lewens of eiendom, uit te skakel sonder dat dit die Raad iets kos.

(4) Iemand wat 'n opdrag ingevolge subartikel (1)(b) of ingevolge subartikel (2) ontvang, of aan wie 'n kennisgewing ingevolge subartikel (3) bestel word en wat nie binne die gesette tydperk gevolg daaraan gee nie, begaan 'n misdryf, en is strafbaar met 'n boete van hoogstens R50 en begaan nog so 'n misdryf en is strafbaar met nog so 'n boete vir iedere dag of gedeelte van 'n dag waarop hy aldus in gebreke bly.

Telefone en Brandalarms.

18.(1) Die Raad kan aan enige gebou, muur, heining of ander bouwerk of enige boom binne die munisipale gebied 'n telefoon, brandalarm of ander apparaat vir die oorsending van oproepe of seine betreffende brande, en enige bord of metaalplaat of toestel wat op enige wyse die plek van die naaste brandkraan of ander brandblusuitrusting of -apparaat aandui, laat aanbring of dit daarvandaan laat verwijder.

(2) 'n Ongemagtige persoon wat apparaat of 'n voorwerp soos die wat in subartikel (1) genoem word, verskuif, verwijder, skend, beskadig of daarmee peuter, begaan 'n misdryf en moet die Raad vergoed vir alle uitgawe wat hy ten gevolge van so 'n misdryf mag aangaan.

(3) Iedere deur waardeur mense in die geval van 'n brand, uit 'n gebou na 'n veilige plek kan ontvlug, moet te alle tye oopgesluit bly en in 'n werkende toestand gehou word, en aan die binnekant daarvan moet die woorde "Escape Door/Nooddeur" in letters minstens 150 mm hoog, duidelik leesbaar aangebring wees: Met dien

event of fire, or finds any obstruction on or in any fire escape, staircase, passage, doorway or window, or finds any situation, state of affairs or practice which is in his opinion likely to increase the said risk or danger or in particular to interfere with the operations of the fire brigade or the escape of persons to safety in the event of fire, or finds any defective or insufficient fire appliance, the said officer shall, subject to the provisions of the next succeeding sub-section, direct the owner or occupier or person in charge or control of the premises to do forthwith or as soon as is in the opinion of the chief officer practicable whatever is in the officer's opinion necessary to remedy any state of affairs so found by him or to minimise the risk of, and the danger which will arise in the event of, fire.

(3) Where an officer acting under subsection (1) or (2) finds in or upon any premises a fire escape which is in his opinion inadequate for the escape to safety in the event of fire of such number of persons as is likely to be in the building at any time, or any other thing or other state of affairs, of a structural nature or otherwise, which is in his opinion, regard being had in particular to the kind of use made of the building and the number of persons likely to be using it at any one time, such as —

- (a) to increase the risk of, or the danger to life or property which will arise in the event of, fire;
- (b) not to be immediately remediable; and
- (c) to require for the remedying thereof the doing of work or the incurring of expense, he shall report his findings to the chief officer who shall, if he accepts the same and if he thinks fit to do so, notify the owner, occupier or person in control of the building in writing of the said findings and require him within such specified period as the chief officer may deem reasonable to do at no expense to the Council whatever the said officer may consider necessary to remedy or remove the said risk or danger.

(4) Any person who receives a direction in terms of subsection (1)(b) or of subsection (2) or on whom a notice is served in terms of subsection (3) and who fails to comply therewith within the time specified thereby shall be guilty of an offence and liable to a penalty not exceeding R50 and he shall be guilty of a further such offence and liable to a further such penalty for every day or part thereof during which the non-compliance continues.

Telephones and Fire Alarms.

18.(1) The Council may cause to be affixed to or removed from any building, wall, fence or other erection or any tree within the municipal area any telephone, fire alarm or other apparatus for the transmission of calls or signals relating to fire and any board or metal plate or device indicating in any manner the position of the nearest hydrant or other fire-fighting plant or apparatus.

(2) Any unauthorised person who shall move, remove, deface, damage or interfere with any such apparatus or object as is mentioned in subsection (1), shall be guilty of an offence and shall be liable to reimburse to the Council any expenditure incurred by it as a result of the commission of the offence.

(3) Every door which affords a way of escape from a building to a place of safety in the event of fire shall be kept always unlocked and in working order and shall be clearly marked on the inside with the words "Escape

verstande dat 'n deur soos voornoem, gesluit gehou mag word deur middel van 'n toestel wat van so 'n aard is dat die deur te alle tye van die binnekant van die gebou af oopgemaak kan word. Genoemde toestel moet tot voldoening van die brandweerhoof omhul, beskerm of ingeing word.

Vals Inligting.

19.(1) Iemand wat, wel wetend dat dit onjuis is of sonder goeie rede om te glo dat dit huis is, die brandweer in kennis stel dat 'n brand of 'n toestand ontstaan het waar die dienste van die brandweer nodig is, begaan 'n misdryf.

(2) Iemand wat die brandweer opsetlik in kennis stel van, of inligting aan hom verstrek betreffende 'n brand of 'n ander toestand waar die dienste van die brandweer nodig is, wel wetende dat dit vals of onjuis is, begaan 'n misdryf.

Strafbepalings.

20. Behoudens die bepalings van hierdie verordeninge waarby boetes vir die misdrywe wat hierin genoem word, voorgeskryf word, begaan iemand wat 'n bepaling van hierdie verordeninge oortrec, 'n misdryf, en is so iemand waar daar nie uitdruklik 'n boete voorgeskryf word nie, by veroordeling strafbaar met 'n boete van hoogstens R100, en by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens drie maande.

21. Hoofstuk I van die Verordeninge Betreffende die Voorkoming en Blus van Brande en die Opberging, Gebruik en Hantering van Vlambare Vloeistowwe en Ander Stowwe, soos gewysig, afgekondig by Administrateurs-kennisgewing 808 van 21 November 1962, en wat ingevolge Proklamasie 157 (Administrateurs-), 1969, gelees met artikel 159bis(1)(c) van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge van die Stadsraad van Sandton geword het, word hierby herroep.

BYLAE I.

Gelde.

1. Ondergenoemde gelde moet ingevolge artikel 9 deur die eienaar of okkupant van 'n eiendom betaal word indien water van sy eiendom af weggeruim word —

Indien 'n ligte, medium of swaar pomp of hewel gebruik word, R10 vir die eerste uur of 'n gedeelte daarvan, en R2,50 vir jedere kwartier daarna.

2. Ondergenoemde gelde moet ingevolge artikel 13(3) en (4) betaal word:—

(1) *Gelde betaalbaar ingevolge artikel 13(3).*

R6 per uur.

(2) *Gelde betaalbaar ingevolge artikel 13(4).*

(a) R20 per 4 000 m² of gedeelte daarvan.

(b) R10 vir elke addisionele 4 000 m² of gedeelte daarvan.

BYLAE II.

Vrywaringsvorm ingevolge artikel 15(2):—

Vrywaring.

As teenprestasie vir die vergunning, gedateer
.....19..... wat die brandweerhoof aan my verleen het om sekere speelgoed of ander toestelle wat in die vergunningstuk aangegee word, te vul, vrywaar ek, die ondergetekende, hierby die Stadsraad van Sandton en sy werknemers teen

Door/Nooddeur" in letters not less than 150 mm in height: Provided that such a door as aforesaid may be kept locked by means of a device which enables it to be opened at all times from inside the building, the said device to be enclosed, protected or arranged to the satisfaction of the chief officer.

False Information.

19.(1) Any person who, while knowing it to be untrue or not having any good reason for believing it to be true, informs the fire brigade that a fire has occurred or any situation has arisen that requires the attendance of the fire brigade shall be guilty of an offence.

(2) Any person who wilfully gives to the fire brigade any notice or any information relating to an outbreak of fire or any other situation requiring the attendance of the fire brigade which to his knowledge false or inaccurate shall be guilty of an offence.

Penalties.

20. Without prejudice to the provisions of these by-laws prescribing penalties for the offences mentioned therein, any person committing any contravention of any provision thereof shall be guilty of an offence and, if no penalty is specifically provided therefor, shall be liable on conviction thereof to a fine not exceeding R100 and in default of payment thereof to imprisonment for a period not exceeding three months.

21. Chapter I of the By-laws Relating to the Prevention and extinction of Fires and the Storing, Use and Handling of Inflammable Liquids and Substances, published under Administrator's Notice 808, dated 21 November 1962, as amended, and which in terms of Proclamation 157 (Administrator's), 1969, read with section 159bis(1)(c) of the Local Government Ordinance, 1939, became the by-laws of the Town Council of Sandton, are hereby revoked.

SCHEDULE I.

Charges.

1. The following charges shall be payable by the owner or occupier of property for the removal of water therefrom in terms of section 9:—

Where use is made of either a light, medium or heavy pump or siphon, R10 for the first hour or part thereof, and R2,50 for every quarter-of-an-hour thereafter.

2. The following charges shall be made in respect of section 13(3) and (4):—

(1) *Charges levied under section 13(3).*

R6 per hour.

(2) *Charges levied under section 13(4).*

(a) R20 per 4 000 m² or part thereof.

(b) R10 for each additional 4 000 m² or part thereof.

SCHEDULE II.

Form of indemnity to be provided in terms of section 15(2):—

Indemnity.

In consideration of the permission, dated
.....19..... given to me by the chief officer to inflate certain toys or other devices as therein specified, I the undersigned hereby indemnify and hold harmless the Sandton Town Council

en stel ek hulle skadeloos vir alle eise wat enigiemand teen hulle mag instel en wat voortspruit uit, of wat in verband staan met, enige skade wat veroorsaak of na bewering veroorsaak is deurdat iemand enigeen van genoemde speelgoed of toestelle gevul of andersins gebruik het.

P.B. 2-4-2-41-116

Administrateurskennisgewing 1193 19 Julie 1972

MUNISIPALITEIT ROODEPOORT: WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

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

Die Elektrisiteitvoorsieningsverordeninge van die Municpaliteit Roodepoort, afgekondig by Administrateurskennisgewing 491 van 1 Julie 1953, soos gewysig, word hierby verder gewysig deur in item 16 van die Elektrisiteitstarief onder Deel II van Bylae 3—

- (a) in subitem (1) die uitdrukking "4% (vier persent)" deur die uitdrukking "7½%" te vervang; en
- (b) in subitem (2) die uitdrukking "8% (agt persent)" deur die uitdrukking "15%" te vervang.

P.B. 2-4-2-36-30

Administrateurskennisgewing 1194 19 Julie 1972

NOORDELIKE JOHANNESBURGSTEEK - WYSIGINGSKEMA NO. 162.

Hierby word ooreenkomsdig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat nademaal 'n fout in Noordelike Johannesburgstreek-wysigingskema No. 162 ontstaan het, het die Administrateur die regstelling van die fout soos volg goedgekeur:—

(1) In item 2 van die skemaklousules die skrapping van die nommer I na die woord proviso en vervang met die nommer (xxx).

(2) In die paragraaf genummer (2) van item 2 van die skemaklousules deur die skrapping van die woorde: "Restant van Erf No. 99" en dit te vervang met die woorde: "dorp Wynberg".

(3) Deur Kaart No. 3 te vervang met 'n nuwe Kaart No. 3.

P.B. 4-9-2-116-162

Administrateurskennisgewing 1195 19 Julie 1972

KENNISGEWING VAN VERBETERING.

NOORDELIKE JOHANNESBURG - WYSIGINGSKEMA NO. 162.

Administrateurskennisgewing No. 493 gedateer 21 April 1971, word hierby verbeter deur die skrapping van die woorde "Erwe Nos. 99 en" en die vervanging daarvan deur die woorde "Erf No."

P.B. 4-9-2-116-162

and every employee thereof against any claims whatsoever which may be made against it or him by any person arising out of or in connection with any damage caused or alleged to have been caused by or as a result of the inflation or other use by any person of any of the said toys or devices.

P.B. 2-4-2-41-116

Administrator's Notice 1193 19 July, 1972

ROODEPOORT 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 Roodepoort Municipality published under Administrator's Notice 491, dated 1 July 1953, as amended, are hereby further amended by the substitution in item 16 of the Electricity Tariff under Part II of Schedule 3—

- (a) in subitem (1) for the expression "4% (four per cent)" of the expression "7½%"; and
- (b) in subitem (2) for the expression "8% (eight per cent)" of the expression "15%".

P.B. 2-4-2-36-30

Administrator's Notice 1194 19 July, 1972

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 162.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Northern Johannesburg Region Amendment Scheme No. 162, the Administrator has approved the correction of the error in the manner following:—

(1) In the scheme clauses in item 2 by the deletion of the number I, after the word proviso and the substitution thereof by the number (xxx).

(2) In the scheme clauses in paragraph numbered (2) of item 2 by the deletion of the phrase: "and Remainder of Lot. No. 99" and the substitution thereof by the words: "Wynberg Township".

(3) By the substitution of Map No. 3 by a new Map No. 3.

P.B. 4-9-2-116-162

Administrator's Notice 1195 19 July, 1972

CORRECTION NOTICE.

NORTHERN JOHANNESBURG AMENDMENT SCHEME NO. 162.

Administrator's Notice No. 493 dated 21 April, 1971, is hereby corrected by the deletion of the words "Erven Nos. 99 and" and the substitution thereof by the words "Erf No."

P.B. 4-9-2-116-162

Administrateurskennisgewing 1196 19 Julie 1972
ROODEPOORT-MARAISBURG-WYSIGINGSKEMA NO. 1/146.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Roodepoort-Maraisburg-dorpsaanlegskema No. 1 1946, gewysig word deur hersonering van Standplaas No. 73, Gedeelte A van Standplaas No. 96, Restant van Standplaas No. 96, Gedeelte A van Standplaas No. 97, Restant van Standplaas No. 97 en Standplaas No. 98 dorp Florida, van "Spesiaal" vir winkels, besigheidspersele, woongeboue, onderrigplekke, vermaakklikheidsplekke en droogskoonmakers, tot "Spesiaal" slegs vir winkels, besigheidsgeboue, woongeboue, onderrigplekke, vermaakklikheidsplekke en droogskoonmakers, 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-Maraisburg-wysigingskema No. 1/146.

P.B. 4-9-2-30-146

Administrateurskennisgewing 1197 19 Julie 1972
NOORDELIKE JOHANNESBURGSTREEK - WYSIGINGSKEMA NO. 196.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, gewysig word deur Noordelike Johannesburgstreek-wysigingskema No. 196.

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.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema No. 196.

P.B. 4-9-2-116-196

Administrateurskennisgewing 1198 19 Julie 1972
PRETORIA-WYSIGINGSKEMA NO. 1/197.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsaanlegskema No. 1, 1944, gewysig word deur die hersonering van Erf No. 597, dorp Hatfield, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt.", tot "Spesiaal" slegs vir duplekswoonstelle onderworpe aan sekere voorwaardes.

Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Pretoria, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema No. 1/197.

P.B. 4-9-2-3-197

Administrator's Notice 1196 19 July, 1972
ROODEPOORT-MARAISBURG-AMENDMENT SCHEME NO. 1/146.

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 Stand No. 73, Portion A of stand No. 96, Remainder of Stand 96, Portion A of Stand No. 97, Remainder of Stand No. 97 and Stand No. 98 Florida Township, from "Special" permitting shops, business premises, residential buildings, places of instruction, social halls and dry cleaners, to "Special" permitting shops, business premises, residential buildings, places of instruction, social halls and dry cleaners only, 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. 1/146.

P.B. 4-9-2-30-146

Administrator's Notice 1197 19 July, 1972
NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO 196.

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 Northern Johannesburg Region Town-planning Scheme, 1958, by Northern Johannesburg Region Amendment Scheme No. 196.

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.

This amendment is known as Northern Johannesburg Region Amendment Scheme No. 196.

P.B. 4-9-2-116-196

Administrator's Notice 1198 19 July, 1972
PRETORIA AMENDMENT SCHEME NO. 1/197.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Pretoria Town-planning Scheme No. 1, 1944, by the rezoning of Erf No. 597, Hatfield Township, from "Special Residential" with a density of "One dwelling per 10 000 sq. ft.". to "Special" for duplex flats only subject to certain conditions.

Map No. 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Pretoria, and are open for inspection at all reasonable times.

This amendment is known as Pretoria Amendment Scheme No. 1/197.

P.B. 4-9-2-3-197

Administrateurskennisgewing 1199

19 Julie 1972

BRITS-WYSIGINGSKEMA NO. 1/19.

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 Brits-dorpsaanlegskema No. 1, 1958 gewysig word deur Brits-Wysigingskema No. 1/19.

Die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Brits en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Brits-wysigingskema No. 1/19.

P.B. 4-9-2-10-19

Administrateurskennisgewing 1200

19 Julie 1972

NOORDELIKE JOHANNESBURGSTREEK - WYSIGINGSKEMA NO. 240.

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 Noordelike Johannesburgstreek-dorpsaanlegskema 1958, gewysig word deur die hersonering van Lot. No. 879 en Erf No. 880 dorp Fairland 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".

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 Noordelike Johannesburgstreek-wysigingskema No. 240.

P.B. 4-9-2-212-240

Administrateurskennisgewing 1201

19 Julie 1972

JOHANNESBURG-WYSIGINGSKEMA NO. 2/63.

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. 2, 1947, gewysig word deur die hersonering van Lot No. 123, dorp Illovo, van "Spesiale Woon" tot "Algemene Woon" 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 Johannesburg-wysigingskema No. 2/63.

P.B. 4-9-2-2-63-2

Administrateurskennisgewings 1202

19 Julie 1972

NOORDELIKE JOHANNESBURGSTREEK - WYSIGINGSKEMA NO. 263.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe,

Administrator's Notice 1199

19 July, 1972

BRITS AMENDMENT SCHEME NO. 1/19.

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 Brits Town-planning Scheme No. 1, 1958, by Brits Amendment Scheme No. 1/19.

The scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Brits and are open for inspection at all reasonable times.

This amendment is known as Brits Amendment Scheme No. 1/19.

P.B. 4-9-2-10-19

Administrator's Notice 1200

19 July, 1972

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 240.

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 Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of Lot No. 879 and Erf No. 880, Fairland 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."

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 Northern Johannesburg Region Amendment Scheme No. 240.

P.B. 4-9-2-212-240

Administrator's Notice 1201

19 July, 1972

JOHANNESBURG AMENDMENT SCHEME NO. 2/63.

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. 2, 1947, by the rezoning of Lot. No. 123, Illovo Township, from "Special Residential" to "General Residential" 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. 2/63.

P.B. 4-9-2-2-63-2

Administrator's Notice 1202

19 July, 1972

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 263.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 19695, that the

1965, bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema 1958 gewysig word deur die hersonering van die Restant van Gedeelte 1 van Lot No. 1 dorp Sandhurst, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per morg" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 40 000 vk. vt."

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.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema No. 263.

P.B. 4-9-2-116-263

Administrateurskennisgiving 1203 19 Julie 1972

KEMPTON PARK-WYSIGINGSKEMA NO. 1/76.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Kempton Park-dorpsaanlegskema No. 1, 1952 gewysig word deur die hersonering van Erf No. 211 dorp Spartan, van "Munisipaal" tot "Spesiale Nywerheid" 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, Kempton Park en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Kempton Park-wysigingskema No. 1/76.

P.B. 4-9-2-16-76

Administrateurskennisgiving 1204 19 Julie 1972

KLERKSDORP-WYSIGINGSKEMA NO. 1/69.

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 Klerksdorp-dorpsaanlegskema No. 1, 1947, te wysig, om ooreen te stem met 'die stigtingsvoorwaardes en die algemene plan van die dorp Alabama Uitbreiding No. 1.

Kaart No. 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria, en die Stadsklerk, Klerksdorp, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema No. 1/69.

P.B. 4-9-2-17-69.

Administrateurskennisgiving 1205 19 Julie 1972

VERKLARING VAN GOEDGEKEURDE DORP IN GEVOLGE ARTIKEL 69 VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordinance 25 of 1965) verklaar die Administrateur hierby die dorp Alabama Uitbreiding No. 1 geleë op Gedeelte 363 van die plaas Dorpsgronde van Klerksdorp No. 424-IP, distrik Klerksdorp, tot 'n goedgekeurde dorp en in die Bylae by hierdie ken-

Administrator has approved of the amendment of Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning the Remainder of Portion 1 of Lot No. 1, Sandhurst Township, from "Special Residential" with a density of "One dwelling per morgen" to "Special Residential" with a density of "One dwelling per 40 000 sq. ft."

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.

This amendment is known as Northern Johannesburg Region Amendment Scheme No. 263.

P.B. 4-9-2-116-263

Administrator's Notice 1203 19 July, 1972

KEMPTON PARK AMENDMENT SCHEME NO 1/76.

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 Kempton Park Town-planning Scheme No. 1, 1952, by the rezoning of Erf No. 211, Spartan Township, from "Municipal" to "Special Industry" 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, Kempton Park and are open for inspection at all reasonable times.

This amendment is known as Kempton Park Amendment Scheme No. 1/76.

P.B. 4-9-2-16-76

Administrator's Notice 1204 19 July, 1972

KLERKSDORP AMENDMENT SCHEME NO. 1/69.

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 Klerksdorp Town-planning Scheme No. 1, 1947, to conform with the conditions of establishment and the general plan of Alabama Extension No. 1 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, Klerksdorp, and are open for inspection at all reasonable times.

This amendment is known as Klerksdorp Amendment Scheme No. 1/69.

P.B. 4-9-2-17-69.

Administrator's Notice 1205 19 July, 1972

DECLARATION OF APPROVED TOWNSHIP IN TERMS OF SECTION 69 OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965.

In terms of section 69 of the Town-planning and Townships' Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Alabama Extension No. 1 Township, situated on Portion 363 of the farm Townlands of Klerksdorp No. 424-IP, district Klerksdorp, an approved township and in the Schedule to this notice the conditions

nisgewing is die voorwaardes uiteengesit waarop die aansoek om die stigting van bedoelde dorp toegestaan is.

P.B. 4-2-2-3389.

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR DIE STADSRAAD VAN KLERKS-DORP INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP DIE PLAAS DORPSGRONDE VAN KLERKS-DORP NO. 424-IP, DISTRIK KLERKS-DORP, TOEGE-STAAAN IS.

A. STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Alabama Uitbreiding No. 1.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.3647/71.

3. Konstruksie van Duikers en afvoer van Neerslagwater.

Die applikant moet die koste dra van enige bykomstige duikers wat deur die Administrasie van die Suid-Afrikaanse Spoorweë nodig geag word om neerslagwater wat as gevolg van die stigting van die dorp op die spoorlyne kan vloei, af te voer, en is ook aanspreeklik vir die afvoer van alle sodanige neerslagwater wat vloei uit die bestaande duikers of enige duikers wat later onder die spoorlyne gebou mag word.

4. Erwe vir Staats- en ander doeleinades.

Die applikant moet op eie koste die volgende erwe, soos op die algemene plan aangewys:

- (a) aan die bevoegde owerheid oordra vir algemene Staatsdoeleinades: Erf No. 599.
- (b) vir die volgende doeleinades voorbehou:—
 - (i) transformatorterreine: Erwe Nos. 387, 462 en 668.
 - (ii) Park: Erf No. 718.

5. Beskikking oor bestaande Titelvoorwaardes.

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

6. Beperking op toestaan van Langtermynhuurkontrakte.

Kragtens artikel 11 van Wet 33 van 1907, mag die dorps-eienaar, sy erfgename, 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 bove gaan nie sonder die reg van hernuwing, en geen titel of sodanige huurkontrak soos voor-noem mag in enige registrasiekantoor geregistreer word nie.

7. Nakoming van Voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en moet die nodige stapte 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 bevoegd-

upon which the application for the establishment of the said township has been granted, are set forth.

P.B. 4-2-2-3389.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE TOWN COUNCIL OF KLERKS-DORP UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON THE FARM TOWNLANDS OF KLERKS-DORP NO. 424-IP, DISTRICT KLERKS-DORP, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Alabama Extension No. 1.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.3647/71.

3. Construction of Culverts and Stormwater Drainage.

The applicant shall bear the cost of any additional culverts which are deemed necessary by the South African Railways Administration for the disposal of stormwater which, as a result of the establishment of the township may flow onto the railway lines, and is also responsible for the disposal of all such stormwater as is discharged from the existing culverts or any culverts which at a later date may be constructed under the railway lines.

4. Land for State and other purposes.

The following erven, as shown on the general plan shall:

- (a) be transferred to the proper authority by and at the expense of the applicant for general State purposes: Erf No. 599.
- (b) be retained by the applicant for municipal purposes:
 - (i) Transformer sites: Erven Nos. 387, 462 and 668.
 - (ii) Park: Erf No. 718.

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. 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.

7. Enforcement of Conditions.

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions imposed in terms of section 62 of Ordinance 25 of 1965: Provided that the Administrator shall have the

heid besit om die applikant van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam van persone te laat berus.

B. TITELVOORWAARDES.

1. Die Erwe met sekere Uitsonderings.

Die erwe met uitsonderring van:—

- (i) die erwe genoem in klosule A4 hiervan;
- (ii) erwe wat deur die Staat verkry mag word; en
- (iii) erwe wat vir munisipale doeleinades benodig of herverkry mag word, mits die Administrateur die doeleinades 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 servituut vir riool- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, twee meter breed, langs net een van sy grense, uitgesonderd 'n straatgrens, soos bepaal deur die plaaslike bestuur.
- (b) Geen gebou of ander struktuur mag binne die voor- noemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut 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, onderhou of verwijdering van sodanige riolhoofpypleiding en ander werke wat hy volgens goeddunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut grens; en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel: Met dien verstaande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwijdering van sodanige riolhoofpypleiding en ander werke veroorsaak word.

2. Staats en Municipale Erwe.

As enige erf waarvan melding in klosule A4 gemaak word of enige erf wat verkry word soos beoog in klosules B1(ii) of enige erf benodig of herverkry soos beoog in klosule B1(iii) hiervan, geregistreer word in die naam van enige ander persoon as die Staat of die plaaslike bestuur, dan is so 'n erf daarop onderworpe aan sodanige voorwaardes as wat die Administrateur bepaal.

Administrateurskennisgewing 1206

19 Julie 1972

KENNISGEWING VAN VERBETERING.

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: FINANSIELLE VERORDENINGE.

Administrateurskennisgewing 314 van 8 Maart 1972 word hierby soos volg verbeter:—

1. Deur in die aanhef die jaartal "1943", waar dit die tweede keer voorkom, deur die jaartal "1945" te vervang.
2. Deur in artikel 12 van die Engelse teks die woord "obard" deur die woord "board" te vervang.
3. Deur in artikel 16(1) van die Engelse teks die woord "enclosed" deur die woord "enclosed" te vervang.

power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

B. CONDITIONS OF TITLE.

1. The Erven with certain Exceptions.

The erven with the exception of:

- (i) the erven mentioned in Clause A4 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) such erven as may be required or re-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 large-rooted 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. State and Municipal Erven.

Should any erf referred to in Clause A4 or any erf acquired as contemplated in Clause B1(ii) or any erf required or re-acquired as contemplated in clause B1(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 1206

19 July, 1972

CORRECTION NOTICE.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: FINANCIAL BY-LAWS.

Administrator's Notice 314, dated 8 March 1972, is hereby corrected as follows:—

1. By the substitution in the preamble of the Afrikaans text for the year "1943", where it occurs the second time, of the year "1945".
2. By the substitution in section 12 for the word "obard" of the word "board".
3. By the substitution in section 16(1) for the word "enclosed" of the word "enclosed".

4. Deur in artikel 18(3) die uitdrukking "subartikel 4" deur die uitdrukking "subartikel (4)" te vervang.
5. Deur in artikel 18(4) die woord "onverwyd" deur die woord "onverwyld" te vervang.
6. Deur in artikel 26 van die Engelse teks die woord "singed" deur die woord "signed" te vervang.
7. Deur in artikel 27(3) die woord "subartiel" deur die woord "subartikel" te vervang.
8. Deur in artikel 40 van die Engelse teks die woord "witheld" deur die woord "withheld" te vervang.
9. Deur in artikel 57 van die Engelse teks die woord "gaint" deur die woord "against" te vervang.
10. Deur in artikel 62(1) die woord "transportakes" deur die woord "transportaktes" te vervang.

PB. 2-4-2-173-111.

Administrateurskennisgewing 1207 19 Julie 1972

MUNISIPALITEIT PRETORIA: 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 Verordeninge en Regulasies vir die Beheer oor die Lewering en Gebruik van Elektrisiteit van die Municipaaliteit Pretoria, afgekondig by Administrateurskennisgewing 284 van 4 Augustus 1921, soos gewysig, word hierby verder soos volg gewysig:—

1. Deur subartikel (1) van artikel 8 deur die volgende te vervang:—
"(1) Aansoek om die lewering van Elektriese stroom vir verligting, krag of enige ander doel word gedaan op 'n vorm wat deur die Raad voorgeskryf is."
2. Deur in artikel 10 die uitdrukking "(volgens die voorgeskreve Vorm A wat by hierdie verordeninge en regulasies aangeheg is)" deur die woorde "in 'n vorm wat deur die Raad voorgeskryf is" te vervang.
3. Deur in artikel 15 die uitdrukking "volgens die wyse bepaal in Vorm B van hierdie verordeninge" deur die woorde "in 'n vorm wat deur die Raad voorgeskryf is" te vervang.

PB. 2-4-2-36-3.

Administrateurskennisgewing 1208 19 Julie 1972

MUNISIPALITEIT RUSTENBURG: WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

Die Waarnemende 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 Municipaaliteit Rustenburg, afgekondig by Administrateurskennisgewing 965 van 12 Desember 1956, soos gewysig, word hierby verder gewysig deur item 8 van Afdeling B van die Elektrisiteitstarief onder Bylae 2 deur die volgende te vervang:—

4. By the substitution in section 18(3) of the Afrikaans text for the expression "subartikel 4" of the expression "subartikel (4)".
5. By the substitution in section 18(4) of the Afrikaans text for the word "onverwyd" of the word "onverwyld".
6. By the substitution in section 26 for the word "singed" of the word "signed".
7. By the substitution in section 27(3) of the Afrikaans text for the word "subartiel" of the word "subartikel".
8. By the substitution in section 40 for the word "witheld" of the word "withheld".
9. By the substitution in section 57 for the word "gaint" of the word "against".
10. By the substitution in section 62(1) of the Afrikaans text for the word "transportakes" of the word "transportaktes".

PB. 2-4-2-173-111.

Administrator's Notice 1207 19 July, 1972

PRETORIA 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 By-laws and Regulations Governing the Supply and Use of Electricity of the Pretoria Municipality, Published under Administrator's Notice 284, dated 4 August 1921, as amended are hereby further amended as follows:—

1. By the substitution for subsection (1) of section 8 of the following:—
"(1) Application for the supply of electricity for lighting, power or any other purpose shall be made on a form prescribed by the Council".
2. By the substitution in section 10 for the expression "in the manner prescribed in Form A attached to these by-laws and regulations" of the words "on a form prescribed by the Council".
3. By the substitution in section 15 for the expression "in the manner in Form B of these by-laws set out," of the words "on a form prescribed by the Council".

PB. 2-4-2-36-3.

Administrator's Notice 1208 19 July, 1972

RUSTENBURG MUNICIPALITY: AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

The Deputy 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 Rustenburg Municipality, published under Administrator's Notice 965, dated 12 December 1956, as amended, are hereby further amended by the substitution for item 8 of Section B of the Electricity Tariff under Schedule 2 of the following:—

"8. Toeslag.

Benewens die gelde betaalbaar ingevolge hierdie Afdeeling word 'n toeslag soos volg gehef:—

- (a) 55% (vyf-en-vyftig persent) op die gelde betaalbaar ingevolge items 1, 2, 4 en 5;
- (b) 45% (vyf-en-veertig persent) op die gelde betaalbaar ingevolge item 3;
- (c) 80% (tagtig persent) op die gelde betaalbaar ingevolge item 6, behalwe vir die pomp van water waar 'n toeslag van 70% (sewentig persent) gehef word."

PB. 2-4-2-36-31.

Administrateurskennisgewing 1209

19 Julie 1972

MUNISIPALITEIT VEREENIGING: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

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

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Vereeniging afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, word hierby verder gewysig deur na artikel 56 van Hoofstuk 1 onder Deel IV die volgende in te voeg:—

"Rook Verbode.

57. (1) Niemand mag in die gehoorsaal van 'n teater of van 'n bioskoop rook nie terwyl —
 - (a) daar 'n gehoor in sodanige gehoorsaal is; of
 - (b) diegene wat 'n gehoor sal uitmaak, sodanige gehoorsaal binnekom; of
 - (c) die lede van 'n gehoor sodanige gehoorsaal na afloop van die aangebode program verlaat; of
 - (d) daar 'n pause is gedurende die verloop van 'n program wat aan 'n gehoor in sodanige gehoorsaal aangebied word.
- (2) (a) Die houer van 'n lisensie ten opsigte van 'n teater of a bioskoop moet —
 - (i) op opvallende plekke in die gehoorsaal minstens vier kennisgewings met die woorde, 'ROOK VERBODE / NO SMOKING' daarop in blokhoofletters minstens 100 mm hoog, aanbring en onderhou; en
 - (ii) by iedere ingang tot die teater of die bioskoop op 'n opvallende plek 'n kennisgewing met die woorde, 'DIE PUBLIEK MOET DAAROP LET DAT ROOK IN DIE GEHOORSAAL STRYDIG IS MET DIE PUBLIEKE GESONDHEIDSVERORDENINGE / THE PUBLIC ARE REMINDED THAT IT IS AN OFFENCE AGAINST THE PUBLIC HEALTH BY-LAWS TO SMOKE IN THE AUDITORIUM' daarop in blokhoofletters, minstens 50 mm hoog, vertoon.
- (b) Nog die lisensiehouer nog die persoon wat die beheer oor die teater of die bioskoop het mag toelaat of duld dat iemand strydig met die bepalings van subartikel (1) in die gehoorsaal rook.

"8. Surcharge.

In addition to the charges payable in terms of this Section, a surcharge shall be levied as follows:—

- (a) 55% (fifty five per cent) on the charges payable in terms of items 1, 2, 4 and 5;
- (b) 45% (forty five per cent) on the charges payable in terms of item 3;
- (c) 80% (eighty per cent) on the charges payable in terms of item 6, except for the pumping of water where the surcharge levied shall be 70% (seventy per cent)."

PB. 2-4-2-36-31.

Administrator's Notice 1209

19 July, 1972

VEREENIGING MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS.

The Deputy 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 Vereeniging Municipality, published under Administrator's Notice 11, dated 12 January 1949, as amended, are hereby further amended by the insertion after section 56 of Chapter 1 under Part IV of the following:—

"No Smoking.

57. (1) No person shall smoke in the auditorium of a theatre or of a bioscope while —
 - (a) there is an audience in such auditorium; or
 - (b) persons who will form an audience are being admitted to such auditorium; or
 - (c) persons who formed an audience are leaving such auditorium after the end of the programme presented; or
 - (d) there is an interval during the course of a programme presented to an audience in such auditorium.
- (2) (a) The holder of a licence in respect of a theatre or of a bioscope shall —
 - (i) affix and maintain in prominent positions in the auditorium at least four notices, in block capitals in letters not less than 100 mm in height bearing the words 'NO SMOKING / ROOK VERBODE'; and
 - (ii) display at every entrance to the theatre or the bioscope in a prominent position a notice in block capitals in letters not less than 50 mm in height reading: 'THE PUBLIC ARE REMINDED THAT IT IS AN OFFENCE AGAINST THE PUBLIC HEALTH BY-LAWS TO SMOKE IN THE AUDITORIUM / DIE PUBLIEK MOET DAAROP LET DAT ROOK IN DIE GEHOORSAAL STRYDIG IS MET DIE PUBLIEKE GESONDHEIDSVERORDENINGE'.
- (b) Neither the holder of the licence nor the person in control of the theatre or of the bioscope shall permit, suffer or allow any person to smoke in the auditorium in contravention of subsection (1).

- (c) Die persoon wat die beheer oor die teater of die bioskoop het moet iemand wat enigeen van die bepalings van subartikel (1) oortree, waarsku dat hy of sy 'n misdryf begaan en moet, as die betrokke sodanige waarskuwing verontgaam, 'n vredebeampte daarvan verwittig.
- (3) Die bepalings van subartikel (2) geld as 'n voorwaarde ten opsigte van enige lisensie vir 'n teater of 'n bioskoop wat die Raad toestaan.
- (4) Vir die toepassing van hierdie artikel beteken —
- (a) 'gehoor' ook 'n byeenkoms van toeskouers;
 - (b) 'gehoorsaal' die gedeelte van die teater of die bioskoop wat deur die gehoor beset word;
 - (c) 'rook' ook om in besit te wees van 'n op-aangestekte pyp, sigaar, seroet of sigaret.
- (5) Die bepalings van hierdie artikel geld nie vir 'n gehoorsaal sonder 'n dak nie."

PB. 2-4-2-77-36.

Administrateurskennisgewing 1210 19 Julie 1972

MUNISIPALITEIT VEREENIGING: WYSIGING VAN BOUVERORDENINGE.

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

Die Bouverordeninge van die Munisipaliteit Vereeniging, afgekondig by Administrateurskennisgewing 816 van 28 November 1962, soos gewysig, word hierby verder gewysig deur artikel 390A te skrap.

PB. 2-4-2-19-36.

Administrateurskennisgewing 1211 19 Julie 1972

MUNISIPALITEIT CHRISTIANA: WYSIGING VAN SKUTTARIEF.

Die Waarnemende Administrateur publiseer hierby in gevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 71 van genoemde Ordonnansie gemaak is.

Die Tarief van Skutgelde van die Munisipaliteit Christiana, afgekondig by Administrateurskennisgewing 562 van 12 September 1928, soos gewysig, word hierby verder gewysig deur item 1 deur die volgende te vervang:

"1. Ten opsigte van die aanja of lei van diere:

- (1) Vir enige aantal diere, uitgenome varke, per dier, per km of gedeelte daarvan: 7c.
- (2) Vir elke vark, per km of gedeelte daarvan: 32c."

PB. 2-4-2-75-12.

- (c) The person in control of the theatre or the bioscope shall warn any person who contravenes any of the provisions of subsection (1) that such person is committing an offence, and if such warning is not heeded by such person, shall inform a peace officer.
- (3) The provisions of subsection (2) shall be imposed as a condition in respect of any licence for a theatre or for a bioscope granted by the Council.
- (4) For the purpose of this section —
- (a) 'audience' shall include an assembly of spectators;
 - (b) 'auditorium' shall mean that part of the theatre or of the bioscope occupied by the audience;
 - (c) 'smoke' and 'smoking' shall include being in possession of a lighted pipe, cigar, cheroot or cigarette.
- (5) The provisions of this section shall not apply in respect of an auditorium which is not under a roof."

PB. 2-4-2-77-36.

Administrator's Notice 1210 19 July, 1972

VEREENIGING MUNICIPALITY: AMENDMENT TO BUILDING BY-LAWS.

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

The Building By-laws of the Vereeniging Municipality published under Administrator's Notice 816, dated 28 November 1962, as amended, are hereby further amended by the deletion of section 390A.

PB. 2-4-2-19-36.

Administrator's Notice 1211 19 July, 1972

CHRISTIANA MUNICIPALITY: AMENDMENT TO POUND TARIFF.

The Deputy Administrator hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been made by him in terms of section 71 of the said Ordinance.

The Pound Tariff of the Christiana Municipality, published under Administrator's Notice 562, dated 12 September 1928, as amended, is hereby further amended by the substitution for item 1 of the following:

- "1. In respect of driving or leading of animals:

 - (1) For any number of animals, excluding pigs, per animal, per km or part thereof: 7c.
 - (2) For every pig, per km or part thereof: 32c."

PB. 2-4-2-75-12.

Administrateurskennisgewing 1212

19 Julie 1972

MUNISIPALITEIT SANDTON: VERORDENINGE BETREFFENDE DIE AANHOU VAN BYE.

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

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

“erf” enige stuk grond wat as een geheel ge-okkupeer word en dit sluit landbouhoewe en plaasgrond in;

“openbare plek” ook enige pad, straat, deurgang, brug, bogronde brug, duikweg, voetbestrating, voetpad, sypaadjie, steeg, plein, oop ruimte, tuin, park, ingesloten ruimte wat ingevolge artikel 63 van die Ordonnansie op Plaaslike Bestuur, 1939, by die Raad berus, en enige pad, plek of deurgang, hoe dit ook al ontstaan, wat in die onverhinderde gebruik van die publiek is of wat die publiek ‘n reg het om te gebruik;

“Raad” die Stadsraad van Sandton en omvat die bestuurskomitee van daardie Raad of enige beampete deur die Raad in diens geneem, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge aan die Raad verleen is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is.

2. Niemand mag bye op enige perseel of erf binne die reggebied van die Raad aanhou nie behalwe in byekorwe wat uit stewige en weerbestande materiaal vervaardig is en toegerus is met omruilbare en maklik verwijderbare rame waarin die bye aangemoedig word om hulle koeke te bou. Die rame moet so gemaak wees dat daar ‘n tussenruimte vir bye van minstens 5 mm en hoogstens 8 mm tussen die koeke wat daarin gebou sal word en tussen sodanige koeke en die binne-afskortings van die korf gelaat word: Met dien verstande dat ‘n groter ruimte oopgelaat kan word tussen die onderste gedeelte van die rame en die vloer van die korf.

3. Niemand mag op enige erf bye aanhou op ‘n afstand van minder as 6 m van enige grens van sodanige erf af of op ‘n afstand van minder as 9 m van enige openbare plek of gebou af wat deur mense gebruik word nie.

4. Alle byekorwe moet geheel en al van die gesig verborg word deur ‘n omringende muur, heg of heining van ‘n hoogte van nie minder as 2 m wat toegerus is met ‘n deur of hek van dieselfde hoogte, wat te alle tye op so ‘n wyse gehou moet word dat dit die byeverhinder om die omheining op enige ander plek as bo-oor sodanige muur, heg of heining, deur of hek te verlaat of binne te gaan en op so ‘n wyse dat dit verhoed dat enige persoon of huisdier nader as 4,5 m van enige deel van sodanige byekorf kan kom. Sodanige omheining moet minstens 1,5 m van enige grens van die erf waarop die bye aangehou word, af wees.

5. Die hek of deur waarna in artikel 4 van hierdie verordeninge verwys word moet, behalwe wanneer ‘n persoon werklik besig is om die omheining binne te gaan of dit te verlaat, te alle tye deeglik toe wees en niemand mag enige dier wat onder sy sorg of onder sy beheer is, toelaat om die omheining binne te gaan nie.

6. Byekorwe moet te alle tye in die skadu gehou word, en iedereen wat enige bye aanhou moet te alle tye ‘n voldoende en geskikte voorraad drinkwater vir sodanige bye in stand hou binne ‘n afstand van nie meer as 5 m van enige korf af waarin hy sodanige bye aanhou nie.

Administrator's Notice 1212

19 July, 1972

SANDTON MUNICIPALITY: BY-LAWS RELATING TO THE KEEPING OF BEES.

The Deputy 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.

1. For the purpose of these by-laws, unless inconsistent with the context —

“Council” means the Town Council of Sandton 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);

“erf” shall mean any area of land occupied as one piece of land and shall include agricultural holdings and farm land;

“public place” shall include any road, street, thoroughfare, bridge, overhead bridge, subway, foot pavement, foot-path, side-walk, lane, square, open space, garden, park, enclosed space vested in the Council under section 63 of the Local Government Ordinance, 1939, and any road, place or thoroughfare however created which is in the undisturbed use of the public or which the public have a right to use.

2. No person shall keep bees in or upon any premises or on any erf situated within the area of jurisdiction of the Council, save in beehives constructed of rigid and weather-resisting materials and fitted with interchangeable and readily removable frames in which the bees shall be induced to build their combs. The frames shall be so fitted so as to leave an intervening bee space of not less than 5 mm and not more than 8 mm between the combs to be built therein and between such combs and the internal components of the hive: Provided that a greater space may be left between the bottom part of the frames and the floor of the hive.

3. No person shall keep bees on any erf at a distance of less than 6 m from any boundary of such erf or at a distance of less than 9 m from any public place or building occupied or used by human beings.

4. All beehives shall be completely screened from view by a surrounding wall, hedge or fence of a height of not less than 2 m fitted with a door or gate of the same height which shall at all time be so kept so as to prevent the bees from leaving or entering the enclosure at any other place than over the top of such wall, hedge, fence, door or gate and so as to prevent the approach of any person or domestic animal to within a distance of not less than 4,5 m from any part of any such beehive. Such enclosure shall not be less than 1,5 m from any boundary of the erf on which the bees are kept.

5. The gate or door referred to in section 4 of these by-laws shall except when a person is actually entering or leaving the enclosure, at all times, be securely closed and no person shall permit any animal in his custody or under his control to enter the enclosure.

6. Beehives shall at all times be kept in shade and every person who keeps bees shall at all times maintain an adequate and suitable supply of drinking water for such bees within a distance of not more than 5 m from any hive in which such bees are kept by him.

7. Niemand mag enige afval, kompos of mis binne 4,5 m vanaf enige byekorf, gooi of stort nie.

8. Enige persoon wat bye teenstrydig met die bepalings van hierdie verordeninge aanhou, moet binne ses maande na publikasie hiervan aan die bepalings voldoen.

9. Enigeen wat enige van die bepalings van hierdie verordeninge oortree is skuldig aan 'n misdryf en by skuldig bevinding strafbaar met 'n boete van hoogstens R100 (honderd rand) of, by wanbetaling met gevangenisstraf vir 'n tydperk van hoogstens ses maande.

10. Die Verordeninge betreffende die Aanhouding van Bye, aangekondig by Administrateurskennisgewing 435 van 18 Mei 1955, soos gewysig, en wat ingevolge Proklamasie 157 (Administrators-), 1969, gelees met artikel 159bis (1)(c) van genoemde Ordonnansie, die verordeninge van die Stadsraad van Sandton geword het, word hierby herroep.

P.B. 2-4-2-14-116.

Administrateurskennisgewing 1213

19 Julie 1972

MUNISIPALITEIT BENONI: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Die Waarnemende 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 Watervoorsieningsverordeninge van die Munisipaliteit Benoni, aangekondig by Administrateurskennisgewing 787 van 18 Oktober 1950, soos gewysig, word hierby verder gewysig deur items 1 tot en met 3 van die Water Tarief onder Aanhangsel I van Bylae 1 by Hoofstuk 3 deur die volgende te vervang:—

"1. *Huishoudelike, Besigheids- en enige ander Verbruiker wat nie onder items 2 en 3 ingesluit is nie, per maand.*

(1) Per kl: 10,91c.

(2) Minimum vordering: 55c.

2. *Grootmaatverbruikers, uitgesonderd Verbruikers wat onder item 3 ressorteer.*

Vir 'n gewaarborgde verbruik van 9 kl of meer per maand vir aaneenlopende tydperke, elk waarvan vir nie minder as twaalf maande is nie, is die volgende gelde betaalbaar per maand:—

(1) Vir die eerste 90 kl per kl: 9,91c.

(2) Vir elke kl bo 90 kl tot en met 910 kl: 9,41c.

(3) Vir elke kl bo 910 kl: 8,41c.

(4) Minimum vordering: R8,92.

3. *Nyweraars en alle bona fide sportliggame.*

Vir 'n gewaarborgde verbruik van 90 kl of meer per maand vir aaneenlopende tydperke, elk waarvan vir nie minder as twaalf maande is nie, is die volgende gelde betaalbaar per maand:—

(1) Vir die eerste 90 kl per kl: 9,91c.

(2) Vir elke kl bo 90 kl: 8,41c.

(3) Minimum vordering: R8,92."

P.B. 2-4-2-104-6

7. No person shall dump or deposit any garbage, compost or manure within 4,5 m of any beehive.

8. Any person keeping bees otherwise than in accordance with the provisions of these by-laws shall within six months after the date of publication hereof comply with such provisions.

9. Any person contravening any of the provisions of these by-laws shall be guilty of an offence and shall be liable, on conviction, to a fine not exceeding R100 (one hundred rand) or, in default of payment, to imprisonment not exceeding six months.

10. The By-laws relating to the Keeping of Bees, published under Administrator's Notice 435, dated 18 May 1955, as amended, and which in terms of Proclamation 157 (Administrator's), 1969, read with section 159bis (1)(c) of the said Ordinance, became the by-laws of the Town Council of Sandton, are hereby revoked.

P.B. 2-4-2-14-116.

Administrator's Notice 1213

19 July, 1972

BENONI MUNICIPALITY: AMENDMENT OF WATER SUPPLY BY-LAWS.

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

The Water Supply By-laws of the Benoni Municipality, published under Administrator's Notice 787, dated 18 October 1950, as amended, are hereby further amended by the substitution for items 1 to 3 inclusive of the Water Tariff under Annexure I of Schedule 1 to Chapter 3 of the following:—

"1. *Domestic, Business and any other Consumer not included under items 2 and 3, per month.*

(1) Per kl: 10,91c.

(2) Minimum charge: 55c.

2. *Bulk Consumers, other than Consumers classified under item 3.*

For a guaranteed consumption of 90 kl or over per month for continuous periods, each of which shall be for not less than twelve months, the following charges shall be payable per month:—

(1) For the first 90 kl, per kl: 9,91c.

(2) For each kl in excess of 90 kl up to and including 910 kl: 9,41c.

(3) For each kl in excess of 910 kl: 8,41c.

(4) Minimum charge: R8,92.

3. *Industrialists and all bona fide Sporting Bodies.*

For a guaranteed consumption of 90 kl or over per month for continuous periods, each of which shall be for not less than twelve months, the following charges shall be payable per month:—

(1) For the first 90 kl per kl: 9,91c.

(2) For each kl in excess of 90 kl: 8,41c.

(3) Minimum charge: R8,92."

P.B. 2-4-2-104-6

Administrateurskennisgewing 1214

19 Julie 1972

MUNISIPALITEIT RANDFONTEIN: WYSIGING VAN ELEKTRISITEITVOORSIENINGSTARIEF.

Die Waarnemende 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 Elektrisiteitvoorsieningstarief van die Municipaliteit Randfontein, afgekondig by Administrateurskennisgewing 491 van 1 Julie 1953, soos gewysig, word hierby verder gewysig deur na item 10 van Deel I die volgende by te voeg:—

"11. Vaste heffings van toepassing op sekere landbouhoeves en plaasgedeeltes binne die munisipaliteit.

Die volgende heffings is maandeliks betaalbaar vir 'n tydperk van 25 jaar gerekken vanaf die eerste meteraflewing na die datum van publikasie van hierdie kennisgewing:—

- (1) Oosterlandbouhoeves (uitgesonderd Hoewe No. 1), per hoewe: R4,90.
- (2) Gedeeltes 138 tot 142 en 144 tot 152 (gedeeltes van gedeelte 60) van die plaas Elandsvlei No. 249-I.Q. (voorheen bekend as Townlands Landbouhoeves), per gedeelte: R7,16.

P.B. 2-4-2-36-29

Administratorskennisgewing 1215

19 Julie 1972

MUNISIPALITEIT PRETORIA: WYSIGING VAN BEGRAAFPLAAS- EN KREMATORIUMVERORDENINGE.

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.

Dic Begraafplaas- en Krematoriumverordeninge van die Municipaliteit Pretoria, afgekondig by Administrateurskennisgewing 82 van 30 Januarie 1957, soos gewysig, word hierby verder soos volg gewysig:—

1. Deur in artikel 15 die woorde "honderd tree" deur die uitdrukking "100 m" te vervang.

2. Deur in artikel 24(2) die uitdrukking "paragraaf (a)(i) of paragraaf (f)" en "paragraaf (f)" onderskeidelik deur die uitdrukking "item 1 en item 6" en "item 6" te vervang.

3. Deur artikel 32 deur die volgende te vervang:—

"Afmetings van Grafte.

32.(1) Die uitgraving vir 'n enkelgraf vir 'n oorledene van nege jaar en ouer moet minstens 2 000 mm diep, 2 200 mm lank en 750 mm wyd wees.

(2) Die uitgraving vir 'n enkelgraf vir 'n oorledene onder nege jaar oud moet minstens 1 500 mm diep, 1 200 mm lank en 750 mm wyd wees."

4. Deur artikel 33 deur die volgende te vervang:—

"Grootte van Grafpersele.

33.(1) Die grootte van 'n grafperseel vir 'n oorledene van nege jaar en ouer moet 2 500 mm by 1 500 mm wees.

Administrator's Notice 1214

19 July, 1972

RANDFONTEIN MUNICIPALITY: AMENDMENT TO ELECTRICITY SUPPLY TARIFF.

The Deputy 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 Tariff of the Randfontein Municipality, published under Administrator's Notice 491, dated 1 July 1953, as amended, are hereby further amended by the addition after item 10 of Part I of the following:—

"11. Fixed charges applicable to certain agricultural holdings and farm portions within the municipality.

The following fixed charges shall be payable per month for a period of 25 years as from the first meter reading after the date of publication of this notice:—

- (1) Ooster Agricultural holdings (excluding holding No. 1), per holding: R4,90.
- (2) Portions 138 to 142 and 144 to 152 (portions of Portion 60) of the farm Elandsvlei No. 249-I.Q. (previously known as Townlands Agricultural Holdings), per portion: R7,16.

P.B. 2-4-2-36-29

Administrator's Notice 1215

19 July, 1972

PRETORIA MUNICIPALITY: AMENDMENT TO CEMETERY AND CREMATORIUM 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 Cemetery and Crematorium By-laws of the Pretoria Municipality, published under Administrator's Notice 82, dated 30 January 1957, as amended, are hereby further amended as follows:—

1. By the substitution in section 15 for the words "one hundred yards" of the expression "100 m".
2. By the substitution in section 24(2) for the expressions "paragraph (a)(i) or paragraph (f)" and "paragraph (f)" of the expressions "item 1 or item 6" and "item 6" respectively.
3. By the substitution for section 32 of the following:—

"Dimensions of Grave Excavations.

32.(1) The excavation for a single grave for a deceased person of the age of nine years and over shall be at least 2 000 mm deep, 2 200 mm long and 750 mm wide.

(2) The excavation for a single grave for a deceased person under the age of nine years shall be at least 1 500 mm deep, 1 200 mm long and 750 mm wide."

4. By the substitution for section 33 of the following:—

"Extent of Grave Plots.

33.(1) The extent of a grave plot for a deceased person of the age of nine years and over shall be 2 500 mm by 1 500 mm.

(2) Die grootte van 'n grafperseel vir 'n oorledene onder nege jaar oud moet 1 500 mm by 1 000 mm wees.

(3) Die wydte van 'n randsteen op enige grafperseel moet 150 mm wees.

(4) Die grootte van enige dubbelgrafperseel is dubbel die grootte van 'n enkelgrafperseel."

5. Deur in artikel 36 die woorde "ses-en-dertig duim" en "ses duim" onderskeidelik deur die uitdrukings "900 mm" en "150 mm" te vervang.

6. Deur in die voorbehoudbepaling van artikel 45 die uitdrukking "item (ii) van paragraaf (a)" deur die uitdrukking "item 1" te vervang.

7. Deur in artikel 50(6) die woorde "vier-en-twintig duim" en "agt duim" onderskeidelik deur die uitdrukings "610 mm" en "205 mm" te vervang.

8. Deur in artikel 54 die woorde "vier voet" deur die uitdrukking "1 200 mm" te vervang.

9. Deur artikel 69 te skrap.

10. Deur in artikel 82 die syfers "£50" en "£3", waar hulle ook al voorkom, onderskeidelik deur die syfers "R100" en "R6" te vervang.

11. Deur die Vierde Bylae deur die volgende Bylae te vervang:—

"VIERDE BYLAE.

Begraafplaasgelde.

Die volgende geldie is aan die Raad betaalbaar vir begraafplaasdienste ten opsigte van inwoners, eienaars van vaste eiendom en hul afhanglikes binne die gebied onder die beheer van die Raad. Alle geldie moet vooruit betaal word.

1. Grafperseelgelde en Graafgelde.

<i>Graaf-</i>	<i>Grave-</i>
<i>gelde: Per</i>	<i>plot charges:</i>
<i>enkelgraf</i>	<i>for single</i>
<i>of per her-</i>	<i>grave or</i>
<i>opening</i>	<i>per re-</i>
<i>van graf</i>	<i>opening</i>
<i>Grafper-</i>	<i>vir tweede</i>
<i>seelgelde.</i>	<i>of daar-</i>
<i>Per enkel</i>	<i>opvolgen-</i>
<i>graf soos</i>	<i>de teraar-</i>
<i>in artikel</i>	<i>debestel-</i>
<i>33 om-</i>	<i>ling, al na</i>
<i>skryf is.</i>	<i>die geval.</i>

	R	R
(1) <i>Blankes.</i>		
(a) Nege jaar oud of ouer	10,00	7,00
(b) Jonger as nege jaar	6,00	4,00
(2) <i>Kleurlinge.</i>		
(a) Nege jaar oud of ouer	5,00	5,00
(b) Jonger as nege jaar	3,00	3,00
(3) <i>Bantoes.</i>		
(a) Nege jaar oud of ouer	2,00	2,00
(b) Jonger as nege jaar	1,25	1,25
(4) As 'n perseel, soos in artikel 33 omskryf, en met meer as een graf nodig is, moet die geldie 'n veelvoud wees van die onderskeie geldie vir enkelgrafpersele, volgens die getal grafe wat op so 'n perseel beskikbaar is.		

2. Wysigings van Standaardgrafe Verlang.

'n Bykomende bedrag van R2 per graf is ten opsigte van elk van die ondergemelde variasies betaalbaar:—

- (1) Dieper maak van graf.
- (2) Groter maak van graf.
- (3) Voorbereiding van graf vir steenvoering.

(2) The extent of a grave plot for a deceased person under the age of nine years shall be 1 500 mm by 1 000 mm.

(3) The width of a kerb on any grave plot shall be 150 mm.

(4) The extent of any double grave plot shall be double the extent of any single grave plot."

5. By the substitution in section 36 for the words "thirty-six inches" and "six inches" of the expressions "900 mm" and "150 mm" respectively.

6. By the substitution in the proviso to section 45 for the expression "item (ii) of paragraph (a)" of the expression "item 1".

7. By the substitution in section 50(g) for the words "twenty-four inches" and "eight inches" of the expressions "610 mm" and "203 mm" respectively.

8. By the substitution in section 54 for the words "four feet" of the expression 1 200 mm".

9. By the deletion of section 69.

10. By the substitution in section 82 for the figures "£50" and "£3", wherever they occur, of the figures "R100" and R6" respectively.

11. By the substitution for the Fourth Schedule of the following Schedule:—

"FOURTH SCHEDULE.

Cemetery Charges.

The following charges shall be payable to the Council for cemetery services in respect of residents, owners of immovable property and their dependants within the area under the control of the Council. All fees shall be paid in advance.

1. Grave-plot Charges and Digging Fee:

<i>Digging charge:</i>	<i>Per single grave or per re-opening of grave</i>
<i>Grave-plot charges:</i>	<i>for second or subsequent burial, as the case may be.</i>

	R	R
(1) <i>Whites.</i>		
(a) Nine years of age or over	10,00	7,00
(b) Under nine years of age	6,00	4,00
(2) <i>Coloureds.</i>		
(a) Nine years of age or over	5,00	5,00
(b) Under nine years of age	3,00	3,00
(3) <i>Bantu.</i>		
(a) Nine years of age or over	2,00	2,00
(b) Under nine years of age	1,25	1,25
(4) Where a plot, as defined in section 33, and containing more than one grave is required, the charges shall be a multiple of the respective charges for single-grave plots according to the number of graves available in such plot.		

2. Variations required in Standard Graves.

An additional charge of R2 per grave shall be payable in respect of each of the following variations:—

- (1) Deepening of grave.
- (2) Enlarging of grave.
- (3) Preparing grave for brick lining.

3. Aanleg en Onderhoud van Graafuin.

(1) R6 per enkelgraf vir 'n volwassene en R5 per enkel-kindergraf gedurende die eerste minimum tydperk van twaalf maande en daarna R5 per enkelgraf vir 'n volwassene en R3 per enkel-kindergraf vir elke daaropvolgende minimum tydperk van twaalf maande.

(2) As daar na verloop van enige tydperk van twaalf maande verlang word dat die diens moet voortgaan, moet die verminderde vordering betaal word. As hierdie vordering nie binne 30 dae na die vervaldatum betaal word nie, kan alle plante en verbeterings sonder verdere kennisgewing verwijder word, en as die diens op 'n later datum hernieu word, moet die volle vordering soos vir die eerste 12 maande betaal word.

4. Oprawingsgelde.

- (1) Volwassene: R16.
- (2) Kind: R10.

5. Plangelde.

'n Vordering wat gelyk is aan 5 persent van die koste van die verskaffing en oprigting van enige gedenkteken of monument soos ingevolge artikel 45 voorgelê is, word gehef, onderworpe aan 'n minimum van R3.

6. Gelde vir Nie-inwoners en Persone wat nie Eiendom in die Gebied onder die beheer van die Raad besit nie.

'n Verhoging van 75 persent van alle gelde wat in item 1 van hierdie Bylae uiteengesit is, uitgesonderd in die geval van reserveringsgelde op persele wat ingevolge artikel 24 gereserveer is."

P.B. 2-4-2-23-3

Administrateurskennisgewing 1216

19 Julie 1972

MUNISIPALITEIT KRUGERSDORP: WYSIGING VAN PENSIOENFONDSVERORDENINGE.

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 Pensioenfondsverordeninge van die Munisipaliteit Krugersdorp, aangekondig by Administrateurskennisgewing 632 van 17 Augustus 1960, soos gewysig, word hierby verander soos volg gewysig:—

1. Deur in die voorbehoudsbepaling van artikel 6 na die woord "word", die volgende in te voeg:—

"en verder verhoog word met 1% (een persent) vanaf die eerste dag van die maand wat volg op die datum van afkondiging van hierdie wysiging".

2. Deur in artikel 10(1)(a) die woord "eentigtigste" deur die uitdrukking "een-sewentigste" te vervang.

P.B. 2-4-2-71-18.

Administrateurskennisgewing 1217

19 Julie 1972

MUNISIPALITEIT GERMISTON: WYSIGING VAN VERKEERSVERORDENINGE.

Die waarnemende Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 166 van die Ordonnan-

3. Layout and Maintenance of Grave Garden.

(1) R6 per single adult grave and R5 per single child's grave for the minimum period of twelve months and thereafter R5 per single adult grave and R3 per single child's grave for every succeeding minimum period of twelve months.

(2) If upon the expiry of any period of twelve months it is desired that the services shall continue, the reduced charge shall be payable. Should this charge not be paid within 30 days after the date of expiry, all plants and improvements may be removed without further notice and upon renewal of the service at a subsequent date, the full charge as for the first 12 months shall be payable.

4. Exhumation Charges.

- (1) Adult: R16.
- (2) Child: R10.

5. Plan Charges.

A charge equal to 5 per cent of the cost of the Supply and erection of any memorial or monumental work as submitted in terms of section 45 shall be levied, subject to a minimum of R3.

6. Charges for Non-Residents and Non-Property Owners in Areas under the Control of the Council.

An increase of 75 per cent on all charges as set out in item 1 of this Schedule, save in respect of reservation charges on plots reserved under section 24."

P.B. 2-4-2-23-3

Administrator's Notice 1216

19 July, 1972

KRUGERSDORP MUNICIPALITY: AMENDMENT TO 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 Pension Fund By-laws of the Krugersdorp Municipality, published under Administrator's Notice 623, dated 17 August 1960, as amended, are hereby further amended as follows:—

1. By the insertion in the proviso to section 6, after the year "1967" of the following:—

"and further increased by 1% (one per cent) with effect from the first day of the month following the date of publication of this amendment".

2. By the substitution in section 10(1)(a) for the expression "one-eighthieth" of the expression "one-seventieth".

P.B. 2-4-2-71-18.

Administrator's Notice 1217

19 July, 1972

GERMISTON MUNICIPALITY: AMENDMENT TO TRAFFIC BY-LAWS.

The Deputy Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 166 of the Road Traffic Ordinance, 1966, publishes

sie op Padverkeer, 1966, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Verkeersverordeninge van die Munisipaliteit Germiston, afgekondig by Administrateurskennisgewing 27 van 9 Januarie 1957, soos gewysig word hierby verder gewysig deur na artikel 45 die volgende in te voeg:

"Storting van Motorwrakke Verbode."

45 A

- (a) In hierdie artikel het die woorde 'motorvoertuig' en 'padwaardig' die betekenis wat onderskeidelik daar-aan toegewys is deur die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966).
- (b) Behoudens die bepalings van subartikel (c) mag niemand toelaat nie dat 'n motorvoertuig wat nie padwaardig is nie, of die wrak, romp, onderstel, enjin of onderdeel van 'n motorvoertuig vir 'n onafgebroke tydperk van 7 (sewe) dae aanwesig is op 'n perseel wat aan hom behoort of deur hom geokkuper word, indien sodanige motorvoertuig, wrak, romp, onderstel, enjin of onderdeel na die mening van die Raad onöoglik is of moontlik ergernis kan veroorsaak aan die bewoners van die buurt en sigbaar is vanaf 'n straat of 'n aangrensende perseel.
- (c) Die bepalings van hierdie artikel is nie van toepassing nie op 'n perseel ten opsigte waarvan daar 'n geldige motorgaragelisensie ingevolge die Wet op Licensies 1962 (Wet 44 van 1962) of 'n geldige fabriek of werkswinkellisensie ingevolge die Raad se Verordeninge betreffende licensies en Beheer oor Besighede gehou word."

P.B. 2-4-2-98-1

Administrateurskennisgewing 1218

19 Julie 1972

MUNISIPALITEIT HEIDELBERG: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

Die waarnemende 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 Heidelberg, afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, word hierby verder gewysig deur in artikel 87(1) van Hoofstuk 2 onder Deel IV die uitdrukking "(uitgesonderd perde)" te skrap.

P.B. 2-4-2-77-15

Administrateurskennisgewing 1219

19 Julie 1972

MUNISIPALITEIT BOKSBURG: WYSIGING VAN VERORDENINGE INSAKE DIE HUUR VAN SALE.

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

Die Verordeninge insake die Huur van Sale van die Munisipaliteit Boksburg, afgekondig by Administrateurskennisgewing 236 van 6 Maart 1968, word hierby soos volg gewysig:

the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the firstmentioned Ordinance.

The Traffic By-laws of the Germiston Municipality, published under Administrator's Notice 27, dated 9 January 1957, as amended, are hereby further amended by the insertion after section 45 of the following:

"Dumping of Motor Vehicle Wrecks Prohibited."

45 A

- (a) In this section the words 'motor vehicle' and 'road-worthy' shall have the meanings respectively assigned to them by the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966).
- (b) Subject to the provisions of subsection (c), no person shall allow a motor vehicle which is not roadworthy, or the wreck, hull, chassis, engine or part of a motor vehicle to be present for a continuous period of 7 (seven) days on premises owned or occupied by him, if such motor vehicle, wreck, hull, chassis, engine or part, in the opinion of the Council, is unsightly or is likely to cause annoyance to inhabitants of the neighbourhood and is visible from a street or any adjoining premises.
- (c) The provisions of this section shall not apply to premises in respect of which a valid motor garage licence in terms of the Licences Act, 1962 (Act 44 of 1962), or a valid factory or workshop licence in terms of the Council's By-laws relating to Licences and Business Control, is held."

P.B. 2-4-2-98-1

Administrator's Notice 1218

19 July, 1972

HEIDELBERG MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS

The Deputy 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 Heidelberg Municipality, published under Administrator's Notice 11, dated 12 January 1949, as amended, are hereby further amended by the deletion in section 87(1) of the expression "(except horses)".

P.B. 2-4-2-77-15

Administrator's Notice 1219

19 July, 1972

BOKSBURG MUNICIPALITY: AMENDMENT TO BY-LAWS GOVERNING THE HIRE OF HALLS.

The Deputy 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 Governing the Hire of Halls of the Boksburg Municipality, published under Administrator's Notice 236, dated 6 March 1968, are hereby amended as follows:

1. (a) Deur in artikel 1 na die woordomskrywing van "huurder" die volgende woordomskrywing in te voeg:—

"onbevoegde persoon" 'n persoon wat nie 'n lid van die groep in die toepaslike proklamasie kragtens die Wet op Groepsgebiede, 1966 (Wet 36 van 1966) soos van tyd tot tyd gewysig, is nie en wat nie lid van die Blanke of Gekleurde Groep is nie wat in die opskrif van die Bylaes by hierdie verordeninge vermeld word;"

(b) Deur in die woordomskrywing van "saal" in artikel 1 die uitdrukking "Bylae I" deur die woorde "die Bylaes" te vervang.

2. (a) Deur in artikel 2(2) die uitdrukking "enige Asiaat, Bantoe of Kleurling" deur die woorde "'n onbevoegde persoon" te vervang.

(b) Deur die bestaande artikel 2(3) te hernommer 2(3)(a) en na paragraaf (a) die volgende in te voeg:—

"(b) Geen saal word vir repetisies op Woensdae, Vrydae, Saterdae en Sondae verhuur nie, en geen repetisie mag na 11 nm. op enige ander aand gehou word nie."

(c) Deur in artikel 2(4) na die woorde "is", die volgende voorbehoudsbepaling in te voeg:—

"Met dien verstande dat enige geregistreerde Wel-synsorganisasie met die voorafverkreeë toestemming van die Raad en die huurder verversings tydens enige geleentheid kan verkoop."

3. (a) Deur in artikel 3(1) die uitdrukking "Bylae I" deur die woorde "die Betrokke Bylaes" te vervang.

(b) Deur subartikel (2) van artikel 3 deur die volgende te vervang:—

(2) Die huur van die saal sluit die bewaarkamers, verhoog, decor, kleedkamers, kaartjieskantoor, regop klavier, gewone verligting, sitplekke en gemakhuisse wat by sodanige saal behoort, in, en wanneer die Stadsaal gehuur word, ook die vertrek onder die verhoog, asook die twee sysale, en wanneer die eetsaal gehuur word, ook die gebruik van die kombuis, met die elektriese stowe, yskaste en ander toebehore, maar sluit alle geriewe uit waarvoor tariewe spesiaal in die Bylaes hierby voorgeskryf is."

(c) Deur na artikel 3(3) die volgende in te voeg:—

"(4) Die huurtydperk waarvoor betaal moet word, word bereken van die tyd waarop die saal vir die toelating van enige toeganger oopgesluit word totdat die laaste toeganger die saal verlaat en die saal vir toegangers gesluit word."

4. Deur in artikel 12(1), (2) en (3) die uitdrukking "voor 8-uur op die oggend wat volg op" deur die woorde "binne 'n tydperk van twee uur na" te vervang.

5. Deur die bestaande artikel 13 te hernommer 13(1) en na subartikel (1) die volgende in te voeg:—

"(2) Indien die huurder versuim om aan die bepalings van subartikel (1) te voldoen, is die Raad geregtig om die breekgoed en eetgerei wat van die Raad gehuur was, te laat skoonmaak en die gelde daarvoor, soos in Bylae II hierby uiteengesit, op die huurder te verhaal."

6. Deur in artikel 22 na die woorde "verrigting" die woorde "van toepassing is" in te voeg.

7. Deur Bylaes I en II deur die volgende te vervang:—

1. (a) By the insertion in section 1 after the definition of "hirer" of the following definition:—

"disqualified person" means a person who is not a member of the group specified in the relevant proclamation in terms of the Group Areas Act, 1966 (Act 36 of 1966), as amended from time to time, and who is not a member of the White or Coloured Group mentioned in the heading to the Schedules to these by-laws."

(b) By the substitution in section 1 for the expression "Schedule I" in the definition of "hall" of the words "the Schedules".

2. (a) By the substitution in section 2(2) for the expression "any Asiatic, Bantu or Coloured person" of the words "a disqualified person".

(b) By the renumbering of the existing section 2(3) to read 2(3)(a) and the insertion after paragraph (a) of the following:—

"(2(b) No hall shall be let for rehearsals on Wednesdays, Fridays, Saturdays and Sundays, and no rehearsals shall be permitted after 11 p.m. on any other evening."

(c) By the insertion in section 2(4) after the word "functions" of the following proviso:—

"Provided that any registered Welfare Organisation may, with the prior approval of the Council and the hirer, sell refreshments during any function".

3. (a) By the substitution in section 3(1) for the expression "Schedule I" of the words "the relevant Schedules".

(b) By the substitution for subsection (2) of section 3 of the following:—

"(2) The hiring of the hall shall include the use of the cloakrooms, stage, scenery, dressingrooms, pay-box, upright piano, usual lighting, seating accommodation and toilets appurtenant to such hall and, when the Town Hall is hired, also the apartment underneath the stage and both side-wings and, when the banqueting hall is hired, also the use of the kitchen with electrical stoves, refrigerators and other accessories, but shall exclude all facilities for which special charges are prescribed in the Schedules hereto."

(c) By the insertion after section 3(3) of the following:

"(4) The period of hire for which payment must be made, shall be calculated from the time when the hall is opened to any person attending the function until such time as the last person attending the function has left the hall and the hall is closed for persons attending."

4. By the substitution in section 12(1), (2) and (3) for the expression "by 8 o'clock on the morning following" of the words "within a period of two hours after".

5. By the renumbering of the existing section 13 to read 13(1) and the insertion after subsection (1) of the following:—

"(2) Should the hirer fail to comply with the conditions of subsection (1) the Council shall be entitled to clean the crockery and cutlery hired from the Council, and to recover the charges therefor as set out in Schedule II hereto, from the hirer."

6. By the insertion in section 22 of the Afrikaans text after the woorde "verrigting" of the words "van toepassing is".

7. By the substitution for Schedules I and II of the following:—

“BYLAE I.

**SALE VIR DIE UITSLUITLIKE GEBRUIK VAN BLANKES.
HUURGELDE BETAALBAAR.**

"SCHEDULE 1.

HALLS FOR EXCLUSIVE USE BY WHITES
RENTAL PAYABLE.

FUNCTION	Rental payable per hour or part thereof.					
	Town Hall, Banqueting Hall or Centenary Hall			Committee room, north- or south-wing or other rooms which are hired.		
	Between the hours 6 a.m. and 6 p.m.	Between the hours 6 p.m. and midnight	Between midnight and 6 a.m.	Between the hours 6 a.m. and 6 p.m.	Between the hours 6 p.m. and midnight	Between the hours midnight and 6 a.m.
1. All functions for which no admission is charged, collections or donations taken or where no goods or articles are offered for sale, including church services	R	R	R	R	R	R
	5,00	7,00	8,00	2,00	3,00	5,00
2. All functions for which admission is charged, collections or donations taken or where goods or articles are offered for sale, except church services and other functions mentioned elsewhere in this tariff	6,00	8,00	10,00	3,00	5,00	7,00
3. (1) Exhibitions, displays, shows, congresses, conferences and sales for which no licence is necessary, provided any such function shall be of more than six hours duration	3,00	4,00	5,00	1,50	2,00	3,00
3. (2) Exhibitions, displays, shows, congresses, conferences and sales for which no licence is necessary, provided any such function shall be of less than six hours duration	1,50	2,00	2,50	1,00	1,00	1,50
4. Rehearsals	2,00	3,00	—	—	—	—
5. Elections, official public referendums (except Municipal elections)	75c	75c	75c	—	—	—

6. Minimum Period of Hire:

The minimum for which a hall may be hired, is three consecutive hours, except in the case of Church and Sunday school services.

7. Additional Charges:

The minimum period for which a hall may be hired, is three consecutive hours, except in the case of Church and Sunday school services.

8. Special Tariffs:

- (1) Boksburg Homecrafts, R1 per meeting for the hire of the Banqueting Hall only.
- (2) Suid-Afrikaanse Vroue-federasie, R1,50 per meeting for the hire of the Banqueting Hall and piano.
- (3) National Council of Women, R1 per meeting for the hire of the Banqueting Hall only.
- (4) Transvaalse Vroue Landbou Unie, R1,50 per meeting for the hire of the Banqueting Hall and piano.
- (5) S.A. Blood Transfusion, R1,25 per transfusion occasion for the hire of the Centenary Hall only.

BYLAE II.

**TARIEWE VIR DIE HUUR VAN TAFELGEREEDSKAP, BREEKGOED EN ANDER TOERUSTING
AAN LEDE VAN DIE BLANKE GROEP EN BETALING VIR VERLIESE OF BREEKSKADE.**

1. Tafelgereedskap, breekgoed en ander uitrusting:—

	Huurgelde (Elk)	Tarief vir skoonmaak (Elk)	Bedrag betaal vir verliese of breekskade (Elk)
(a) Koppies en pierings	2c	1c	30c
(b) Messe	2c	1c	50c
(c) Dessertvurke	2c	1c	30c
(d) Dessertlepels	2c	1c	30c
(e) Eetlepels	2c	1c	40c
(f) Teelepels	2c	1c	15c
(g) Dessertbakies	2c	1c	30c
(h) 250 mm-borde	2c	1c	40c
(i) 200 mm-borde	2c	1c	35c
(j) 150 mm-borde	2c	1c	30c
(k) 100 mm-borde	2c	1c	30c
(l) Suikerpotte	2c	1c	40c
(m) Melkbekers	2c	1c	35c
(n) 3 m-tafeldoekie	25c	—	R1,50
(o) 5 m-tafeldoekie	30c	—	R3,00
(p) Skinkborde	Gratis	—	R1,50
(q) Emaljebekers	5c	2c	R1,70

2. Luidsprekertoestel, insluitende die dienste van die bediener:—

(1) Vir die eerste uur: R5.

(2) Daarna, per uur of gedeelte daarvan: R3.

3. Vleuelklavier, slegs deur professionele persone gebruik te word, per verrigting: R7.

4. Tombolastalletjie, per verrigting: R2.

5. Bykomende verligting, per uur of gedeelte daarvan: 50c.

6. Bokskrytligte, per verrigting: R5.

7. Verdwowers, insluitende dienste van bediener, per uur of gedeelte daarvan: R3.

SCHEDULE II.

CHARGES FOR THE HIRE OF CUTLERY, CROCKERY AND OTHER EQUIPMENT TO
MEMBERS OF THE WHITE GROUP AND PAYMENT FOR LOSSES OR BREAKAGES.

1. Cutlery, crockery and other equipment:—

	Charges for Hire (Each)	Charge for Cleaning (Each)	Amount payable for losses or breakages (Each)
(a) Cups and saucers	2c	1c	30c
(b) Knives	2c	1c	50c
(c) Dessert forks	2c	1c	30c
(d) Dessert spoons	2c	1c	30c
(e) Table spoons	2c	1c	40c
(f) Tea spoons	2c	1c	15c
(g) Dessert plates	2c	1c	30c
(h) 250 mm plates	2c	1c	40c
(i) 200 mm plates	2c	1c	35c
(j) 150 mm plates	2c	1c	30c
(k) 100 mm plates	2c	1c	30c
(l) Sugar basins	2c	1c	40c
(m) Milk jugs	2c	1c	35c
(n) 3 m table cloths	25c	—	R1,50
(o) 5 m table cloths	30c	—	R3,00
(p) Trays	Free	—	R1,50
(q) Enamel jugs	5c	2c	R1,70

2. Public address system, including services of operator:—

- (1) For the first hour or part thereof: R5.
- (2) Thereafter, per hour or part thereof: R3.

3. Grand piano, for the use of professionals only, per function: R7.

4. Tombola stall, per function: R2.

5. Additional lighting, per hour or part thereof: 50c.

6. Boxing ring lights, per function: R5.

7. Dimmers, including services of operator, per hour or part thereof: R3.

BYLAE III.

SALE VIR DIE UITSLUITLIKE GEBRUIK VAN KLEURLINGE.

FUNKSIE	Huurgelde betaalbaar per uur of gedeelte daarvan.					
	HOOFSAAL			SYSAAL		
	Tussen ure 6 vm. en 6 nm.	Tussen ure 6 nm. en middernag	Tussen middernag en 6 vm.	Tussen ure 6 vm. en 6 nm.	Tussen ure 6 nm. en middernag	Tussen ure middernag en 6 vm.
1. Alle funksies waarvoor geen toegangsgelde gehef word nie, geen kollekte of bydraes opgeneem word of waarop geen artikels of goedere te koop aangebied word nie, insluitende kerkdienste ...	R 2,00	R 3,00	R 5,00	R 1,00	R 1,50	R 3,00
2. Alle funksies waarvoor toegangsgelde gehef word, kollektes of bydraes opgeneem word of waarop goedere of artikels te koop aangebied word, behalwe kerkdienste en ander funksies elders in hierdie tariewe genoem ...						
	3,00	4,00	6,00	1,50	2,00	2,50
3. Tentoonstellings, uitstallings, skoue en verkoope waarvoor geen lisensie nodig is nie, mits sodanige funksie langer as ses uur duur ...	1,00	1,50	2,50	75c	1,00	2,00
4. Repetisies ...	75c	1,00	—	—	—	—
5. Verkiesings van lede van die Kleurling-Raadplegende Komitee of enige ander ampelike Volkstemming ...	50c	50c	50c	—	—	—
6. Minimum Huurydperk: Die minimum tydperk waarvoor 'n saal bespreek kan word is drie agtereenvolgende ure, behalwe in die geval van Kerk- en Sondagskoldienste.						
7. Bykomende Heffings: Vir alle verrigtinge wat op 'n Sondag of openbare vakansiedag gehou word is 'n bykomende heffing van 50% van die toepaslike tariewe in hierdie bylae genoem betaalbaar.						
8. Gebruik van Eetsaal saam met die Hoofsaal. Wanneer die Eetsaal saam met die Hoofsaal vir 'n besondere verrigting gebruik word, is die huurgeld vir die eetsaal, per geleentheid: R2.						
9. Gebruik van die Eetsaal saam met die Sysaal. Wanneer die eetsaal saam met die Sysaal vir 'n besondere verrigting gebruik word, is die huurgeld vir die eetsaal, per geleentheid: R2."						

PB. 2-4-2-94-8.

SCHEDULE III.

HALLS FOR EXCLUSIVE USE BY COLOURED S.

FUNCTION	Rental payable <i>per hour</i> or part thereof.					
	MAIN HALL			FOYER		
	Between the hours 6 a.m. and 6 p.m.	Between the hours 6 p.m. and midnight	Between midnight and 6 a.m.	Between the hours 6 a.m. and 6 p.m.	Between the hours 6 p.m. and midnight	Between the hours midnight and 6 a.m.
1. All functions for which no admission is charged, collections or donations taken, or where no goods or articles are offered for sale including church services.	R 2,00	R 3,00	R 5,00	R 1,00	R 1,50	R 3,00
2. All functions for which admission is charged, collections or donations taken or where goods or articles are offered for sale, except church services and other functions mentioned elsewhere in this tariff.	3,00	4,00	6,00	1,50	2,00	2,50
3. Exhibitions, displays, shows and sales for which no licence is necessary, provided any such function shall be of more than six hours' duration	1,00	1,50	2,50	75c	1,00	2,00
4. Rehearsals	75c	1,00	—	—	—	—
5. Election of members of the Coloured Consultative Committee or other official public referendums	50c	50c	50c	—	—	—

6. Minimum period of hire:

The minimum period for which a hall may be hired, shall be three consecutive hours, except in the case of Church and Sunday School Services.

7. Additional Charges:

An additional charge of 50 per cent of the relevant tariff mentioned in this Schedule shall be levied for all functions held on a Sunday or Public Holiday.

8. Use of Banqueting Hall together with Main Hall:—

When the Banqueting Hall is hired together with the Main Hall for a particular function, the rental for the Banqueting Hall shall be, per occasion: R2.

9. Use of the Banqueting Hall together with the Foyer:—

When the Banqueting Hall is hired together with the Foyer for a particular function, the rental for the Banqueting Hall shall be, per occasion: R2."

ALGEMENE KENNISGEWINGS**KENNISGEWING 442 VAN 1972.****ONDERVERDELING VAN PLAAS.**

Kennis geskied hierby aan Nourse Mines Limited (in vrywillige likwidasie) sy opvolgers in titel of sy regsvrykrygenges, synde die houers van die mineralerechte van die ondervermelde eiendom, dat Raebor Investments (Pty.) Ltd. (die geregistreerde eienaar van die ondervermelde eiendom) 'n aansoek om die verdeling van:

Sekere Gedeelte 544 van die plaas Doornfontein No. 92 I.R., geleë in die distrik Johannesburg. aan die Sekretaris, Dorperraad, Pretoria, voorgê het, en dat die gemelde Raebor Investments (Pty.) Ltd. hiermee 'n beroep doen op die gemelde Nourse Mines Limited (in vrywillige likwidasie), sy opvolgers in titel of sy regsvrykrygenges om, indien hulle daarteen beswaar wil aanteken, hulle sodanige beswaar binne 'n tydperk van 2 (twee) maande na die eerste verskyning van hierdie kennisgewing by die Sekretaris, Dorperraad, Pretoria, moet indien.

442—5—12—19

KENNISGEWING 453 VAN 1972**VOORGESTELDE WYSIGING VAN DIE TITEL-
VOORWAARDES VAN HOEWE NO. 30, BREDELL
LANDBOUHOEWES, DISTRIK KEMPTON PARK.**

Hierby word bekend genaak dat Jan Daniel de Bruin 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 Hoewe No. 30, Bredell Landbouhoewes, distrik Kempton Park ten einde dit moontlik te maak om 'n karavaan park daar te stel asook 'n resaurant, swembad, tennisbaan en speelpark vir kinders.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria.

Besware teen die aansoek kan op of voor 16 Augustus 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, 19 Julie 1972.

P.B. 4-16-2-91-4

KENNISGEWING 454 VAN 1972**AANSOEK INGEVOLGE DIE WET OP OPHEFFING.
VAN BEPERKINGS 84 VAN 1967 VIR:**

- A. DIE WYSIGING VAN DIE TITELVOORWAARDES VAN LOTTE NOS. 1930 EN 286, DORP MALVERN, DISTRIK JOHANNESBURG.
- B. DIE WYSIGING VAN DIE JOHANNESBURG DORPSAANLEGSKEMA TEN OPSIGTE VAN

GENERAL NOTICES**NOTICE 442 OF 1972.****SUBDIVISION OF FARM.**

Notice is hereby given to Nourse Mines Limited (in Voluntary Liquidation), its Successors in Title or Assigns, being the holder of the mineral rights in the undermentioned property that Raebor Investments (Proprietary) Limited (the Registered Owner of the undermentioned property) has lodged an Application for division of:—

Certain Portion 544 of the farm Doornfontein No. 92 I.R., situated in the District of Johannesburg.

with the Secretary, Townships Board, Pretoria, and the said Raebor Investments (Proprietary) Limited hereby calls on the said Nourse Mines Limited (In Voluntary Liquidation), its Successors in Title or Assigns, if it so wishes to lodge objection with the Secretary, Townships Board, within a period of 2 (two) months after the first publication of this notice.

442—5—12—19

NOTICE 453 OF 1972.**PROPOSED AMENDMENT OF THE CONDITIONS
OF TITLE OF HOLDING NO. 30 BREDELL AGRI-
CULTURAL HOLDINGS, DISTRICT KEMPTON
PARK.**

It is hereby notified that application has been made by Jan Daniel de Bruin in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Holding No. 30, Bredell Agricultural Holdings, District Kempton Park to permit the holding being used for the erection of a caravan park as well as a restaurant, swimming pool, tennis court and a park for children.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretorius Street, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 16 August 1972.

G. P. NEL,
Director of Local Government.
Pretoria, 19 July, 1972.

P.B. 4-16-2-91-4

NOTICE 454 OF 1972**APPLICATION IN TERMS OF THE REMOVAL OF
RESTRICTIONS ACT 84 OF 1967 FOR:**

- A. THE AMENDMENT OF THE CONDITIONS OF TITLE OF LOTS NOS. 1930 AND 286, MALVERN TOWNSHIP, DISTRICT JOHANNESBURG.
- B. THE AMENDMENT OF THE JOHANNESBURG TOWN-PLANNING SCHEME IN RESPECT OF

**LOTTE NOS. 1930 EN 286, DORP MALVERN,
DISTRIK JOHANNESBURG.**

Hierby word bekend gemaak dat Shell South Africa (Eiendoms) Beperk ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir:

(1) Die wysiging van titelvoorwaardes van Lotte Nos. 1930 en 286, Dorp Malvern, Distrik Johannesburg ten einde 'n garage op die eiendom op te rig.

(2) Die wysiging van die Johannesburg dorpsaanlegskema deur die hersonering van die lotte van "Algemene Besigheid" en "Spesiale Woon" tot "Spesiaal" vir garage doeleinades.

Die wysigingskema sal bekend staan as Johannesburg Wysigingskema No. 1/589.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van dié Direkteur van Plaaslike Bestuur, Kamer B306, Blok B, Provinciale Gebou, Pretoriustraat, Pretoria.

Besware teen die aansoek kan op of 16 Augustus 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, 19 Julie 1972.

P.B. 4-14-2-818-1

KENNISGEWING 455 VAN 1972

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN LOT NO. 476, DORP WINDSOR, DISTRIK JOHANNESBURG.

Hierby word bekend gemaak dat Eva Kourie 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. 476, Dorp Windsor, Distrik Johannesburg ten einde dit moontlik te maak dat die lot in ooreenstemming met die bestaande dorpsaalegskema 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, Pretoriustraat, Pretoria.

Besware teen die aansoek kan op of voor 16 Augustus 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, 19 Julie 1972.

P.B. 4-14-2-1467-4

KENNISGEWING 456 VAN 1972.

AANSOEK INGEVOLGE DIE WET OP OPHEFFING VAN BEPERKINGS 84 VAN 1967 VIR:

- A. DIE WYSIGING VAN DIE TITELVOORWAARDES VAN ERF NO. 715, DORP WATERKLOOF RIDGE, STAD PRETORIA.
- B. DIE WYSIGING VAN DIE PRETORIASSTREEK-DORPSAANLEGSKEMA TEN OPSIGTE VAN

LOTS NOS. 1930 AND 286, MALVERN TOWNSHIP, DISTRICT JOHANNESBURG.

It is hereby notified that application has been made by Shell South Africa (Proprietary) Limited in terms of section 3(1) of the Removal of Restrictions Act, 1967, for:

(1) The amendment of the conditions of title of Lots Nos. 1930 and 286, Malvern Township, District Johannesburg in order to permit the use of the stands for garage purposes.

(2) The amendment of the Johannesburg Town-planning scheme by the rezoning of the lots from "General Business" and "Special Residential" to "Special" for garage purposes.

This amendment scheme will be known as Johannesburg Amendment Scheme No. 1/589.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretorius Street, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 16th August, 1972.

G. P. NEL,

Director of Local Government.

Pretoria, 19 July, 1972.

P.B. 4-14-2-818-1

NOTICE 455 OF 1972

PROPOSED AMENDMENT OF THE CONDITIONS OF TITLE OF LOT NO. 476, WINDSOR TOWNSHIP, DISTRICT JOHANNESBURG.

It is hereby notified that application has been made by Eva Kourie in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Lot No. 476, Windsor Township, District Johannesburg to enable the lot to be used in conformity with the existing town-planning scheme.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretorius Street, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 16th August, 1972.

G. P. NEL,

Director of Local Government.

Pretoria, 19 July, 1972.

P.B. 4-14-2-1467-4

NOTICE 456 OF 1972

APPLICATION IN TERMS OF THE REMOVAL OF RESTRICTIONS ACT 84 OF 1967 FOR:

- A. THE AMENDMENT OF THE CONDITIONS OF TITLE OF ERF NO. 715, WATERKLOOF RIDGE TOWNSHIP, CITY PRETORIA.
- B. THE AMENDMENT OF THE PRETORIA REGION TOWN-PLANNING SCHEME IN RES-

**ERF NO. 715, DORP WATERKLOOF RIDGE,
STAD PRETORIA.**

Hierby word bekend gemaak dat De Wagendrift Beleggings (Eiendoms) Beperk ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir:

(1) Die wysiging van titelvoorwaardes van Erf No. 715, Dorp Waterkloof Ridge ten einde dit moontlik te maak om die erf te onderverdeel.

(2) Die wysiging van die Pretoriastreek-Dorpsaanlegskema deur die hersonering van Erf No. 715, dorp Waterkloof Ridge van "Een woonhuis per erf" tot "Een woonhuis per 20 000 vierkante voet".

Die wysigingskema sal bekend staan as Pretoriastreek-Wysigingskema No. 383.

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 16 Augustus 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, 19 Julie 1972.

P.B. 4-14-2-1406-6

KENNISGEWING 457 VAN 1972

VOORGESTELDE WYSIGING VAN DIE TITELVOORWAARDES VAN HOEWES NOS. 24, 25 EN 26 TROUT-WATERS LANDBOUHOEWES, DISTRIK PIETERSBURG.

Hierby word bekend gemaak dat Svein Peder Seather 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 Hoewes Nos. 24, 25 and 26, Trout-waters, Landbouhoeves, Distrik Pietersburg, ten einde dit moontlik te maak dat die hoeves vir die oprigting van houtraamgeboue 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 16 Augustus 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, 19 Julie 1972.

P.B. 4-16-2-604-1

KENNISGEWING 458 VAN 1972

**AANSOEK INGEVOLGE DIE WET OP OPHEFFING
VAN BEPERKINGS 84 VAN 1967 VIR:**

A. DIE WYSIGING VAN DIE TITELVOORWAARDES VAN LOT NO. 108, DORP ILLOVO, DISTRIK JOHANNESBURG.

**PECT OF ERF NO. 715, WATERKLOOF RIDGE
TOWNSHIP, CITY PRETORIA.**

It is hereby notified that application has been made by De Wagendrift Beleggings (Eiendoms) Beperk in terms of section 3(1) of the Removal of Restrictions Act, 1967, for:

(1) The amendment of the conditions of title of Erf No. 715 Waterkloof Ridge Township in order to permit the subdivision of the erf.

(2) The amendment of the Pretoria Region Town-planning Scheme by the rezoning of Erf No. 715, Waterkloof Ridge township from "One dwelling per erf" to "One dwelling per 20 000 sq. ft."

This amendment scheme will be known as Pretoria Region Amendment Scheme No. 383.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretorius Street, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 16th August, 1972.

G. P. NEL,
Director of Local Government.
Pretoria, 19 July, 1972.

P.B. 4-14-2-1406-6

NOTICE 457 OF 1972.

**PROPOSED AMENDMENT OF THE CONDITIONS
OF TITLE OF HOLDINGS NOS. 24, 25 AND 26,
TROUT-WATERS AGRICULTURAL HOLDINGS,
DISTRICT PIETERSBURG.**

It is hereby notified that application has been made by Svein Peder Seather in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment of the conditions of title of Holdings Nos. 24, 25 and 26 Trout-Waters Agricultural Holdings, District Pietersburg to permit the construction of timber frame buildings on the holdings.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretorius Street, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 16th August 1972.

G. P. NEL,
Director of Local Government.
Pretoria, 19 July, 1972.

P.B. 4-16-2-604-1

NOTICE 458 OF 1972

**APPLICATION IN TERMS OF THE REMOVAL OF
RESTRICTIONS ACT 84 OF 1967 FOR:**

A. THE AMENDMENT OF THE CONDITIONS OF
TITLE OF LOT NO. 108, ILLOVO TOWNSHIP,
DISTRICT JOHANNESBURG.

B. DIE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA TEN OPSIGTE VAN LOT NO. 108, DORP ILLOVO, DISTRIK JOHANNESBURG.

Hierby word bekend gemaak dat Nafsika Stathakis ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir:

(1) Die wysiging van titelvoorwaardes van Lot No. 108, Dorp Illovo, ten einde die oprigting van woonstelle en winkels in 'n gebou wat nie 'n hoogte van 25 m sal oorskry nie moontlik te maak.

(2) Die wysiging van die Johannesburgse Dorpsaanlegskema deur die hersonering van Lot. No. 108, Illovo Dorp van "Spesiale Woon" tot "Spesiaal" om winkels, woonstelle en parkering vir motors toe te laat.

Die wysigingskema sal bekend staan as Johannesburg-Wysigingskema No. 2/78.

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.

Beware teen die aansoek kan op of voor 16 Augustus 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, 19 Julie 1972.

P.B. 4-14-2-634-3

B. THE AMENDMENT OF THE JOHANNESBURG TOWN-PLANNING SCHEME IN RESPECT OF LOT NO. 108, ILLovo TOWNSHIP, DISTRICT JOHANNESBURG.

It is hereby notified that application has been made by Nafsika Stathakis in terms of section 3(1) of the Removal of Restrictions Act, 1967, for:

(1) The amendment of the conditions of title of Lot No. 108, Illovo Township in order to permit the erection of flats and shops in a building which will not exceed 25 m in height.

(2) The amendment of the Johannesburg Town-planning scheme by the rezoning of Lot No. 108, Illovo Township from "Special Residential" to "Special" to permit shops, flats and parking for motor vehicles.

The amendment scheme will be known as Johannesburg Amendment Scheme No. 2/78.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretorius Street, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 16th August 1972.

G. P. NEL,
Director of Local Government.
Pretoria, 19 July, 1972.

P.B. 4-14-2-634-3

KENNISGEWING 459 VAN 1972

AANSOEK INGEVOLGE DIE WET OP OPHEFFING VAN BEPERKINGS 84 VAN 1967 VIR:

A. DIE WYSIGING VAN DIE TITELVOORWAARDES VAN LOT NO. 670, DORP MUCKLENEUK, STAD PRETORIA.

B. DIE WYSIGING VAN PRETORIA DORPSAANLEGSKEMA TEN OPSIGTE VAN LOT NO. 670, DORP MUCKLENEUK, STAD PRETORIA.

Hierby word bekend gemaak dat Ingeborg Elfriede Gertrud Daneel ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir:

(1) Die wysiging van titelvoorwaardes van Lot No. 670, dorp Muckleneuk ten einde die lot onder te verdeel en een woonhuis op elke gedeelte te kan oprig.

(2) Die wysiging van Pretoria-dorpsaanlegskema deur die hersonering van Lot No. 670, dorp Muckleneuk van "Een woonhuis per erf" tot "Een woonhuis per 12 500 vk. vt."

Die wysigingskema sal bekend staan as die Pretoria-Wysigingskema No. 1/334.

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.

Beware teen die aansoek kan op of voor 16 Augustus 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, 19 Julie 1972.

P.B. 4-14-2-906-2

NOTICE 459 OF 1972

APPLICATION IN TERMS OF THE REMOVAL OF RESTRICTIONS ACT 84 OF 1967 FOR:

A. THE AMENDMENT OF THE CONDITIONS OF TITLE OF LOT NO. 670, MUCKLENEUK TOWNSHIP, CITY PRETORIA.

B. THE AMENDMENT OF PRETORIA TOWN-PLANNING SCHEME IN RESPECT OF LOT NO. 670, MUCKLENEUK TOWNSHIP, CITY PRETORIA.

It is hereby notified that application has been made by Ingeborg Elfriede Gertrud Daneel in terms of section 3(1) of the Removal of Restrictions Act, 1967, for:

(1) The amendment of the conditions of title of Lot No. 670, Muckleneuk Township in order to permit the subdivision of the lot and the erection of a dwelling on every subdivided portion.

(2) The amendment of Pretoria Town-planning Scheme by the rezoning of Lot No. 670, Muckleneuk Township from "One dwelling per erf" to "One dwelling per 12 500 sq. ft."

This amendment scheme will be known as the Pretoria Amendment Scheme No. 1/334.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Room B306, Block B, Provincial Building, Pretorius Street, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or P.O. Box 892, Pretoria, on or before the 16th August 1972.

G. P. NEL,
Director of Local Government.
Pretoria, 19 July, 1972.

P.B. 4-14-2-906-2

KENNISGEWING 460 VAN 1972

PRETORIASTREEK-WYSIGINGSKEMA NO. 341.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Subulosus (Edms.) Beperk P/a Peens, Smit en Oelofse, Posbus 1201, Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanlegskema 1960, te wysig deur die hersoneering van Erf No. 628, geleë op die hoek van Von Willichlaan en Amsterdamweg, Erwe Nos. 639 en 640 geleë aan Nerineelaan en Erf No. 641 geleë op die hoek van Nerineelaan en Amsterdamweg, dorp Clubview uitbreiding No. 6 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir Woonhuise en/of Duplexwoonstelle, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 341 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 vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 14013, Verwoerdburg, Pretoria, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 19 Julie 1972.

19—26

KENNISGEWING 461 VAN 1972

PRETORIA-WYSIGINGSKEMA NO. 1/333.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars Shell South Africa (Edms.) Bpk., Posbus 4578, Johannesburg aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die hersoneering van Erf No. 2860 en gedeelte I van Erf No. 2180, begrens deur Scheidingstraat, Railwaystraat en Loopstraat, dorp Pretoria soos volg:

- (i) Erf No. 2860 van "Algemene Besigheid" tot "Spesiaal" vir Algemene Besigheid en Publieke Garage met 'n digtheid van "Een woonhuis per 5 000 vk. vt." onderworpe aan sekere voorwaardes.
- (ii) Gedeelte 1 van Erf No. 2180 van "Algemene Woon" tot "Spesiaal" vir Algemene besigheid en Publieke Garage met 'n digtheid van "Een woning per 5 000 vk. vt." onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/333 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 vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van

NOTICE 460 OF 1972

PRETORIA REGION AMENDMENT SCHEME NO. 341.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Subulosus (Pty.) Ltd., c/o Peens, Smit and Oelofse, P.O. Box 1201, Pretoria for the amendment of Pretoria Region Town-planning Scheme 1960 by rezoning Erf No. 628, situate on the corner of Von Willich Avenue and Amsterdam Road, Erven Nos. 639 and 640 situate on Nerine Avenue and Erf No. 641, situate on the corner of Nerine Avenue and Amsterdam Avenue, Clubview extension No. 6 Township, form "Special Residential" with a density of "One dwelling per erf" to "Special" for dwellinghouses and/or duplex flats, subject to certain conditions.

The amendment will be known as Pretoria Region Amendment Scheme No. 341. 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 14013, Verwoerdburg Pretoria at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 19 July, 1972.

19—26

NOTICE 461 OF 1972

PRETORIA AMENDMENT SCHEME NO. 1/333.

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 Shell South Africa (Proprietary) Limited, P.O. Box 4578, Johannesburg for the amendment of Pretoria Town-planning Scheme No. 1, 1944 by rezoning Erf No. 2860 and Portion I of Erf No. 2180, bounded by Scheiding Street, Railway Street and Loop Street, Pretoria Township, in the manner following:

- (i) Erf No. 2860 from "General Business" to "Special" for General Business and Public Garage with a density of "One dwelling per 5 000 sq. ft." subject to certain conditions."
- (ii) Portion 1 of Erf No. 2180, from "General Residential" to "Special" for General Business and Public Garage with a density of "One dwelling per 5 000 sq. ft." subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme No. 1/333. 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

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, 19 Julie 1972.

19—26

KENNISGEWING 462 VAN 1972.

GERMISTON-WYSIGINGSKEMA NO. 1/113.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars, mnr. S. Lencioni, I. Rondano en G. Rondano, p/a H. L. Kühn en vennote, Posbus 722, Germiston aansoek gedoen het om Germiston-dorpsaanlegskema No. 1, 1945, te wysig deur die hersonering van Restant van Gedelte A van Gedelte 4, geleë aan Andersonlaan, dorp Klippoortje Landbouhoeves, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 30 000 vk. vt." tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema No. 1/113 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 Germiston 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 bovemelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 145, Germiston, skriftelike voorgelê word.

G. P. NEL,

Direkteur van Plaaslike Bestuur.

Pretoria, 19 Julie 1972.

19—26

KENNISGEWING 463 VAN 1972.

KRUGERSDORP-WYSIGINGSKEMA NO. 1/64.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar Meerden Beleggings (Eiendoms) Beperk, Posbus 439, Krugersdorp aansoek gedoen het om Krugersdorp-dorpsaanlegskema No. 1, 1946, te wysig deur die hersonering van Standplose No's. 124, 125 en 126, geleë aan Eloffstraat, dorp Krugersdorp, van "Algemene Woon" tot "Algemene Besigheid" met 'n digtheid van "Een woonhuis per 2 500 vk. vt." in hoogte sone Een.

Verdere besonderhede van hierdie wysigingskema (wat Krugersdorp-wysigingskema No. 1/64 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 Krugersdorp, 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 bovemelde adres of Posbus 892, Pretoria, en

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, 19 July, 1972.

19—26

NOTICE 462 OF 1972.

GERMISTON AMENDMENT SCHEME NO. 1/113.

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. S. Lencioni, I. Rondano and G. Rondano, c/o H. L. Kühn en Partners, P.O. Box 722, Germiston for the amendment of Germiston Town-planning Scheme No. 1, 1945 by rezoning Remainder of Portion A of Portion 4, situate on Anderson Lane, Klippoortje Agricultural Lots Township, from "Special Residential" with a density of "One dwelling per 30 000 sq. ft." to "Special Residential" with a density of "One dwelling per 15 000 sq. ft."

The amendment will be known as Germiston Amendment Scheme No. 1/113. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Germiston and at the office of the Director of Local Government, Room B407, Provincial Building, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address or P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 145, Germiston at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,

Director of Local Government.

Pretoria, 19 July, 1972.

19—26

NOTICE 463 OF 1972.

KRUGERSDORP AMENDMENT SCHEME NO. 1/64.

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 Meerden Beleggings (Eiendoms) Beperk, P.O. Box 439, Krugersdorp for the amendment of Krugersdorp Town-planning Scheme No. 1, 1946, by rezoning Stands No's. 124, 125 and 126, situate on Eloff Street, Krugersdorp Township, from "General Residential" to "General Business" with a density of "One dwelling per 2 500 sq. ft." in Height Zone One.

The amendment will be known as Krugersdorp Amendment Scheme No. 1/64. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Krugersdorp and at the office of the Director of Local Government, Room B407, Provincial Building, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing, at the above address of P.O. Box 892, Pretoria, and the Town Clerk, P.O. Box 94, Krugers-

die Stadsklerk, Posbus 94, Krugersdorp, skriftelik voor-
gelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 19 Julie 1972.

19—26

dorp at any time within a period of 4 weeks from the date of this notice.

G. P. NEL,
Director of Local Government.

Pretoria, 19 July, 1972.

19—26

KENNISGEWING 464 VAN 1972.

PRETORIA-WYSIGINGSKEMA NO. 1/323.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnre. Brooklyn Dens (Edms.) Bpk., Duncanstraat 1148, Brooklyn, Pretoria, aansoek gedoen het om Pretoria-dorpsaanlegskema No. 1, 1944, te wysig deur die herso-
nering van Gedeelte A van Erf No. 588, geleë op die hoek van Duncanstraat en Olivierstraat, dorp Brooklyn, van "Spesiale Woon" tot "Spesiaal" vir Spesialis Tand-
artse se spreekkamers, wagkamers en laboratoria en so-
danige ander gebruiks as wat gewoonlik daarmee gepaard gaan, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 1/323 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 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 Be-
stuur by bovemelde adres of Posbus 892, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

G. P. NEL,
Direkteur van Plaaslike Bestuur.

Pretoria, 19 Julie 1972.

19—26

NOTICE 464 OF 1972.

PRETORIA AMENDMENT SCHEME NO. 1/323.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Brooklyn Dens (Pty.) Ltd., 1148 Duncan Street, Brooklyn, Pretoria, for the amendment of Pretoria Town-planning Scheme No. 1, 1944, by rezoning Portion A of Erf No. 588, situate on the corner of Duncan Street and Oliver Street, Brooklyn Township from "Special Residential" to "Special" for Specialist Dental Surgeons' consulting rooms, waiting rooms and laboratoria and such other uses as are usually associated therewith, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme No. 1/323. 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, 19 July, 1972.

19—26

KENNISGEWING 465 VAN 1972.

VOORGESTELDE STIGTING VAN DORP MIDDEL- BURG UITBREIDING 11.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat die Stadsraad van Middelburg, Transvaal, aansoek gedoen het om 'n dorp bestaande uit ongeveer 42 nywerheidserwe, te stig op Resterende Gedeelte van die plaas Middelburg Dorp en Dorpsgronde No. 287-JS., distrik Middelburg, wat bekend sal wees as Middelburg Uitbreiding 11.

Die voorgestelde dorp lê oos van en grens aan dorpe Middelburg Uitbreidings Nos. 5 en 7 en suid-oos van en grens aan die pad tussen Hendrina en Middelburg.

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

NOTICE 465 OF 1972.

PROPOSED ESTABLISHMENT OF MIDDELBURG EXTENSION 11 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by the Town Council of Middelburg, Transvaal for permission to lay out a township consisting of approximately 42 industrial erven, on Remaining Extent of the farm Middelburg Town and Townlands No. 287-JS., district Middelburg to be known as Middelburg Extension 11.

The proposed township is situated east of and abuts Middelburg Extension Nos. 5 and 7 townships and south west of and abuts the road between Hendrina and Middelburg.

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

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, 19 Julie 1972.

P.B. 4-2-2-4386

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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, 19 July, 1972.

P.B. 4-2-2-4386

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KENNISGEWING 466 VAN 1972.

VOORGESTELDE STIGTING VAN DORP BUURENDAL UITBREIDING 3.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Rietfontein Land and Development Company (Pty.) Ltd., aansoek gedoen het om 'n dorp bestaande uit ongeveer 11 nywerheidserwe, te stig op Gedeelte 405 ('n gedeelte van Gedeelte 401) van die plaas Rietfontein No. 63-IR., distrik Germiston, wat bekend sal wees as Buurendal Uitbreiding 3.

Die voorgestelde dorp lê suid van en grens aan voorgestelde dorp Buurendal Uitbreiding 2 en wes van en grens aan die Brollo Fabriek.

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 *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, 19 Julie 1972.

P.B. 4-2-2-3662

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NOTICE 466 OF 1972.

PROPOSED ESTABLISHMENT OF BUURENDAL 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 Rietfontein Land and Development Company (Pty.) Ltd., for permission to lay out a township consisting of approximately 11 industrial erven, on Portion 405 (a portion of Portion 401) of the farm Rietfontein No. 63-IR., district Germiston to be known as Buurendal Extension 3.

The proposed township is situated south of and abuts proposed Buurendal Extension 2 Township and west of and abuts the Brollo Factory.

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, Pretoriuss 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, 19 July, 1972.

P.B. 4-2-2-3662

19-26

KENNISGEWING 467 VAN 1972.

VOORGESTELDE STIGTING VAN DORP ELDORAIGNE UITBREIDING 7.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Henricus Alfred Ireland Lorentz, aansoek gedoen het om 'n dorp bestaande uit ongeveer 153 spesiale woonerwe en 2 algemene woonerwe, te stig op Gedeelte 1 van Gedeelte "A", Gedeelte 132 ('n gedeelte van Gedeelte "A") van die Middel Gedeelte en Gedeelte 172 ('n gedeelte van daardie Gedeelte "A") van die Middel Gedeelte van die plaas Zwartkop No. 356-JR., distrik Pretoria, wat bekend sal wees as Eldoraigne Uitbreiding 7.

Die voorgestelde dorp lê wes van en grens aan die mees noordelike deel van dorp Eldoraigne.

NOTICE 467 OF 1972.

PROPOSED ESTABLISHMENT OF ELDORAIGNE EXTENSION 7 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 Henricus Alfred Ireland Lorentz for permission to lay out a township consisting of approximately 153 special residential erven, and 2 general residential erven, on Portion 1 of Portion "A", Portion 132 (a portion of Portion "A") of the Middle Portion and Portion 172 (a portion of that Portion "A") of the Middle Portion of the farm Zwartkop No. 356-JR., district Pretoria, to be known as Eldoraigne Extension 7.

The proposed township is situated west of and abuts the most northern part of Eldoraigne Township.

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, 19 Julie 1972.

P.B. 4-2-2-4391
19—26

KENNISGEWING 468 VAN 1972.

VOORGESTELDE STIGTING VAN DORP BEDFORDVIEW UITBREIDING 196.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Bedford Poultry Farm (Pty.) Ltd., aansoek gedoen het om 'n dorp bestaande uit ongeveer 9 spesiale woonerwe, te stig op Hoeve 117, Geldenhuis Estate Kleinhoeves van Gedeelte 1 van Gedeelte "T" van die plaas Elandsfontein No. 11, distrik Germiston, wat bekend sal wees as Bedfordview Uitbreiding 196.

Die voorgestelde dorp lê suid-wes van en grens aan Florencelaan en wes van en grens aan dorp Bedfordview Uitbreiding 68.

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.
P.B. 4-2-2-4387

Pretoria, 19 Julie 1972.

19—26

KENNISGEWING 469 VAN 1972.

VOORGESTELDE STIGTING VAN DORP RIAMARPARK UITBREIDING 4.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak

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, 19 July, 1972.

P.B. 4-2-2-4391
19—26

NOTICE 468 OF 1972.

PROPOSED ESTABLISHMENT OF BEDFORDVIEW EXTENSION 196 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 Poultry Farm (Pty.) Ltd., for permission to lay out a township consisting of approximately 9 special residential erven, on Holding 117, Geldenhuis Estate Small Holdings of Portion 1 of Portion "T" of the farm Elandsfontein No. 11, district Germiston, to be known as Bedfordview Extension 196.

The proposed township is situated south-west of and abuts Florence Avenue and west of and abuts Bedfordview Extension 68 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.
P.B. 4-2-2-4387

Pretoria, 19 July, 1972.

19—26

NOTICE 469 OF 1972.

PROPOSED ESTABLISHMENT OF RIAMARPARK EXTENSION 4 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that ap-

dat Cornelis Johannes Gerhardus Erasmus en Jacobus Lourens Rasmus Erasmus aansoek gedoen het om 'n dorp bestaande uit ongeveer 214 spesiale woonerwe en 7 algemene woonerwe, te stig op Resterende Gedeelte van Gedeelte 21 van die plaas Hondsrivier No. 508-JR., distrik Bronkhorstspruit, wat bekend sal wees as Riamarpark Uitbreiding 4.

Die voorgestelde dorp lê suid van en grens aan Pad T4-8 (ou) en noord-wes van en grens aan voorgestelde Dorp Riamarpark.

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, 19 Julie 1972.

P.B. 4-2-2-4342
19—26

Application has been made by Cornelis Johannes Gerhardus Erasmus en Jacobus Lourens Rasmus Erasmus for permission to lay out a township consisting of approximately 214 special residential erven and 7 general residential erven, on Remaning Extent of Portion 21, of the farm Hondsrivier No. 508-JR., district Bronkhorstspruit to be known as Riamarpark Extension 4.

The proposed township is situated south of and abuts Road No. T4-8 (old) and north-west of an abuts proposed Riamarpark 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, 19 July, 1972.

P.B. 4-2-2-4342
19—26

KENNISGEWING 470 VAN 1972.

VOORGESTELDE STIGTING VAN DORP HERIOTDALE UITBREIDING 9.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Geldenhuis Deep Limited, aansoek gedoen het om 'n dorp bestaande uit ongeveer 11 erven vir kommersiële doeleindes te stig op Resterende Gedeelte van Gedeelte 90 ('n gedeelte van Gedeelte 79) van die plaas Doornfontein No. 92-IR., distrik Johannesburg, wat bekend sal wees as Heriotdale Uitbreiding 9.

Die voorgestelde dorp lê suid van en grens aan voorgestelde dorp Heriotdale Uitbreiding 8.

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, 19 Julie 1972.

P.B. 4-2-2-4392
19—26

NOTICE 470 OF 1972.

PROPOSED ESTABLISHMENT OF HERIOTDALE EXTENSION 9 TOWNSHIP.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made by Geldenhuis Deep Limited for permission to lay out a township consisting of approximately 11 erven for Commercial purposes on Extent of Portion 90 (a portion of Portion 79) of the farm Doornfontein No. 92-IR., district Johannesburg to be known as Heriotdale Extension 9.

The proposed township is situated south of and abuts proposed Heriotdale Extension 8 Township and approximately 500 metres south of the proposed East-west Motorway.

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, 19 July, 1972.

P.B. 4-2-2-4392
19—26

TENDERS

L.W.—Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE.**TENDERS.**

Tenders vir die volgende dienste / voorrade / verkoop word ingewag. (Tensy dit in die uiteensetting anders aangege word, word tenders vir voorrade bedoel):—

<i>Tender Nr. Tender No.</i>	<i>Beskrywing van Tender Description of Tender</i>	<i>Sluitingsdatum Closing Date</i>
H.A. 1/25/72	Vloeibare Suurstof vir Mediese Gebruik, Ontdekkers-Gedenk hospitaal/Liquid Oxygen for Medical Use, Discoverers Memorial Hospital	18/8/1972
H.A. 1/26/72	Vloeibare Suurstof vir Mediese Gebruik, H.F. Verwoerd-hospitaal: Kraamafdeling/Liquid Oxygen for Medical Use, H.F. Verwoerd Hospital, Maternity Section	18/8/1972
H.A. 1/27/72	Vloeibare Suurstof vir Mediese Gebruik, Krugersdorp-hospitaal/Liquid Oxygen for Medical Use, Krugersdorp Hospital	18/8/1972
H.A. 1/28/72	Röntgenstraalfilms en Chemikalië/X-Ray Films and Chemicals	18/8/1972
H.A. 1/29/72	Vernietigbare geleiers, handvatsels elektrodes/Disposable leads, handles and electrodes	18/8/1972
H.C. 12/72	Vernietigbare babadoeke/Disposable baby napkins	18/8/1972
W.F.T. 29/72	Twee Draaibanke (metaalwerk)/Two metal turning Lathes	18/8/1972
W.F.T. 30/72	Een draaibank (metaalwerk)/One metal turning Lathe	18/8/1972
W.F.T. 31/72	Warmwaterkookkan, tafeltipe en muurtipe (stoomverhit) soos per spesifikasie Tydperk van kontrak: 1 September, 1972 tot 31 Augustus 1974 Item No. 1. 22,5 l warmwaterkookkan, stoomverhit tafeltipe. 2. 22,5 l warmwaterkookkan, stoomverhit, muurtipe. 3. 45 l warmwaterkookkan, stoomverhit, tafeltipe. 4. 45 l warmwaterkookkan, stoomverhit, muurtipe/Hot water urns, table type and wall mounted (steam heated) as per specification: Period of contract: 1 September, 1972 to 31 August, 1974. Item No. 1. 22,5 litre Hot water urn steam heated - Table type 2. 22,5 litre Hot water urn steam heated - Wall mounted 3. 45 litre Hot water urn steam heated - Table type 4. 45 litre Hot water urn steam heated - Wall mounted	18/8/1972
W.F.T. 32/72	Twee vloerskropmasjiene/Two floor scrubbing machines	18/8/1972
W.F.T. 33/72	Bou-Ysterware- en Loodgietersmateriaal/Building Hardware and Plumbing material	18/8/1972
W.F.T. 34/72	Automatiese vouer vir strykmasjiene/Automatic folder for ironing machine	1/9/1972
W.F.T. 35/72	Ballast vir (A) enkel- en (B) dubbel-fluoresseerbuis/Ballast for (A) single and (B) double fluorescent tubes	1/9/1972
W.F.T.B. 185/72	Klerkdorpse Hospitaal: Verskaffing, aflewing en oprigting van een 300 kVA-hulpdieselgeneratorstel/Klerkdorp Hospital: Supply, delivery and erection of one 300 kVA standby diesel generator set	25/8/1972
W.F.T.B. 186/72	Middelburgse Hospitaal: Nuwe verpleegsterstehuis: Verskaffing, aflewing en installering van 'n hyser/Middelburg Hospital: New nurses' home: Supply, delivery and installation of an elevator	25/8/1972
W.F.T.B. 187/72	Nelspruitse 2de Afrikaanse Hoërskool (Nuwe skool): Oprigting/Nelspruitse 2de Afrikaanse Hoërskool (New school): Erection	25/8/1972

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):—

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/kontrakvooraardes 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	Provinciale Sekretaris (Aankope en Voorrade), Privaatsak X64	A1119	A	11	80924
RFT	Direkteur, Transvaalse Paaiedepartement, 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.-tender, moet die tenderaar 'n deposito van R4 stort alvorens hy aan die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tjeuk deur die bank geparafeer of 'n departementelegeorderkwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inkrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidslysste, 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 voorgely word.

5. Iedere inskrywing moet in 'n afsonderlike verseële koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van 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 Pretoriussstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

E. UYS. Voorsitter, Transvaalse Provinciale Tenderraad, Pretoria, 12 Julie 1972.

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
TOD	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 initialed 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, 12 July 1972.

Kontrak R.F.T. 76/72

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

KENNISGEWING AAN TENDERAARS.

TENDER NO. R.F.T. 76 VAN 1972.

HERSEËL VAN PAD P158/1 BEKEND AS BEN SCHOEMAN-HOOFWEG DUBBELBAANPAD VAN POTGIESTERSTRAAT, PRETORIA AF TOT BY BRAKFONTEIN, 'N AFSTAND VAN 14,6 KM.

Tenders word hiermee gevra van ervare kontrakteurs vir bogenoemde diens.

Tenderdokumente, insluitende 'n stel tekeninge, is by die Direkteur, Transvaalse Paaiedepartement, Kamer D518, Provinciale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrybaar by betaling van 'n tydelike deposito van R20,00 (twintig rand). Hierdie bedrag sal terugbetaal word, mits 'n bona fide tender ontvang word of alle sodanige tenderdokumente binne 14 dae na die sluitingsdatum van die tender na die uitreikingskantoor teruggestuur word.

'n Addisionele afskrif van die hoeveelheidspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op 25/7/72 om 10.00 vm. voor die Gevangenis in Potgieterstraat ontmoet om saam met hulle die terrein te gaan besigtig. Die Ingenieur sal by geen ander geleentheid vir besigtigingsdoeleindes beskikbaar wees nie en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders, ooreenkomsdig die voorwaardes in die tenderdokumente voltooi in verseë尔de koeverte waarop "Tender No. R.F.T. 70 van 1972" geëndosseeer is, moet die Voorzitter, Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria bereik voor 11-uur vm. op Vrydag 11/8/72 wanneer die tenders in die openbaar oopgemaak sal word.

Indien per hand aangelever, moet tenders voor 11-uur vm. in die Former Tenderaadbus by die nayraagkantoor in die voorportaal van die Provinciale Gebou by die Pretoriusstraatse hoof publieke ingang (naby die hoek van Bosmanstraat), Pretoria, gedeponeer word.

Die Transvaalse Provinciale Administrasie verbind hom nie om die laagste of enige tender aan te neem of om enige rede vir die afwyding van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

E. UYS,
Voorsitter.

Transvaalse Provinciale Tenderraad.

Contract R.F.T. 76/72

TRANSVAAL PROVINCIAL ADMINISTRATION.

NOTICE OF TENDERERS.

TENDER NO. R.F.T. 76 OF 1972.

RESEALING OF ROAD P158/1 KNOWN AS BEN SCHOEMAN HIGHWAY, DOUBLE CARRIAGEWAY FROM POTGIETER STREET, PRETORIA TO BRAKFONTEIN, A DISTANCE OF 14,6 KM.

Tenders are herewith called for from experienced contractors of the abovementioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room D518, Provincial Buildings, Church Street, Private Bag X197, Pretoria, on payment of a temporary deposit of R20,00 (twenty rand). This will be refunded provided a *bona fide* tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities will be provided free of charge.

An engineer will meet intending tenderers on the 25/7/72 at 10 a.m. in front of the Prison in Potgieter Street, to inspect the site with them. The engineer will not be available for inspection purposes on any other occasion and tenderers are, therefore, requested to be present on the said date.

Tenders, completed in accordance with the conditions in the tender documents, in sealed envelopes endorsed "Tender No. R.F.T. 76/72" should reach the Chairman Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, before 11 o'clock a.m. on Friday 11/8/72 when the tenders will be opened in public.

Should the tender documents be delivered by hand, they should be placed in the Formal Tender Box at the inquiry office in the foyer of the Provincial Building at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria by 11 o'clock.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for ninety (90) days.

E. UYS,
Chairman.

Transvaal Provincial Tender Board.

Kontrak R.F.T. 48/72

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

KENNISGEWING AAN TENDERAARS.

TENDER NO. R.F.T. 48 VAN 1972.

KONSTRUKSIE EN BITUMINERING VAN ONGEVEER 49 KM PAD OP GEDEELTES VAN PAAIE P7/3 EN P7/1 EN SEKERE STRAATGEDEELTES IN DISTRIKTE WAKKERSTROOM EN VOLKS-RUST, TESAME MET DRIE PAD-OOR-SPOOR-BRÜE EN DRIE NUWE BRÜE.

Tenders word hiermee gevra van ervare kontrakteurs vir bogenoemde diens.

Tenderdokumente, insluitende 'n stel tekeninge, is by die Direkteur, Transvaalse Paaiedepartement, Kamer D518, Provinciale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrybaar by betaling van 'n tydelike deposito van R20,00 (twintig rand). Hierdie bedrag sal terugbetaal word, mits 'n bona fide-tender ontvang word of alle sodanige tenderdokumente binne 14 dae na die sluitingsdatum van die tender na die uitreikingskantoor teruggestuur word.

'n Addisionele afskrif van die hoeveelheidspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op 8 Augustus 1972 om 10.00 vm. voor die Municipale Kantoor te Wakkerstroom ontmoet, om saam met hulle die terrein te gaan besigtig. Die Ingenieur sal by geen ander geleentheid vir besigtigingsdoeleindes beskikbaar wees nie en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders, ooreenkomsdig die voorwaardes in die tenderdokumente voltooi in verséélde koeverte waarop "Tender No. R.F.T. 48 van 1972" geëndosseer is, moet die Voorsitter, Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria bereik voor 11-uur vm. op Vrydag 25 Augustus 1972 wanneer die tenders in die openbaar oopgemaak sal word.

Indien per hand afgelewer, moet tenders voor 11-uur vm. in die Former Tenderraadbus by die navraagkantoor in die voorportaal van die Provinciale Gebou by die Pretoriusstraatse hoof publieke ingang (naby die hoek van Bosmanstraat), Pretoria, gedeponeer word.

Die Transvaalse Provinciale Administrasie verbind hom nie om die laagste of enige tender aan te neem of om enige rede vir die afwyding van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

E. UYS,
Voorsitter.

Transvaalse Provinciale Tenderraad.

Contract R.F.T. 48/72

TRANSVAAL PROVINCIAL ADMINISTRATION.

NOTICE OF TENDERERS.

TENDER NO. R.F.T. 48 OF 1972.

CONSTRUCTION AND BITUMINOUS SURFACING OF APPROXIMATELY 49 KM ON ROADS P7/3 AND P7/1 AND CERTAIN STREET SECTIONS IN THE DISTRICTS OF WAKKERSTROOM AND VOLKSRUST TOGETHER WITH THREE ROAD-OVER-RAIL BRIDGES AND THREE NEW BRIDGES.

Tenders are herewith called for from experienced contractors for the abovementioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room D518, Provincial Buildings, Church Street, Private Bag X197, Pretoria, on payment of a temporary deposit of R20.00 (twenty rand). This will be refunded provided a bona fide tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities will be provided free of charge.

An engineer will meet intending tenderers on the 8/8/72 at 10.00 a.m. in front of the Municipal offices at Wakkerstroom, to inspect the site with them. The engineer will not be available for inspection purposes on any other occasion and tenderers are, therefore, requested to be present on the said date.

Tenders, completed in accordance with the conditions in the tender documents, in sealed envelopes endorsed "Tender No. R.F.T. 48/72" should reach the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, before 11 o'clock a.m. on Friday 25/8/72 when the tenders will be opened in public.

Should the tender documents be delivered by hand, they should be placed in the Formal Tender Box at the inquiry office in the foyer of the Provincial Building at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria by 11 o'clock.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for ninety (90) days.

E. UYS,
Chairman.

Transvaal Provincial Tender Board.

Skutverkopings

Tensy voor die tyd gelos, sal die diere hieronder omskryf, verkoop word soos aangedui.

Personne wat navraag wens te doen aanstaande die hieronder omskreve diere moet in die geval van munisipale skutte, die Stadsklerk nader en wat diere in distrik-skutte betref, die betrokke Landdros.

BULTFONTEINSKUT, SOUTPANSBERG DISTRIK OP WOENSDAG 2 AUGUSTUS 1972 OM 11 VM. Os, gekruis, bruin, brandmerk M9 op linkerboud, 3 jaar. Os, gekruis, wit, brandmerk M9, 2½ jaar.

MUNISIPALE SKUT PIET RETIEF, OP WOENSDAG 2 AUGUSTUS 1972 OM 9 VM. Koei, swart, 7 jaar. Kalf, swart, 6 maande.

RIETKOLKSKUT, PIETERSBURG DISTRIK OF WOENSDAG 2 AUGUSTUS 1972 OM 11 VM. Koei, gekruis, rooi, brandmerk R, regteroor swaelstert en half-

maan, plusminus 5 jaar. Os, gekruis, swart, brandmerk R, linkeroor swaelstert, regteroor swaelstert en halfmaan, plusminus 3 jaar. Os, gekruis, swart, linkeroor swaelstert, brandmerk R, plusminus 3 jaar.

WELVERDIENDSKUT, WARMBAD DISTRIK OP WOENSDAG 2 AUGUSTUS 1972 OM 11 VM. Os, gekruis, rooi, regteroor halfmaan, linkeroor gesny, 3 jaar. Koei, gekruis, rooi, regteroor swaelstert en halfmaan, linkeroor halfmaan, 5 jaar. Os, gekruis, rooi, regteroor swaelstert, linkeroor stomp, 4 jaar. Os, gekruis, rooi, regteroor swaelstert, 3 jaar.

Pound Sales

Unless previous released, the animals described hereunder, will be sold as indicated.

Persons desiring to make inquiries regarding the animals described hereunder, in the case of animals in municipal pounds, should address the Town Clerk for those in district pounds, the Magistrate of the district concerned.

BULTFONTEIN POUND, SOUTPANSBERG DISTRICT ON WEDNESDAY, 2nd AUGUST, 1972, AT 11 A.M. Ox, crossbred, brown, brand M9 on left buttock, 3 years. Ox, crossbred, white, brand M9, 2½ years.

MUNICIPAL POUND, PIET RETIEF, ON WEDNESDAY, 2nd AUGUST, 1972, AT 9 A.M. Cow, black, 7 years. Calf, black, 6 months.

RIETKOLK POUND, PIETERSBURG DISTRICT ON WEDNESDAY 2nd AUGUST, 1972, AT 11 A.M. Cow, crossbred, red, brand R, right ear swallowtail and crescent, plus minus 5 years. Ox, crossbred, black, brand R, left ear swallowtail, right ear swallowtail and crescent, plus minus 3 years. Ox, black crossbred, left ear, swallowtail, brand R, plus minus 3 years.

WELVERDIEND POUND, WARMBATHS DISTRICT ON WEDNESDAY, 2nd AUGUST, 1972, AT 11 A.M. Ox, cross bred, red, rightear crescent, leftear cut, 3 years. Cow, crossbred, red, right ear swallowtail and crescent, left ear crescent, 5 years. Ox, crossbred, red, right ear swallowtail, left ear topped, 4 years. Ox, crossbred, red, right ear swallowtail, 3 years.

Plaaslike Bestuurskennisgewings Notices By Local Authorities

STAD GERMISTON

PROKLAMASIE VAN 'N PAD OOR DIE RESTANT VAN GEDEELTE 8 VAN DIE PLAAS ELANDSFONTEIN NO. 108 I.R., DISTRIK GERMISTON

Kragtens die bepalings van die "Local Authorities Roads Ordinance 1904", soos gewysig word hiermee kennis gegee dat die Stadsraad van Germiston by die Administrateur aansoek gedoen het om die pad soos in die Bylae van hierdie kennissgewing omskryf, as openbare pad te proklameer.

'n Afskrif van die versoekskrif en die betrokke diagram is daagliks gedurende gewone kantoorure by Kamer 105, Stadskantore, Presidentstraat, Germiston ter inspekte.

Enige belanghebbende persoon wat teen die proklamasie beswaar wil maak moet sodanige beswaar op sy laatste op 21 Augustus 1972, skriftelik in duplikaat by die Provinciale Sekretaris, Posbus 383, Pretoria en die ondergetekende indien.

BYLAE A

BESKRYWING

'n Pad 8 785 vierkante meter groot oos noord oos gerig langs die Germiston-Alberton munisipale grens vanaf sy begrensing met Andries Pretoriusstraat, wat die Restant van Gedeelte 8 van die plaas Elandsfontein No. 108 I.R., distrik Germiston kruis.

Beginnend by 'n punt op die kruising van die Germiston-Alberton munisipale grens met die noordelike grens van Andries Pretoriusstraat, Alberton Dorpsgebied, wat die mees suidelike hoek is wat die Restant van Gedeelte 8 definieer; voorts oos noord oos — nader tot die laasgenoemde munisipale grens vir 'n afstand van 251,98 meter; voorts in 'n noordelike rigting vir 'n afstand van

14,19 meter; voorts noord-oostelik vir 'n afstand van 37,11 meter; voorts oostelik vir 'n afstand van 7,89 meter; voorts in 'n suid-oostelike rigting vir 'n afstand van 27,95 meter tot sy punt van kontak met genoemde munisipale grens; voorts oos noord-oostelik vir 'n afstand van 16,98 meter langs laasgenoemde grens; voorts noordwestelike nader tot sy punt van kontak met genoemde grens vir 'n afstand van 41,85 meter; voorts in 'n ongeveer noord-westelike rigting vir 'n afstand van 25,15 meter; voorts suid-westelik vir 'n afstand van 76,70 meter; voorts wes suid westelik vir 'n afstand van 246,87 meter parallel met die Alberton-Germiston munisipale grens tot sy punt van kontak met 'n punt op die noordelike grens van Andries Pretoriusstraat, Alberton Dorpsgebied; voorts uiteindelik suid-oostelik nader tot genoemde straat grens vir 'n afstand van 30,23 meter tot by die aanvangspunt.

Die pad is beskryf en geko-ordineer op diagram No. S.G. A.821/72.

Vryerpageienaar: Elandsfontein Estate Company Limited.

P. J. BOSHOFF,
Stadsklerk.

Stadskantore,
Germiston.
5 Julie 1972.
(No. 103/1972)

Council of Germiston has petitioned the Administrator to proclaim as 'n public road the road described in the schedule of this notice.

A copy of this petition and the relevant diagram can be inspected at Room 105, Municipal Offices, President Street, Germiston, daily during office hours.

Any interested person desiring to lodge an objection, must lodge such objection in writing (in duplicate) with the Provincial Secretary, P.O. Box 383, Pretoria, and the undersigned not later than the 21st August, 1972.

SCHEDULE A.

DESCRIPTION.

A road, in extent 8 785 sq. metres, directed east north east alongside the Germiston-Alberton municipal boundary from its point of abutment with Andries Pretorius Street, Alberton Township, traversing the remainder of Portion 8 of the farm Elandsfontein No. 108 I.R., district Germiston.

Commencing at the point of intersection of the Germiston-Alberton municipal boundary with the northern boundary of Andries Pretorius Street, Alberton Township, being the most southerly corner defining the remainder of Portion 8; thence tending east north easterly along the said municipal boundary for a distance of 251,98 metres; thence in a northerly direction for a distance of 14,19 metres; thence north easterly for a distance of 37,11 metres; thence eastwards for a distance of 7,89 metres; thence in a south easterly direction for a distance of 27,95 metres to its point of contact with the said municipal boundary; thence east north eastwards for a distance of 16,98 metres along this boundary; thence tending north westerly from its point of contact with the said boundary for a distance of

CITY COUNCIL OF GERMISTON.

PROCLAMATION OF A ROAD OVER THE REMAINDER OF PORTION 8 OF THE FARM ELANDSFONTEIN NO. 108 I.R., DISTRICT GERMISTON.

Notice is hereby given in terms of the provisions of the Local Authorities Roads Ordinance, 1904, as amended, that the City

41.85 metres; thence in an approximately north westerly direction for a distance of 25.15 metres; thence south westerly for a distance of 76.70 metres; thence west south westerly for a distance of 246.87 metres parallel to the Alberton-Germiston municipal boundary to its point of contact with a point on the northern boundary of Andries Pretorius Street, Alberton Township; thence finally tending south easterly along the said boundary for a distance of 30.23 metres to the point of commencement.

The road is more fully depicted and defined on diagram S.G. No. A.821/72.

Freehold Owner: Elandsfontein Estate Company Limited.

P. J. BOSHOFF,
Town Clerk.

Municipal Offices,
Germiston.
5th July, 1972.
(No. 103/1972)

470—5—12—19

STAD JOHANNESBURG.
VOORGESTELDE WYSIGING VAN DIE SUIDELIKE JOHANNESBURGSTREEK-DORPSAANLEGSKEMA.
(WYSIGINGSKEMA NO. 32)

Dic Stadsraad van Johannesburg het 'n ontwerpwygigsdorpsaanlegskema opgestel wat bekend sal staan as Wysigingsdorpsbeplanningskema No. 32.

Hierdie ontwerpskema bevat die volgende voorstel:

Klusule 28(c) word gewysig deur die woord en syfers "II en III" te skrap en dit deur die woord en syfer "en II" te vervang.

Die doel met hierdie wysiging is om 'n beperkende klosule waarby skuttings en advertensietekens belet word op standpasse wat vir "algemene besighedsdoelcindes gebruikstreek III" ingedeel is, uit die weg te ruim.

Besonderhede van hierdie skema lê ter insae te Kamer 715, Burgersentrum, Johannesburg, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 12 Julie 1972.

Die Raad sal oorweeg of die skema aangemeem moet word al dan nie.

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsaanlegskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak, of om vertoë ten opsigte daarvan te rig, en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 12 Julie 1972, skriftelik van sodanige beswaar of vertoë in kennis stel en meld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. MARSHALL,
Klerk van die Raad.

Burgersentrum,
Johannesburg.
12 Julie 1972.

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO SOUTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME
(AMENDMENT SCHEME NO. 32)

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Scheme No. 32.

This draft scheme contains the following proposal:

To amend Clause 28(c) by the deletion of the word and the figures "II and III" and the substitution therefor of the word and figure "and II".

The effect of this amendment is to remove a restrictive clause whereby hoardings and advertising signs are prohibited on stands zoned "General Business" — Use Zone III.

Particulars of this Scheme are open for inspection at Room 715, Civic Centre, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 12 July 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 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is 12 July 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,
Johannesburg.
12 July 1972.

527—12—19

STAD JOHANNESBURG.
VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA NO. 1 (WYSIGINGSKEMA NO. 1/559).

Dic Stadsraad van Johannesburg het 'n ontwerpwygigsdorpsaanlegskema opgestel wat bekend sal staan as Wysigingsdorpsbeplanningskema No. 1/559.

Hierdie ontwerpskema bevat die volgende voorstel:

Klusule 23bis word soos volg gewysig deur groter buigsaamheid in die ontwerp van geboue toe te laat:

(i) Deur die volgende sin na die woorde "opgerig is" in die woordomskrywing van "PODIUM", in sub-klosule (a) van klosule 23bis in te voeg: "Die maksimum hoogte van die podium kan na die Stadsraad se absolute goedgunke hoer as drie verdiepings wees."

(ii) Deur die volgende woorde na die woord "sy" in die woordomskrywing van "PLATBLOK" in sub-klosule (a) van klosule 23bis in te voeg: "of, na die Stadsraad se absolute goedgunke in enige ander posisie".

(iii) Deur die bestaande sub-klosule (c) van klosule 23bis te skrap en dit deur die volgende nuwe sub-klosule te vervang:

"(c) Die fasades bokant die derde verdieping van geboue wat ingevolge hierdie klosule opgerig word moet op aaneenlopende vertikale vlakte wees, met dien verstande dat die Stadsraad na sy absolute goedgunke geboue vlakte of ander oppervlakte of vlakte kan goedkeur: Voorts met dien verstande dat die Stadsraad na sy absolute goedgunke kan toestem dat die balkonne van woongeboue uitgebou word en dat die twee boonste verdiepings van enige gebou teruggeskuif mag word."

Die uitwerking van hierdie skema is dat daar groter buigsaamheid in die ontwerp en fasades van geboue in hoogtestreke 1 en 2 sal wees.

Besonderhede van hierdie skema lê ter insae te kamer 715, Burgersentrum, Jo-

hannesburg, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing naamlik 12 Julie 1972.

Die Raad sal oorweeg of die skema aangemeem moet word al dan nie.

Enige eienaar of okkupant van vaste eiendom binne die gebied van die Johannesburgse Dorpsaanlegskema No. 1, of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 12 Julie 1972, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. MARSHALL,
Klerk van die Raad.

Burgersentrum,
Johannesburg.
12 Julie 1972.
72/4/2/559

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME NO. 1 (AMENDMENT SCHEME 1/559).

The City Council of Johannesburg has prepared a draft amendment Town-planning Scheme to be known as Amendment Town-planning Scheme No. 1/559.

This draft scheme contains the following proposals:

To amend Clause 23bis to permit greater flexibility in the design of buildings as follows:

(i) By the addition in sub clause (a) of Clause 23bis under the definition of "PODIUM" after the word "super-structure" of the following sentence: "The maximum height of the podium may be increased above three storeys at the absolute discretion of the Council."

(ii) By the addition in sub clause (a) of Clause 23bis under the definition of "SLAB BLOCK" after the word "side" of the words "or in any other position at the absolute discretion of the Council."

(iii) By the deletion of the existing sub clause (c) of Clause 23bis and the substitution therefor of the following new sub-clause:

"(c) The facades above the third storey of buildings erected in terms of this clause shall be in continuous vertical planes, provided that the Council may in its absolute discretion approve curved surfaces or other surfaces or planes: Provided further that the Council may in its absolute discretion consent to balconies projecting in residential buildings and to the two top floors of any building being stepped back."

The effect of this scheme will be to allow greater flexibility in the design and facades of buildings in Height Zones 1 and 2.

Particulars of this Scheme are open for inspection at Room 715, Civic Centre, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 12 July, 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 2 km of the boundary thereof, has the right to object to the Scheme or to make representations in respect thereof, and if

he wishes to do so he shall within four weeks of the first publication of this notice, which is 12 July, 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,
Johannesburg.
12 July, 1972.
72/4/2/559

528—12—19

STAD JOHANNESBURG.

DIE SUIDELIKE JOHANNESBURG-STREEK-DORPSAANLEGSKEMA (WYSIGINGSKEMA NO. 42).

Die Stadsraad van Johannesburg het 'n ontwerpwy sigingsdorpsaanlegskema opgestel wat bekend sal staan as Wysigingsdorpsbeplanningskema No. 42.

Hierdie ontwerpskema bevat die volgende voorstel:

Die Suidelike Johannesburgstreek-dorpsaanlegskema word soos volg gewysig:

(1) Aangesien dit dikwels moeilik is om die voorwaarde en ander inligting op die skemakaart te verstrek as die Skema gevysig word, gaan die Skema gevysig word sodat daar bylaes, met nog 'n tabel waarop hierdie inligting verstrek kan word, gebruik kan word. Dit moet gedoen word deur die volgende nuwe klousule by "Part 1 — General" van die Skema in te voeg:

"4bis Any property in any use zone shall, where applicable, in addition to the provisions of the Scheme be entitled to the uses and be further subject to the special conditions and restrictions and be in accordance with the layout as indicated on the Annexure to Map No. 3."

The abovementioned conditions and restrictions shall prevail should they be in conflict with any other clause or provision of the Scheme.

The number of the relevant Annexure sheet shall be inserted in green within or next to the figure of the property depicted on Map No. 3."

(2) Deur die hele omskrywing van "Local Authority" in "Part 1 — General" van die Skema te skrap en dit deur die volgende te vervang:

"Local Authority" means the particular local authority having jurisdiction over any portion of land within the area covered by the Scheme."

Die uitwerking van hierdie wysiging is om die gebied ten opsigte waarvan die Stadsraad van Johannesburg wysigings aan die Suidelike Johannesburgstreek-dorpsaanlegskema kan voorstel te beperk tot daar die gebied wat binne die grense van die Johannesburgse munisipale gebied val en wat onder die Skema ressorteer.

(3) Deur die woorde "at the absolute discretion of the Council" tussen die woorde "clause" en "account" by klousule 24(i) in te voeg.

(4) Deur klousule 24(ii) te skrap en dit deur die volgende nuwe klousule te vervang:

"(ii) at the absolute discretion of the local authority any floor of a building may be constructed and used for parking motor vehicles, in which event such floor shall not be reckoned in the height of buildings as set out in Clause 24; provided that the whole of any such floor is used for parking and does not exceed (three comma six six) 3,66 m in height from floor to ceiling."

Die uitwerking van wysigings No. (3) en (4) is om die toestaan van vrye verdiepings vir parkeerdoeleindes en kelders aan die goedunke van die Raad oor te laat, terwyl kelderverdiepings en vrye verdiepings vir parkeerdoeleindes tans as 'n reg toegestaan moet word as daar aan die voorwaarde in die verband voldoen is.

Besonderhede van hierdie Skema lê ter insae te kamer 715, Burgersentrum, Johannesburg, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing naamlik 12 Julie 1972.

Die Raad sal oorweeg of die Skema aangeneem moet word al dan nie.

Enige eienaar of okkupant van vaste eiendom binne die gebied van die boegemelde dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die Skema beswaar te maak, of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 12 Julie 1972, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. MARSHALL,
Klerk van die Raad.

Burgersentrum,
Johannesburg.
12 Julie 1972.

CITY OF JOHANNESBURG.

SOUTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME (AMENDMENT SCHEME NO. 42).

The City Council of Johannesburg has prepared a draft amendment town-planning scheme, to be known as Amendment Scheme No. 42.

This draft scheme contains the following proposal:

To amend the Southern Johannesburg Region Town-Planning Scheme in the following manner:

(1) Because in many amendments to the scheme, conditions and other information are difficult to indicate on the Scheme map, the Scheme is to be amended to permit the use of annexures, with a further table to indicate this information. This is to be done by the inclusion in "Part 1 — General" of the Scheme, of the following new clause:

"4bis Any property in any use zone shall, where applicable, in addition to the provisions of the Scheme be entitled to the uses and be further subject to the special conditions and restrictions and be in accordance with the layout as indicated on the Annexure to Map No. 3."

The abovementioned conditions and restrictions shall prevail should they be in conflict with any other clause or provision of the Scheme.

The number of the relevant Annexure sheet shall be inserted in green within or next to the figure of the property depicted on Map No. 3."

(2) By the deletion in "Part 1 — General" of the Scheme, of the whole of the definition of "Local Authority" and the substitution thereof of the following:

"Local Authority" means the particular local authority having jurisdiction over any portion of land within the area covered by the Scheme".

The effect of this amendment is to limit the area to which amendments initiated

by the City Council in respect of the Southern Johannesburg Region Town-Planning Scheme apply, to that area of the Scheme contained within the Johannesburg municipal boundary.

(3) By the insertion in Clause 24(i) between the words "clause" and "account" of the words "at the absolute discretion of the Council".

(4) By the deletion of Clause 24(ii) and the substitution therefor of the following new clause:

"(ii) at the absolute discretion of the local authority any floor of a building may be constructed and used for parking motor vehicles, in which event such floor shall not be reckoned in the height of buildings as set out in Clause 24, provided that the whole of any such floor is used for parking and does not exceed (three comma six six) 3,66 m in height from floor to ceiling."

The effect of (3) and (4) is to give the Council a discretion as to whether to allow free floors for parking purposes and basements; whereas at present if the conditions governing basements and free floors for parking are fulfilled, they must be given as of right.

Particulars of this Scheme are open for inspection at Room 715, Civic Centre, Johannesburg, for a period of four weeks from the date of the first publication of this notice which is 12 July, 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 2 km of the boundary thereof, has the right to object to the Scheme or to make representations in respect thereof, and if he wishes to do so, he shall within four weeks of the date of the first publication of this notice, which is 12 July, 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,

Johannesburg.

12 July, 1972.

529—12—19

STADSRAAD VAN SANDTON.

EIENDOMSBELASTING 1972/73.

Hiermee word kennis ooreenkomsdig die bepalings van Artikel 24 van die Plaaslike Bestuursbelastingsordonnansie, nommer 20 van 1933, soos gevysig, gegee dat die Stadsraad van Sandton kragtens die bepalings van Artikel 18 van die voormalde Ordonnansie besluit het om die volgende eiendomsbelasting op die terreinwaarde van alle belasbare eiendom binne die Sandton Municipaliteit vir die boekjaar 1 Julie 1972 tot 30 Junie 1973 te hef:

(a) 'n Oorspronklike belasting van komma vyf sent (0,5c) in die Rand (R1) op die terreinwaarde van alle grond soos dit in die Raad se Waarderingslys voor kom.

(b) 'n Addisionele belasting van komma agt vyf sent (0,85c) in die Rand (R1) op die terreinwaarde van alle grond soos dit in die Raad se Waarderingslys voorkom.

Die belastings gehef, soos hierbo vermeld is verskuldig en betaalbaar op 1 Julie 1972.

Die belastings mag in twee gelyke paaienteemente betaal word, die eerste paaientement

moet voor of op 30 September 1972, en die tweede paaiment voor of op die 31ste Maart 1973 betaal word.

In gevalle waar die belasting hierby opgelê nie op die betrokke vervaldatum betaal word nie, sal rente teen 7 persent per jaar in berekening gebring en geregtelike stappe summier teen wanbetalers geneem word.

R. I. LOUTTIT,
Stadsklerk.

Munisipale Kantore,
Sandton.
12 Julie 1972.
(Kennisgewing No. 57/1972).

TOWN COUNCIL OF SANDTON.

ASSESSMENT RATES 1972/73.

Notice is hereby given, in terms of the provisions of Section 24 of the Local Authorities Rating Ordinance Number 20 of 1933, as amended, that the Town Council of Sandton has decided in terms of the provisions of Section 18 of the abovementioned Ordinance, to levy the following rates on the site value of all rateable properties within the Municipal Area of Sandton, for the financial year 1st July, 1972, to 30th June, 1973.

- (a) An Original rate of comma five cent (0,5c) in the Rand (R1) on the site value of all land as it appears in the Council's Valuation Rolls.
- (b) An additional rate of comma eight five (0,85c) cent in the Rand (R1) on the site value of all land as it appears in the Council's Valuation Rolls.

The Rates imposed as set out above shall become due and payable on the 1st July, 1972.

The rates may be paid in two equal instalments, the first of which shall be paid on, or before the 30th September, 1972, and the remaining instalment shall be paid on or before the 31st March, 1973.

In cases where the rates hereby imposed are not paid on the aforementioned dates, interest shall be charged at the rate of 7 per cent per annum and summary legal proceedings shall be instituted.

R. I. LOUTTIT,
Town Clerk.

Munisipale Kantore,
Sandton.
12 July, 1972.
(Notice No. 57/1972).

535—12—19

STADSRAAD VAN RANDBURG.

KENNISGEWING VAN EIENDOMS-BELASTING 1972/73.

Hiermee word kennis gegee dat die volgende eiendomsbelasting op die waarde van elke belasbare eiendom binne die munisipale gebied soos dit voorkom in die waarderingslys kragtens die Plaaslike-Bestuursbelastingordonnansie, No. 20 van 1933, soos gewysig vir die boekjaar wat op 1 Julie 1972 begin en op 30 Junie 1973 eindig deur die Stadsraad van Randburg opgeleë is, te wete

- (a) 'n Oorspronklike belasting van 'n halwe (0,5) sent per Rand (R1) op die terreinwaarde van grond volgens die waarderingslys;
- (b) 'n Bykomende belasting van een, komma, een agt sewe vyf (1,1875) sent per Rand (R1) op die terreinwaarde van grond volgens die waarderingslys.

Ook word kennis gegee dat

(i) die een helfte van bogenoemde belasting sal verskuldig en betaalbaar wees op 31 Oktober 1972 en die ander helfte van dié belasting sal verskuldig en betaalbaar wees op 30 April 1973. Vir die gerief van belastingbetaalers mag die belasting in, gelyke maandelikse paaiemente vereffen word, mits die halfjaarlikse belastings ten volle vereffen is op die betrokke betaaldatum;

(ii) 'n Jaarlike rente van nege persent (9%) per jaar sal gehef en gevorder word op alle belastings wat nie op 31 Oktober 1972 en 30 April 1973 betaal is nie en geregtelike stappe vir die invordering van alle uitstaande belastings plus rente mag ingestel word teen wanbetalers;

(iii) belastingbetaalers wie nie rekenings vir bogenoemde belastings ontvan nie, word versoek om met die Stadsstesourier in verbinding te tree, daar die nie-ontvangs van rekenings geen persoon vrystel van die verpligting om belasting te betaal nie.

S. D. DE KOCK,
Stadsklerk.

Munisipale Kantore,
Privaatsak 1,
Randburg.
19 Julie 1972.
(Kennisgewing No. 53/1972).

TOWN COUNCIL OF RANDBURG.

NOTICE OF ASSESSMENT RATES 1972/73.

Notice is hereby given in terms of the provisions of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the following assessment rates on the value of all rateable property within the Municipality, as appearing in the Valuation Roll, has been imposed for the financial year 1st July, 1972, to 30th June 1973.

- (a) An original rate of one-half (0,5) cent in the Rand (R1) on the site value of land in accordance with the valuation roll.
- (b) An additional rate of one, comma, one eight seven five (1,1875) cents in the Rand (R1) on the site value of land in accordance with the valuation roll.

Notice is also given that

(i) the one half of the abovementioned rates is due and payable on the 31st October, 1972 and the other half is due and payable on the 30th April, 1973, but for the convenience of ratepayers the said rates may be paid in equal monthly instalments, provided that the half yearly rates is paid in full on the due dates.

(ii) interest at the rate of nine per centum (9%) per annum will be levied and collected on all sums not paid on the 31st October, 1972 and 30th April, 1973 and legal proceedings for the recovery of such arrear rates plus interest may be instituted against defaulters;

(iii) ratepayers who do not receive accounts in respect of the assessment rates referred to above, are requested to contact the Town Treasurer, as the non-receipt of accounts shall not exempt any

person from the liability for payment of such rates.

S. D. DE KOCK,
Town Clerk.

Municipal Offices,
Private Bag 1,
Randburg.
19th July 1972.
Notice No. 53/1972.

557—19

STADSRAAD VAN CAROLINA.

EIENDOMSBELASTING 1972/73.

Hiermee word kennis gegee dat die Stadsraad van Carolina, kragtens die magte aan hom verleen ingevolge die Plaaslike Bestuur Belastingordonnansie, No. 20 van 1933, soos gewysig, die volgende belasting op alle belasbare eiendomme binne die Munisipale gebied, soos aangetoon in die Waardasilijs, vir die boekjaar 1 Julie 1972 tot 30 Junie 1973, gehef het:

- (a) Oorspronklike belasting van $\frac{1}{2}$ sent in die Rand op terreinwaarde;
- (b) Addisionele belasting van $\frac{1}{4}$ sent in die Rand op terreinwaarde;
- (c) Onderhewig aan die goedkeuring van die Administrateur, 'n ekstra addisionele belasting van 2 sent in die Rand op terreinwaarde;
- (d) Belasting van $\frac{1}{4}$ sent in die Rand op verbeterings.

Bogenoemde belasting is verskuldig en betaalbaar op 1 Julie 1972.

Rente teen sewe (7) persent per jaar sal bygevoeg word by die eiendomsbelasting indien nie betaal voor 31 Oktober 1972, en geregtelike stappe sal geneem word vir die invordering van alle agterstallige bedrade.

P. W. DE BRUIN,
Stadsklerk.

Munisipale Kantore,
Carolina.
19 Julie 1972.

TOWN COUNCIL OF CAROLINA.

ASSESSMENT RATES 1972/73.

Notice is hereby given that the following rates on the value of all rateable property within the Municipal area as appearing on the Valuation Roll have been imposed by the Town Council of Carolina, in terms of the Local Authority Rating Ordinance, No. 20 of 1933, as amended, for the year 1st July, 1972 to 30th June, 1973, viz.:

- (a) An original rate of $\frac{1}{2}$ cent in the Rand on the site value of land;
- (b) An additional rate of $\frac{1}{4}$ cent in the Rand on site value of land;
- (c) Subject to the approval of the Administrator, an extra additional rate of 2 cent in the Rand on site value of land;
- (d) A rate of $\frac{1}{4}$ cent in the Rand on the value of all improvements.

The above rates shall become due and payable on the 1st July, 1972.

In any case where the rates hereby imposed are not paid on or before the 31st October, 1972, interest will be charged at a rate of seven (7) per cent per annum, and legal proceedings will be instituted for the recovery of all unpaid arrears.

P. W. DE BRUIN,
Town Clerk.

Municipal Offices,
Carolina.
19th July, 1972.

558—19

MUNISIPALITEIT RANDFONTEIN.
WYSIGING VAN VERORDENINGE.

Ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee bekend gemaak dat die Stadsraad van Randfontein van voorname is om die volgende verordeninge te wysig:

- (a) Verordeninge betreffende Licensies en Beheer oor Besighede ten einde voorseening te maak vir 'n verhoging in die huurmotortarieue;
- (b) Swembadverordeninge ten einde voorseening te maak vir 'n hoër tarief van geldte vir die bewaring van waardevolle artikels.

Afskrifte van die voorgestelde wysigings sal vir 'n tydperk van 14 dae vanaf Woensdag, 19 Julie 1972, gedurende normale kantoorure in Kamer A, Stadhuis, Randfontein, ter insae lê.

C. J. JOUBERT,
Stadsklerk.

Posbus 218,
Randfontein.
19 Julie 1972.
Kennisgewing No. 45 van 1972.

MUNICIPALITY OF RANDFONTEIN.

AMENDMENT OF BY-LAWS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinances, No. 17 of 1939, as amended, that the Town Council of Randfontein intends amending the following By-Laws:

- (a) By-laws relating to Licences and Business control to make provision for an increase in the taxi tariffs;
- (b) Swimming Bath By-Laws in order to make provision for an increase in tariffs for deposit of valuable articles.

Copies of the proposed amendments will be open for inspection during normal office hours at Room A, Town Hall, Randfontein, for a period of 14 days as from Wednesday, 19th July, 1972.

C. J. JOUBERT,
Town Clerk.

P.O. Box 218,
Randfontein.
19th July, 1972.
Notice No. 45 of 1972.

559—19

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.

LEIWATERVERORDENINGE.

Dit word bekend gemaak, ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad van voorname is om die Leiwaterverordeninge te wysig ten einde die Raad te vrywaar teen skade wat gely mag word.

Afskrifte van die voorgestelde verordeninge lê ter insae in Kamer A411, by die Raad se Hoofkantoor, Bosmanstraat 320, Pretoria, en by die Raad se takkantoor te Witpoort, vir 'n tydperk van 14 dae vanaf datum hiervan gedurende welke tydperk skriftelike beswaar daarteen by die ondergetekende ingedien kan word.

J. J. H. BESTER,
Sekretaris.

Posbus 1341,
Pretoria.
19 Julie 1972.
Kennisgewing No. 146/1972.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

IRRIGATION BY-LAWS.

It is hereby notified in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that it is the Board's intention to amend the Irrigation By-laws in order to indemnify the Board against damages which may occur.

Copies of the proposed by-laws are open for inspection in Room A411 at the Board's Head Office, 320 Bosman Street, Pretoria, and at the Board's Local Office, Witpoort, for a period of 14 days from date hereof during which period objections in writing thereto may be lodged with the undersigned.

J. J. H. BESTER,
Secretary.
P.O. Box 1341,
Pretoria.
19th July, 1972.
Notice No. 146/1972.

560—19

STADSRAAD VAN PRETORIA.

KENNISGEWING VAN EIENDOMSBELASTING.

Hiermee word kennis gegee dat die ondernemde belasting op die waarde van belasbare eiendom volgens die waardasielyst binne die munisipaliteit kragtens die "Plaaslike - Bestuur - Belastingordonnansie, 1933", vir die boekjaar wat op 1 Julie 1972 begin en op 30 Junie 1973 eindig deur die Stadsraad van Pretoria opgelê is, te wete:—

- (a) 'n oorspronklike belasting van 0,5 cent per rand op die terreinwaarde van grond volgens die waardasielyst behalwe soos in (c) aangedui word;
- (b) 'n bykomende belasting van 1,54 cent per rand op die terreinwaarde van grond volgens die waardasielyst behalwe soos in (c) aangedui word;
- (c) onderworpe aan die goedkeuring van die Administrator en die nodige opdrag, 'n belasting gelykstaande met een agste ($\frac{1}{8}$) van die koers wat onder (a) en (b) hierbo uiteengesit is op die terreinwaarde wat aangetoon is in die waardasielyst ten opsigte van eiendomme in die gebied wat in die Derde Bylae van Administrateurskennisgewing No. 495 van 29 Junie 1964, omskryf is, uitgesonderd eiendomme ten aansien waarvan die stigting van 'n dorp goedgekeur is, wat minstens 21,4133 ha (25 morgen) groot is en slegs as landbougrond gebruik word.

Ook word hiermee kennis gegee dat:—

- (i) die bogemelde belasting op die eerste dag van Oktober 1972 verskuldig en betaalbaar word, maar ten gerieve van belastingbetaler in twaalf gelyke maandelike paaimeente betaal mag word, waarvan die eerste op 1 Julie 1972 betaalbaar is en die origes onderskeidelik op die eerste dag van elke daaropvolgende maand;
- (ii) alle belasting of gedeeltes daarvan wat 'n maand nadat dit betaalbaar is nie betaal is nie, rente kan dra teen die koers van 8% per jaar en summiere geregtelike stapte vir die invordering van alle sodanige agterstallige belastings plus rente teen wanbetalers ingestel kan word;

(iii) ondanks die voorgaande, geen vereffeningssertifikate ten opsigte van enige eiendom deur die Stads-treasourier uitgereik word nie tensy en alvorens die volle bedrag van die belastings wat behoorlik soos hierbo ten opsigte van gemelde eiendom aangeslaan is, tegame met rente daarop, as daar is, betaal is.

HILMAR RODE,
Stadsklerk.
19 Julie 1972.
Kennisgewing No. 212 van 1972.

CITY COUNCIL OF PRETORIA.

NOTICE OF ASSESSMENT RATES.

Notice is hereby given that the following rates on the value of ratable property within the municipality, according to the valuation roll, have been imposed by the City Council of Pretoria in terms of the Local Authorities Rating Ordinance, 1933, for the financial year beginning on 1st July, 1972, and ending on 30th June, 1973, namely:—

- (a) an original rate of 0,5 cent per rand on the site value of land according to the valuation roll, save as indicated in (c);
- (b) an additional rate of 7,54 cent per rand on the site value of land according to the valuation roll, save as indicated in (c);
- (c) subject to the Administrator's approval and the necessary directions a rate equivalent to one eighth ($\frac{1}{8}$) of the rate set out in (a) and (b) above on the site value shown in the valuation roll in respect of properties situate in the area described in the Third Schedule to Administrators Notice No. 495, dated 29th June, 1964, with the exception of properties in regard to which the establishment of a township has been approved, measuring at least 21,4133 ha (25 morgen) and used as agricultural land only.

Notice is also hereby given that:—

- (i) the abovementioned rates shall become due and payable on the first day of October, 1972, but for the convenience of ratepayers the said rates may be paid in twelve equal monthly instalments, the first thereof on 1st July, 1972, and the others on the 1st of each and every succeeding month, respectively;
- (ii) all rates or portions thereof remaining unpaid for one month after having become payable, may bear interest at the rate of 8% per annum and summary legal proceedings for the recovery of all such arrear rates plus interest may be instituted against defaulters;
- (iii) notwithstanding the foregoing, no clearance certificate in respect of any property shall be issued by the City Treasurer, unless and until the full amount of the rates duly assessed as above in respect of the said property, together with interest thereon, if any, shall have been paid.

HILMAR RODE,
Town Clerk.

19 July, 1972.
Notice No. 212 of 1972.

561—19

STADSRAAD VAN TZANEEN.
EIENDOMSBELASTING 1972/73.

Kennis geskied hiermee ingevolge die bepalings van die Plaaslike Bestuurbelastingsordonnantie No. 20 van 1933, soos gewysig, dat die Stadsraad van Tzaneen die volgende belastings gehef het op die terreinwaarde van alle belasbare eiendomme binne die Munisipaliteit, soos dit in die waarderingslys verskyn, vir die boekjaar eindigen-de 30 Junie 1973:

1. 'n Oorspronklike belasting van nul komma vyf sent (0,5c) in die Rand (R1) op die terreinwaarde van grond soos in die waarderingslys aangegee is.
2. 'n Bykomende belasting van twee komma vyf sent (2,5c) in die Rand (R1) op die terreinwaarde van alle grond soos in die waarderingslys aangegee word.
3. Onderhewig aan die goedkeuring van die Administrateur 'n verdere bykomende belasting van een komma nul sent (1,0c) in die Rand (R1) op die terreinwaarde van alle grond soos in die waarderingslys aangegee word.

Die belasting soos hierbo gehef word verskuldig op 1 Julie 1972, maar is betaalbaar in twee gelyke paaiemente, die eerste helfte betaalbaar voor of op 31 Oktober 1972, en die tweede helfte betaalbaar voor of op 28 Februarie 1973.

In elke geval waar die belastings wat hierby gehef word nie op die vasgestelde datum betaal is nie, word rente teen agt persent (8%) per jaar gehef.

P. F. COLIN,
Stadsklerk.

Munisipale Kantore,
Posbus 24,
Tzaneen.
19 Julie 1972.

TOWN COUNCIL OF TZANEEN.
ASSESSMENT RATES 1972/73.

Notice is hereby given in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the Town Council of Tzaneen has imposed the following rates on the site value of all rateable property within the Municipality as appearing on the valuation roll, for the financial year ending the 30th June, 1973.

1. An original rate of nil comma five cent (0,5c) in the Rand (R1) on the site value of land appearing on the valuation roll.
2. An additional rate of two comma five cents (2,5c) in the Rand (R1) on the site value of land appearing on the valuation roll.
3. Subject to the approval of the Administrator, a further additional rate of one comma nil cent (1,0c) in the Rand (R1) on the site value of land appearing on the valuation roll.

The rates imposed as set out above shall become due on the 1st July, 1972, but shall be payable in two equal instalments, the first half payable on or before the 31st October, 1972, and the second half on or before the 28th February, 1973.

In any case where the rates hereby imposed are not paid on the due date, interest will be charged at the rate of eight per cent (8%) per annum.

P. F. COLIN,
Town Clerk.

Municipal Offices,
P.O. Box 24,
Tzaneen.
19th July, 1972.

STADSRAAD VAN KEMPTON PARK.
AANNAME VAN ROOKBEHEERREGULASIES.

Kennis geskied hierby, ingevolge die bepalings van artikel 96 van die Ordonnantie op Plaaslike Bestuur, No. 17 van 1939, dat die Stadsraad van Kempton Park van voorname is om Rookbeheerregulasies te aanvaar ooreenkomsdig die bepalings van artikel 18 van die Wet op Voorkoming van Lugbesoedeling, No. 45 van 1965, welke regulasies reeds deur die Minister van Gesondheid na oorlegpleging met die Minister van Ekonomiese Sake ingevolge artikel 18(5) van voormalde Wet goedgekeur is.

Afskrifte van die voorgestelde regulasies lê gedurende kantoorure ter insae in Kamer No. 117, Stadhuis, Margaretlaan, Kempton Park vir 'n tydperk van veertien (14) dae vanaf publikasie hiervan en enige persoon wat beswaar wil aanteken teen die voorgestelde regulasies moet sodanige beswaar, indien enige, binne die voormalde tydperk van 14 dae skriftelik by ondergetekende indien.

Q. W. VAN DER WALT,
Stadsklerk.

Stadhuis,
Margaretlaan,
(Posbus 13),
Kempton Park.
19 Julie 1972.
Kennisgewing No. 40/1972.

TOWN COUNCIL OF KEMPTON PARK
ADOPTION OF SMOKE CONTROL REGULATIONS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance No. 17 of 1939, that it is the intention of the Town Council of Kempton Park to adopt Smoke Control Regulations in accordance with the provisions of Section 18 of the Atmospheric Pollution Prevention Act No. 45 of 1965, which regulations have already been approved by the Minister of Health after consultation with the Minister of Economic Affairs in terms of Section 18(5) of the said Act.

Copies of the proposed regulations are open for inspection during office hours in Room No. 117, Town Hall, Margaret Avenue, Kempton Park, for a period of fourteen (14) days from date of publication hereof and any person who wishes to object to the proposed regulations must lodge his objection, if any, in writing with the undersigned within the abovementioned period of 14 days.

Q. W. VAN DER WALT,
Town Clerk.

Town Hall,
Margaret Avenue,
(P.O. Box 13),
Kempton Park.
19th July, 1972.
Notice No. 40/1972.

STADSRAAD VAN KEMPTON PARK.
WYSIGING VAN VERORDENINGE BETREFFENDE HONDE.

Kennis geskied hierby, ingevolge die bepalings van artikel 96 van die Ordonnantie op Plaaslike Bestuur, No. 17 van 1939, dat die Stadsraad van Kempton Park van voorname is om sy Verordeninge Betreffende Honde, afgekondig by Administrateurskennisgewing, No. 711 van 15 September, 1965,

te wysig om voorsiening te maak vir 'n gedifferensieerde belastingtarief ten opsigte van die aanhou van honde ouer as ses maande.

Afskrifte van die voorgestelde wysiging lê gedurende kantoorure ter insae in Kamer 117, Stadhuis, Margaretlaan, Kempton Park vir 'n tydperk van veertien (14) dae vanaf publikasie hiervan en enige persoon wat beswaar wil aanteken teen die voorgestelde wysiging moet sodanige beswaar, indien enige, binne die voormalde tydperk van 14 dae skriftelik by ondergetekende indien.

P. T. BOTHMA,
Waarnemende Stadsklerk.

Stadhuis,
Margaretlaan,
(Posbus 13),
Kempton Park.
19 Julie 1972.
Kennisgewing No. 41/1972.

TOWN COUNCIL OF KEMPTON PARK
AMENDMENT TO BY-LAWS RELATING TO DOGS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance, No. 17 of 1939, that it is the intention of the Town Council of Kempton Park to amend its By-laws Relating to Dogs, published under Administrator's Notice, No. 711 of 15 September, 1965, in order to provide for a differentiated tariff of rating in respect of dogs older than six months.

Copies of the proposed amendments to the above-mentioned By-laws are open for inspection during office hours in Room 117, Town Hall, Margaret Avenue, Kempton Park, for a period of fourteen (14) days from the date of publication hereof and any person who wishes to object to the proposed amendments must lodge his objection, if any, in writing, with the undersigned within the abovementioned period of 14 days.

P. T. BOTHMA,
Acting Town Clerk.

Town Hall,
Margaret Avenue,
(P.O. Box 13),
Kempton Park.
19th July, 1972.
Notice No. 41/1972.

STADSRAAD VAN BOKSBURG.

VOORGESTELDE PERMANENTE SLUITING VAN STRATE.

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 67 van die Ordonnantie op Plaaslike Bestuur (No. 17 van 1939), soos gewysig, dat die Stadsraad van Boksburg van voorname is om die strate soos hieronder genoem, permanent te sluit:

- A Locationweg en Ramsammyweg (nou Goedehooplaan), Reigerpark Uitbreiding No. 1 dorpsgebied;
- B (i) Die gedeelte van Voortrekkerstraat wes van Trichardtsweg;
(ii) Die gedeelte van Claimstraat wes van Trichardtsweg;
(iii) Die gedeelte van Grachtstraat wes van Trichardtsweg;
(iv) Die gedeelte van Montagustraat wes van Trichardtsweg;
(v) Die gedeelte van Bankstraat noord van Markstraat;
(vi) Die gedeelte van Pretoriastraat noord van Markstraat.

'n Plan waarop die betrokke straatdeeltes aangedui word, sal gedurende gewone kantoorure vir 'n tydperk van sestig (60) dae vanaf datum van hierdie kennisgewing, ter insae lê by Kamer No. 7, Stadhuis, Boksburg.

Personne wat beswaar teen die voorgestelde straatsluitings wil aanteken of 'n eis om skadevergoeding wil instel, indien sodanige sluiting uitgevoer word, moet die beswaar of eis skriftelik aan die ondergetekende lewer nie later as Dinsdag 19 September 1972.

L. FERREIRA,
Stadsklerk.

Stadhuis,
Boksburg.
19 Julie 1972.
No. 102.

TOWN COUNCIL OF BOKSBURG. PROPOSED PERMANENT CLOSING OF CERTAIN STREETS.

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 Boksburg intends closing permanently the following streets:

- A) Location Road and Ramsammy Road (now Goedehoop Avenue), Reiger Park Extension No. 1 Township;
- B) (i) That portion of Voortrekker Street west of Trichardts Road;
- (ii) That portion of Claim Street west of Trichardts Road;
- (iii) That portion of Gracht Street west of Trichardts Road;
- (iv) That portion of Montagu Street west of Trichardts Road;
- (v) That portion of Bank Street north of Market Street;
- (vi) That portion of Pretoria Street north of Market Street.

A plan showing the street portions to be closed will lie for inspection during normal office hours for a period of sixty (60) days, as from the date of this notice in Room No. 7, Town Hall, Boksburg.

Any person who wishes to object to the proposed closing or who may have any claim for compensation, if such closing is carried out, must lodge such objection or claim in writing, with the undersigned, not later than Tuesday 19th September, 1972.

L. FERREIRA,
Town Clerk.

Town Hall,
Boksburg.
19th July, 1972.
No. 102.

565-19

STADSRAAD VAN ORKNEY.

VOORGESTELDE AANVAARDING
VAN STANDAARDVERORDENINGE
WAARBY DIE BEVEILIGING VAN
SWEMBADDEN EN UITDRAWINGS
GEREGULEER WORD:

Kennis geskied hierby ingevalle die bepalings van artikel 96 van Ordonnantie No. 17 van 1939, soos gewysig; dat die Stadsraad van Orkney van voorname is, om die Standaardverordeninge waarby die beveiliging van swembaddens en uitdrawings gereguleer word, soos vervat in Administrateurskennisgewing 423 van 22 April 1970, soos gewysig by Administrateurskennisgewing 1856 van 29 Desember 1971, te aanvaar.

Afskrifte van die Standaardverordeninge lê ter insae gedurende kantoorure by kamer 124, Municipale kantoor, Orkney en besware teen die Raad se voorneme, indien enige, sal deur ondergetekende ontvang word tot en met 3 Augustus 1972.

J. J. F. VAN SCHOOR,
Stadsklerk.

Municipale Kantoor,
Patmoreweg,
(Posbus 34)
Orkney.
19 Julie 1972:
Kennisgewing No. 28/1972.

ORKNEY TOWN COUNCIL.

PROPOSED ADOPTION OF STANDARD BY-LAWS REGULATING THE SAFE-GUARDING OF SWIMMING POOLS AND EXCAVATIONS.

It is hereby notified in terms of section 96 of Ordinance No. 17 of 1939, as amended, that it is the intention of the Town Council of Orkney to adopt the Standard By-Laws regulating the safeguarding of Swimming Pools and Excavations, published by Administrator's Notice No. 423 of 22nd April, 1970, as amended, by Administrator's Notice 1856 of 29th December, 1971.

Copies of the Standard By-Laws are open for inspection during normal office hours in Room 124, Municipal Offices, Orkney, and objections, against the Council's intention, if any, will be received by the undersigned until 3rd August, 1972.

J. J. F. VAN SCHOOR,
Town Clerk.

Municipal Offices,
Patmore Road,
(P.O. Box 34);
Orkney.

19th July, 1972.
Notice No. 28/1972.

566-19

STADSRAAD VAN SPRINGS. WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Kennis geskied hiermee kragtens artikel 96 van die Ordonnantie op Plaaslike Bestuur, 1939; soos gewysig; dat die Stadsraad van Springs van voorname is om sy Watervoorsieningsverordeninge, afgekondig by Administrateurskennisgewing No. 787 van 18 Oktober 1950, te wysig deur die tariewe vir die gebruik van water te verhoog.

Afskrifte van die voorgestelde wysiging lê ter insae in die kantoor van die ondergetekende tydens gewone kantoorure vir 'n tydperk van 14 dae vanaf datum van publikasie van hierdie kennisgewing.

Enige persoon wat teen die voorgestelde wysiging beswaar wil aanteken, moet sy beswaar skriftelik gedurende gemelde tydperk van 14 dae by die ondergetekende indien.

H. A. DU PLESSIS,
Klerk van die Raad.

Stadhuis,
Springs,
19 Julie 1972:
(No. 71/1972).

TOWN COUNCIL OF SPRINGS.

AMENDMENT OF WATER SUPPLY BY-LAWS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance, 1939; as amended, that it is the intention of the Town Council of Springs to amend its Water Supply By-Laws promulgated under Administrator's Notice No. 787 of the 18th October, 1950, by increasing the tariffs for the use of water.

Copies of the proposed amendment are open for inspection at the office of the undersigned for a period of 14 days from date of publication of this notice.

Any person who wishes to object to the proposed amendment must lodge his objections in writing with the undersigned during the said period of 14 days.

H. A. DU PLESSIS,
Clerk of the Council.

Town Hall,
Springs.
19th July, 1972.
(No. 71/1972).

567-19

STADSRAAD VAN ROODEPOORT.

EIENDOMSBELASTING: 1972/73.

Die publiek word hiermee in kennis gestel dat die volgende belastings op die waarde van alle belasbare eiendomme binne die Munisipaliteit, soos dit op die waarderingslys voorkom, deur die Stadsraad van Roodepoort opgeleë is ingevolge die Plaaslike-Bestuur-Belastingsordonnantie, Nr. 20 van 1933, en wysigsordonnansies, te wete:

- (a) 'n oorspronklike belasting vir die jaar 1 Julie 1972 tot 30 Junie 1973 van 1c (een half sent) in die R (rand) op die terreinwaarde van alle grond binne die Munisipaliteit, soos dit op die waarderingslys voorkom;
- (b) behoudends die goedkeuring van die Administrator, 'n bykomstige belasting vir die jaar 1 Julie 1972 tot 30 Junie 1973 van 3c (drie sent) in die R (Rand) op die terreinwaarde van alle grond binne die Munisipaliteit, soos dit op die waarderingslys voorkom en daarbenewens, onderworpe aan die bepalings van sub-artikel (1) van artikel 21 van die Plaaslike-Bestuur-Belastingsordonnantie, Nr. 20 van 1933, op die waarde van verbeterings op grond gehou ingevalle mynreg (wat nie grond is binne 'n wettiggestigte dorpsgebied nie) sowel as op die terreinwaarde van sodanige grond, waar dit deur persone of maatskappye betrokke by mynontginning, vir woondoeleindes of vir doeleindes wat nie betrekking het op mynontginning nie, gebruik word;
- (c) ingevalle en onderworpe aan die bepalings van artikel 20 van die Plaaslike-Bestuur-Belastingsordonnantie Nr. 20 van 1933, 'n ekstra bykomstige belasting vir die jaar 1 Julie 1972 tot 30 Junie 1973 van 3 3/4c (drie en drie kwart sent) in die R (Rand) op die terreinwaarde van die grond of grondbelange gehou deur enige elektrisiteitsonderneming binne die Munisipaliteit, soos dit op die waarderingslys voorkom;
- (d) dat die grondeienaarslisensiebelange betaalbaar ingevalle die bepalings van artikel 22 van die Plaaslike-Bestuur-Belastingsordonnantie Nr. 20 van 1933, op 20% (20 persent) bly.

Die belasting wat hierby opgely word, raak verskuldig op 31 Oktober 1972 en is in twee gelyke paaiemente betaalbaar, naamlik eenhelfte ($\frac{1}{2}$) op 31 Oktober 1972 en die ander helfte ($\frac{1}{2}$) op 31 Januarie 1973 en rente teen 'n koers van agt persent (8%) per jaar sal op alle agterstallige bedrae aangeslaan word en geregtelike stappe sal sonder verwyl in die geval van wanbetaling ingestel word.

Alle belastingbetalers wat geen rekenings vir die bogemelde belasting ontvang nie, word aangeraai om die Departement van die Stadsesourier daarvan in kennis te stel, aangesien die nie-ontvangs van rekenings nieemand van die aanspreeklikheid vir betaling vrystel nie.

J. S. DU TOIT,
Stadsklerk.

19 Julie 1972.
M.K. Nr. 50/72.

TOWN COUNCIL OF ROODEPOORT.

ASSESSMENT RATES: 1972/73.

The public is hereby advised that the following rates on the value of all rateable property within the Municipality, as appearing in the valuation roll, have been imposed by the Town Council of Roodepoort, in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, and amending ordinances, viz:-

- (a) an original rate of the year 1st July 1972 to 30th June 1973, of a $\frac{1}{2}$ c (half cent) in the R (Rand) on the site value of all land within the Municipality as appearing in the valuation roll;
- (b) subject to the Administrator's approval, an additional rate for the year 1st July 1972 tot 30th June 1973, of 3c (three cent) in the R (Rand) on the site value of all land within the Municipality as appearing in the valuation roll and also, subject to the provisions of sub-section (1) of Section 21 of the Local Authorities Rating Ordinance, No. 20 of 1933, on the value of improvements situate upon land held under mining title (not being land in a lawfully established township) 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 operations;
- (c) an extra additional rate for the year 1st July 1972 to 30th June 1973, of $\frac{3}{4}$ c (three and three-quarter cent) in the R (Rand) on the site value of land or interests in land held by any power undertaking within the Municipality as appearing in the valuation roll in terms of and subject to the provisions of Section 20 of the Local Authorities Rating Ordinance, No. 20 of 1933;
- (d) a freeholders licence interest payable in terms of the provisions of Section 20 of 1933 of 20% (twenty per centum).

The rates hereby imposed become due on 31st October 1972 and are payable in two equal instalments, namely as to one-half ($\frac{1}{2}$) on 31st October 1972 and the remaining one-half ($\frac{1}{2}$) on 31st January 1973 and interest at the rate of eight per centum (8%) per annum will be charged on all overdue accounts and summary legal proceedings for the recovery thereof will be instituted against defaulters.

All ratepayers who do not receive accounts for the above-mentioned rates are requested to notify the Town Treasurer's Department as the non-receipt of accounts does not relieve anybody of liability for payment.

J. S. DU TOIT,
Town Clerk.

19 July 1972.
M.N. No. 50/72.

568-19

STADSRAAD VAN BOKSBURG.

WYSIGING VAN VERORDENINGE EN REGULASIES BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDEN.

Daar word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, bekend gemaak dat die Stadsraad van Boksburg van voorneme is om die Verordeninge en Regulasies betreffende Licensies en Beheer oor Besighede, afgekondig by Administrateurskennisgewing Nr. 1036 van 23 Desember 1953 soos gewysig, verder te wysig deur sommige van die bestaande tarief van geldie vir Huurmotors te verhoog.

Die voorgestelde wysiging lê vanaf datum hiervan tot en met 3 Augustus 1972 in kamer No. 7, Eerste Verdicing, Stadhuis, Boksburg ter insae en enige persoon wat teen die voorgestelde wysiging beswaar wil opper, moet sy beswaar uiterlig op genoemde datum skriftelik in tweevoud by die Stadsklerk indien.

L. FERREIRA,
Stadsklerk.

Stadhuis,
Boksburg.
B1/1/29.
19 Julie 1972.
No. 100.

TOWN COUNCIL OF BOKSBURG.

AMENDMENT OF BY-LAWS AND REGULATIONS RELATING TO LICENCES AND BUSINESS CONTROL.

It is hereby notified, in terms of Section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that the Town Council of Boksburg proposes to amend the By-Laws and Regulations relating to Licences and Business Control published under Administrator's Notice No. 1036 of 23rd December, 1953, as amended, by increasing some of the present tariff of charges of Motor Cabs.

The proposed amendment will be open for inspection at room No. 7, First Floor, Town Hall, Boksburg, from the date of this notice until the 3rd August, 1972, and any person wishing to do so must lodge his objections with the Town Clerk in writing, in duplicate, not later than the date mentioned.

L. FERREIRA,
Town Clerk.

Town Hall,
Boksburg.
B1/1/29.
19th July, 1972.
No. 100.

569-19

MUNISIPALITEIT BRONKHORST-SPRUIT.

BELASTINGKENNISGEWING. 1972/73.

Kennis geskied hiermee ingevolge die Plaaslike Bestuurs Belastingordonnansie No.

20 van 1933, soos gewysig, dat die Dorpsraad van Bronkhortspruit die volgende belasting gehef het op die waarde van alle belasbare eiendom binne die Municipale gebied van Bronkhortspruit vir die tydperk 1 Julie 1972 tot 30 Junie 1973:

- (a) 'n Oorspronklike belasting van $\frac{1}{2}$ c in die R op die terreinwaarde van grond.
- (b) 'n Addisionele belasting van $1\frac{1}{2}$ c in die R op die terreinwaarde van grond.

Bogenoemde belasting is verskuldig en betaalbaar op 1 Oktober 1972.

Rente teen 7% per jaar sal gehef word op alle onbetaalde belasting na 1 Oktober 1972.

B. J. DU TOIT,
Stadsklerk.

Municipale Kantore,
Bronkhortspruit.
19 Julie 1972.

MUNICIPALITY OF BRONKHORST-SPRUIT.

NOTICE OF RATE. 1972/73.

Notice is hereby given in terms of the Local Government Rating Ordinance No. 20 of 1933, as amended, that the Village Council of Bronkhortspruit, has imposed the following rates on the valuation of all rateable property within the Municipal area of Bronkhortspruit for the period 1st July, 1972 to 30th June, 1973:

- (a) An original rate of $\frac{1}{2}$ c in the R on the site value of land.
- (b) An additional rate of $1\frac{1}{2}$ c in the R on the site value of land.

The above rates become due and payable on the 1st October, 1972.

Interest at the rate of 7% per annum will be charged on all unpaid rates after 1st October 1972.

B. J. DU TOIT,
Town Clerk.

Municipal Offices,
Bronkhortspruit.
19th July, 1972.

570-19

STADSRAAD VAN PRETORIA.

WYSIGING VAN AMBULANSVERORDENINGE.

Ooreenkomsdig artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennisgegee dat die Stadsraad van Pretoria sy Ambulansverordeninge, afgekondig by Administrateurskennisgewing No. 226 van 1 April 1959, gewysig het.

Die doel van die wysiging is die verhoging van die ambulanstariewe.

Eksemplare van die wysiging en die betrokke Raadsbesluit lê veertien (14) dae van die publikasiedatum van hierdie kennisgewing af, in kamer 407, Wesblok, Munitoria, Van der Walt-straat, Pretoria, ter inspeksie.

HILMAR RODE,
Stadsklerk.

19 Julie 1972.
Kennisgewing No. 219 van 1972.

CITY COUNCIL OF PRETORIA.

AMENDMENT OF AMBULANCE BY-LAWS.

Notice is hereby given in accordance with Section 96 of the Local Government

Ordinance, No. 17 of 1939, as amended that the City Council of Pretoria has amended its Ambulance By-Laws, published under Administrator's Notice No. 226 of 1st April 1959.

The object of the amendment is the increase of the ambulance tariffs.

Copies of the amendment and the relative Council Resolution will lie open for inspection at Room 407, West Block, Municipality, Van der Walt Street, Pretoria, for a period of fourteen (14) days from the date of publication hereof.

HILMAR RODE,
Town Clerk.

Notice No. 219 of 1972.
19th July, 1972.

571—19

STADSRAAD VAN PRETORIA.

WYSIGING VAN VERORDENINGE INSAKE MARSKRAMERS EN VENTERS.

Ooreenkomsdig artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Pretoria sy Verordeninge insake Marskramers en Vinters, afgekondig by Administrateurskennisgewing No. 518 van 6 Junie, 1951, gewysig het.

Die strekking van die wysiging is dat snyblomme of nuusblaie, uitgesond daagliks en weekliks nuusblaie, slegs van 'n standplaas wat daarvoor aangewys is, verkoop mag word.

Eksemplare van die wysiging en die betrokke Raadsbesluit lê veertien (14) dae van die publikasiedatum van hierdie kennisgewing af, in kamer 407, Wesblok, Municipality, Van der Waltstraat, Pretoria, ter insae.

HILMAR RODE,
Stadsklerk.

19 Julie 1972.
Kennisgewing No. 220 van 1972.

CITY COUNCIL OF PRETORIA.

AMENDMENT OF HAWKERS AND PEDLARS BY-LAWS.

Notice is hereby given in accordance with Section 96 of the Local Government Ordinance, No. 17 of 1939, as amended that the City Council of Pretoria has amended its Hawkers and Pedlars By-laws, published under Administrator's Notice No. 518 of 6th June, 1951.

The purport of the amendment is that cut flowers or newspapers, except daily and weekly newspapers, may only be sold from a stand appointed for that purpose.

Copies of the amendment and the relative Council Resolution will lie open for inspection at Room 407, West Block, Municipality, Van der Walt Street, Pretoria, for a period of fourteen (14) days from the date of publication hereof.

HILMAR RODE,
Town Clerk.

19th July, 1972.
Notice No. 220 of 1972.

572—19

STADSRAAD VAN RUSTENBURG.

WYSIGING VAN VERORDENINGE OP DORPSGRONDE.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie

op Plaaslike Bestuur, 1939, dat die Stadsraad besluit het om bogemelde verordeninge te wysig deur die tarief soos vervat in sub-artikels 1(e) en 1(h) van Bylae B te verhoog.

Besonderhede van die wysigings van die verordeninge lê ter insae by die kantoor van die Raad vir 'n tydperk van 14 dae vanaf 19 Julie 1972, gedurende welke tydperk enige besware skriftelik by die ondergetekende ingedien moet word.

W. J. ERASMUS,
Stadsklerk.

19 Julie 1972.
No. 52/72.

TOWN COUNCIL OF RUSTENBURG.

AMENDMENT OF THE TOWNLANDS BY-LAWS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance, 1939, that the Town Council has resolved to amend the abovementioned by-laws by increasing the tariff in sub-sections (e) and 1(h) of Schedule B.

Particulars of the amendments are open to inspection at the office of the Council for a period of 14 days from the 19th July, 1972, during which period any objections should be lodged with the undersigned in writing.

W. J. ERASMUS,
Town Clerk.

19th July, 1972.
No. 52/72.

573—19

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE SUIDELIKE JOHANNESBURG-STREEK-DORPSAANLEGSKEMA (WYSIGINGSKEMA NO. 31).

Die Stadsraad van Johannesburg het 'n ontwerp-wysigingsdorpsaanlegskema opgestel wat bekend sal staan as Wysigingdorpsbeplanningskema No. 31.

Hierdie ontwerpskema bevat die volgende voorstel:

Voorbeholdsbeperking (xi) van klausule 15(a) moet geskrap word; dit sal die uitwerking hê dat die bak en die verkoop van vis 'n primêre reg word in plaas van 'n gebruik met die spesiale vergunning van die plaaslike owerheid in Gebruikstreke III, IV en XIII van die skema.

Besonderhede van hierdie skema lê ter insae te kamer 715, Burgersentrum, Johannesburg, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 19 Julie 1972.

Die Raad sal oorweeg of die skema aangesoe moet word al dan nie.

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsaanlegskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 19 Julie 1972 skriftelik van sodanige beswaar of vertoë ten kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word al dan nie.

S. D. MARSHALL,
Klerk van die Rand.

Burgersentrum,
Johannesburg.
19 Julie 1972.
72/4/4/31

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO THE SOUTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME (AMENDMENT SCHEME NO. 31).

The City Council of Johannesburg has prepared a draft amendment town-planning scheme to be known as Amendment Town-planning Scheme No. 31.

This draft scheme contains the following proposal:

To delete proviso (xi) of Clause 15(a), which will have the effect of making fish frying and fish mongering a primary right instead of a use by the special consent of the local authority in Use Zones III, IV and XIII of the scheme.

Particulars of this Scheme are open for inspection at Room 715, Civic Centre, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 19 July, 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 abovementioned Town-Planning Scheme or within two kilometres of the boundary thereof, has the right to object to the Scheme or to make representations in respect thereof, and if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 19 July 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,
Johannesburg.
19 July, 1972.
(72/4/4/31)

574—19—26

MUNISIPALITEIT MEYERTON.

WYSIGING VAN VERORDENINGE.

Ingevolge die bepalings van artikel 96 van Ordonnansie No. 17 van 1939, soos gewysig, word hiermee bekend gemaak dat die Stadsraad van Meyerton van voorneme is om die volgende verordeninge te wysig:

a. Waterbewaringsregulasies afgekondig by Administrateurskennisgewing No. 498 van 29 Desember 1943, verder te wysig, om voorsiening te maak vir verhoogde tariewe deur die Randwaterraad opgelê.

b. Suigtenkverwyderingstarief afgekondig by Administrateurskennisgewing No. 353 van 10 Mei 1961, soos gewysig, verder te wysig deur items 1, 2 en 3 te vervang om voorsiening te maak vir 'n vaste maandelikse bedrag.

Afskrifte van hierdie verordeninge lê ter insae by die kantoor van die Klerk van die Raad vir 'n tydperk van veertien dae met ingang van datum van publikasie hiervan in die Provinciale Koerant.

A. D. NORVAL,
Stadsklerk.

Munisipale Kantore,
Posbus 9,
Meyerton.
19 Julie 1972.
Kennisgewing No. 6/Kv.d.R.

MUNICIPALITY OF MEYERTON.
AMENDMENT OF BY-LAWS.

Notice is hereby given in terms of Section 96 of Ordinance No. 17 of 1939, as amended, that it is the intention of the Town Council of Meyerton to amend the following by-laws:

- The Water Supply Regulations promulgated under Administrator's Notice No. 498 dated the 29th December, 1943 to provide for an increase in tariffs laid down by the Rand Water Board.
- Vacuum Tanker Removal Tariff promulgated by Administrator's Notice No. 353 dated the 10th May, 1961, as amended, are hereby further amended by the substitution of items 1, 2 and 3 to provide for a fixed monthly levy.

Copies of these By-Laws are open for inspection in the office of the Clerk of the Council for a period of fourteen days from the date of publication of this notice in the Official Gazette.

A. D. NORVAL,
Town Clerk.

Municipal Offices,
P.O. Box 9,
Meyerton,
19th July, 1972.
Notice No. 6/C.o.t.C.

575—19

STADSRAAD VAN ORKNEY.
EIENDOMSBELASTING EN RIOOL-FOOIE.

Kennis geskied hiermee dat die onderstaande belastings op die waarde van belasbare eiendom binne die regsgebied van die Stadsraad, soos in die Waarderingslys aangetoon, deur die Raad gehef is ingevolge die Plaaslike Bestuur-Belasting Ordonnansie No. 20 van 1933, soos gewysig, ten opsigte van die boekjaar 1 Julie 1972 tot 30 Junie 1973, naamlik:

- 'n Oorspronklike belasting van 0,5 sent in die rand op die terreinwaarde van grond geleë soos hierbo vermeld.
- 'n Addisionele belasting van 2,5 sent in die rand op die terreinwaarde van grond geleë soos hierbo vermeld.
- Behoudens die goedkeuring van die Administrateur, 'n verdere addisionele belasting van 1,5 sent in die rand op die terreinwaarde van grond geleë soos hierbo vermeld.

Bogemelde belasting is soos volg betaalbaar:

- Wat betref een-helfte, op 1 Oktober 1972.

- Wat betref die balans, op 1 April 1973.

Belastingbetalers wat verkies om belasting en rioolfooie in kwartaalkse of 9 maandelikse paaiemente te betaal, kan aldus met die Stadsesourier reël, mits die laaste betaling verskuldig en betaalbaar geskied voor of op 1 April 1973.

Rente bereken teen 8 persent per jaar word op alle belastings wat vir die huidige finansiële jaar gehef word, en nie voor of op 30 Junie 1973 betaal is nie, gehef.

Kennis geskied hiermee verder dat rioolfooie ingevolge die Raad se tarief van fooie, verskuldig en betaalbaar is gelyktydig met eiendomsbelasting op bogemelde datums.

J. J. F. VAN SCHOOR,
Stadsklerk.

Posbus 34,
Orkney,
19 Julie 1972.
Kennisgewing No. 30/1972.

ORKNEY TOWN COUNCIL.
ASSESSMENT RATES AND SEWERAGE FEES.

Notice is hereby given that the following rates on the value of rateable property situated within the area of jurisdiction of the Council, as appearing in the Valuation Roll, have been imposed by the Council in terms of the Local Government Rating Ordinance No. 20 of 1933, as amended, for and in respect of the financial year 1st July, 1972, to 30th June, 1973, viz:

- An original rate of 0,5 cents in the rand on the site value of land situate as aforesaid.
- An additional rate of 2,5 cents in the rand on the site value of land situate as aforesaid.
- Subject to the approval of the Administrator, a further additional rate of 2,5 cents in the rand on the site value of the land as aforesaid.

The above rates will become due and payable as follows:-

- As to one-half on the 1st October, 1972.
- As to the remaining half on the 1st April, 1973.

Ratepayers desiring to do so may arrange with the Town Treasurer for payment of rates and sewerage charges in quarterly of 9 monthly instalments. The last payment to be due and payable on or before the 1st April, 1973.

Interest at the rate of 8 percent per annum will be charged on all rates levied for the current year not paid on or before the 30th June, 1973.

Notice is further given that the sewerage charges in terms of the Council's tariff of charges, are due and payable concurrently with assessment rates on the above dates.

J. J. F. VAN SCHOOR,
Town Clerk.
P.O. Box 34,
Orkney,
19th July, 1972.
Notice No. 30/1972.

576—19

STADSRAAD VAN ZEERUST.
EIENDOMSBELASTING: 1972/73.

Kennis word hiermee gegee dat die Stadsraad van Zeerust kragtens die bepalings van die Plaaslike Bestuur-Belasting Ordonnansie, No. 20 van 1933, soos gewysig, die volgende belastings op die waarde van elke belasbare eiendom binne die municipale gebied soos in die waarderingslys aangedui, vir die boekjaar 1 Julie 1972 tot 30 Junie 1973 gehef het.

- 'n Oorspronklike belasting van 0,5 sent in die rand (R1) op die terreinwaarde van grond.
- 'n Bykomende belasting van 2,5 sent in die rand (R1) op die terreinwaarde van grond.
- Behoudens die goedkeuring van die Administrateur, 'n verdere bykomende belasting van 3,5 sent in die rand (R1) op die terreinwaarde van grond. Ook word kennis gegee dat:

- Die bogemelde belasting op die eerste dag van September 1972 verskuldig en betaalbaar word. Belastings mag egter in twaalf (12) gelijke maandelikse paaiemente geraken vanaf 1 Julie 1972 betaal word.

b. Alle belastings of gedeeltes daarvan wat na die bogemelde betaaldatums nog nie betaal is nie, rente sal dra teen 'n koers van 7% (sewe persent) per jaar.

c. Indien die belasting hierbo gehef vóór 1 September 1972 ten volle vereffen is, 'n korting van 2½% (twee-en-'n-half persent) toegelaat sal word.

Belastingbetalers wat nie rekenings ten opsigte van die bogenoemde belastings ontvang nie, word versoek om met die Stadsesourier in verbinding te tree aangesien die nie-ontvangs van rekenings nie 'n persoon onthof van die verpligting vir die betaalting van die belasting nie.

D. J. RADEMAN,
Stadsklerk.

Munisipale Kantore,

Posbus 92,

Zeerust.

19 Julie 1972.

Kennisgewing No. 23/1972.

TOWN COUNCIL OF ZEERUST.

ASSESSMENT RATES: 1972/1973.

Notice is hereby given that the Town Council of Zeerust has imposed, by virtue of the provisions of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, the following rates for the financial year 1st July, 1972, to 30th June, 1973, on the value of all rateable property within the municipal area as appearing in the valuation roll.

- An original rate of 0,5 cent in the rand (R1) on the site value of land.
- An additional rate of 2,5 cents in the rand (R1) on the site value of land.
- Subject to the approval of the Administrator, a further additional rate of 3,5 cents in the rand (R1) on the site value of land.

Notice is also given that:

- The above rates shall become due and payable on the 1st September, 1972. The said rates may, however, be paid in twelve (12) equal monthly instalments calculated as from the 1st July, 1972.
- All rates or part thereof being unpaid after the abovementioned dates of payment, shall bear interest at the rate of 7% (seven per cent) per annum.

- If the rates imposed above are paid in full before the 1st September, 1972, a discount of 2½% (two-and-a-half per cent) will be allowed.

Ratepayers who do not receive accounts in respect of the assessment rates referred to above, are requested to contact the Town Treasurer as the non-receipt of accounts shall not exempt any person from the liability for payment of such rates.

D. J. RADEMAN,
Town Clerk.

Municipal Offices,

P.O. Box 92,

Zeerust.

19 July, 1972.

Notice No. 23/1972.

577—19

STADSRAAD VAN WESTONARIA.

VERBETERINGSKENNISGEWING.

WYSIGING VAN SANITÉRE EN VULISVERWYDERINGSTARIEF.

Gelieve kennis te neem dat die sluitingsdatum van Municipale Kennisgewing

No. 18/72, wat verskyn het in die Proviniale Koerant van 21 Junie 1972, moet lees 14 dae vanaf 19 Julie 1972.

W. J. R. APPELCRYN,
Stadsklerk.

Munisipale Kantore,
Westonaria.
19 Julie 1972.
M.N. 21/72,

TOWN COUNCIL OF WESTONARIA.

CORRECTION NOTICE.

AMENDMENT TO SANITARY AND REFUSE REMOVAL TARIFF.

Please note that the closing date of Municipal Notice No. 18/72, which appeared in the Provincial Gazette of the 21st June, 1972, must read 14 days from 19th July, 1972.

W. J. R. APPELCRYN,
Town Clerk.

Municipal Offices,
Westonaria.
19th July, 1972.
M.N. 21/72.

578—19

DORPSRAAD VAN DELAREYVILLE.

WYSIGING VAN VERORDENINGE.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad voornemens is om die volgende verordeninge te wysig:

- Die Sanitäre- en Vullisverwyderingstrief afgekondig by Administrateurskennisgewing No. 735 van 6 November 1963, soos gewysig, om voorseening te maak vir die minimum betaling van R1,50 per maand deur alle okkuperders van eiendomme ten opsigte van Suijenkdienste.
- Die Veemarkverordeninge, afgekondig by Administrateurskennisgewing No. 159 gedateer 11 Maart 1959, soos gewysig, om voorseening te maak vir die betaling van 1½ percent op die omset van veilings vir die gebruik van kraale.

Besonderhede van die voorgenome wysisings is ter insae in die kantoor van die stadsklerk en enige besware moet voor of op 26 Julie skriftelik by die ondergetekende ingedien word.

F. J. PELSER,
Stadsklerk.

Munisipale kantore,
Posbus 24,
Delareyville.
19 Julie 1972.
Kennisgewing No. 26/72.

VILLAGE COUNCIL OF DELAREYVILLE.

AMENDMENT OF BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to amend the following by-laws.

- The Sanitary and Refuse Removals By-laws, published by Administrator's Notice No. 735 dated 6th November 1963, as amended, in order to make provision for the minimum payment of R1,50 per month by all occupiers of properties in respect of Vacuum Tank Removal Services.

2. The Livestock Market By-laws, published by Administrator's Notice No. 159 dated 11th March 1959, as amended, in order to make provision for the payment of 1½ percent on the turnover of sales for the use of the kraals.

Particulars of the proposed amendments are open to inspection at the office of the Town Clerk, and any objections should be lodged with the undersigned in writing on or before 26th July, 1972.

F. J. PELSER,
Town Clerk.

Municipal Offices,
P.O. Box 24,
Delareyville.
19th July, 1972.
Notice No. 26/72.

579—19

MUNISIPALITEIT LEEUDORINGSTAD.

KENNISGEWING VAN EIENDOMSBELASTING 1972/73.

Kennis geskied hiermee ingevolge die bepalings van Ordonnansie No. 20 van 1933, soos gewysig, dat die Dorpsraad van Leeudoringstad die volgende belasting gehef het op die waarde van alle belasbare eiendomme binne die gebied van die Munisipaliteit van Leeudoringstad soos dit op die waardasie, lys voorkom vir die tydperk 1 Julie 1972 tot 30 Junie 1973:-

- 'n Oorspronklike belasting van 0,5 cent in die Rand (R) op die liggingswaarde van grond.
- 'n Addisionele belasting van 2,5 cent in die Rand (R) op die liggingswaarde van grond.
- Onderhewig aan Administrateursgoedkeuring 'n ekstra addisionele belasting van 3 cent in die Rand (R) op die liggingswaarde van grond.
- 'n Belasting van 0,2 cent in die Rand (R) op die waarde van verbeterings.

Een helfte van bogenoemde belasting is verskuldig en betaalbaar voor of op 30 September 1972 en die ander helfte voor of op 28 Februarie 1973.

Rente teen sewe persent per jaar sal op alle agterstallige belasting betaalbaar wees.

W. G. OLIVIER,
Stadsklerk.

Leeudoringstad.
19 Julie 1972.

MUNICIPALITY LEEUDORINGSTAD.

NOTICE OF ASSESSMENT RATES, 1972 /1973.

Notice is hereby given, in terms of Ordinance No. 20 of 1933 as amended, that the Village Council of Leeudoringstad has imposed the following rates on the valuation of all rateable property within the Municipal area of Leeudoringstad, as reflected by the valuation roll for the period 1st July, 1972 to 30th June, 1973.

- An original rate of 0,5 cent in the Rand (R) on the site value of land;
- An additional rate of 2,5 cent in the Rand (R) on the site value of land;
- Subject to Administrator's approval an extra additional rate of 3 cent in the Rand (R) on the site value of land.
- A rate of 0,2 cent in the Rand (R) on the value of improvements.

One half of the above mentioned assessment rates will become due and payable on or before the 30th September, 1972 and the remaining half on or before the 28th February, 1973.

Interest at the rate of seven per cent per annum is payable on all arrear rates.

W. G. OLIVIER,
Town Clerk.

Leeudoringstad.
19th July, 1972.

580—19

STADSRAAD VAN RANDBURG.

KENNISGEWING VAN DIE STADSRAAD VAN RANDBURG SE VOORNEME OM SKEMAS OP TE STEL INGEVOLGE ARTIKEL 25 VAN ORDONNANSIE NO. 25 VAN 1965 (SOOS GEWYSIG).

Kennis word hiermee gegee dat die Stadsraad van Randburg van voorneme is om 'n Wysigingsdorpsbeplanningskema op te stel, wat bekend sal staan as Randburg Wysigingsdorpskema No. 104 en wat betrekking sal hê op die volgende eiendome:

Skema No. 104 Gedelte 12 en 27 van die plaas Boschkop 199 I.Q.

Enige eienaar of okkupant van bogemelde eiendomme het die reg om teen die voorneme van die plaaslike bestuur beswaar te maak en indien hy dit wil doen moet hy die plaaslike bestuur binne 4 weke vanaf die eerste publikasie van hierdie kennisgewing naamlik 12 Julie 1972, skriftelik van sodanige beswaar in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. DE KOCK,
Stadsklerk.

Munisipale Kantore,
Privaatsak 1,
Randburg.
19 Julie 1972.
Kennisgewing No. 49/1972.

TOWN COUNCIL OF RANDBURG.

NOTICE OF THE INTENTION OF RANDBURG TOWN COUNCIL TO PREPARE SCHEMES IN TERMS OF SECTION 25 OF ORDINANCE NO. 25 OF 1965 (AS AMENDED).

Notice is hereby given that the Randburg Town Council intends preparing a Amending Town Planning Scheme which will be known as Randburg Amending Town Planning Scheme No. 104 and which will apply to the following properties:

Scheme No. 104 Portion 12 and 27 of the farm Boschkop 199 I.Q.

Any owner or occupier of the above-mentioned properties, has the right to object to the intention of the Local authority and if he wishes to do so he shall within 4 weeks of the first publication of this notice, which is 12th July, 1972, inform the local authority, in writing of such objection and shall state whether or not he wishes to be heard by the local authority.

S. D. DE KOCK,
Town Clerk.

Municipal Offices,
Private Bag 1,
Randburg.
19th July, 1972.
Notice No. 49/1972.

581—19—26

STADSRAAD VAN POTCHEFSTROOM.
VOORGENOME PERMANENTE SLUITING VAN 'N GEDEELTE VAN BRANDSTRAAT, POTCHEFSTROOM.

Kennis geskied hiermee ooreenkomsdig die beplaings van artikel 67 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939 (soos gewysig), dat die Stadsraad van Potchefstroom besluit het om 'n gedeelte van Brandstraat permanent te sluit.

'n Plan wat die padgedeelte wat gesluit sal word aantoon, sal gedurende kantoorure ter insae lê by die kantoor van die ondertekende vir 'n tydperk van 60 dae; gereken vanaf 19 Julie 1972.

Enige persoon wat beswaar wens te maak teen die voorgenome permanente sluiting van die onderhavige straatgedeelte, moet sodanige beswaar skriftelik indien by die kantoor van die ondertekende voor of op 19 September 1972.

C. J. F. DU PLESSIS.
 Waarn. Stadsklerk.

No. 71/MV.

TOWN COUNCIL OF POTCHEFSTROOM.

PROPOSED PERMANENT CLOSING OF PORTION OF BRAND STREET, POTCHEFSTROOM.

Notice is hereby given in terms of the provisions of section 67 of the Local Government Ordinance No. 17 of 1939 (as amended), that the Town Council of Potchefstroom has resolved to close permanently a portion of Brand Street, Potchefstroom.

A plan indicating the portion of Brand Street to be permanently closed, will lie for inspection during office hours at the offices of the undersigned for a period of 60 days as from the 19th July, 1972.

Any person who wishes to object against the proposed permanent closing of the relevant portion of Brand Street, must lodge such objection in writing with the undersigned on or before the 19th September 1972.

C. J. F. DU PLESSIS.
 Acting Town Clerk.

No. 71/MV.

582-19

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELKE GEBIEDE.

VOORGESTELDE WYSIGING VAN DIE BEGRAAFPLAASVERORDENINGE: WITPOORT PLAASLIKE GEBIEDSKOMITEE.

Dit word bekend gemaak ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Raad van voorneme is om die Begraafplaasverordeninge te wysig ten einde voorsiening te maak vir bespreking van grafpersonele en die tariewe vir teraardebestelling te verhoog.

Afskrifte van die voorgestelde wysigings lê ter insae in Kamer A411 by die Raad se Hoofkantoor, Bosmanstraat 320, Pretoria en by die Raad se plaaslike kantoor te Witpoort, vir 'n tydperk van 14 dae vanaf datum hiervan, gedurende welke tydperk skriftelike besware daarteen by die ondertekende ingedien kan word.

J. J. H. BESTER,

Sekretaris.

Posbus 1341,

Pretoria.

19 Julie 1972.

Kennisgewing No. 148/1972.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.
PROPOSED AMENDMENT OF CEMETERY BY-LAWS: WITPOORT LOCAL AREA COMMITTEE.

It is hereby notified in terms of the provisions of Section 96 of the Local Government Ordinance 1939, that it is the Board's intention to amend the Cemetery By-Laws in order to reserve burial plots and increase burial fees.

Copies of the proposed amendments are open for inspection in Room A411 at the Board's Head Office, 320 Bosman Street, Pretoria and at the Board's local office at Witpoort, for a period of 14 days from date hereof during which period objections in writing thereto may be lodged with the undersigned.

J. J. H. BESTER,
 Secretary.

P.O. Box 1341,
 Pretoria.
 19th July, 1972.
 Notice No. 148/1972.

water for a period of 14 days from date hereof during which period objections, in writing, thereto may be lodged with the undersigned.

J. H. H. BESTER,
 Secretary.

P.O. Box 1341,
 Pretoria.
 19th July, 1972.
 Notice No. 147/1972.

584-19

MUNISIPALITEIT CARLETONVILLE.
VOORGESTELDE WYSIGING VAN AMBULANSVERORDENINGE.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, dat die Stadsraad van Carletonville van voorneme is om die Ambulansverordeninge deur die verhoging van sekere ambulanstariewe, te wysig.

Volledige besonderhede van die voorgestelde wysigings lê by die kantoor van die Klerk van die Raad, Municipale Kantoor, Halitestraat, Carletonville, gedurende normale kantoorure ter insae. Enige besware teen die voorgestelde wysigings moet skriftelik by die ondertekende voor of op Vrydag 4 Augustus 1972, ingehandig word.

P. A. DU PLESSIS,
 Stadsklerk.

Municipale Kantoor,
 Posbus 3,
 Carletonville.
 19 Julie 1972.
 Kennisgewing No. 34/1972.

MUNICIPALITY OF CARLETONVILLE.
PROPOSED AMENDMENT OF AMBULANCE BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the Town Council of Carletonville to amend the Ambulance By-laws by increasing certain ambulance fees.

Copies of the proposed amendments lie for inspection at the office of the Clerk of the Council, Municipal Offices, Halite Street Carletonville, during office hours and any objection thereto must be lodged in writing with the undersigned not later than Friday, 4th August, 1972.

P. A. DU PLESSIS,
 Town Clerk.

Municipal Offices,
 P.O. Box 3,
 Carletonville.
 19th July, 1972.
 Notice No. 34/1972.

585-19

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

AMENDMENT TO THE ELECTRICITY SUPPLY BY-LAWS: MIGDOL AND VAALWATER LOCAL AREA COMMITTEES.

It is hereby notified in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that it is the Board's intention to amend the Electricity Supply By-laws in order to make the By-laws applicable to Migdol and Vaalwater Local Area Committee areas and to fix tariffs for the supply of electricity.

Copies of the proposed amendments are open for inspection in Room A411 at the Board's Head Office, 320 Bosman Street, Pretoria, and at the shop of Mr. J. J. Grobler, Migdol and at a local office at Vaal-

STADSRAAD VAN WESTONARIA.
AANNAME VAN STANDAARDGESONDHEIDSVERORDENINGE VIR KINDERBEWAARHUISE EN KINDERBEWAARHUISE-CUM-KLEUTERSKOLE VIR BLANKE KINDERS.

Daar word ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur 1939, bekendgemaak dat die Stadsraad van Westonaria voornemens is om die Standaardgesondheidsverordeninge vir Kinderbewaarhuise en Kinderbewaarhuise-cum-Kleuterskole vir blanke kinders, soos afgekondig by Administrateurskennisgewing no. 372 van 1 Maart 1972, aan te neem.

Dic voorgestelde verordeninge maak onder ander voorsiening vir lisensiering van kinderbewaarhuise, spesifieke vereistes ten opsigte van geboue, uitrusting, mediese sorg en pligte van die licensiehouer.

Afskrifte van die verordeninge vir aanname lê ter insae, vir 'n tydperk van 14 dae vanaf publikasie hiervan, by die kantoor van die Stadsklerk, Edwardslaan, Westonaria en enige persoon wat beswaar daarteen wil aanteken, moet sodanige beswaar skriftelik by ondergetekende indien voor 2 Augustus 1972.

W. J. R. APPELCRYN,
Stadsklerk.

Munisipale Kantore,
Westonaria.
19 Julie 1972.
M.K. 23/72.

TOWN COUNCIL OF WESTONARIA.

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

Notice is hereby given in terms of Section 96 of the Local Government Ordinance No. 17 of 1939, that it is the intention of the Town Council of Westonaria to adopt the Standard Health By-laws for Crèches and Crèches-cum-Nursery Schools for white children as promulgated by Administrator's Notice No. 273 dated 1st March, 1972.

The proposed Ordinance provides inter alia for the licensing of crèches, specific requirements in respect of buildings, equipment, medical care and duties of the licensee.

Copies of the by-laws for adoption, are open for inspection for a period of 14 days from publication, at the offices of the Town Clerk, Edwards Avenue, Westonaria, and any person who desires to record his objection hereto, must do so in writing to the undersigned before Wednesday, 2nd August, 1972.

W. J. R. APPELCRYN,
Town Clerk.

Municipal Offices,
Westonaria.
19th July, 1972.
M.N. 23/72.

586—19

DORPSRAAD VAN SWARTRUGGENS.

Wysiging van Sanitäre Tarief.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Dorpsraad voornemens is om die volgende tarief te wysig.

1. Sanitäre tarief: Om voorsiening te maak vir 'n tarief vir verdere vullisverwyderings.

Afskrifte van hierdie wysiging lê ter insae by die Kantoor van die Raad vir 'n tydperk van veertien dae na die datum van publikasie hiervan.

P. J. LIEBENBERG,
Stadsklerk.

Munisipale Kantore,
Posbus 1,
Swartruggens.
19 Julie 1972.
Kennisgewing No. 6/72.

VILLAGE COUNCIL OF SWARTRUGGENS.

Amendment to Sanitary Tariff.

It is hereby notified in terms of Section 96 of the Local Government Ordinance, 1939, that the Village Council intends amending the following tariff.

1. Sanitary tariff: to make provision for a tariff for additional refuse removals.

Copies of this amendment are open to inspection at the Office of the Council for a period of fourteen days as from the date of publication hereof.

P. J. LIEBENBERG
Town Clerk.

Municipal Offices,
P.O. Box 1,
Swartruggens,
19 July, 1972.
Notice No. 6/72.

587—19

DORPSRAAD VAN LEEUDORING-STAD.

Kragtens die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, word hierby bekend gemaak dat die Dorpsraad van Leeudoringstad van voorneme is om onderstaande Verordeninge te wysig:

- (a) Sanitäre en Vullisverwyderingstarief.
- (b) Rioleringsstelsel- en Vakuumtenktarief.

Afskrifte van die voorgestelde wysigings sal gedurende normale kantoorure ter insae lê by die kantoor van die Stadsklerk, Leeudoringstad, en enige beswaar moet skriftelik by ondergetekende ingedien word nie later dan 4 Augustus 1972 nie.

J. F. EVERSON,
Klerk van die Raad.

Munisipale Kantoor,
Leeudoringstad.
19 Julie 1972.

VILLAGE COUNCIL LEEUDORING-STAD.

Notice is hereby given in accordance with Section 96 of the Local Government Ordinance, 1939, as amended, that the Village Council of Leeudoringstad proposes amending the following by-laws:

- (a) Sanitary and Refuse Removals Tariff.
- (b) Sewerage Systems and Vacuum Tank Removals Tariff.

Copies of the proposed amendments will be for inspection during normal office hours at the office of the Town Clerk, Leeudoringstad and any objections thereto must be lodged in writing with the undersigned not later than 4th August, 1972.

J. F. EVERSON,
Clerk of the Council.

Municipal Offices
Leeudoringstad.
19 July, 1972.

588—19

MIDDELBURGSE MUNISIPALITEIT.

EIENDOMSBELASTING 1972/73.

Kennis geskied hiermee ooreenkomsdig die bepalings van Artikel 24 van die Plaaslike Bestuur Belastingordonnansie No. 20 van 1933, soos gewysig, dat die onderstaande belasting op die waarde van belasbare eiendomme binne die munisipale gebied van Middelburg, deur die Raad gehef is ten opsigte van die boekjaar 1 Julie 1972 tot 30 Junie 1973:

- (a) 'n Oorspronklike belasting van 0,5c in die Rand op die liggingswaarde van grond.
- (b) 'n Bykomende belasting van 2,5c in die Rand op die liggingswaarde van grond.
- (c) Onderhewig aan die goedkeuring van die Administrateur, 'n verdere bykomende belasting van 0,6c in die Rand op die liggingswaarde van grond.

Die belasting soos hierbo gehef is verpligbaar en betaalbaar op 31 Augustus 1972 maar mag vir die gerief van belastingbetaalers in maandelikse paaiements betaal word soos aangetoon sal word op rekenings wat gelewer word.

Indien die belasting nie betaal word soos hierbo uiteengesit nie, sal rente teen agt (8) persent per jaar, maandeliks berekenbaar, gehef word op alle uitstaande bedrae vanaf 1 September 1972, en mag geregtelike stappe teen wanbetaalers ingestel word.

Nie-ontvangs van rekenings onthef egter nie belastingpligte van hulle verantwoordelikheid om te betaal nie.

MUNICIPALITY OF MIDDELBURG.

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 rates have been imposed on all ratable properties within the Municipal area of Middelburg, for the financial year 1st July, 1972 to 30th June, 1973:

- (a) An original rate of 0,5c in the Rand on the site value of land.
- (b) An additional rate of 2,5c in the Rand on the site value of land.
- (c) Subject to the approval of the Administrator, a further additional rate of 0,6c in the Rand on the site value of land.

The above rates are due and payable on the 31st August, 1972 but for the convenience of ratepayers the said rates may be paid in monthly instalments as will be indicated on accounts which are rendered.

If the rates are not paid as set out above, interest at eight (8) per cent annum, calculated monthly, will be levied on all outstanding amounts from the 1st September, 1972 and legal proceedings may be taken against defaulters.

Non-receipt of accounts will not relieve ratepayers of liability for payment.

589—19

BALFOUR DORPSRAAD.

Permanente sluiting van gedeelte van Murystraat.

Verkoop van

- (i) Gedeelte van Murystraat.
- (ii) Twee gedeeltes van die dorpsgronde.

1. Kennisgewing geskied hiermee ingevolge artikel 67 van Ordonnansie No. 17 van 1939, soos gewysig, dat die Dorpsraad van Balfour van voorneme is om, onderhewig aan die goedkeuring van sy Edele die Administrateur van Transvaal, die gedeelte van Murystraat geleë tussen erwe Nos. 1699 en 1700 : 1715 en 1716 : 1731 en 1732 te sluit.

2. Plan wat die gedeelte van die straat aantoon wat die Dorpsraad van Balfour van voornemens is om te sluit, sal gedurende gewone kantoorure in die kantoor van die Stadsklerk ter insae lê.

Enige persoon wat beswaar teen die voorgestelde sluiting wil aanteken of enigen wie skadevergoeding wil eis, moet sy beswaar of eis binne sestig (60) dae vanaf die datum hiervan, skriftelik by die ondertekende in dien.

2. Kennisgewing geskied ook ingevolge die bepalings van artikel 79(18) van Ordonnansie No. 17 van 1939, soos gewysig, dat die Dorpsraad van Balfour van voorname is om aansoek te doen by sy Edele die Administrateur vir goedkeuring om

- (i) die grond geleë tussen erven 1699 en 1700 : 1715 en 1716 : 1731 en 1732 aan mnr. W. L. Ochse Vleis Korporasie (Edms) Beperk, te verkoop teen die bedrag van Een Rand (R1) vir die doel om 'n uitvoer Abattoir op te rig.
- (ii) die gedeeltes van die dorpsgronde gemerk A, B, C, D en E, F, G insluitende die ou abattoir, bekend as die plantasie en abattoir aan mnr. W. L. Ochse Vleis Korporasie (Edms) Beperk, teen die bedrag van Twee-honderd-en-vyftig Rand (R250) per morg te verkoop.

'n Plan wat die gedeltes van die dorpsgronde en Murystraat wat die Raad van voorname is om te verkoop aandui, sal gedurende gewone kantoorure in die kantoor van die Stadsklerk ter insae lê.

Besware, indien enige teen die voorgestelde verkoop moet skriftelik by die ondertekende ingedien word voor of op Woensdag 9 Augustus 1972.

M. J. STRYDOM,
Stadsklerk.

Munisipale Kantore,
Balfour, Tvl.
19 Julie 1972.
Kennisgewing No. 20/1972.

BALFOUR VILLAGE COUNCIL.

Permanent closing of portion of Murystreet.

Sale of

- (i) Portion of Murystreet.
- (ii) Two portions of the Town Lands.

1. Notice is hereby given, in terms of section 67 of Ordinance No. 17 of 1939, as amended, that the Village Council of Balfour intends, subject to the approval of his Honour the Administrator of the Transvaal, to close the portion of Murystreet situate between erven 1699 and 1700 : 1715 and 1716 : 1731 and 1732.

A plan showing the portions of the Street to be closed, is open for inspection during normal office hours at the office of the Town Clerk.

Any person who has any objection to the closing, or who will have any claim for compensation, if such closing is carried out, must lodge his objection or claim with the undersigned, within sixty (60) days, from date hereof.

2. Notice is further given, in terms of section 79(18) of Ordinance No. 17 of 1939, as amended, that it is the intention of the Village Council of Balfour, subject to the approval of his Honour the Administrator to sell

- (i) the ground situate between erven 1699 and 1700 : 1715 and 1716 : 1731 and 1732 to Messrs. W. L. Ochse Meat Corporation (Pty) Ltd, at the sum of one Rand (R1) for the purpose of erecting a new Export Abattoir.
- (ii) the portions of the Town Lands marked A, B, C, D and E, F, G including the old Abattoir, known as the plantation and abattoir to Messrs W. L. Ochse Meat Cor-

poration (Pty) Ltd., at the sum of Two-hundred-and-fifty Rand (R250) per morgen.

A plan showing the portions of Town Lands and Murystreet to be sold is open for inspection during normal office hours at the office of the Town Clerk.

Objections, if any, against the proposed sale must be submitted, in writing, to the undersigned, on or before Wednesday, 9th August, 1972.

M. J. STRYDOM,
Town Clerk.

Municipal Offices,
Balfour, Tvl.
19 July, 1972.
Notice No. 20/1972.

590—19

STADSRAAD VAN KLERKSDORP.

WYSIGING EN AANNAMME VAN VERORDENINGE.

Hiermee word kennis gegee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voornemens is om:

- (a) sy Verordeninge op Rioleringstelsels en Vakuumtenkverwyderings te wysig ten einde voorsiening te maak vir die verhoging van die tariewe vir vergaartekverwyderings;
- (b) sy Riolerings- en Loodgietersverordeninge te wysig ten einde voorsiening te maak vir die verhoging van rielogeld;
- (c) sy Abattoirverordeninge te wysig ten einde voorsiening te maak vir die verhoging van die tariewe betaalbaar vir die slag van beeste en skape;
- (d) die Standaardmelkverordeninge afgekondig by Administrateurskennisgewing No. 1024 van 11 Augustus 1971 aan te neem, onderworpe aan sekere wysigings, en sy Eenvormige Publieke Gesondheidsvorordeninge te wysig deur die hoofstuk wat handel oor melk, te skrap.

Afskrifte van die voormalde wysigings sowel as die bedoelde Melkverordeninge lê ter insae op kantoor van die ondertekende gedurende gewone kantoorure vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing.

J. C. LOUW,
Stadsklerk.

Stadskantoor,
Klerksdorp.
19 Julie 1972.
Kennisgewing No. 53/72.

TOWN COUNCIL OF KLERKSDORP.

AMENDMENT AND ADOPTION OF BY-LAWS.

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council to:

- (a) amend its Sewerage Systems and Vacuum Tank Removals By-laws in order to provide for an increase in the charges payable for the removal of the contents of conservancy tanks;
- (b) amend its Drainage and Plumbing By-laws in order to provide for an increase in the charges payable for sewerage services;
- (c) amend its Abattoir By-laws in order to provide for an increase in the charges payable for the slaughtering of cattle and sheep;
- (d) adopt the Standard Milk By-laws published under Administrator's Notice

No. 1024 dated the 11th August, 1971, subject to certain amendments, and to amend its uniform Public Health By-laws by the deletion of the Chapter dealing with milk.

Copies of the proposed amendments as well as the said Milk By-laws will lie for inspection at the office of the undersigned during usual office hours for a period of fourteen days from the date of publication of this notice.

J. C. LOUW,
Town Clerk.

Municipal Offices,
Klerksdorp.
19 July, 1972.
Notice No. 53/72.

591—19

DORPSRAAD VAN NABOOMSPRUIT.

EIENDOMSBELASTING: 1972/73.

Kennis word hiermee gegee ingevolge die bepalings van artikel 24 van die Plaaslike Bestuurs-Belastingordonnansie, No. 20 van 1933, soos gewysig, dat die volgende eiendomsbelasting gehef word op die terreinwaardes van alle belasbare eiendomme geleë binne die munisipale gebied van Naboomspruit, soos opgemaak in die Waarderingslys, vir die boekjaar 1 Julie 1972 tot 30 Junie 1973.

- (a) 'n Oorspronklike belasting van 'n halwe cent (0,5c) in die Rand (R) op die terreinwaarde van grond;
- (b) 'n Addisionele belasting van twee sent (2c) in die Rand (R) op die terreinwaarde van grond.

Dic belasting gehef is verskuldig en betaalbaar op 1 Julie 1972, maar mag in twee gelyke paaiemente betaal word; die eerste helfte betaalbaar voor of op 30 September 1972, en die tweede helfte betaalbaar voor of op 31 Maart 1973.

In iedere geval waar die belasting gehef nie op die betaaldatum betaal word nie, word rente teen 7% (sewe persent) per jaar in rekening gebring en geregtelike stappe kan sonder enige kennisgewing teen wanbetalers geneem word.

H. J. PIENAAR,
Stadsklerk.

Kantoor van die Stadsklerk,
Posbus 34,
Naboomspruit,
19 Julie 1972.

NABOOMSPRUIT VILLAGE COUNCIL.

ASSESSMENT RATES: 1972/73.

Notice is hereby given in terms of the provisions 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 all ratable properties situate within the municipal area of Naboomspruit, as appearing on the Valuation Roll, for the financial year 1st July 1972 to 30th June 1973.

- (a) An original rate of one half cent (0,5c) in the Rand (R) on the site value of land.
- (b) An additional rate of two cent (2c) in the Rand (R) on the site value of land.

The rates imposed are due and payable on 1st July, 1972, but may be paid in two equal instalments; the first half payable before or on 30th September 1972, and the second half before or on 31st March, 1973.

In any case where the rates imposed are not paid on the due date, interest will be charged at the rate of 7% (seven per cent) per annum and summary legal proceedings may be taken against any defaulters.

H. J. PIENAAR,
Town Clerk.

Office of the Town Clerk,
P.O. Box 34,
Naboomspruit.
19 July, 1972.

592—19

STADSRAAD VAN ROODEPOORT. TUSSENTYDSE WAARDERINGSLYS.

Ingevolge die bepalings van die Plaaslike Bestuur-Belastingsordonnansie, No. 20 van 1933, soos gewysig, word bekend gemaak dat 'n Tussentydse Waarderingslys van belasbare eiendomme binne die munisipale gebied van Roodepoort ter insae sal lê in die Munisipale Kantoor, Lenastraat 2, Roodepoort (agter Stadsaal), gedurende kantoorure, vanaaf datum van publikasie hiervan tot en met 21 Augustus 1972.

Alle belanghebbende persone word versoek om binne genoemde tydperk die Stadsklerk skriftelik, in die vorm soos uitgegesit in die Tweede Skedule van genoemde Ordonnansie, kennis te gee van enige beswaar wat hulle mag hê in verband met die waardering van enige eiendom wat in die Tussentydse waarderingslys voorkom of weglatting van enige belasbare eiendom daaruit, hetby in besit van die beswaarmaker of ander persone, of in verband met enige ander fout, onvolledigheid of verkeerde omskrywing.

Aandag word spesiaal gevëstig op die feit dat niemand geregtig sal wees om enige beswaar voor die Waarderingshof, wat hierna saamgestel sal word te opper nie, tensy hy vooraf van sodanige beswaar, op die wyse soos uiteengesit, kennis gegee het.

Vorms van kennisgewing van beswaar is op aanvraag by die Munisipale Kantoor verkrygbaar.

J. S. DU TOIT,
Stadsklerk.

Munisipale-Kantoor,
Roodepoort.
19 Julie 1972.
M.K. No. 54/72

TOWN COUCIL OF ROODEPOORT. INTERIM VALUATION ROLL.

Notice is given in accordance with the provisions of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the Interim Valuation Roll of rateable property within the municipal area of Roodepoort (behind Town Hall building), during office hours from the date of publication hereof up to and including 21st August 1972.

All persons interested are called upon to lodge with the Town Clerk, within the stated period, notice in writing in the form set forth in the Second Schedule of the said Ordinance, of any objection that they may have in respect of the valuation of any rateable property valued in the Interim Valuation Roll, or in respect of the omission therefrom of property alleged to be rateable, whether held by the person objecting or by others, or in respect of any other error, omission or misdescription.

Attention is specially directed to the fact that no person will be entitled to urge any objection before the Valuation Court, to be constituted hereafter, unless he shall have

first lodged such objection in the manner as set out above.

Forms of notice of objection may be obtained on application at the Municipal Office.

J. S. DU TOIT,
Town Clerk.

Municipal Office,
Roodepoort.
19th July, 1972.
M.N. No. 54/72.

593—19

STADSRAAD VAN VANDERBIJLPARK. KENNISGEWING VAN BELASTING.

Hierby word bekend gemaak dat die onderstaande belasting op die waarde van belasbare eiendom binne die Munisipaliteit, soos dit in die Waarderingslys voorkom, kragtens die Plaaslike Bestuur-Belastingsordonnansie, 1933, soos gewysig, deur die Stadsraad van Vanderbijlpark gehef is, naamlik:

- (a) 'n Oorspronklike belasting van 'n half-sent ($\frac{1}{2}$ sent) in die Rand (R1) ten opsigte van die jaar 1 Julie 1972 tot 30 Junie 1973, op die terreinwaarde van grond binne die Munisipaliteit soos dit in die Waarderingslys voorkom, waarvan 'n kwart sent ($\frac{1}{4}$ sent) op 16 Oktober 1972, en die orige kwart sent ($\frac{1}{4}$ sent) op 16 April 1973 verskuldig en betaalbaar is.
- (b) 'n Addisionele belasting van twee-en-'n-half sent ($2\frac{1}{2}$ sent) in die Rand (R1) ten opsigte van die jaar 1 Julie 1972, tot 30 Junie 1973, op die terreinwaarde van grond binne die Munisipaliteit soos dit in die Waarderingslys voorkom, waarvan een-en-'n-kwart sent ($1\frac{1}{4}$ sent) op 16 Oktober 1972, en die orige een-en-'n-kwart sent ($1\frac{1}{4}$ sent) op 16 April 1973, verskuldig en betaalbaar is.
- (c) Onderhewig aan die goedkeuring van Sy Edele die Administrateur 'n verdere addisionele belasting van twee-sent (2 sent) in die Rand (R1) ten opsigte van die jaar 1 Julie 1972 tot 30 Junie 1973, op die terreinwaarde van grond binne die Munisipaliteit, soos dit in die Waarderingslys voorkom, waarvan een sent (1 sent) op 16 Oktober 1972, en dié orige een sent (1 sent) op 16 April 1973, verskuldig en betaalbaar is.

Indien die belasting wat hierby gehef word, nie op die vervalddatumis betaal is nie, sal daar rente teen agt persent (8%) per jaar gehef word.

Op las van die Raad.

L. S. CAMPBELL,
Waarnemende Stadsklerk.

Posbus 3,
Vanderbijlpark.
19 Julie 1972.
Kennisgewing No. 48

TOWN COUNCIL OF VANDERBIJLPARK.

NOTICE OF RATE.

Notice is hereby given that the following rates on the value of ratable property within the Municipality, as appearing on the Valuation Roll, have been imposed by the Town Council of Vanderbijlpark, in terms of the Local Authorities Rating Ordinance, 1933, as amended:

- (a) An original rate for the year 1st July, 1972, to 30th June, 1973, of one-half cent ($\frac{1}{2}$ c) in the Rand (R1) on the site value of land within the Municipality as appearing on the Valuation Roll, to become due and payable as to one-

quarter cent ($\frac{1}{4}$ c) on the 16th October, 1972, and as to the remaining one-quarter cent ($\frac{1}{4}$ c) on the 16th April, 1973.

- (b) An additional rate of two and one-half ($2\frac{1}{2}$ c) in the Rand (R1) for the year 1st July, 1972, to 30th June, 1973, on the site value of land within the Municipality as appearing on the Valuation Roll, to become due and payable as to one and one-quarter cent ($1\frac{1}{4}$ c) on the 16th October, 1972, and as to the remaining one and one-quarter cent ($1\frac{1}{4}$ c) on the 16th April, 1973.
- (c) Subject to the approval of the Administrator, a further additional rate of two cent (2 c) in the Rand (R1) for the year 1st July, 1972, to 30th June, 1973, on the site value of land within the Municipality as appearing on the Valuation Roll, to become due and payable as to one cent (1 c) on the 16th October, 1972, and as to the remaining one cent (1 c) on the 16th April, 1973.

In any case where the rates hereby imposed are not paid on the due dates, interest will be charged at the rate of eight per cent (8%) per annum.

By order of the Council.

L. S. CAMPBELL,
Acting Town Clerk.

P.O. Box 3,
Vanderbijlpark.
19 July, 1972.
Notice No. 48

594—19

STADSRAAD VAN DELMAS.

EIENDOMSBELASTING 1972/73.

Kennis geskied hiermee ingevolge die bepalings van artikel 24 van die Plaaslike Bestuur-Belastingordonnansie No. 20 van 1933 soos gewysig, dat die volgende eiendomsbelasting op die terreinwaarde alleen van alle belasbare eiendomme binne die munisipale gebied van Delmas soos aangedui in die waarderingslys vir die boekjaar 1 Julie 1972 tot 30 Junie 1973 deur die Stadsraad van Delmas gehef sal word, naamlik:

- (a) 'n Oorspronklike belasting van 'n halwe sent ($\frac{1}{2}$ c) in die Rand (R);
- (b) 'n Addisionele belasting van twee-en-'n-halwe sent ($2\frac{1}{2}$ c) in die Rand (R)
- (c) Onderhewig aan die goedkeuring van die Administrateur, ingevolge die bepalings van artikel 18(5) van voormalde Ordonnansie, 'n verdere addisionele belasting van drie sent (3 c) in die Rand (R).

Bogenoemde belasting is verskuldig op 1 Oktober 1972 en moet voor of op 28 Februarie 1973 betaal word.

8% Rente sal gehef word op alle belastings wat nie op 28 Februarie 1973 betaal is nie.

C. F. B. MATTHEUS,
Stadsklerk.

Munisipale Kantoor,
Delmas.
19 Julie 1972.
Munisipale Kennisgewing No. 14/1972.

TOWN COUNCIL OF DELMAS.

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 on the site value alone of all rateable property

within the municipality of Delmas as indicated in the Valuation Roll for the financial year 1st July, 1972 to 30th June, 1973, will be levied by the Town Council of Delmas, viz:-

- (a) An original rate of one half cent (½c) in the Rand (R);
- (b) An additional rate of two and a half cents (2½c) in the Rand (R);
- (c) Subject to the approval of the Administrator in terms of the provisions of section 18(5) of the abovementioned Ordinance, a further additional rate of three cents (3c) in the Rand (R).

The above rates are due on 1st October 1972 and payable before or on the 28th February, 1973.

Interest at the rate of 8% will be payable on all rates not paid on the 28th February, 1973.

C. F. B. MATTHEUS,
Town Clerk.

Municipal Offices,
Delmas.

19 July, 1972.

Municipal Notice No. 14/1972.

595—19

STADSRAAD VAN LICHTENBURG.

AANNAME VAN STANDAARD REGLEMENT VAN ORDE EN HERROEPING VAN REGLEMENT VAN ORDE.

Kennisgewing geskied hierne ingevalg die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Lichtenburg van voornemens is om die Standaard Reglement van Orde soos afgekondig by Administrateurskennisgewing No. 1049 van 16 Oktober 1968 aan te neem en om die Reglement van Orde soos afgekondig by Administrateurskennisgewing No. 357 van 29 Mei 1963 wat tans op die Municipaliteit Lichtenburg van toepassing is, in sy geheel te herroep.

Afskrifte van die Reglement van Orde sal ter insae lê in die kantoor van die Stadslerk gedurende kantoorure tot Vrydag, 4 Augustus 1972.

G. F. DU TOIT,
Stadslerk.

Munisipale Kantore,
Lichtenburg,
19 Julie 1972.

Kennisgewing No. 23/1972.

TOWN COUNCIL OF LICHTENBURG.

ADOPTION OF STANDARD STANDING ORDERS AND REPEAL OF STANDING ORDERS.

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 Lichtenburg intends to adopt the Standard Standing Orders as published by Administrator's Notice No. 1049 of the 16th October, 1968, and to repeal the Standard Standing Orders as published by Administrator's Notice No. 357 of the 29th May, 1963.

Copies of these Standing Orders will lie open for inspection in the office of the Town Clerk during office hours up to Friday, 4th August, 1972.

G. F. DU TOIT,
Town Clerk.

Municipal Offices,
Lichtenburg,
19 July, 1972.

Notice No. 23/1972.

596—19

STADSRAAD VAN SANDTON.

SLUITING VAN BEGRAAFPLAAS: HOEWE 4, LINBRO PARK LANDBOUHOEWS.

Kennis geskied hiermee dat die Stadsraad van Sandton besluit het om Hoewe 4, (Begraafplaas terrein Linbro Park Landbouhoeves, ooreenkomsdig die bepalings van Artikel 79 (3) (a) van die Ordonnansie op Plaaslike Bestuur, 1939, vir begrawingsdoelendes te sluit, vanaf 1 Augustus 1972.

R. I. LOUTTIT,
Stadslerk.

Posbus 65202,
Benmore.

Sandton.

19 Julie 1972.

Kennisgewing No. 61/1972.

TOWN COUNCIL OF SANDTON.

CLOSING OF CEMETERY: HOLDING 4 LINBRO PARK AGRICULTURAL HOLDINGS.

Notice is hereby given that the Town Council of Sandton has resolved that Holding 4 (Cemetery Site) Linbro Park Agricultural Holdings be closed for burial purposes in terms of the provisions of Section 79 (3) (a) of the Local Government Ordinance 1939, with effect from 1st August 1972.

R. I. LOUTTIT,
Town Clerk.

P.O. Box 65202,
Benmore,

Sandton.

19 July, 1972.

Notice No. 61/1972.

597—19

STADSRAAD VAN ORKNEY.

VOORGESTELDE AANVAARDING VAN STANDAARDGESONDHEIDS- VERORDENINGE VIR KINDERBE- WAARHUISE EN KINDERBEWAAR- HUISE-CUM-KLEUTERSKOLE VIR BLANKE KINDERS.

Kennis geskied hierby ingevalg die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Orkney van voorneme is om die Standaardgesondheidsverordeninge vir Kinderbewaarhuise en Kinderbewaarhuis-Cum-Kleuterskole vir Blanke kinders, afgekondig by Administrateurskennisgewing 273 van 1 Maart 1972 te aanvaar.

Afskrifte van die betrokke verordeninge lê ter insae gedurende kantoorure by Kamer 124, Munisipale Kantoor, Patmoreweg, Orkney en besware teen die Raad se voorname, indien enige, sal deur ondergetekende ontvang word tot en met 3 Augustus 1972.

D. J. MATTHEE,
Waarnemende Stadslerk.

Munisipale Kantoor,
Patmoreweg,
Posbus 34,
Orkney.
19 Julie 1972.

Kennisgewing No. 31/1972.

ORKNEY TOWN COUNCIL.

PROPOSED ADOPTION OF STANDARD HEALTH BY-LAWS FOR CRÉCHES AND CRÉCHES-CUM-NURSERY SCHOOLS FOR WHITE CHILDREN.

It is hereby notified in terms of section 96 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Town Council of Orkney to adopt the Standard Health By-laws for Crèches and Crèches-cum-Nursery Schools for white children, published by Administrator's Notice 273 of 1st March, 1972.

Copies of the relevant By-Laws are open for inspection during normal office hours at Room 124, Municipal Offices, Patmore Road, Orkney, and objections against the Council's intention, if any, will be received by the undersigned until 3rd August, 1972.

D. J. MATTHEE,
Acting Town Clerk.

Municipal Offices,
Patmore Road,
(P.O. Box 34),
Orkney,
19th July, 1972.
Notice No. 31/1972.

598—19

STADSRAAD VAN POTGIETERSRUS.

WYSIGING VAN VERORDENINGE.

Kennisgewing geskied hiermee ingevalg die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur Nr. 17 van 1939, soos gewysig, dat die Stadsraad van voorneme is om die ondergenoemde verordeninge te wysig:

- (a) Publieke Gesondheidsverordeninge en Regulasies (afgekondig by Administrateurskennisgewing No. 148 van 21 Februarie 1951, soos gewysig). 'n Verhoging van 5c in die tarief vir vullisverwyderingsdienste.
- (b) Swembadverordeninge (afgekondig by Administrateurskennisgewing No. 815 van 14 Desember 1949). Verhoging in swembadtariewe.
- (c) Begraafplaasverordeninge (afgekondig by Administrateurskennisgewing No. 79 van 1 Februarie 1950, soos gewysig). 'n Verhoging van 50% op alle bestaande begraafplaasgeld.

Afskrifte van die voorgestelde wysiging lê ter insae by die Kantoor van die Klerk van die Raad gedurende kantoorure en besware daarteen, indien enige, moet skriflik voor of op Maandag 7 Augustus 1972 by die ondergetekende ingediend word.

J. J. C. J. VAN RENSBURG,
Stadslerk.

Munisipale Kantore,
Potgietersrus.
19 Julie 1972.

Kennisgewing No. 45/1972.

TOWN COUNCIL OF POTGIETERSRUS.

AMENDMENT OF BY-LAWS.

Notice is hereby given in terms of Section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the Town Council to amend the following By-laws:-

- (a) Public Health By-laws (Published under Administrator's Notice No. 148 dated 21st February, 1951, as amended). An increase of 5c in the tariff for Rubbish Removal Service.
- (b) Swimming Bath By-laws (Published under Administrator's Notice No. 815 of 14th December, 1949). An increase in Swimming Bath Tariffs.

(c) Cemetery By-laws (Published under Administrator's Notice No. 79 dated 1st February, 1950, as amended). An increase of 50% in all existing cemetery tariffs.

Copies of the proposed amendments 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 Monday, 7th August, 1972.

J. J. C. J. VAN RENSBURG,
Town Clerk.

Municipal Offices,
Potgietersrus.
19 July, 1972.
Notice No. 45/1972.

599—19

STADSRAAD VAN VOLKSRUST. HEFFING VAN EIENDOMSBELASTING 1972/1973.

Kennisgewing geskied hiermee ooreenkomsdig die bepalings van artikel 24 van Ordonnansie No. 20 van 1933, dat die Stadsraad van Volksrust besluit het om kragtens artikel 18 van die genoemde Ordonnansie die volgende belastings vir die jaar 1 Julie 1972 tot 30 Junie 1973 te hef op alle belasbare onroerende eiendomme soos dit in die Waarderingslys vir die Munisipaliteit Gebied van Volksrust verskyn:

- (a) 'n Oorspronklike belasting van 'n half sent ($\frac{1}{2}c$) in die Rand op die waarde van grond.
- (b) 'n Bykomende belasting van twee-en-half sent ($2\frac{1}{2}c$) in die Rand (R1) op die waarde van grond.
- (c) Onderhewig aan die goedkeuring van Sy Edele die Administrateur 'n verdere bykomende belasting van drie sent ($3c$) in die Rand op die waarde van grond, en
- (d) 'n belasting van komma ses sent ($.6c$) in die Rand (R1) op die waarde van Verbeterings.

Een helfte van bogenoemde belastings is verskuldig en betaalbaar op 30 September 1972 en die oorblywende helfte op 31 Maart 1973.

Rente teen 8% (agt persent) per jaar sal gehef word op alle belastings wat na boegemelde verval datums nog nie betaal is nie.

A. STRYDOM,
Stadsklerk.

Munisipale kantore,
Volksrust.
19 Julie 1972.
Kennisgewing No. 15/1972.

TOWN COUNCIL OF VOLKSRUST. LEVY OF PROPERTY RATES 1972/73.

Notice is hereby given in terms of Section 24 of Ordinance No. 20 of 1933 that the Town Council of Volksrust resolved to levy the undermentioned rates on all ratable immovable properties as they appear in the Valuation Roll for the Municipal Area of Volksrust, for the year 1st July, 1972 to 30th June, 1973.

- (a) An original rate of one-half cent ($\frac{1}{2}c$) in the Rand (R1) on the value of land.
- (b) An additional rate of two and one half cents ($2\frac{1}{2}c$) in the Rand (R1) on the value of land.
- (c) Subject to the approval of the Honourable the Administrator a further additional rate of three cents ($3c$) in the Rand (R1) on the value of land and
- (d) a rate of comma six cents ($.6c$) in the

Rand (R1) on the value of improvements.

One half of the rates become due and payable on the 30th September 1972 and the remaining half of the rates on the 31st March, 1973.

Interest at the rate of 8% (eight per cent) per annum will be charged on all rates outstanding after the abovementioned due dates.

A. STRYDOM,
Town Clerk.

Municipal Offices,
Volksrust.
19 July, 1972.
Notice No. 15/1972.

600—19

STADSRAAD VAN EDENVALE.

WYSIGING VAN VERORDENINGE.

Daar word ingevolge die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17/1939, bekend gemaak dat die Stadsraad van voornemens is om die volgende verordeninge te wysig:

- (a) Begraafplaasverordeninge. Omskakeling na die Metriekie stelsel.
 - (b) Standaardverordeninge waarby die beveiliging van Swembaddens en Uitgravings gereguleer word. Wysiging en metrisering van standaardverordeninge waarby die beveiliging van swembaddens en uitgravings gereguleer word.
- Afskrifte van hierdie wysigings en verordeninge lê ter insae by die kantoor van die Klerk van die Raad vir 'n tydperk van veertien (14) dae na datum van publikasie hiervan. Enige persoon of persone wat beswaar teen die voorgestelde wysigings wil aanteken, moet skriftelik die Stadsklerk van sodanige beswaar of besware binne veertien (14) dae vanaf publikasie hiervan, in kennis stel.

W. J. SMIT,
Wnd. Klerk van die Raad.
Munisipale Kantore,
Posbus 25,
Edenvale.
19 Julie 1972.
Kennisgewing No. A/13/27/72

EDENVALE TOWN COUNCIL. AMENDMENT OF BY-LAWS.

It is hereby notified in terms of the provisions of Section 96 of the Local Government Ordinance No. 17/1939, that the Town Council intends amending the following By-laws:

- (a) Cemetery By-laws:
Metricalation of the Cemetery By-laws.
- (b) Standard By-laws Regulating the safeguarding of Swimming Pools and Excavations.
Amendment and metricalation of standard by-laws regulating the safeguarding of swimming pools and excavations.

Copies of the amendments and by-laws will lie for inspection at the office of the Clerk of the Council for a period of fourteen (14) days as from the publication hereof. Any person or persons who desires to record his or their objections to the amendments, should do so in writing to the Town Clerk within fourteen (14) days after the date of publication of this notice.

W. J. SMIT,
Act. Clerk of the Council.
Municipal Offices,
P.O. Box 25,
Edenvale.
19 July, 1972.
Notice No. A/13/27/72.

601—19

STADSRAAD VAN MESSINA.

WYSIGING VAN VERORDENINGE.

Kennis geskied hiermee kragtens die bepalings van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Messina besluit het om die volgende Verordeninge te wysig met ingang van 1 Julie 1972:

- (1) Dat die Watervoorsieningsverordinge, afgekondig by Administrateurskennisgewing No. 1044 van 19 November 1952, mutatis mutandis van toepassing op die Munisipaliteit van Messina is by Administrateurskennisgewing No. 46 van 26 Januarie 1955, soos gewysig, verder gewysig word deur die huidige tariewe te skrap en te vervang.
- (2) Die Karavaanparkregulasies, afgekondig by Administrateurskennisgewing No. 414 van 17 Mei 1967 te wysig deur die tarief van 50c. per dag per voertuig te verhoog na R1,00 per dag per voertuig. Afskrifte van die voorgenome wysigings lê ter insae by die kantoor van die ondergetekende vir 'n tydperk van 14 dae na publikasie van hierdie Kennisgewing en besware moet voor hierdie tydperk verstrekke is, by die ondergetekende ingediend word.

P. L. MILLS,
Stadsklerk.

Munisipale Kantore,
Messina.

19 Julie 1972.

Kennisgewing No. 22/1972.

TOWN COUNCIL OF MESSINA.

AMENDMENT OF BY-LAWS.

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 Messina decided to amend the following By-Laws with effect from the 1st July, 1972:

- (1) The Water Supply By-Laws, published under Administrator's Notice No. 1044 of the 19th November, 1952, and mutatis mutandis applicable to the Council by Administrator's Notice No. 46, dated 26th January, 1955, as amended, be further amended by the adoption of a new Tariff of Charges.

- (2) The Caravan Park Regulations, published under Administrator's Notice No. 414 dated 17th May, 1967, by increasing the daily tariff of 50c per day per vehicle to R1,00 per day per vehicle.

Copies of the proposed amendments lie open for inspection at the office of the undersigned for a period of 14 days after publication of this Notice and objections should be lodged with the undersigned before this period expires.

P. L. MILLS,
Town Clerk.

Municipal Offices,
Messina.

19th July, 1972.

Notice No. 22/1972.

602—19

STADSRAAD VAN NELSPRUIT.

VOORGESTELDE WYSIGING VAN BANTOE BUSROETE IN DIE MUNISIPALE GEBIED VAN NELSPRUIT.

Kennis word hiermee, ingevolge die bepalings van artikel 65bis van die Ordonnansie op Plaaslike Bestuur, 1939, gegee dat die Stadsraad sekere wysigings van die roete en haltes goedgekeur het vir die Ban-

toe busdiens binne die munisipale gebied van Nelspruit.

Besonderhede in verband met die voorstelde gewysigde roete en haltes lê ter insae in die kantoor van die Klerk van die Raad, Stadhuis, Nelspruit, en iedereen wat enige beswaar teen die goedkeuring van hierdie roete en haltes wil maak, moet sodanige beswaar skriftelik by die ondergetekende indien uiters op Vrydag 11 Augustus 1972.

Indien geen beswaar deur die Raad ontvang word nie sal die nuwe roete en haltes in werking tree met ingang van 12 Augustus 1972.

P. R. BOSHOFF,
Waarnemende Stadsklerk.

Munisipale Kantore,
Posbus 45,
Nelspruit.
19 Julie 1972.
Kennisgewing No. 73/1972.

TOWN COUNCIL OF NELSPRUIT.

PROPOSED AMENDMENT OF BANTU BUS ROUTE IN THE MUNICIPAL AREA OF NELSPRUIT.

Notice is hereby given, in terms of section 65 bis of the local Government Ordinance, 1939, that the Town Council has approved certain amendments to the route and stops of the Bantu bus service within the municipal area of Nelspruit.

Particulars regarding the proposed amended route, and stop lie open for inspection in the office of the Clerk of the Council, Town Hall, Nelspruit, and any person who has any objection against this route and stops, must lodge such objection with the undersigned in writing before Friday, 11th August, 1972.

If no objections are received by the Council the new route and stops will come into operation as from 12th August, 1972.

P. R. BOSHOFF,
Acting Town Clerk.
Municipal Offices,
P.O. Box 45,
Nelspruit.
19th July, 1972.
Notice No. 73/1972.

603—19

MUNISIPALITEIT VAN WITRIVIER.

- (a) TUSSENTYDSE WAARDERINGS-LYS 1971/72.
- (b) DRIE-JAARLIKSE WAARDERINGS-LYS 1972/1975.

Kennis geskied hiermee dat bogemelde Waarderingslys van alle belasbare eiendomme binne die Munisipale gebied van Witrivier, opgestel is kragtens die Plaas-

like Bestuur-Belastingsordonnansie, No. 20 van 1933, (soos gewysig) en sal gedurende kantoorure vir die publiek ter insae lê.

Alle belanghebbende persone word hiermee versoek om die ondergetekende voor of op 12 middag op Maandag, 21 Augustus 1972 in die vorm soos vermeld in die Tweede Skedule van bogemelde Ordonnansie skriftelik in kennis te stel van enige beswaar wat hulle teen die waardering van belasbare eiendomme het wat, soos vermeld, gewaardeer is of teen die weglatting uit die lys van eiendom wat volgens bewering belasbare eiendom en in besit van die beswaarmaker of ander persone is, of teen 'n ander fout, onvoldigheid of verkeerde omskrywing.

Gedrukte kennisgewingvorms vir beswaar is op aanvraag by die Munisipalekantore verkrybaar.

Aandag word spesifiek gevëstig op die feit dat geen persoon geregtig sal wees om enige beswaar voor die Waardasiehof, wat hierna aangestel sal word, te opper nie tensy dit op die wyse soos hierby uitengeset ingediens is.

H. N. LYNN,
Stadsklerk.

Munisipalekantore,
Witrivier.
19 Julie 1972.
Kennisgewing No. 17/1972.

WHITE RIVER MUNICIPALITY.

- (a) INTERIM VALUATION ROLL 1971/1972.
- (b) TRIENNIAL VALUATION ROLL 1972/1975.

Notice is hereby given that the above Valuation Roll of all ratable properties within the Municipality of White River, has been prepared in terms of the Local Authorities Rating Ordinance, No. 20 of 1933, (as amended) and lie open for inspection at the Municipal Offices, during office hours.

All persons interested are hereby called upon to lodge, in writing, with the undersigned, in the form set forth in the Second Schedule to the said Ordinance, before 12 noon on Monday, 21st August, 1972 notice of any objections they may have in respect of the valuation of any ratable property, valued as aforesaid 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 other 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 hereafter constituted, unless

he shall first have lodged such notice of objection as aforesaid.

H. N. LYNN,
Town Clerk.

Municipal Offices,
White River.
19 July, 1972.
Notice No. 17/1972.

604—19

DORPSRAAD VAN NABOOMSPRUIT. BUSHALTE VIR BANTOES.

Kennis geskied hiermee ingevolge die bepalings van artikel 65(bis)(1) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Dorpsraad van Naboomspruit besluit het om 'n bushalte vir Bantoe busses op 'n persel in die Bantoeongebied te skep. Afskrifte van die betrokke besluit en verdere besonderhede sal vir 'n tydperk van 21 dae vanaf publikasie hiervan in die kantoor van die Stadsklerk, Munisipale Kantore, Naboomspruit, gedurende gewone kantoorure ter insae lê.

Enigeen wat beswaar maak teen die besluit van die Raad moet sy beswaar skriftelik by die ondergetekende indien voor of op 8 Augustus 1972.

Indien geen beswaar ontvang word nie, sal die besluit van krag word op 9 Augustus 1972.

H. J. PIENAAR,
Stadsklerk.

Munisipale Kantore,
Posbus 34,
Naboomspruit.
19 Julie 1972.

NABOOMSPRUIT VILLAGE COUNCIL. BUS STOP FOR BANTU.

Notice is hereby given in terms of the provisions of Section 65(bis)(1) of the Local Government Ordinance, No. 17 of 1939, as amended, that the Village Council of Naboomspruit has resolved to fix a stopping place for Bantu busses on a stand in the Bantu Residential Area.

Copies of the said resolution and further particulars are open for inspection at the office of the Town Clerk, Municipal Offices, Naboomspruit, during normal office hours for a period of 21 days from date of publication hereof.

Any person who objects to the resolution of the Council must lodge his objection in writing with the undersigned on or before the 8th August, 1972.

If no objection is lodged the resolution will become effective on 9th August, 1972.

H. J. PIENAAR,
Town Clerk.

Municipal Offices,
P.O. Box 34,
Naboomspruit.
19th July, 1972.

605—19

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