



DIE PROVINSIE TRANSVAAL
Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)

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7 MARCH, 1973

3620

No. 49 (Administrateurs-), 1973.

PROKLAMASIE

*deur sy Edele die Administrateur van die
Provinsie Transvaal.*

Kragtens die bevoegdheid aan my verleen by artikel 14(2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie 20 van 1943) proklameer ek hierby dat die gebied omskryf in die Bylae hierby in die regsgebied van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede met ingang van die datum van hierdie proklamasie opgeneem word.

Gegee onder my Hand te Pretoria op hede die 12de dag van Februarie, Eenduisend Negehonderd Drie-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.
PB. 3-2-3-111-70

BYLAE.

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING
VAN BUITESTEDELIKE GEBIEDE: BESKRYWING
VAN GEBIED INGELYF.**

Gedeelte 37 ('n gedeelte van Gedeelte 2) van die plaas Tweefontein 357-J.T., distrik Belfast, groot 25,3263 hektaar volgens Kaart L.G. A.7374/67.

No. 50 (Administrateurs-), 1973.

PROKLAMASIE

*deur sy Edele die Administrateur van die
Provinsie Transvaal.*

Kragtens die bevoegdheid aan my verleen by artikel 14(2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie 20 van 1943), proklameer ek hierby dat die gebied omskryf in die Bylae hierby in die regsgebied van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede met ingang van die datum van hierdie proklamasie opgeneem word.

Gegee onder my Hand te Pretoria op hede die 12de dag van Februarie, Eenduisend Negehonderd Drie-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.
PB. 3-2-3-111-69

No. 49 (Administrator's), 1973.

PROCLAMATION

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

Under the powers vested in me by section 14(2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943) I do hereby proclaim that the area described in the Schedule hereto, shall be included in the area of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas, with effect from the date of this proclamation.

Given under my Hand at Pretoria on this 12th day of February, One thousand Nine hundred and Seventy-three.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 3-2-3-111-70

SCHEDULE.

**TRANSVAAL BOARD FOR THE DEVELOPMENT
OF PERI-URBAN AREAS: DESCRIPTION OF AREA
INCLUDED.**

Portion 37 (a portion of Portion 2) of the farm Tweefontein 357-J.T., Belfast district, in extent 25,3263 hectares vide Diagram S.G. A.7374/67.

No. 50 (Administrator's), 1973.

PROCLAMATION

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

Under the powers vested in me by section 14(2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943), I do hereby proclaim that the area described in the Schedule hereto, shall be included in the area of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas, with effect from the date of this proclamation.

Given under my Hand at Pretoria on this 12th day of February, One thousand Nine hundred and Seventy-three.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 3-2-3-111-69

BYLAE.

TRANSVAALSE RAAD VIR DIE ONTWIKKELING
VAN BUITESTEDELIKE GEBIEDE: BESKRYWING
VAN GEBIED INGELYF.

1. Gedeelte 4 van die plaas Thornybush 78-K.U., distrik Pelgrimsrus, groot 805,5438 hektaar volgens Kaart L.G. A.1787/49.

2. Die Restant van die plaas Thornybush 78-K.U., distrik Pelgrimsrus, groot 837,4262 hektaar volgens Kaartboek 239 Folio 10.

No. 51 (Administrateurs-), 1973.

PROKLAMASIE

*deur sy Edele die Administrateur van die
Provinsie Transvaal.*

Kragtens die bevoegdhede aan my verleen by artikel 4 van die "Local Authorities Roads Ordinance," 1904 (Ordonnansie 44 van 1904), gelees met artikel 80 van die Grondwet van die Republiek van Suid-Afrika, 1961, proklameer ek hierby die pad soos omskryf in die bygaande Bylae en soos aangedui op Kaart L.G. A.3842/72 (R.M.T. R.16/72) tot 'n publieke pad onder die regsbevoegdheid van die Stadsraad van Boksburg.

Gegee onder my Hand te Pretoria, op hede die 12de dag van Februarie, Eenduisend Negehonderd Drie-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.
PB. 3-6-6-2-8-13

BYLAE.

MUNISIPALITEIT BOKSBURG: BESKRYWING
VAN PAD.

Die verbreding van Commissionerstraat aan sy noorde-
like kant oor die plase Driefontein 85-I.R. en Vogel-
fontein 84-I.R., soos meer volledig aangedui deur die
letters (1) A B C D E F G H J K, (2) L M N P Q en
(3) M R N op Kaart L.G. A.3842/72 (R.M.T. R.16/72).

No. 52 (Administrateurs-), 1973.

PROKLAMASIE

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 Gedeelte C (bekend
as Princes Park) van die Plaas Pretoria Dorp en Dorps-
gronde No. 599, Distrik Pretoria, gehou kragtens Grond-
brief No. 418/1910, die beperkende voorwaarde op bladsy
2 wysig deur die opheffing van die volgende woorde: —
"This grant is made on the condition that the land shall
be used as a Public Park and be subject to such town
regulations, stipulations, and laws as already exist or may

SCHEDULE.

TRANSVAAL BOARD FOR THE DEVELOPMENT
OF PERI-URBAN AREAS: DESCRIPTION OF AREA
INCLUDED.

1. Portion 4 of the farm Thornybush 78-K.U., Pel-
grimsrus district, in extent 805,5438 hectares vide
Diagram S.G. A.1787/49.

2. The Remainder of the farm Thornybush 78-K.U.,
Pelgrimsrus district, in extent 837,4262 hectares, vide
Diagram Book 239 Folio 10.

No. 51 (Administrator's), 1973.

PROCLAMATION

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

Under the powers vested in me by section 4 of the
Local Authorities Roads Ordinance, 1904 (Ordinance 44
of 1904); read with section 80 of the Republic of South
Africa Constitution Act, 1961, I do hereby proclaim
the road as described in the Schedule hereto and as
shown on diagram S.G. A.3842/72 (R.M.T. R.16/72),
as a public road under the jurisdiction of the Town
Council of Boksburg.

Given under my Hand at Pretoria, this 12th day of
February, One thousand Nine hundred and Seventy-three.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 3-6-6-2-8-13

SCHEDULE.

BOKSBURG MUNICIPALITY: DESCRIPTION OF
ROAD.

The widening of Commissioner Street on its Northern
side over the farms Driefontein 85-I.R. and Vogelfontein
84-I.R., as more fully shown by the letters (1) A B C D
E F G H J K, (2) L M N P Q and (3) M R N on
Diagram S.G. A.3842/72 (R.M.T. R.16/72).

No. 52 (Administrator's), 1973.

PROCLAMATION

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 Portion C
(known as Princes Park) of the farm Pretoria Town
and Townlands No. 599, District Pretoria, held in terms
of Crown Grant No. 418/1910, amend the restrictive
condition on page 2, by the removal of the following
words: — "This grant is made on the condition that the
land shall be used as a Public Park and be subject to
such town regulations, stipulations, and laws as already

hereafter be passed by the Legislature; that the said land shall be further subject to all obligations and regulations which already exist or may be later established with reference to land granted on similar conditions;"

Gegee onder my Hand te Pretoria, op hede die 20ste dag van Februarie, Eenduisend Negehonderd Drie-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.
PB. 4-15-2-37-599-1

exist or may hereafter be passed by the Legislature that the said land shall be further subject to all obligations and regulations which already exist or may be later established with reference to land granted on similar conditions;"

Given under my Hand at Pretoria this 20th day of February, One thousand Nine hundred and Seventy-three.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-15-2-37-599-1

No. 53 (Administrateurs-), 1973.

PROKLAMASIE

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 Erwe Nos. 294, 295 en 332, geleë in Dorp Parkrand, distrik Boksburg, stigtingsvoorwaardes B(C)(e) en B(D)(1)(ii) ophef.

Gegee onder my Hand te Pretoria, op hede die 20ste dag van Februarie, Eenduisend Negehonderd Drie-en-Sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.
PB. 4-14-2-2471-1

No. 53 (Administrator's), 1973.

PROCLAMATION

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 Erven Nos. 294, 295 and 332, situate in Parkrand Township, district Boksburg, remove conditions of establishment B(C)(e) and B(D)(1)(ii).

Given under my Hand at Pretoria this 20th day of February, One thousand Nine hundred and Seventy-three.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-2471-1

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 333 28 Februarie 1973

GESONDHEIDSKOMITEE VAN GRASKOP: VOORGESTELDE VERHOOGING VAN STATUS.

Ingevolge artikel 10, gelees met artikel 114, van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Gesondheidskomitee van Graskop ingevolge artikel 9(1)(a) van genoemde Ordonnansie, 'n versoekskrif by die Administrateur ingedien het om 'n dorpsraad vir die regsgebied van die Gesondheidskomitee van Graskop in die plek van die bestaande Gesondheidskomitee in te stel.

Alle belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie hiervan in die *Provinsiale Koerant* aan die Direkteur van Plaaslike Bestuur, Priwaatsak X437, Pretoria 'n teenpetisie te rig waarin die Administrateur versoek word om nie aan genoemde versoekskrif, in geheel of ten dele, te voldoen nie.

PB. 3-6-5-2-84.
28-7-14

Administrateurskennisgewing 369 7 Maart 1973

VERKLARING VAN DISTRIKSPAD: DISTRIK PRETORIA

Die Administrateur verklaar hierby, ingevolge artikel 5(1)(a) en artikel 3 van die Padordonnansie 1957, dat 'n openbare pad, naamlik 'n distrikspad, 15,74 meter breed, oor die plaas Hartebeesthoek 303-J.R., distrik Pretoria, loop soos aangetoon op bygaande sketsplan.

DP. 01-012-23/17 (20)

ADMINISTRATOR'S NOTICES

Administrator's Notice, 333 28 February, 1973

GRASKOP HEALTH COMMITTEE: PROPOSED RAISING OF STATUS.

Notice is hereby given, in terms of section 10, read with section 114, of the Local Government Ordinance, 1939, that the Graskop Health Committee has, in terms of section 9(1)(a) of the said Ordinance, submitted a petition to the Administrator to constitute a village council for the area of jurisdiction of the Graskop Health Committee in lieu of the existing Health Committee.

It shall be competent for all persons interested, within 30 days of the first publication hereof, in the *Provincial Gazette*, to direct to the Director of Local Government, Private Bag X437, Pretoria, a counter-petition requesting the Administrator to refrain from granting the said petition, either wholly or in part.

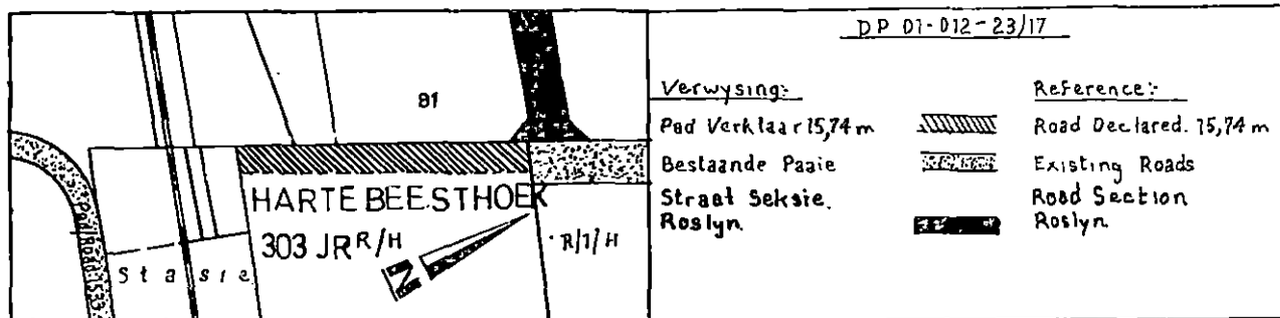
PB. 3-6-5-2-84.
28-7-14

Administrator's Notice 369 7 March, 1973

DECLARATION OF DISTRICT ROAD: DISTRICT OF PRETORIA

The Administrator, in terms of section 5(1)(a) and section 3 of the Roads Ordinance, 1957, hereby declares that a public road, namely a district road, 15,74 metres wide, shall run on the farm Hartebeesthoek 303-J.R., district of Pretoria, as indicated on the sketch plan sub-joined hereto.

DP. 01-012-23/17 (20)



Administrateurskennisgewing 370

7 Maart 1973

Administrator's Notice 370

7 March, 1973

VERMEERDERING VAN BREEDTE VAN DIE PAD-RESERWE VAN DISTRIKSPAD 566, DISTRIK POTCHEFSTROOM.

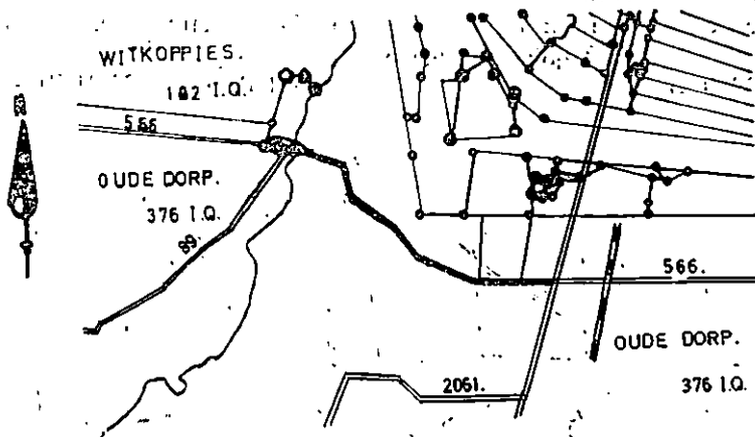
INCREASE IN WIDTH OF THE ROAD RESERVE OF DISTRICT ROAD 566, DISTRICT OF POTCHEFSTROOM

Die Administrateur, vermeerder hierby ingevolge artikel 3 van die Padordonnansie 1957, die breedte van die pad-reserwe van bogenoemde openbare pad soos aangetoon op die bygaande sketsplan.

The Administrator, in terms of section 3 of the Roads Ordinance, 1957, hereby increases the width of the road reserve of the abovementioned public road, as indicated on the subjoined sketch plan.

DP. 07-072-23/22/566

DP. 07-072-23/22/566



DP. 07-072-23/22/566.

<u>VERWYSING.</u>	<u>REFERENCE.</u>
BESTAANDE PAD	EXISTING ROAD.
PAD VERBREED NA 25,19 METER.	ROAD WIDENED TO 25,19 METRES

Administrateurskennisgewing 372

7 Maart 1973

Administrator's Notice 372

7 March, 1973

VERKLARING VAN DISTRIKSPAD: DISTRIK WOLMARANSSTAD

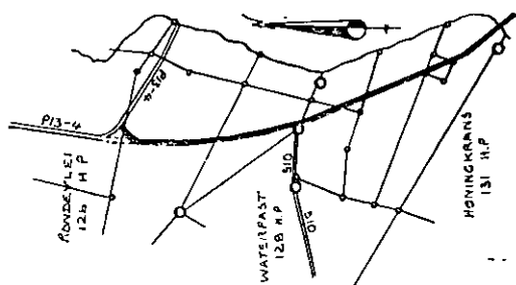
DECLARATION OF DISTRICT ROAD: WOLMARANSSTAD DISTRICT

Die Administrateur verklaar hierby ingevolge artikel 5(1)(b) en artikel 3 van die Padordonnansie 1957, dat 'n openbare pad, naamlik 'n distrikspad 25,189 meter breed, oor die plase Rondevlei 126 H.P. en Honingkrans 131 H.P., distrik Wolmaransstad, loop soos aangetoon op bygaande sketsplan.

The Administrator, in terms of section 5(1)(b) and section 3 of the Roads Ordinance, 1957, hereby declares that a public road, namely as district road, 25,189 metres wide, shall run on the farms Rondevlei 126 H.P. and Honingkrans 131 H.P., district of Wolmaransstad, as indicated on the sketch plan subjoined hereto.

DP. 07-074-23/21/P13-4(B)

DP. 07-074-23/21/P13-4(B)



DP. 07-074-23/21/P13-4(B).

<u>VERWYSING:</u>	<u>REFERENCE.</u>
BESTAANDE PAD	EXISTING ROAD
PAD GESLUIT	ROAD CLOSED
PAD GEOPEN 25,189 METER BREED	ROAD OPENED 25,189 METRE WIDE

Administrateurskennisgewing 371 7 Maart 1973

Administrator's Notice 371

7 March, 1973

VERLEGGING VAN PROVINSIALE PAD P13-4, DISTRIK WOLMARANSSTAD EN VERMEERDERING VAN BREEDTE VAN PADRESERVE.

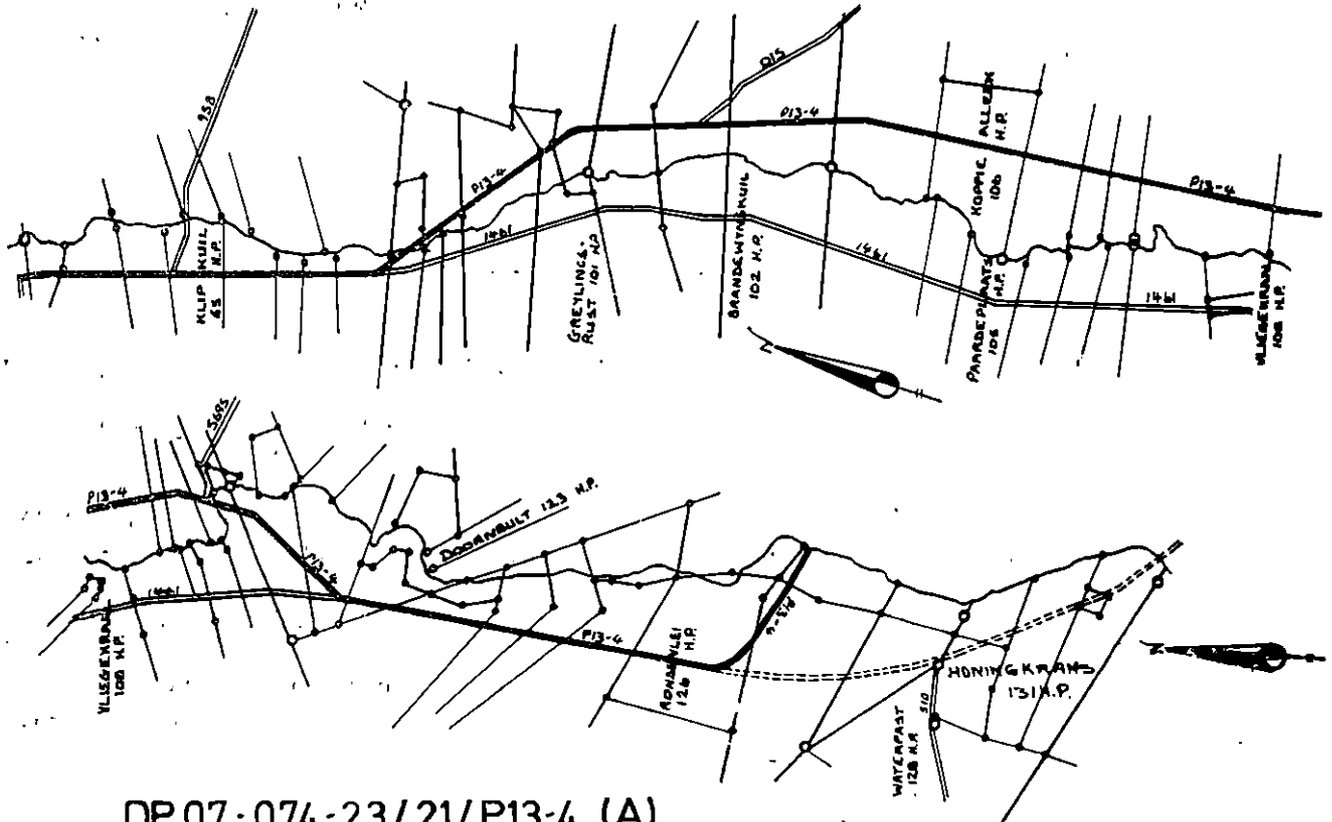
DEVIATION OF PROVINCIAL ROAD P13-4, DISTRICT OF WOLMARANSSTAD AND INCREASE IN WIDTH OF ROAD RESERVE.

Die Administrateur, ingevolge artikel 5(1)(d) van die Padordonnansie 1957, verlé hierby Provinsiale Pad P13-4 wat oor die plase Klipkuil 65 HP., Greylingrus 101 HP., Brandewynskuil 102 HP., Koppie Alleen 106 HP., Vliegekraal 108 HP., Doornbult 123 HP., Rondevlei 126 HP. en Honingkrans 131 HP., distrik Wolmaransstad, loop en vermeerder die breedte van die padreserve daarvan ingevolge artikel 3 van genoemde Ordonnansie van 15,743 meter na 37,783 meter soos aangedui op bygaande sketsplanne.

The Administrator, in terms of section 5(1)(d) of the Roads Ordinance, 1957 hereby deviates Provincial Road P13-4 which runs on the farms Klipkuil 65 HP., Greylingrus 101 HP., Brandewynskuil 102 HP., Koppie Alleen 106 HP., Vliegekraal 108 HP., Doornbult 123 HP., Rondevlei 126 HP., and Honingkrans 131 HP., district of Wolmaransstad, and in terms of section 3 of the said Ordinance, increases the width of the road reserve thereof from 15,743 metres to 37,783 metres as indicated on the sujoined sketch plans.

DP. 07-074-23/21/P13-4(A)

DP. 07-074-23/21/P13-4(A)



DP. 07-074-23/21/P13-4. (A)

VERWYSING:

- BESTAANDE PAD
- PAD GESLUIT
- PAD VERLÉ EN VER-
BREED NA 37,783

REFERENCE:

- EXISTING ROAD
- ROAD CLOSED
- ROAD DEVIATED AND
WIDENED TO 37,783 METRE

Administrateurskennisgewing 373 7 Maart 1973

BETREDING VAN GROND BINNE DERBY DORPS-
GEBIED OP DIE PLAAS RIETFONTEIN 464 JP:
DISTRIK KOSTER: VERBREIDING VAN PADRE-
SERWE VAN PROVINSIALE PAD P47/2.

Die Administrateur gee hiermee ingevolge Artikel 8 van die Padordonnansie 1957, kennis dat hy erwe 322, 324, 326, 328, 330, 332, 333, 334, 335, 336, 337, 358, 362, 364, 366, 368, 370, 372, 374, 377 en 390 Derby Dorpsgebied op die plaas Rietfontein 464 JP, distrik Koster gaan betree ten einde opmetings te doen met die oog op die verbreding van die padreserwe van Provinsiale pad P47/2.

DP. 08-084-23/21/P47-2

Administrateurskennisgewing 374 7 Maart 1973

KANSELLERING IN SY GEHEEL OF GEDEELTE-
LIK VAN DIE UITSPANSERWITUUT OP DIE
PLAAS WILDEBEESTFONTEIN 327-JS., DISTRIK
WITBANK.

Met die oog op 'n aansoek ontvang van die grond-
eienaar vir die kansellering in sy geheel of gedeeltelik
van die uitspanserwituut groot 1/75ste van 1155 morg
97 vierkante roede, waaraan Gedeelte D(32) van die plaas
Wildebbeestfontein 327-JS., distrik Witbank, onderhewig is,
is die Administrateur van voornemens om ingevolge arti-
kel 56 van die Padordonnansie 1957, op te tree.

Enige persoon kan binne ses maande vanaf die datum
van verskyning van hierdie kennisgewing sy redes vir
sy beswaar teen die kansellering by die Streekbeampte,
Transvaalse Paaiedepartement, Privaatsak X2, Mōregloed,
Pretoria, skriftelik aangee.

DP. 01-015W-37/3/W6

Administrateurskennisgewing 375 7 Maart 1973

BEOOGDE SLUITING VAN PAD OP DIE PLAAS
TAMBOEKIESFONTEIN 173 IR: DISTRIK
HEIDELBERG

Met die oog op 'n aansoek ontvang van Peter Mentis
Properties (Pty.) Ltd. vir die sluiting van 'n openbare
pad op die plaas Tamboekiesfontein 173 IR, distrik
Heidelberg, is die Administrateur van voorneme om
ingevolge artikel 29 van die Padordonnansie 1957, op
te tree.

Iedereen wat enige beswaar het teen die sluiting, word
aangesê om binne (30) dertig dae na publikasiedatum
van hierdie kennisgewing, sy redes waarom hy beswaar
maak, skriftelik aan te gee by die Streekbeampte, Trans-
vaalse Paaiedepartement, Privaatsak X1001, Benoni. Die
aandag van elke beswaarmaker word op die bepalings
van artikel 29(3) van genoemde Ordonnansie gevestig.

DP. 021-023-23/24/T.2

Administrator's Notice 373 7 March, 1973

ENTRY UPON LAND WITHIN DERBY TOWNSHIP
ON THE FARM RIETFONTEIN 464 JP: DISTRICT
OF KOSTER: WIDENING OF ROAD RESERVE OF
PROVINCIAL ROAD P47/2.

The Administrator, in terms of Section 8 of the Roads
Ordinance, 1957 hereby notifies that he intends entering
upon erven 322, 324, 326, 328, 330, 332, 333, 334, 335,
336, 337, 358, 362, 364, 366, 368, 370, 372, 374, 377 and
390 Derby Township on the farm Rietfontein 464 JP,
district of Koster, for the purpose of making measure-
ments with a view to widen the road reserve of Provincial
road P.47/2.

DP. 08-084-23/21/P47-2

Administrator's Notice 374 7 March, 1973

CANCELLATION WHOLLY OR PARTIALLY OF
THE SERVITUDE OF OUTSPAN ON THE FARM
WILDEBEESTFONTEIN 327-JS., DISTRICT OF
WITBANK.

In view of an application having been received from
the owner of land for the cancellation wholly or partially
of the servitude of outspan, in extent 1/75th of 1155
morgen 97 square roods to which Portion D(32) of the
farm Wildebbeestfontein 327-JS., district of Witbank, is
subject, the Administrator intends taking action in terms
of section 56 of the Roads Ordinance, 1957.

Any person may lodge his objections to the cancella-
tion in writing, with the Regional Officer, Transvaal
Roads Department, Private Bag X2, Mōregloed, Pretoria,
within six months from the date of publication of this
notice.

DP. 01-015W-37/3/W6

Administrator's Notice 375 7 March, 1973

PROPOSED CLOSING OF ROAD ON THE FARM
TAMBOEKIESFONTEIN 173 IR: DISTRICT
HEIDELBERG.

In view of an application having been received from
Peter Mentis Properties (Pty.) Ltd. for the closing of a
public road on the farm Tamboekiesfontein 173 IR,
district of Heidelberg, the Administrator intends taking
action in terms of section 29 of the Roads Ordinance,
1957.

Any person who has any objection to the closing, is
called upon to show cause in writing within (30) thirty
days of the date of publication of this notice of the
reasons for his objections, to the Regional Officer, Trans-
vaal Roads Department, Private Bag X1001, Benoni. The
attention of every objector is directed to the provisions of
section 29(3) of the said Ordinance.

DP. 021-023-23/24/T.2

Administrateurskennisgewing 376

7 Maart 1973

KANSELLERING IN SY GEHEEL OF GEDEELTELIK VAN UITSPANSERWITUUT OP DIE PLAAS RIETFONTEIN 532-JQ., DISTRIK PRETORIA

Met die oog op 'n aansoek ontvang van die grondeienaar vir die kansellering in sy geheel of gedeeltelik van die uitspanserwituut, groot 1/75ste van 1471,6719 hektaar waaraan Gedeelte 54 ('n gedeelte van Gedeelte 1) van die plaas Rietfontein 532-JQ., distrik Pretoria, onderworpe is, is die Administrateur van voorneme om ingevolge artikel 56 van die Padordonnansie 1957, op te tree.

Enige persoon kan binne ses maande vanaf die datum van publikasie van hierdie kennisgewing, sy redes vir sy beswaar teen die kansellering, by die Streekbeampte, Transvaalse Paaiedepartement, Privaatsak X2, Mōregloed, Pretoria, skriftelik aangee.

DP. 01-012-37/3/R18

Administrateurskennisgewing 377

7 Maart 1973

VERKLARING VAN DISTRIKSPAD 2281: DISTRIK SPRINGS

Die Administrateur verklaar hierby, ingevolge artikel 5(1)(c), 5(2)(a) en artikel 3 van die Padordonnansie 1957, dat distrikspad 2281, 25,19 meter breed, binne Endicott Landbouhoewes, distrik Springs, loop, soos aangetoon op bygaande sketsplan.

DP. 021-022-23/22/2281

Administrator's Notice 376

7 March, 1973

CANCELLATION WHOLLY OR PARTIALLY OF THE SERVITUDE OF OUTSPAN ON THE FARM RIETFONTEIN 532-JQ., DISTRICT OF PRETORIA.

In view of an application having been received from the owner of land for the cancellation wholly or partially of the servitude of outspan, in extent 1/75th of 1471,6719 hectares to which Portion 54 (a portion of Portion 1) of the farm Rietfontein 532-JQ., district of Pretoria, is subject, the Administrator intends taking action in terms of section 56 of the Roads Ordinance, 1957.

Any person may lodge his objections to the cancellation in writing, with the Regional Officer, Transvaal Roads Department, Private Bag X2, Mōregloed, Pretoria, within six months from the date of publication of this notice.

DP. 01-012-37/3/R18

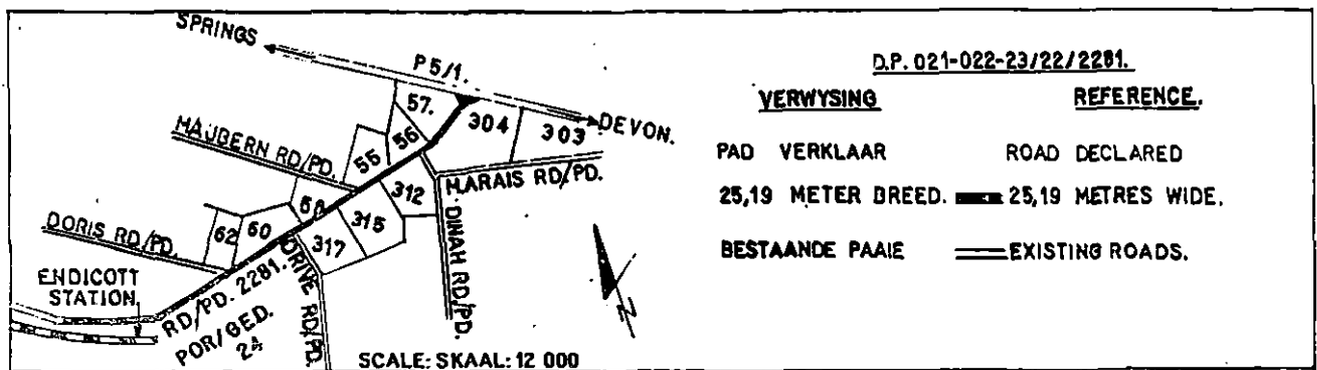
Administrator's Notice 377

7 March, 1973

DECLARATION OF DISTRICT ROAD 2281: DISTRICT OF SPRINGS

The Administrator, in terms of section 5(1)(c), 5(2)(a) and Section 3 of the Roads Ordinance, 1957, hereby declares that the district road 2281, 25,19 metres wide, shall run within Endicott Agricultural Holdings, district of Springs, as indicated on the sketch plan subjoined hereto.

DP. 021-022-23/22/2281



Administrateurskennisgewing 378

7 Maart 1973

KANSELLERING IN SY GEHEEL OF GEDEELTELIK VAN DIE UITSPANSERWITUUT OP DIE PLAAS VLAKPLAATS 354 JR., DISTRIK PRETORIA.

Met die oog op 'n aansoek ontvang van die grondeienaar vir die kansellering in sy geheel of gedeeltelik van die uitspanserwituut, groot 1/75ste van 1177,2405 hektaar waaraan die Resterende Gedeelte van die Westelike Gedeelte van die plaas Vlakplaats 354 JR., distrik Pretoria, onderhewig is, is die Administrateur van voornemens om ingevolge artikel 56 van die Padordonnansie 1957, op te tree.

Administrator's Notice 378

7 March, 1973

CANCELLATION WHOLLY OR PARTIALLY OF THE SERVITUDE OF OUTSPAN ON THE FARM VLAKPLAATS 354 JR., DISTRICT OF PRETORIA.

In view of an application having been received from the owner of land for the cancellation wholly or partially of the servitude of outspan, in extent 1/75th of 1177,2405 hectares to which the Remaining Portion of the Western Portion of the farm Vlakplaats 354 JR., district of Pretoria, is subject, the Administrator intends taking action in terms of section 56 of the Roads Ordinance, 1957.

Enige persoon kan binne ses maande vanaf die datum van verskyning van hierdie kennisgewing sy redes vir sy beswaar teen die kansellasië by die Streekbeampte, Transvaalse Paaiedepartement, Privaatsak X2, Môregloed, Pretoria, skriftelik aangee.

DP. 01-012-37/3/V5

Administrateurskennisgewing 379 7 Maart 1973

MUNISIPALITEIT FOCHVILLE: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE:

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Fochville, afgekondig by Administrateurskennisgewing 677 van 6 September 1961, soos gewysig, word hierby verder gewysig deur artikel 13 te hernoem 13(1) en die volgende daarna in te voeg: —

“(2) ’n Deposito of gedeelte daarvan wat nie teruggeëis word nie binne een jaar na die datum waarop die ooreenkoms beëindig is of indien die verbruiker om een of ander rede nie meer water kragtens die ooreenkoms verbruik nie, word na verloop van dié tydperk verbeur en deur die Raad geheel en al vir sy eie gebruik behou.

(3) Ondanks die bepalinge van subartikel (2) moet die Raad te eniger tyd ’n bedrag gelyk aan die deposito wat verbeur is, terugbetaal —

- (a) aan die persoon wat die bedrag gestort het, nadat hy die Raad van sy identiteit en die bedrag oortuig het; of
- (b) aan enigiemand anders wat die Raad oortuig het dat hy daarop geregtig is dat die bedrag aan hom betaal word.”

P.B. 2-4-2-104-57

Administrateurskennisgewing 380 7 Maart 1973

MUNISIPALITEIT FOCHVILLE: WYSIGING VAN ELEKTRISITEITVOORSIENINGSVERORDENINGE.

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

Die Elektrisiteitvoorsieningsverordeninge van die Munisipaliteit Fochville, afgekondig by Administrateurskennisgewing 491 van 1 Julie 1953, soos gewysig, word hierby verder gewysig deur na item 5(3) van Deel II van die Tarief van Gelde onder Bylae 3 die volgende in te voeg: —

“(4) ’n Deposito of gedeelte daarvan wat nie teruggeëis word nie binne een jaar na die datum waarop die ooreenkoms beëindig is of indien die verbruiker om een of ander rede nie meer elektrisiteit kragtens die ooreenkoms verbruik nie, word na verloop van dié tydperk verbeur en deur die Raad geheel en al vir sy eie gebruik behou.

(5) Ondanks die bepalinge van subitem (4) moet die Raad te eniger tyd ’n bedrag gelyk aan die deposito wat verbeur is, terugbetaal —

Any person may lodge his objections to the cancellation in writing, with the Regional Officer, Transvaal Roads Department, Private Bag X2, Môregloed, Pretoria, within six months from the date of publication of this notice.

DP. 01-012-37/3/V5

Administrator’s Notice 379 7 March, 1973

FOCHVILLE MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS.

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

The Water Supply By-laws of the Fochville Municipality, published under Administrator’s Notice 677, dated 6 September 1961, as amended, are hereby further amended by the renumbering of section 13 to 13(1), and the insertion thereafter of the following: —

“(2) Any sum or part thereof deposited by the consumer, a refund of which has not been claimed within one year after the agreement has been terminated or if he has ceased for any reason to receive a supply in terms of the agreement, shall at the expiration of that period become forfeited to the Council for its own use absolutely.

(3) Notwithstanding the provisions of subsection (2), the Council shall at any time refund an amount equal to the forfeited deposit.—

- (a) to the person who paid the deposit, on his satisfying the Council of his identity and the amount; or
- (b) to any other person who has satisfied the Council that he is entitled to have payment made to him.”

P.B. 2-4-2-104-57

Administrator’s Notice 380 7 March, 1973

FOCHVILLE 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 Fochville Municipality, published under Administrator’s Notice 491, dated 1 July 1953, as amended, are hereby further amended by the insertion after item 5(3) of Part II of the Tariff of Charges under Schedule 3 of the following: —

“(4) Any sum or part thereof deposited by the consumer, a refund of which has not been claimed within one year after the agreement has been terminated or if he has ceased for any reason to receive a supply in terms of the agreement, shall at the expiration of that period become forfeited to the Council for its own use absolutely.

(5) Notwithstanding the provisions of subitem (4), the Council shall at any time refund an amount equal to the forfeited deposit —

- (a) aan die persoon wat die bedrag gestort het, nadat hy die Raad van sy identiteit en die bedrag oortuig het; of
- (b) aan enigiemand anders wat die Raad oortuig het dat hy daarop geregtig is dat die bedrag aan hom betaal word."

P.B. 2-4-2-36-57

Administrateurskennisgewing 381 7 Maart 1973

MUNISIPALITEIT MIDDELBURG: AANNAME VAN STANDAARDMELKVERORDENINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Middelburg 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.

2. Vir die toepassing van Artikel 34 van genoemde Standaardverordeninge deur die Stadsraad van Middelburg beteken "gesette dag" 1 Januarie 1975.

PB. 2-4-2-28-21

Administrateurskennisgewing 382 7 Maart 1973

MUNISIPALITEIT MIDDELBURG: 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 Middelburg, 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 382 te skrap; en
 (c) Bylaes 1 en 2 te skrap.

PB. 2-4-2-77-21

Administrateurskennisgewing 383 7 Maart 1973

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

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

Die Verordeninge vir die Lisensiering van en die Toesig oor, die Regulering van en die Beheer oor Besighede, Bedrywe en Beroepe en Publieke Voertuie en hul Drywers, afgekondig by Administrateurskennisgewing 536

- (a) to the person who paid the deposit, on his satisfying the Council of his identity and the amount; or
- (b) to any other person who has satisfied the Council that he is entitled to have payment made to him."

P.B. 2-4-2-36-57

Administrator's Notice 381 7 March, 1973

MIDDELBURG MUNICIPALITY: ADOPTION OF STANDARD MILK BY-LAWS.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Middelburg 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.

2. For the purpose of section 34 of the said Standard by-laws "appointed day" with regard to the Town Council of Middelburg means 1 January 1975.

PB. 2-4-2-28-21

Administrator's Notice 382 7 March, 1973

MIDDELBURG 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 Middelburg 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 382 inclusive; and
 (c) of Schedules 1 and 2.

PB. 2-4-2-77-21

Administrator's Notice 383 7 March, 1973

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

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

The By-laws for the Licensing of and for the Supervision, Regulation and Control of Businesses, Trades and Occupations and Public Vehicles and their Drivers, published under Administrator's Notice 536, dated 19

van 19 Desember 1945, en aangeneem deur die Stadsraad van Carletonville kragtens die bevoegdhede aan die Raad verleen by Proklamasie 97 (Administrateurs-) van 1959, soos gewysig, word hierby verder soos volg gewysig: —

1. Deur in Bylae A —

	Jaarliks	Half-jaarliks
	R	R
(a) items 5 en 6 deur die volgende te vervang: —		
“5. Melkplaas, d.w.s. ’n plaas, landbouhoeve of ’n perseel waarop melk geproduseer word met die doel om dit binne ’n munisipale gebied te verkoop, van die hand te sit of te versprei	2,00	—
6. Melkery, d.w.s. ’n perseel uitgesonderd ’n melkplaas, ’n melkwinkel of ’n melkleweransiersperseel waarin of waarvan die artikels kragtens artikel 35(4) van die Raad se Melkverordeninge gehanteer, gehou, opgeberg, verkoop of vir verkoop uitgestal kan word en waarop die bepalings van artikel 35 van genoemde melkverordeninge van toepassing is	6,00	3,50”;
(b) items 15 en 16 deur die volgende te vervang: —		
“15. Melkleweransier, d.w.s. iemand wat melk, melkprodukte of saamgestelde suiwelprodukte op of vanuit ’n perseel, uitgesonderd ’n melkplaas, ’n melkery of ’n melkwinkel vir gebruik elders verkoop, te koop aanbied of vir verkoop uitstal	6,00	3,50
16. Melkwinkel, d.w.s. ’n perseel waar of waarin die artikels wat kragtens artikel 35(4) van die Raad se Melkverordeninge in ’n melkery verkoop mag word, verkoop kan word, en waarop die bepalings van artikel 36 van genoemde melkverordeninge van toepassing is, maar waarop die bepalings van artikel 35 van genoemde verordeninge wat op melkerye betrekking het nie van toepassing is nie behalwe in soverre dit uitdruklik by artikel 36(4) van genoemde verordeninge bepaal word	6,00	3,50”.

2. Deur na item 16 van Bylae B die volgende by te voeg: —

“17. Melkplaas soos in Bylae A gedefinieer	8,00	—
(Onderworpe aan die bepalings van artikel 3 van die Raad se Melkverordeninge.)”		

December 1945, and adopted by the Town Council of Carletonville under the powers conferred upon the Council by Proclamation 97 (Administrator's) of 1959, as amended, are hereby further amended as follows: —

1. By the substitution in Schedule A —

	Yearly	Half yearly
	R	R
(a) for items 5 and 6 of the following: —		
“5. Dairy farm, meaning a farm, agricultural holding or premises on which milk is produced for the purpose of sale, disposal or distribution within a municipal area	2,00	—
6. Dairy, meaning any premises, excepting a dairy farm, milkshop or milk purveyor's premises in or from which the articles listed in section 35(4) of the Council's Milk By-laws, may be handled, kept, stored, sold or exposed for sale and in respect of which the provisions of section 35 of the said by-laws are applicable	6,00	3,50”;

(b) for items 15 and 16 of the following: —

“15. Milk purveyor, meaning any person who sells or offers or exposes milk, milk products or composite dairy products for sale on or from any premises other than a dairy farm, a dairy or milk shop for consumption off such premises	6,00	3,50
16. Milkshop, meaning premises at or in which may be sold the articles permitted by section 35(4) to be sold at a dairy and to which the provisions of section 36 apply but to which, save as expressly provided in section 36(4), the provisions of section 35 relating to dairies do not apply	6,00	3,50”.

2. By the addition after item 16 of Schedule B of the following: —

“17. Dairy farm as defined in Schedule A	8,00	—
(Subject to the provisions of section 3 of the Council's Milk By-laws.)”		

Administrateurskennisgewing 384

7 Maart 1973

MUNISIPALITEIT VEREENIGING: WYSIGING
VAN SWEMBADVERORDENINGE.

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 Swembadverordeninge van die Munisipaliteit Vereeniging, afgekondig by Administrateurskennisgewing 129 van 2 Maart 1938, soos gewysig, word hierby verder gewysig deur artikel 24 soos volg te wysig:—

1. Deur onmiddellik na die inleidende paragraaf die volgende in te voeg:—

“DEEL A: PRESIDENT PARK EN THREE RIVERS SWEMBADDENS.”

2. Deur na subartikel (7)(c) die volgende by te voeg:—

“DEEL B: VEREENIGINGSE OLIMPIESE SWEMBAD.

	R
(1) <i>Seisoenkaartjies, per persoon.</i>	
(a) Volwassenes (mans of dames)	9,00
(b) Volwassenes (klublede)	5,00
(c) Skoliere	3,00
(d) Skoliere, klublede	2,00
(2) <i>Maandelikse kaartjies, per persoon.</i>	
(a) Volwassenes (mans of dames)	1,50
(b) Skoliere	1,00
(3) <i>Enkeltoegang, per persoon.</i>	
(a) Volwassenes	0,10
(b) Kinders (14 tot 18)	0,05
(c) Kinders (onder 14)	0,03
(4) <i>Gebruik van Swempak.</i>	
Volwassenes en Kinders, elk	0,03
(5) <i>Bewaring van Kosbaarhede, per artikel.</i>	
(a) Onverklaarde waarde	0,01
(b) Verklaarde waarde van meer as R10: 'n Bykomende bedrag van 5c vir elke R10 of gedeelte daarvan wat die bogenoemde R10 oorskry.	

(6) *Skoolkinders.*

Afgesien van ouderdom en op voorwaarde dat hulle deur 'n onderwyser(es) vergesel word, mag skoolkinders in groepe van nie minder nie as 20 tot die bad toegelaat word op beperkte tye wat deur die Raad vasgestel word, teen 'n tarief van 3c elk met inbegrip van die onderwyser(es) met dien verstande dat betaling voor toelating geskied; enige kind wat nie deur 'n onderwyser(es) vergesel word nie, moet die gewone tarief betaal.

(7) *Swemgalas.*

- (a) Koste vir die huur van die bad vir 'n gala wat in die aand gehou word: R14.
- (b) Daar is geen koste vir die huur van die bad vir 'n skoolgala wat gedurende die dag gehou word nie. Alle opbrengste van sodanige galas kom die Raad toe en slegs skoolgalas word gedurende die dag toegelaat.
- (c) Daar moet ten minste sewe (7) dae kennis van kansellering van 'n gala gegee word.

DEEL C: HUUR VAN SONSTOELE EN SONSAMBRELE.

(1) Vir die huur van een sonstoel, per dag of gedeelte daarvan: 10c.

(2) Vir die huur van een sonsambreel, per dag of gedeelte daarvan: 20c.”

PB. 2-4-2-91-36

Administrator's Notice 384

7 March, 1973

VEREENIGING MUNICIPALITY: AMENDMENT
TO SWIMMING BATH 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 Swimming Bath By-laws of the Vereeniging Municipality, published under Administrator's Notice 129, dated 2 March 1938, as amended, are hereby further amended by amending section 24 as follows:—

1. By the insertion immediately after the introductory sentence of the following:—

“PART A: PRESIDENT PARK AND THREE RIVERS SWIMMING BATHS.”

2. By the addition after subsection (7)(c) of the following:—

“PART B: VEREENIGING OLYMPIC SWIMMING BATH.

	R
(1) <i>Season Tickets, per person.</i>	
(a) Adults (male or female)	9,00
(b) Adults (club members)	5,00
(c) Scholars	3,00
(d) Scholars, club members	2,00
(2) <i>Monthly Tickets, per person.</i>	
(a) Adults (male or female)	1,50
(b) Scholars	1,00
(3) <i>Single Admission, per person.</i>	
(a) Adults	0,10
(b) Children (14 to 18)	0,05
(c) Children (under 14)	0,03
(4) <i>Use of Costume.</i>	
Adults and Children, each	0,03
(5) <i>Care of Valuables, per article.</i>	
(a) Undeclared value	0,10
(b) Declared value of over R10: An additional sum of 5c for each R10 or part thereof in excess of the said R10.	

(6) *School Children.*

School children, irrespective of age, in parties of not less than 20, provided they are accompanied by a teacher, may be admitted to the baths at restricted hours to be arranged by the Council, at a charge of 3c each, including the teacher, and payment shall be made before admission; any child unaccompanied by a teacher shall pay the ordinary tariff charges.

(7) *Swimming Galas.*

- (a) Charge for the hire of the baths for a gala held during the evening: R14.
- (b) No charge shall be levied for the hire of the baths for a school gala to be held during the day. All the proceeds of such galas shall accrue to the Council, and only school galas shall be allowed during the day.
- (c) At least seven (7) days' notice of the cancellation of a gala shall be given.

PART C: HIRE OF DECK CHAIRS AND SUN UMBRELLAS.

(1) For the hire of one deck chair, per day or part thereof: 10c.

(2) For the hire of one sun umbrella, per day or part thereof: 20c.”

PB. 2-4-2-91-36

Administrateurskennisgewing 385 7 Maart 1973

MUNISIPALITEIT RANDFONTEIN: AANNAME VAN STANDAARDVERORDENINGE WAARBY DIE BEVEILIGING VAN SWEMBADDENS EN UITGRAWINGS GEREGULEER WORD.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randfontein die Standaardverordeninge Waarby die Beveiliging van Swembaddens en Uitgrawings Gereguleer Word, afgekondig by Administrateurskennisgewing 423 van 22 April 1970, soos gewysig by Administrateurskennisgewing 1856 van 29 Desember 1971, ingevolge artikel 96bis(2) van genoemde Ordonnansie met die volgende wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is: —

Deur in artikel 1 in die woordomskrywing van "perseel" die woord "doeleindes", waar dit die tweede keer voorkom, deur die uitdrukking "landbou- of boerdery-doeleindes" te vervang.

PB. 2-4-2-182-29

Administrateurskennisgewing 386 7 Maart 1973

MUNISIPALITEIT RUSTENBURG: WYSIGING VAN BOUVERORDENINGE.

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

Die Bouverordeninge van die Munisipaliteit Rustenburg, afgekondig by Administrateurskennisgewing 70 van 17 Februarie 1943, soos gewysig, word hierby verder as volg gewysig: —

1. Deur in artikel 31 die woorde "of omheinings" te skrap.

2. Deur in artikel 56 die woorde "langs of binne 15 voet vanaf enige straat" te skrap.

PB. 2-4-2-19-31

Administrateurskennisgewing 387 7 Maart 1973

MUNISIPALITEIT RANDBURG: WYSIGING VAN RIOLERINGS- EN LOODGIETERSVERORDENINGE

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

Die Riolerings- en Loodgietersverordeninge van die Munisipaliteit Randburg, afgekondig by Administrateurskennisgewing 509 van 1 Augustus 1962, soos gewysig, word hierby verder soos volg gewysig: —

1. Deur Deel II van Bylae A deur die volgende te vervang:

Administrator's Notice 385 7 March, 1973

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

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Randfontein has in terms of section 96bis(2) of the said Ordinance adopted the Standard By-laws Regulating the Safeguarding of Swimming Pools and Excavations, published under Administrator's Notice 423, dated 22 April 1970, as amended by Administrator's Notice 1856, dated 29 December 1971, as by-laws made by the said Council, with the following amendment: —

By the insertion in section 1 in the definition of "premises" after the word "municipal", where it occurs the second time, of the expression "agricultural or farming".

PB. 2-4-2-182-29

Administrator's Notice 386 7 March, 1973

RUSTENBURG MUNICIPALITY: AMENDMENT TO BUILDING BY-LAWS.

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

The Building By-laws of the Rustenburg Municipality, published under Administrator's Notice 70, dated 17 February 1943, as amended, are hereby further amended as follows: —

1. By the deletion in section 31 of the words "or fences".

2. By the deletion in section 56 of the words "along or within 15 feet of any street."

PB. 2-4-2-19-31

Administrator's Notice 387 7 March, 1973

RANDBURG MUNICIPALITY: AMENDMENT TO DRAINAGE AND PLUMBING BY-LAWS.

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

The Drainage and Plumbing By-laws of the Randburg Municipality, published under Administrator's Notice 509, dated 1 August 1962, as amended, are hereby further amended as follows:

1. By the substitution for Part II of Schedule A of the following:

"DEEL II.

1. Die minimum bedrag wat betaalbaar is ten opsigte van enige aansoek, soos voornoem, bedra: R4.

2. Behoudens die verpligting om 'n minimum bedrag soos voorgeskryf by item 1 te betaal, is die volgende gelde betaalbaar ten opsigte van enige aansoek soos voornoem:

(1) Vir iedere 50 m² of gedeelte daarvan, van die vloer-ruimte van die kelder wat bedien gaan word deur, of waarvan die gebruik regstreeks of onregstreeks sal saamgaan met die gebruik van die perseelrioolstelsel: R2.

(2) Vir iedere 50 m² of gedeelte daarvan, van die vloer-ruimte van alle ander verdiepings van 'n gebou, soos dit by subitem (1) omskryf word: R1."

2. Deur Deel II van Bylae B deur die volgende te vervang:

"DEEL II.

GELDE TEN OPSIGTE VAN BESKIKBARE VUILRIOLE.

Daar word geag dat, indien 'n erf, standplaas, perseel of ander terrein met of sonder verbeterings daarop, by 'n vuilriool wat onder die beheer van die Raad staan, aangesluit is of na die mening van die Ingenieur daarby aangesluit kan word, die eienaar van so 'n erf, standplaas, perseel of ander terrein 'n gebruiker is en hy moet aan die Raad 'n halfjaarlikse bedrag vooruitbetaal gebaseer op die oppervlakte van sodanige erf, standplaas, perseel of ander terrein, soos volg:

	<i>Per halfjaar</i> R
1. Tot en met 991 m ²	13,50
2. 992 m ² tot 1 487 m ²	15,50
3. 1 488 m ² tot 1 983 m ²	17,50
4. 1 984 m ² tot 2 974 m ²	21,50
5. 2 975 m ² tot 3 965 m ²	25,50
6. 3 966 m ² en groter	27,50."

PB. 2-4-2-34-132

Administrateurskennisgewing 388 7 Maart 1973

MUNISIPALITEIT DULLSTROOM: WATERVOORSIENINGSVERORDENINGE.

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

HOOFSTUK 1.

ALGEMENE BEPALINGS.

Woordomskrywing.

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

"erf" vir die doeleindes van Bylae 1 hierby, ook 'n standplaas, perseel of ander terrein wat afsonderlik op 'n kaart of diagram voorkom wat by die Landmeter-generaal geregistreer is;

"PART II

1. The minimum fee payable in respect of any application as aforesaid shall be: R4.

2. Subject to the obligation to pay a minimum fee as prescribed in item 1, the fees payable in respect of any application as aforesaid shall be the following:

(1) For every 50 m² or part thereof of the floor area of the basement to be served by, or the use of which will, whether directly or indirectly, be associated with use of the drainage installation: R2.

(2) For every 50 m² or part thereof of the floor area of all other storeys of a building as described in subitem (1): R1.

2. By the substitution for Part II of Schedule B of the following:

"PART II

CHARGES IN RESPECT OF SEWERS WHICH ARE AVAILABLE.

Where any erf, stand, lot or other area with or without improvements is, or in the opinion of the Council, can be connected to any sewer under the control of the Council, the owner of such erf, stand, lot or other area shall be deemed to be a user, and shall pay to the Council a half-yearly charge in advance based on the area of such erf, stand, lot or other area, as follows:

	<i>Per half-year</i> R
1. Up to and including 991 m ²	13,50
2. 992 m ² to 1 487 m ²	15,50
3. 1 488 m ² to 1 983 m ²	17,50
4. 1 984 m ² to 2 974 m ²	21,50
5. 2 975 m ² to 3 965 m ²	25,50
6. 3 966 m ² and over	27,50."

PB. 2-4-2-34-132

Administrator's Notice 388 7 March, 1973

DULLSTROOM MUNICIPALITY: WATER SUPPLY BY-LAWS.

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

CHAPTER 1.

GENERAL PROVISIONS.

Definitions.

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

"erf" means for the purpose of Schedule 1 hereto also a stand, lot or other area separately defined on a map or diagram registered with the Surveyor-General.

“hoofwaterpyp” enige pyp, waterleiding of ander inrigting wat geheel en al onder die beheer van die Raad staan, en wat hy gebruik met die doel om water na die verbruikers aan te voer, maar dit omvat nie die verbindingspyp nie;

“maand” waar dit voorkom in enige tarief, die tydperk tussen twee agtereenvolgende meteraflesings;

“Raad” die Dorpsraad van Dullstroom en omvat die bestuurskomitee van daardie Raad of enige beampte 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 Verkiegings), 1960 (Ordonnansie 40 van 1960) aan hom gedelegeer is;

“Stadsklerk” die persoon wat vir die oomblik wettiglik optree in die hoedanigheid van Stadsklerk of sy behoorlik gemagtigde verteenwoordiger;

“syleiding” enige pyp wat by so 'n syleidingstelsel aangesluit is;

“syleidingstelsel” alle pype en toestelle wat die Raad gebruik of voornemens is om te gebruik met die doel om water te verskaf, en wat op die perseel wat die verbruiker okkupeer, of wat aan hom behoort, geleë is;

“tarief” die tarief van gelde bepaal in Bylae 1 hierby;

“verbindingspyp” 'n pyp van die hoofwaterpyp af na die perseel van 'n verbruiker wat loop tot by die straatgrens van sodanige perseel wat die naaste aan die hoofwaterpyp lê, of ingeval die meter ingevolge die bepalings van hierdie verordeninge op die perseel van 'n verbruiker aangebring is, tot by die inlaatopening van die meter;

“verbruiker” die okkupant van 'n perseel waaraan die Raad kragtens 'n ooreenkoms, water moet lewer, of die eienaar daarvan, of enigeen aan wie die Raad kragtens 'n ooreenkoms water moet lewer, of wat wettiglik water van die Raad verkry.

Domicilium Citandi.

2. Dit word geag dat, met die doel om 'n kennisgewing, beveldskrif of ander dokument ingevolge hierdie verordeninge uit te reik, die adres van die verbruiker wat in die boeke van die Raad aangegee word, die *domicilium citandi* van die verbruiker is.

Oortreding van die Verordeninge.

3. 'n Eienaar of okkupant wat op sy perseel 'n syleidingstelsel of 'n gedeelte daarvan, of 'n meter of 'n toestel wat nie aan die bepalings van hierdie verordeninge voldoen nie, het of gebruik en iedereen wat op 'n perseel 'n syleidingstelsel of 'n gedeelte daarvan, of 'n meter of toestel wat nie aan die bepalings van hierdie verordeninge voldoen nie, verskaf, aanbring, aanlê of aansluit, of wat veroorsaak of toelaat dat dit verskaf, aangebring, aangelê of aangesluit word, is skuldig aan 'n misdryf.

Bestaande Toevoerleidings.

4. Van 'n verbruiker word nie ingevolge hierdie verordeninge vereis dat hy 'n pyp, inrigting, toestel of ding op 'n perseel wat onmiddellik voor die datum waarop hierdie verordeninge op so 'n perseel van toepassing word, wettiglik bestaan of wettig gebruik is, moet verander of hernieu, of 'n toevoeging daaraan bou of verskaf nie, tensy en totdat so 'n pyp, inrigting, toestel of ding so stukkend of in so 'n toestand of posisie is dat

“communication pipe” means any pipe leading from a main to the premises of any consumer as far as the street boundary of such premises situated nearest to such main, or in cases where the meter is installed inside the premises of any consumer in terms of these by-laws as far as the inlet of the meter;

“consumer” means the occupier of any premises which the Council has contracted to supply with water or the owner or any person who has entered into a contract with the Council for the supply of water or who is lawfully obtaining water from the Council;

“Council” means the Village Council of Dullstroom 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);

“main” means any pipe, aqueduct or other work under the exclusive control of the Council and used by it for the purpose of conveying water to consumers but shall not include any communication pipe;

“month” where it appears in any tariff means the period between two consecutive meter readings;

“service” means all pipes and apparatus used or intended to be used for or in connection with the supply of water by the Council and situated on the premises occupied or owned by the consumer;

“service pipe” means any pipe included in any such service;

“tariff” means the tariff of charges prescribed in Schedule 1 hereto;

“Town Clerk” means the person for the time being lawfully acting in the capacity of Town Clerk of the Council or his duly authorised representative.

Domicilium Citandi.

2. For the purpose of the service of any notice, order or other document under these by-laws the address of the consumer registered in the books of the Council shall be deemed to be the *domicilium citandi* of the consumer.

Infringement of By-laws.

3. Any owner or occupier having or using upon his premises, and any person providing, installing, laying down or connecting or causing or permitting to be provided, installed, laid down or connected, upon any premises any service or part thereof or any meter or apparatus which fails to comply with the requirements of these by-laws shall be guilty of an offence.

Existing Supplies.

4. A consumer shall not be required under these by-laws to alter or renew any pipe, fitting, apparatus or thing lawfully existing and in lawful use on any premises immediately before the date when these by-laws become applicable to such premises, or to construct or provide any addition thereto, unless and until such pipe, fittings, apparatus or thing is so defective or in such a condition

dit vermorsing of buitengewone verbruik, misbruik, verkeerde meting of besmetting of gevaar van besmetting van die water wat deur die Raad verskaf word, veroorsaak of moontlik kan veroorsaak.

Aanspreeklikheid van Verbruiker.

5. Die verbruiker word, tot tyd en wyl die teendeel bewys is, aanspreeklik gehou vir enige oortreding van hierdie verordeninge, wat op sy perseel begaan is.

Strafbepalings.

6. Iedereen wat enigeen van die bepalings van hierdie verordeninge oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R50 of met gevangenisstraf vir 'n tydperk van hoogstens drie maande, en in geval van 'n voortdurende misdryf met 'n verdere bedrag van hoogstens R4 vir elke dag waarop sodanige misdryf voortduur na 'n skriftelike kennisgewing van die Raad onder die handtekening van die gemagtigde beampte.

Toegang en Ondersoek deur Beampptes.

7.(1) Die gemagtigde beampte van die Raad kan met die doel om hierdie verordeninge toe te pas, op alle redelike tye, of te eniger tyd in geval van nood, 'n perseel betree sonder om vooraf daarvan kennis te gee, en sodanige ondersoek daar instel en navraag daar doen as wat hy nodig ag: Met dien verstande dat wanneer so 'n beampte 'n perseel betree, hy moet meld wat die doel van die inspeksie, ondersoek en navraag is, indien hy daarom gevra word.

(2) Indien so 'n beampte, met die doel om die ondersoek- of inspeksiewerk of enige ander werk ingevolge hierdie verordeninge te verrig, dit nodig ag, kan hy na kennisgewing van 24 uur, of indien hy dit noodsaaklik ag, onmiddellik sonder kennisgewing, die grond, beton, stene, hout, metaalwerk of enige gedeelte van sodanige perseel op koste van die verbruiker, verwyder.

(3) Die Raad is nie aanspreeklik vir vergoeding ten opsigte van werk wat sy beampptes ingevolge subartikel (2) verrig nie: Met dien verstande dat, indien sodanige ondersoek ingestel word met die doel om net vas te stel of hierdie verordeninge oortree word, en sodanige oortreding nie ontdek word nie, die Raad die koste verbonde aan die ondersoek, tesame met die koste daaraan verbonde om die perseel weer in sy vorige toestand te herstel, moet betaal.

HOOFSTUK 2.

BEPALINGS BETREFFENDE WATERVOORSIENING DEUR DIE RAAD.

Waterverbindings Moet Slegs deur die Raad Gemaak Word.

8. Die aanlê van die verbindingspyp en die aansluiting by die hoofwaterpyp moet slegs deur werkers van die Raad uitgevoer word en niemand anders mag onder enige voorwendsel hoegenaamd die pyp, kleppe, meters, afsluitkrane of toerusting wat aan die Raad behoort oop- of toemaak of op enige manier daaraan peuter nie.

Kruisverbindings.

9. Niemand mag water afkomstig uit 'n boorgat, put of enige ander bron, by 'n pyp aansluit wat met die Raad se waterstelsel verbind is nie. Die Raad se voorraad mag ook nie aangesluit word by 'n pyp of pypstelsel

or position as to cause or be likely to cause waste, undue consumption, misuse, erroneous measurements, or contamination or risk of contamination of the water supplied by the Council.

Liability of Consumer.

5. Any breach of these by-laws committed on the premises of any consumer shall be deemed to be a breach by such consumer unless and until he shall prove to the contrary.

Penalties.

6. Any person who contravenes or fails to comply with any provision of these by-laws shall be guilty of an offence and shall be liable, on conviction, to a fine not exceeding R50 or to imprisonment for a term not exceeding three months and, in case of a continuing offence, to a further sum not exceeding R4 for every day during which such offence continues after written notice by the Council under the hand of an authorised officer.

Entry and Inspection by Officers.

7.(1) The duly authorised officer of the Council may for any purpose connected with the carrying out of these by-laws at all reasonable times, or at any time in an emergency and without previous notice, enter upon any premises and make such examination and enquiry thereon as he may deem necessary: Provided that upon entry on any premises such officer if required shall state the reason for such inspection examination and enquiry.

(2) Where such officer considers it necessary for the purpose of examination or inspection or of carrying out any work in terms of these by-laws he may at the expense of the consumer after having given 24 hours notice, or at once without giving any notice if in his opinion immediate action is necessary, remove any earth, concrete, bricks, wood, metal work or any part of such premises.

(3) The Council shall not be liable to pay any compensation in respect of work carried out by its officers in terms of subsection (2): Provided that where any such inspection is made for the sole purpose of discovering any breach of these by-laws and no such breach is discovered, the Council shall bear the expense in connection with such inspection, together with that of restoring the premises to their former condition.

CHAPTER 2.

PROVISIONS RELATING TO THE COUNCIL'S WATER SUPPLY.

Water Connections to be made by Council only.

8. The laying of the communication pipe and junction with the water main shall only be made by workmen of the Council and nobody else shall open, shut or in any way interfere with any of the pipes, valves, meters, stop-cocks or apparatus belonging to the Council on any pretext whatsoever.

Cross Connections.

9. No person shall connect any water derived from a borehole, well or other source, to any pipe connected with the Council's water system. Nor shall the Council's supply be connected to any pipe, or system of pipes,

wat self van water uit 'n boorgat, put of ander bron voorsien word nie.

Beperking van Waterdienspype.

10. Geen perseel of eiendom mag met pype of toebehore van 'n ander perseel of eiendom verbind word nie.

Ongemagtigde Gebruik van Water.

11. Niemand wat nog nie 'n kontrak vir die lewering van water met die Raad gesluit het, en andersins die bepalings van hierdie verordeninge nagekom het nie, mag alvorens die skriftelike toestemming van die Raad verkry is, water uit 'n hoofwaterpyp, verbindingspyp, opgaardam, brandkraan, waterbak of iets anders wat water bevat wat aan die Raad behoort, gebruik of 'n aansluiting daarby bewerkstellig nie.

Ongemagtigde Toegang.

12. Niemand mag enige gebou waarin enige apparaat of masjinerie wat in verband met die Raad se waterwerke gebruik word gehuisves is, sonder die skriftelike magtiging van 'n behoorlike gemagtigde beampte van die Raad betree nie.

Beskadiging van Watervoorsieningstelsel.

13. Niemand mag enige skade doen aan enige van die waterwerke onder die beheer van die Raad, of toelaat of die oorsaak wees van enige daad wat enige put, reservoir, boorgat, bron, fontein, stroom, rivier, studam, dam, waterleiding, voor, apparaat of ander waterwerke onder die beheer van die Raad kan beskadig, breek, bederf, ontsier of vernietig nie.

Besoedeling van Water.

14. Niemand mag —

- (a) in 'n waterstroom, opgaardam, waterleiding of ander plek wat water bevat wat geheel of gedeeltelik aan die Raad behoort, of onder die beheer of bestuur van die Raad staan, en wat vir, of in verband met die voorsiening van water aan die inwoners van die munisipaliteit gebruik word, baai, of 'n dier daarin was, gooi, of veroorsaak of toelaat dat dit daarin gaan nie, tensy andersins vermeld;
- (b) afval, vuilgoed, vullis of ander skadelike stof in so 'n waterstroom, opgaardam, waterleiding of ander plek gooi nie, of materiaal, wol, leer, of die vel van enige dier, klere of ander stowwe daarin was, skoonmaak of plaas nie;
- (c) veroorsaak of toelaat dat die water uit 'n wasbak, riool, afvoersloot, stoommasjien, stoomketel, of ander vuilwater of vloeistof, waaroor hy beheer moet uitoefen, in so 'n waterstroom, opgaardam, hoofwaterpyp, waterleiding of ander plek loop of daarin kom nie, of enige ander daad verrig waardeur die water van die Raad wat vir die gebruik van die inwoners van die voorsieningsgebied bedoel is, besoedel sal raak nie.

Meng van Reënwater met Water wat die Raad Voorsien.

15. Niemand mag veroorsaak of toelaat dat —

- (a) 'n syleiding met 'n waterbak, vat of ander houer wat gebruik word of bedoel is om water wat uit 'n ander bron as uit die Raad se hoofwaterpyp afkomstig is, in op te vang of te hou, of met 'n houthouer wat nie 'n behoorlike metaalvoering in het nie, verbind word nie;

which themselves are fed with water from a borehole, well or other source.

Limitation of Water Service Pipes.

10. No premises or property shall be connected to the fittings or pipes of any other premises or property.

Unauthorised Taking of Water.

11. No person who has not entered into a contract with the Council for a supply of water and otherwise complied with the requirements of these by-laws shall take any water from, or make or cause to be made any connection with any main, communication pipe, reservoir, hydrant, cistern or other place containing water belonging to the Council except with the written permission of the Council first had and obtained.

Unauthorised Entry.

12. No person shall enter, without the written authority of a duly authorised officer of the Council, any building containing any apparatus or machinery used in connection with the Council's waterworks undertakings.

Damage to Water System.

13. No person shall damage any of the waterworks under the control of the Council, or do or permit or cause to be done any act intending to damage, injure, deteriorate, disfigure, or destroy any well, reservoir, borehole, spring, fountain, stream, river, weir, dam, aqueduct, furrow, apparatus or other water works under the control of the Council.

Pollution of Supply.

14. No person shall —

- (a) bathe in any stream, reservoir, aqueduct or other place which contains water belonging wholly or partly to the Council or under the control or management of the Council and which is used for or in connection with the supply of water to the inhabitants of the area of supply, or wash, throw, or cause or permit to enter therein any animal, unless stated to the contrary;
- (b) throw any rubbish, dirt, filth or other deleterious matter into such stream, reservoir, aqueduct or other place, or wash, cleanse or place therein any cloth, wool, leather or skin of any animal, clothes or other matter;
- (c) cause or permit the water of any sink, sewer, drain, steam engine, boiler or other unclean water or liquid for the control of which he is responsible to run or be brought into such stream, reservoir, main, aqueduct or other place or do any other act whereby the water of the Council intended for supply to the inhabitants of the area of supply may be polluted.

Mixing of Rain Water with Council's Supply.

15: No person shall cause or permit —

- (a) any service pipe to be connected to any cistern, butt or any other receptacle used or intended to be used for the reception or storage of water obtained from any source other than the Council's mains or with any wooden receptacle which is not furnished with a proper metallic lining;

(b) reënwater in 'n tenk of waterbak wat deur die Raad van water voorsien word, loop nie tensy die inlaatpyp van die syleiding af minstens 150 mm bo 'n doeltreffende oorloopyp is.

Versuim van Eienaar om Pype en Ander Toebehore te Repareer, te Vervoer of te Verander.

16. Ingeval 'n eienaar binne 7 dae van die ontvangs van 'n skriftelike kennisgewing van die Raad waarin hy versoek word om dit te doen, versuim om enige pyp, klep, kraan, waterbak, of ander apparaat wat gebruik word in verband met die toevoer van water van die Raad se hoofpype te repareer, te vervang, te verwyder of te voorkom, sodat dit in ooreenstemming met die bepalings van hierdie verordeninge gebring word, kan die Raad nadat hy 24 uur skriftelik kennis aan die eienaar of agent van die perseel gegee het, aan enige bevoegde loodgieter opdrag gee om sodanige reparasies, veranderings of vervangings uit te voer, en die koste daarvan moet deur die eienaar aan die Raad terugbetaal word, en kan deur die Raad ingevorder word op dieselfde wyse as die watergelde.

Afsluit van Toevoer.

17. As dit met die oog op die herstel van 'n verbruiker se pyp of verbindings of toebehore nodig is om die toevoer van water by die hoofwaterpyp af te sluit, moet die verbruiker se loodgieter die Raad in kennis stel, waarna die Raad hom in kennis stel van die dag en uur wanneer die water afgesluit sal word en hy moet onmiddellik met die nodige herstelwerk begin en dit sonder versuim voltooi.

Beperking van die Gemete Toevoer.

18. Die toemaak van enige afsluitkraan of klep van enige gemete toevoer in so 'n mate dat die water in 'n tenk of ander bak druppelsgewyse uitloop, is streng verbode.

HOOFSTUK 3.

VOORSIENINGSVOORWAARDES.

Aansoek om Watervoorsiening.

19.(1) Daar moet by die toepaslike kantoor, soos deur die Raad van tyd tot tyd bepaal, aansoek om watervoorsiening vir enige doel hoegenaamd gedoen word, en die applikant moet meld vir watter doel die water benodig word.

(2) Indien die Raad akkoord gaan om die water te lewer, moet die applikant 'n ooreenkoms soos uiteengesit in Bylae 2 hierby, onderteken, en geen water word voorsien tensy en alvorens die ooreenkoms onderteken is nie.

Deposito's.

20.(1) Elke applikant, met uitsondering van die Regering van die Republiek van Suid-Afrika, die Provinsiale Administrasie en die Suid-Afrikaanse Spoorweë, wat om watervoorsiening aansoek doen, moet wanneer hy die ooreenkoms ten opsigte van die watervoorsiening onderteken, en voordat die water gelewer word, by die Raad 'n bedrag deponeer wat die tesourier vasstel op grondslag van die koste van die gemiddelde hoeveelheid water wat so 'n applikant na die mening van die tesourier moontlik gedurende enige twee maande in die jaar sal verbruik, met 'n minimum van R5.

(b) rain water to flow into any tank or cistern supplied with water by the Council unless the inlet from the service pipe is at least 150 mm above an adequate overflow.

Failure of Owner to Repair, Remove or Alter Pipes and Other Fittings.

16. Should any owner, within 7 days of the receipt of a written notice from the Council requiring him to do so, fail to repair, renew, remove or alter any pipe, valve, cock, cistern or other apparatus used in connection with the supply of water from the Council's mains so as to prevent the misuse, undue consumption or contamination of water so as to bring it into conformity with the provisions of these by-laws, the Council may, after giving 24 hours' notice in writing to the owner or agent of the premises, instruct any competent plumber to carry out such repairs, alterations or renewals, and the cost thereof shall be refunded to the Council by the owner and may be recovered by the Council in the same manner as the water charges.

Turning Off of Water.

17. When it is necessary for the repair of any consumer's pipe or connection or fittings that the water should be turned off at the water main, the consumer's plumber shall inform the Council, who will give him notice of the day and hour that the water will be turned off, and he shall commence the necessary repairs immediately and complete same without delay.

Restriction on a Metered Supply.

18. The closing down of any stop-cock or valve on any metered supply to such an extent or in such a manner as will allow the running of water into any tank or receptacle at a dribble shall be strictly prohibited.

CHAPTER 3.

CONDITIONS OF SUPPLY.

Application for Supply.

19.(1) Application for the supply of water for any purpose whatsoever shall be made at the appropriate office of the Council.

(2) Upon the Council agreeing to supply, an agreement in the form set out in Schedule 2 hereto shall be signed by the applicant, and no supply shall be given unless and until such agreement is so signed.

Deposits.

20.(1) Except in the case of the Government of the Republic of South Africa, the Provincial Administration and the South African Railways, every applicant for a supply of water shall, upon signing an agreement for such supply, and before such supply is given, deposit with the Council a sum of money which shall be fixed by the treasurer on the basis of the cost of the average amount of water which such applicant is, in the opinion of the treasurer, likely to use during any two months in the year, with a minimum of R5.

(2) Indien die tesourier te eniger tyd 'n verbruiker aansê om sodanige deposito te verhoog aangesien dit nie voldoende is om die koste van die verbruik waarvan in subartikel (1) melding gemaak word, te dek nie, moet die verbruiker die addisionele bedrag wat die tesourier eis, dadelik stort, en ingeval die addisionele bedrag nie binne een maand betaal word nie, kan die Raad die toevoer staak.

(3) Die deposito moet aan die verbruiker terugbetaal word wanneer die ooreenkoms verval: Met dien verstande dat, ingeval die Raad se boeke aantoon dat die verbruiker 'n bedrag aan die Raad skuld, die tesourier geregtig is om die hele, of 'n gedeelte van die bedrag wat aldus gestort is, ter delging van die skuld te behou.

Staking van die Toevoer.

21.(1) Die Raad kan sonder om skadevergoeding te betaal en sonder om sy reg om betaling te eis ten opsigte van water wat aan die verbruiker gelewer is, te benadeel, ophou om water aan die verbruiker te lewer indien hy —

- (a) in gebreke bly om gelde wat ingevolge hierdie verordeninge aan die Raad verskuldig is, te betaal;
- (b) opsetlik of weens nalatigheid 'n hoofwaterpyp, verbindingspyp, meter of enige ander inrigting of toestel wat aan die Raad behoort en wat hy in verband daarmee gebruik, of wat bedoel is om in verband daarmee gebruik te word, beskadig het, laat beskadig het of toegelaat het dat dit beskadig word;
- (c) enigeen van die bepalings van hierdie verordeninge oortree het;
- (d) aan 'n installasie of toestel wat onder beheer van die Raad staan en wat hy in verband met watervoorziening gebruik, of wat bedoel is om daarvoor gebruik te word, gepeuter of hom daarmee bemoei het, of toegelaat of veroorsaak het dat dit geskied: Met dien verstande dat in die gevalle wat in paragrawe (b) en (c) en hierdie paragraaf genoem word, die verbruiker minstens 7 dae vooraf verwittig moet word dat sy toevoer gestaak sal word.

(2) Die Raad is nie aanspreeklik vir skadevergoeding aan 'n verbruiker, indien hy die watertoevoer staak in die *bona fide*-oortuiging dat enigeen van die omstandighede wat in subartikel (1) vermeld word, hul voorgedoen het nie.

(3) Die verbruiker moet die bedrag wat in die tarief voorgeskryf word ten opsigte van die staking van die watertoevoer ingevolge hierdie artikel, aan die Raad betaal.

(4) Ingeval die Raad te eniger tyd die toevoer van water aan so 'n verbruiker hervat, moet die verbruiker die gelde wat in die tarief voorgeskryf word, aan die Raad betaal, tensy hy bewys dat die Raad nie geregtig was om ingevolge die bepalings van subartikel (1) die toevoer te staak nie.

Opsegging van Ooreenkoms.

22. Die Raad of die verbruiker kan te eniger tyd 'n ooreenkoms wat ingevolge hierdie verordeninge aangegaan is, opsê, deur aan die ander party minstens 7 dae vooraf skriftelik kennis te gee van die voorneme om dit te doen.

(2) Where at any time the treasurer gives notice to any consumer, requiring such deposit to be increased as not being sufficient to cover the cost of the consumption referred to in subsection (1), the additional sum so required by the treasurer shall forthwith be deposited by the consumer, and in the event of such additional amount not being deposited within one month, the Council shall have the right to discontinue the supply.

(3) Such deposit shall be refunded to the consumer upon the termination of the agreement: Provided that in the event of any sum being shown in the Council's books as due from the consumer to the Council, the treasurer shall be entitled to set off in payment the whole or any portion of the sum so deposited against any such sum shown as due.

Cutting Off Supply.

21.(1) Without paying compensation and without prejudice to its rights to obtain payment for water supplied to the consumer, the Council may cut off the supply to any consumer where such consumer has —

- (a) failed to pay any sum due to the Council in terms of these by-laws;
- (b) wilfully or negligently damaged or caused or permitted damage to be inflicted upon any main, communication pipe, meter or other plant or apparatus belonging to the Council and used or intended to be used by it in connection with the supply of water;
- (c) committed a breach of any of the provisions of these by-laws;
- (d) tampered or interfered with or caused or permitted any tampering or interference with any plant or apparatus under the Council's control and used or intended to be used by it in connection with the supply of water: Provided that in cases falling under paragraphs (b) and (c) and this paragraph, not less than 7 days' notice shall be given to any consumer prior to the cutting off of the supply.

(2) The Council shall not be liable for damages to any consumer where it cuts off the water supply in the *bona fide* belief that any of the circumstances mentioned in subsection (1) have occurred.

(3) The consumer shall pay to the Council the fee as prescribed in the tariff for cutting off water in terms of this section.

(4) In the event of the Council at any time resuming the supply of water to such consumer, the consumer shall pay to the Council such charges as are prescribed in the tariff unless he establishes that the Council was not entitled in terms of subsection (1) to cut off such supply.

Termination of Agreement.

22. The Council or the consumer may at any time terminate any agreement in terms of these by-laws by giving not less than 7 days' notice in writing to the other party hereto of the intention to do so.

Afsluiting van Toevoer by Opsegging van Ooreenkoms.

23. Indien 'n ooreenkoms ten opsigte van watervoorsiening tussen die Raad en die verbruiker opgesê word, is die Raad geregtig om die toevoer af te sluit. Met dien verstande dat die toevoer nie afgesluit word nie, indien die nuwe verbruiker hom verbind om die koste te betaal van die water wat verbruik is van die datum waarop die laaste gewone aflesing van die meter plaasgevind het, of ten opsigte van 'n spesiale aflesing van die meter teen die koste wat in die tarief vasgestel is.

Spesiale Beperkings.

24.(1) Die Raad kan te eniger tyd die lewering van water aan die geheel of enige gedeelte van die voorsieningsgebied beperk tot sodanige ure as wat hy bepaal en hy kan die gebruik van water vir enige bepaalde doel of vir enige doel behalwe dié wat genoem is, al na die geval, beperk of verbied, en die Raad kan vir die doel van sodanige beperking of verbod, enige bepaalde metode of metodes van sodanige gebruik beperk of verbied.

(2) Enigeen wat water gedurende verbode ure gebruik of gebruik vir beperkte of verbode doeleindes of doeleindes behalwe dié wat genoem is, al na die geval, of in stryd met 'n bepaalde, beperkte of verbode metode van sodanige gebruik nadat openbare kennis van sodanige beperking of verbod deur die Raad gegee is, is skuldig aan 'n oortreding van hierdie verordeninge.

(3) Vir die toepassing van hierdie artikel beteken "openbare kennisgewing" 'n aankondiging in beide amptelike tale in een of meer uitgawes van 'n nuusblad wat in die voorsieningsgebied gelees word.

Versuim om Water te Voorsien.

25. Die Raad is nie aanspreeklik nie vir enige versuim om water te voorsien, of ten opsigte van 'n gebrek in die gehalte van water wat voorsien is, waaraan dit ook al te wyte is.

Waterdruk.

26.(1) Onderworpe aan die bepalings van hierdie verordeninge, mag daar nie beskou word dat die Raad onderneem of waarborg om te eniger tyd 'n bepaalde waterdruk by enige plek in dié Raad se watervoorsieningsstelsel te handhaaf nie.

(2) Indien daar aansoek gedoen word om 'n watertoevoer na 'n perseel wat hoër lê as die vlak wat deur middel van die gewone druk in die Raad se hoofwaterpyp bedien kan word, of indien water daar benodig word, is dit die plig van die applikant of verbruiker om die Raad se lewering onder sodanige omstandighede as wat op die betrokke perseel beskikbaar is, aan te neem, en daarna is die applikant of verbruiker aanspreeklik vir die verskaffing en instandhouding van die waterlewering aan sodanige perseel.

Verkoop van Water deur Verbruikers.

27. Geen verbruiker mag—

- (a) water wat die Raad aan hom lewer, verkoop nie;
- (b) sodanige water van sy perseel af verwyder, laat verwyder, of toelaat dat dit verwyder word nie, behalwe soos bepaal in artikel 48.

Watervoorsiening vir Boudoeleindes.

28.(1) Indien water op aansoek van 'n eienaar, bouer of ander persoon vir boudoeleindes na 'n perseel aangelê word, moet so 'n eienaar, bouer of ander persoon, die

Disconnection of Supply on Termination of Agreement.

23. Where any agreement for the supply between the Council and the consumer has been terminated, the Council shall be entitled to disconnect such supply: Provided that no such disconnection shall be carried out where the new consumer accepts liability for payment for water consumed as from the date of the previous ordinary reading of the meter or for a special reading of the meter at the charge fixed in the tariff.

Special Restrictions.

24.(1) The Council may at any time restrict the supply of water to the whole or any portion of the area of supply to such hours as it may decide and it may restrict or prohibit the use of water for any specific purpose or for any purpose other than specified as the case may be, and the Council may, for the purpose of such restriction or prohibition, restrict or prohibit any specified method or methods of such use.

(2) Any person using water during prohibited hours or for restricted or prohibited purposes or purposes other than specified, as the case may be, or contrary to a specified, restricted or prohibited method of such use, after public notification of such restriction or prohibition by the Council, shall be guilty of an offence in terms of these by-laws.

(3) For the purpose of this section "public notification" shall mean publication in both official languages in one or more issues of a newspaper circulating in the area of supply.

Failure To Supply.

25. The Council shall not be liable for any failure to supply water or for any defect in the quality of the water supplied, however caused.

Pressure.

26.(1) Subject to the provisions of these by-laws, no undertaking or guarantee shall be presumed on the part of the Council to maintain any specified pressure of water at any time at any point in the Council's water system.

(2) Where application is made for a supply of water or where a supply is required for premises situated above a level that can be served by the normal pressure in the Council's mains, it shall be the duty of the applicant or consumer to accept the Council's supply under such conditions as are available at that particular site, and thereafter the applicant or consumer shall be responsible for the provisions and maintenance of the water supply to such premises.

Sale of Water by Consumers.

27. No consumer shall—

- (a) sell any water supplied to him by the Council; or
- (b) take away or cause or permit to be taken away from his premises any such water except as provided for in section 48.

Supplies for Building Purposes.

28.(1) Where, upon the application of any owner, builder or other person, a supply of water for building purposes is laid on to any premises, the cost of providing

kosse daaraan verbonde om die verbindingspyp en die meter aan te bring, ooreenkomstig die gelde wat in die tarief voorgeskryf is, betaal.

(2) So 'n eienaar, bouer of ander persoon moet die kosse van die water wat aldus voorsien word, ooreenkomstig die tarief betaal.

(3) Indien dit aan die doel beantwoord, kan dieselfde verbindingspyp wat ingevolge hierdie artikel verskaf word, vir die permanente voorsiening van water aan die perseel gebruik word, maar daar mag met betrekking tot die permanente voorsiening, geen aansluiting by die syleidingstelsel bewerkstellig word alvorens al die bepalings van hierdie verordeninge nagekom is nie.

Heffing van Gelde ten Opsigte van Alle Eiendomme wat deur die Skema Bedien Word.

29. Die Raad kan waar 'n erf, standplaas, perseel of ander terrein, met of sonder verbeterings, aangesluit is of, na die mening van die Raad, by die Raad se hoofwaterleiding aangesluit kan word, gelde hef en die bedrae voorgeskryf in die tarief moet in die verband betaal word.

HOOFSTUK 4.

ALGEMENE BEPALINGS BETREFFENDE VOORRADE WAT AFGEMEET WORD.

Die Raad moet die Verbindingspyp Verskaf.

30.(1) Nadat daar 'n ooreenkoms tussen die Raad en 'n eienaar met betrekking tot die voorsiening van water aan 'n perseel gesluit is, en die toepaslike bepalings van hierdie verordeninge nagekom is, moet die Raad 'n verbindingspyp op sodanige perseel verskaf, aanleë en onderhou: Met dien verstande dat die ligging van die verbindingspyp deur die Raad vasgestel moet word.

(2) Die eienaar moet die bedrag betaal wat in die tarief ten opsigte van so 'n verbindingspyp voorgeskryf is: Met dien verstande dat, sover dit enige grootte of lengte van die verbindingspyp betref waarvoor daar nie in die tarief voorsiening gemaak word nie, of in gevalle waar die bedrag wat gevorder word, nie voldoende is om die kosse daaraan verbonde om so 'n verbindingspyp te verskaf, te dek nie, die eienaar die bedrag moet betaal wat die Raad met inagneming van die omstandighede aan die geval verbonde, vasstel.

(3) Die eienaar of verbruiker, al na die geval, moet enige bedrag wat ingevolge hierdie artikel verskuldig is, vooruit aan die tesourier betaal.

Afsonderlike Verbindingspype word vir Individuele Persele Vereis.

31. Daar moet, met die doel om water te voorsien, 'n afsonderlike verbindingspyp ten opsigte van elke perseel of gedeelte daarvan wat afsonderlik geokkupeer word, verskaf word: Met dien verstande dat —

(a) die Raad slegs een verbindingspyp toelaat om water aan 'n groep of 'n blok wonings, woonstelle, winkels, kantore of ander geboue wat aan een eienaar behoort te voorsien, indien die eienaar of okkupant daarvan onderneem om die kosse van die water, wat aan elke gebou waaruit die groep of blok bestaan, gelewer word, te betaal;

and fixing the communication pipe and the meter shall be borne by such owner, builder or other person in accordance with the charges prescribed in the tariff.

(2) Such owner, builder or other person shall pay for water so supplied according to the tariff.

(3) If suitable for the purpose, the same communication pipe as is supplied under this section may be used for the permanent supply to the premises but no connection in respect of such permanent supply shall be made with the service until all the provisions of these by-laws have been complied with.

Making of Charges in Respect of all Properties served by a Scheme.

29. The Council may make charges where any erf, stand or lot or other area with or without improvements is, or in the opinion of the Board, can be connected to any water main of the Council and, the amounts specified in the tariff shall in such event be paid.

CHAPTER 4.

GENERAL PROVISIONS RELATING TO METERED SUPPLIES.

Provisions of Communication Pipe by Board.

30.(1) Upon an agreement having been entered into between the Council and any owner in regard to the supply of water to premises and after the relevant provisions of these by-laws have been complied with, the Council shall provide, lay down and maintain a communication pipe to such premises: Provided that the position of the communication pipe shall be as determined by the Council.

(2) The sum payable by such owner in respect of such communication pipe shall be as prescribed in the tariff: Provided that in respect of any size or length or communication pipe not provided for in the tariff or in cases where the tariff charge is insufficient to cover the cost of providing such communication pipe, the owner shall pay such sum as may be decided by the Council having regard to the circumstances of the case.

(3) Any amount due in terms of this section shall be paid to the treasurer in advance by the owner or consumer, as the case may be.

Separate Communication Pipes for Individual Premises.

31. For the purpose of supplying water thereto, a separate communication pipe shall be provided in respect of each and every premises or portion thereof in separate occupation: Provided that —

(a) one communication pipe only shall be permitted by the Council for the supply of water to a group or block of dwellings, flats, shops, offices or other buildings in single ownership where the owner or occupier thereof undertakes to pay for the water supplied to each of the buildings comprising such group or block;

- (b) indien daar ingevolge paragraaf (a) water uit een verbindingspyp aan meer as een gebou soos vermeld, voorsien word, daar 'n afsluitkraan aan elke takpyp wat daarvandaan af na elkeen van die bedoelde geboue loop, aangebring moet word, met die doel om die watertoevoer na elkeen van die persele te kan afsluit sonder om die toevoer na die ander te onderbreek;
- (c) indien daar 'n kraan aan 'n staanpyp aangebring word waarvandaan water aan meer as een perseel voorsien moet word, dit 'n goedgekeurde kraan moet wees van die soort wat self toegaan.

Elke Perseel moet net Een Verbindingspyp hê.

32. Daar mag aan geen perseel wat aan een eienaar behoort, water deur middel van meer as een verbindingspyp voorsien word nie: Met dien verstande dat —

- (a) indien dit vir die Raad blyk dat dit ontbering, ernstige ongerief of iets dergelyks sal meebring, die Raad kan toelaat dat die toevoer deur middel van meer as een verbindingspyp geskied;
- (b) waar meer as een verbindingspyp ingevolge paragraaf (a) toegelaat word, die koste ten opsigte van elke addisionele verbindingspyp en meter ooreenkomstig die tarief gevorder word.

Verskaffing van Meters.

33. Die Raad moet alle meters verskaf: Met dien verstande dat die Raad geheel en al na goeddunke kan bepaal hoe groot die meter wat aangebring word, moet wees.

Aanbring en die Ligging van Meters.

34.(1) Die Raad moet aan die verbindingspyp 'n meter aanbring.

(2) Indien die Raad dit vereis, moet die verbruiker 'n geskikte en veilige plek binne sy perseel verskaf waar die meter aangebring kan word, en die Raad kan die meter op die plek aanbring.

Instandhouding van Verbindingspyp.

35. Die nodige instandhouding van die gedeelte van die verbindingspyp tussen die straatgrens en die meter binne die perseel word deur die Raad op die verbruiker se onkoste uitgevoer.

Verskaffing en die Posisie van die Afsluitkraan.

36.(1) Die Raad bring uitsluitlik vir sy eie gebruik 'n afsluitkraan tussen die meter en die hoofwaterpyp aan.

(3) Die verbruiker moet op eie koste, of die Raad kan na goeddunke op koste van die verbruiker en uitsluitlik vir sy gebruik, 'n afsluitkraan verskaf en dit in die geval van 'n meter wat buite die grens aangebring is, op 'n geskikte plek net binne die grens van die eiendom, en in die geval van 'n meter wat op die perseel staan, op 'n geskikte plek aan die verbruiker se kant van die meter, aan die syleiding aanbring.

Installasiekoste van 'n Meter.

37. 'n Verbruiker moet alle koste daaraan verbonde om 'n meter in sy syleidingstelsel aan te bring, betaal soos bepaal in die tarief.

Eiendomsreg ten Op sigte van Meters.

38. Enige meter wat die Raad ooreenkomstig hierdie verordeninge verskaf en aanbring, asook die toebehore

(b) where in terms of paragraph (a) more than one building as aforesaid is supplied from one communication pipe, a stop tap shall be fixed on each branch pipe leading therefrom to each such building for the purpose of turning off the supply of water to each such premises without interrupting the supply to the others;

(c) where a tap is fixed to a stand pipe from which water is intended to be supplied to more than one premises, such tap shall be an approved type of selfclosing tap.

Limitation of one communication Pipe to each Premises.

32. No premises in single ownership shall be entitled to obtain a supply of water by means of more than one communication pipe: Provided that —

(a) where it appears to the Council that hardship or grave inconvenience or other similar circumstances would otherwise result, the Council may permit such supply by means of more than one communication pipe;

(b) where more than one communication pipe is permitted in terms of paragraph (a), a charge shall be made in accordance with the tariff for each additional communication pipe and meter.

Provision of Meters.

33. All meters shall be supplied by the Council: Provided that the size of the meter to be installed shall be within the sole discretion of the Council.

Fixing and Position of Meters.

34.(1) The Council shall fix a meter in the communication pipe.

(2) If so required by the Council the consumer shall provide a suitable and safe place within his premises in which to fix the meter and the Council shall install the meter in such place.

Communication Pipe Maintenance.

35. Any maintenance necessary of that portion of the communication pipe between the street boundary and the meter within the premises, shall be carried out by the Council at the consumer's expense.

Provision and Position of Stop-Cock.

36.(1) The Council shall, for its exclusive use, install a stop-cock between the meter and the main.

(2) The consumer shall, at his own expense, or the Council may at its discretion and at the consumer's expense and for his exclusive use, provide and install a stop-cock at a suitable point on the service pipe immediately inside the boundary of the property and in the case of a meter installed on the premises, at a suitable point on the consumer's side of the meter.

Cost of Installing Meter.

37. The consumer shall pay all charges in connection with the installation of any meter on his service as specified in the tariff.

Ownership in Respect of Meters.

38. Any meter provided and installed by the Council in accordance with these by-laws, together with the fit-

in verband daarmee, is en bly die uitsluitlike eiendom van die Raad, en so 'n meter is te alle tye volkome onder beheer van die Raad.

Bewaring van Meters.

39. Die verbruiker is verantwoordelik aan die Raad ten opsigte van die bewaring en toestand van 'n meter wat op sy perseel aangebring is, en hy moet die Raad vergoed vir alle skade wat aan so 'n meter berokken word.

Bemoeïing met of Beskadijing van Meters.

40.(1) Niemand behalwe die verantwoordelike beampte mag 'n meter of enige toebehore daarvan afhaal of hom daarmee bemoei nie, of veroorsaak of toelaat dat iemand anders dit afhaal of daaraan peuter nie.

(2) Niemand mag opsetlik 'n meter of die toebehore daarvan beskadij nie.

Herstel van Meters.

41. Indien reparasies aan 'n meter benodig word, moet die Raad sodanige reparasies sodra moontlik uitvoer.

Instandhouding en Herstelkoste ten Opsigte van Meters.

42.(1) Die Raad moet op eie koste 'n meter wat hy verskaf het, en wat op gewone wyse uitslyt, in stand hou en herstel.

(2) Indien 'n meter herstel moet word omdat dit opsetlik of per ongeluk deur die verbruiker beskadij is, moet die verbruiker die koste van die herstelwerk betaal, insluitende die koste daaraan verbonde om die meter te verwyder en weer aan te bring, of om dit deur 'n ander te vervang, en die verbruiker moet dié geld betaal op aanvraag deur die Raad.

Vervanging van Meters.

43. Die Raad kan te eniger tyd op eie koste 'n meter afhaal en verwyder, en na goeddunke 'n ander meter in die plek daarvan aanbring.

Die Hoeveelheid Water wat Afgemeet word en Betaling daarvoor.

44.(1) Die hoeveelheid water wat volgens die meter-aflesing aan 'n verbruiker gelewer is, word beskou as die hoeveelheid wat werklik aldus aan hom verskaf is.

(2) Die verbruiker moet teen die gelde in die tarief bepaal vir die hoeveelheid water wat aldus afgemeet is, betaal.

Inskrywing in die Boeke van die Raad is Bindend.

45. Tensy daar bewys word dat die inskrywings in die boeke van die Raad onjuis is, of dat die meter ten tyde van sodanige aflesing verkeerd was, word elke verbruiker deur die inskrywing in die boeke van die Raad gebind, en dit is nie nodig om die persoon wat die meter afgelees het, of iemand wat vir 'n besondere inskrywing verantwoordelik is te roep ten einde sodanige aflesing of inskrywing te staaf nie.

Ontevredenheid met Meteraflesing.

46.(1) Indien 'n verbruiker te eniger tyd ontevrede is oor enige besondere aflesing van 'n meter wat deur die Raad verskaf is, en wil hê dat dié meter getoets moet word, moet hy binne 7 dae nadat die Raad hom van sodanige aflesing verwittig het, die Raad skriftelik in

tings connected therewith, shall be and remain the absolute property of the Council and such meter shall at all times be under the sole control of the Council.

Safe-keeping of Meters.

39. The consumer shall be responsible to the Council for the safe-keeping and condition of any meter installed upon his premises and shall be liable to the Council for any damage or injury which may be done to or sustained by such meter.

Interference with or Damage to Meters.

40.(1) No person other than the responsible officer shall disconnect, interfere with or cause or permit any other person to disconnect or interfere with any meter or fittings connected therewith.

(2) No person shall wilfully damage any meter or fittings connected therewith.

Repairs to Meters.

41. In the event of repairs to any meter being found necessary, the Council shall effect such repairs as soon as possible.

Cost of Maintenance and Repair of Meters.

42.(1) The Council shall, at its own cost and expense, maintain and repair any meter provided by it, to the extent of ordinary wear and tear.

(2) Where any repairs have become necessary in consequence of such meter having been wilfully or accidentally damaged by the consumer, the consumer shall be liable for the cost of such repairs, including the cost or removal and re-installation thereof, or substitution, if necessary, and such cost shall be payable by the consumer on demand by the Council.

Substitution of Meters.

43. The Council may at any time at its own expense disconnect and remove any meter and install and substitute any other meter at its discretion.

Quantity of water Registered and Payment Thereof.

44.(1) The quantity of water which shall be registered by the meter as having been supplied to any consumer shall be deemed to be the quantity actually so supplied.

(2) The quantity of water so registered shall be paid for by such consumer at the charges specified in the tariff.

Entry in Books of Council Binding.

45. In the absence of evidence showing either that the entry in the books of the Council has been incorrectly made or that the meter was at the time of such reading in default, every consumer shall be bound by the entry in the books of the Council, and it shall not be necessary to call the person who read the meter, or the person who made any particular entry, in order to prove such reading or entry.

Dissatisfaction with Reading.

46.(1) If any consumer is at any time dissatisfied with any particular reading of a meter supplied by the Council and is desirous of having such meter tested, he shall give written notice to the Council within 7 days, after receipt of notice from the Council of such reading, and

kennis stel, en terselfdertyd die bedrag in die tarief bepaal, by die Raad stort, en daarna laat die Raad die meter onmiddellik toets.

(2) Indien daar bevind word dat die meter juis registreer, behou die Raad die bedrag wat aldus by hom gestort is.

(3) Indien bevind word dat die meter verkeerd registreer moet die Raad die deposito aan die verbruiker terugbetaal, en 'n ander meter wat in orde is, op eie koste aanbring terwyl die koste van die water wat verbruik is gedurende die drie maande wat die aflesing wat betwis word, voorafgaan, ooreenkomstig die graad van die fout wat vasgestel is, aangesuiwer moet word: Met dien verstande dat, indien sodanige meter minder as 6 maande gelede aangebring is, die aansuiwering ten opsigte van die helfte van die korter tydperk moet geskied.

Meter wat nie Registreer nie.

47.(1) Indien daar bevind word dat 'n meter nie meer registreer nie, moet die Raad dit so spoedig moontlik herstel en deur 'n ander vervang.

(2) Tensy daar tot voldoening van die verantwoordelike beambte bewys word dat daar minder of meer water verbruik is, word die hoeveelheid water waarvoor die verbruiker van die datum waarop die meter voor dit opgehou het om te registreer, die laaste keer afgelees is, tot op die datum waarop dit herstel of vervang is moet betaal, op die volgende grondslag deur die Raad beraam —

- (a) Die gemiddelde maandelikse hoeveelheid water wat gedurende die 3 maande voor die laaste aflesing op die perseel wat deur die meter bedien word, verbruik is;
- (b) of indien dit nie moontlik is nie, die hoeveelheid water wat die vorige jaar gedurende die ooreenstemmende maand op die perseel verbruik is;
- (c) of indien dit nie moontlik is nie, die gemiddelde maandelikse hoeveelheid water wat gedurende 'n tydperk van 3 maande nadat die meter herstel of vervang is, op die perseel wat deur die meter bedien word, verbruik word.

HOOFSTUK 5.

BEPALINGS BETREFFENDE SYLEIDINGSTELSELS VAN VERBRUIKERS.

Pype oor Strate.

48.(1) Niemand mag sonder dat die skriftelike toestemming van die Raad eers verkry is, en behalwe op voorwaardes wat die Raad stel, 'n pyp, kanaal of waterleiding op, in of onder 'n straat, 'n openbare plek, of grond wat by die Raad berus, of wat onder sy beheer staan, aanlê, aanbring, verander, of laat aanlê, aanbring, verander of bou met die doel om water aan te voer nie, of die water nou al oorspronklik uit die Raad se voorrade of uit private bronne afkomstig is of nie.

(2) Enigeen wat sodanige toestemming van die Raad verkry, moet, indien daar voorrade van die Raad vir die perseel beskikbaar is, aan die Raad die huur in die tarief bepaal, ten opsigte van die pyplyn betaal: Met dien verstande dat, indien daar vir die water betaal word teen die gelde in die tarief bepaal, daar geen addisionele koste ten opsigte van die pyplyn gevorder word nie.

shall at the same time deposit with the Council the amount specified in the tariff, and thereupon the meter shall be tested forthwith by the Council.

(2) If such meter is found to be registering correctly, the Council shall retain the amount deposited with it.

(3) If such meter is found to be registering incorrectly, the Council shall refund the deposit to the consumer and shall reaffix a meter in good working order at its own cost, and the charge for water consumed during the 3 months proceeding the reading in dispute shall be adjusted in accordance with the degree of error found: Provided that where such meter has been installed for a period of less than six months, the adjustment shall be over half such lesser period.

(4) The meter shall be considered to be registering correctly if no error of more than the percentage specified in the tariff over or under registration is found at the rate of normal flow. Normal flow shall mean two-thirds of the maximum flow capacity of the meter.

Failure of Meter to Register.

47.(1) Where any meter is found to have ceased to register, the Council shall repair or replace such meter as soon as possible.

(2) Unless it can be proved to the satisfaction of the responsible officer that a lesser or greater quantity of water had been consumed, the quantity of water to be paid for by the consumer from the date of the reading of the meter prior to its failure to register up to the time of its repair or replacement shall be estimated by the Council on the following basis:—

- (a) The average monthly consumption of water upon the premises served by the meter during the 3 months prior to the last registration.
- (b) or if this is not possible, the corresponding month's consumption in the previous year of water consumed upon such premises;
- (c) or if this is not possible, the average monthly consumption upon the premises served by the meter over a period of 3 months after repair or replacement of the meter has been effected.

CHAPTER 5.

PROVISION RELATING TO CONSUMER'S SERVICE.

Pipes Across Streets.

48.(1) No person shall, without the written permission of the Council first had and obtained and except under such conditions as the Council may prescribe, lay, fix, alter, construct or cause to be laid, fixed, altered or constructed any pipe channel or conduit on, in or under the control of the Council for the purpose of conveying water, whether such water is derived originally from the Council's supply or from private sources of supply.

(2) Every person receiving any such permission from the Council shall, where the Council's supply is available for the premises, pay to the Council the rental for the pipe line specified in the tariff: Provided that where the water is paid for at the charges specified in the tariff, no additional charge shall be made for the pipe line.

(3) Indien daar geen voorraad van die Raad beskikbaar is nie, is die toestemming wat verleen word onderworpe aan die voorwaarde dat die koste wat in subartikel (2) aangegee word, betaal moet word sodra die Raad se voorraad beskikbaar word.

(4) Die Raad kan enige sodanige toestemming by skriftelike kennisgewing van minstens een maand en onderteken deur die Stadsklerk, intrek.

Aanbring van Syleidingstelsel.

49. Elke eienaar of verbruiker moet op eie koste sy eie syleidings verskaf, aanlê, aanbring en in stand hou.

Bedekking van Syleidings.

50. Niemand mag 'n syleiding wat nuut aangelê of aangebring is, tydens die installasie of verandering van die syleidingstelsel, laat bedek of toelaat dat dit bedek word nie, alvorens so 'n pyp deur die verantwoordelike beampte ondersoek en goedgekeur is nie.

Daar moet Kennis gegee word wanneer 'n Syleidingstelsel of Verander of Verandering daaraan Nagegaan moet word.

51. Sodra 'n syleidingstelsel of bykomende toebehore of enige verandering aan 'n bestaande syleidingstelsel gereed is om nagegaan te word, moet die verantwoordelike beampte daarvan verwittig word.

Die Syleidingstelsel en Veranderings daaraan moet Nagegaan en Goedgekeur word.

52.(1) Geen syleidingstelsel mag in gebruik gestel word tensy en alvorens dit nagegaan is, en die Stadsklerk 'n goedkeuringssertifikaat ten opsigte daarvan uitgereik het nie.

(2) Alle addisionele toebehore by, of veranderings aan 'n bestaande syleidingstelsel wat reeds by die Raad se toevoerstelsel aangesluit is, moet deur die Stadsklerk nagegaan en goedgekeur word en indien daar nie 'n goedkeuringssertifikaat uitgereik kan word nie, moet dit verander word sodat dit aan die bepalinge van hierdie verordeninge voldoen, of anders moet dit onmiddellik verwyder word.

Voorbereiding van die Syleidingstelsel en die Aanbring van die Meter.

53.(1) Indien die Raad instem om water by wyse van 'n meter te voorsien aan 'n perseel wat nog nie tevore aldus van water voorsien is nie, moet die verbruiker op eie koste sy syleidingstelsel voorberei sodat die verbindingspyp en die meter aangebring kan word.

(2) Nadat die syleidingstelsel gereed is, en deur die verantwoordelike amptenaar goedgekeur is en nadat die bedrae wat in die tarief voorgeskryf word, betaal is, moet die Raad die syleidingstelsel by die verbindingspyp aansluit.

Watersyleidingstelsel.

54. By voltooiing van 'n syleidingstelsel moet dit getoets en bewys word dat dit waterdig is by 'n waterdruk minstens gelyk aan die maksimumdruk waarby dit gebruik moet word.

Genoegsaamheid van Watervoorraad.

55.(1) Die verbruiker se syleidingstelsel moet groot genoeg wees om 'n gelyktydige aanhoudende stroom water uit alle uitlaatpype toe te laat. Met dien verstande dat daar nooit 'n waterpyp toegelaat mag word met 'n binneleersnee van minder as 12 mm nie.

(3) Where the Council's supply is not available, any permission given shall be conditional on the payment of the charges referred to in subsection (2) immediately upon the Council's supply becoming available.

(4) Any such permission may be withdrawn by the Council on not less than one month's notice in writing under the hand of the Town Clerk.

Provision of Service.

49. Every owner or consumer shall, at his own expense, provide, install, lay down and maintain his own service.

Covering of Service.

50. No person shall cause or permit any newly laid or fixed service pipe to be covered in the course of the installation or alteration of a service until such pipe has been examined and approved by the responsible officer.

Notice that Inspection of Service or Alteration thereto is Required.

51. When any service or additional fittings or any alteration in any existing service is ready for inspection, notice thereof shall be given to the responsible officer.

Inspection and Approval of Service and Alterations thereto.

52.(1) No service shall be placed in use unless and until it has been inspected and a certificate of approval issue by the Town Clerk.

(2) Every additional fitting or alteration to an existing service already connected to the Council's supply system shall be subject to inspection by and approval of the Town Clerk and shall in the event of no certificate of approval being issued, be altered to comply with these by-laws or be removed immediately.

Preparation of Service for an Installation of Meter.

53.(1) Where the Council agrees to supply water by meter to any premises not previously so supplied, the consumer shall, at his own expense, prepare his service for the installation of the communication pipe and the meter.

(2) Upon the service being prepared and approved by the responsible officer and after payment of the amounts prescribed in the tariff, the Council shall connect the service to the communication pipe.

Water Distribution Service.

54. Upon the completion of any distribution service it shall be tested and proven tight under water pressure not less than the maximum pressure under which it is to be used.

Adequacy of Water Supply.

55.(1) The consumer's service shall be of sufficient size to permit a continuous flow of water from all outlets at one time: Provided that in no case shall any water pipe be allowed whose internal diameter is less than 12 mm.

(2) Die watertoevoer na alle sanitêre inrigtings moet voldoende wees om hulle skoon en in goeie toestand te hou.

Lasse.

56. Daar mag geen ander las as standaard-inskroef-lasse, loodsmeerlasse of ander lasse wat deur die Raad goedgekeur is, vir syleidings gebruik word nie.

Krane en Spoelkleppe.

57. Niemand mag 'n kraan of spoelklep aan 'n syleidingstelsel aanbring, laat aanbring of toelaat dat dit aangebring word nie, tensy en alvorens so 'n kraan of spoelklep deur die verantwoordelike beampte getoets, goedgekeur en gestempel is.

Diepte van Syleidings onder die Grond.

58. Alle syleidings wat onder die grond aangelê word, moet minstens 380 mm diep bedek word.

Aanbring van Pype op Plekke waar Besoedeling kan Plaasvind.

59. Niemand mag 'n pyp wat deur die Raad van water voorsien moet word, deur, in of na 'n riool, 'n asput, misgat of ander plek aanlê of aanbring, waar die water in die pyp moontlik besoedel kan raak of ongemerk kan uitlek indien die pyp defek raak nie, of mag 'n pyp wat aldus aangelê of aangebring is met bogenoemde doel gebruik nie: Met dien verstande dat, indien dit ondoenlik is om 'n pyp op enige ander as bogenoemde manier aan te lê of aan te bring, die deel daarvan wat aldus aangelê of aangebring word, deur 'n sterk smeedysterbuis of -kis aangelê moet word, wat lank en sterk genoeg is, en wat sodanig gemaak is dat dit die pyp daarin behoorlik kan beskerm, en wat sal meebring dat enige water wat uitlek of vermors maklik opgemerk kan word.

Krane of Pype wat Lek.

60.(1) Niemand mag 'n pyp, kraan of toebehore laat lek nie, of toelaat dat dit lek nie, en geen kraan of toebehore mag op so 'n plek aangebring word dat 'n lekplek nie maklik opgemerk kan word nie.

(2) Geen verbruiker is geregtig op afslag ten opsigte van water wat weens gebrekkige toebehore of onopgemerkte lekplekke in die syleiding vermors raak nie.

Pype en Staanpype moet Stewig Vasgeheg Word.

61.(1) Alle pype, behalwe dié wat in die grond aangelê is, moet op verskeie plekke stewig aan die deel van die muur of aan 'n ander stewige deel van die bouwerk, waarlangs dit loop, vasgeheg word.

(2) Alle staanpype of ander pype wat bokant die grond uitsteek en nie aan die bouwerk vasgeheg is nie, moet stewig aan 'n pen wat styf in die grond ingeslaan is, of op 'n ander wyse wat deur die Raad goedgekeur is, vasgeheg word, sodat dié staanpyp of -pype nie onnodig beweeg nie.

Waterbak wat in die Grond Staan.

62. Geen waterbak wat in 'n uitgraving in die grond toegemaak of daarin aangebring is, mag gebruik word om water wat die Raad verskaf en wat vir menslike verbruik bedoel is, in op te gaar of te hou nie.

(2) All sanitary installations shall be provided with a water supply sufficient to keep them in a clean and sanitary condition.

Joints.

56. No joints except standard screwed joints, wiped plumbing, or other joints approved by the Council shall be used on any service pipe.

Taps and Flushing Valves.

57. No person shall install or cause or permit to be installed on any service any tap or flushing valve unless and until such tap or flushing valve has been tested, approved and stamped by the responsible officer.

Depth of Service Pipes below Ground.

58. All service pipes laid in the ground shall have a minimum cover of 380 mm.

Laying of Pipes in Places where Pollution might Result.

59. No person shall lay or install any pipe which is to be supplied with water by the Council through, in or into any sewer, drain, ash pit, manure hole or other place where, in the event of the pipe becoming defective the water conveyed through such pipe would be liable to become polluted or to escape without observation, or make use for the above purpose of pipe so laid or installed: Provided that where it is impracticable to lay or install any pipe other than in such a manner aforesaid, the part thereof so laid or installed shall be carried through a cast iron tube or box of sufficient length and strength and of such construction as will afford proper protection to the pipe in the interior thereof and render any leakage or waste therefrom readily perceptible.

Leakage of Taps or Pipes.

60.(1) No person shall cause or permit any pipe, tap or fitting to leak, and no tap or fitting shall be installed in such position that any leakage cannot readily be detected.

(2) No consumer shall be entitled to any rebate in respect of the wastage of water due to faulty fittings or undetected leakage in the service pipes.

Pipes and Stand Pipes to be Securely Fixed.

61.(1) All pipes, except those laid in the ground, shall be securely fixed at frequent intervals to that portion of the wall or other rigid portion of the structure along which they pass.

(2) All stand pipes or other pipes projecting above the ground and not otherwise secured to any structure shall be securely fixed to a stake securely driven into the ground, or by other means approved by the responsible officer, in such a manner as to prevent undue movement of such stand pipe or pipes.

Cistern in Ground.

62. No cistern buried or installed in any excavation in the ground shall be used for the storage or reception of water supplied by the Council and intended for human consumption.

Krane vir Huishoudelike Toevoer.

63. Krane wat bedoel is om water vir huishoudelike doeleindes in woonhuise of woongeboue, of vir drinkdoeleindes op enige ander soort perseel te verskaf, behalwe krane wat met die warmwaterstelsel verbind is, moet aan die syleiding aangebring word op 'n plek voordat dié pyp in 'n waterbak gaan, en mag nie van enige waterbak af van water voorsien word nie: Met dien verstande dat in geboue waar water benodig word bo 'n vlak waar daar nie 'n gereelde en voldoende toevoer van die hoofwaterpyp af beskikbaar is nie, die toevoer uit 'n tenk of waterbak verkry kan word wat ooreenkomstig die bepalinge van hierdie verordeninge gemaak is.

Verbinding van Diverse Toestelle.

64.(1) Niemand mag veroorsaak of toelaat dat 'n syleiding regstreeks met 'n waterkloset, urinoir, stoom- of waterketel, 'n toe waterverwarmingstoestel, 'n handewasbak of -toestel verbind word nie.

(2) Elke sodanige waterkloset, urinoir, stoom- of warmwaterstelsel, toe waterverwarmingstoestel, handewasbak of -toestel moet afsonderlik en regstreeks van die waterbak af wat uitsluitlik met dié doel aangebring is van water voorsien word.

Waterbak.

65. Niemand mag op 'n perseel, 'n waterbak om water op te vang of in te hou, aanbring, bevestig, gebruik of veroorsaak of toelaat dat dit aangebring, bevestig of gebruik word nie, tensy —

- (a) so 'n waterbak gemaak is van leiklip, versinkte yster, beton of hout wat met lood of sink wat sterk en dig genoeg is, uitgevoer is;
- (b) so 'n waterbak waterdig is en behoorlik toe en geventileer is;
- (c) die inloop-opening daarvan 'n goedgekeurde vlotterkraan of afsluitklep aan het;
- (d) dié waterbak op so 'n wyse aangebring is dat die binnekant daarvan maklik ondersoek en skoon-gemaak kan word;
- (e) 'n afsluitkraan op die inlaatpyp by sodanige water-tenk in so 'n posisie aangebring word dat dit te alle tye maklik bereik kan word.

Morspype van 'n Waterbak.

66. Alle waterbakke moet mors- of oorloopspye aanhê, wat so geleë is dat water wat daaruit loop, maklik opgemerk kan word.

Inhoud van Waterbak.

67. Elke stoommasjien en -ketel en alle persele wat 'n gereelde toevoer water moet hê, moet 'n waterbak hê wat minstens voldoende water vir 'n halfdag se gebruik, bereken volgens die gemiddelde daaglikse verbruik, kan hou.

Kouewaterbakke.

68.(1) 'n Waterbak wat vir koue water aangebring word, moet minstens 225 liter water kan hou.

(2) Indien so 'n waterbak gebruik word om 'n waterverwarmingstoestel en 'n bad van water te voorsien, moet die pyp wat die koue water na die bad toe voer, nie laer as in die middel van die waterbak verbind word nie.

Taps for Domestic Supply.

63. Other than those discharging from the hot water system, taps to supply water for domestic purposes in dwelling-houses or residential buildings or for drinking purposes on any other type of premises shall be connected to a service pipe at a point before such pipe enters a cistern and shall not be supplied from any cistern: Provided that in buildings where a water supply is required above the level at which a regular and adequate supply is available from the mains, the supply may be taken from a tank or cistern which shall be constructed in accordance with the provisions of these by-laws.

Connection of Sundry Apparatus.

64.(1) No person shall cause or permit any service pipe to be connected directly to any water closet, urinal, steam or hot water boiler, closed water heater, trade vessel or apparatus.

(2) Every such water closet, urinal, steam or hot water boiler, closed water heater or trade vessel or apparatus shall be fed separately and directly from a cistern installed solely for that purpose.

Cistern.

65. No person shall install, fit, use or cause or permit to be installed, fitted or used upon any premises a cistern for the reception or storage of water unless —

- (a) such cistern is constructed of slate, galvanised iron, concrete or wood lined with lead or zinc of a sufficient strength and thickness;
- (b) such cistern is watertight and properly covered and ventilated;
- (c) the inlet thereof is provided with an approved ball tap or check valve;
- (d) such cistern is placed in such position that the interior thereof may be readily inspected and cleansed;
- (e) a stop-cock is provided upon the inlet pipe adjacent to such cistern and in such a position as to be easily accessible at all times.

Overflow Pipe to Cistern.

66. All cisterns shall be provided with an overflow or waste pipe, the situation of which shall be such that a discharge of water would be readily detected.

Capacity of Cistern.

67. Every steam engine and boiler, and all premises which require a continuous supply of water, shall have a cistern holding not less than half a day's supply calculated according to the average daily consumption.

Cold Water Cistern.

68.(1) Where a cold water cistern is installed, such cistern shall be capable of containing not less than 225 litres.

(2) If such a cistern is used to supply a hot water apparatus and a bath, the cold water supply to such bath shall not be connected to the cistern at a point lower than one-half the depth of the cistern.

Warmwaterstelsel.

69.(1) Die watertoevoer van die waterbak af na 'n waterverwarmingstoestel moet van die boom van die waterbak af kom: Met dien verstande dat, indien die waterverwarmingstoestel volgens die silinderstelsel gebou is, die boom van die bedoelde bak regstreeks met die warmwatersilinder verbind kan word, maar al die uitloop-pype vir warm water moet bo-op of bokant die warmwatersilinder verbind word.

(2) Die sirkulasie-warmwatersilinders wat nie onder drukking is nie, moet van versinkte plaatyster met 'n dikte van minstens 1,59 mm gemaak wees.

(3) Elke warmwatersilinder moet 'n oorkookpyp aanhê, wat regstreeks in die buitelug op 'n plek waar dit maklik waargeneem kan word, of anders bokant die hoogste stand van die water in die waterbak wat die warmwatersilinder voorsien, uitloop.

(4) Die aanvoerpyp van die watertenk na die warmwaterstoestel moet voorsien word van 'n afsluitkraan wat maklik bereik kan word.

Materiaal van Sirkulasie- of Toevoerpype.

70.(1) Sirkulasie- of toevoerpype vir warmwater kan van lood, yster, of koper vervaardig word. Indien dit van yster vervaardig is, moet die pype versink word.

(2) Indien die pype slegs vir verwarmingsdoeleindes aangebring word, kan dit van swart yster vervaardig wees.

Watertoevoer vir Baddens.

71. Baddens moet van water voorsien word deur middel van 'n afsonderlike pyp wat oor die rand van die bad inloop, en daar mag geen uittappyp vir die doel gebruik word nie.

Bou van Spoelbakke vir Waterklosette.

72. Elke spoelbak vir 'n waterkloset moet —
- so gemaak wees dat dit onmoontlik is dat die water aanhou uitloop;
 - van materiaal wat teen invreting bestand is, gemaak wees;
 - ronde hoeke binne hê;
 - 'n goedgekeurde vlotterkraan en 'n morspyp aanhê, wat 25 mm bokant die watervlak, wanneer die normale hoeveelheid water in die bak is, aangebring moet wees;
 - 'n spoelpyp met 'n middellyn van minstens 30 mm aanhê: Met dien verstande dat so 'n pyp in elke geval groot genoeg moet wees om die water vinnig genoeg te laat uitloop.

Toestel om Vermorsing te Voorkom.

73. Elke urinoir-spoelbak, behalwe die vir openbare urinoirs, moet 'n behoorlike en doeltreffende toestel aanhê wat watervermorsing voorkom, en wat so gemaak is dat dit met elke deurspoeling hoogstens 4,5 liter water uitlaat.

Hot Water Cistern.

69.(1) The supply from the cistern to the hot water apparatus shall be from the bottom of such cistern: Provided that when the hot water apparatus is carried out on the cylinder system, the bottom of the said cistern may be connected directly to the hot water cylinder but all hot water drawn-off pipes shall be connected at or above the top of the hot water cylinder.

(2) Hot water circulating cylinders not under pressure shall be constructed of galvanised sheet iron at least 1,59 mm thick.

(3) Every hot water cylinder shall be provided with an expansion pipe discharging direct to the atmosphere in such a position as to be readily detected, or alternatively discharging above the surface level of the water in the cistern supplying such hot water cylinder.

(4) The supply pipe from the cistern to the hot water apparatus shall be fitted with an easily accessible stop-cock.

Material of Circulating or Supply Pipes.

70.(1) Circulating or supply pipes for hot water may be either of lead, iron or copper. If of iron, they shall be galvanised tubes.

(2) Where used for a heating installation only, the pipes may be of black iron.

Supply to Baths.

71. Water shall be supplied to baths by a separate pipe discharging over the top of the bath, and no emptying pipe shall be used for such purpose.

Construction of W.C. Cisterns.

72. Every cistern for a water closet shall —
- be constructed in such a manner as to make a continuous flow of water impossible;
 - be made of non-corrosive material;
 - have rounded corners on the inside thereof;
 - be provided with an approved ball tap and have an overflow pipe, fixed 25 mm above the water level when the cistern contains the normal amount of water;
 - have a flush pipe of not less than 30 mm in diameter: Provided that in every case such pipe shall be of sufficient size to ensure an efficient rate of discharge.

Waste-preventing Apparatus:

73. Every urinal cistern, other than public urinal cisterns, shall have a proper and adequate waste-preventing apparatus so constructed as not to be capable of discharging more than 4,5 litres of water at each flush.

Valklep of Afsluitkraan.

74. Behalwe in die geval van spoelbakke en waterklosette of urinoirs, moet daar 'n valklep of afsluitkraan aan die uitlooppyp van elke spoelbak aangebring word; ten einde te voorkom dat die spoelbak leeggemaak moet word wanneer die syleidingstelsel herstel word.

Afstand Tussen Syleiding en Elektriese Drade.

75.(1) Geen deel van 'n syleidingstelsel mag binne 300 mm van 'n elektriese toestel af aangelê, aangebring, of onderhou word, of 'n metaalkontak daarmee bewerkstellig nie: Met dien verstande dat niks wat hierin vervat is, die saamsnoering van elektriese geleidings ingevolge enige verordeninge of regulasies betreffende die voorsiening en gebruik van elektriese krag en die aanbring van elektriese geleiding in persele, belet nie.

(2) Geen kraan, pyp of ander toestel mag binne 2 m van 'n elektriese skakelaar of verbindingpunt af aangelê word, aangebring of vasgeheg of onderhou word nie.

HOOFSTUK 6:

SPEKIFIKASIES.

Middellyne van pype.

76.(1) Al die middellyne van pype wat in hierdie hoofstuk aangegee word, het betrekking op binnemate.

(2) Geen verbruikerspyp se middellyn mag kleiner as 15 mm wees nie.

Materiaal van Verbruikerspype.

77. Alle verbruikerspype moet van gegalvaniseerde yster of koper wees: Met dien verstande dat —

- (a) pype van ander geskikte materiaal gebruik kan word, onderworpe aan die skriftelike toestemming van die Komitee of sy gemagtigde verteenwoordiger;
- (b) pype met 'n middellyn van minstens 80 mm van yster of staal gemaak kan wees wat binne en buite met dr. Angus Smith se oplossing of 'n ander geskikte oplossing wat die Komitee goedkeur, bedek is.

Ysterpype.

78. Alle gegalvaniseerde ysterpype en skroefdrade moet voldoen aan die vereistes vervat in die jongste uitgawe van SABS 62.

Koperpype.

79. Alle koperpype moet voldoen aan die vereistes vervat in die jongste uitgawe van SABS 461.

Krane.

80. Elke kraan of spoelklep moet aan die volgende vereistes voldoen: —

- (a) Krane en steunpype moet voldoen aan die vereistes vervat in die jongste uitgawe van SABS 226.
- (b) Vlotterkleppe moet voldoen aan die vereistes vervat in die jongste uitgawe van SABS 752.
- (c) Spoelkleppe moet van 'n tipe wees wat vermorsing voorkom.

Drop Plug or Stop-Cock.

74. Except in the case of water closets or urinal cisterns, a drop plug valve or stop-cock shall be placed on the outlet pipe of each cistern, so as to prevent the necessity for emptying the cistern during any repairs to the service.

Proximity of Service to Electric Wires.

75.(1) No portion of the service shall be laid, installed or maintained within 300 mm of, or be in metallic contact with, any electric apparatus: Provided that nothing herein shall prevent electrical bonding as required by any by-laws or regulations for the supply and use of electrical energy and wiring of premises.

(2) No tap, pipe or other apparatus shall be laid, installed, fixed or maintained within 2 m of an electrical switch or point.

CHAPTER 6.

SPECIFICATIONS.

Diameter Sizes.

76.(1) All diameter sizes of piping referred to in this chapter shall relate to internal diameters.

(2) No consumer's pipe shall be less than 15 mm in diameter.

Material of Consumers' Pipes.

77. All consumers' pipes shall be of galvanised iron or copper: Provided that —

- (a) piping of other suitable material may be used subject to the written permission of the Committee or its authorised representative;
- (b) piping of, not less than 80 mm in diameter may be of iron or steel coated internally and externally with Dr. Angus Smith's or other suitable solution approved by the Committee.

Iron Pipes.

78. All galvanised iron pipes shall comply with the requirements contained in the latest edition of SABS 62.

Copper Pipes.

79. All copper pipes shall comply with the requirements contained in the latest edition of SABS 461.

Taps.

80. Every tap or flushing valve shall comply with the following requirements:—

- (a) Taps and shanks shall comply with the requirements contained in SABS 226.
- (b) Ball valves shall comply with the requirements contained in SABS 752.
- (c) Flushing valves shall be of the waste-preventing type.

BYLAE 1.

TARIEF VAN GELDE.

1. *Basiese Heffing.*

(1) 'n Basiese heffing van R2,15 per maand of gedeelte daarvan word gevorder van elke geregistreerde eienaar of bewoner ten opsigte van elke erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hoofwaterpyp aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of water verbruik word al dan nie.

(2) Waar 'n geregistreerde eienaar of bewoner meer as een erf, standplaas, perseel of ander terrein bewoon, wat so geleë is dat dit 'n eenheid vorm en waarvoor 'n wateraansluiting reeds bestaan, is subitem (1) slegs van toepassing op sodanige erwe, standplase, persele of ander terreine as 'n eenheid en nie afsonderlik op iedere samestellende erf, standplaas, perseel of ander terrein nie.

2. *Gelde vir die Lewering van Water, per Meter, per Maand.*

(1) Vir die eerste 10 kl of gedeelte daarvan: R1.

(2) Daarna, per 500 liter of gedeelte daarvan: 5c.

(3) Waar enige sportliggaam grond van die Raad huur of dit gratis verkry vir sport en ontspanning, is sodanige sportliggaam aanspreeklik vir die betaling van die gelde ingevolge subitems (1) en (2).

3. *Algemene Vorderings.*(1) *Aansluiting van Toevoer.*

(a) Vir die verkaffing en aanbring van 'n 15 mm verbindingspyp vir 'n afstand van hoogstens 15 m: R15, plus die koste van materiaal wat gebruik word, plus 10% op die koste vir enige afstand bo 15 m.

(b) Vir die verskaffing en aanbring van 'n 20 mm verbindingspyp vir 'n afstand van hoogstens 15 m: R20, plus die koste van materiaal wat gebruik word, plus 10% op die koste vir enige afstand bo 15 m.

(c) Vir enige aansluiting waarvoor daar nie ingevolge paragrawe (a) en (b) voorsiening gemaak is nie: Koste van materiaal wat gebruik word, plus 10%, onderworpe aan 'n minimum van R30.

(2) *Heraansluiting van Toevoer.*

(a) Vir heraansluiting van die toevoer wat op versoek van 'n verbruiker afgesluit is: 75c.

(b) Vir heraansluiting van die toevoer wat weens 'n oortreding van hierdie verordeninge afgesluit is: R1,25.

(3) *Meters.*

(a) Vir 'n spesiale aflesing van 'n meter: 25c.

(b) Vir die installering of verwydering op versoek van 'n verbruiker van 'n meter wat deur die Raad verskaf is: R1,25.

(c) Vir die toets van 'n meter wat deur die Raad verskaf is, in gevalle waar bevind word dat die meter nie meer as 5% te min of te veel aanwys nie: R1,75.

SCHEDULE 1.

TARIFF OF CHARGES.

1. *Basic Charge.*

(1) A basic charge of R2,15 per month or part thereof shall be payable by each registered owner or occupier in respect of each erf, stand, lot or other area, with or without improvements, which is or, in the opinion of the Council, can be connected to the main, whether water is consumed or not.

(2) Where any registered owner or occupier occupies more than one erf, stand, lot or other area, which are so situated that they form a unit, and where a water connection already exist, subitem (1) shall only be applicable to such erven, stands, lots or other areas as a unit and not separately to each component erf, stand, lot or other area.

2. *Charges for the Supply of Water, per meter, per month.*

(1) For the first 10 kl or part thereof: R1.

(2) Thereafter, per 500 litres or part thereof: 5c.

(3) Where any sports body hires ground from the Council or has the free use thereof for sport and recreation, such sports body shall be liable for the payment of the charges in terms of subitems (1) and (2).

3. *General Charges.*(1) *Connection of Supply.*

(a) For providing and fixing a 15 mm communication pipe for a distance not exceeding 15 m: R15, plus cost of material used, plus 10% on the cost for any distance in excess of 15 m.

(b) For providing and fixing a 20 mm communication pipe for a distance not exceeding 15 m: R20, plus cost of material used, plus 10% on the cost for any distance in excess of 15 m.

(c) For any connection not provided for in terms of paragraphs (a) or (b): The cost of material used plus 10%, subject to a minimum of R30.

(2) *Reconnection of Supply.*

(a) For reconnection of the supply which has been disconnected at the request of a consumer: 75c.

(b) For reconnection of the supply which has been cut off for a breach of these by-laws: R1,25.

(3) *Meters.*

(a) For a special reading of a meter: 25c.

(b) For installing or taking away at the request of a consumer any meter supplied by the Council: R1,25.

(c) For the testing of a meter supplied by the Council in cases where it is found that the meter does not show an error of more than 5% either way: R1,75.

BYLAE 2.

OOREENKOMS VIR WATERVOORSIENING.

Erf No.

Adres:
.....
.....

Ek/Ons gaan hiermee akkoord met die voorwaardes betreffende die lewering van water, soos uiteengesit in die Watervoorsieningsverordeninge en wysigings daarvan wat van tyd tot tyd aangebring word, ten opsigte van die lewering van water aan bogemelde erf.

Datum van Ooreenkoms
.....

Handtekening (Mnr./Mev./Mej.)
.....

Adres waarheen rekening gestuur moet word:
.....
.....
.....

PB. 2-4-2-104-55

Administrateurskennisgewing 389 7 Maart 1973

MUNISIPALITEIT EVANDER: AANNAME VAN STANDAARDVOEDSELHANTERINGSVERORDENINGE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Evander die Standaardvoedselhantierungsverordeninge, afgekondig by Administrateurskennisgewing 1317 van 16 Augustus 1972, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Hoofstuk 8 van die Publieke Gesondheidsverordeninge, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, en wat ingevolge Proklamasie 109 (Administrateurs-), 1972, gelees met artikel 59bis(1)(c) van genoemde Ordonnansie die verordeninge van die Stadsraad van Evander geword het, word hierby herroep.

PB. 2-4-2-176-154

SCHEDULE 2.

AGREEMENT FOR THE SUPPLY OF WATER.

Erf No.

Address:
.....
.....

I/We agree to the conditions for the supply of water, as set out in the Water Supply By-laws and any amendment that may from time to time be made thereto, in respect of the supply of water to the erf shown above.

Date of Agreement
.....

Signature (Mr./Mrs./Miss)
.....

Address to which account must be sent:
.....
.....
.....

PB. 2-4-2-104-55

Administrator's Notice 389 7 March, 1973

EVANDER MUNICIPALITY: ADOPTION OF STANDARD FOOD-HANDLING BY-LAWS.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Evander has, in terms of section 96bis(2) of the said Ordinance, adopted without amendment the Standard Food-handling By-laws, published under Administrator's Notice 1317, dated 16 August 1972, as by-laws made by the said Council.

2. Chapter 8 of the Public Health By-laws, published under Administrator's Notice 148, dated 21 February 1951, and which in terms of Proclamation 109 (Administrator's), 1972, read with section 159bis(1)(c) of the said Ordinance, became the by-laws of the Town Council of Evander, is hereby revoked.

PB. 2-4-2-176-154

Administrateurskennisgewing 390

7 Maart 1973

MUNISIPALITEIT RANDBURG: WYSIGING VAN NA-MATRIKULASIESTUDIEBEURSVERORDENINGE.

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 Na-Matrikulasiestudiebeursverordeninge van die Munisipaliteit Randburg, afgekondig by Administrateurskennisgewing 160 van 6 Maart 1963, soos gewysig, word hierby verder soos volg gewysig:—

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

“2. Die Raad kan elke jaar nuwe studiebeurse ten bedrae van tussen R300 en R600 tot 'n totale bedrag soos van jaar tot jaar in die Raad se begroting voorsien word, aan persone toeken wat Na-Matrikulasië graad- of diplomakursusse volg by 'n universiteit, kollege of inrigting deur die Raad goedgekeur, waarvan eenderde ($\frac{1}{3}$) van sodanige beurs terugbetaalbaar is binne vyf jaar nadat die kursus suksesvol voltooi is.”

2. Deur in artikel 3 die slotsin “Indien enige sodanige verslag onbevredigend is, kan die studiebeurs beëindig word.” deur die volgende te vervang:—

“Indien enige sodanige beurshouer sy eksamen druipe is die beurs binne drie jaar nadat dit gestaak is in totaal terugbetaalbaar.”

3. Deur in artikel 8 die uitdrukking “31 Januarie” deur die uitdrukking “7 Desember” te vervang.

PB. 2-4-2-121-132

Administrateurskennisgewing 391

7 Maart 1973

MUNISIPALITEIT BRITS: WYSIGING VAN VERORDENINGE INSAKE DIE VASSTELLING VAN GELDE VIR DIE UITREIKING VAN SERTIFIKATE EN DIE VERSKAFFING VAN INLIGTING.

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

Die Verordeninge Insaake die Vasstelling van Gelde vir die Uitreiking van Sertifikate en die Verskaffing van Inligting van die Munisipaliteit Brits, afgekondig by Administrateurskennisgewing 359 van 26 April 1967, word hierby gewysig deur item 8 van die Bylae deur die volgende te vervang:—

“8. *Afskrifte van notules.*

R

- (1) Stadsraad
- (a) Per bladsy 0,25.
- (b) Maksimum per notule van enige vergadering 1,00.
- (2) Indiër Raadplegende Komitee, per bladsy 0,10.”

PB. 2-4-2-40-10

Administrator's Notice 390

7 March, 1973

RANDBURG MUNICIPALITY: AMENDMENT TO POST-MATRICULATION BURSARIES 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 Post-Matriculation Bursary By-laws of the Randburg Municipality, published under Administrator's Notice 160, dated 6 March 1963, as amended, are hereby further amended as follows:—

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

“2. The Council may each year grant new bursaries in the amount of between R300 and R600 to a total amount as provided in the Council's estimates from year to year to persons following Post-Matriculation degree- or diploma courses at a university, college or institution approved by the Council; one third ($\frac{1}{3}$) of such bursary shall be repayable within five years after successful completion of the course.”

2. By the substitution in section 3 for the concluding sentence “should any such report be unsatisfactory the bursary may be terminated.” of the following:—

“The bursary shall be repayable in full within three years of the termination of the bursary should the bursary holder fail his examination.”

3. By the substitution in section 8 for the expression “31st January” of the expression “7th December”.

PB. 2-4-2-121-132

Administrator's Notice 391

7 March, 1973

BRITS MUNICIPALITY: AMENDMENT TO BY-LAWS FOR FIXING FEES FOR THE ISSUE OF CERTIFICATES AND FURNISHING OF INFORMATION.

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

The By-Laws For Fixing Fees for the Issue of Certificates and Furnishing of Information of the Brits Municipality, published under Administrator's Notice 359, dated 26 April 1967, are hereby amended by the substitution for item 8 of the Schedule of the following:—

“8. *Copies of minutes.*

R

- (1) Town Council
- (a) Per page 0,25.
- (b) Maximum per minutes of any one meeting 1,00.
- (2) Indian Consultative Committee, per page 0,10.”

PB. 2-4-2-40-10

Administrateurskennisgewing 392

7 Maart 1973

MUNISIPALITEIT VEREENIGING: WYSIGING VAN VERORDENINGE OP DIE LISENSIERING VAN EN DIE TOESIG OOR, DIE REGULERING VAN EN DIE BEHEER OOR BESIGHEDE, BEDRYWE EN BEROEPE.

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 op die Lisensiering van en die Toesig oor, die Regulering van en die Beheer oor Besighede, Bedrywe en Beroepe van die Munisipaliteit Vereeniging, afgekondig by Administrateurskennisgewing 1 van 5 Januarie 1942, soos gewysig, word hierby verder gewysig deur na item 7 van Deel VI onder Bylae "A" die volgende in te voeg:—

	<i>Lisensiegelde</i>	
	<i>Half-jaarliks.</i>	<i>Jaarliks.</i>
	R	R
"7A. Kinderbewaarhuis of Kinderbewarehuis-cum-Kleuterskool	5,50	10,00"
	PB. 2-4-2-97-36	

Administrateurskennisgewing 393

7 Maart 1973

NYLSTROOM-WYSIGINGSKEMA NO. 5.

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 Nylstroom-dorpsaanlegkema 1963 gewysig word deur die byvoeging van 'n nuwe voorbehoudsbepaling tot Klousule 23.

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

Hierdie wysiging staan bekend as Nylstroom-wysigingskema No. 5.

PB. 4-9-2-65-5

Administrateurskennisgewing 394

7 Maart 1973

KLERKSDORP-WYSIGINGSKEMA NO. 1/70.

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 Klerksdorp-dorpsaanlegkema No. 1, 1947, gewysig word deur die hersonering van Erf No. 357, Dorp Klerksdorp, van "Algemene Woon" met 'n digtheid van "Een woonhuis per erf" tot "Algemene Besigheid" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema No. 1/70.

PB. 4-9-2-17-70

Administrator's Notice 392

7 March, 1973

VEREENIGING MUNICIPALITY: AMENDMENT TO BY-LAWS FOR THE LICENSING OF AND FOR THE SUPERVISION, REGULATION AND CONTROL OF BUSINESSES, TRADES AND OCCUPATIONS.

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

The By-laws for the Licencing of and for the Supervision, Regulation and Control of Businesses, Trades and Occupations of the Vereeniging Municipality, published under Administrator's Notice 1, dated 5 January 1942, as amended, are hereby further amended by the insertion after item 7 of Part VI under Schedule "A" of the following:—

	<i>Licence Fees.</i>	
	<i>Half-yearly.</i>	<i>Yearly.</i>
	R	R
"7A. Crèche or Crèche-cum-Nursery School	5,50	10,00."
	PB. 2-4-2-97-36	

Administrator's Notice 393

7 March, 1973

NYLSTROOM AMENDMENT SCHEME NO. 5.

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 Nylstroom Town-planning Scheme, 1963, by the addition of a new proviso to Clause 23.

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

This amendment is known as Nylstroom Amendment Scheme No. 5.

PB. 4-9-2-65-5

Administrator's Notice 394

7 March, 1973

KLERKSDORP AMENDMENT SCHEME NO. 1/70.

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 Klerksdorp Town-planning Scheme No. 1, 1947, by the rezoning of Erf No. 357, Klerksdorp Township, from "General Residential" with a density of "One dwelling house per erf" to "General Business" subject to certain conditions.

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

This amendment is known as Klerksdorp Amendment Scheme No. 1/70.

PB. 4-9-2-17-70

Administrateurskennisgewing 395 7 Maart 1973

RANDFONTEIN-WYSIGINGSKEMA NO. 1/17.

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 Randfontein-dorpsaanlegkema No. 1, 1948, gewysig word deur die herosnering van Erwe Nos. 3, 4, 5 en 7, Dorp Hectorton, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt."

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

Hierdie wysiging staan bekend as Randfontein-wysiging-skema No. 1/17.

PB. 4-9-2-29-17

Administrateurskennisgewing 396 7 Maart 1973

JOHANNESBURG-WYSIGINGSKEMA NO. 1/475.

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-dorpsaanlegkema No. 1, 1946, gewysig word deur die herosnering van Lotte Nos. 1222 tot 1225, Dorp Berea, om 'n vyfde verdieping toe te laat, onderworpe aan sekere voorwaardes.

Kaart No. 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria, en die Stadsklerk, Johannesburg (Kamer 715, Burgersentrum, Braamfontein) en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Johannesburg-wysiging-skema No. 1/475.

PB. 4-9-2-2-475.

Administrateurskennisgewing 397 7 Maart 1973

PRETORIASTREEK-WYSIGINGSKEMA NO. 360.

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 Pretoriastreek-dorpsaanlegkema, 1960, gewysig word deur die herosnering van Erwe Nos. 57 en 59, Dorp Erasmia, van "Spesiale Woon" met 'n digtheid van "Een Woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt."

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

Hierdie wysiging staan bekend as Pretoriastreek-wysiging-skema No. 360.

PB. 4-9-2-217-360.

Administrator's Notice 395 7 March, 1973

RANDFONTEIN AMENDMENT SCHEME NO. 1/17.

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 Randfontein Town-planning Scheme No. 1, 1948, by the rezoning of Erven Nos. 3, 4, 5 and 7, Hectorton, Township, from "Special Residential" with a density of "One dwelling house per erf" to "Special Residential" with a density of "One dwelling house per 10 000 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, Randfontein and are open for inspection at all reasonable times.

This amendment is known as Randfontein Amendment Scheme No. 1/17.

PB. 4-9-2-29-17

Administrator's Notice 396 7 March, 1973

JOHANNESBURG AMENDMENT SCHEME NO. 1/475.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Johannesburg Town-planning Scheme No. 1, 1946, by the rezoning of Lots Nos. 1222 to 1225, Berea Township, to permit a fifth storey, 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 (Room 715, Civic Centre, Braamfontein) and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme No. 1/475.

PB. 4-9-2-2-475.

Administrator's Notice 397 7 March, 1973

PRETORIA REGION AMENDMENT SCHEME NO. 360.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved of the amendment of Pretoria Region Town-planning Scheme, 1960, by the rezoning of Erven Nos. 57 and 59, Erasmia Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 10 000 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, Pretoria, and are open for inspection at all reasonable times.

This amendment is known as Pretoria Amendment Scheme No. 360.

PB. 4-9-2-217-360.

Administrateurskennisgewing 398 7 Maart 1973

RANDBURG-WYSIGINGSKEMA NO. 85.

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 Randburg-dorpsaanlegkema, 1954 gewysig word deur die hersonering van Gedeelte 1 van Lot No. 424, dorp Linden Uitbreiding, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 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, Randburg, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema No. 85.

PB. 4-9-2-132-85.

Administrateurskennisgewing 399 7 Maart 1973

EDENVALE-WYSIGINGSKEMA NO. 1/84.

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Edenvale-wysigingskema No. 1/84 ontstaan het, het die Administrateur goedgekeur dat die fout in die skema reggestel word deur die skraping van die woorde "slegs kerke" en die vervanging daarvan met die woorde "kerke, kerksale en aanverwante geboue" op Kaart No. 3.

PB. 4-9-2-13-84

Administrateurskennisgewing 400 7 Maart 1973

SPRINGS-WYSIGINGSKEMA NO. 1/45.

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Springs-wysigingskema No. 1/45 ontstaan het, het die Administrateur goedgekeur dat die fout in die skema reggestel word deur dat Erwe Nos. 567, 568 en 569, gekonsolideer is en die toekenning van Erf No. 1826 daaraan en die vervanging van die Kaart No. 3 met 'n nuwe kaart No. 3.

PB. 4-9-2-32-45.

Administrateurskennisgewing 401 7 Maart 1973

MUNISIPALITEIT STANDERTON: WYSIGING VAN HONDE- EN HONDELISENSIEVERORDENINGE.

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 Hond- en Hondelisenisieverordeninge van die Munisipaliteit Standerton, afgekondig by Administrateurs-

Administrator's Notice 398 7 March, 1973

RANDBURG AMENDMENT SCHEME NO. 85.

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 Randburg Town-planning Scheme, 1954, by the rezoning of Portion 1 of Lot No. 424, Linden Extension Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 10 000 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, Randburg, and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme No. 85.

PB. 4-9-2-132-85.

Administrator's Notice 399 7 March, 1973

EDENVALE AMENDMENT SCHEME NO. 1/84.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Edenvale Amendment Scheme No. 1/84 the Administrator has approved the correction of the scheme by the deletion of the words "churches only" and the substitution thereof by the words "churches, church halls and buildings incidental thereto only" on Map No. 3.

PB. 4-9-2-13-84

Administrator's Notice 400 7 March, 1973

SPRINGS AMENDMENT SCHEME NO. 1/45.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Springs Amendment Scheme No. 1/45 the Administrator has approved the correction of the scheme by the consolidation of Erven Nos. 567, 568 and 569 and the allocation of Erf No. 1826 thereto and substitution of the Map No. 3 by a new Map No. 3.

PB. 4-9-2-32-45.

Administrator's Notice 401 7 March, 1973

STANDERTON MUNICIPALITY: AMENDMENT TO DOG AND DOG LICENCE 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 Dog and Dog Licence By-laws of the Standerton Municipality, published under Administrator's Notice

kennisgewing 1043 van 23 November 1955, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde vir Hondelisensies deur die volgende te vervang:—

"Tarief van Gelde vir Hondelisensies.

1. Vir elke hond, hetsy reun of teef, wat op 1 Januarie in enige jaar bo die ouderdom van ses maande is, en wat na die mening van die Raad se Hoof Verkeers- en Lisensiebeampte of sy gemagtigde, 'n windhond of 'n hond van die windhondfamilie of 'n hond van 'n dergelike soort of 'n hond bekend as 'n kafferjaghond is: R10 per jaar.

2. Die tarief van gelde vir lisensies vir enige ander hond (hetsy reun of teef) as dié vermeld in item 1 is soos volg, per jaar:—

(1) Vir honde wat op 1 Januarie van die lisensiejaar bo die ouderdom van ses maande is (betaalbaar voor of op 31 Januarie):—

(a) Vir die eerste hond: R2.

(b) Vir die tweede hond: R4.

(c) Vir die derde hond en elke hond meer as drie honde: R6.

(2) Vir honde wat voor 30 Junie in die lisensiejaar ses maande oud is (betaalbaar binne een maand na die datum waarop die hond ses maande oud is):—

(a) Vir die eerste hond: R2.

(b) Vir die tweede hond: R4.

(c) Vir die derde hond en elke hond meer as drie honde: R6.

(3) Vir honde wat na 30 Junie in die lisensiejaar ses maande oud is (betaalbaar binne een maand na die datum waarop die hond ses maande oud is):—

(a) Vir die eerste hond: R1.

(b) Vir die tweede hond: R2.

(c) Vir die derde hond en elke hond meer as drie honde: R3.

3. Gidshonde vir blinde persone: Gratis."

4. Die bepalings van item 2(1)(a) en (b), (2)(a) en (b) en (3)(a) en (b) van hierdie Tarief van Gelde word geag in werking te getree het op 1 Januarie 1973.

5. Die bepalings van item 2(1)(c), (2)(c) en (3)(c) van hierdie Tarief van Gelde tree op 1 Januarie 1974 in werking.

PB. 2-4-2-33-33.

Administrateurskennisgewing 402

7 Maart 1973

MUNISIPALITEIT VANDERBIJLPARK: REGULASIES VIR ROOKBEHEER.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 18(5) van die Wet op Voorkoming van Lugbesoedeling, 1965 (Wet 45 van 1965), die regulasies hierna uiteengesit, wat deur die Minister van Gesondheid na oorlegpleging met die Minister van Ekonomiese Sake ingevolge artikel 18(5) van genoemde Wet goedgekeur is.

1043, dated 23 November 1955, as amended, are hereby further amended by the substitution for the Tariff of Fees for Dog Licences of the following:—

"Tariff of Fees for Dog Licences.

1. For every dog, whether a male dog or a bitch, which on 1 January in any year is above the age of six months, and which, in the opinion of the Council's Chief Traffic and Licence Officer or his nominee, is a greyhound or a dog of the greyhound strain or a dog of a similar kind or a dog known as a kaffir hunting dog: R10 per year.

2. The tariff of fees for licences for every dog (whether a male dog or a bitch other than dogs mentioned in item 1 shall be as follows, per annum:—

(1) For dogs which on 1 January of the year of licence are above the age of six months (payable on or before 31 January):—

(a) For the first dog: R2.

(b) For the second dog: R4.

(c) For the third dog and every dog in excess of three dogs: R6.

(2) For dogs which before 30 June of the year of licence are six months old (payable within one month after the dog has attained the age of six months):—

(a) For the first dog: R2.

(b) For the second dog: R4.

(c) For the third dog and every dog in excess of three dogs: R6.

(3) For dogs which after 30 June of the year of licence are six months old (payable within one month after the dog has attained the age of six months):—

(a) For the first dog: R1.

(b) For the second dog: R2.

(c) For the third dog and every dog in excess of three dogs: R3.

3. Guide dogs for blind persons: Free of charge."

4. The provisions of item 2(1)(a) and (b), (2)(a) and (b) and (3)(a) and (b) of this Tariff of Charges shall be deemed to have come into operation on 1 January 1973.

5. The provisions of item 2(1)(c), (2)(c) and (3)(c) of this Tariff of Charges shall come into operation on 1 January 1974.

PB. 2-4-2-33-33.

Administrator's Notice 402

7 March, 1973

VANDERBIJLPARK MUNICIPALITY: SMOKE CONTROL REGULATIONS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 18(5) of the Atmospheric Pollution Prevention Act, 1965 (Act 45 of 1965), publishes the regulations set forth hereinafter, which have 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.

1.(1) In hierdie regulasies, tensy uit die samehang anders blyk, beteken —

“Raad” die Stadsraad van Vanderbijlpark en omvat die bestuurskomitee van daardie Raad of enige beaampte 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 Verkiegings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is;

“Wet” die Wet op Voorkoming van Lugbesoedeling, 1965 (Wet 45 van 1965).

(2) Ander uitdrukkings as dié in subregulasie (1) gemeld, het die betekenis wat by die Wet daaraan geheg word.

2.(1) Behalwe soos in subregulasie (2) bepaal, mag geen eienaar of okkupeerder van enige perseel toelaat dat rook wat, as dit vergelyk word met 'n tabel van die soort soos aangedui in die Eerste Bylae van die Wet, blyk van 'n skakering gelyk aan of donkerder as skakering 2 op daardie tabel te wees, of wat, as dit met 'n ligabsorbeer-meter gemeet word, 'n absorpsie van 40% of meer het, uit so 'n perseel uitgelaat of afgegee word nie, behalwe vir 'n tydperk van altesame hoogstens drie minute gedurende elke aaneenlopende tydperk van dertig minute.

(2) Die bepalings van subregulasie (1) is nie van toepassing nie op rook wat deur 'n brandstofverbruikende toestel afgegee word terwyl dit aan die gang gesit word of, indien sodanige uitlating nie redelikerwys verhoed kon geword het nie, terwyl sodanige toestel nagesien word of gedurende die tydperk wanneer bedoelde toestel tot stilstand kom of onklaar raak, en uitgelaat word in stryd met daardie subregulasie.

3. Indien die Raad op skriftelike versoek van enige persoon daarvan oortuig is dat daar afdoende redes bestaan vir 'n tydelike vrystelling van enige brandstofverbruikende toestel of enige perseel van die bepalings van regulasie 2, kan die Raad, deur 'n skriftelike kennisgewing aan die aansoeker, sodanige vrystelling vir 'n vasgestelde tydperk verleen.

4. Die bepalings van hierdie regulasies is nie van toepassing op rook wat uit 'n woning uitgelaat word of op die inrig, verandering of uitbreiding van enige brandstofverbruikende toestel in enige woning nie.

5. Iedereen wat enige bepaling van hierdie regulasies oortree, is skuldig aan 'n misdryf en by die eerste skuldigebevinding strafbaar met 'n boete van hoogstens R200 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens ses maande en by 'n tweede of latere skuldigebevinding, met 'n boete van hoogstens R1 000 of, by wanbetaling met gevangenisstraf van hoogstens twaalf maande.

PB. 2-4-2-174-34.

Administrateurskennisgewing 403

7 Maart 1973

MUNISIPALITEIT BELFAST: WYSIGING VAN SANITÊRE- EN VULLISVERWYDERINGTARIEF.

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

Die Sanitêre- en Vullisverwyderingtarief van die Munisipaliteit Belfast, afgekondig by Administrateurskennisgewing 475 van 23 Julie 1958, soos gewysig, word hierby

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

“Act” means the Atmospheric Pollution Prevention Act, 1965 (Act 45 of 1965);

“Council” means the Town Council of Vanderbijlpark 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).

(2) Expressions other than those referred to in subregulation (1) shall have the meaning assigned to them by the Act.

2.(1) Save as provided in subregulation (2), no owner or occupier of any premises shall, except for an aggregate period not exceed three minutes during any continuous period of thirty minutes, permit the emission or emanation from such premises of smoke which if compared with a chart of the kind shown in the First Schedule to the Act, appears to be of a shade equal to or darker than shade 2 on that chart or which, when measured with a light absorption meter has an absorption of 40% or greater.

(2) The provisions of subregulation (1) shall not apply to smoke emanating from a fuel burning appliance during the start-up period or, if such emission could not reasonably have been prevented, while such appliance is being overhauled or during the period of any break-down or disturbance of such appliance, and emitted in contravention of that subregulation.

3. If on the written application of any person the Council is satisfied that there are adequate reasons for a temporary exemption or any fuel burning appliance or any premises from the provisions of Regulation 2, the Council may, by notice in writing given to the applicant, grant such exemption for a specific period.

4. The provisions of these regulations shall not apply to smoke emitted from any dwelling-house or to the installation, alteration or extension of any fuel burning appliance in any dwelling-house.

5. Any person who contravenes any provision of these regulations shall be guilty of an offence and liable on a first conviction to a fine not exceeding R200 or, in default of payment of such fine to imprisonment for a period not exceeding six months, and on a second or subsequent conviction, to a fine not exceeding R1 000 or, in default of payment of such fine, to imprisonment for a period not exceeding twelve months.

PB. 2-4-2-174-34.

Administrator's Notice 403

7 March, 1973

BELFAST MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF.

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

The Sanitary and Refuse Removals Tariff of the Belfast Municipality, published under Administrator's Notice 475, dated 23 July 1958, as amended, is hereby

verder gewysig deur items 1, 2 en 4 deur die volgende te vervang:—

“1. Nagvuilverwyderingsdienste.

- | | |
|--|------|
| | R |
| (1) Vir die verwydering van nagvuil en urine, twee maal per week, per maand of gedeelte daarvan, van die volgende persele af:— | |
| (a) Van private woonhuise, besigheidspersede, kerke, spoorwegdam, geboue en persele onder die beheer van die Departemente van Openbare Werke en Gemeenskapsbou, Provinsiale skole, koshuise en hospitaal:— | |
| Vir elke emmer gebruik deur 'n Blanke of Nie-Blanke | 1,50 |
| (b) Van die Suid-Afrikaanse Spoorweë en ander inrigtings nie in paragraaf (a) genoem nie:— | |
| Vir elke emmer gebruik deur 'n Blanke of Nie-Blanke | 2,00 |
| (2) Vir die verwydering van nagvuil en urine, drie maal per week, per maand of gedeelte daarvan, van die volgende persele af:— | |
| (a) Private woonhuise, besigheidspersede, kerke, spoorwegdam, geboue en persele onder die beheer van die Departement van Openbare Werke en Gemeenskapsbou, Provinsiale skole, koshuise en hospitaal:— | |
| Vir elke emmer gebruik deur 'n Blanke of Nie-Blanke | 2,00 |
| (b) Die Suid-Afrikaanse Spoorweë en ander inrigtings nie in paragraaf (a) genoem nie:— | |
| Vir elke emmer gebruik deur 'n Blanke of Nie-Blanke | 2,50 |

2. Vullisverwyderingsdienste.

- | | |
|---|------|
| (1) Vir die verwydering van vullis twee maal per week, per bak, per maand of gedeelte daarvan, van die volgende persele af:— | |
| (a) Private woonhuise, besigheidspersede, geboue en persele onder beheer van die Departemente van Openbare Werke en Gemeenskapsbou, Provinsiale skole, koshuise en hospitaal | 1,50 |
| (b) Die Suid-Afrikaanse Spoorweë en ander inrigtings nie onder paragraaf (a) genoem nie | 2,00 |
| (2) Vir die verwydering van vullis drie maal per week, per bak, per maand of gedeelte daarvan, van die volgende persele af:— | |
| (a) Private woonhuise, besigheidspersede, geboue en persele onder beheer van die Departemente van Openbare Werke en Gemeenskapsbou, Provinsiale skole, koshuise en hospitaal | 1,75 |
| (b) Die Suid-Afrikaanse Spoorweë en ander inrigtings nie onder paragraaf (a) genoem nie | 2,25 |

4. Riool- en Vuilwaterverwyderingsdienste.

- (1) Basiese heffing van R1 per maand of gedeelte daarvan per suigpunt.
- (2) Vir die verwydering van die inhoud van opgaar-tenks, per kl of gedeelte daarvan: 33c.
- (3) Vir die oopmaak van verstopte septiese tenks insluitende verwydering van inhoud, indien nodig, per diens: R5.”

PB. 2-4-2-81-47.

further amended by the substitution for items 1, 2 and 4 of the following:—

“1. Night Soil Removal Services.

- | | |
|--|------|
| | R |
| (1) For the removal of night soil and urine twice weekly, per month or portion thereof, from the following premises:— | |
| (a) Private dwellings, business premises, churches, railway dam, premises and buildings under the control of the Departments of Public Works and Community Development, Provincial schools, hostels and hospital:— | |
| For every pail used by a White or Non-White | 1,50 |
| (b) The South African Railways and other institutions not mentioned under paragraph (a):— | |
| For every pail used by a White or Non-White | 2,00 |
| (2) For the removal of night soil and urine, thrice weekly, per month or portion thereof from the following premises:— | |
| (a) Private dwellings, business premises, churches, railway dam, premises and buildings under the control of the Departments of Public Works and Community Development, Provincial schools, hostels and hospital:— | |
| For every pail used by a White or Non-White | 2,00 |
| (b) The South African Railways and other institutions not mentioned under paragraph (a):— | |
| For every pail used by a White or Non-White | 2,50 |

2. Refuse Removal Services.

- | | |
|--|------|
| (1) For refuse removals twice weekly, per receptacle, per month or portion thereof from the following premises:— | |
| (a) Private dwellings, business premises, premises and buildings under the control of the Departments of Public Works and Community Development, Provincial schools, hostels and hospital | 1,50 |
| (b) The South African Railways and other institutions not mentioned under paragraph (a) | 2,00 |
| (2) For refuse removals thrice weekly, per receptacle, per month or portion thereof from the following premises:— | |
| (a) Private dwellings, business premises, premises and buildings under the control of the Departments of Public Works and Community Development, Provincial schools, hostels and hospital | 1,75 |
| (b) The South African Railways and other institutions not mentioned under paragraph (a) | 2,25 |

4. Sewerage and Stop Water Removal Services.

- (1) Basic charge of R1 per month or part thereof, per conserving tank.
- (2) For the removal of the contents of conserving tanks, per kl or part thereof: 33c.
- (3) For the opening of blocked septic tanks including removal of contents, if necessary, per service: R5.”

P.B. 2-4-2-81-47.

Administrateurskennisgewing 404 7 Maart 1973

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN PARKEERTERREINEVERORDENINGE.

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 Parkeerterreineverordeninge van die Munisipaliteit Johannesburg, afgekondig by Administrateurskennisgewing 567 van 27 Julie 1966, soos gewysig, word hierby verder soos volg gewysig:—

1. Deur in Bylae I in die kolom onder die opskrif "Parkeertermyn", ten opsigte van die Hillbrow-parkeertrein, die uitdrukking

"Maan. tot Vry. 7 vm. — 6 nm.
Sat. 7 vm. — 1 nm."

deur die uitdrukking

"Maan. tot Sat.: 7 vm. — middernag." te vervang.

2. Deur in deel A van Bylae II onder die opskrif "VIR ALLE VOERTUIG WAT VAN MAANDAG TOT EN MET VRYDAG NA 5 NM. EN SATERDAG NA 1 NM. DIE PARKEERTERREIN BINNEGAAN" —

(a) onder die subhoof "Oop Terreine" in die kolom met die opskrif "Parkeergriewe" die volgende in te voeg:—

"Hillbrow-parkeertrein"; en

(b) onder die kolom met die opskrif "Tarief" na die woorde "Vir Parkering in die Goldreichstraat-parkeertrein" die woorde "en die Hillbrow-parkeertrein" in te voeg.

PB. 2-4-2-125-2.

Administrateurskennisgewing 405 7 Maart 1973

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 Randparkrif Uitbreiding No. 5 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-3715

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR MONKOR TRUST DORPSGEBIEDE (EIENDOMS) BEPERK INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 55 VAN DIE PLAAS BOSCHKOP NO. 199-IQ, DISTRIK JOHANNESBURG, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Randparkrif Uitbreiding No. 5.

Administrator's Notice 404 7 March, 1973

JOHANNESBURG MUNICIPALITY: AMENDMENT TO PARKING GROUNDS 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 Parking Grounds By-laws of the Johannesburg Municipality, published under Administrator's Notice 567, dated 27 July 1966, as amended, are hereby further amended as follows:—

1. By the substitution in Schedule I under the column headed "Parking Periods", in respect of the Hillbrow Parking Ground, for the expression —

"Mon. to Fri. 7 a.m. — 6 p.m.
Sat. 7 a.m. — 1 p.m."

of the expression —

"Mon. to Sat. 7 a.m. — midnight".

2. By the insertion in part A of Schedule II under the heading "FOR ALL VEHICLES ENTERING PARKING GROUNDS AFTER 5 P.M. MONDAY TO FRIDAY (INCLUSIVE) OR 1 P.M. SATURDAYS" —

(a) under the column headed "Parking Facilities" and sub-headed "Open Areas" of the following:—

"Hillbrow Parking Ground"; and

(b) under the column headed "Tariff" after the words "For Parking in Goldreich Street Parking Ground" of the words "and Hillbrow Parking Ground".

PB. 2-4-2-125-2

Administrator's Notice 405 7 March, 1973

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 Randparkrif Extension No. 5 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3715.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY MONKOR TRUST DORPSGEBIEDE (EIENDOMS) BEPERK UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 55 OF THE FARM BOSCHKOP NO. 199-IQ, DISTRICT JOHANNESBURG, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Randparkrif Extension No. 5.

2. *Ontwerpplan van die Dorp.*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.6390/72.

3. *Stormwaterdreinerings en Straatbou.*

Die goedgekeurde skema betreffende stormwaterdreinerings en die aanleg 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.

4. *Begiftiging.*

Betaalbaar aan die Transvaalse Onderwysdepartement.

Die dorpseienaar moet kragtens die bepalings van artikels 62 en 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965, 'n begiftiging in 'n globale bedrag aan die Transvaalse Onderwysdepartement op die grondwaarde van spesiale woonerwe in die dorp betaal.

Die grootte van hierdie grond word bereken deur 48,08 vierkante meter te vermenigvuldig met die getal spesiale woonerwe in die dorp.

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

5. *Erf vir Munisipale Doeleindes.*

Die applikant moet op eie koste Erf No. 711 soos aangedui op die algemene plan, aan die plaaslike bestuur oordra as 'n park.

6. *Toegang.*

- (a) Ingang van Distrikspad No. 1595 tot die dorp en uitgang uit die dorp tot gemelde pad word beperk tot die aansluiting van die straat tussen erwe Nos. 631 en 670 met sodanige pad.
- (b) Die applikant moet ingevolge Regulasie 93 van die Padordonnansie 22 van 1957, aan die Direkteur, Transvaalse Paaiedepartement 'n behoorlike geometriese uitlegontwerp (skaal 1:500) van die ingangs- en uitgangspunt genoem in (a) hierbo vir sy goedkeuring voorlê. Die applikant moet spesifikasies wat aanvaarbaar is vir die Direkteur, Transvaalse Paaiedepartement, voorlê wanneer hy dit vereis en moet die genoemde in- en uitgangspunt op eie koste bou tot bevrediging van die Direkteur, Transvaalse Paaiedepartement.

7. *Oprigting van Heining of ander Fisiese Versperring.*

Die applikant 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 applikant moet sodanige heining of fisiese versperring in 'n goeie toestand hou tot tyd en wyl hierdie verantwoordelikheid deur die plaaslike bestuur oorgeneem word. Met dien verstande dat die applikant 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 Padreserwes.*

Die applikant moet die Direkteur, Transvaalse Paaiedepartement, tevrede stel betreffende die nakoming van sy voorwaardes.

2. *Design of Township.*

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.6390/72.

3. *Stormwater Drainage and Street Construction.*

The applicant shall carry out the approved scheme relating to stormwater drainage and street construction at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

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 to the Transvaal Education Department on the land value of special residential erven in the township.

The area of the land shall be calculated by multiplying 48,08 square metres by the number of special residential erven in the township.

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

5. *Erf for Municipal Purposes.*

The applicant shall at its own expense transfer Erf No. 711, as indicated on the general plan, to the local authority as a park.

6. *Access.*

- (a) Ingress from District Road No. 1595 to the township and egress from the township to the said road, shall be restricted to the junction of the street between Erven Nos. 631 and 670 with the said road.
- (b) The applicant shall at its own expense submit to the Director, Transvaal Roads Department, in terms of Regulation 93 of the Roads Ordinance, 22 of 1957, a proper geometric design layout (scale 1:500) in respect of the ingress and egress points referred to in (a) above, for approval. The applicant shall submit specifications acceptable to the Director, Transvaal Roads Department, when required by him to do so and shall construct the said ingress and egress points at its own expense and to the satisfaction of the Director, Transvaal Roads Department.

7. *Erection of Fence or other Physical Barrier.*

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

8. *Enforcement of the Requirements of the Controlling Authority Regarding Road Reserves.*

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

9. Sloping van Geboue.

Die applikant moet op eie koste alle geboue en strukture geleë binne die boulynreserwes, kantruimtes of oor gemeenskaplike grens laat sloop tot bevrediging van die plaaslike bestuur wanneer hy deur die plaaslike bestuur versoek word om dit te doen.

10. Nakoming van Voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgelê kragtens artikel 62 van Ordonnansie 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regs persoonlikheid 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 mag word; en
- (iii) erwe wat vir munisipale doeleindes verkry mag word, mits die Administrateur die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het,

is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965:

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

2. Erwe Onderworpe aan Spesiale Voorwaardes.

Benewens die voorwaardes hierbo uiteengesit, is erwe Nos. 666 en 681 aan die volgende voorwaardes onderworpe:—

Die erf is onderworpe aan 'n serwituut vir transformator-doeleindes ten gunste van die plaaslike bestuur, soos aangedui op die algemene plan.

9. Demolition of Buildings.

The applicant shall at its own expense cause all buildings situated within the building-line reserves, side spaces, or over common boundaries to be demolished to the satisfaction of the local authority when required to do so by the local authority.

10. Enforcement of Conditions.

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions imposed in terms of section 62 of Ordinance 25 of 1965: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

B. CONDITIONS OF TITLE.

1. The Erven with Certain Exceptions.

The erven with the exception of:

- (i) The erf mentioned in Clause A5 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) such erven as may be acquired for municipal purposes, provided the Administrator has approved the purposes for which such erven are required,

shall be subject to the conditions hereinafter set forth, imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 25 of 1965.

- (a) The erf is subject to a servitude, 2 metres wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary as determined by the local authority.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no largerooted trees shall be planted within the area of such servitude or within 2 metres thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

2. Erven Subject to Special Condition.

In addition to the conditions set out above, Erven Nos. 666 and 684 shall be subject to the following condition:—

The erf shall be subject to a servitude for transformer purposes in favour of the local authority, as indicated on the general plan.

3. Staats- en Munisipale Erwe.

As die erf waarvan melding in klousule A5 gemaak word of enige erf verkry soos beoog in klousule B1(ii) en (iii) hiervan, geregistreer word op naam van enige ander persoon as die Staat of the Plaaslike Bestuur, dan is so 'n erf onderworpe aan sodanige voorwaardes as wat die Administrateur mag bepaal.

Administrateurskennisgewing 406 7 Maart 1973

RANDBURG-WYSIGINGSKEMA NO. 102.

Hierby word ooreenkomstig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Randburg-dorpsaanlegskema 1954, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Randparkrif Uitbreiding No. 5.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema No. 102.

PB. 4-9-2-132-102

Administrateurskennisgewing 407 7 Maart 1973

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 Morningside Uitbreiding No. 80 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-3479

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR JOHN BULLER BELL INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 524 ('N GEDEELTE VAN GEDEELTE 119) VAN DIE PLAAS ZANDFONTEIN NO. 42-IR, DISTRIK JOHANNESBURG, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Morningside Uitbreiding No. 80.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en 'n straat soos aangedui op Algemene Plan L.G. No. A.7101/71.

3. Strate.

- (a) Die applikant moet die strate in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat dié aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Admini-

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 be subject to such conditions as may be determined by the Administrator.

Administrator's Notice 406 7 March, 1973

RANDBURG AMENDMENT SCHEME NO. 102.

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 Randburg Town-planning Scheme 1954, to conform with the conditions of establishment and the general plan of Randparkrif Extension No. 5 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, Randburg and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme No. 102.

PB. 4-9-2-132-102

Administrator's Notice 407 7 March, 1973

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 Morningside Extension No. 80 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3479

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY JOHN BULLER BELL UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 524 (A PORTION OF PORTION 119) OF THE FARM ZANDFONTEIN NO. 42-IR, DISTRICT JOHANNESBURG, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Morningside Extension No. 80.

2. Design of Township.

The township shall consist of erven and a street as indicated on General Plan S.G. No. A.7101/71.

3. Streets.

- (a) The applicant shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Admini-

strateur geregtig is om die applikant van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.

- (b) Die applikant moet op eie koste alle hindernisse in die straatreserwes tot bevrediging van die plaaslike bestuur verwyder.

4. Begiftiging.

- (a) Betaalbaar aan die plaaslike bestuur.

Die dorpsieenaar 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 stormwaterdreinerings in of vir die dorp; en
- (ii) 1,5% van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging en/of ontwikkeling van parke binne sy regsgebied.

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

- (b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpsieenaar 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 spesiale woonerwe in die dorp betaal.

Die grootte van hierdie grond word bereken deur 48,08 vierkante meter te vermenigvuldig met die getal spesiale woonerwe in die dorp.

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

5. Beskikking oor Bestaande Titellovoorwaardes.

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

6. Grond vir Munisipale Doeleindes.

Die applikant moet op eie koste Erf No. 498 aan die plaaslike bestuur oordra vir transformatordeleindes.

7. Verskuiwing van Kraglyne.

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande kraglyne te verskuif, moet die koste daarvan deur die applikant gedra word.

8. Nakoming van Voorwaardes.

Die applikant moet die stigtingsvoorwaardes nakom en die nodige stappe doen om te sorg dat die titellovoorwaardes en enige ander voorwaardes opgelê kragtens artikel 62 van Ordonnansie 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regs persoonlikheid te laat berus.

strateur shall from time to time be entitled to relieve the applicant wholly or partially from this obligation after reference to the local authority.

- (b) The applicant shall at his own expense remove all obstacles from the street reserves to the satisfaction of the local authority.

4. Endowment.

- (a) Payable to the local authority:

The township owner shall, in terms of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to:

- (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) 1,5% of the land value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction.

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

- (b) Payable to the Transvaal Education Department: The township owner shall, in terms of the provisions of sections 62 and 63(1)(a) of the Town-planning and Townships Ordinance, 25 of 1965, pay a lump sum endowment to the Transvaal Education Department on the land value of special residential erven in the township.

The area of the land shall be calculated by multiplying 48,08 square metres by the number of special residential erven in the township.

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

5. Disposal of Existing Conditions of Title.

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

6. Land for Municipal Purposes.

Erf No. 498, as shown on the general plan, shall be transferred to the local authority by and at the expense of the applicant for transformer purposes.

7. Deviation of Power Lines.

Should it become necessary, due to the establishment of the township, to deviate any existing power lines, the cost of such deviation shall be borne by the applicant.

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. TITELVOORWAARDES.

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 mag word; en
- (iii) erwe wat vir munisipale doeleindes verkry mag word, mits die Administrateur die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het,

is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965:

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

2. Erwe Onderworpe aan Spesiale Voorwaardes.

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

- (a) Erwe Nos. 493 en 497.

Die erf is onderworpe aan 'n serwituut vir munisipale doeleindes ten gunste van die plaaslike bestuur, soos aangedui op die algemene plan.

- (b) Erwe Nos. 494 en 495.

Die erf is onderworpe aan 'n serwituut van reg van weg ten gunste van die plaaslike bestuur, soos aangedui op die algemene plan.

3. 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 onderworpe aan sodanige voorwaardes as wat die Administrateur mag bepaal.

B. CONDITIONS OF TITLE.

1. The Erven with Certain Exceptions.

The erven with the exception of:

- (i) The erf mentioned in Clause A6 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) such erven as may be acquired for municipal purposes, provided the Administrator has approved the purposes for which such erven are required,

shall be subject to the conditions hereinafter set forth, imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 25 of 1965.

- (a) The erf is subject to a servitude, 2 metres wide, in favour of the local authority, for sewerage and other municipal purposes, along one only of its boundaries other than a street boundary as determined by the local authority.
- (b) No building or other structure shall be erected within the aforesaid servitude area and no largerooted trees shall be planted within the area of such servitude or within 2 metres thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

2. Erven Subject to Special Conditions.

In addition to the conditions set out above the undermentioned erven shall be subject to the following conditions:

- (a) Erven Nos. 493 and 497.

The erf is subject to a servitude for municipal purposes in favour of the local authority, as shown on the general plan.

- (b) Erven Nos. 494 and 495.

The erf is subject to a servitude of right of way as shown on the general plan in favour of the local authority.

3. State and Municipal Erven.

Should the erf referred to in Clause A6 or any erf acquired as contemplated in Clause B 1(ii) and (iii) hereof be registered in the name of any person other than the State or the local authority, such erf shall be subject to such conditions as may be determined by the Administrator.

Administrateurskennisgewing 408 7 Maart 1973

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA NO. 421.

Hierby word ooreenkomstig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Noordelike Johannesburgstreekdorpsaanlegskema, 1958, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Morningside Uitbreiding No. 80.

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. 421.

P.B. 4-9-2-116-421

Administrateurskennisgewing 409 7 Maart 1973

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 Randparkrif Uitbreiding No. 7 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

P.B. 4-2-2-3858

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR GEDEELTE TWEE-EN-TWINTIG BOSCHKOP (EIENDOMS) BEPERK INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 22 VAN DIE PLAAS BOSCHKOP NO. 199-IQ, DISTRIK JOHANNESBURG, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.

1. Naam.

Die naam van die dorp is Randparkrif Uitbreiding No. 7.

2. Ontwerpplan van die Dorp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. No. A.91/73.

3. Stormwaterdreinerings en Straatbou.

Die goedgekeurde skema betreffende stormwaterdreinerings en die bou van strate moet deur die applikant op eie koste uitgevoer word namens en tot voldoening van die plaaslike bestuur onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur.

4. Beskikking oor Bestaande Titelloosvoorde.

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

Administrator's Notice 408 7 March, 1973

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME NO. 421.

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 Morningside Extension No. 80 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. 421.

P.B. 4-9-2-116-421

Administrator's Notice 409 7 March, 1973

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 Randparkrif Extension No. 7 Township to be an approved township subject to the conditions set out in the Schedule hereto.

P.B. 4-2-2-3858

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY GEDEELTE TWEE-EN-TWINTIG BOSCHKOP (EIENDOMS) BEPERK UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 22 OF THE FARM BOSCHKOP NO. 199-IQ, DISTRICT JOHANNESBURG, WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. Name.

The name of the township shall be Randparkrif Extension No. 7.

2. Design of Township.

The township shall consist of erven and streets as indicated on General Plan S.G. No. A.91/73.

3. Stormwater Drainage and Street Construction.

The applicant shall carry out the approved scheme relating to stormwater drainage and street construction at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

4. 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.

5. *Begiftiging.*

Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpsenaar moet kragtens die bepalings van artikels 62 en 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965, begiftiging in 'n globale bedrag aan die Transvaalse Onderwysdepartement op die grondwaarde van spesiale woonerwe in die dorp betaal.

Die grootte van hierdie grond word bereken deur 48,08 vierkante meter te vermenigvuldig met die getal spesiale woonerwe in die dorp.

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

6. *Erf vir Munisipale Doeleindes.*

Erf No. 1133, soos op die algemene plan aangedui, moet deur die applikant op eie koste aan die plaaslike bestuur oorgedra word as 'n park.

7. *Toegang.*

Geen direkte toegang word tot pad P139-1 toegelaat nie.

8. *Nakoming van Voorwaardes.*

Die applikant moet die stigtingsvoorwaardes nakom en die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgelê kragtens artikel 62 van Ordonnansie 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regs persoonlikheid te laat berus.

B. TITELVOORWAARDES.

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 mag word; en
- (iii) erwe wat vir munisipale doeleindes verkry mag word, mits die Administrateur die doeleindes waarvoor sodanige erwe nodig is, goedgekeur het,

is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965:

- (a) Die erf is onderworpe aan 'n serwituut vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, twee meter breed, langs enige twee grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (b) Geen gebou of ander struktuur mag binne die genoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van twee meter daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoof-

5. *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 to the Transvaal Education Department on the land value of special residential erven in the township.

The area of the land shall be calculated by multiplying 48,08 square metres by the number of special residential erven in the township.

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

6. *Land for Municipal Purposes.*

Erf No. 1133, as shown on the general plan, shall be transferred to the local authority by and at the expense of the applicant as a park.

7. *Access.*

No direct access to road P139-1 shall be allowed.

8. *Enforcement of Conditions.*

The applicant shall observe the conditions of establishment and shall take the necessary steps to secure the enforcement of the conditions of title and any other conditions imposed in terms of section 62 of Ordinance 25 of 1965: Provided that the Administrator shall have the power to relieve the applicant of all or any of the obligations and to vest these in any other person or body of persons.

B. CONDITIONS OF TITLE.

1. *The Erven with Certain Exceptions.*

The erven with the exception of:

- (i) The erf mentioned in Clause A6 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) such erven as may be acquired for municipal purposes, provided the Administrator has approved the purposes for which such erven are required,

shall be subject to the conditions hereinafter set forth, imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 25 of 1965:

- (a) The erf is subject to a servitude, 2 metres wide, in favour of the local authority, for sewerage and other municipal purposes, along any two 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 two metres thereof.
- (c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or re-

pypleidings en ander werke wat hy volgens goed-dunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, met dien verstande dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige werke veroorsaak word.

2. Erwe Onderworpe aan Spesiale Voorwaardes.

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

(a) Erwe Nos. 1072, 1125 en 1132.

Die erf is onderworpe aan 'n serwituut vir transformatordoeleindes ten gunste van die plaaslike bestuur, soos aangedui op die algemene plan.

(b) Erwe Nos. 991, 992, 1001, 1002, 1011, 1012, 1060 en 1061.

Die erf is onderworpe aan 'n serwituut vir munisipale doeleindes ten gunste van die plaaslike bestuur, soos aangedui op die algemene plan.

3. 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 onderworpe aan sodanige voorwaardes as wat die Administrateur mag bepaal.

Administrateurskennisgewing 410 7 Maart 1973

RANDBURG-WYSIGINGSKEMA NO. 103.

Hierby word ooreenkomstig die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedkeuring verleen het om Randburg-dorpsaanlegskema 1954, te wysig, om ooreen te stem met die stigtingsvoorwaardes en die algemene plan van die dorp Randparkrif Uitbreiding No. 7.

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

Hierdie wysiging staan bekend as Randburg-wysiging-skema No. 103.

P.B. 4-9-2-132-103

Administrateurskennisgewing 411 7 Maart 1973

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 Moret Uitbreiding No. 1 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-3337

removal of such sewerage mains and other works as it in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

2. Erven Subject to Special Conditions.

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

(a) Erven Nos. 1072, 1125 and 1132.

The erf is subject to a servitude for transformer purposes in favour of the local authority, as indicated on the general plan.

(b) Erven Nos. 991, 992 1001, 1002, 1011, 1012, 1060 and 1061

The erf is subject to a servitude for municipal purposes in favour of the local authority, as indicated on the general plan.

3. State and Municipal Erven.

Should the erf referred to in Clause A6 or any erf acquired as contemplated in Clause B1(ii) and (iii) here-of be registered in the name of any person other than the State or the local authority, such erf shall be subject to such conditions as may be determined by the Administrator.

Administrator's Notice 410 7 March, 1973

RANDBURG AMENDMENT SCHEME NO. 103.

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 Randburg Town-planning Scheme of 1954, to conform with the conditions of establishment and the general plan of Randparkrif Extension No. 7 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, Randburg and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme No. 103.

P.B. 4-9-2-132-103

Administrator's Notice 411 7 March, 1973

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 Moret Extension No. 1 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-3337

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-
DOEN DEUR LOUIS STEFANUS BUYS INGEVOLGE
DIE BEPALINGS VAN DIE ORDONNANSIE OP
DORPSBEPLANNING EN DORPE, 1965, OM TOE-
STEMMING OM 'N DORP TE STIG OP DIE
RESTANT VAN GEDEELTE 90 VAN DIE PLAAS
KLIPFONTEIN NO. 203-I.Q., DISTRIK JOHANNES-
BURG, TOEGESTAAN IS.

A. STIGTINGSVOORWAARDES.

1. *Naam.*

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

2. *Ontwerpplan van die Dorp.*

Die dorp bestaan uit erwe en strate soos aangedui op
Algemene Plan L.G. No. A.6648/71.

3. *Stormwaterdreinerings en Straatbou.*

Die goedgekeurde skema betreffende stormwaterdrei-
nering en die aanleg 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 inge-
nieur deur die plaaslike bestuur goedgekeur.

4. *Begiftiging.*

(a) Betaalbaar aan die plaaslike bestuur.

Die dorpseienaar moet, ingevolge die bepalings van
artikel 63(1) van die Ordonnansie op Dorpsbeplan-
ning en Dorpe, 1965, as begiftiging aan die plaaslike
bestuur bedrae geld betaal belykstaande met 2%
van die grondwaarde van erwe in die dorp, welke be-
drag deur die plaaslike bestuur aangewend moet word
vir die verkryging en/of ontwikkeling van parke
binne sy regsgebied.

Sodanige begiftiging is ooreenkomstig die bepalings
van artikel 74 van die bedoelde Ordonnansie betaal-
baar.

(b) Betaalbaar aan die Transvaalse Onderwysdeparte-
ment.

Die dorpseienaar moet kragtens die bepalings van
artikels 62 en 63(1)(a) van die Ordonnansie op
Dorpsbeplanning en Dorpe, 25 van 1965, 'n begif-
tiging in 'n globale bedrag aan die Transvaalse
Onderwysdepartement op die grondwaarde van
spesiale woonerwe in die dorp betaal.

Die grootte van hierdie grond word bereken deur
48,08 vierkante meter te vermenigvuldig met die
getal spesiale woonerwe in die dorp.

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

5. *Beskikking oor Bestaande Titelloosvoorraades.*

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

(a) die volgende regte wat nie aan die erwe in die dorp
oorgedra sal word nie:—

- (i) "Entitled to a Servitude of Right of Way twenty
(20) feet wide along the boundary marked

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION
MADE BY LOUIS STEFANUS BUYS UNDER THE
PROVISIONS OF THE TOWN-PLANNING AND
TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION
TO ESTABLISH A TOWNSHIP ON THE RE-
MAINDER OF PORTION 90 OF THE FARM KLIP-
FONTEIN NO. 203-I.Q., DISTRICT JOHANNESBURG
WAS GRANTED.

A. CONDITIONS OF ESTABLISHMENT.

1. *Name.*

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

2. *Design of Township.*

The township shall consist of erven and streets as
indicated on General Plan S.G. No. A.6648/71.

3. *Stormwater Drainage and Street Construction.*

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.

4. *Endowment.*

(a) Payable to the local authority:

The township owner shall, in terms of section 63(1)
of the Town-planning and Townships Ordinance,
1965, pay to the local authority as endowment sums
of money equal to 2% of the land value of erven
in the township, which amount shall be used by the
local authority for the acquisition and/or develop-
ment of parks within its area of jurisdiction.

Such endowment shall be paid in accordance with
the provisions of section 74 of the aforesaid Ordi-
nance.

(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 Depart-
ment on the land value of special residential erven
in the township.

The area of the land shall be calculated by multiply-
ing 48,08 square metres by the number of special
residential erven in the township.

The value of the land shall be determined in terms
of the provisions of section 74(3) and such endow-
ment shall be 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:

(a) the following rights which will not be passed on to
erven in the township:

- (i) "Entitled to a Servitude of Right of Way twenty
(20) feet wide along the boundary marked
D-E and E-A as shown on Diagram S.G. No.

D-E and E-A as shown on Diagram S.G. No. A.259/47 over certain Portion 163 (a portion of portion 10 of portion A of the North Western Portion) of the aforesaid farm measuring 2,2820 Morgen as held under Deed of Transfer No. 24265/1947; and

- (ii) To a Right of Way twenty (20) feet wide along the boundary marked A-D as shown on Diagram S.G. No. A.260/47 over Certain portion 164 (a portion of Portion 11 of Portion A of the North Western portion) of the aforesaid farm measuring 2,2245 morgen as held under Deed of Transfer No. 24266/1947."
- (b) die volgende serwitute wat nie die dorpsgebied raak en die volgende regte wat nie aan die erwe in die dorp oorgedra sal word nie:
"Subject and entitled to the public rights of way as shown on the Diagram S.G. No. A.2160/1929 of such rights of way filed with Deed of Transfer No. 12986/1929."
- (c) die volgende serwituit wat slegs 'n straat in die dorp raak.
"Subject to a Servitude of Right of Way along the Western Boundary in favour of the Town Council of Randburg as will more fully appear from reference to Notarial Deed No. 1145/1968S dated the 2nd July, 1968 and Diagram S.G. No. A.378/67."

6. *Grond vir Munisipale Doeleindes.*

Die applikant moet op eie koste erf No. 87 soos op die algemene plan aangewys aan die plaaslike bestuur oordra as 'n transformatorterrein.

7. *Nakoming van Voorwaardes.*

Die applikant moet die stigtingsvoorwaardes nakom en die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgelê kragtens artikel 62 van Ordonnansie 25 van 1965, nagekom word: Met dien verstande dat die Administrateur die bevoegdheid besit om die applikant van almal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regs persoonlikheid te laat berus.

B. TITELVOORWAARDES.

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 mag word; en
- (iii) erwe wat vir munisipale doeleindes verkry mag 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 bepaling van die Ordonnansie op Dorpsbeplanning en Dorpe, 25 van 1965:

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

A.259/47 over certain Portion 163 (a portion of portion 10 of portion A of the North Western Portion) of the aforesaid farm measuring 2,2820 Morgen as held under Deed of Transfer No. 24265/1947; and

- (ii) To a Right of Way twenty (20) feet wide along the boundary marked A-D as shown on Diagram S.G. No. A.260/47 over Certain portion 164 (a portion of Portion 11 of Portion A of the North Western portion) of the aforesaid farm measuring 2,2245 morgen as held under Deed of Transfer No. 24266/1947."
- (b) the following servitudes which do not affect the township area and the following rights which will not be passed on to erven in the township:
"Subject and entitled to the public rights of way as shown on the Diagram S.G. No. A.2160/1929 of such rights of way filed with Deed of Transfer No. 12986/1929."
- (c) the following servitude which affects only a street in the township:
"Subject to a Servitude of Right of Way along the Western Boundary in favour of the Town Council of Randburg as will more fully appear from reference to Notarial Deed No. 1145/1968S dated the 2nd July, 1968 and Diagram S.G. No. A.378/67."

6. *Land for Municipal Purposes.*

Erf No. 87 as shown on the general plan shall be transferred to the local authority by and at the expense of the applicant as a transformer site.

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

B. CONDITIONS OF TITLE.

1. *The Erven with Certain Exceptions.*

The erven with the exception of:

- (i) The erf mentioned in Clause A6 hereof;
- (ii) such erven as may be acquired by the State; and
- (iii) such erven as may be acquired for municipal purposes provided the Administrator has approved the purposes for which such erven are required;

shall be subject to the conditions hereinafter set forth imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 25 of 1965.

- (a) The erf is subject to a servitude, 2 metres wide, in favour of the local authority, for sewerage and other municipal purposes, along one only of its boundaries other than a street boundary as determined by the local authority.

- (b) Geen gebou of ander struktuur mag binne die voor-
noemde serwituutgebied opgerig word nie en geen
grootwortelbome mag binne die gebied van sodanige
serwituut of binne 'n afstand van twee meter daarvan
geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal
wat deur hom uitgegrawe word tydens die aanleg,
onderhoud of verwydering van sodanige rioolhoof-
pyppeidings en ander werke wat hy volgens goed-
dunke noodsaaklik ag, tydelik te plaas op die grond
wat aan voornoemde serwituut grens en voorts is
die plaaslike bestuur geregtig tot redelike toegang
tot genoemde grond vir die voornoemde doel: Met
dien verstande dat die plaaslike bestuur enige skade
vergoed wat gedurende die aanleg, onderhoud of
verwydering van sodanige rioolhoofpyppeidings en
ander werke veroorsaak word.

2. Erve Onderworpe aan Spesiale Voorwaarde.

Erve Nos. 79 en 80 is aan die volgende voorwaarde
onderworpe:

Die erf is onderworpe aan 'n serwituut vir munisipale
doeleindes ten gunste van die plaaslike bestuur, soos
aangedui op die algemene plan.

3. Staats- en Munisipale Erve.

As die erf waarvan melding in klousule A6 gemaak
word of enige erf verkry soos beoog in klousule B1(ii)
en (iii) hiervan, geregistreer word op naam van enige
ander persoon as die Staat of die plaaslike bestuur, dan
is so 'n erf onderworpe aan sodanige voorwaardes as wat
die Administrateur mag bepaal.

Administrateurskennisgewing 412 7 Maart 1973

RANDBURG-WYSIGINGSKEMA NO. 109.

Hierby word ooreenkomstig die bepalings van artikel
89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe,
1965, bekend gemaak dat die Administrateur goedkeuring
verleen het om Randburg-dorpsaanlegskema, 1954, te wy-
sig, om ooreen te stem met die stigtingsvoorwaardes en
die algemene plan van die dorp Moret Uitbreiding No. 1.

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

Hierdie wysiging staan bekend as Randburg-wysiging-
skema No. 109.

PB. 4-9-2-132-109.

Administrateurskennisgewing 413 7 Maart 1973

Wysiging van Administrateurskennisgewing 144 van 31
Januarie 1973, in verband met Provinsiale Pad P1-2
(Brakfontein-Potgieterstraat): Distrik Pretoria.

Die Administrateur, ingevolge Artikel 5(3A) van die
Padordonnansie 1957 (Ordonnansie 22 van 1957) wysig
hierby bogenoemde kennisgewing deur die ko-ordinateels
(bladsy 243) te vervang met die bygaande ko-ordinateels.

D.P.H. 012-14-9-37.
D.P.H. 012-23/20/T1-21 Vol. 7.

- (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, main-
tenance or removal of such sewerage mains and
other works being made good by the local authority.

2. Erven Subject to Special Condition.

Erven Nos. 79 and 80 shall be subject to the follow-
ing condition:

The erf is subject to a servitude for municipal 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 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 there-
upon be subject to such conditions as may be determined
by the Administrator.

Administrator's Notice 412 7 March, 1973

RANDBURG AMENDMENT SCHEME NO. 109.

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 Rand-
burg Town-planning Scheme, 1954, to conform with the
conditions of establishment and the general plan of Moret
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, Randburg, and are open
for inspection at all reasonable times.

This amendment is known as Randburg Amendment
Scheme No. 109.

PB. 4-9-2-132-109.

Administrator's Notice 413 7 March, 1973

Amendment of Administrator's Notice 144 of 31
January 1973, in respect of Provincial Road P1-2 (Brak-
fontein-Potgieter Street): District of Pretoria.

The Administrator, in terms of Section 5(3A) of the
Roads Ordinance, 1957 (Ordinance 22 of 1957) hereby
amends the abovementioned Notice by substituting the
co-ordinate list (page 243) by the subjoined co-ordinate
list.

D.P.H. 012-14-9-37.
D.P.H. 012-23/20/T1-21 Vol. 7.

ALGEMENE KENNISGEWINGS

KENNISGEWING 80 VAN 1973.

JOHANNESBURG-WYSIGINGSKEMA NO. 1/614.

Hierby word ooreenkomstig die bepalinge van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars mnr. Samland Investments (Edms.) Bpk., Louis Bothalaan 264, Orange Grove, Johannesburg, aansoek gedoen het om Johannesburg-dorpsaanlegkema No. 1, 1946 te wysig deur die hersonering van Erwe Nos. 8, geleë aan Louis Bothalaan en No. 9 geleë aan Hathornlaan, dorp Maryvale van "Spesiale Woon" tot "Spesiaal" vir: 'n Gebou wat vir die verkoop en nasien van allerlei huishoudelike toestelle ontwerp is, onderworpe aan skere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 1/614 genoem sal word) lê in die kantoor van die Waarnemende Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria, en in Kamer 715, Burgersentrum, Braamfontein, Johannesburg 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 Waarnemende Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsclerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

C. W. GRUNOW.

Waarnemende Direkteur van Plaaslike Bestuur.
Pretoria, 28 Februarie 1973.

28—7

KENNISGEWING 81 VAN 1973.

PRETORIA-WYSIGINGSKEMA NO. 358.

Hierby word ooreenkomstig die bepalinge van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars mev. A. P. Pearn (Erf No. 429), A. N. Woodburn (Erf No. 428), Ada Esterhuizen (Erf No. 427), P. N. Toich en mev. A. M. Toich (Erf No. 426), mev. H. J. Kaal en mev. B. E. Bray (Erf No. 425), F. van Dyk (Erf No. 423), mev. P. W. C. Day (Erf No. 422) en J. S. Coetzee (Erf No. 421), P/a Stauch Vorster en Vennote, Posbus 1125, Pretoria, aansoek gedoen het om Pretoria-dorpsaanlegkema No. 1, 1944 te wysig deur die hersonering van Erwe A/425; Resterende Gedeelte van erf No. 425; A/426; Resterende Gedeelte van erf No. 426; erwe No's. 427, 428 en 429 geleë aan Harmonystraat en erwe No's. 421 tot 423 geleë aan Mainstraat en 'n Gedeelte van Sanitêre Steeg, geleë tussen Harmonystraat en Mainstraat, dorp Muckleneuk van "Algemene Woon" tot "Spesiaal". Vir Kantore, Professionele kantore en verwante gebruike, Opsigtêrs se woonstel, Gesondheidsateljee en Gimnasium, Muurbalbaar, Kafeteria en Ontspanningsfasiliteite, Konferensiesale en Lesingsaal.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema No. 358 genoem sal word) lê in die kantoor van die Waarnemende Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsclerk van Pretoria ter insae.

GENERAL NOTICES

NOTICE 80 OF 1973.

JOHANNESBURG AMENDMENT SCHEME NO. 1/614.

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. Samland Investments (Pty.) Ltd., 264 Louis Botha Avenue, Orange Grove, Johannesburg, for the amendment of Johannesburg Town-planning Scheme No. 1, 1946 by rezoning Erven No's. 8, situate on Louis Botha Avenue and No. 9 situate on Hathorn Avenue, Maryvale Township from "Special Residential" to "Special" for: A building designed for sales and servicing of miscellaneous household appliances subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 1/614. Further particulars of the scheme are open for inspection at Room 715, Civic Centre, Braamfontein, Johannesburg and at the office of the Acting Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Acting Director of Local Government, in writing, at the above address or Private Bag X437 Pretoria, and the Town Clerk, P.O. Box 1049, Johannesburg at any time within a period of 4 weeks from the date of this notice.

C. W. GRUNOW.

Acting Director of Local Government.
Pretoria, 28th February, 1973.

28—7

NOTICE 81 OF 1973.

PRETORIA AMENDMENT SCHEME NO. 358.

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, Mrs. A. P. Pearn (Erf No. 429), A. N. Woodburn (Erf No. 428), Ada Esterhuizen (Erf No. 427), P. N. Toich and Mrs. A. M. Toich (Erf No. 426), Mrs. H. J. Kaal and Mrs. B. E. Bray (Erf No. 425), F. van Dyk (Erf No. 423), Mrs. P. W. C. Day (Erf No. 422), and J. S. Coetzee (Erf No. 421), c/o Stauch Vorster and Partners, P.O. Box 1125, Pretoria for the amendment of Pretoria Town-planning Scheme No. 1, 1944 by rezoning Erven A/425; Remaining Extent of erf No. 425; A/426; Remaining Extent of erf No. 426; erven No's. 427, 428 and 429 situate on Harmony Street and erven No's. 421 to 423 situate on Main Street and Portion of Sanitary Lane, situated between Harmony Street and Main Street, Muckleneuk Township from "General Residential" to "Special". For: Offices, Professional offices and incidental uses, Caretakers Flat, Health Studio and Gymnasium, Squash court, Cafeteria and Recreation facilities, Conference rooms and Lecture hall.

The amendment will be known as Pretoria Amendment Scheme No. 358. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Acting Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Waarnemende Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsclerk, Posbus 440, Pretoria skriftelik voorgelê word.

C. W. GRUNOW.

Waarnemende Direkteur van Plaaslike Bestuur.
Pretoria, 28 Februarie 1973.

28—7

KENNISGEWING 82 VAN 1973.

PRETORIASTREEK-WYSIGINGSKEMA NO. 91

Die Direkteur van Plaaslike Bestuur gee hierby kennis kragtens artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), dat die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede 'n voorlopige skema, wat 'n wysigingskema is, te wete, die Pretoriastreek-Wysigingskema No. 91 voorgelê het om die betrokke dorpsbeplanningsskema in werking, te wete, die Pretoriastreek-dorpsaanlegsskema, No. 1, 1960 te wysig op die volgende wyse:

(i) Kaart No. 3 soos aangedui op kaart No. 1, Wysigingskema No. 91.

(ii) Klousule 19, Tabel "F" deur die byvoeging van die volgende:

(1)	(2)	(3)
Waterverf — Mid-green —		Een onderverdeling

(iii) Klousule 15(a), Tabel "D", Gebruikstreek V. (Spesiaal) deur die byvoeging van die volgende:

(1)	(2)	(3)
		Op die plaas Welgund No. 491 JQ: Gedeelte 3 van Gedeelte F; Gedeelte 4 van Gedeelte F; Gedeelte F; Gedeelte 23; Gedeelte 72. Doeleindes van die Raad op Atoomkrag en Uraanverrykingskorporasie.

(iv) Klousule 15(a) Tabel "D", Gebruikstreek XI (Landbou) deur die byvoeging van die volgende net na die woorde "Gearseerde bruin" in kolom (2): "oor 'n digtheidskleur waar aangedui op kaart."

Die voornoemde voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Waarnemende Direkteur van Plaaslike Bestuur, Kamer B214, Pretoriusstraat, Pretoria en van die Sekretaris van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede.

Waar, kragtens die bepalinge van artikel 32 van voornoemde Ordonnansie, enige eienaar of besitter van onroerende eiendom en enige plaaslike bestuur die reg het om 'n beswaar in te dien of verhoë te rig in verband met sodanige voorlopige skema, moet sodanige beswaar of sodanige verhoë binne vier weke vanaf die eerste publikasie van hierdie kennisgewing in die *Provinsiale Koerant* skriftelik aan die Waarnemende Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, voorgelê word.

28—7

Any objection or representations in regard to the application shall be submitted to the Acting Director of Local Government, in writing, at the above address or Private Bag X437, 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.

C. W. GRUNOW.

Acting Director of Local Government.
Pretoria, 28th February, 1973.

28—7

NOTICE 82 OF 1973.

PRETORIA REGION AMENDMENT SCHEME NO. 91.

The Director of Local Government hereby gives notice in terms of section 31 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the Transvaal Board for the Development of Peri-Urban Areas, has submitted an interim scheme, which is an amendment scheme, to wit, the Pretoria-Region Amendment Scheme No. 91 to amend the relevant town-planning scheme in operation, to wit, the Pretoria Region Town-planning Scheme, No. 1, 1960 in the following manner:

(i) Map No. 3 as shown on Map No. 1, Amendment Scheme No. 91.

(ii) Clause 19, Table "F" by the addition of the following:

(1)	(2)	(3)
Washed Mid-green		One subdivision

(iii) Clause 15(a), Table "D", use zone V. (Special) by the addition of the following:

(1)	(2)	(3)
		On the farm Welgund No. 491-JQ: Portion 3 of Portion F; Portion 4 of Portion F; Portion F; Portion 23; Portion 72. Purpose of the Atomic Energy Board and the Uranium Enrichment Corporation.

(iv) Clause 15(a), Table "D", use Zone XI (Agricultural) by the addition of the following after the words "Hatched brown in broad" in column (Z): "over a density colour where shown on the map."

The aforesaid interim scheme is open for inspection at the office of the Acting Director of Local Government, Room B214, Provincial Building, Pretorius Street, Pretoria, and at the office of the Secretary for the Transvaal Board for the Development of Peri-Urban Areas.

Where in terms of section 32 of the aforesaid Ordinance any owner or occupier of immovable property and any local authority have the right to lodge an objection or to make representations in respect of the said interim scheme, such owner or occupier or local authority shall submit such objection or may make such representations in writing to the Acting Director of Local Government, at the above address or Private Bag X437, Pretoria, within a period of four weeks from the date of the first publication of this notice in the *Provincial Gazette*.

28—7

KENNISGEWING 83 VAN 1973.
VOORGESTELDE STIGTING VAN DORPE.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hiermee bekend gemaak dat aansoek gedoen is om toestemming om die dorpe gemeld in meegaande Bylae te stig.

Die aansoeke met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Waarnemende Direkteur, Kamer B206A, 2de vloer, Blok B, Provinsiale Gebou, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(5) van die genoemde Ordonnansie

moet iedereen wat beswaar wil maak teen die toestaan van die aansoeke of wat begerig is om in die sake gehoor te word of verhoë te rig, die Waarnemende 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 Waarnemende Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Waarnemende Direkteur van Plaaslike Bestuur, Posbus 892, Pretoria.

C. W. GRUNOW.

Waarnemende Direkteur van Plaaslike Bestuur.
Pretoria, 28 Februarie 1973.

28—7

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysingsnommer.
(a) Finsbury Uitbrei- ding 1. (b) Madilar (Edms.) Bpk.	Spesiale Woon : 1435 Algemene Woon : 5 Besigheids : 1 Hotel : 1 Garage : 1 Trosontwikke- ling : 4	Resterende Gedeelte van Gedeelte 4 ('n Ge- deelte van Gedeelte B) van die plaas Droogheuwel No. 251- IQ, distrik Randfon- tein.	Noord van en grens aan Noordweg en oos van en grens aan Wheatlands No. 260- IQ.	P.B. 4/2/2/4597
(a) Elandsrand Uitbrei- ding 1. (b) Greyland Eiendoms- Ontwikkelingsmpy. (Edms.) Bpk.	Spesiale Woon : 360 Algemene Woon : 2 Besigheids : 6	Gedeelte 60 ('n Ge- deelte van Gedeelte 6) van die plaas Elandsfontein No. 440-JQ, distrik Brits.	Suid-oos van en grens aan Gedeelte 14 en oos van en grens aan Krokodildrift No. 446- JQ.	P.B. 4/2/2/4465

NOTICE 83 OF 1973.

PROPOSED ESTABLISHMENT OF TOWNSHIPS.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made for permission to establish the townships mentioned in the accompanying Annexure.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Acting Director, Room B206A, 2nd Floor, Block B, Provincial Building, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(5) of the said Ordinance any per-

son 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 Acting Director of Local Government. Such communication shall be received by the Acting 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 Acting Director of Local Government, P.O. Box 892, Pretoria.

C. W. GRUNOW.

Acting Director of Local Government.

Pretoria, 28th February, 1973.

28—7

ANNEXURE.

(a) Name of Township; and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Finsbury Extension 1. (b) Madilar (Pty.) Ltd.	Special Residential : 1435 General Residential : 5 Business : 1 Hotel : 1 Garage : 4 Cluster Development : 4	Remaining Extent of Portion 4 (a Portion of Portion B) of the farm Droogheuwel No. 251-IQ, district Randfontein.	North of and abuts North Road and east of and abuts Wheatlands No. 260-IQ.	P.B. 4/2/2/4597
(a) Elandsrand Extension 1. (b) Greyland Eiendomme. Ontwikkelingsmpy. (Edms.) Bpk.	Special Residential : 360 General Residential : 2 Business : 6	Portion 60 (a Portion of Portion 6) of the farm Elandsfontein No. 440-JQ, district Brits.	South east of and abuts Portion 14 and east of and abuts Krokodildrift No. 446-JQ.	P.B. 4/2/2/4465

KENNISGEWING 85 VAN 1973.

WET OP OPHEFFING VAN BEPERKINGS 84 VAN 1967.

Ingevolge artikel 3(6) van bostaande Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Waarnemende Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die betrokke plaaslike owerheid. Enige beswaar, met volledige redes daarvoor, moet skriftelik by die Waarnemende Direkteur van Plaaslike Bestuur, by bovermelde adres of Posbus 892, Pretoria, ingedien word op of voor 4 April 1973.

(1) Gert Johan Daniel Claassen vir die wysiging van die titelvoorwaardes van Lot No. 474, dorp Brooklyn, stad Pretoria, ten einde dit moontlik te maak om die erf onder te verdeel en 'n woonhuis op elke gedeelte op te rig.

PB. 4-14-2-206-26

(2) Max Frederick Kunzmann.

(1) Die wysiging van titelvoorwaardes van Perseel No. 71, dorp Waverley, distrik Pretoria ten einde die onderverdeling van die perseel moontlik te maak.

(2) Die wysiging van die Pretoriastreek-dorpsaanlegskema deur die hersonering van Perseel No. 71 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk. vt."

Die wysiging skema sal bekend staan as Pretoriastreek-wysigingskema No. 428.

PB. 4-14-2-1410-8

(3) José Pita vir die wysiging van die titelvoorwaardes van Resterende Gedeelte van Lot No. 330, dorp Eastleigh, distrik Germiston ten einde die grondgebruik, wat toegestaan is in terme van die dorpsaanlegskema van Edenvale, moontlik te maak.

PB. 4-14-2-388-2

(4) The Wesleyan Methodist Missionary Trust Association vir die wysiging van die titelvoorwaardes van Erf No. 240, dorp Piet Potgietersrust, distrik Potgietersrust ten einde die verkoping van die perseel as 'n besigheidserf moontlik te maak.

PB. 4-14-2-1059-2

(5) Die Republiek van Suid-Afrika in sy Administrasie van Spoorweë en Hawens vir die wysiging van die titelvoorwaardes van Lot No. 73, dorp Lyttelton Manor, distrik Pretoria ten einde die onderverdeling van die Lot moontlik te maak.

PB. 4-14-2-810-46

(6) Plot Twenty One Erand Agricultural Holdings (Proprietary) Limited vir die wysiging van die titelvoorwaardes van Hoewe No. 21 Erand Landbouhoewes, distrik Pretoria ten einde die oprigting van 'n administratiewe hoofkantoor vir Aquacrete (Edms.) Bpk. moontlik te maak.

PB. 4-16-2-183-4

NOTICE 85 OF 1973.

REMOVAL OF RESTRICTIONS ACT 84 OF 1967.

It is hereby notified in terms of section 3(6) of the above Act that the undermentioned applications have been received by the Acting Director of Local Government and are open to inspection at Room B206A, Provincial Building, Pretorius Street, Pretoria and at the office of the relevant local authority. Any objections, with full reasons therefor, should be lodged in writing with the Acting Director of Local Government, at the above address, or P.O. Box 892, Pretoria, on or before 4 April, 1973.

(1) Gert Johan Daniel Claassen for the amendment of the conditions of title of Lot No. 474, Brooklyn Township, city Pretoria to permit the subdivision of the erf and the erection of a dwelling house on each portion.

PB. 4-14-2-206-26

(2) Max Frederick Kunzmann.

(1) The amendment of the conditions of title of Stand No. 71, Waverley Township, district Pretoria, to permit the subdivision of the property.

(2) The amendment of the Pretoria Region Town-planning Scheme by the rezoning of Stand No. 71, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 15 000 sq. ft."

This amendment scheme will be known as Pretoria Region Amendment Scheme No. 428.

PB. 4-14-2-1410-8

(3) José Pita for the amendment of the conditions of title of Remaining Extent of Lot No. 330, Eastleigh Township, district Germiston to permit the land use which is granted in terms of the Town-planning Scheme of Edenvale.

PB. 4-14-2-388-2

(4) The Wesleyan Methodist Missionary Trust Association for the amendment of the conditions of title of Erf No. 240, Piet Potgietersrust Township, district Potgietersrust to permit the sale of the property as a business erf.

PB. 4-14-2-1059-2

(5) Die Republiek van Suid-Afrika in sy Administrasie van Spoorweë en Hawens for the amendment of the conditions of title of Lot No. 73, Lyttelton Manor Township, district Pretoria to permit the subdivision of the Lot.

PB. 4-14-2-810-46

(6) Plot Twenty One Erand Agricultural Holdings (Proprietary) Limited for the amendment of the conditions of title of Holding No. 21, Erand Agricultural Holdings, district Pretoria to permit the establishment of an administration head office for Aquacrete (Pty.) Ltd.

PB. 4-16-2-183-4

KENNISGEWING 87 VAN 1973.

PRETORIASTREEK-WYSIGINGSKEMA NO. 222.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars, mnr. Wierda Bridge Investments (Edms.) Bpk., p/a mnr. Fehrsen & Douglas, Posbus 303, Pretoria aansoek gedoen het om Pretoriastreek-dorpsaanlegkema 1960, te wysig deur die hersonering van Gedeelte E van die oostelike gedeelte van die plaas Zwartkop No. 356-J.R. geleë op die hoek van Vikingweg en die Pretoria-Johannesburg pad van "Spesiale Woon" met digtheid van "Een woonhuis per 20 000 vk. vt." tot "Spesiale Besigheid" en Algemene Woon in Gebruiksone IV onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema No. 222 genoem sal word) lê in die kantoor van die Waarnemende Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf datum van hierdie kennisgewing aan die Waarnemende Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

C. W. GRUNOW,
Waarn. Direkteur van Plaaslike Bestuur.
Pretoria, 7 Maart 1973.

7-14

KENNISGEWING 88 VAN 1973.

JOHANNESBURG-WYSIGINGSKEMA NO. 2/80.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eenaar mev. E. A. Chemally, Chaplin Weg 20, Illovo, Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegkema No. 2, 1947, te wysig deur die hersonering van Lot No. 112B, geleë aan Chaplinweg van "Algemene Woon" tot "Spesiaal" vir die oprigting van winkels en 'n restaurant op die grondvloer en woonstelle op die boonste vloere onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema No. 2/80 genoem sal word) lê in die kantoor van die Waarnemende Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria, en in kamer 715, Burgersentrum, Braamfontein, Johannesburg, 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 Waarnemende Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

C. W. GRUNOW,
Waarn. Direkteur van Plaaslike Bestuur.
Pretoria, 7 Maart 1973.

7-14

NOTICE 87 OF 1973.

PRETORIA REGION AMENDMENT SCHEME NO. 222.

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. Wierda Bridge Investments (Pty.) Ltd., c/o Messrs. Fehrsen & Douglas, P.O. Box 303, Pretoria, for the amendment of Pretoria Region Town-planning Scheme 1960, by rezoning Portion E of the Eastern Portion of the farm Zwartkop No. 356-J.R. situate on the corner of Viking Road and the Pretoria-Johannesburg Road from "Special Residential" with a density of "One dwelling per 20 000 sq. ft." to "Special Business" and General Residential in use zone IV subject to certain conditions.

The amendment will be known as Pretoria Region Amendment Scheme No. 222. Further particulars of the scheme are open for inspection at the office of the Acting Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria, and in the office of the Town Clerk, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Acting Director of Local Government, in writing, at the above address or Private Bag X437, 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.

C. W. GRUNOW,
Acting Director of Local Government.
Pretoria, 7th March, 1973.

7-14

NOTICE 88 OF 1973.

JOHANNESBURG AMENDMENT SCHEME NO. 2/80.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner, Mrs. E. A. Chemally, 20 Chaplin Road, Illovo, Johannesburg for the amendment of Johannesburg Town-planning Scheme No. 2, 1947, by rezoning Lot No. 112B, situate on Chaplin Road from "General Residential" to "Special" to permit shops and a restaurant on the ground floor and flats on the upper floors, subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme No. 2/80. Further particulars of the scheme are open for inspection at Room 715, Civic Centre, Braamfontein, Johannesburg and at the office of the Acting Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representation in regard to the application shall be submitted to the Acting Director of Local Government, in writing, at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 1049, Johannesburg at any time within a period of 4 weeks from the date of this notice.

C. W. GRUNOW,
Acting Director of Local Government.
Pretoria, 7th March, 1973.

7-14

KENNISGEWING 86 VAN 1973.

VOORGESTELDE STIGTING VAN DORPE.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hiermee bekend gemaak dat aansoek gedoen is om toestemming om die dorpe gemeld in meegaande Bylae te stig.

Die aansoeke met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Waarnemende Direkteur, Kamer B206A, 2de Vloer, Blok B, Provinsiale 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 bestaan van die aansoeke of wat begerig is om in die sake gehoor te word of vertoë te rig, die Waarnemende 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 Waarnemende Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Waarnemende Direkteur van Plaaslike Bestuur, Posbus 892, Pretoria.

C. W. GRUNOW,
Waarn. Direkteur van Plaaslike Bestuur.
Pretoria, 7 Maart 1973.

7-14

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysings- nommer.
(a) Bedfordview Uitbreiding 203 (b) Stephen Sebastian Basson	Spesiale Woon : 4	Gedeelte 4 van Consolidated Lot No. 139 van Geldenhuis Estate Kleinhoewes, distrik Germiston	Suid van en grens aan Hercusweg en oos van en grens aan die dorp Bedfordview Uitbreiding 41.	PB. 4/2/2/4523
(a) Wingate Glen Uitbreiding 9 (b) Lodewikus Johannes Lourens Visser	Spesiale Woon : 84	Gedeelte 119 ('n Gedeelte van Gedeelte C van gedeelte) van die plaas Garsfontein No. 374-JR, distrik Pretoria.	Suid van en grens aan die voorgestelde dorp Wingate Glen Uitbreiding 4 en wes van en grens aan Moreletaspruit.	PB. 4/2/2/4612
(a) Wes-Springs Nywerheidsdorp (b) Stadsraad van Springs	Nywerheids Spesiaal : 32 : 2	Resterende gedeelte van Gedeelte 96 en Gedeelte 101 van die plaas Rietfontein, No. 128-IR, distrik Springs.	Suid van en grens aan Springs-Wesweg en wes van die dorp Pollak Uitbreiding 3.	PB. 4/2/2/4486
(a) Belfast Uitbreiding 4 (b) Stadsraad van Belfast	Nywerheids : 59	Gedeelte van die plaas Tweefontein No. 357-JT, distrik Belfast.	Suidoos van en grens aan die Vliegveld en ongeveer 3 km noordoos van die dorp Belfast.	PB. 4/2/2/4483

NOTICE 86 OF 1973.

PROPOSED ESTABLISHMENT OF TOWNSHIPS.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made for permission to establish the townships mentioned in the accompanying Annexure.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Acting Director, Room B206A, 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 Acting Director of Local Government. Such communication shall be received by the Acting 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 Acting Director of Local Government, P.O. Box 892, Pretoria.

C. W. GRUNOW,
Acting Director of Local Government.
Pretoria, 7 March, 1973.

7-14

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation.	Reference number
(a) Bedfordview Extension 203 (b) Stephen Sebastian Basson	Special Residential : 4	Portion 4 of Consolidated Lot No. 139 of Geldenhuis Estate Small Holdings, district Germiston.	South of and abuts Hercus Road and east of and abuts Bedfordview Extension 41 Township.	PB. 4/2/2/4523
(a) Wingate Glen Extension 9 (b) Lodewikus Johannes Lourens Visser	Special Residential : 84	Portion 119 (a portion of Portion C of portion) of the farm Garsfontein No. 374-JR, district Pretoria.	South of and abuts the proposed Wingate Glen Extension 4 Township and west of and abuts Moreletaspruit.	PB. 4/2/2/4612
(a) Wes-Springs Industrial Township (b) Municipality of Springs	Industrial : 32 Special : 2	Remaining Extent of Portion 96 and Portion 101 of the farm Rietfontein No. 128-IR, district Springs.	South of and abuts Springs West Road and west of the Pollak Extension 3 Township.	PB. 4/2/2/4486
(a) Belfast Extension 4 (b) Town Council of Belfast	Industrial : 59	Portion of the farm Tweefontein No. 357-JT, district Belfast.	South-east of and abuts the aerodrome and approximately 3 km north-east of the Belfast Township.	PB. 4/2/2/4483

KENNISGEWING 89 VAN 1973.

GERMISTON-WYSIGINGSKEMA NO. 2/30.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar S.G.S. Investments (Edms.) Bpk., p/a P. M. Elk en J. D. Fisher, Caprileo, Louis Bothalaan 222, Orange Grove, Johannesburg, aansoek gedoen het om Germiston-dorpsaanlegskema No. 2, 1948, te wysig deur die hersonering van Gedeelte 137 van die plaas Rietfontein No. 63-I.R., geleë op die Provinsiale Pad, dorp Germiston van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Algemene Besigheid" met 'n digtheid van "Een woonhuis per 6 000 vk. vt."

Verdere besonderhede van hierdie wysigingskema (wat Germiston-wysigingskema No. 2/30 genoem sal word) lê in die kantoor van die Waarnemende Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, 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 Waarnemende Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 145, Germiston, skriftelik voorgelê word.

C. W. GRUNOW,

Waarn. Direkteur van Plaaslike Bestuur.
Pretoria, 7 Maart 1973.

7-14

KENNISGEWING 90 VAN 1973.

SILVERTON-WYSIGINGSKEMA NO. 1/51.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars, mnr. Martino Motors (Edms.) Bpk., p/a Swart, Olivier en Prinsen, Posbus 2405, Pretoria, aansoek gedoen het om Silverton-dorpsaanlegskema No. 1, 1955, te wysig deur die hersonering van Restant van Erf 448 geleë op die hoek van Pretoriastraat en Dykorstraat, dorp Silverton, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir 'n vultasie met diensputte, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Silverton-wysigingskema No. 1/51 genoem sal word) lê in die kantoor van die Waarnemende Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Waarnemende Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

C. W. GRUNOW,

Waarn. Direkteur van Plaaslike Bestuur.
Pretoria, 7 Maart 1973.

7-14

NOTICE 89 OF 1973.

GERMISTON AMENDMENT SCHEME NO. 2/30.

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, S.G.S. Investments (Pty.) Ltd., c/o P. M. Elk and J. D. Fisher, Caprileo, 222 Louis Botha Avenue, Orange Grove, Johannesburg, for amendment of Germiston Town-planning Scheme No. 2, 1948, by rezoning Portion 137 of the farm Rietfontein No. 63-I.R., situate on the Provincial Road, Germiston Township from "Special Residential" with a density of "One dwelling per erf" to "General Industrial" with a density of 6 000 sq. ft."

The amendment will be known as Germiston Amendment Scheme No. 2/30. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Kempton Park, and at the office of the Acting Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Acting Director of Local Government, in writing, at the above address or Private Bag X437, 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.

C. W. GRUNOW,

Acting Director of Local Government.
Pretoria, 7th March, 1973.

7-14

NOTICE 90 OF 1973.

SILVERTON AMENDMENT SCHEME NO. 1/51.

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. Martino Motors (Pty.) Ltd., c/o Swart, Olivier and Prinsen, P.O. Box 2405, Pretoria, for the amendment of Silverton Town-planning Scheme No. 1, 1955, by rezoning the Remaining Extent of Erf 448, situate on the corner of Pretoria Street and Dykor Street, Silverton Township from "Special Residential" with a density of "One dwelling per erf" to "Special" for a Filling Station with Servicing Bays, subject to certain conditions.

The amendment will be known as Silverton Amendment Scheme No. 1/51. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Acting Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Acting Director of Local Government, in writing, at the above address or Private Bag X437, 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.

C. W. GRUNOW,

Acting Director of Local Government.
Pretoria, 7th March, 1973.

7-14

KENNISGEWING 91 VAN 1973.

KEMPTON PARK-WYSIGINGSKEMA NO. 1/109.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaars mnr. Rocmey Enterprises (Edms.) Bpk., (Erf No. 117) en Meynic Enterprises (Edms.) Bpk., (Erf No. 145), Posbus 427, Kempton Park, aansoek gedoen het om Kempton Park-dorpsaanlegskema No. 1, 1952, te wysig deur die hersonering van Gedeelte 1 van erf No. 117 geleë op die noord-westelike hoek van Longstraat en Casuarinastraat en Gedeelte 4 van erf No. 145, geleë op die suid-westelike hoek van Longstraat en Casuarinastraat, dorp Kempton Park van "Algemene Woon" tot "Spesiale Besigheid" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Kempton Park-wysigingskema No. 1/109 genoem sal word) lê in die kantoor van die Waarnemende Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk van Kempton Park 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 Waarnemende Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 13, Kempton Park, skriftelik voorgelê word.

C. W. GRUNOW,

Waarn. Direkteur van Plaaslike Bestuur.
Pretoria, 7 Maart 1973.

7-14

KENNISGEWING 92 VAN 1973

BEROEPSWEDDERSLISENSIE.

Ek, Josias Alexandra Nel van Derbylaan 4, Brakpan gee hiermee kennis dat ek van voorneme is om by die Transvaalse Beroepswedderslisensiekomitee aansoek te doen om 'n sertifikaat waarby die uitreiking van 'n beroepswedderslisensie ingevolge Ordonnansie 26 van 1925 gemagtig word.

Iedereen wat beswaar wil maak teen die toestaan van so 'n sertifikaat of wat enige feit of inligting in verband daarmee aan die Komitee wil voorlê, kan dit skriftelik aan die Sekretaris van die Transvaalse Beroepswedderslisensiekomitee, Privaatsak X64, Pretoria, doen om hom voor of op 28 Maart 1973 te bereik. Iedere sodanige persoon moet sy volle naam, beroep en posadres verstrek.

7-14

NOTICE 91 OF 1973.

KEMPTON PARK AMENDMENT SCHEME
NO. 1/109.

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. Rocmey Enterprises (Pty.) Ltd., (Erf No. 117) and Meynic Enterprises (Pty.) Ltd., (Erf No. 145), P.O. Box 427, Kempton Park, for the amendment of Kempton Park Town-planning Scheme No. 1, 1952, by rezoning Portion 1 of Erf No. 117 situate on the north-western corner of Long Street and Casuarina Street and Portion 4 of Erf No. 145, situate on the south-western corner of Long Street and Casuarina Street, Kempton Park Township from "General Residential" to "Special Business" subject to certain conditions.

The amendment will be known as Kempton Park Amendment Scheme No. 1/109. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Kempton Park, and at the office of the Acting Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Acting Director of Local Government, in writing, at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 13, Kempton Park, at any time within a period of 4 weeks from the date of this notice.

C. W. GRUNOW,

Acting Director of Local Government.
Pretoria, 7th March, 1973.

7-14

NOTICE 92 OF 1973

BOOKMAKER'S LICENCE.

I, Josias Alexandra Nel of 4 Derby Avenue, Brakpan do hereby give notice that it is my intention to apply to the Transvaal Bookmakers' Licensing Committee for a certificate authorizing the issue of a bookmaker's licence in terms of Ordinance 26 of 1925.

Any person who wishes to object to the granting of such a certificate, or who wishes to lay before the Committee any fact or information in connection therewith, may do so in writing to the Secretary of the Transvaal Bookmakers' Licensing Committee, Private Bag X64, Pretoria, to reach him on or before 28th March 1973. Every such person is required to state his full name, occupation and postal address.

7-14

TENDERS

L.W.—Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE
ADMINISTRASIE.
TENDERS.

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

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):—

<i>Tender No.</i>	<i>Beskrywing van Tender Description of Tender</i>	<i>Sluitingsdatum Closing Date</i>
W.F.T.B. 85/73	Aloe Ridge Primary School, Johannesburg: Oprigting van nuwe vergadersaal/Erection of new assembly hall	30/3/1973
W.F.T.B. 86/73	Burgher-Right Primary School, Pretoria: Aanbou van vier klaskamers met inbegrip van elektriese werk/Addition of four classrooms including electrical work	30/3/1973
W.F.T.B. 87/73	Johannesburgse Hospitaal: Oprigting van teaterblok vir Ronald McKenzieblok/Johannesburg Hospital: Erection of theatre block for Ronald McKenzie Block	30/3/1973
W.F.T.B. 88/73	Randburgse Hoërskool: Bou van paaie ens./Construction of roads etc.	30/3/1973
W.F.T.B. 89/73	Steelpoortse Laerskool, Lydenburg: Nuwe kleedkamers vir swembad/New change rooms for swimming bath	30/3/1973
R.F.T. 91/73	Selfaangedrewe Lugbandskroppe/Selfpropelled pneumatic-tyred Scrapers	13/4/1973
R.F.T. 93/73	Kontoeropmeting, Pelgrimsrustdistrik/Contour Surveying, district Pelgrimsrust	13/4/1973

BELANGRIKE OPMERKINGS.

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

Tender verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinsiale Gebou, Pretoria			
		Kamer No.	Blok	Verdieping	Telefoonno. Pretoria
HA 1	Direkteur van Hospitaaldiens-te, Privaatsak X221	A739	A	7	489251
HA 2	Direkteur van Hospitaaldiens-te, Privaatsak X221	A739	A	7	489401
HB	Direkteur van Hospitaaldiens-te, Privaatsak X221	A723	A	7	489202
HC	Direkteur van Hospitaaldiens-te, Privaatsak X221	A728	A	7	489206
HD	Direkteur van Hospitaaldiens-te, Privaatsak X221	A730	A	7	480354
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64	A1119	A	11	480924
RFT	Direkteur, Transvaalse Paasdepartement, Privaatsak X197	D518	D	5	489184
TOD	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76	A549	A	5	480651
WFT	Direkteur, Transvaalse Werke-departement, Privaatsak X228	C111	C	1	480675
WFTB	Direkteur, Transvaalse Werke-departement, Privaatsak X228	C219	C	2	480306

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender, moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tjek deur die bank geparafeer of 'n departementele legoer-kwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n *bona fide*-inskrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelhedslyste, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verseëde koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinsiale 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 vm. op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

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

E. Uys, Voorsitter, Transvaalse Provinsiale Tenderraad (Tvl.) Pretoria, 28 Februarie 1973.

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	489251
HA 2	Director of Hospital Services, Private Bag X221	A739	A	7	489401
HB	Director of Hospital Services, Private Bag X221	A723	A	7	489202
HC	Director of Hospital Services, Private Bag X221	A728	A	7	489206
HD	Director of Hospital Services, Private Bag X221	A730	A	7	480354
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64	A1119	A	11	480924
RFT	Director, Transvaal Roads Department, Private Bag X197	D518	D	5	489184
TED	Director, Transvaal Education Department, Private Bag X76	A549	A	5	480651
WFT	Director, Transvaal Department of Works, Private Bag X228	C111	C	1	480675
WFTB	Director, Transvaal Department of Works, Private Bag X228	C219	C	2	480306

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. In the case of each W.F.T.B. tender the tenderer must pay a deposit of R4 before he will be supplied with the tender documents. Such deposit must be in the form of cash, a bank initialled cheque, or a 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 (Tvl.) Pretoria, 28 February, 1973.

Skutverkopings

Tensy voor die tyd gelos, sal die diere hieronder omskryf, verkoop word soos aangedui.

Persone wat navraag wens te doen aangaande die hieronder omskrewe diere moet die betrokke Stadsklerk nader.

KLERKSDORP MUNISIPALE SKUT, OP DONDERDAG 22 MAART 1973 OM 10 VM. Bul, donkerbruin, Brahman, 2 jaar.

MARBLE HALL MUNISIPALE SKUT OP WOENSDAG 14 MAART 1973 OM 10 VM. Bul, bruin, stomp ore, 2 jaar. Os, bruin, linkeroor stomp, 18 maande. Os, stomp regteroor, brandmerk CH4, 2 jaar. Koei, bruin, swaeltstert regteroor, CH4, 6 jaar. Koei, swart, 3 jaar. Vers, bruin, swaeltstert regteroor, brandmerk CIA, 18 maan-

de. Vers, bruin, stomp ore, geen merke. Os, bruin, swaeltstert, linkeroor, 2 jaar. Os bruin stomp ore, 2 jaar.

RUSTENBURG MUNISIPALE SKUT OP WOENSDAG 21 MAART 1973 OM 2 NM. Koei, rooi, 5 jaar. Os, rooi, regteroor halfmaan, linkeroor stomp, brandmerk RHO, 3 jaar. Vers, swart bles, 2 jaar. Vers, rooi, 2 jaar. Os, rooi, 2 jaar. Vers, Jersey, gekruis, 3 jaar.

Pound Sales

Unless previously released, the animals described hereunder, will be sold as indicated.

Persons desiring to make inquiries regarding the animals described hereunder, should address the Town Clerk concerned.

KLERKSDORP MUNICIPAL POUND ON THURSDAY 22ND MARCH, 1973 AT 10 A.M. Bull, dark brown, Brahman, 2 years.

MARBLE HALL MUNICIPAL POUND ON WEDNESDAY 14TH MARCH, 1973 AT 10 A.M. Bull, brown, ears cropped, 2 years. Ox, brown, left ear cropped, 18 months. Ox, right ear cropped, brand CH4, 2 years. Cow, brown, right ear swallowtail, brand CH4, 6 years. Cow, black, 3 years. Heifer, brown, right ear swallowtail, brand CIA, 18 months. Heifer, brown, cropped ears, no marks. Ox, brown, left ear swallowtail, 2 years. Ox, brown, cropped ears, 2 years.

RUSTENBURG MUNICIPAL POUND ON WEDNESDAY 21ST MARCH 1973, AT 2 P.M. Cow, red, 5 years. Ox, red, right ear crescent, left ear cropped, brand RHO, 3 years. Heifer, black with blaze, 2 years. Heifer, red, 2 years. Ox, red, 2 years. Heifer, Jersey, crossbred, 3 years.

Plaaslike Bestuurskennisgewings

Notices By Local Authorities

BALFOUR DORPSRAAD.

VOORGESTELDE WYSIGING VAN BALFOUR DORPSAANLEGSKEMA.

No. 1/53 — Wysigingskema No. 1/13.

Die Dorpsraad van Balfour het 'n ontwerp wysiging van die Dorpsaanlegskema No. 1 van 1953 opgestel wat bekend sal staan as dorpswysigingskema No. 1/13.

Hierdie ontwerp skema bevat die volgende voorstel:

Om sekere gedeelte van die Dorpsgronde, geleë tussen Joubertstraat, Noordstraat en Dyerstraat, gesoneer as "woon" te wysig na "spesiaal" (Inryteater en restaurant en die verkoop van vars produkte en verversings in verband met die Inryteater gebruik).

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadsklerk, Balfour, Tvl. vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, nl. 28 Februarie 1973.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Balfourse Dorpsaanlegskema No. 1 van 1953 of binne een myl van die grens daarvan, het die reg om teen die skema beswaar te maak of om verhoë ten opsigte daarvan te rig, en, indien hy dit wil doen, moet hy die Stadsklerk, Posbus 8, Balfour, Tvl. binne vier weke van die eerste publikasie van hierdie kennisge-

wing, naamlik 28 Februarie 1973, skriftelik van sodanige beswaar of verhoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

M. J. STRYDOM,
Stadsklerk.

Munisipale Kantore,
Balfour, Tvl.

28 Februarie 1973.
Kennisgewing No. 5/1973.

BALFOUR VILLAGE COUNCIL.

PROPOSED AMENDMENT TO THE BALFOUR TOWN-PLANNING SCHEME.

No. 1/53. Amendment Town-Planning Scheme No. 1/13.

The Village Council of Balfour has prepared a draft amendment Scheme No. 1/53 to be known as Amendment Town Planning Scheme No. 1/13.

This draft scheme contains the following proposals:

To rezone a certain portion of the Town Lands, situate between Joubert Street, Noord Street and Dyer Street, zoned as "residential" to "special" (Drive-in Theatre and restaurant and sale of fresh produce and refreshments in connection with the Drive-in-Theatre use).

Particulars of this scheme are open for inspection at the office of the Town Clerk, Balfour, Tvl. for a period of four weeks from the date of the first publication of this notice, which is 28th February, 1973.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Balfour Town-Planning Scheme No. 1 of 1953 or within one mile of the Boundary thereof has the right to object to the scheme or to make representations in respect thereof and, if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 28th February, 1973, inform the Town Clerk, P.O. Box 8, Balfour, Tvl. in writing of such objection or representation and shall state whether or not he wishes to be heard by the Local Authority.

M. J. STRYDOM,
Town Clerk.

Municipal Offices,
Balfour, Tvl.
28th February, 1973.
Notice No. 5/1973.

114—28—7

DORPSRAAD VAN KOSTER.

TUSSENTYDSE WAARDERINGSGLYS.

Kennisgewing geskied hiermee ooreenkomstig die bepalings van artikel 14 van die Plaaslike Bestuur Belastingsordonnansie No. 20 van 1933, soos gewysig, dat bogenoemde Waarderingsglys nou voltooi en gesertifiseer is en dat dit vasgestel en bindend sal wees op alle belanghebbende persone wat nie binne een maand vanaf datum van eerste publikasie hiervan, teen die beslissing van die Waarderingshof appelleer, soos voorgeskryf in artikel 15 van genoemde Ordonnansie nie.

P. J. VAN DER MERWE,
President.

Munisipale Kantore,
Koster.
7 Maart 1973.
Kennisgewing No. 3/73.

**TOWN COUNCIL OF KOSTER.
INTERIM VALUATION ROLL.**

It is hereby notified, in terms of the Provisions of section 14 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the abovementioned Valuation Roll has now been completed and certified and will become fixed and binding upon all parties concerned who shall not within one month from date of first publication hereof, appeal against the decision of the Valuation Court in the manner prescribed in section 15 of the said Ordinance.

P. J. VAN DER MERWE,
President.

Municipal Offices,
Koster,
7 March 1973.
Notice No. 3/73.

128—7—14

**GESONDHEIDSKOMITEE VAN
ROEDTAN
EIENDOMSBELASTING**

Kennisgewing geskied hiermee ooreenkomstig die bepalings van Artikel 18 van die Plaaslike Bestuur Belasting Ordonnansie, No. 20 van 1933, soos gewysig, dat die Komitee die volgende eiendomsbelasting vir 1972/73 gehê het:

- a. 'n Oorspronklike belasting van desimaal vier een sewe (417) sent in die Rand (R1,00) op die liggingswaarde van belasbare grond.
- b. 'n Addisionele belasting van twee desimaal vyf agt drie (2,583) sent in die Rand (R1,00) op die liggingswaarde van belasbare grond.

Die belasting moet betaal word voor of op 30 Junie 1973. Rente teen sewe persent per jaar sal gehê word op alle onbetaalde belastings na 30 Junie 1973.

M. J. VERMAAK,
Sekretaris

Roedtan,
7 Maart 1973.

**HEALTH COMMITTEE OF ROEDTAN
ASSESSMENT RATES**

Notice is hereby given in terms of Section 18 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, that the Committee has imposed the following assessment rates for 1972/73:

- a. An original rate of decimal four one seven (417) cent in the Rand (R1,00) on rateable site values.
- b. An additional rate of two decimal five eight three (2,583) cent in the Rand (R1,00) on rateable site values.

The rates shall be payable on or before the 30 June, 1973. Interest at the rate of seven per cent per annum will be charged on all rates not paid on the due date.

M. J. VERMAAK,
Secretary

Roedtan,
7 March, 1973.

129—7

STADSRAAD VAN ZEERUST.

**VOORGESTELDE WYSIGING VAN DIE
ZEERUST DORPS-AANLEGSKEMA 1958**

Die Stadsraad van Zeerust het 'n ontwerp-wysigingsdorps-beplanningskema opgestel wat bekend sal staan as Zeerust Wysigingskema No. 10.

Hierdie ontwerp-skema bevat die volgende voorstel:—

Die herindeling van 'n gedeelte van erf No. 98 van "Munisipaal" na "Algemene Besigheid".

Die bogenoemde perseel behoort aan die Stadsraad van Zeerust.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadsklerk, Stadshuis, Zeerust, vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing naamlik 7 Maart 1973.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkupeerder van vaste eiendom binne die gebied van die bogemelde dorpsbeplanningskema of binne 2 km van die grense daarvan, het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 7 Maart 1973, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die Raad gehoor wil word of nie.

D. J. RADEMAN,
Stadsklerk.

Stadshuis,
Posbus 92,
Zeerust.
7 Maart 1973.
Kennisgewing No. 3/1973.

TOWN-COUNCIL OF ZEERUST.

**PROPOSED AMENDMENT TO THE
ZEERUST TOWN-PLANNING SCHEME,
1958.**

The Town Council of Zeerust has prepared a draft amendment Town-planning Scheme to be known as Zeerust Amendment Scheme No. 10.

This draft scheme contains the following proposal:—

The rezoning of a portion of erf No. 98 from "Municipal" to "General Business".
The above property is owned by the Town Council of Zeerust.

Particulars of this scheme are open for inspection at the office of the Town Clerk, Town Hall, Zeerust, for a period of four (4) weeks from the date of the first publication of this notice, which is 7 March, 1973.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the abovementioned town-planning scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes

to do so he shall, within four weeks of the first publication of this notice, which is 7 March, 1973, inform the Council in writing of such objection or representation and shall state whether or not he wishes to be heard by the Council.

D. J. RADEMAN,
Town Clerk.

Town Hall,
P.O. Box 92,
Zeerust.
7 March, 1973.
Notice No. 3/1973.

130—7—14

STADSRAAD VAN BRAKPAN.

**SLUITING VAN GEDEELTE VAN
YORKSTRAAT BRAKPAN.**

Hierby word ooreenkomstig Artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad voornemens is om 'n gedeelte van Yorkstraat vanaf die Noordelike grens van erf 2700 Brakpan tot by die Suidelike grens van erf 2712 Brakpan, groot ongeveer 3222 m² permanent te sluit en onderworpe aan die bepalings van Artikel 79(18) van die Ordonnansie in dertien gedeeltes onder te verdeel en aan die eenaars van die aanliggende standplase te vervreem.

Volle besonderhede van die sluiting en vervreemdingsvoorwaardes is gedurende kantoorure beskikbaar by Kamer 15, Stadssaal, Brakpan.

Enige iemand wat teen die sluiting en vervreemding beswaar wil maak, moet sodanige beswaar by ondergetekende indien voor 11 Mei 1973.

JAMES LEACH,
Stadsklerk.

No. 25/19/2/1973.

TOWN COUNCIL OF BRAKPAN.

**CLOSING OF PORTION OF YORK
STREET BRAKPAN.**

Notice is hereby given in terms of Section 67 of the Local Government Ordinance, 1939, that the Town Council intends closing permanently a portion of York Street from the Northern boundary of erf 2700 Brakpan to the Southern boundary of erf 2712 Brakpan in extent approximately 3222 m² and subject to the provisions of Section 79(18) of the said Ordinance, subdivide it into thirteen portions and alienating it to the owners of the adjoining stands.

Full particulars of the conditions of the closure and alienation are obtainable from Room 15, Town Hall, Brakpan during office hours.

Anybody wishing to object to the closure and alienation, must lodge such objection to the undersigned before 11th May, 1973.

JAMES LEACH,
Town Clerk.

No. 25/19/2/1973.

131—7

STADSRaad VAN POTCHEFSTROOM.

VOORGESTELDE DORPSBEPLANNINGWYSIGINGSKEMA 1/51.

Die Stadsraad van Potchefstroom het 'n wysigingsontwerpdorpsbeplanningwysigingskema opgestel wat bekend sal staan as Dorpsbeplanningwysigingskema 1/51.

Hierdie skema maak voorsiening vir die herbestemming van gedeeltes van erf 2521 van "Spesiaal" na "Spesiale Woon" en 'n gedeelte van Albert Nelstraat en Louwstraat straatreserwe na "Spesiale Woon".

Besonderhede van die bogenoemde skema lê ter insae in die kantoor van die Stadsingenieur, Munisipale kantore, Wolmaransstraat, Potchefstroom, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 1973-03-07.

Enige eienaar of okkupeerder van vaste eiendom binne die gebied van die Potchefstroomse Dorpsbeplanningwysigingskema 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 wel doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 1973-03-07, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word.

S. H. OLIVIER,
Stadsklerk.

No. 13/MV.

TOWN COUNCIL OF POTCHEFSTROOM.

PROPOSED TOWN-PLANNING AMENDMENT SCHEME 1/51.

The Town Council of Potchefstroom has prepared a draft town-planning amendment scheme to be known as scheme 1/51.

This scheme provides for the re-zoning of portions of erf 2521, from "Special" to "Special Residential" and a portion of Albert Nel and Louw Street street reserve to "Special Residential".

Particulars of the abovementioned scheme are open for inspection at the office of the Town Engineer, Municipal Offices, Wolmarans Street, Potchefstroom, for a period of four weeks from date of first publication of this notice, which is 1973-03-07.

Any owner or occupier of immovable property within the area of the Potchefstroom Town-planning Scheme or within two kilometre 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 1973-03-07 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. H. OLIVIER,
Town Clerk.

No. 13/MV.

132-7-14

STAD JOHANNESBURG

SLUITING VAN GEDEELTE VAN DIE FAIRLAND-BEGRAAFPLAAS

Hiermee word bekend gemaak dat die Raad ingevolge artikel 79(3)(a) van die Ordonnansie op Plaaslike Bestuur, 1939, op 30 Januarie 1973 besluit het om Reserwe No. 2, Fairland, naamlik dié gedeelte van die Fairland-begraafplaas wat deur Johannes-, Kessel- en Stillstraat en die noordeelike grens van die voorstad Fairland begrens word en waarin daar nog geen teraardebestellings plaasgevind het nie, as begraafplaas te sluit.

'n Plan waarop die gedeelte wat gesluit gaan word, aangetoon word, lê vanaf die datum van hierdie kennisgewing, 'n week lank gedurende gewone kantoorure in kamer 393, Stadhuis, ter insae.

S. D. MARSHALL,
Klerk van die Raad.

7 Maart 1973.

CITY OF JOHANNESBURG

CLOSING OF PORTION OF FAIRLAND CEMETERY

It is hereby notified that on 30 January 1973 the Council resolved, in terms of Section 79(3)(a) of the Local Government Ordinance, 1939, to close for burial purposes that portion of the Fairland Cemetery, being Reserve No. 2 Fairland, bounded by Johannes, Kessel and Still Streets and the northern boundary of Fairland Township, in which no burials have taken place.

A plan showing the area to be closed may be inspected at Room 393, City Hall, during ordinary office hours for one week from the date of this notice.

S. D. MARSHALL,
Clerk of the Council.

City Hall,
Johannesburg.
7 March 1973.

133-7

STAD JOHANNESBURG STADSGESONDHEIDSAFDELING.

SLUMSWYSIGINGSWET 1971.

Ingevolge die bepalings van artikel 15(4) (c) van die Slumswysigingswet 1971, word daar hiermee kennis gegee dat die Slumopruimingshof die slumverklarings ten opsigte van die volgende persele binne die munisipale gebied van Johannesburg opgehef het:

OP 27 JULIE 1937 TOT 'N SLUM VERKLAAR Standplaas 654 — Vrededorp — Veertiende Straat 37/37(a)

OP 27 AUGUSTUS 1940 TOT 'N SLUM VERKLAAR Standplaas 11 — Vrededorp — Eerste Straat 22/22(a)

OP 29 JANUARIE 1946 TOT 'N SLUM VERKLAAR Standplaas 310/311 — Bertrams — Millbournweg en Queenstraat

OP 9 DESEMBER 1958 TOT 'N SLUM VERKLAAR Standplaas 23 — Newclare — Griffithweg

OP 24 FEBRUARIE 1959 TOT 'N SLUM VERKLAAR Standplaas 312/313 — Newclare — Welmanlaan

OP 24 MAART 1959 TOT 'N SLUM VERKLAAR Standplaas 377 — Newclare — Polacklaan Standplaas 378 — Newclare — Hoek van Polacklaan en Russelstraat

OP 28 APRIL 1959 TOT 'N SLUM VERKLAAR Standplaas 230/231 — Newclare — Mayorlaan Standplaas 245/246 — Newclare — Mayorlaan

OP 26 MEI 1959 TOT 'N SLUM VERKLAAR Standplaas 358 — Newclare — Hoek van Polacklaan en Hoystraat

OP 30 JUNIE 1959 TOT 'N SLUM VERKLAAR Standplaas 404 — Newclare — Polacklaan

OP 29 MAART 1960 TOT 'N SLUM VERKLAAR Standplaas 98/99 — Bertrams — Hoek van Liddlestraat en Bereaweg.

OP 26 APRIL 1960 TOT 'N SLUM VERKLAAR Standplaas 428 — La Rochelle — Agste Straat 72

OP 27 MAART 1962 TOT 'N SLUM VERKLAAR Standplaas 65 — Bellevue-Oos — Bezuidenhoutstraat 108 Standplaas 66 — Bellevue-Oos — Dunbarstraat 104 Standplaas 11 — Cleveden — Cleveden Way 24/24(a)/26 Standplaas 14 — Cleveden — Cleveden Way 26(a) Standplaas 15 — Cleveden — Drie-en-twintigste Straat 7 en Cleveden Way 30/30(a)

OP 21 MEI 1964 TOT 'N SLUM VERKLAAR Standplaas 6 (Voorheen 215) — Lakeview — St. Georgestraat 6

OP 19 OKTOBER 1964 TOT 'N SLUM VERKLAAR Standplaas 92 — Wanderers View — Harrisonstraat 138/140

OP 6 NOVEMBER 1964 TOT 'N SLUM VERKLAAR Standplaas 1037/1038 — Turffontein — Gordonstraat 67/69

OP 17 MEI 1965 TOT 'N SLUM VERKLAAR Standplaas 596/7 en 600 — Jeppestown — Mordantstraat 55/55(a)/57/57(a)

OP 26 JULIE 1965 TOT 'N SLUM VERKLAAR Standplaas 828/829 — Jeppestown — Mainstraat 370/370(a)/372/372(a)

OP 24 NOVEMBER 1967 TOT 'N SLUM VERKLAAR Standplaas 153 — Paarlshoop — Rifstraat 2/2(A)

OP 11 MAART 1968 TOT 'N SLUM VERKLAAR Standplaas 107 R.G. — Norwood — Williamweg 153

OP 21 FEBRUARIE 1969 TOT 'N SLUM VERKLAAR Standplaas 3 — Nieu-Doornfontein — Siemertweg 84

OP 22 AUGUSTUS 1969 TOT 'N SLUM VERKLAAR Standplaas 725 — Fordsburg — Fountainweg 51

OP 29 AUGUSTUS 1969 TOT 'N SLUM VERKLAAR Standplaas 236 — Nieu-Doornfontein — Curreystraat 29/29(a)/29(b)/29(c)

OP 18 MEI 1970 TOT 'N SLUM VERKLAAR Standplaas 356 — Doornfontein — Buxtonstraat 34/34(a) Standplaas 357 — Doornfontein — Buxtonstraat 36 Standplaas 2 — Nieu-Doornfontein — Siemertweg 82

OP 28 MEI 1970 TOT 'N SLUM VERKLAAR Standplaas 52 — Nieu-Doornfontein — Sivewrightlaan 119

OP 20 JANUARIE 1971 TOT 'N SLUM VERKLAAR Standplaas 113 — Albertskroon — Veertiende Straat 30 Standplaas 705 — Fordsburg — Terracweg 28/28(a)

OP 21 JANUARIE 1971 TOT 'N SLUM VERKLAAR Standplaas 538 — Melville — Vyfde Laan 45

OP 25 MAART 1971 TOT 'N SLUM VERKLAAR Standplaas 139/140/141 — East Town — Eaststraat 27 Standplaas 1548 — Newlands — Meyerweg

OP 26 MAART 1971 TOT 'N SLUM VERKLAAR Standplaas 2491 — Newlands-uitbreiding — Brownweg 29 Standplaas 2693 — Newlands-uitbreiding — Oosthuizenweg 2

OP 29 APRIL 1971 TOT 'N SLUM VERKLAAR Standplaas 268 — Bertrams — Millbournweg 5

OP 30 APRIL 1971 TOT 'N SLUM VERKLAAR Standplaas 437 — Bertrams — Kimberleyweg 37

OP 16 JUNIE 1971 TOT 'N SLUM VERKLAAR Standplaas 17 — Fordsburg — Crownweg 33/33(a)

OP 17 AUGUSTUS 1971 TOT 'N SLUM VERKLAAR Standplaas 56 — Fordsburg — Crownweg 18

OP 14 OKTOBER 1971 TOT 'N SLUM VERKLAAR Stndplaas 2180 — Turffontein — Haystraat 84

OP 29 FEBRUARIE 1972 TOT 'N SLUM VERKLAAR Standplaas 226 — La Rochelle — Vyfdestraat 29

OP 16 MEI 1972 TOT 'N SLUM VERKLAAR Standplaas 231 — Kew — Vyfde Weg 98/100

OP 27 JUNIE 1972 TOT 'N SLUM VERKLAAR Standplaas 1524 — Jeppes-town — Tuckerstraat 44/44(a)

A. P. BURGER,
Stadsklerk.

Stadhuis,
Johannesburg.

CITY OF JOHANNESBURG: CITY HEALTH DEPARTMENT

SLUMS AMENDMENT ACT 1971.

Notice is hereby given in terms of Section 15(4)C of the Slums Amendment Act 1971, that the Slum Clearance Court has rescinded the slum declarations on the following premises within the Municipal Area of Johannesburg:—

DECLARED A SLUM ON 27th JULY 1937 Stand 654 — Vrededorp — 37/37A Fourteenth Street

DECLARED A SLUM ON 27th AUGUST 1940 Stand 11 — Vrededorp — 22/22A First Street

DECLARED A SLUM ON 29th JANUARY 1946 Stands 310/311 — Bertrams — Millbourn Road and Queen Street

DECLARED A SLUM ON 9th DECEMBER 1958 Stand 23 — Newclare — Griff-fith Road

DECLARED A SLUM ON 24th FEBRUARY 1959 Stands 312/313 — Newclare — Welman Avenue

DECLARED A SLUM ON 24th MARCH 1959 Stand 377 — Newclare — Polack Avenue Stand 378 — Newclare — Corner Polack Avenue and Russel Street

DECLARED A SLUM ON 28th APRIL 1959 Stands 230/231 — Newclare — Mayor Avenue Stands 245/246 — Newclare — Mayor Avenue

DECLARED A SLUM ON 26th MAY 1959 Stand 358 — Newclare — Corner Polack Avenue and Hoy Street

DECLARED A SLUM ON 30th JUNE 1959 Stand 404 — Newclare — Polack Avenue

DECLARED A SLUM ON 29th MARCH 1960 Stands 98/99 — Bertrams — Corner Liddle Street and Berea Road

DECLARED A SLUM ON 26th APRIL 1960 Stand 428 — La Rochelle — 72 Eighth Street

DECLARED A SLUM ON 27th MARCH 1962 Stand 65 — Bellevue East — 108 Bezuidenhout Street Stand 66 — Bellevue East — 104 Dunbar Street Stand 11 — Clevedon — 24/24A/26 Clevedon Way Stand 14 — Clevedon — 26A Cleve-

den Way Stand 15 — Clevedon — 7 Twenty-Third Street — 30/30A Clevedon Way
DECLARED A SLUM ON 21st MAY 1964 Stand 6 (Formerly 215) — Lakeview — 6 St. George Street

DECLARED A SLUM ON 19th OCTOBER 1964 Stand 92 — Wanderers View — 138/140 Harrison Street

DECLARED A SLUM ON 6th NOVEMBER 1964 Stands 1037/8 — Turffontein — 67/69 Gordon Street

DECLARED A SLUM ON 17th MAY 1965 Stands 596/7 and 600 — Jeppes-town — 55/55A/57/57A Mordaunt Street

DECLARED A SLUM ON 26th JULY 1965 Stands 828/829 — Jeppes-town — 370/370A/372/372A Main Street

DECLARED A SLUM ON 24th NOVEMBER 1967 Stand 153 — Paarlshoop — 2/2A Rif Street

DECLARED A SLUM ON 11th MARCH 1968 Stand 107 R.E. — Norwood — 153 William Road

DECLARED A SLUM ON 21st FEBRUARY 1969 Stand 3 — New Doornfontein — 84 Siemert Road

DECLARED A SLUM ON 22nd AUGUST 1969 Stand 725 — Fordsburg — 51 Fountain Road

DECLARED A SLUM ON 29th AUGUST 1969 Stand 236 — New Doornfontein — 29/29A/29B/29C Currey Street

DECLARED A SLUM ON 18th MAY 1970 Stand 356 — Doornfontein — 34/34A Buxton Street Stand 357 — Doornfontein — 36 Buxton Street Stand 2 — New Doornfontein — 82 Siemert Road

DECLARED A SLUM ON 28th MAY 1970 Stand 52 — New Doornfontein — 119 Sivewright Avenue.

DECLARED A SLUM ON 20TH JANUARY 1971 Stand 113 — Albertskroon — 30 Fourteenth Street Stand 705 — Fordsburg — 28/28A Terrace Road

DECLARED A SLUM ON 21st JANUARY 1971 Stand 538 — Melville — 45 Fifth Avenue

DECLARED A SLUM ON 25TH MARCH 1971 Stands 139/140/141 — East Town — 27 East Street Stand 1548 — Newlands — Meyer Road

DECLARED A SLUM ON 26TH MARCH 1971 Stand 2491 — Newlands Extension — 29 Brown Road Stand 2693 — Newlands Extension — 2 Oosthuizen Rd

DECLARED A SLUM ON 29TH APRIL 1971 Stand 268 — Bertrams — 5 Millbourn Road

DECLARED A SLUM ON 30TH APRIL 1971 Stand 437 — Bertrams — 37 Kimberley Road

DECLARED A SLUM ON 16TH JUNE 1971 Stand 17 — Fordsburg — 33/33A Crown Road

DECLARED A SLUM ON 17TH AUGUST 1971 Stand 56 — Fordsburg — 18 Crown Road

DECLARED A SLUM ON 14TH OCTOBER 1971 Stand 2180 — Turffontein — 84 Hay Street

DECLARED A SLUM ON 29TH FEBRUARY 1972 Stand 226 — La Rochelle — 29 Fifth Street

DECLARED A SLUM ON 16TH MAY 1972 Stand 231 — KEW — 98/100 Fifth Road

DECLARED A SLUM ON 27TH JUNE 1972 Stand 1524 — Jeppes-town — 44/44A Tucker Street

A. P. BURGER,
Town Clerk.

Municipal Offices,
Johannesburg.

STADSRAAD VAN BARBERTON.
WYSIGING VAN VERORDENINGE.

Daar word hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur 1939, soos gewysig, bekend gemaak dat die Stadsraad van voornemens is om die volgende verordeninge te wysig:—

1. RIOLERINGS- EN LOODGIETERY-VERORDENINGE DEUR:—

(a) Artikel 11(1): Die tydperk waarin 'n perseel-rioolstelsel wat in die straat-riool ontlaas aangebring moet word vanaf 20 na 12 weke te verkort.

(b) Artikel 11(3): In hierdie subartikel voorsiening te maak vir 'n boetheffing gelykstaande aan die normale rioleringsgelde indien 'n eienaar in gebreke bly om binne 'n tydperk van 12 weke by die rioolstelsel aan te sluit, welke gelde sal verdubbel na verloop van 'n verdere 12 weke en daarna sal verdriedubbel na die verloop van 'n verdere 12 weke.

(c) Aanhangsel VI, Bylae B, Deel 11: Die basiese heffing van toepassing op gronde soos volg te verhoog:

(i) Gronde wat alleenlik vir private woon-doeleindes bepaal is en gronde waarop publieke hospitale opgerig is:

20c per maand vir elke 100 m² oppervlakte of gedeelte daarvan: Met dien verstande dat die maksimum vordering nie R10,00 per maand oorskry nie.

(ii) Gronde waarop Gevangenis opgerig is:—

10c per maand vir elke 100 m² oppervlakte of gedeelte daarvan met 'n minimum heffing van R210,00 per maand

(iii) Alle ander gronde:

20c per maand vir elke 100 m² oppervlakte of gedeelte daarvan: Met dien verstande dat die maksimum vordering nie R80,00 per maand oorskry nie.

2. Brandweerverordeninge:
Deur die brandweer- en ambulansstare-we te wysig.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Klerk van die Raad vir 'n tydperk van 14 dae met ingang van die datum van publikasie van hierdie kennisgewing.

L. E. KOTZE,
Stadsklerk.

Munisipale Kantoor,
Barberton.
7 Maart 1973.
Kennisgewing No. 13/1973.

TOWN COUNCIL OF BARBERTON.
AMENDMENTS TO BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council intends amending the following by-laws:—

1. DRAINAGE AND PLUMBING BY-LAWS BY:—

(a) Section 11(1): Reducing the period of 20 weeks, to 12 weeks within which a sewerage installation terminating at a point of discharge into the Council's sewer must be constructed.

(b) Section 11(3): Providing in this subsection for a penalty charge equal to the normal drainage fees, should the owner fail to connect to the Council's sewer

within a period of 12 weeks which fees will double after the expiration of a further 12 weeks and thereafter, treble after the expiration of a further 12 weeks.

(c) Annexure VI, Schedule B, Part 11: Increasing the basic charge applicable to land as follows:

(i) Land zoned for private residential purposes, only and land on which public hospitals have been erected: 20c per month for every 100 m² or portion thereof: Provided that the maximum charge shall not exceed R10 per month.

(ii) Land on which Prisons have been erected: 10c per month for every 100 m² or portion thereof with a minimum charge of R210,00 per month.

(iii) All other land: 20c per month for every 100 m² or portion thereof: Provided that the maximum charge shall not exceed R80,00 per month.

2. Fire Brigade By-laws: By amending the charges applicable in the fire brigade and ambulance services.

Copies of these amendments are open for inspection at the offices of the Clerk of the Council for a period of 14 days as from the date of publication of this notice.

L. E. KOTZE,
Town Clerk.

Municipal Offices,
Barberton,
7 March 1973.
Notice No. 13/1973.

135-7

STADSRAAD VAN DELMAS.

DRIEJAARLIKSE EN TUSSENTYDSE WAARDERINGSLYSTE

Kennis geskied hiermee, ingevolge die bepaling van artikel 12 van die Plaaslike Bestuur-Belastingordonnansie, No. 20 van 1933, soos gewysig, dat die volgende Waarderingslyste van alle belasbare eiendom binne die Munisipaliteit, Delmas, opgestel is en dat die lyste gedurende kantoore in die kantoor van die Stadsclerk, Van Riebeecklaan, Delmas, vir die publiek ter insae lê:

- (a) Alle tussentydse waardasie vir die tydperk 1970 tot 1973;
(b) Algemene driejaarlikse waardasie vir die tydperk 1973 tot 1976.

Alle belanghebbende persone word hiermee versoek om die ondergetekende voor 12.00 op Maandag, 9 April 1973 op die vorm soos voorgeskryf in die Tweede Bylae van voormelde Ordonnansie, skriftelik in kennis te stel van enige besware wat hulle mag hê teen die waardering van enige belasbare eiendom soos voorkom in die onderhawige Waarderingslyste, of ten opsigte van die weglating daaruit van eiendom wat na bewering belasbare eiendom en in die besit van die beswaarmaker of ander persone is of teen die verdeling van die terreinwaarde en grootte van landbougrond soos in artikel 8(d) van die Ordonnansie beoog of teen enige ander fout, onvolledigheid of verkeerde inskrywing.

Vorms van kennisgewing van besware is op aanvraag by die Kantoor van die Stadsclerk, Munisipale Kantoor, verkrygbaar.

Die aandag word daarop gevestig dat niemand die reg sal hê om enige beswaar voor die Waarderingshof, wat later saamgestel sal word, te opper nie tensy daar op die voorgeskrewe wyse kennisgewing van die beswaar ingedien is nie.

C. F. B. MATTHEUS,
Stadsclerk.

Munisipale Kantoor,
Delmas.
7 Maart 1973.

Munisipale Kennisgewing No. 4/1973.

TOWN COUNCIL OF DELMAS.

TRIENNIAL AND INTERIM VALUATION ROLLS.

Notice is hereby given in terms of the provisions of section 12 of the Local Authorities Rating Ordinance No. 20 of 1933, as amended, that the following Valuation Rolls of all rateable property within the Municipality, of Delmas, have been compiled and will lie for public inspection at the office of the Town Clerk, Van Riebeeck Avenue, Delmas, during office hours.

- (a) All interim valuations for the period 1970 to 1973;
(b) General triennial valuation for the period 1973 tot 1976.

All persons interested are hereby called upon to lodge notice with the undersigned of any objection they may have in respect of the valuation of any rateable property valued in the said Valuation Rolls or in respect of the omission therefrom of property alleged to be rateable property and whether held by the person objecting or by others, or against the division of the date value and extent of agricultural land as contemplated in section 8(d) of the abovementioned Ordinance or in respect of any other error, omission or misdescription, in writing on the form set forth in the Second Schedule of the abovementioned Ordinance, not later than 12.00 on Monday, 9th April, 1973.

The prescribed forms of the notice of objection may be obtained on application at the office of the Town Clerk, Municipal Offices.

Attention is directed to the fact that no person will be entitled to urge any objection before the Valuation Court to be hereafter constituted, unless he shall have first lodged such notice of objection as aforesaid.

C. F. B. MATTHEUS,
Town Clerk.

Municipal Offices,
Delmas.
7 March 1973.
Municipal Notice No. 4/1973.

136-7

BEDFORDVIEW DORPSRAAD

WYSIGING VAN SANITÊRE EN VULLISVERWYDERINGSTARIEF

Kennis geskied hierby ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939,

soos gewysig dat die Dorpsraad van Bedfordview, voornemens is om sy Sanitêre en Vullisverwyderingstarief, afgekondig by Administrateurskennisgewing No. 56 van 13 Januarie 1971, te wysig teneinde voorsiening te maak vir die verhoging van die tarief vir die verwydering van huishoudelike vullis en spesiale afval.

Afskrifte van die voorgenome wysiging lê vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing ter insae in die kantoor van die Stadsclerk, Burgersentrum, Bedfordview.

Enigiemand wat beswaar wil opper teen die voorgenome wysiging moet sodanige beswaar skriftelik by die Stadsclerk, Bedfordview indien binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant wat 7 Maart 1973, sal wees.

J. J. VAN L. SADIE
Stadsclerk

Munisipale Kantore,
Bedfordview.
7 Maart 1973.

BEDFORDVIEW VILLAGE COUNCIL

AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF

Notice is hereby given in terms of the provisions of Section 96 of the Local Government Ordinance No. 17 of 1939, as amended that the Village Council of Bedfordview, proposes to amend its sanitary and refuse removals tariff published under Administrator's Notice No. 56, dated 13 January, 1971, in order to provide for an increase in the tariff for the removal of Domestic refuse and Special refuse.

Copies of the proposed amendments are open for inspection at the office of the Town Clerk, Civic Centre, Bedfordview, for a period of fourteen (14) days from date of publication of this notice.

Any person who objects to the proposed amendments must lodge such objection in writing with the Town Clerk, Bedfordview, within fourteen days after the date of publication in this notice in the Provincial Gazette, which will be the 7th March, 1973.

J. J. VAN L. SADIE
Town Clerk

Municipal Offices,
Bedfordview.
7th March, 1973.

137-7

STADSRAAD VAN CHRISTIANA.

WYSIGING VAN VERORDENINGE.

Kennis geskied hiermee ingevolge die bepaling van Artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Christiana van voornemens is om:—

<p>(1) die Publieke Gesondheidsverordeninge afgekondig by Administrateurskennisgewing No. 148 van 21 Februarie 1951 soos gewysig, verder te wysig om voorsiening te maak vir die omskakeling na die metrieke stelsel;</p> <p>(2) die Publieke Gesondheidsverordeninge afgekondig by Administrateurskennisgewing No. 148 van 21 Februarie 1951, soos gewysig, verder te wysig om die tarief van gelde te vervang;</p> <p>(3) die Verordeninge op Riolerings en Suig-tenkverwyderings, afgekondig by Administrateurskennisgewing 942 van 7 Desember 1960, soos gewysig, verder te wysig deur die tarief van gelde te vervang;</p> <p>(4) Die verordeninge op die Lewering van Besproeiingswater, afgekondig by Administrateurskennisgewing No. 115 van 15 Maart 1933, soos gewysig, verder te wysig deur die tarief van gelde te vervang;</p> <p>(5) die Dorpsgrondverordeninge, soos afgekondig by Administrateurskennisgewing No. 439 van 24 Mei 1967, soos gewysig, verder te wysig deur die tarief van gelde te vervang.</p> <p>Afskrifte van die wysigings van bogemelde verordeninge lê gedurende normale kantoorure ter insae in die kantoor van die</p>	<p>Stadsklerk vir 'n tydperk van 14 dae met ingang 7 Maart 1973.</p> <p>Besware, indien enige, teen die Raad se voorneme moet skriftelik by ondergetekende ingedien word voor of op Donderdag 22 Maart 1973.</p> <p style="text-align: center;">H. J. MOUNTJOY, Stadsklerk.</p> <p>Stadskantoor, Christiana. 7 Maart 1973. KN 2/73</p> <p style="text-align: center;">TOWN COUNCIL OF CHRISTIANA. AMENDMENT OF BY-LAWS.</p> <p>Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, of the Council's intention to:—</p> <p>(1) amend the Public Health By-laws promulgated by Administrator's Notice No. 148 of 21st February, 1951, as amended, to provide for the switch-over to the metric system;</p> <p>(2) amend the Public Health By-laws promulgated by Administrator's Notice No. 148 of 21st February, 1951, as amended, by the substitution of the tariff of charges;</p>	<p>(3) amend the Sewerage System and Vacuum Tank By-laws promulgated by Administrator's Notice No. 942 of 17th December, 1960, as amended, by the substitution of the tariff of charges;</p> <p>(4) amend the Irrigation Scheme By-laws promulgated by Administrator's Notice No. 115 of 15th March, 1933, as amended, by the substitution of the tariff of charges;</p> <p>(5) amend the Town Lands By-laws, promulgated by Administrator's Notice No. 439 of 24th May, 1967, as amended, by the substitution of the tariff of charges.</p> <p>Copies of the proposed amendments to the abovementioned By-laws are open for inspection during normal office hours at the office of the Town Clerk for a period of 14 days as from 7th March, 1973.</p> <p>Objections, if any, to the intention of the Council must be lodged in writing with the undersigned not later than Thursday, 22nd March, 1973.</p> <p style="text-align: right;">H. J. MOUNTJOY, Town Clerk.</p> <p>Municipal Offices, Christiana. 7 March 1973. NM 2/73</p>
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