

DIE PROVINSIE TRANSVAAL



MENIKO

Offisiële Koperant

(As 'n Nuusblad by die Poskantoor Geregistreer)



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Administrateurskennisgewing 291 8 Maart 1978

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer: —

'N ONTWERPORDONNANSIE

Tot wysiging van die Landbouwhoeven (Transvaal) Registratie Wet, 1919, ten opsigte van die sluiting van 'n pad soos in artikel 5A beoog; en ten opsigte van die toepassing van voorwaardes soos in artikel 6quat beoog.

Ingedien deur MNR. HOUGH, L.U.K.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG: —

Vervanging van artikel 5A van die Landbouwhoeven (Transvaal) Registratie Wet, 1919 (hierna die Hoofwet genoem), word hierby deur die volgende artikel vervang:

"Sluiting van een pad die geduidt word op een algemeene plan binne landbouw-hoeven en de grenzen van het rechtsgebied van een plaatselike bestuur gesloten wordt, wordt de egenaar van de grond waaruit zodanige pad bestaat, zonder enige betaling van vergoeding maar behoudens de bepalingen van sub-artikel (3), ontdaan van alle eigendomsrechten in en op zodanige grond en de eigendom van zodanige grond berust, niettegenstaande enige andersluidende bepalingen die in deze Wet of enige ander Wet vervat zijn, bij het betrokken plaatselike bestuur.

(b) Zodanige berusting word door de Registrateur van Akten aangetekend, onderworpe aan enige wet die de praktijk van zijn kantoor beheerst, op zodanige wijse als hij geschik acht.

(2) Voor de toepassing van sub-artikel (1), moet de grondeigenaar, op aanvraag, de betrokken transportakten aan het plaatselike bestuur overhandigen.

(3) Die bepalingen van sub-artikel (1) —

Administrator's Notice 291

8 March, 1978

The following Draft Ordinance is published for general information: —

A DRAFT ORDINANCE

To amend the Agricultural Holdings (Transvaal) Registration Act, 1919, in respect of the closing of a road as contemplated in section 5A; and in respect of the enforcement of conditions as contemplated in section 6quat.

Introduced by MR. HOUGH, M.E.C.

BE IT ENACTED by the Provincial Council of Transvaal as follows: —

Substitution of section 5A of Act 22 of 1919, as inserted by section 1 of Ordinance 6 of 1971.

1. The following section is hereby substituted for section 5A of the Agricultural Holdings (Transvaal) Registration Act, 1919 (hereinafter referred to as the principal Act):

5A.(1)(a) Whenever any road shown on a general plan of agricultural holdings situated within the limits of the area of jurisdiction of a local authority is closed, the owner of the land comprising such road shall, without any payment of compensation but subject to the provisions of subsection (3), be divested of all rights of ownership in and to such land and ownership of such land shall, notwithstanding anything to the contrary contained in this Act or any other law, vest in the local authority concerned.

(b) Such vesting shall be recorded by the Registrar of Deeds, subject to any law governing the practice of his office, in such manner as he may deem appropriate.

(2) For the purposes of subsection (1), the owner shall, upon demand, hand over the title deeds to the local authority.

(3) The provisions of subsection (1) shall not —

- (a) raken niet enige recht op mineralen of ander zakelike recht dat door de grondeigenaar in de betrokken grond gehouden wordt of zijn recht om registratie ervan te verkrijgen; en
- (b) zijn niet van toepassing waar de grond in deze sub-artikel bedoeld in enige grond of gedeelte ervan ingesloten zijn ten opzichte waarvan een in artikel 1 bedoelde certificaat door de Minister ingevolge de bepalingen van artikel ses gekansleerd wordt.”.

Ver-vang-ing van artikel 6quat van Wet 22 van 1919, soos ingevoegd by artikel 2 van Or-donnansie 4 van 1955.

2. Artikel 6quat van die Hoofwet word hierby deur die volgende artikel vervang:

"Bevoegd-heid om voorwaar-den toe te pas-sen.

6quat. De Administrateur of de plaatselijke bestuur in wiens rechtsgebied die in artikel een bedoelde landbouwhoeven gelegen zijn, mag de eerbiediging van enige ingevolge sub-artikel (1) van artikel twee opgelegde voorwaarde toepassen en daarbenewens moet zodanige plaatselijke bestuur enige plan voor de oprichting van een gebouw in strijd met zodanige voorwaarde, verwerpen.”.

Kort titel. 3. Hierdie Ordonnansie heet die Wysigings-ordonnansie op die Registrasie van Landbou-hoeves, 1978.

(O.O. 5—'78)

Administrateurskennisgewing 292

8 Maart 1978

Onderstaande Ontwerpordonnansie word vir algeme-ne inligting gepubliseer: —

'N

ONTWERPORDONNANSIE

Om voorsiening te maak vir die bekragting van Administrateurskennisgewing 918 van 13 Julie 1977, ingevolge die bepaling van artikel 79ter van die Ordonnansie op Plaasklike Bestuur, 1939 (Ordonnansie 17 van 1939), af-gekondig.

Ingedien deur MNR. HOUGH, L.U.K.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG: —

Bekrag-tiging van Ad-minis-trateurskennisgewing 918 van 13 Julie 1977 wat om enige rede ongeldig is of kan wees, het sy in sy geheel of gedeeltelik, word hierby bekragtig.

Kort titel. 2. Hierdie Ordonnansie heet die Bekragti-gingsordonnansie op die Gemeenskaplike Mu-nisipale Pensioenfonds (Transvaal), 1978.

(O.O. 6—'78)

- (a) affect any right to minerals or other real right held by the owner in the land concerned or his right to obtain registration thereof; and
- (b) apply where the land contemplated in that subsection is included in any land or portion thereof in respect of which a certificate contemplated in section 1 is cancelled by the Minister in terms of the provisions of section six.”.

2. The following section is hereby substituted for section 6quat of the principal Act:

"Power to enforce conditions. The Administrator or the local authority in whose area of jurisdiction agricultural holdings as contemplated in section one are situated, may enforce the observance of any condition imposed in terms of subsection (1) of section two and, in addition, such local authority shall reject any plan for the erection of a building in contravention of such condition.”.

Short title. 3. This Ordinance shall be called the Agricultural Holdings Registration Amendment Ordinance, 1978.

(D.O. 5—'78)

Administrator's Notice 292

8 March, 1978

The following Draft Ordinance is published for general information: —

A

DRAFT ORDINANCE

To provide for the validation of Administrator's Notice 918 of 13 July, 1977, promulgated in terms of the provisions of section 79ter of the Local Government Ordinance, 1939 (Ordinance 17 of 1939).

Introduced by MR. HOUGH, M.E.C.

BE IT ENACTED by the Provincial Council of Transvaal as follows: —

Validation of Administrator's Notice 918 of 13 July, 1977 which for any reason is or may be invalid, either in whole or in part, is hereby validated.

2. This Ordinance shall be called the Joint Municipal Pension Fund (Transvaal) Validation Ordinance, 1978.

(D.O. 6—'78)

Administrateurskennisgewing 293

8 Maart 1978

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer: —

'N ONTWERPORDONNANSIE.

Om voorsiening te maak vir die verlening van hulp deur die Provinsie of 'n plaaslike bestuur soos in artikel 84(1)(fA) van die Grondwet van die Republiek van Suid-Afrika, 1961, beoog; en om vir bykomstige aangeleenthede voorsiening te maak.

Ingedien deur MNR. HOUGH, L.U.K.

DE Provinciale Raad van Transvaal VERORDEN SOOS VOLG: —

Woordomskrifwing.

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

"Administrator" die amptenaar aangestel ingevolge die bepalings van artikel 66 van die Grondwet van die Republiek van Suid-Afrika, 1961 (Wet 32 van 1961), handelende op die advies en met die toestemming van die Uitvoerende Komitee van die Provinsie;

"plaaslike bestuur" 'n instelling of liggaam in artikel 84(1)(f) van die Grondwet van die Republiek van Suid-Afrika, 1961, beoog.

Buite-territoriale hulpverlening.

2.(1) Behoudens die bepalings van subartikel (2), kan die Provinsie of 'n plaaslike bestuur, met die goedkeuring van die Staatspresident, hulp aan 'n ander staat, gebied, provinsie of die gebied Suidwes-Afrika verleen.

(2) Die hulp in subartikel (1) beoog, word ooreenkomstig 'n onderlinge ooreenkoms of reëling verleen en daardie ooreenkoms of reëling is, in die geval van 'n plaaslike bestuur, aan die goedkeuring van die Administrator onderworpe.

Herroeping van Ordonnansie 17 van 1973.

3. Die Ordonnansie op Buite-Territoriale Hulp, 1973, word hierby herroep.

Kort titel en datum van inwerkingtreding.

4. Hierdie Ordonnansie heet die Ordonnansie op Buite-territoriale Hulp, 1978, en word geag op 30 Maart 1977 in werking te getree het.

(O.O. 7—'78)

Administrateurskennisgewing 294

8 Maart 1978

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer: —

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op die Verdeling van Grond, 1973, ten opsigte van die toepassing van die Or-

Administrator's Notice 293

8 March, 1978

The following Draft Ordinance is published for general information: —

A DRAFT ORDINANCE

To provide for the rendering of assistance by the Province or a local authority as contemplated in section 84(1)(fA) of the Republic of South Africa Constitution Act, 1961; and to provide for matters incidental thereto.

Introduced by MR. HOUGH, M.E.C.

BE IT ENACTED by the Provincial Council of Transvaal as follows: —

Definitions.

1. In this Ordinance, unless the context otherwise indicates —

"Administrator" means the officer appointed in terms of the provisions of section 66 of the Republic of South Africa Constitution Act, 1961 (Act 32 of 1961), acting on the advice and with the consent of the Executive Committee of the Province;

"local authority" means an institution or body contemplated in section 84(1)(f) of the Republic of South Africa Constitution Act, 1961.

Extra-territorial rendering of assistance.

2.(1) Subject to the provisions of subsection (2), the Province or a local authority may, with the approval of the State President, render assistance to any other state, territory, province or the territory of South West Africa.

Repeal of Ordinance 17 of 1973.

(2) The assistance contemplated in subsection (1) shall be rendered in accordance with a mutual agreement or arrangement and that agreement or arrangement shall, in the case of a local authority, be subject to the approval of the Administrator.

Short title and date of commencement.

3. The Extra-Territorial Assistance Ordinance, 1973, is hereby repealed.

{

4. This Ordinance shall be called the Extra-territorial Assistance Ordinance, 1978, and shall be deemed to have come into operation on 30 March, 1977.

(D.O. 7—'78)

Administrator's Notice 294

8 March, 1978

The following Draft Ordinance is published for general information: —

A DRAFT ORDINANCE

To amend the Division of Land Ordinance, 1973, in respect of the application of the Ordinance in certain circum-

donnansie in sekere omstandighede soos in artikel 2 beoog; ten opsigte van die procedure deur die Direkteur gevolg te word na ontvangs van 'n aansoek soos in artikel 7 beoog; ten opsigte van die voorlegging van 'n aansoek aan die Raad soos in artikel 9 beoog; ten opsigte van die procedure deur die Raad gevolg te word soos in artikel 11 beoog; deur in artikel 14 voorsiening te maak dat 'n afskrif van die verbandakte en die toestemming van die verbandhouer saam met 'n aansoek ingedien word; ten opsigte van die kennisgewing in artikel 31 beoog; en om vir bykomstige aangeleenthede voorsiening te maak.

Ingedien deur MNR. HOUGH, L.U.K.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG: —

- Wysiging van artikel 2 van Ordonnansie 19 van 1973, soos gewyng by artikel 1 van Ordonnansie 12 van 1977.**
1. Artikel 2 van die Ordonnansie op die Verdeling van Grond, 1973 (hierna die Hoofordonnansie genoem), word hierby gewysig —
 - (a) deur paragraaf (i) deur die volgende paragraaf te vervang:

"(i) wat deur die Administrateur ingevolge subartikel (2) uitgesluit is.;" en
 - (b) deur die volgende subartikel in te voeg, terwyl die bestaande artikel subartikel (1) word:

"(2) Die Administrateur kan, onderworpe aan die voorwaardes wat hy goedvind en, hetby in die algemeen of ten opsigte van 'n besondere verdeling, by kennisgewing in die *Provinciale Koerant*, enige grond van die toepassing van die bepalings van hierdie Ordonnansie uitsluit, en kan te eniger tyd en op dieselfde wyse daardie kennisgewing intrek; Met dien verstaande dat sodanige intrekking nie 'n verdeling wat voor die datum daarvan uitgevoer is, raak nie."
 2. Artikel 7 van die Hoofordonnansie word hierby, deur die volgende artikel vervang:

- Verandering van artikel 7 van Ordonnansie 19 van 1973.**
- "Procedure deur Direkteur gevolg te word na ontvangs van aansoek."**
- 7.(1) Na ontvangs van 'n aansoek in gevolge die bepalings van artikel 5, kan die Direkteur wanneer hy dit ook al dienstig ag, 'n kennisgewing eenmaal per week vir twee agtereenvolgende weke in die *Provinciale Koerant* en in 'n nuusblad soos in artikel 110 van die Grondwet van die Republiek van Suid-Afrika, 1961 (Wet 32 van 1961) beoog, publiseer —

- (a) waarin vermeld word dat 'n aansoek ingevolge artikel 5 ten opsigte van die grond wat duidelik in die kennisgewing beskryf word, ontvang is;
- (b) waarin vermeld word dat die aansoek, tesame met die betrokke planne en inligting, vir 'n tydperk van 30 dae vanaf die datum van die eerste publikasie in die *Provinciale Koerant*, by die kantoor van die Direkteur vir insae beskikbaar is;
- (c) wat die ander inligting bevat wat voorgeskryf word; en

stances as contemplated in section 2; in respect of the procedure to be followed by the Director after receipt of an application as contemplated in section 7; in respect of the submission of an application to the Board as contemplated in section 9; in respect of the procedure to be followed by the Board as contemplated in section 11; by providing in section 14 that a copy of the mortgage bond and the consent of the bondholder shall be lodged with an application; in respect of the notice contemplated in section 31; and to provide for matters incidental thereto.

Introduced by MR. HOUGH, M.E.C.

BE IT ENACTED by the Provincial Council of Transvaal as follows: —

- Amendment of section 2 of Ordonnance 19 of 1973, as amended by section 1 of Ordonnance 12 of 1977.**
1. Section 2 of the Division of Land Ordinance, 1973 (hereinafter referred to as the principal Ordinance), is hereby amended —
 - (a) by the substitution for paragraph (i) of the following paragraph:

"(i) which has been excluded by the Administrator in terms of subsection (2)."; and
 - (b) by the insertion of the following subsection, the existing section becoming subsection (1):

"(2) The Administrator may, subject to such conditions as he may deem fit and, either generally or in respect of a particular division, by notice in the *Provincial Gazette*, exclude any land from the application of the provisions of this Ordinance, and may at any time and in the same manner, revoke that notice: Provided that such revocation shall not affect a division made before the date thereof."
 2. The following section is hereby substituted for section 7 of the principal Ordinance:

"Procedure to be followed by Director after receipt of application."

 - 7.(1) After the receipt of an application in terms of the provisions of section 5, the Director may, whenever he deems it expedient, publish once a week for two consecutive weeks in the *Provincial Gazette* and in a newspaper as contemplated in section 110 of the Republic of South Africa Constitution Act, 1961 (Act 32 of 1961), a notice —
 - (a) stating that an application in terms of section 5 has been received in respect of the land which is clearly described in such notice;
 - (b) stating that the application, together with the relevant plans and information, is open for inspection at the office of the Director for a period of 30 days from the date of the first publication in the *Provincial Gazette*.
 - (c) containing such other information as may be prescribed; and

(d) waarin vermeld word dat iemand wat teen die toestaan van die aansoek beswaar wil maak enige vertoe in verband daarmee wil rig, die Direkteur skriftelik in kennis moet stel vir sy redes daarvoor, binne 60 dae vanaf die datum van die eerste publikasie in die *Provinsiale Koerant*.

(2) Die Direkteur kan, wanneer hy dit ook al dienstig ag, 'n afskrif van die aansoek aan enige Staatsdepartement of aan enige departement of afdeling van die Transvaalse Proviniale Administrasie of aan enige persoon of liggaam van persone vir kommentaar en aanbeveling stuur.

(3) Die Direkteur voorsien die aansoeker van 'n afskrif van enige beswaar of vertoe wat in antwoord op 'n kennisgewing wat ingevolge subartikel (1) gepubliseer is, ontvang is.”

Ver-
vanging
van arti-
kel 9 van
Ordon-
nansie 19
van 1973.

3. Artikel 9 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Direk-
teur lê
aansoek
aan Raad

9. Behoudens die bepalings van artikel 8, lê die Direkteur onverwyld 'n aansoek na die ontvangs daarvan aan die Raad voor: Met dien verstande dat waar —

(a) die Minister van Landbou se toestemming vereis word soos in artikel 6 beoog; of

(b) 'n kennisgewing gepubliseer is soos in artikel 7(1) beoog; of

(c) 'n afskrif van die aansoek gestuur is soos in artikel 7(2) beoog,

die Direkteur nie 'n aansoek aan die Raad voorlê nie alvorens —

(i) die toestemming van die betrokke Minister verkry is; of

(ii) die tydperk vir besware en vertoe ingevolge artikel 7(1)(d) verstryk het; of

(iii) 'n redelike tydperk verstryk het vanaf die datum waarop 'n afskrif van die aansoek vir kommentaar en aanbeveling gestuur is,

in welke geval sodanige aansoek onverwyld tesame met die Minister se toestemming, enige besware en vertoe of enige kommentaar en aanbevelings aan die Raad voorgelê word.”

Wyalging
van arti-
kel 11
van Or-
donnan-
sie 19
van 1973.

4. Artikel 11(6) van die Hoofordonnansie word hierby gewysig deur na paragraaf (b) die volgende paragraaf in te voeg:

(c) Die Raad kan, wanneer hy dit ook al dienstig ag, deur die Direkteur, 'n afskrif van die aansoek aan enige Staatsdepartement of aan enige departement of afdeling van die Transvaalse Proviniale Ad-

(d) stating that any person who desires to object to the granting of the application or to make any representations in regard thereto, shall notify the Director in writing of his reasons therefor within 60 days from the date of the first publication in the *Provincial Gazette*.

(2) The Director may, whenever he deems it expedient, transmit a copy of the application to any State department or to any department or division of the Transvaal Provincial Administration or to any person or body of persons for comment and recommendation.

(3) The Director shall furnish the applicant with a copy of any objection or representation received in response to a notice published in terms of subsection (1)."

Substitu-
tion of
section 9
of Or-
dinance
19 of
1973.

3. The following section is hereby substituted for section 9 of the principal Ordinance:

"Director
to submit
application
to Board:

9. Subject to the provisions of section 8, the Director shall forthwith after the receipt of an application submit it to the Board: Provided that where —

- (a) the permission of the Minister of Agriculture is required as contemplated in section 6; or
- (b) a notice has been published as contemplated in section 7(1); or
- (c) a copy of the application has been transmitted as contemplated in section 7(2),

the Director shall not submit an application to the Board before —

- (i) the permission of the Minister concerned has been obtained; or
- (ii) the period for objections and representations in terms of section 7(1)(d) has expired; or
- (iii) a reasonable period has expired from the date on which a copy of the application was transmitted for comment and recommendation,

in which event such application shall forthwith be submitted to the Board together with the Minister's permission, any objections and representations or any comments and recommendations.”

Amend-
ment of
section 11
of Or-
dinance
19 of
1973.

4. Section 11(6) of the principal Ordinance is hereby amended by the insertion after paragraph (b) of the following paragraph:

(c) The Board may, whenever it deems it expedient, through the Director, transmit a copy of the application to any State department or to any department or division of the Transvaal Provincial Administra-

ministrasie of aan enige persoon of liggaam van persone vir kommentaar en aanbeveling stuur.”.

Wysiging van artikel 14 van Ordonnansie 19 van 1973.

5. Artikel 14 van die Hoofordonnansie word hierby gewysig deur die volgende subartikel in te voeg, terwyl die bestaande artikel subartikel (1) word:

“(2) Indien die grond ten opsigte waarvan aansoek gedoen word of die regte op minerale in sodanige grond onder verband is, moet die aansoeker tesame met sy aansoek ’n afskrif van die verbandakte en die skriftelike toestemming van die verbandhouer tot die verdeling van die grond indien.”.

Verwagting van artikel 31 van Ordonnansie 19 van 1973.

6. Artikel 31 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

“Regisseur moet toeoordeel dat die stukke soos in artikel 30(1) bedoel, stel die Registrateur van Aktes onverwyld die Directeur skriftelik van die datum van stel sodanige endossement in kennis.”.

Wysiging van artikel 32 van Ordonnansie 19 van 1973.

7. Artikel 32(1) van die Hoofordonnansie word hierby gewysig deur die uitdrukking “Na publikasie van die kennisgewing in artikel 31 genoem,” deur die uitdrukking “Na endossement van die stukke soos in artikel 30(1) bedoog,” te vervang.

Verwagting van artikel 33 van Ordonnansie 19 van 1973.

8. Artikel 33 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

“Eindomsreg van publieke plekke. 33. Met ingang van die datum van endossement van die stukke soos in artikel 30(1) bedoog, berus die eiendomsreg van elke publieke plek op die verdeelde grond, behoudens die bepalings van artikel 35, *ipso facto* by die betrokke plaaslike bestuur of by die Staatspresident in trust vir ’n toekomstige plaaslike bestuur, na gelang van die gevval.”.

Wysiging van artikel 34 van Ordonnansie 19 van 1973.

9. Artikel 34 van die Hoofordonnansie word hierby gewysig deur die uitdrukking “die publikasie van ’n kennisgewing in artikel 31 genoem,” deur die uitdrukking “die endossement van die stukke soos in artikel 30(1) bedoog,” te vervang.

Kort titel.

10. Hierdie Ordonnansie heet die Wysigingsordonnansie op die Verdeling van Grond, 1978.

(O.O. 8—78)

Administrateurskennisgewing 295

8 Maart 1978

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:

'N ONTWERFORDONNANSIE

Om voorsiening te maak vir die instelling en administrasie deur ’n plaaslike bestuur van ’n Kapitaalontwikkelingsfonds en vir hykomstige aangeleenthede.

Ingedien deur MNR. HOUGH, L.U.K.

tion or to any person or body of persons for comment and recommendation.”.

Amendment of section 14 of Ordinance 19 of 1973.

5. Section 14 of the principal Ordinance is hereby amended by the insertion of the following subsection, the existing section becoming subsection (1):

“(2) If the land in respect of which application is made is, or the rights to minerals in such land are, subject to a mortgage bond, the applicant shall, together with his application, lodge a copy of the mortgage bond and the written consent of the bondholder to the division of the land.”.

Substitution of section 31 of Ordinance 19 of 1973.

6. The following section is hereby substituted for section 31 of the principal Ordinance:

“Registrar to advise Director of endorsement. 31. After the endorsement of the documents as contemplated in section 30 (1), the Registrar of Deeds shall forthwith advise the Director in writing of the date of such endorsement.”.

Amendment of section 32 of Ordinance 19 of 1973.

7. Section 32(1) of the principal Ordinance is hereby amended by the substitution for the expression “After the publication of the notice referred to in section 31,” of the expression “After the endorsement of the documents as contemplated in section 30(1),”.

Substitution of section 33 of Ordinance 19 of 1973.

8. The following section is hereby substituted for section 33 of the principal Ordinance:

“Owner-ship of public places. 33. With effect from the date of the endorsement of the documents as contemplated in section 30(1), the ownership of every public place on the divided land shall, subject to the provisions of section 35, *ipso facto* vest in the local authority concerned or in the State President in trust for a future local authority, as the case may be.”.

Amendment of section 34 of Ordinance 19 of 1973.

9. Section 34 of the principal Ordinance is hereby amended by the substitution for the expression “the publication of a notice referred to in section 31,” of the expression “the endorsement of the documents as contemplated in section 30(1),”.

Short title.

10. This Ordinance shall be called the Division of Land Amendment Ordinance, 1978.

(D.O. 8—78)

Administrator's Notice 295

8 March, 1978

The following Draft Ordinance is published for general information:

A DRAFT ORDINANCE

To provide for the establishment and administration by a local authority of a Capital Development Fund and for matters incidental thereto.

Introduced by MR. HOUGH, M.E.C.

**DIE Provinciale Raad van Transvaal VERORDEN
SOOS VOLG: —**

Woord-
omskryf: 1. In hierdie Ordonnansie, tensy uit die sa-
wing, mehang anders blyk, beteken —

- (i) "Administrateur" die amptenaar aangetel ingevolge die bepalings van artikel 66 van die Grondwet van die Republiek van Suid-Afrika, 1961 (Wet 32 van 1961), handelende op die advies en met die toestemming van die Uitvoerende Komitee van die Provinsie; (i)
- (ii) "beraamde lewensduur", met betrekking tot 'n bate, die lewensduur van daardie bate soos van tyd tot tyd —
 - (a) in die geval van 'n plaaslike bestuur wat 'n Leningsfonds administreer, deur die tesourier van daardie plaaslike bestuur bepaal; of
 - (b) in die geval van 'n plaaslike bestuur wat nie 'n Leningsfonds administreer nie, deur daardie plaaslike bestuur self bepaal; (iv)
- (iii) "Fonds" 'n Kapitaalontwikkelingsfonds ingevolge artikel 2(1) ingestel;
- (vi)
- (iv) "hierdie Ordonnansie" ook 'n regulasie; (xiii)
- (v) "inkomste" die inkomste in artikel 48 of 127 van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939), of in artikel 26 van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie 20 van 1943), na gelang van die geval, beoog; (xii)
- (vi) "Leningsfonds" 'n Gekonsolideerde Leningsfonds ingevolge die bepaling van die Ordonnansie op die Gekonsolideerde Leningsfonds vir Munisipaliteite, 1952 (Ordonnansie 9 van 1952), ingestel; (vii)
- (vii) "leningsrekening" 'n rekening van die plaaslike bestuur waaraan geld uit die Fonds geleent word of geag word geleent te gewees het; (iii)
- (viii) "ou fonds" 'n kapitaalontwikkelingsfonds wat op die dag voor die vasgestelde datum bestaan het en wat kragtens verordeninge uitgevaardig ingevolge artikel 132(15) van die Ordonnansie op Plaaslike Bestuur, 1939, gestig is; (ix)
- (ix) "plaaslike bestuur" 'n grootstadsraad, stadsraad, dorpsraad of gesondheidskomitee ingevolge die bepaling van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939), ingestel en omvat die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede ingevolge die

**BE IT ENACTED by the Provincial Council of Trans-
vaal as follows: —**

- Definitions.**
- 1. In this Ordinance, unless the context otherwise indicates —
 - (i) "Administrator" means the officer appointed in terms of the provisions of section 66 of the Republic of South Africa Constitution Act, 1961 (Act 32 of 1961), acting on the advice and with the consent of the Executive Committee of the Province; (i)
 - (ii) "advance" means money lent or deemed to have been lent from the Fund to a borrowing account; (xii)
 - (iii) "borrowing account" means an account of the local authority to which money is lent or is deemed to have been lent from the Fund; (vii)
 - (iv) "estimated life", in relation to an asset, means the life of that asset as determined from time to time —
 - (a) in the case of a local authority which administers a Loans Fund, by the treasurer of that local authority; or
 - (b) in the case of a local authority which does not administer a Loans Fund, by that local authority itself; (ii)
 - (v) "fixed date" means the date of commencement of this Ordinance; (xi)
 - (vi) "Fund" means a Capital Development Fund established in terms of section 2(1); (iii)
 - (vii) "Loans Fund" means a Consolidated Loans Fund established in terms of the provisions of the Municipal Consolidated Loans Fund Ordinance, 1952 (Ordinance 9 of 1952); (vi)
 - (viii) "local authority" means a city council, town council, village council or health committee constituted in terms of the provisions of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), and includes the Transvaal Board for the Development of Peri-Urban Areas established in terms of the provisions of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943); (ix)
 - (ix) "old fund" means a capital development fund which existed on the day before the fixed date and which was established under by-laws made in terms of section 132(15) of the Local Government Ordinance, 1939; (viii)
 - (x) "prescribe" means prescribe by regulation; (xiii)

bepalings van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, (Ordonnansie 20 van 1943), ingestel;

(viii)

(x) "regulasie" 'n regulasie ingevolge hierdie Ordonnansie uitgevaardig; (xi)

(xi) "vasgestelde datum" die datum van inwerkingtreding van hierdie Ordonnansie; (v)

(xii) "voorskot" geld wat uit die Fonds aan 'n leningsrekening geleent of geag word geleent te gewees het; (ii)

(xiii) "voorskryf" by regulasie voorskryf. (x)

Instelling en administrasie van Kapitaalontwikkelingsfonds.

2.(1) Elke plaaslike bestuur moet, met ingang van die vasgestelde datum, 'n fonds, wat as 'n Kapitaalontwikkelingsfonds bekend staan, instel en administreer.

(2) Indien 'n plaaslike bestuur aldus versoek, kan die Administrateur die plaaslike bestuur van die nakoming van die bepalings van subartikel (1) vrystel en daarna word die Fonds van daardie plaaslike bestuur ontbind op die wyse en onderworpe aan die voorwaardes wat die Administrateur bepaal.

(3) 'n Vrystelling in subartikel (2) beoog, kan te eniger tyd deur die Administrateur ingetrek word, waarop die bepalings van subartikel (1) weer op die betrokke plaaslike bestuur van toepassing is met ingang van 'n datum wat deur die Administrateur bepaal word.

Aanwending van Fonds.

3.(1) 'n Plaaslike bestuur kan, behoudens die bepalings van artikel 7(1)(a); sy Fonds aanwend vir die maak van 'n voorskot ten einde kapitaaluitgawes uit 'n leningsrekening vir die skepping of verkryging van 'n bate te finansier.

(2) 'n Voorskot is deur die toepaslike leningsrekening aan die Fonds verskuldig en terugbetaalbaar.

(3) In die geval van 'n plaaslike bestuur wat —

(a) 'n Leningsfonds administreer, dra 'n voorskot rente teen 'n koers wat gelyk is aan die gemiddelde rentekoers wat deur daardie Leningsfonds ten opsigte van die ooreenstemmende halfjaar gehef word; of

(b) nie 'n Leningsfonds administreer nie, dra 'n voorskot rente teen 'n koers van minstens 7 persent per jaar of die hoër koers wat die Administrateur voorskryf.

(4) Die tydperk waarin 'n voorskot en die rente daarop aan die Fonds terugbetaalbaar is, is gelyk aan die geskatte bruikbaarheidsduur van die bate wat daaruit gefinansier is: Met dien verstande dat sodanige tydperk nie dertig jaar oorskry nie.

Belegging van Fonds.

4. Geld in die Fonds wat nie onmiddellik vir die maak van 'n voorskot benodig is nie, kan deur 'n plaaslike bestuur belê word —

(xi) "regulation" means a regulation made in terms of this Ordinance; (x)

(xii) "revenue" means the revenue contemplated in section 48 or 127 of the Local Government Ordinance, 1939, (Ordinance 17 of 1939), or in section 26 of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, (Ordinance 20 of 1943), as the case may be; (v)

(xiii) "this Ordinance" includes a regulation. (iv)

Establishment and administration of Capital Development Fund.

2.(1) Every local authority shall, with effect from the fixed date, establish and administer a fund to be known as a Capital Development Fund:

(2) If a local authority so requests, the Administrator may exempt the local authority from compliance with the provisions of subsection (1) and thereafter the Fund of that local authority shall be disestablished in such manner and subject to such conditions as the Administrator may determine.

(3) An exemption contemplated in subsection (2) may, at any time, be revoked by the Administrator, whereupon the provisions of subsection (1) shall again apply to the local authority concerned with effect from a date determined by the Administrator.

Utilization of Fund.

3.(1) A local authority may, subject to the provisions of section 7(1)(a), utilize its Fund for the making of an advance in order to finance capital expenditure from a borrowing account for the creation or acquisition of an asset.

(2) An advance shall be due and repayable by the appropriate borrowing account to the Fund.

(3) In the case of a local authority which —

(a) administers a Loans Fund, an advance shall bear interest at a rate which is equal to the average rate of interest charged by that Loans Fund in respect of the corresponding half-year; or

(b) does not administer a Loans Fund, an advance shall bear interest at a rate of not less than 7 per cent per annum or such higher rate as the Administrator may prescribe.

(4) The period within which an advance and the interest thereon shall be repayable to the Fund, shall be equal to the estimated life of the asset financed therefrom: Provided that such period shall not exceed thirty years.

Investment of Fund.

4. Moneys in the Fund which are not immediately required for the making of an advance may be invested by a local authority —

<p>(a) in sy Leningsfonds, indien hy 'n Leningsfonds administreer; of</p> <p>(b) by 'n liggaam of instelling deur die Administrateur goedgekeur.</p> <p>Stortings in Fonds.</p> <p>5.(1) Daar word in die Fonds gestort —</p> <ul style="list-style-type: none"> (a) 'n verpligte jaarlikse bydrae deur die betrokke plaaslike bestuur wat gelyk is aan minstens ,5 persent of aan die hoër persentasie wat die Administrateur voorschryf, van die inkomste wat deur daardie plaaslike bestuur gedurende die onmiddellik voorafgaande boekjaar verkry is; (b) die bydrae wat die betrokke plaaslike bestuur van tyd tot tyd besluit om uit sy lopende inkomste of opgehopte inkomstesurplus af te sonder; (c) alle geld deur 'n leningsrekening aan die Fonds betaalbaar; (d) alle inkomste uit die belegging van die geld van die Fonds; (e) enige ander geld wat wettiglik die Fonds toeval. <p>(2) Behoudens die bepalings van subartikels (3) en (4), word die bydrae in subartikel (1)(a) beoog jaarliks, nie later as 30 Junie nie, in die Fonds gestort.</p> <p>(3) Die Administrateur kan 'n plaaslike bestuur vir 'n tydperk van hoogstens 3 jaar van die storting van 'n bydrae in subartikel (1)(a) beoog, vrystel indien hy van mening is dat die plaaslike bestuur —</p> <ul style="list-style-type: none"> (a) weens finansiële redes nie in staat is om sodanige storting te doen nie; of (b) voldoende geld in die Fonds het om sy bepaalde kapitaalbehoeftes vir die nabye toekoms te dek. <p>(4) Die Administrateur kan te eniger tyd 'n vrystelling in subartikel (3) beoog, intrek of dit vir verdere tydperke van hoogstens drie jaar op 'n keer verleng.</p> <p>Ouditeering van Fonds.</p> <p>6. Die bepalings van artikels 59, 60 en 61 van die Ordonnansie op Plaaslike Bestuur, 1939, is <i>mutatis mutandis</i> op die ouditeering van die rekenings van die Fonds van toepassing.</p> <p>Regulasiestes.</p> <p>7.(1) Die Administrateur kan regulasies uitvaardig wat nie onbestaanbaar met die bepalings van hierdie Ordonnansie is nie —</p> <ul style="list-style-type: none"> (a) ten opsigte van die reëeling of beheer van voorskotte uit die Fonds; en (b) ten opsigte van enige aangeleenthed wat ingevolge hierdie Ordonnansie voorgeskryf moet of kan word, <p>en oor die algemeen met betrekking tot enige aangeleenthed wat hy nodig of dienstig ag om voor te skryf sodat die doeleindes van hierdie Ordonnansie verwesenlik kan word.</p> <p>(2) Verskillende regulasies kan ingevolge subartikel (1) uitgevaardig word ten opsigte van</p>	<p>(a) in its Loans Fund, if it administers a Loans Fund; or</p> <p>(b) with a body or institution approved by the Administrator.</p> <p>Payments into Fund.</p> <p>5.(1) There shall be paid into the Fund —</p> <ul style="list-style-type: none"> (a) a compulsory annual contribution by the local authority concerned which shall be equal to not less than ,5 per cent or to such higher percentage as the Administrator may prescribe, of the revenue obtained by that local authority during the immediately preceding financial year; (b) the contribution which the local authority concerned may from time to time decide to set aside out of its current revenue or accumulated revenue surplus; (c) all moneys payable by a borrowing account to the Fund; (d) all income from the investment of the moneys of the Fund; (e) any other moneys that may lawfully accrue to the Fund. <p>(2) Subject to the provisions of subsections (3) and (4), the contribution contemplated in subsection (1)(a) shall be paid annually, not later than 30 June, into the Fund.</p> <p>(3) The Administrator may exempt a local authority for a period not exceeding 3 years from the payment of a contribution contemplated in subsection (1)(a) if he is of the opinion that the local authority —</p> <ul style="list-style-type: none"> (a) is, for financial reasons, unable to make such payment; or (b) has sufficient moneys in the Fund to meet its estimated capital requirements for the near future. <p>(4) The Administrator may at any time revoke an exemption contemplated in subsection (3) or extend it for further periods not exceeding 3 years at a time.</p> <p>Auditing of Fund.</p> <p>6. The provisions of sections 59, 60 and 61 of the Local Government Ordinance, 1939, shall apply <i>mutatis mutandis</i> to the auditing of the accounts of the Fund.</p> <p>Regulations.</p> <p>7.(1) The Administrator may make regulations not inconsistent with the provisions of this Ordinance —</p> <ul style="list-style-type: none"> (a) in respect of the regulation or control of advances from the Fund; and (b) in respect of any matter which is in terms of this Ordinance required or permitted to be prescribed, <p>and generally relating to any matter which he deems necessary or expedient to prescribe in order that the purposes of this Ordinance may be achieved.</p> <p>(2) Different regulations may be made in terms of subsection (1) in respect of different</p>
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verskillende plaaslike besture of verskillende klasse van plaaslike besture.

Ontbinding en oordrag van bates van ou Fonds.

8.(1) Met ingang van die vasgestelde datum, onbind die betrokke plaaslike bestuur sy ou fonds en dra die bates daarvan op die Fonds oor.

(2) 'n Voorskot uit 'n ou fonds gemaak, word, met ingang van die vasgestelde datum, geag uit die Fonds gemaak te gewees het: Met dien verstande dat die voorwaardes vir terugbetaling van daardie voorskot onveranderd bly.

Wysiging van artikel 132 van Ordonnansie 17 van 1939, soos gewysig by artikel 16 van Ordonnansie 27 van 1951, artikel 11 van Ordonnansie 16 van 1955, artikel 3 van Ordonnansie 17 van 1955, artikel 1 van Ordonnansie 17 van 1958 en artikel 6 van Ordonnansie 15 van 1975.

Kort titel en datum van inwerkingtreding.

10. Hierdie Ordonnansie moet die Ordonnansie op die Kapitaalontwikkelingsfonds van Plaaslike Bestuur, 1978, en tree in werking op 'n datum wat die Administrateur by proklamasie in die *Provinciale Koerant* vasstel.

(O.O. 9—'78)

Administrateurskennisgewing 296 8 Maart 1978

Onderstaande Ontwerpordonnansie word vir algemeene inligting gepubliseer:

'N

ONTWERPORDONNANSIE

Tot wysiging van die "Johannesburg Municipality Borrowing Powers Ordinance, 1903" ten opsigte van die rentekoers in artikel 36(2) voorgeskryf vir doeleindes van die jaarlikse waardering van die Delgingsfonds.

Ingedien deur MNR. HOUGH, L.U.K.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:

Wysiging van artikel 36 van Ordonnansie 3 van 1903, soos gewysig by artikel 1

1. Artikel 36(2) van die "Johannesburg Municipality Borrowing Powers Ordinance, 1903" word hierby gewysig deur die woorde "compound interest at the rate of three and a half per centum per annum" deur die woorde "interest at such rate as the Administrator may by

local authorities or different classes of local authorities.

Disestablishment and transfer of assets of old fund.

8.(1) With effect from the fixed date, the local authority concerned shall disestablish its old fund and transfer the assets thereof to the Fund.

(2) An advance made from an old fund shall, with effect from the fixed date, be deemed to have been made from the Fund: Provided that the conditions for repayment of that advance shall remain unchanged.

Amendment of section 132 of Ordinance 17 of 1939, as amended by section 16 of Ordinance 27 of 1951, section 11 of Ordinance 16 of 1955, section 5 of Ordinance 17 of 1955, section 1 of Ordinance 17 of 1958 and section 6 of Ordinance 15 of 1975.

9. Section 132 of the Local Government Ordinance, 1939, is hereby amended by the deletion of subsection (15).

Short title and date of commencement.

10. This Ordinance shall be called the Local Authorities Capital Development Fund, Ordinance 1978, and shall come into operation on a date to be fixed by the Administrator by proclamation in the *Provincial Gazette*.

(D.O. 9—'78)

Administrator's Notice 296

8 March, 1978

The following Draft Ordinance is published for general information:

A

DRAFT ORDINANCE

To amend the Johannesburg Municipality Borrowing Powers Ordinance, 1903, in respect of the rate of interest prescribed in section 36(2) for purposes of the annual valuation of the Redemption Fund.

Introduced by MR. HOUGH, M.E.C.

BE IT ENACTED by the Provincial Council of Transvaal as follows:

Amendment of section 36 of Ordinance 3 of 1903, as amended by section 1

1. Section 36(2) of the Johannesburg Municipality Borrowing Powers Ordinance, 1903, is hereby amended by the substitution for the words "compound interest at the rate of three and a half per centum per annum" of the words "interest at such rate as the Administra-

van Ordonnansie 7 van 1924, artikel 2 van Ordonnansie 13 van 1943 en artikel 1 van Ordonnansie 18 van 1966.

Kort titel. 2. Hierdie Ordonnansie heet die Wysigingsordonnansie op die Leningsbevoegdhede van die Johannesburgse Munisipaliteit, 1978.

(O.O. 10—'78)

Administrateurskennisgewing 297 8 Maart 1978

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer: —

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, ten opsigte van die ampstermy van aangestelde lede soos in artikel 5 beoog; ten opsigte van die omstandighede waarin aangestelde lede hul amp moet neerlaai soos in artikel 8 beoog; ten opsigte van die wysiging van 'n dorpsbeplanningskema wat in werking is soos in artikel 46 beoog; ten opsigte van die vrystelling van die bepalings van Hoofstuk III soos in artikel 57 beoog; ten opsigte van die procedure in verband met die stigting van 'n dorp soos in artikel 58 beoog; om voorseeing te maak vir die verdeling van 'n dorp deur 'n nuwe artikel 64B in te voeg; ten opsigte van die begifting betaalbaar as persentasie van grondwaarde soos in artikel 74 beoog; ten opsigte van die voorskryf van geldie soos in artikel 92 beoog; en om vir bykomstige aangleenthede voorseening te maak.

Ingedien deur MNR. HOUGH, L.U.K.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG: —

Wysiging van artikel 5 van Ordonnansie 25 van 1965. 1.(1) Artikel 5(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (hierna die Hoofordonnansie genoem), word hierby gewysig deur die uitdrukking " 'n tydperk van drie jaar" deur die uitdrukking "die tydperk, maar hoogstens vyf jaar, wat deur die Administrateur ten tye van die aanstelling bepaal word: Met dien verstande dat indien die Administrateur dit wenslik ag, hy te eniger tyd so 'n lid van sy amp kan onthef." te vervang.

(2) Die bepalings van subartikel (1) word geag op 22 Maart 1974 in werking te getree het.

Wysiging van artikel 8 van Ordonnansie 25 van 1965. 2. Artikel 8 van die Hoofordonnansie word hierby gewysig deur paragraaf (e) deur die volgende paragraaf te vervang:

"(e) indien hy deur die Administrateur van sy amp onthef word."

Wysiging van artikel 46 van Ordonnansie 25 van 1965. 3.(1) Artikel 46(3) van die Hoofordonnansie word hierby gewysig deur die uitdrukking "Na verstrekking van die tydperk in subartikel (2)(a)

tion 1 of Ordinance 7 of 1924, section 2 of Ordinance 13 of 1943 and section 1 of Ordinance 18 of 1966.

Short title. 2. This Ordinance shall be called the Johannesburg Municipality Borrowing Powers Amendment Ordinance, 1978.

(D.O. 10—'78)

Administrator's Notice 297 8 March, 1978

The following Draft Ordinance is published for general information: —

A DRAFT ORDINANCE

To amend the Town-planning and Townships Ordinance, 1965, in respect of the period of office of appointed members as contemplated in section 5; in respect of the circumstances in which appointed members shall cease to hold office as contemplated in section 8; in respect of the amendment of a town-planning scheme which is in operation as contemplated in section 46; in respect of the exemption of the provisions of Chapter III as contemplated in section 57; in respect of the procedure in regard to the establishment of a township as contemplated in section 58; to provide for the division of a township by the insertion of a new section 64B; in respect of the endowment payable as percentage of land value as contemplated in section 74; in respect of the prescribing of fees as contemplated in section 92; and to provide for matters incidental thereto.

Introduced by MR. HOUGH, M.E.C.

BE IT ENACTED by the Provincial Council of Transvaal as follows: —

Amendment of section 5 of Ordinance 25 of 1965. 1.(1) Section 5(1) of the Town-planning and Townships Ordinance, 1965 (hereinafter referred to as the principal Ordinance), is hereby amended by the substitution for the expression "a period of three years" of the expression "the period, but not exceeding five years, determined by the Administrator at the time of appointment: Provided that if the Administrator deems it expedient, he may, at any time, remove such member from office."

(2) The provisions of subsection (1) shall be deemed to have come into operation on 22 March, 1974.

Amendment of section 8 of Ordinance 25 of 1965. 2. Section 8 of the principal Ordinance is hereby amended by the substitution for paragraph (e) of the following paragraph:

"(e) if he is removed from office by the Administrator."

Amendment of section 46 of Ordinance 25. 3.(1) Section 46(3) of the principal Ordinance is hereby amended by the substitution for the expression "After the expiry of the period re-

van 1965,
soos ver-
vang deur
artikel 2
van Or-
donnansie
16 van
1969 en
soos ge-
wysig by
artikel 4
van Or-
donnansie
6 van
1973 en
artikel 10
van Or-
donnansie
22 van
1976.

Wysiging
van arti-
kel 57 van
Ordon-
nansie 23
van 1965,
soos ge-
wysig by
artikel 5
van Or-
donnansie
15 van
1970.

4. Artikel 57 van die Hoofordonnansie, word hierby gewysig deur paragraaf (d) deur die volgende paragraaf te vervang:

"(d) die Administrateur, onderworpe aan die voorwaardes wat hy dienstig ag —

- (i) enige statutêre liggaam;
- (ii) enige persoon betrokke in *bona fide* mynbedrywighede;
- (iii) enige stuk grond waarvan die ontwikkeling of uitleg, na sy mening, 'n vakansie-oord, 'n openbare of soortgelyke oord uitmaak of sal uitmaak; of
- (iv) enige vereniging of maatskappy ingevolge enige bepaling van die Wet op Koöperatiewe Verenigings, 1939 (Wet 29 van 1939), geregistreer, van enige of alle bepaling van hierdie Hoofstuk kan vrystel."

Wysiging
van arti-
kel 58 van
Ordon-
nansie 25
van 1965,
soos ver-
vang deur
artikel 2
van Or-
donnansie 18 van
1974 en
soos ge-
wysig by
artikel 13
van Or-
donnansie 16 van
1975,
artikel 12
van Or-
donnansie 22 van
1976 en
artikel 5
van Or-
donnansie 17 van
1977.

5. Artikel 58(8) van die Hoofordonnansie word hierby gewysig deur in paragraaf (a) die woorde "moet die Direkteur" deur die uitdrukking "kan die Direkteur, wanneer hy dit ook al dienstig ag," te vervang.

Wysiging
van arti-
kel 59 van
Ordon-
nansie 25
van 1965,
soos ge-
wysig by
artikel 1
van Or-
donnansie 23 van
1966,
artikel 7
van Or-
donnansie 15 van
1970,
artikel 8
van Or-
donnansie 6 van

6. Artikel 59(3) van die Hoofordonnansie word hierby gewysig deur die uitdrukking "af van die eerste publikasie in die *Provinciale Koerant* ingevolge subartikel (8) van artikel *agt-en-vyftig*," deur die woorde "van die aansoek" te vervang.

of 1965, ferred to in subsection (2)(a) and subject" of as substituted by the word "Subject".

section 2
of Ordin-
ance 16
of 1969
and as
amended
by section
4 of Or-
dinace 6
of 1973
and sec-
tion 10 of
Ordinance
22 of
1976.

(2) The provisions of subsection (1) shall be deemed to have come into operation on 1 August, 1977.

Amend-
ment of
section 57
of Ordin-
ance 25
of 1965,
as
amended
by section
5 of Or-
dinace 15
of 1970.

4. Section 57 of the Principal Ordinance, is hereby amended by the substitution for para-

graph (d) of the following paragraph:

"(d) the Administrator may, subject to the conditions he may deem expedient, exempt —

- (i) any statutory body;
- (ii) any person engaged in *bona fide* mining operations;
- (iii) any area of land, the development or layout of which, in his opinion, constitutes or will constitute a holiday, public or similar resort; or
- (iv) any society or company registered in terms of any provision of the Co-operative Societies Act, 1939 (Act 29 of 1939);

from any or all of the provisions of this Chapter."

Amend-
ment of
section 58
of Ordin-
ance 25
of 1965,
as substi-
tuted by
section 2
of Ordin-
ance 18
of 1974
and as
amended
by sec-
tion 13 of
Ordin-
ance 16 of
1975,
section 12
of Ordin-
ance 22 of
1976 and
section 5
of Ordin-
ance 17
of 1977.

5. Section 58(8) of the principal Ordinance is hereby amended by the substitution in para-

graph (a) for the word "shall", where it appears for the first time, of the expression "may, whenever he may deem it expedient".

Amend-
ment of
section 59
of Ordin-
ance 25
of 1965,
as
amended
by sec-
tion 1 of
Ordin-
ance 23
of 1966,
section 7
of Or-
dinace
15 of
1970,
section 8
of Ordin-

6. Section 59(3) of the principal Ordinance is hereby amended by the substitution for the expression "first publication in the *Provincial Gazette* in terms of subsection (8) of section fifty-eight," of the word "application".

1973,
artikel 3
van Or-
donnan-
sie 18 van
1974 en
artikel 14
van Or-
donnan-
sie 16 van
1975.

Wysiging
van arti-
kel 64A
van Or-
donnan-
sie 25 van
1965,
soos inge-
voeg by
artikel 5
van Or-
donnan-
sie 18 van
1974 en
soos gewy-
sig by
artikel 16
van Or-
donnan-
sie 22 van
1976.

Invoeging
van arti-
kel 64B
in Or-
donnan-
sie 25 van
1965.

7. Artikel 64A van die Hoofordonnansie word hierby gewysig deur —

- (a) in subartikel (1) na die woord "bestuur", waar dit die tweede keer voorkom, die uitdrukking " behoudens die bepalings van artikel 64B," in te voeg; en
- (b) in subartikel (2) die uitdrukking "moet hy —" deur die uitdrukking "moet hy, behoudens die bepalings van artikel 64B —" te vervang.

8. Die volgende artikel word hierby na artikel 64A van die Hoofordonnansie ingevoeg:

"Administrator kan tot verdeling van dorp toestem. 64B.(1) 'n Aansoekdoener wat ingevolge die bepalings van artikel 64 in kennis gestel is dat sy aansoek toegestaan is, kan, ondanks die bepalings van artikel 64A(2), binne 4 maande vanaf sodanige kennisgewing of binne die verdere tydperk wat die Direkteur op versoek toestaan, by die Administrator op die wyse en onderworpe aan die voorwaardes wat voorgeskryf word, aansoek doen om die verdeling van die betrokke dorp in twee of meer dorpe en dien terzelfertyd 'n afskrif van sodanige aansoek by die plaaslike bestuur as daar is, in wie se regssgebied die dorp geleë is, in en daarna is die bepalings van artikel 64A(1) nie op sodanige plaaslike bestuur ten opsigte van sodanige dorp van toepassing nie.

(2) Die Administrator kan voordat die planne en kaarte in artikel 66 genoem by die Landmeter-generaal ingedien is of, waar die planne en kaarte aldus ingedien is, kan die Administrator, na oorlegpleging met die Landmeter-generaal, tot die aansoek in subartikel (1) beoog, onderworpe aan enige voorwaarde wat hy dienstig ag, toestem.

(3) Nadat die Administrator sy toestemming ingevolge subartikel (2) verleen het, stel die Direkteur die aansoekdoener onverwyd skriftelik van sodanige toestemming in kennis en die aansoekdoener dien binne 3 maande vanaf sodanige kennisgewing of binne die verdere tydperk wat die Direkteur toelaat die planne, dokumente en inligting in wat deur die Direkteur vereis word betreffende elke afsonderlike dorp in subartikel (1) beoog.

(4) Die Direkteur stel na ontvangs van die planne, dokumente en inligting in subartikel (3) beoog die betrokke

ance 6
of 1973,
section 3
of Ordin-
ance 18
of 1974
and sec-
tion 14
of Ordin-
ance 16
of 1975.

Amend-
ment of
section
64A of
Ordin-
ance 25
of 1965,
as in-
serted by
section 5
of Ordin-
ance 18
of 1974
and as
amended
by sec-
tion 16
of Or-
dinace
22 of
1976.

7. Section 64A of the principal Ordinance is hereby amended by —

- (a) the insertion in subsection (1) after the word "shall" of the expression ", subject to the provisions of section 64B,"; and
- (b) the substitution in subsection (2) for the expression "shall—" of the expression "shall, subject to the provisions of section 64B—".

8. The following section is hereby inserted after section 64A of the principal Ordinance:

Insertion
of sec-
tion 64B
in Or-
dinace
25 of
1965.

"Admi-
nistrator
may con-
sent to
division
of town-
ship.

64B.(1) An applicant who has been notified in terms of the provisions of section 64 that his application has been granted, may, notwithstanding the provisions of section 64A(2), within 4 months of such notification or within such further period as the Director may, on request, allow, apply to the Administrator in the manner and subject to the conditions as may be prescribed, for the division of the township concerned into two or more townships and shall at the same time lodge a copy of such application with the local authority, if any, in whose area of jurisdiction the township is situated, and thereafter the provisions of section 64A(1) shall not be applicable to such local authority in respect of such township.

(2) The Administrator may, before the plans and diagrams referred to in section 66 have been lodged with the Surveyor-General or, where the plans and diagrams have been so lodged the Administrator may, after consultation with the Surveyor-General, consent, subject to any condition he may deem expedient, to the application contemplated in subsection (1).

(3) After the Administrator has granted his consent in terms of subsection (2), the Director shall forthwith notify the applicant of such consent and the applicant shall within 3 months of such notification or within such further period as the Director may allow, submit such plans, documents and information as may be required by the Director relating to each separate township contemplated in subsection (1).

(4) The Director shall, after receipt of the plans, documents and information contemplated in subsection (3),

plaaslike bestuur, die Landmeter-generaal en die Registrateur van Aktes onverwyd in kennis van die toestemming verleen en die voorwaardes opgelê deur die Administrateur ingevolge subartikel (2) en voorsien sodanige plaaslike bestuur, die Landmeter-generaal en die Registrateur van Aktes van 'n afskrif van die plan van elke afsonderlike dorp in subartikel (1) beoog.

(5) 'n Toestemming in subartikel (2) beoog of 'n kennisgewing in subartikel (3) beoog, word, ten opsigte van elke afsonderlike dorp in subartikel (1) beoog, onderskeidelik geag die toestaan van 'n aansoek ingevolge artikel 61 of kennisgewing daarvan ingevolge artikel 64 te wees."

Wysiging van artikel 74 van Ordonnantie 25 van 1965, soos gewysig by artikel 9 van Ordonnantie 15 van 1970, artikel 13 van Ordonnantie 17 van 1972, artikel 9 van Ordonnantie 18 van 1974 en artikel 20 van Ordonnantie 22 van 1976.

9. Artikel 74 van die Hoofordonnantie word hierby gewysig deur —

(a) paragraaf (b) van subartikel (3) deur die volgende paragraaf te vervang:

"(b) as die plaaslike bestuur of die Administrateur na gelang van die geval, op enige tydstip binne twaalf maande vanaf die datum waarop die datum van aanspreeklikheid aan die plaaslike bestuur of aan hom bekend geword het, van mening is dat genoemde koopprys nie die ware grondwaarde van die erf weerspieël nie, moet die plaaslike bestuur of die Administrateur, na gelang van die geval, by gebreke aan enige ooreenkoms met die dorpseienaar met betrekking tot die grondwaarde van daardie erf, 'n persoon wat gemagtig is om onroerende eiendom te waardeer ingevolge artikel 6 van die Boedelwet, 1965 (Wet 66 van 1965), of wat 'n lid van die Suid-Afrikaanse Instituut van Waardeerders is of wat as 'n waardeerdeerder ingevolge die bepalings van artikel 7 van die Ordonnantie op Belasting van Plaaslike Besture, 1977, aangestel is, aangestel met die doel om 'n waardering van die grondwaarde van daardie erf te maak;"

(b) subartikel (5) deur die volgende subartikel te vervang:

"(5) Wanneer ook al 'n dorpseienaar verplig is om 'n begiftiging te betaal as 'n persentasie van die grondwaarde van 'n erf in 'n dorp soos beoog in artikel 63 en hy eiendomsreg van sodanige erf behou het, is sodanige begiftiging verskuldig en betaalbaar —

(a) ten opsigte van 'n dorp wat, op die datum van die inwerkingtreding van die Wysigingsordonnantie op Dorpsbeplanning en Dorpe, 1978, alreeds tot 'n goedgekeurde dorp ingevolge die bepalings van artikel 69 verklaar is —

(i) op die datum waarop die oprigting van enige gebou op sodanige erf 'n aanvang neem; of

forthwith notify the local authority concerned, the Surveyor-General and the Registrar of Deeds of the consent granted and the conditions imposed by the Administrator in terms of subsection (2) and furnish such local authority, the Surveyor-General and the Registrar of Deeds with a copy of the plan of each separate township contemplated in subsection (1).

(5) A consent contemplated in subsection (2) or a notification contemplated in subsection (3) shall, in respect of each separate township contemplated in subsection (1), be deemed to be the grant of an application in terms of section 61 or notification thereof in terms of section 64 respectively."

9. Section 74 of the principal Ordinance is hereby amended by —

(a) the substitution for paragraph (b) of subsection (3) of the following paragraph:

"(b) if the local authority or the Administrator, as the case may be, is, at any time within 12 months from the date on which the date of liability became known to the local authority or to him, of the opinion that the said purchase price does not reflect the true land value of the erf, the local authority or the Administrator, as the case may be, shall, failing any agreement with the township owner in regard to the land value of that erf, appoint a person authorized to appraise immovable property in terms of section 6 of the Administrator of Estates Act, 1965 (Act 66 of 1965), or who is a member of the South African Institute of Valuers or who has been appointed as a valuer in terms of the provisions of section 7 of the Local Authorities Rating Ordinance, 1977, for the purpose of making an appraisement of the land value of that erf;"

(b) the substitution for subsection (5) of the following subsection:

"(5) Whenever a township owner is required to pay an endowment as a percentage of the land value of an erf in a township as contemplated in section 63 and he has retained ownership of such erf, such endowment shall be due and payable —

(a) in respect of a township which, at the date of the coming into operation of the Town-planning and Townships Amendment Ordinance, 1978, has already been declared an approved township in terms of section 69 —

(i) on the date upon which the erection of any building on such erf is commenced; or

- (ii) indien enige gebou op sodanige erf opgerig is voor die datum waarop die dorp tot 'n goedgekeurde dorp ingevolge die bepaling van artikel 69 verklaar is en sodanige gebou deur die dorps-eienaar gebruik of verhuur word, op 1 Januarie 1981; of
- (b) ten opsigte van 'n dorp wat, op die datum van die inwerkingtreding van die Wysigingsordonansie op Dorpsbeplanning en Dorpe, 1978, nog nie tot 'n goedgekeurde dorp ingevolge die bepaling van artikel 69 verklaar is nie —
- (i) op die datum waarop die oprigting van enige gebou op sodanige erf 'n aanvang neem; of
 - (ii) enige gebou op sodanige erf opgerig is voor die datum waarop die dorp tot 'n goedgekeurde dorp ingevolge die bepaling van artikel 69 verklaar word en sodanige gebou deur die dorps-eienaar gebruik of verhuur word, op die dag waarop 'n tydperk van 3 jaar vanaf die datum waarop sodanige dorp tot 'n goedgekeurde dorp verklaar is, verloop het:

Met dien verstande dat die Direkteur, na goeddunke, enige tydperk in hierdie subartikel genoem, kan verlang en dat die bepaling van paragrafe (a)(ii) en (b)(ii) nie van toepassing is nie ten opsigte van enige dorp wat ingevolge die bepaling van enige vorige wet gestig is.”; en

- (c) deur subartikel (6) deur die volgende subartikel te vervang:

“(6) Wanneer ook al 'n dorps-eienaar verplig is om 'n begiftiging te betaal as 'n persentasie van die grondwaarde van 'n erf in 'n dorp soos beoog in artikel 63 en sodanige dorps-eienaar kom te sterwe nadat hy testamentêr oor so 'n erf beskik het of waar sodanige erf intestaat aan iemand ver erf, word die boedel van sodanige dorps-eienaar met ingang van die datum van afsterwe aanspreeklik vir die begiftiging op sodanige erf en vir die doel van berekening van die begiftiging word die markwaarde van die betrokke erf op die datum van afsterwe van die dorps-eienaar geag die grondwaarde van die erf te wees.”.

10. Artikel 92 van die Hoofordonansie word hereby deur die volgende artikel vervang:

- “Administrator 92.(1) Die Administrator kan geldende voorskryf ten opsigte van —
- (a) enige handeling, aangeleentheid of aansoek ingevolge hierdie Ordonansie; en

(ii) if any building has been erected on such erf before the date upon which the township has been declared to be an approved township in terms of the provisions of section 69 and such building is used or let by the township owner, on 1 January, 1981; or

- (b) in respect of a township which, at the date of the coming into operation of the Town-planning and Townships Amendment Ordinance, 1978, has not yet been declared to be an approved township in terms of the provisions of section 69 —

(i) on the date upon which the erection of any building on such erf is commenced; or

(ii) if any building has been erected on such erf before the date upon which the township is declared to be an approved township in terms of the provisions of section 69 and such building is used or let by the township owner, on the day upon which a period of 3 years has elapsed from the date upon which such township was declared to be an approved township:

Provided that the Director may, in his discretion, extend any period referred to in this subsection and that the provisions of paragraphs (a)(ii) and (b)(ii) shall not apply in respect of any township established in terms of the provisions of any prior law; and

- (c) the substitution for subsection (6) of the following subsection:

“(6) Whenever a township owner is required to pay an endowment as a percentage of the land value of an erf in a township as contemplated in section 63, and such township owner dies after he had disposed of such erf by will or where such erf is inherited by any person by way of intestate succession, the estate of such township owner shall, with effect from the date of death, be liable for the endowment on such erf for the purpose of determining the endowment the market value of the erf concerned shall, on the date of death of the township owner, be deemed to be the land value of the erf.”.

10. The following section is hereby substituted for section 92 of the principal Ordinance:

- “Administrator 92.(1) The Administrator may prescribe fees in respect of —
- (a) any act, matter or application in terms of this Ordinance; and

(b) enigets wat vereis of gemagtig word om kragtens hierdie Ordonnansie of enige regulasie daarkragtens uitgevaardig, gedoen te word.

(2) Die gelde voorgeskryf ingevalle die bepalings van subartikel (1), is vooruitbetaalbaar.

(3) Die Administrateur kan na goeddunke enigiemand van die betaling van gelde wat ingevalle die bepalings van subartikel (1) voorgeskryf is, vrystel.”.

Kort titel. 11. Hierdie Ordonnansie heet die Wysigingsordonnansie op Dorpsbeplanning en Dorpe, 1978.

(O.O. 11—'78)

Administrateurskennisgewing 298 8 Maart 1978

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:—

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, om sekere tekstuele wysigings aan te bring.

Ingedien deur MNR. HOUGH, L.U.K.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:—

Wysiging van artikel 23 van Ordonnansie 11 van 1977. 1. Artikel 23 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (hierna die Hoofordonnansie genoem), word hierby gewysig deur die woord "hoogstens" voor die uitdrukking "1,67c" in te voeg.

Wysiging van artikel 33 van Ordonnansie 11 van 1977. 2. Artikel 33(2) van die Hoofordonnansie word hierby gewysig deur in die Engelse teks die woord "supplementary", waar dit die tweede keer voorkom, deur die woord "provisional" te vervang.

Wysiging van artikel 34 van Ordonnansie 11 van 1977. 3. Artikel 34 van die Hoofordonnansie word hierby gewysig deur die uitdrukking "41(1)" deur die uitdrukking "41(2)" te vervang.

Kort titel en datum van inwerking-treding. 4. Hierdie Ordonnansie heet die Wysigingsordonnansie op Eiendomsbelasting van Plaaslike Besture, 1978, en word geag op 1 Oktober 1977 in werking te getree het.

(O.O. 12—'78)

Administrateurskennisgewing 299 8 Maart 1978

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:—

(b) anything required or authorized to be done under this Ordinance or any regulation made thereunder.

(2) The fees prescribed in terms of the provisions of subsection (1), shall be payable in advance.

(3) The Administrator may, in his discretion, exempt any person from the payment of the fees prescribed in terms of the provisions of subsection (1).”.

Short title. 11. This Ordinance shall be called the Town-planning and Townships Amendment Ordinance, 1978.

(D.O. 11—'78)

Administrator's Notice 298 8 March, 1978

The following Draft Ordinance is published for general information:—

A DRAFT ORDINANCE

To amend the Local Authorities Rating Ordinance, 1977, in order to effect certain textual amendments.

Introduced by MR. HOUGH, M.E.C.

BE IT ENACTED by the Provincial Council of Transvaal as follows:—

Amendment of section 23 of Ordinance 11 of 1977. 1. Section 23 of the Local Authorities Rating Ordinance, 1977 (hereinafter referred to as the principal Ordinance), is hereby amended in the Afrikaans text by the insertion of the word "hoogstens" before the expression "1,67c".

Amendment of section 33 of Ordinance 11 of 1977. 2. Section 33(2) of the principal Ordinance is hereby amended by the substitution for the word "supplementary", where it appears for the second time, of the word "provisional".

Amendment of section 34 of Ordinance 11 of 1977. 3. Section 34 of the principal Ordinance is hereby amended in the Afrikaans text by the substitution for the expression "41(1)" of the expression "41(2)".

Short title and date of commencement. 4. This Ordinance shall be called the Local Authorities 'Rating' Amendment Ordinance, 1978, and shall be deemed to have come into operation on 1 October, 1977.

(D.O. 12—'78)

Administrator's Notice 299 8 March, 1978

The following Draft Ordinance is published for general information:—

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Hospitale, 14 van 1958, ten opsigte van aanstelling van lede van hospitaalraade soos in artikel 16 beoog.

Ingedien deur MNR. DE HAAS, L.U.K.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG: —

Wysiging van artikel 16 van die Ordonnansie op Hospitale, 14 van 1958 word hierby gewysig deur substitutie van artikel 16 van die Ordonnansie op Hospitale, 14 van 1958.

"(2) Die Administrateur stel minstens een lid wat 'n geneesher is, in elke raad aan: Met dien verstaande dat 'n geneesheer wat in die voltydse diens is van 'n provinsiale hospitaal ten opsigte waarvan sodanige raad ingestel is, nie aldus aangestel word nie."

Kort titel. 2. Hierdie Ordonnansie heet die Wysigingsordonnansie op Hospitale, 1978.

(O.O. 13—'78)

Administrateurskennisgewing 300

8 Maart 1978

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer: —

'N ONTWERPORDONNANSIE

Om voorsiening te maak vir die bekragtiging van Administrateurskennisgewing van 1977, ingevolge die bepallisings van artikel 79quat. van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), afgekondig.

Ingedien deur MNR. HOUGH, L.U.K.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG: —

Bekragtiging van Administrateurskennisgewing van 23 November 1977 wat om enige rede ongeldig is of kan wees, hetby in sy geheel of gedeeltelik word hierby bekragtig.

Kort titel. 2. Hierdie Ordonnansie heet die Bekragtigingsordonnansie op die Transvaalse Gemeenskaplike Municipale Jaargeld- en Gratifikasiefonds (Nie-Blank), 1978.

(O.O. 14—'78)

A DRAFT ORDINANCE

To amend the Hospitals Ordinance, 14 of 1958, in respect of the appointment of members of hospital boards as contemplated in section 16.

Introduced by MR. DE HAAS, M.E.C.

BE IT ENACTED by the Provincial Council of Transvaal as follows: —

Amendment of section 16 of Ordinance 14 of 1958.

1. Section 16 of the Hospitals Ordinance, 14 of 1958, is hereby amended by the substitution for subsection (2) of the following subsection:

"(2) The Administrator shall appoint to every board at least one member who is a medical practitioner: Provided that a medical practitioner who is in the fulltime service of a provincial hospital for which such board has been constituted, shall not be so appointed."

Short title.

2. This Ordinance shall be called the Hospitals Amendment Ordinance, 1978.

(D.O. 13—'78)

Administrator's Notice 300

8 March, 1978

The following Draft Ordinance is published for general information: —

A DRAFT ORDINANCE

To provide for the validation of Administrator's Notice of 1977, promulgated in terms of the provisions of section 79quat. of the Local Government Ordinance, 1939 (Ordinance 17 of 1939).

Introduced by MR. HOUGH, M.E.C.

BE IT ENACTED by the Provincial Council of Transvaal as follows: —

Validation of Administrator's Notice of 1977.

1. Administrator's Notice 1792 of 23 November, 1977 which for any reason is or may be invalid, either in whole or in part, is hereby validated.

Short title.

2. This Ordinance shall be called the Transvaal Joint Municipal Annuity and Gratuity Fund (Non-White) Validation Ordinance, 1978.

(D.O. 14—'78)

Administrateurskennisgewing 301

8 Maart 1978

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer:—

'N ONTWERPORDONNANSIE

Tot wysiging van die Onderwysordonnansie, 1953; ten opsigte van die vergaderings van 'n raad in artikel 36 beoog en ten opsigte van die beëindiging van die diens van 'n onderwyser wat in 'n permanente hoedanigheid aangestel is soos in artikel 87 genoem.

Ingediend deur MNR. BRINK, L.U.K.

DIE Provinciale Raad van Transvaal VERORDEN
SOOS VOLG:—

Wysiging van artikel 36 van die Onderwysordonnansie, 1953, soos gewysig by artikel 9 van Ordonnansie 18 van 1958.

1. Artikel 36 van die Onderwysordonnansie, 1953, (hierna die Hoofordonnansie genoem), word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

"(1) Gewone vergaderings van 'n raad word minstens drie keer per jaar gehou."

Wysiging van artikel 87 van die Hoofordonnansie, 1953, soos gewysig by artikel 23 van Ordonnansie 17 van 1963, artikel 25 van Ordonnansie 17 van 1969, artikel 27 van Ordonnansie 16 van 1974 en artikel 9 van Ordonnansie 10 van 1976.

2.(1) Artikel 87 van die Hoofordonnansie word hierby gewysig deur paragraaf (a) deur die volgende paragraaf te vervang:

"(a) deur daardie onderwyser, deur die Direkteur skriftelik drie maande kennis van die beëindiging van sy diens te gee. Met dien verstande dat—

(i) 'n onderwyser, met die goedkeuring van die Direkteur, sy diens met korter kennisgewing met ingang van 'n datum deur die Direkteur bepaal te word, kan beëindig;

(ii) die huwelik van 'n onderwyseres geag word 'n vrywillige bedanking te wees met ingang van die datum;

(aa) van die huwelik, indien sy so verkieks en sodanige keuse nie later nie as die eerste skool- of kollegedag wat volg op sodanige huwelik uitoefen; of

(bb) waarop sy deur die Direkteur in kennis gestel word dat sy, na die mening van die Direkteur, as gevolg van sodanige huwelik of omstandighede wat daaruit voortspruit nie in die onderwyspos wat sy beklee, kan aanbly nie; en

(iii) 'n onderwyseres wat getroud is, geag word vrywilliglik te bedank het met ingang van die datum waarop sy deur die Direkteur in kennis gestel word dat sy, na die mening van die Direkteur, as gevolg van omstandighede wat voortspruit uit die feit dat sy 'n

Administrator's Notice 301

8 March, 1978

The following Draft Ordinance is published for general information:

A DRAFT ORDINANCE

To amend the Education Ordinance, 1953, in respect of the meetings of a board contemplated in section 36 and in respect of the termination of the service of a teacher appointed in a permanent capacity as referred to in section 87.

Introduced by MR. BRINK, M.E.C.

BE IT ENACTED by the Provincial Council of Transvaal as follows:—

Amendment of section 36 of Ordinance 29 of 1953, as amended by section 9 of Ordinance 18 of 1958.

1. Section 36 of the Education Ordinance, 1953, (hereinafter referred to as the principal Ordinance), is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) Ordinary meetings of a board shall be held at least three times per year."

Amendment of section 87 of Ordinance 29 of 1953, as amended by section 23 of Ordinance 17 of 1963, section 25 of Ordinance 17 of 1969, section 27 of Ordinance 16 of 1974 and section 9 of Ordinance 10 of 1976.

2.(1) Section 87 of the principal Ordinance is hereby amended by the substitution for paragraph (a) of the following paragraph:

"(a) by that teacher, by giving the Director three months' notice in writing of the termination of his service; Provided that—

(i) a teacher may, with the approval of the Director, terminate his service at shorter notice with effect from a date to be fixed by the Director;

(ii) the marriage of a woman teacher shall be deemed to be a voluntary resignation with effect from the date

(aa) of the marriage, if she so elects and exercises such election not later than the first school or college day following upon such marriage; or

(bb) on which she is notified by the Director that, in his opinion, she cannot, as a result of such marriage or circumstances arising therefrom, remain in the teaching post occupied by her; and

(iii) a woman teacher who is married, shall be deemed to have resigned voluntarily with effect from the date on which she is notified by the Director that, in his opinion, she cannot, as a result of circumstances arising from the fact that she is a

getroude vrou is, nie in die onderwyspos wat sy beklee, kan aanbly nie."

(2) Subartikel (1) tree op 1 Oktober 1978 in werking.

Kort titel. 3. Hierdie Ordonnansie heet die Onderwyswysigingsordonnansie, 1978.

(O.O. 15—'78)

No. 49 (Administrateurs-), 1978.

PROKLAMASIE

deur sy Edele die Administrateur van die Provincie 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, proklameer ek hierby dat die gebied omskryf in die Bylae hierby, ingelyf word by die regsgebied van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede met ingang van die datum van hierdie proklamasie.

Gegee onder my Hand te Pretoria op hede die 22ste dag van Februarie, Eenduisend Negehonderd Agt-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
PB. 3-2-3-111-140

BYLAE.

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

Gedeelte 49 ('n gedeelte van Gedeelte 50) van die plaas Tenbosch 162-J.U., volgens Kaart L.G. A.4174/76, groot 1627,3639 ha.

married woman, remain in the teaching post occupied by her."

(2) Subsection (1) shall come into operation on 1 October, 1978.

Short title. 3. This Ordinance shall be called the Education Amendment Ordinance, 1978.

(D.O. 15—'78)

No. 49 (Administrator's), 1978.

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, I do hereby proclaim that the area described in the Schedule hereto, is hereby 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 22nd day of February, One thousand Nine hundred and Seventy-eight.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 3-2-3-111-140

SCHEDULE.

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

Portion 49 (a portion of Portion 50) of the farm Tenbosch 162-J.U., vide Diagram S.G. A.4174/76, in extent 1627,3639 ha.

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 302 8 Maart 1978

MUNISIPALITEIT ALBERTON: AANNAME VAN STANDAARD WATERVOORSIENINGSVERORDENINGE.

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

- (a) dat die Stadsraad van Alberton die Standaard Watervoorsieningsverordeninge, aangekondig by Administrateurskennisgewing 21 van 5 Januarie 1977, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is; en
- (b) die Tarief van Gelde hierby as 'n Bylae by genoemde verordeninge, welke Tarief van Gelde deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is:

"BYLAE.

TARIEF VAN GELDE.

DEEL I: WATER.

1. Lewering van Water.

Vir die lewering van water aan enige verbruiker, per meter, per maand of gedeelte van 'n maand:

- (1) Per elke kl of gedeelte daarvan: 17,5c.
- (2) Minimum heffing, hetsy water gebruik is al dan nie: R1,75.

2. Aansluitingsgelde.

(1) Vir die verskaffing en aanlê van 'n verbindingspyp, meter en toebehore: Die werklike koste, insluitende die koste van vervoer, arbeid en materiaal, bereken asof die hoofwaterpyp op die hartlyn van die straat geleë is, plus 10%.

(2) Vir die heraansluiting van die tovoer nadat dit gestaak is weens wanbetaling of versuim om aan enige bepaling van die verordeninge te voldoen: R25.

3. Gelde in verband met Meters.

- (1) Vir 'n spesiale aflesing: R2.
- (2) Vir die toets van 'n meter in gevalle waar daar bevind word dat die meter nie meer as 3% te veel of te min aanwys nie:

Deursnee van meter:

- (a) 12 mm tot 26 mm: R15.
- (b) 27 mm tot 51 mm: R35.
- (c) Bokant 51 mm: R45.

4. Gelde vir Verplaasbare Meters.

- (1) Vir die gebruik van 'n verplaasbare meter, per maand of gedeelte daarvan: R15.

ADMINISTRATOR'S NOTICES

Administrator's Notice 302

8 March, 1978

ALBERTON MUNICIPALITY: ADOPTION OF STANDARD WATER SUPPLY BY-LAWS.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes —

- (a) that the Town Council of Alberton has in terms of section 96bis(2) of the said Ordinance adopted without amendment the Standard Water Supply By-laws, published under Administrator's Notice 21, dated 5 January 1977, as by-laws made by the said Council; and
- (b) the Tariff of Charges hereto as a Schedule to the said by-laws, which Tariff of Charges has been approved by him in terms of section 99 of the said Ordinance.

"SCHEDULE.

TARIIF OF CHARGES.

PART I: WATER.

1. Supply of Water.

For the supply of water to any consumer, per meter, per month or part of a month:

- (1) Per kl or part thereof: 17,5c.
- (2) Minimum charge, whether water is consumed or not: R1,75.

2. Connection Charges.

(1) For providing and laying a communication pipe, meter and fittings: The actual cost, including the cost of transport, labour and materials, calculated as if the main runs along the centre of the street, plus 10%.

(2) For the reconnection of the supply after cutting off owing to non-payment or non-compliance with any provision of the by-laws: R25.

3. Charges in Connection with Meters.

- (1) For a special reading: R2.
- (2) For testing a meter in cases where it is found that the meter does not show an error of more than 3% either way:—

Diameter of meter:

- (a) 12 mm to 26 mm: R15.
- (b) 27 mm to 51 mm: R35.
- (c) Above 51 mm: R45.

4. Charges for Portable Meters.

- (1) For the use of a portable meter, per month or part thereof: R15.

(2) Gelde betaalbaar as waarborg ten opsigte van 'n verplaasbare meter ingevolge artikel 21(b): R400.

DEEL II: BRANDBLUSDIENSTE.

1. Sprinkelblustoestelle.

Vir die ondersoek en instandhouding van die verbindingsspyp, per jaar: R10.

2. Drenkblustoestelle.

Vir die ondersoek en instandhouding van die verbindingsspyp, indien dit nie 'n deel van die gewone sprinkelblusstelsel is nie, per jaar: R10.

3. Private brandkraantoestelle, behalwe Sprinkel- en Drenkblustoestelle.

(1) Vir die ondersoek en instandhouding van die verbindingsspyp, per jaar:

(a) Vir woon- en bësighedsgeboue: R15.

(b) Vir nywerheids-, kommersiële en ander geboue: R50.

(2) Vir die herverseëling van elke private brandkraan wanneer die seël gebreek is deur 'n persoon wat nie 'n beampete van die Raad is nie:

(a) Indien die ingenieur tevrede is dat geen water deur die brandkraan gegaan het nie, uitgesonderd vir die doel om 'n brand te blus, vir elke brandkraan aldus herverseël: R10.

(b) Indien die ingenieur nie tevrede is dat geen water deur die brandkraantoestell gegaan het nie, uitgesonderd vir die doel om 'n brand te blus, vir elke brandkraan aldus herverseël: R30."

2. Die Watervoorsieningsverordeninge van die Municpaliteit Alberton, aangekondig by Administrateurskennisgewing 1044 van 19 November 1952, soos gewysig word hierby herroep.

PB. 2-4-2-104-4

Administrateurskennisgewing 303 8 Maart 1978

MUNISIPALITEIT BRAKPAN: VERORDENINGE BETREFFENDE HONDE.

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

Woordomskrywing.

1. Vir die toepassing van hierdie verordeninge, tensy die sinsverband anders aandui, beteken —

"hond" 'n reün sowel as 'n teef;

"Raad" die Stadsraad van Brakpan en omvat die bestuurskomitee van daardie Raad of enige beampete in diens van die Raad, kragtens die bevoegdheid wat ooreenkomsdig hierdie verordeninge aan die Raad verleen en ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960), aan sodanige beampete gedelegeer is.

(2) Charge payable as security in respect of a portable meter in terms of section 21(b): R400.

PART II: FIRE EXTINGUISHING SERVICES.

1. Sprinkler Installations.

For the inspection and maintenance of a communication pipe, per annum: R10.

2. Drencher Installations.

For the inspection and maintenance of a communication pipe, if not a part of a general sprinkler installation, per annum: R10.

3. Private Hydrant Installations other than Sprinklers or Drenchers.

(1) For the inspection and maintenance of a communication pipe, per annum:

(a) For residential and business buildings: R15.

(b) For industrial, commercial and other buildings: R50.

(2) For resealing each private hydrant when the seal has been broken by a person other than an officer of the Council:

(a) If the engineer is satisfied that no water passed through the hydrant, except for the purposes of extinguishing a fire, for each hydrant so resealed: R10.

(b) If the engineer is not satisfied that no water passed through the hydrant, except for the purposes of extinguishing a fire, for each hydrant so resealed: R30."

2. The Water Supply By-laws of the Alberton Municipality, published under Administrator's Notice 1044, dated 19 November 1952, as amended, are hereby revoked.

PB. 2-4-2-104-4

Administrator's Notice 303

8 March, 1978

BRAKPAN MUNICIPALITY: BY-LAWS RELATING TO DOGS.

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

Definitions.

1. For the purpose of these by-laws, unless the context otherwise indicates —

"Council" means the Town Council of Brakpan and includes the management committee of that Council or any officer employed by the Council, by virtue of any power vested in the Council in terms of 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);

"dog" means and includes both male dog and a bitch.

Belastingpligtigheid.

2. Niemand mag binne die munisipaliteit 'n hond wat ses maande oud of ouer is, aanhou nie, tensy hy sodanige hond by die munisipale kantoor laat regstreer het en, op die wyse soos hierna bepaal, 'n belastingkwitansie vir elke sodanige hond verkry het.

Persoon vir Belasting Aanspreeklik.

3. Vir die toepassing van hierdie verordeninge word die persoon onder wie se sorg of toesig, of in wie se besit, of binne wie se huis of perseel 'n hond gevind of gesien word, geag die persoon te wees wat sodanige hond aanhou, tensy hy die teendeel bewys.

Aansoekvorm en Belasting.

4.(1) Elkeen wat om 'n hondebelastingkwitansie aansoek doen, moet sy naam en adres verstrek.

(2) Iemand wat ingevolge subartikel (1), aansoek doen, moet ten opsigte van elke hond, wat ses maande oud of ouer is, belasting betaal soos in die Bylae hierby voorgeskryf.

(3) Die belasting is 'n jaarlike belasting en is elke jaar voor 31 Januarie betaalbaar, behalwe in die geval waar belasting vir die eerste keer ten opsigte van enige hond betaalbaar is.

Belastingkwitansie.

5.(1) Elke applikant wat aan die vereistes van artikel 4 voldoen het, ontvang 'n kwitansie op 'n gedrukte vorm, hierna 'n belastingkwitansie genoem, wat deur 'n behoorlik-gemagtigde beampete van die Raad onderteken moet wees.

(2) Elke belastingkwitansie is nie geldig nie na 24h00 op 31 Desember wat volg op die uitreikingsdatum.

Duplikaatbelastingkwitansie.

6. Iemand wat 'n geldige belastingkwitansie wat aan hom uitgereik is, verloor, kan indien hy die gemagtigde beampete van sodanige verlies oortuig, 'n duplikaat daarvan teen betaling van 'n bedrag van R1 verkry.

Oordrag van Belastingkwitansie.

7. Enige geldige belastingkwitansie deur die Raad uitgereik, kan deur die houer daarvan aan 'n ander persoon oorgedra word indien die betrokke hond van eienaar verwissel, onderworpe aan die volgende voorwaardes:

(a) Die persoon wat sodanige oordrag verlang, doen by die gemagtigde beampete aansoek en moet die oorspronklike kwitansie of duplikaat daarvan ten opsigte van die betrokke hond toon, behoorlik op die agterkant daarvan deur die oordraer geëndosseer ten effekte dat die hond van die hand gesit is, met vermelding van die naam van die nuwe eienaar en onderteken deur die oordagnemer, en genoemde beampete oortuig dat aan die bepalings van hierdie verordeninge voldoen is.

(b) Die oordagnemer moet aan die Raad 'n bedrag van R1 betaal.

(c) Die gemagtigde beampete moet, indien aan bovenoemde vereistes voldoen is, die naam en adres van die nuwe eienaar op die belastingkwitansie endosseer.

Tax to be Paid.

2. No person shall keep a dog aged six months or older within the municipality, unless he shall have caused such dog to be registered at the municipal offices and obtained, in the manner hereinafter provided, a tax receipt in respect of each such dog.

Person Responsible for Tax.

3. For the purpose of these by-laws any person in whose custody, charge or possession, or within whose house or premises any dog shall be found or seen, shall be deemed to be the person keeping such dog, until he shall have proved the contrary.

Application Form and Tax.

4.(1) Every applicant for a dog tax receipt shall furnish his name and address.

(2) Any person who applies in terms of subsection (1) shall, in respect of each dog aged six months or over, pay the tax as prescribed in the Schedule hereto.

(3) The tax shall be an annual tax and shall be payable before 31 January of each year, except in the case where tax is payable for the first time in respect of any dog.

Tax Receipt.

5.(1) Every applicant who has satisfied the requirements of section 4, shall receive a receipt upon a printed form, hereinafter called a tax receipt, which shall be signed by a duly authorized officer of the Council.

(2) Every tax receipt shall cease to be effective at 24h00 upon 31 December following the date of issue.

Duplicate of Tax Receipts.

6. Any person who loses any current tax receipt which has been issued to him, may, upon satisfying the authorized officer of such loss, obtain a duplicate thereof upon payment of an amount of R1.

Transfer of Tax Receipt.

7. Any current tax receipt issued by the Council may be transferred by the holder thereof to another person should there be a change of ownership of the dog concerned, subject to the following conditions:

(a) The person desiring such transfer shall apply to the authorized officer and produce the original tax receipt or a duplicate thereof in respect of the dog in question, duly endorsed by the transferor at the back thereof, to the effect that the dog has been disposed of, stating the name of the new owner and signed by the transferee, and shall satisfy the said officer that the provisions of these by-laws have been observed.

(b) The transferee shall pay to the Council the sum of R1.

(c) The authorized officer shall, if the above requirements have been complied with, endorse the name and address of the new owner upon the tax receipt:

Met dien verstande dat geen bepaling in hierdie artikel vervat, geag word as 'n magtiging tot oordrag van 'n geldige belastingkwitansie om enige ander hond as die hond waarvoor sodanige belasting oorspronklik betaal is, te dek nie.

Vrystelling vir Honde wat aan Besoekers of Blindes Behoort of Honde wat Behandeling Ondergaan.

8. Die volgende persone word van die bepaling van artikels 2 en 4 vrygestel:

- (a) Iemand wat buite die munisipaliteit woon en geen gereelde bedryf of besigheid binne die munisipaliteit beoefen of daar in diens is nie, wat 'n hond met hom in die munisipaliteit inbring met die doel om 'n tydelike besoek af te lê en om sodanige hond weer met hom saam te neem na 'n tydperk van hoogstens 30 dae van die datum van aankoms af binne die munisipaliteit.
- (b) 'n Blinde persoon wat enige hond uitsluitend as 'n gids- of leihond gebruik.
- (c) Iemand wat buite die munisipaliteit woon en 'n hond op enige plek binne die munisipaliteit vir behandeling of huisvesting by 'n veearts of in 'n erkende hondehok of hondelesiesinrigting laat:

Met dien verstande dat 'n hond waarna daar in paragrafe (a) en (c) verwys word, uit die munisipaliteit verwyder word onmiddellik na afloop van sodanige behandeling of huisvesting of tydelike besoek; Voorts met dien verstande dat die eienaar van sodanige hond 'n geldige lisensie besit, uitgereik deur die owerheid in wie se jurisdiksiegebied die hond normaalweg gehou word.

Belastingkwitansie Moet vir Inspeksie Getoon word.

9. Iemand wat die belasting betaal het, moet te alle tye en orals, sy belastingkwitansie vir inspeksie aan 'n behoorlik-gemagtigde beampete van die Raad toon wanneer dit redelikerwyse van hom vereis word.

Skut van Honde.

10.(1) Enige gemagtigde beampete van die Raad of enige ander persoon kan 'n hond wat losloop en skynbaar sonder baas is, behoudens die bepaling van artikel 8, skut, waar sodanige hond gehou word totdat die persoon wat die hond opeis 'n belastingkwitansie daarvoor aan die skutmeester toon en aan die skutmeester ondervermelde gelde betaal:

- (a) Skutgeld: R2.
- (b) Vir bewaring van die hond, per dag: R1.

(2) Waar daar aan die halsband van 'n hond wat geskut is die naam en adres van die eienaar of 'n ander persoon wat daarop aanspraak maak, gestempel of bevestig is, tree die skutmeester onmiddellik met sodanige persoon in verbinding. Skriftelike mededeling, gepos aan die adres wat op die halsband voorkom, word voldoende mededeling vir doeleindes van hierdie artikel geag.

Onopgeëiste Honde kan Verkoop of van Kant Gemaak word.

11.(1) Ingeval 'n hond nie deur iemand wat daarop geregtig is opgeëis word nie binne 96 uur, bereken vanaf 12h00 van die dag waarop die hond geskut is,

Provided that nothing in this section contained shall be deemed to authorize the transfer of a current tax receipt to cover any dog other than the dog in respect of which such tax was originally paid.

Exemption for Dogs belonging to Visitors and Blind Persons or Dogs Undergoing Treatment.

8. The following persons shall be exempt from the provisions of sections 2 and 4:

- (a) Any person residing outside the municipality and not being engaged in a regular trade or business or employed within the municipality, who has brought any dog with him into the municipality with the intention of paying a temporary visit and of taking such dog away with him again after a period not exceeding 30 days from the date of his arrival with the municipality.
- (b) A blind person who makes use of any dog solely as a guide or lead.
- (c) Any person residing outside the municipality, who leaves any dog at any place within the municipality for treatment or boarding at a veterinary surgeon or a recognised kennel or dog boarding establishment:

Provided that any dog referred to in paragraphs (a) and (c), shall be removed from the municipality immediately after such treatment or boarding or temporary visit is completed; Provided further that the owner of such dog shall be in possession of a licence issued by the authority within whose area of jurisdiction such dog is normally kept.

Tax Receipt to be Produced for Inspection.

9. Any person who has paid the tax, shall produce his tax receipt for inspection to any duly authorized officer of the Council, when and wherever reasonably required of him.

Impounding of Apparently Ownerless Dogs.

10.(1) Any authorized officer of the Council or any other person may take any dog which is at large and apparently ownerless, unless such dog falls under the provisions of section 8, to the pound, where such dog shall be detained until the person claiming him shall have produced to the poundmaster a tax receipt in respect of such dog, and paid to the poundmaster the undermentioned fees:

- (a) Pound fees: R2.
- (b) For keeping such dog, per day: R1.

(2) Where there is stamped on or fixed to the collar of any dog which has been brought to the pound the name and address of the owner thereof or any other person entitled thereto, the poundmaster shall immediately communicate with such person. A written communication posted to the address shown on the collar shall be deemed to be sufficient communication for the purpose of this section.

Unclaimed Dogs may be Sold or Destroyed.

11.(1) In the event of any dog not being claimed by any person entitled to it within 96 hours, calculated from 12h00 after the day on which the dog was impounded; an authorized officer may cause such dog

kan 'n gemagtigde beampte die hond laat verkoop op 'n wyse wat hy goed ag, en indien die hond nie verkoop word nie, dit van kant laat maak.

(2) Geen skadevergoeding is deur die Raad betaalbaar nie, of aan die eienaar of 'n ander persoon wat op die hond aanspraak maak, of aan enige koper van sodanige hond ten aansien van enige regshandeling wat ingevolge hierdie artikel ingestel word.

Register van Geskutte Honde.

12. Die Raad laat 'n register byhou wat die datum en tyd aantoon waarop elke hond geskut, verkoop of van kant gemaak is en, in die geval van 'n verkoping, die bedrag wat daarvoor verkry is.

Halsband van Hond mag nie Wederregtelik Gebruik of Verwyder word nie.

13. Niemand mag 'n halsband van 'n hond wederregtelik gebruik of vernietig, of van 'n hond af verwijder nie.

Gevaarlike en Aanstootlike Honde.

14.(1) Niemand mag toelaat dat 'n hond, en in sonderheid een wat gevaelik of kwaai voorkom, of wat aan 'n aansteeklike of besmetlike siekte ly, of 'n loose teef, losloop nie.

(2) Enige gemagtigde beampte van die Raad of enige ander persoon kan sodanige hond, of loose teef, skut of laat skut.

(3) Niemand wat aanspraak maak op 'n hond of teef wat aldus geskut is, kan dit terugkry nie, tensy en aleer die skutgelde betaal en 'n skriftelik onderneming gegee word dat die hond onder behoorlike beheer gehou sal word.

Honde mag nie Aangehits word om Persone aan te Val nie.

15. Niemand mag sonder redelike gronde—

- (a) 'n hond teen 'n persoon of dier aanhits nie; of
- (b) toelaat dat 'n hond onder sy toesig of in sy besit 'n persoon of dier aanval of vrees aanja nie.

Blaffende en Tjankende Honde.

16. Niemand mag 'n hond aanhou wat deur aanhoudend of te veel te blaf, te tjank of te huil, vir die bure 'n steurnis of oorjas is nie.

Van Kant Maak van Honde.

17.(1) Die Raad kan, behoudens die bepalings van artikel 11, gelas dat 'n hond in die volgende gevalle van kant gemaak word:

- (a) Waar dit blyk dat sodanige hond beantwoord aan die beskrywing in artikel 14(1), en dat die persoon wat daarop aanspraak maak, dit nie ingevolge artikel 14(3) kan terugkry nie: Met dien verstande dat die eienaar in elke sodanige geval 'n geleentheid, waar moontlik, kry om sy kant te stel.
- (b) Waar 'n hond op 'n openbare plek losloop en skynbaar sonder baas is of nie opgeëis word nie.
- (c) Waar 'n hond in 'n openbare plek losloop en die eienaar of persoon wat daaroor toesig het, weier

to be sold in such manner as he may deem fit, and in the event of no sale being effected, may cause such dog to be destroyed.

(2) No compensation shall be payable by the Council either to the owner or any other person entitled to the dog or to any purchaser of such dog in respect of any legal action taken in terms of this section.

Register of Dogs Impounded.

12. The Council shall cause a register to be kept showing the date and time when every dog is impounded, sold or destroyed and, in the case of a sale, the amount realised therefor.

Dog's Collar not to be Unlawfully Used or Removed.

13. No person shall unlawfully use or destroy any dog collar or remove any collar from any dog.

Dangerous and Objectionable Dogs.

14.(1) No person shall permit any dog, particularly a dog which appears to be dangerous or vicious or suffering from any contagious or infectious disease, or any bitch on heat, to be at large.

(2) Any authorized officer of the Council or any other person may impound any such dog or a bitch on heat, or have it impounded.

(3) No person claiming any dog or bitch so impounded shall be entitled to its return to him, unless and until the pound fees are paid and a written undertaking given that the dog will be kept under proper control.

Dogs not to be Urged to Attack Persons.

15. No person shall, without reasonable cause—

- (a) set any dog on to any person or animal; or
- (b) permit any dog in his custody or possession to attack or terrify any person or animal.

Barking and Howling Dogs.

16. No person shall keep any dog which creates a disturbance or a nuisance to the neighbours by constant or excessive barking, howling or whining.

Destruction of Dogs.

17.(1) The Council may, subject to the provisions of section 11, order the destruction of any dog in the following cases:

- (a) Where it appears that such dog is the type described in section 14(1), and the person claiming such dog is not entitled to its return to him in terms of section 14(3): Provided that in every such case the owner shall, where possible, be given an opportunity to state his case.
- (b) Where any dog found at large in any public place appears to be ownerless or unclaimed.
- (c) Where any dog is found at large in any public place and the owner or person having custody

of in gebreke bly om die geldige belasting wat ingevolge hierdie verordeninge ten opsigte daarvan verskuldig is, te betaal.

(2) In geen geval is skadevergoeding deur die Raad aan enigiemand betaalbaar ten opsigte van die van kant maak van 'n hond ingevolge hierdie artikel nie.

Getal Honde.

18.(1) Niemand wat nie 'n geregistreerde teler, of diehouer van 'n lisensie is om hondehokke aan te hou, mag op sy perseel meer as twee honde aanhou nie: Met dien verstande dat —

(a) iemand wat op die datum van afkondiging van hierdie verordeninge meer as twee honde aanhou, voort kan gaan om sodanige groter getal aan te hou, maar mag nie enige hond met meer as twee vervang as een daarvan doodgaan of mee weggedoen word nie;

(b) iemand wat op sodanige datum geen honde of net een hond op sodanige perseel aangehou het, by die Licensiebeampte aansoek kan doen om toestemming om hoogstens twee honde aan te hou, en die Licensiebeampte kan sodanige toestemming verleen indien hy oortuig is dat —

(i) die perseel waar daar beoog word om die hond of hondē aan te hou, geskik is vir die aanhou van die soort hond waarvoor toestemming aangevra word, met inagneming van die ligging en grootte van die perseel;

(ii) die aansoeker daartoe in staat is om die hond of honde te alle tye behoorlik onder beheer te hou, sodat dit nie 'n bron van steurnis of 'n oorlas vir die buurt word nie.

(2) Vir die toepassing van hierdie artikel omvat "perseel" 'n woonstel, skakelwoonstel of 'n erf of lot wat by die Aktekantoor as 'n afsonderlike erf of lot geregistreer is of wat amptelik as afsonderlike woon-eenheid erken word.

Beheer van Honde in Openbare Strate.

19.(1) 'n Gemagtigde beampte van die Raad kan op 'n hond wat los en onbeheer in 'n openbare straat rondloop, beslag lê en dit aanhou.

(2) Waar die naam en adres van die eienaar van 'n hond waarop daar ingevolge subartikel (1) beslag gelê is, vasgestel kan word, word sodanige eienaar van sodanige beslaglegging en aanhouding verwittig en versoek om sodanige hond van die plek van aanhouding te verwijder en aan die Raad, voor sodanige verwydering, die koste vir beslaglegging en aanhouding te betaal, by gebreke waarvan met die hond, behoudens die bepalings van artikel 17(1)(b), mee gehandel word ooreenkomsdig die bepalings van artikel 11.

(3) Waar die naam en adres van die eienaar van 'n hond waarop daar ingevolge subartikel (1) beslag gelê is, nie vasgestel kan word nie en sodanige hond vir 'n tydperk van vier dae ná beslaglegging nog nie opgeëis is nie, word dit behoudens die bepalings van artikel 17(1)(b) mee gehandel ooreenkomsdig die bepalings van artikel 11.

Die Ontsetting van Geskutte Honde Verbode.

20. Niemand mag deur die dreigemente van geweld of andersins enige hond wat wettig geskut is, ontset of

thereof, refuses or fails to pay the current tax due in terms of these by-laws in respect of such dog.

(2) In no case shall any compensation be payable by the Council to any person in respect of the destruction of a dog in terms of this section.

Number of Dogs.

18.(1) No person who, not being a registered breeder or the holder of a licence to keep kennels, shall keep on his premises more than two dogs: Provided that —

(a) any person who at the date of promulgation of these by-laws is keeping more than two dogs, may continue to keep such greater number but shall not replace any dog in excess of two when one dog dies or is disposed of;

(b) any person who at such date kept no dogs or one dog only on such premises may apply to the Licence Officer for permission to keep a maximum of two dogs, which permission the Licence Officer may grant if he is satisfied that —

(i) the premises on which it is proposed to keep the dog or dogs, is suitable for the keeping of the type of dog for which permission is sought, regard being had to the location and size of such premises;

(ii) the applicant is able to keep the dog or dogs under proper control at all times so that it or they do not become a source of annoyance or a nuisance to the neighbourhood.

(2) For the purpose of this section, "premises" shall include a flat, maisonette or an erf or lot registered in the Deeds Office as a separate erf or lot or which is officially being recognised as a separate residential unit.

Control of Dogs in Public Streets.

19.(1) Any authorized officer of the Council may seize and detain any dog found wandering at large and uncontrolled in a public street.

(2) Where the name and address of the owner of a dog seized in terms of subsection (1) can be established, such owner shall be notified of such seizure and detention, and be required to remove such dog from the place of detention and to pay to the Council prior to such removal, the costs of seizure and detention, failing which the dog shall, subject to the provisions of section 17(1)(b), be dealt with in accordance with the provisions of section 11.

(3) Where the name and address of the owner of a dog seized in terms of subsection (1) cannot be established and such dog remains unclaimed for a period of four days after seizure, it shall, subject to the provisions of section 17(1)(b), be dealt with in accordance with the provisions of section 11.

The Rescue of Impounded Dogs Prohibited.

20. No person shall by threats of violence or otherwise, rescue or attempt to rescue from the person in

probeer onset nie uit die besit van die persoon in beheer, of mag enige hond onset of probeer onset nadat dit geskut is nie.

Beampies van die Raad kan Persel Betree.

21.(1) Enige gemagtigde beampie kan enige perseel betree om hierdie verordeninge toe te pas of om vaste stel hoeveel honde aan gehou word en alle belasting-kwitanties te ondersoek.

(2) Niemand mag sodanige beampie in die uitvoering van die ondersoek dwarsboom of hinder of weier of versuim om aan hom inligting te versaf of aan hom valse inligting verstrek nie.

Hondehokke.

22. Niemand mag die saak van hondehokke in enige woonbuurt of enige gebied waarvan die streeksindeling ingevolge 'n goedgekeurde of konsep dorpsaanlegskema, vir "algemene woondoeleindes" of "spesiale woondoeleindes" ingedeel is, of binne 500 m van sodanige streek, oprig, aanhou of bedryf nie.

Strafbepalings.

23. Iemand wat enige bepaling van hierdie verordeninge oortree, is skuldig aan 'n misdryf en is by skuldig bevinding strafbaar met 'n boete van hoogstens R100 of, by wanbetaling met gevangenisstraf van hoogstens 3 maande.

Wysiging van Verordeninge.

24. Hoofstuk 12 en Aanhangesel 2 onder Bylae 21 van die Raad se Verordeninge Betreffende Licensies en Beheer oor Besighede, afgekondig by Administrateurs-kennisgewing 67 van 27 Januarie 1954, soos gewysig, word hierby geskrap.

BYLAE.

JAAARLIKSE HONDEBELASTING.

1. Honde wat, na die mening van die persoon wat aangestel is om lizensies uit te reik, van die windhond-familie of van 'n dergelyke soort is, per kalenderjaar of gedeelte daarvan, per erf, standplaas, landbouhoewe of -grond:

(1) Reuns en Gesteriliseerde Tewe:

- (a) Vir die eerste reun of gesteriliseerde teef: R10.
- (b) Vir elke bykomende hond: R15.

(2) Ongesteriliseerde Tewe:

- (a) Vir die eerste ongesteriliseerde teef: R20.
- (b) Vir elke bykomende ongesteriliseerde teef: R25.

2. Honde waarop die bepalings van item 1 nie van toepassing is nie, per kalenderjaar of gedeelte daarvan, per erf, standplaas, landbouhoewe of -grond:

(1) Reuns en Gesteriliseerde Tewe:

- (a) Vir die eerste reun of gesteriliseerde teef: R3.
- (b) Vir elke bykomende -reun of gesteriliseerde teef: R5.

charge thereof, any dog being lawfully brought to the pound, or shall rescue or attempt to rescue any dog after the same has been impounded.

Council's Officers may enter Premises.

21.(1) Any authorized officer may enter upon any premises for the purpose of enforcing these by-laws or for the purpose of ascertaining how many dogs are kept and of examining all tax receipts.

(2) No person shall obstruct, hinder or refuse or fail to give information, or give false information to any such officer in the course of such investigation.

Dog Kennels.

22. No person shall establish, maintain or carry on a dog-kennel business in a residential area or an area zoned as a "general residential" or "special residential" area under an approved or draft town-planning scheme, whichever may be applicable, or within 500 m of such area.

Penalties.

23. Any person contravening any provision of these by-laws shall be guilty of an offence and liable, on conviction, to a fine not exceeding R100 or, in default of payment, to imprisonment for a period not exceeding 3 months.

Amendment to By-laws.

24. Chapter 12 and Annexure 2 under Schedule 21 of the Council's By-laws Relating to Licences and Business Control, published under Administrator's Notice 67, dated 27 January, 1954, as amended, are hereby deleted.

SCHEDULE.

ANNUAL DOG TAX.

1. Dogs, which in the judgement of the person appointed to issue licences, are of the greyhound strain or of a similar kind, per calendar year or part thereof, per erf, stand or agricultural holding or farm:

(1) Male Dogs and Spayed Bitches:

- (a) For each male dog or spayed bitch: R10.
- (b) For each additional male dog or spayed bitch: R15.

(2) Unspayed Bitches:

- (a) For the first unspayed bitch: R20.
- (b) For each additional unspayed bitch: R25.

2. Dogs to which the provisions of item 1 do not apply, per calendar year or part thereof, per erf, stand or agricultural holding or farm:

(1) Male Dogs and Spayed Bitches:

- (a) For the first male dog or spayed bitch: R3.
- (b) For each additional male dog or spayed bitch: R5.

(2) Ongesteriliseerde Tewe:

- (a) Vir die eerste ongesteriliseerde teef: R10.
 (b) Vir elke bykomende ongesteriliseerde teef: R15.

3. Vir 'n gesteriliseerde teef moet 'n sertifikaat van 'n veearts, ten effekte dat sodanige teef gesteriliseer is, voorgelê word.

PB. 2-4-2-33-9

Administrateurskennisgewing 304

8 Maart 1978

MUNISIPALITEIT CARLETONVILLE: WYSIGING VAN 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.

Die Watervoorsieningsverordeninge van die Munisipaliteit Carletonville, deur die Raad aangeneem by Administrateurskennisgewing 72 van 25 Januarie 1978, word hierby gewysig deur in item 3(2) van Deel I van die Tarief van Gelde onder die Bylae die syfer "R1,25" deur die syfer "R5" te vervang.

PB. 2-4-2-104-146

Administrateurskennisgewing 305

8 Maart 1978

MUNISIPALITEIT DELMAS: WYSIGING VAN BIBLIOTEEKVERORDENINGE.

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 Biblioteekverordeninge van die Munisipaliteit Delmas, deur die Raad aangeneem by Administrateurskennisgewing 164 van 22 Februarie 1967, soos gewysig, word hierby verder gewysig deur in artikel 3(5)(a) die woorde "nege sent" deur die woorde "tien sent" te vervang.

PB. 2-4-2-55-53

Administrateurskennisgewing 306

8 Maart 1978

MUNISIPALITEIT EDENVALE: BLANKE STILHOUPLEKKE OP GEWYSIGDE HURLYVALE BUS-ROETE.

Die Administrateur gee hiermee kennis, ingevolge artikel 65bis(5) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) dat hy ingevolge artikel 65bis(4) van genoemde Ordonnansie vanaf die datum van publikasie hiervan goedkeuring heg aan die besluit van die Stadsraad van Edenvale om 'n gedeelte van die bestaande "A" en "A*" Blanke busroete (Hurlvale roete) te wysig en om stilhouplekke langs die gewysigde roete te voorsien, soos deur die Raad in Kennisgewing A/13/17/1977 in die *Provinsiale Koerant* van 17 Mei 1977 gepubliseer.

PB. 3-7-8-2-13

(2) Unspayed Bitches:

- (a) For the first unspayed bitch: R10.
 (b) For each additional unspayed bitch: R15.

3. In respect of a spayed bitch a certificate issued by a veterinary surgeon to the effect that such bitch has been spayed, shall be submitted.

PB. 2-4-2-33-9

Administrator's Notice 304

8 March, 1978

CARLETONVILLE 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 Carletonville Municipality, adopted by the Council under Administrator's Notice 72, dated 25 January 1978, are hereby amended by the substitution in item 3(2) of Part I of the Tariff of Charges under the Schedule for the figure "R1,25" of the figure "R5".

PB. 2-4-2-104-146

Administrator's Notice 305

8 March, 1978

MUNICIPALITY OF DELMAS: AMENDMENT TO LIBRARY 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 Library By-laws of the Delmas Municipality, adopted by the Council under Administrator's Notice 164, dated 22 February 1967, as amended, are hereby further amended by the substitution in section 3(5)(a) for the words "nine cents" of the words "ten cents".

PB. 2-4-2-55-53

Administrator's Notice 306

8 March, 1978

EDENVALE MUNICIPALITY: WHITE BUS STOPS ON ALTERED HURLYVALE BUS ROUTE.

The Administrator hereby, notifies in terms of section 65bis(5) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) that the sanctions in terms of section 65bis(4) of the said Ordinance as from the date of publication hereof, the resolution by the Town Council of Edenvale to alter a portion of the existing "A" and "A*" white bus route (Hurlvale route) and provide stopping places at the portion of the altered route, as published by the Council in Notice A/13/17/1977 in the *Provincial Gazette* of 18 May, 1977.

PB. 3-7-8-2-13

Administrateurskennisgewing 307

8 Maart 1978

MUNISIPALITEIT EVANDER: VERORDENINGE BETREFFENDE DIE HUUR VAN DIE OUDITORIUM BY DIE BIBLIOTEEK.

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

Woordomskrywing.

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

“huurder” die persoon wat die ooreenkomsvorm, voorgeskryf in Bylae “A” hierby, vir die huur van die ouditorium by die biblioteek geteken het en indien die vorm namens 'n klub, 'n firma of enige ander instelling geteken is, dan ook sodanige klub, firma of instelling.

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

Bespreking en Betaling van Huurgeld.

2.(1) Iemand wat die ouditorium wil huur moet by die Klerk van die Raad skriftelik daarom aansoek doen en die ooreenkomsvorm soos voorgeskryf in Bylae A hierby invul en onderteken.

(2) Die gelde voorgeskryf in Bylae B hierby is betaalbaar vir die huur van die ouditorium.

(3) Bespreking vir die huur van die ouditorium kan gedoen word teen betaling van 'n besprekingsgeld van 50% van die voorgeskrewe huurgelde: Met dien verstande dat —

- (a) geen bespreking meer as drie maande vooruit gedoen mag word nie;
- (b) die balans van die huurgelde verskuldig, betaal moet word ten minste tien dae voor die besprekingsdatum;
- (c) die voorgeskrewe huurgelde ten volle betaalbaar is vir enige bespreking waar aansoek om die huur van die ouditorium gedoen word binne tien dae voor die datum waarop dit gebruik staan te word.

(4) Indien 'n huurder die bespreking kanselleer of nalaat om die bespreking ingevolge subartikel (3) te bekratig of om die ouditorium te gebruik, verbeur hy alle gelde deur hom aan die Raad betaal, tensy die ouditorium op die betrokke datum deur die Raad herverhuur word, in welke geval die huurgelde of deposito op skriftelike versoek aan 'n huurder terugbetaal sal word.

Reg om te Verhuur of die Verhuring te Kanselleer Voorbehou:

3.(1) Die Raad behou hom die reg voor om sonder die verstrekking van redes daarvoor, te weier om die ouditorium te verhuur en ook om die bespreking daar-

Administrator's Notice 307

8 March, 1978

EVANDER MUNICIPALITY: BY-LAWS RELATING TO THE HIRE OF THE AUDITORIUM AT THE PUBLIC LIBRARY.

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

Definitions.

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

“Council” means the Town Council of Evander 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 (Administrations and Elections) Ordinance, 1960 (Ordinance 40 of 1960).

“hirer” means the person who has signed the form of agreement as prescribed in Schedule A hereto, for the hire of the auditorium at the library and if signed on behalf of a club, firm or any other institution, also such club, firm or institution.

Booking and Payment of Rental.

2.(1) Any person desiring to hire the auditorium, shall apply in writing to the Clerk of the Council and complete and sign the agreement form as prescribed in Schedule A hereto.

(2) The charges payable for the hire of the auditorium shall be as prescribed in Schedule B hereto.

(3) Booking for the hire of the auditorium may be made by payment of a booking fee of 50% of the prescribed rental: Provided that —

- (a) no booking shall be made more than three months in advance;
- (b) the balance of the prescribed rental due shall be paid not later than ten days prior to the reserved date;
- (c) the prescribed rental shall be payable in full for any booking where application for the hire of the auditorium is made within ten days of the date on which it is to be used.

(4) If the hirer cancels the booking or fails to confirm the reservation in terms of subsection (3) or to use the auditorium, he shall forfeit all moneys paid to the Council, except where the Council relets the auditorium for the date for which it was reserved, in which event the rental or deposit shall, on written request, be refunded to the hirer.

Right of Letting and Cancellation of Letting, Reserved.

3.(1) The Council reserves the right to refuse to let the auditorium and also to cancel the booking thereof,

van te kanselleer, ongeag of die huurtermyn reeds begin het al dan nie.

(2) Ingeval van weiering om die ouditorium te verhuur of die beëindiging van die huurooreenkoms ingevolge subartikel (1), vergoed die Raad aan die huurder die volle bedrag, sonder rente, wat hy ten opsigte van huur betaal het.

Reg van Toegang.

4.(1) Behoudens die bepalings van subartikel (2), word die reg hierby aan die huurder verleen om toegang tot die ouditorium te reserver en is die huurder verantwoordelik vir die behoorlike nakoming en uitvoering van die volgende voorwaarde:

- (a) Niemand word tot die ouditorium toegelaat nie of mag, nadat hy daarin toegelaat is, toegelaat word om daarin te vertoe nie indien hy in 'n beskonke toestand verkeer of hom op 'n onbetaamlike wyse gedra of onfatsoenlik gekleed is.
- (b) Die aantal persone wat tot die ouditorium toegelaat word, moet beperk word tot die beskikbare sitpleakkommodesie. Sodra die beskikbare sitpleakkommodesie opgeneem is, moet die huurder die toegang van enige persoon verbied ten einde te verhoed dat enige sitpleakkommodesie oorskry word.
- (c) Geen persoon of persone word toegelaat om deuropeninge in die portaal wat toegang verleen tot die ouditorium, te versper of daarin saam te drom tydens die gebruik van die ouditorium deur die huurder nie.

(2) Enige gemagtigde beampete van die Raad het die reg om die verhuurde ouditorium te eniger tyd vir amptelike doeleinades te betree.

Ontruiming en Skoonmaak van die Ouditorium.

5.(1) Die huurder moet toesien dat die ouditorium ontruim word en dat alle goedere en artikels wat nie die eiendom van die Raad is nie, uit die ouditorium verwyder word binne twee uur nadat die tydperk van huur verstryk het.

(2) Indien die huurder in gebreke bly om aan die bepalings van subartikel (1) te voldoen, het die Raad die reg om sodanige goedere of artikels op koste van die huurder te verwijder.

(3) Die Raad onderneem die skoonmaak van die ouditorium na verstryking van die huurtermyn maar kan, waar na mening van die Raad spesiale skoonmaakwerk onderneem moet word, gelas dat 'n bykomende bedrag gedeponeer word om die koste van sodanige buitengewone skoonmaakwerk te dek.

Elektriese Beligting, Kooktoestelle en Eet- en Drinkware.

6.(1) Alle elektriese beligting en toestelle word deur 'n beampete van die Raad beheer en geen elektriese toestelle, stowe, kook- of verwarmingstoestelle, van watter aard ook al, mag in die ouditorium gebruik word nie, uitgesondert die wat deur die Raad verskaf en goedgekeur is.

(2) Die bereiding van eetware en die plasing van kookgereedskap in enige lokaal, behalwe die kombuis van die biblioteek, is verbode.

whether or not the term of lease has already commenced, without furnishing reasons therefor.

(2) In the event of refusal to let the auditorium or termination of the agreement of lease in terms of subsection (1), the Council shall refund to the hirer the full amount, without interest, which he paid in respect of the hire.

Right of Admission.

4.(1) Subject to the provisions of subsection (2), the hirer shall have the right to reserve admission to the auditorium and shall be held responsible for the due observance and carrying out of the following provisions:

- (a) No person shall be admitted to the auditorium or, having gained admission, be permitted to remain therein if he is intoxicated or behaves in an improper manner or is unsuitable clad.
- (b) The number of persons allowed in the auditorium shall be limited to the seating accommodation available. As soon as the available seating accommodation is occupied, the hirer shall prohibit the admittance of any person in order to prevent exceeding such seating capacity.
- (c) No person or persons shall be allowed to obstruct the doorways of the foyer which allow entrance to the auditorium or congregate therein during use of the auditorium by the hirer.

(2) Any authorized officer of the Council shall have the right to enter the hired auditorium at any time for official purposes.

Clearing and Cleaning of the Auditorium.

5.(1) The hirer shall ensure that the auditorium is cleared and that all goods and articles not belonging to the Council are removed from the auditorium within two hours after expiry of the period of hire.

(2) If the hirer fails to comply with the provisions of subsection (1), the Council shall have the right to remove such goods or articles at the cost of the hirer.

(3) The Council undertakes to clean the auditorium after expiry of the period of hire but may, if in the opinion of the Council special cleaning services will have to be undertaken, require that an additional amount be deposited to cover the costs of such special cleaning services.

Electric Lighting, Cooking Apparatus and Victuals.

6.(1) All electric lighting and apparatus shall be controlled by an officer of the Council and no stove, cooking or warming apparatus of any nature whatsoever, shall be used in the auditorium, except those supplied or approved by the Council.

(2) The preparation of food and the placing of cooking apparatus in any hall, except the kitchen of the library, is prohibited.

(3) Geen onbeskermde ligte, flikkerligte of bykomende beligting van enige aard mag sonder die goedkeuring en vooraf inspeksie van die Raad se Elektrotechniese Ingenieur gebruik word nie.

(4) Geen sterk drank mag sonder spesiale skriftelike magtiging van die Raad op die perseel gebring word nie.

Vertoning van Aanplakbiljette of Vlae.

7.(1) Sonder die voorafverkreeë skriftelike toestemming van die Raad, word geen buite-aanplakbiljette, kennisgewings, dekorasies, vlae, afbeeldings of reklame op enige deel van die Raad se perseel toegelaat nie en dan slegs op sodanige voorwaardes as wat die Raad bepaal.

(2) Geen binnedekorasies van enige aard, behalwe blommerangskikkings, word sonder toestemming van die Raad toegelaat nie en geen spykers, drukspykers, kramme of skroewe mag in die mure of monterings of enige deel van die perseel geslaan of gedraai word nie en ook mag niks deur 'n kleefband daaraan bevestig word nie.

Verbod op Gebruik van Luidsprekers.

8. Geen luidsprekers mag in die ouditorium gebruik word nie.

Aanspreeklikheid van Huurder vir Beskadiging aan die Raad se Eiendom.

9.(1) Die huurder is aanspreeklik vir enige verlies, breekskade of enige ander skade van watter aard ook al, wat aan die ouditorium, toebehoere, vaste toebehoere of aan enige eiendom van die Raad, hetsy in die ouditorium of die biblioteek of enige ander gebou, gedurende die tydperk waarvoor die ouditorium gehuur is, berokken word deur die huurder of deur iemand wat tot die ouditorium toegelaat is of toegang daartoe probeer verkry, of so iemand nou al wettig in of by die ouditorium is of dit onwettig betree het. Dit word geag dat alle verlies veroorsaak deur breekskade of enige ander skade wat berokken is, gedurende die huurtydperk plaasgevind het, tensy die huurder die opsigtiger se aandag gevinstig het op breekskade of enige ander beskadigings voordat hy besit van die ouditorium geneem het.

(2) Voordat die ouditorium vir enige funksie gebruik word en nadat die ouditorium aldus gebruik is, moet die opsigtiger en die huurder die ouditorium en ander geboue inspakteur en hul vergewis dat geen skade van enige aard aan die geboue, toebehoere en uitrusting berokken is nie en waar skade berokken is, dit op skrifstel en onderteken.

(3) Waar skade wel berokken is, moet die huurder die koste vir die herstel of vervanging van toestelle of toebehoere of skade aan geboue aan die Raad betaal binne veertien dae vanaf datum van die eis om betaling van die skade aan hom verskaf is of per aangetekende pos aan hom gestuur is.

Aanspreeklikheid van die Raad.

10.(1) Die Raad aanvaar geen verantwoordelikheid of aanspreeklikheid hoegenaamd nie ten opsigte van enige skade aan of verlies van enige eiendom, artikel of ding van die huurder of iemand wat die ouditorium binnegaan, of gebruik maak van die uitrusting daarin,

(3) No unprotected lights, flickering lights or additional lighting of any nature whatsoever, may be used without the consent and prior inspection of the Council's Electrical Engineer.

(4) No liquor shall be brought onto the premises without the Council's special written approval.

Display of Posters or Flags.

7.(1) No outside posters, notices, decorations, flags, pictures or advertisements shall be allowed on any part of the Council's premises without the previously obtained written consent of the Council, and subject to such conditions as the Council may impose.

(2) No interior decorations of any nature, except flower arrangements, shall be allowed without the consent of the Council, and no nails, drawing pins, clamps or screws shall be driven or screwed into the walls or fittings or any other part of the premises and nothing shall be attached thereto by adhesive tape.

Prohibition on the Use of Loudspeakers.

8. Loudspeakers shall not be used in the auditorium.

Liability of Hirer for Damage to the Council's Property.

9.(1) The hirer shall be liable for any loss, breakage or other damage of any nature whatsoever to the auditorium, fittings, fixtures or any other property of the Council, whether inside the auditorium or library or whether in or to any other building during the period for which the auditorium is hired, and which is caused by the hirer or any person admitted to the auditorium or who attempts to gain admission thereto, whether such person is lawfully in or at the auditorium or has entered it unlawfully. It shall be deemed that all loss caused by breakage or any other damage sustained, occurred during the period of lease of the auditorium, except where the hirer has drawn the caretaker's attention to such breakage or other damage before the hirer took occupation of the auditorium.

(2) Before the auditorium is used for any function and after the auditorium has thus been used, the caretaker and the hirer shall inspect the auditorium and other buildings and ascertain that no damage of whatever nature has been caused to the buildings, fittings or fixtures, and if damage has been caused, the nature thereof shall be described in writing and signed by the parties.

(3) If damage has been caused, the hirer shall compensate the Council for repair or replacement of fittings or fixtures or damage to the buildings within fourteen days from the date on which the claim for payment has been served on him or addressed to him per registered post.

Liability of the Council.

10.(1) The Council shall accept no responsibility or liability whatsoever in respect of any damage to or loss of any property, article or thing of whatever nature, of the hirer or any person who enters the auditorium, or makes use of the equipment in the audi-

en deur die ondertekening van die ooreenkomsform voorgeskryf in Bylae A hierby, vrywaar die huurder die Raad en stel hy die Raad skadeloos teen enige eis wat iemand mag instel op enige grond hoegenaamd.

(2) Die Raad is nie aanspreeklik nie vir enige verlies aan die huurder veroorsaak as gevolg van 'n ongeluk, fout of gebrek aan enige toestel, beligting of uitrusting.

(3) Enige eiendom van watter aard ook al, wat aan die huurder of enige ander persoon behoort en wat in die ouditorium gevind word en nie binne drie maande geëis word nie, word verbeur aan die Raad en word oor beskik soos deur die Raad voorgeskryf.

Rook Verbode.

11. Rook in die ouditorium is verbode.

Strafbepalings.

12. Iemand wat enige bepaling van hierdie verordeninge oortree, is skuldig aan 'n misdryf en by skuldig bevinding strafbaar met 'n boete van hoogstens R100 en moet, benewens die strawwe hom opgelê by skuldig bevinding, die Raad vergoed vir enige uitgawe deur die Raad aangegaan as gevolg van sodanige oortreding van enige bepaling van hierdie verordeninge.

BYLAE A.

STADSRAAD VAN EVANDER.

Die Klerk van die Raad

Posbus 55
EVANDER
2280

Meneer

Ek/ons
die ondergetekende/s doen hiermee aansoek vir die
huur van die ouditorium op
vanaf tot
vir die doeleindes van

Ek/ons verklaar hiermee dat ek/ons ten volle vertroud is met al die voorwaardes van huur soos in die toepaslike verordeninge bepaal en wat ek/ons hiermee sonder voorbehoud aanvaar en onderneem om na te kom.

Ek/ons is bewus daarvan dat met die ondertekening van hierdie ooreenkoms ons die Raad vrywaar en skadeloos stel van enige eis wat as gevolg van die huur van die ouditorium, ongeag hoe dit ontstaan, teen die Raad ingestel mag word.

Geteken: Datum:

Volledige naam en adres van huurder:

Telefoon:

VIR AMPTELIKE GEBRUIK.

1. Toepaslike huurgeld. R.....
2. Deposito. R..... Kwitansie No.

atorium, and by the signing of the agreement form as prescribed in Schedule A hereto, the hirer indemnifies the Council against any claim instituted by any person on any ground whatsoever.

(2) The Council shall not be responsible for any loss to the hirer due to any accident, fault or defect in respect of any appliance, lighting or equipment.

(3) Any property of whatever nature, belonging to the hirer or to any other person, which is found in the auditorium and is not claimed within three months, shall be forfeited to the Council and disposed of as prescribed by the Council.

Smoking Prohibited.

11. Smoking is prohibited in the auditorium.

Penalty Clause.

12. Any person who contravenes any provision of these by-laws, shall be guilty of an offence and liable on conviction to a fine not exceeding R100 and shall, in addition to the penalties imposed on conviction, compensate the Council for any expense incurred by the Council as a result of such contravention of any provision of these by-laws.

SCHEDULE A.

TOWN COUNCIL OF EVANDER.

The Clerk of the Council
P.O. Box 55
EVANDER
2280

Sir

I/We
the undersigned herewith apply to hire the auditorium on from
to for the purpose of

I/We herewith declare that I/We are fully conversant with the conditions of hire as set out in the applicable by-laws and which I/We herewith unconditionally accept and undertake to comply with.

I/We herewith declare that signing of this agreement indemnifies the Council against any claim which may arise from the hire of the auditorium, on whatever ground.

Signed: Date

Full names and address of hirer:

Telephone No.:

FOR OFFICIAL USE.

1. Applicable rent R.....
2. Deposit R..... Receipt No.

3. Bykomende
betaling R..... Kwitansie No.....
Bespreking aanvaar/geweier
Verwysings No.

Datum: *Klerk van die Raad*

BYLAE B.

TARIEF VAN GELDE.

1. *Vir die Gebruik van die Ouditorium Gedurende die Dag vanaf 10h00 tot 18h00 of Gedeelte Daarvan.*
 - (1) Skole, kerke of liefdadigheidsorganisasies:
 - (a) Per uur of gedeelte daarvan: 50c.
 - (b) Minimum heffing: R1.
 - (2) Alle ander huurders:
 - (a) Per uur of gedeelte daarvan: 75c.
 - (b) Minimum heffing: R2.
2. *Vir die Gebruik van die Ouditorium Gedurende die Aand vanaf 18h00 tot 24h00 of Gedeelte Daarvan.*
 - (1) Skole, kerke of liefdadigheidsorganisasies:
 - (a) Per uur of gedeelte daarvan: R1.
 - (b) Minimum heffing: R2.
 - (2) Alle ander huurders:
 - (a) Per uur of gedeelte daarvan: R1,50.
 - (b) Minimum heffing: R3.
3. *Gebruik van die Ouditorium vir Munisipale Doel-eindes.*

Die gebruik van die ouditorium word gratis tot beskikking gestel vir enige doel waarvoor die Raad of die Suid-Afrikaanse Vereniging van Munisipale Werknemers (Evander Tak) dit benodig, insluitende vergaderings en lesings oor burgerlike beskerming, bloedoor-tappingsdienste of onthale.

PB. 2-4-2-55-154(B)

Administrateurskennisgewing 308 8 Maart 1978
MUNISIPALITEIT VAN EVANDER: WYSIGING
VAN BIBLIOTEKVERORDENINGE.

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 Biblioteekverordeninge, afgekondig by Administrateurskennisgewing 218 van 23 Maart 1966 en wat ingevolge Administrateurskennisgewing 994 van 7 Desember 1966 en Proklamasie 109 (Administrateurs-), 1972, gelees met artikel 159bis(1)(c) van die genoemde Ordonnansie, die verordeninge van die Stadsraad van Evander geword het, word hierby gewysig deur in artikel 3(5)(a) die woorde "nege sent" deur die woorde "tien sent" te vervang.

PB. 2-4-2-55-154(A)

3. Additional
payment R..... Receipt No.....
Booking accepted/ refused
Reference No.

Date: *Clerk of the Council.*

SCHEDE B.

TARIFF OF CHARGES.

1. *For the Use of the Auditorium During the Day from 10h00 to 18h00 or Part Thereof.*
 - (1) Schools, churches or welfare organisations:
 - (a) Per hour or part thereof: 50c.
 - (b) Minimum charge: R1.
 - (2) All other hirers:
 - (a) Per hour or part thereof: 75c.
 - (b) Minimum charge: R2.
2. *For the Use of the Auditorium During Evenings from 18h00 to 24h00 or Part Thereof.*
 - (1) Schools, churches or welfare organisations:
 - (a) Per hour or part thereof: R1.
 - (b) Minimum charge: R2.
 - (2) All other hirers:
 - (a) Per hour or part thereof: R1,50.
 - (b) Minimum charge: R3.
3. *Use of the Auditorium for Municipal Purposes.*

The use of the auditorium shall be available free of charge for any purpose by the Council or the South African Association of Municipal Employees (Evander Branch), including meetings or lectures on civil defence, blood transfusion services or receptions.

PB. 2-4-2-55-154(B)

Administrator's Notice 308 8 March, 1978
EVANDER MUNICIPALITY: AMENDMENT TO
LIBRARY 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 Library By-laws, published under Administrator's Notice 218, dated 23 March 1966, and which in terms of Administrator's Notice 994, dated 7 December 1966 and 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, are hereby amended by the substitution in section 3(5)(a) for the words "nine cents" of the words "ten cents".

PB. 2-4-2-55-154(A)

Administrateurskennisgewing 309

8 Maart 1978

MUNISIPALITEIT GERMISTON: WYSIGING VAN MUNISIPALE PENSIOENFONDSVERORDENINGE.

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

Die "Munisipale" Pensioenfondsverordeninge van die Munisipaliteit Germiston, afgekondig by Administrateurskennisgewing 1643 van 11 Oktober 1973, soos gewysig word hierby verder soos volg gewysig:

1. Deur in artikel 1 aan die end van die woordomskrywing van "Pensioenbare ouerdom" die volgende by te voeg:

"of sodanige vroeër ouerdom as wat ingevolge artikel 6A verkies is."

2. Deur na artikel 6 die volgende in te voeg:

"Pensioenbare Ouderdom."

6A. 'n Lid wat op 30 Junie 1974 lid was en wie se pensioenbare ouerdom op daardie datum minder as 63 jaar was, kan verkies op 'n datum deur die Komitee vasgestel, om sy pensioenbare ouerdom soos op 30 Junie 1974, te behou."

3. Deur aan die end van artikel 11(1) die volgende voorbehoudbepaling by te voeg:

"Met dien verstande dat indien hy ingevolge artikel 6A in pensioenbare ouerdom van minder as 63 jaar verkies het, sy bydraes met 2,5% van sy pensioendraende besoldiging verhoog word"

4. Deur in artikel 27 in die tweede reël na die woorde "bydraende lid" die uitdrukking "wat voor 1 Maart 1977 'n lid geword het, en" in te voeg.

5. Deur artikel 53 deur die volgende te vervang:

"Bewyslewering van Gesondheid."

53.(1) Elke persoon wat op of na 1 Maart 1977 lid word, moet binne 3 maande na sy aanvaarding van lidmaatskap, sodanige bewys van sy gesondheid lever as wat die Komitee mag vereis, en moet, indien die Komitee dit verlang, medies ondersoek word deur die mediese raad. Indien die Komitee bevind dat sy gesondheid onbevredigend is, moet die Komitee hom skriftelik in kennis stel dat sy lidmaatskap onderworpe is aan die voorwaardes, wat op 'n later datum laat daar kan word; dat

(a) indien hy, voordat tien jaar deurlopend diens voltooi is, uit die diens tree ingevolge artikel 19 as gevolg van 'n siekte wat, na die mening van die Komitee, veroorsaak is of die gevolg is van die siekte of toestand wat veroorsaak het dat sy gesondheid onbevredigend bevind is, sy voordeel nie is, soos in voornoemde artikel bepaal nie, maar 'n voordeel ingevolge artikel 18(3); en

(b) indien hy, voordat tien jaar deurlopend diens voltooi is, in die diens sterf van 'n siekte wat, na die mening van die Komitee, veroorsaak is of die gevolg is van 'n siekte of toestand wat veroorsaak het dat sy gesondheid onbevredigend bevind is, latende 'n geregtigde weduwee of geregtigde kinders, die

Administrator's Notice 309

8 March, 1978

GERMISTON MUNICIPALITY: AMENDMENT TO MUNICIPAL PENSION FUND BY-LAWS.

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

The Municipal Pension Fund By-laws of the Germiston Municipality, published under Administrator's Notice 1643, dated 11 October 1973, as amended, are hereby further amended as follows:

1. By the addition in section 1 at the end of the definition of "pensionable age" of the following:

"or such earlier age as may have been elected in terms of section 6A;"

2. By the insertion after section 6 of the following:

"Pensionable Age."

6A. A member who was a member on 30 June 1974 and whose pensionable age on that date was less than 63 years, may elect, by a date determined by the Committee, to retain his pensionable age as on 30 June 1974."

3. By the addition at the end of section 11(1) of the following proviso:

"Provided that if he elected a pensionable age of less than 63 years in terms of section 6A, his contributions shall be increased by 2,5% of his pensionable emoluments".

4. By the insertion in section 27 in the second line after the words "contributing member" of the expression "who became a member before 1 March 1977, and".

5. By the substitution for section 53 of the following:

"Evidence of Health."

53.(1) Every person who becomes a member on or after 1 March, 1977 shall, within three months of becoming a member, produce such evidence of health as the Committee may require and shall, if the Committee so requires, be medically examined by the medical board. If the Committee finds that his health is unsatisfactory, it shall notify him in writing that his membership is subject to the conditions, which may be relaxed at a later date; that

(a) if, before completing ten years of continuous service, he is retired from the service in terms of section 19 as a result of an illness which, in the opinion of the Committee, is or is the result of the illness or condition that caused it to find his health unsatisfactory, his benefit shall not be as provided in that section, but shall be a benefit in terms of section 18(3); and

(b) if, before completing ten years of continuous service, he dies in the service from an illness which, in the opinion of the Committee, is or is the result of the illness or condition that caused it to find his health unsatisfactory, leaving an eligible widow or eligible children, the benefit shall not be

"voordeel nie is soos in artikel 25 bepaal nie," maar is dit twee maal sy totale bydraes.

(2) Indien 'n lid 'n valse verklaring maak of wetens versuim, wanneer hy medies ondersoek word, om te openbaar dat hy gely het of ly aan 'n siekte of toestand wat die Komitee sou veroorloof het om kennis te gee soos neergelê, word die voordeel betaalbaar, indien hy voordat tiën jaar deurlopende diëns voltooi is, uit die diëns tree ingevolge artikel 19, of in die diëns sterf en 'n geregtigde weduwee of geregtigde kinders nalaat, vasgestel in ooreenstemming met subartikel (1).

(3) Enige lid wat in gebreke bly om die bewys van gesondheid ingevolge subartikel (1) te lewer is, totdat sodanige getuenis gelewer is, slegs geregtig op die voordele ingevolge subartikel (1)(a) en (b), indien hy, voordat tiën jaar deurlopende diëns voltooi is, ingevolge artikel 19 uittree of in die diëns sterf, en 'n geregtigde weduwee of geregtigde kinders nalaat, wat ook al die oorsaak van sodanige uittrede of sodanige afsterwe.

(4) Enige kennisgewing aan 'n persoon wat 'n lid geword het voor 1 Maart 1977 ten effekte dat hy nie in 'n goeie gesondheidstoestand verkeer het nie, is deurlopend van toepassing en die voorwaardes van artikel 27 is deurlopend op hom van toepassing.

PB. 2-4-2-71-1

Administrateurskennisgewing 310 8 Maart 1978

MUNISIPALITEIT KRUGERSDORP: WYSIGING VAN BEURSLENINGSFONDSVERORDENINGE.

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 Beursleningsfondsverordeninge van die Municipiteit Krugersdorp, aangekondig by Administrateurskennisgewing 1127 van 6 November 1968, soos gewysig, word hierby verder soos volg gewysig:

1. Deur artikel 7 deur die volgende te vervang:

"7. Die aansoeker om 'n beurslening moet op datum van eerste aansoek in die Krugersdorpse Municipale gebied woonagtig wees."

2. Deur artikel 9 deur die volgende te vervang:

"9. Indien 'n student aan wie 'n beurslening toegestaan is 'n jaar moet herhaal, of aan die einde van enige jaar nie sodanig slaag dat hy met die daaropvolgende akademiese jaar se studieleergang in die kursus kan voortgaan nie, word die beurslening opgeskort: Met dien verstande dat as 'n student (andersins as op die koste van die Raad) binne 'n tydperk van een jaar na sodanige opskorting dusdanig slaag, kan die Raad, tensy daar 'n vorige opskorting was, die beurslening vir die oorblywende tydperk herinstel: Voorts met dien verstande dat indien 'n student, as gevolg van onvermydelike omstandighede, aan die einde van enige jaar nie sodanig slaag dat hy met die volgende akademiese jaar se studiekursus kan voortgaan nie, die Raad in sy uitdruklike diskresie kan besluit om nie die beurslening op te skort nie."

3. Deur artikel 11 deur die volgende te vervang:

"...as provided in section 25, but shall be twice his total contributions.

(2) If a member makes a false declaration or knowingly fails to disclose when being medically examined that he has suffered or is suffering from an illness or condition which would cause the Committee to give the notice specified, the benefit payable, if before completing ten years of continuous service he is retired from the service in terms of section 19, or if he dies in the service and leaves an eligible widow or eligible children, shall be determined in accordance with subsection (1).

(3) Any member who fails to produce the evidence required in terms of subsection (1) shall, until such evidence is produced, only be entitled to benefits in terms of subsection (1)(a) and (b) if, before completing ten years of continuous service he is retired in terms of section 19, or dies in the service leaving an eligible widow or eligible child, whatever the cause of such retirement or such death.

(4) Any notification to a person who became a member before 1 March 1977 to the effect that he was not in a good state of health, shall continue to apply and the conditions of section 27 shall continue to apply to him.

PB. 2-4-2-71-1

Administrator's Notice 310 8 March, 1978

KRUGERSDORP MUNICIPALITY: AMENDMENT TO BURSARY LOAN FUND BY-LAWS.

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

The Bursary Loan Fund By-laws of the Krugersdorp Municipality, published under Administrator's Notice 1127, dated 6 November, 1968, as amended, are hereby further amended as follows:

1.1 By the substitution for section 7 of the following:

"7. The applicant for a bursary loan shall reside in the Krugersdorp Municipal area on the date of first applying."

2.1 By the substitution for section 9 of the following:

"9. If a student to whom a bursary loan has been granted has to repeat a year, or does not at the end of any year obtain a pass which will enable him to proceed with the following academic year's course, the bursary loan shall be suspended: Provided that if a student (otherwise than at the expense of the Council) within one year after such suspension, obtains the necessary pass, the Council may, unless there has been a previous suspension, reinstate the bursary loan for its remaining period: Provided further that should a student, as a result of unavoidable circumstances, does not at the end of any year obtain a pass which will enable him to proceed with the following year's study, the Council may in its sole discretion decide not to suspend the bursary loan."

3.1 By the substitution for section 11 of the following:

"11. Behoudens die bepalings van die Moratoriumwet, 1963 (Wet 25 van 1963), geskied terugbetalings van elke beurslēning, tesame met rente soos voornoem, soos volg:

- In 60 gelyke maandelikse paaiemende, betaalbaar op die eerste dag van die derde maand wat volg op die maand waarin die student die goedgekeurde kursus voltooi het. Met dien verstande dat die Raad, in verdienstelike gevalle, die datum waarop die eerste maandelikse paaiemende ten opsigte van die lening betaal moet word, kan uitstel.
- In 12 gelyke maandelikse paaiemende indien die studiekursus binne twee studiejare gestaak word.
- In 24 gelyke maandelikse paaiemende indien die studiekursus een is wat gewoonlik meer as twee jaar duur en na twee studiejare gestaak word.
- Rente word bereken op die voornoemde grondslag vanaf die eerste dag van die maand nadat die studiekursus gestaak is.
- Die eerste maandelikse paaiemende is verskuldig en betaalbaar op die eerste dag van die maand nadat die studiekursus gestaak is."

4. Deur artikel 13 deur die volgende te vervang:

"13. Behoudens die bepalings van die Moratoriumwet, 1963, (Wet 25 van 1963), het die Raad, ondanks enige voorafgaande bepalings, die reg om onmiddellike betaling van die totale uitstaande bedrag van die lening, plus rente soos voornoem, te eis in die geval waar enige student aan wie 'n beurslēning toegestaan is, nalaat om enige paaiemende soos in artikel 11 bepaal binne 'n tydperk van veertien dae na die vervaldag te betaal."

5. Deur na artikel 16 die volgende artikel by te voeg:

"Opskorting of Intrekking van Lenings."

17. Die Raad kan te eniger tyd in sy uitsluitende diskresie, enige uitbetaling ingevolge 'n lening opskort of sodanige lening intrek indien hy van mening is dat die persoon aan wie die lening toegestaan is, aan wan gedrag skuldig was of nie bevredigende vordering met sy studies gemaak het nie. Vir die toepassing van hierdie artikel, word geag dat die student sy kursus gestaak het."

PB. 2-4-2-121-18

Administrateurskennisgiving 311 8 Maart 1978

MUNISIPALITEIT LOUIS TRICHARDT: AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE KAFÉES, RESTAURANTE EN EETHUISE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Louis Trichardt die Standardverordeninge Betreffende Kafées, Restaurante en Eethuse, aangekondig by Administrateurskennisgiving 492 van 27 April 1977, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Hoofstuk 10 van die Publieke Gesondheidsverordeninge van die Munisipaliteit Louis Trichardt, aange-

"11. Subject to the provisions of the Moratorium Act, 1963 (Act 25 of 1963), repayment of each bursary loan together with interest as aforesaid shall be payable as follows:

- In the case of a student who has completed the approved course of study, in 60 equal monthly instalments, payable on the first day of the third month, following the month in which the student has so completed the course. Provided that the Council may, in deserving cases, postpone the date on which the first instalment in respect of the loan is payable.
- In 12 equal monthly instalments if the course of study is abandoned within two years of study.
- In 24 equal monthly instalments if the course of study is one, which normally extends over more than two years and is abandoned after two years of study.
- Interest shall be calculated on the abovementioned basis from the first day of the month after the study course has been abandoned.
- The first monthly instalment shall be due and payable on the first day of the month after the study course has been abandoned."

4. By the substitution for section 13 of the following:

"13. Subject to the provisions of the Moratorium Act, 1963 (Act 25 of 1963), the Council shall, in the event of any student to whom a bursary loan has been granted failing to pay any instalment as provided for in section 11 within the period of fourteen days after the due date, notwithstanding any foregoing provisions, have the right to claim immediate payment of the total amount of the bursary loan outstanding, together with interest as aforesaid."

5. By the addition after section 16 of the following section:

"Suspension or Withdrawal of Loans."

17. The Council may at any time in its sole discretion suspend payment of any bursary loan or withdraw such loan should it consider that the person to whom the bursary loan is granted, was guilty of misconduct or has not made satisfactory progress in his studies. For the purpose of this section, it shall be regarded that a student has abandoned his studies."

PB. 2-4-2-121-18

Administrator's Notice 311 8 March, 1978

LOUIS TRICHARDT MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS RELATING TO CAFÉS, RESTAURANTS AND EATING-HOUSES.

1. The Administrator, hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Louis Trichardt has, in terms of section 96bis(2) of the said Ordinance, adopted without amendment the Standard By-laws Relating to Cafés, Restaurants and Eating-houses, published under Administrator's Notice 492, dated 27 April, 1977, as by-laws made by the said Council.

2. Chapter 10 of the Public Health By-laws of the Louis Trichardt Municipality, published under Admi-

kondig by Administrateurskennisgewing 11 van 12 Januarie 1949, word hierby geskrap.

PB. 2-4-2-22-20

mistrator's Notice 11, dated 12 January, 1949, is hereby deleted.

PB. 2-4-2-22-20

Administrateurskennisgewing 312 8 Maart 1978

MUNISIPALITEIT LYDENBURG: TARIEF VAN GELDE VIR DIE VERKOOP VAN HOUT EN HOUTPRODUKTE.

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

TARIEF VAN GELDE

Die volgende gelde is betaalbaar vir die koop van hout en houtprodukte by die Munisipaliteit Lydenburg:

1. *Brandhout.*

(1) *Bloekomhout:*

- (a) Per 55 kg: 45c.
- (b) Per 4,5 m³ of 2,5 metriekie ton: R10.

(2) *Looibosboom:*

- (a) Per 55 kg: 55c.
- (b) Per 4,5 m³ of 2,5 metriekie ton: R12,50.

2. *Behandelde en Nie-beandelde Pole.*

Prys per Paal.

Lengte: Meter	Deursnee: mm	Behandelde Pole	Onbehandel- de Pole
1,8	50 — 75	0,30	0,10
	75 — 100	0,40	0,14
	100 — 125	0,65	0,20
	125 — 150	1,00	0,30
2,0	50 — 75	0,35	0,14
	75 — 100	0,45	0,18
	100 — 125	0,70	0,25
	125 — 150	1,10	0,35
2,1	50 — 75	0,40	0,18
	75 — 100	0,50	0,22
	100 — 125	0,75	0,30
	125 — 150	1,20	0,40
	150 — 175	1,70	0,50
2,3	50 — 75	0,45	0,22
	75 — 100	0,55	0,26
	100 — 125	0,80	0,35
	125 — 150	1,25	0,45
	150 — 175	1,75	0,60
2,4	50 — 75	0,50	0,26
	75 — 100	0,60	0,30
	100 — 125	0,85	0,40
	125 — 150	1,30	0,50
	150 — 175	1,80	0,70
2,6	50 — 75	0,55	0,30
	75 — 100	0,70	0,35
	100 — 125	0,90	0,50
	125 — 150	1,40	0,65
	150 — 175	2,00	0,80

Administrator's Notice 312, dated 8 March, 1978

8 March, 1978

LYDENBURG MUNICIPALITY: TARIFF OF CHARGES FOR THE SALE OF WOOD AND WOOD PRODUCTS.

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.

TARIFF OF CHARGES.

The following charges shall be payable for the purchase of wood and wood products from the Lydenburg Municipality:

1. *Fire Wood.*

(1) *Blue gum wood:*

- (a) Per 55 kg: 45c.
- (b) Per 4,5 m³ or 2,5 metric tons: R10.

(2) *Wattle wood:*

- (a) Per 55 kg: 55c.
- (b) Per 4,5 m³ or 2,5 metric tons: R12,50.

2. *Treated and Untreated Poles.*

Price per Pole.

Length: Metres	Diameter mm	Treated Poles	Untreated Poles
1,8	50 — 75	0,30	0,10
	75 — 100	0,40	0,14
	100 — 125	0,65	0,20
	125 — 150	1,00	0,30
2,0	50 — 75	0,35	0,14
	75 — 100	0,45	0,18
	100 — 125	0,70	0,25
	125 — 150	1,10	0,35
2,1	50 — 75	0,40	0,18
	75 — 100	0,50	0,22
	100 — 125	0,75	0,30
	125 — 150	1,20	0,40
	150 — 175	1,70	0,50
2,3	50 — 75	0,45	0,22
	75 — 100	0,55	0,26
	100 — 125	0,80	0,35
	125 — 150	1,25	0,45
	150 — 175	1,75	0,60
2,4	50 — 75	0,50	0,26
	75 — 100	0,60	0,30
	100 — 125	0,85	0,40
	125 — 150	1,30	0,50
	150 — 175	1,80	0,70
2,6	50 — 75	0,55	0,30
	75 — 100	0,70	0,35
	100 — 125	0,90	0,50
	125 — 150	1,40	0,65
	150 — 175	2,00	0,80

Lengte; Meters	Deursnee: mm	Behandelde Pole	Onbehandel- de Pole	Length: Metres	Diameter: mm	Treated Poles	Untreated Poles
2,7	50 — 75	0,60	0,35	2,7	50 — 75	0,60	0,35
	75 — 100	0,90	0,40		75 — 100	0,90	0,40
	100 — 125	1,20	0,60		100 — 125	1,20	0,60
	125 — 150	1,75	0,80		125 — 150	1,75	0,80
	150 — 175	2,20	1,00		150 — 175	2,20	1,00
3,0	50 — 75	0,75	0,40	3,0	50 — 75	0,75	0,40
	75 — 100	1,20	0,45		75 — 100	1,20	0,45
	100 — 125	1,70	0,70		100 — 125	1,70	0,70
	125 — 150	2,30	1,00		125 — 150	2,30	1,00
	150 — 175	3,00	1,30		150 — 175	3,00	1,30
3,4	50 — 75	0,85	0,45	3,4	50 — 75	0,85	0,45
	75 — 100	1,30	0,55		75 — 100	1,30	0,55
	100 — 125	2,00	0,80		100 — 125	2,00	0,80
	125 — 150	3,00	1,15		125 — 150	3,00	1,15
	150 — 175	3,90	1,50		150 — 175	3,90	1,50
3,7	50 — 75	0,95	0,50	3,7	50 — 75	0,95	0,50
	75 — 100	1,80	0,65		75 — 100	1,80	0,65
	100 — 125	2,20	0,90		100 — 125	2,20	0,90
	125 — 150	3,30	1,30		125 — 150	3,30	1,30
	150 — 175	4,80	1,70		150 — 175	4,80	1,70
4,0	75 — 100	2,30	0,75	4,0	75 — 100	2,30	0,75
	100 — 125	2,90	1,05		100 — 125	2,90	1,05
	125 — 150	4,00	1,45		125 — 150	4,00	1,45
	150 — 175	5,20	1,90		150 — 175	5,20	1,90
4,3	75 — 100	2,50	0,85	4,3	75 — 100	2,50	0,85
	100 — 125	3,30	1,15		100 — 125	3,30	1,15
	125 — 150	4,30	1,55		125 — 150	4,30	1,55
	150 — 175	5,80	2,00		150 — 175	5,80	2,00
4,6	75 — 100	2,60	0,90	4,6	75 — 100	2,60	0,90
	100 — 125	3,50	1,20		100 — 125	3,50	1,20
	125 — 150	4,65	1,60		125 — 150	4,65	1,60
	150 — 175	6,25	2,05		150 — 175	6,25	2,05
4,9	75 — 100	2,70	0,95	4,9	75 — 100	2,70	0,95
	100 — 125	3,70	1,25		100 — 125	3,70	1,25
	125 — 150	5,00	1,65		125 — 150	5,00	1,65
	150 — 175	6,70	2,10		150 — 175	6,70	2,10
5,2	75 — 100	2,90	1,05	5,2	75 — 100	2,90	1,05
	100 — 125	4,10	1,35		100 — 125	4,10	1,35
	125 — 150	5,70	1,75		125 — 150	5,70	1,75
	150 — 175	7,60	2,20		150 — 175	7,60	2,20
5,5	75 — 100	3,10	1,15	5,5	75 — 100	3,10	1,15
	100 — 125	4,50	1,45		100 — 125	4,50	1,45
	125 — 150	6,40	1,85		125 — 150	6,40	1,85
	150 — 175	8,50	2,30		150 — 175	8,50	2,30

PB. 2-4-2-116-42

PB. 2-4-2-116-42

Administrateurskennisgewing 313

8 Maart 1978

MUNISIPALITEIT LYDENBURG: WYSIGING VAN
BIBLIOTEKVERORDENINGE.

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 Bibliotekverordeninge van die Munisipaliteit Lydenburg, deur die Raad aangeneem by Administrateurskennisgewing 911 van 23 November 1966, soos ge-

Administrator's Notice 313

8 March, 1978

LYDENBURG MUNICIPALITY: AMENDMENT TO
LIBRARY 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 Library By-laws of the Lydenburg Municipality, adopted by the Council under Administrator's Notice

wysig, -word-hierby verder gewysig deur in artikel 3(5) (a) die woorde "nege sent" deur die woorde "tien sent" te vervang.

PB. 2-4-2-55-42

Administrateurskennisgewing 314

8 Maart 1978

MUNISIPALITEIT PIETERSBURG: 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 insake die Vasstelling van Gelde vir die Uitreiking van Sertifikate en die Verskaffing van Inligting van die Munisipaliteit Pietersburg, afgekondig by Administrateurskennisgewing 321 van 15 Mei 1963, soos gewysig, word hierby verder gewysig deur die Bylae deur die volgende te vervang:

"BYLAE"

R	
1.	Enige sertifikaat waarvoor daar nie gelde neergelê is in enige Ordonnansie wat op die Raad van toepassing is nie, elk 1,00
2.	Verskaffing van naam en adres van persoon of beskrywing van eiendom 1,00
3.	Inspeksie van enige akte, dokument, kaart, of diagram 0,75
4.	Endossement op "Verklaring" deur Koper"-vorms 0,75
5.	Skriftelike inligting (benewens die gelde ingevolge items 1, 2 en 3 voorgeskryf) vir elke 150 woorde of gedeelte daarvan 1,00
6.	Voortdurende soek na inligting, per halfuur of gedeelte daarvan 2,00
7.	Vir die maak of lewering van afdrukke, afskrifte en kopieë, insluitende planafdrukke —
(a)	op papier, per A4-grootte, of gedeelte daarvan, elk 0,25
(b)	op linne of film, elk 0,75
8.	Kieserslyste:
(1)	Hooflys 25,00
(2)	Kieserslys, per wyk 5,00
9.	Dorpsaanlegskema, per eksemplaar 5,00
10.	Ontwikkelingsplan, per eksemplaar 150,00
11.	Verkeersplan, per eksemplaar 100,00
12.	Lys van bouplannie goedgekeur, afdrukke, afskrifte of kopieë van sodanige lys:
(1)	Per maand 2,00
(2)	Per jaar 20,00
13.	Drukafskrifte van verordeninge 0,50."

PB. 2-4-2-40-24

911, dated 23 November, 1966, as amended, are hereby further amended by the substitution in section 3(5) (a) for the words "nine cents" of the words "tien cents".

PB. 2-4-2-55-42

Administrator's Notice 314

8 March, 1978

PIETERSBURG 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 Pietersburg Municipality, published under Administrator's Notice 321, dated 15 May, 1963, as amended, are hereby further amended by the substitution for the Schedule of the following:

"SCHEDULE"

R	
1.	Any certificate for which no charges are laid down in any Ordinance applicable to the Council, each 1,00
2.	Furnishing of name and address of person or description of property 1,00
3.	For the inspection of any deed, document, sketch or diagram 0,75
4.	For endorsement on "Declaration of Purchaser" forms 0,75
5.	For written information (in addition to the fees prescribed in terms of items 1, 2 and 3) for every 150 words or part thereof 1,00
6.	For any continuous search for information, per half an hour or part thereof 2,00
7.	For the making or supplying of reproductions, copies and duplicates, prints inclusive
(a)	on paper, per A4 size or part thereof, each 0,25
(b)	on linen or film, each 0,75
8.	Voters' roll:
(1)	Main list 25,00
(2)	Voters' list, per ward 5,00
9.	Town-planning Scheme, per copy 5,00
10.	Development plan, per copy 150,00
11.	Traffic plan, per copy 100,00
12.	List of approved building plans, reproductions, copies or duplicates of such list:
(1)	Per month 2,00
(2)	Per annum 20,00
13.	Reproduction of by-laws 0,50."

PB. 2-4-2-40-24

Administratorkennisgewing 315 8 Maart 1978

MUNISIPALITEIT PIET RETIEF: WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

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

Die Elektrisiteitsverordeninge van die Munisipaliteit Piet Retief, deur die Raad aangeneem by Administratorkennisgewing 1667 van 27 September 1972, soos gewysig, word hierby verder gewysig deur die Bylae deur die volgende te vervang:

“BYLAE.”

TARIEF VAN GELDE.

1. Basiese Heffing.

‘n Basiese heffing soos hierna uiteengesit, word gehef per erf, standplaas, perseel of ander terrein, sonder verbeterings, wat na die mening van die Raad by die hooftoevoerleiding aangesluit kan word:

(a) Erwe wat as “spesiale woon” gesomeer is, per maand: R7,50.

(b) Enige ander erwé, per maand: R12,50.

2. Huishoudelike Verbruikers (Binne die Munisipaliteit).

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

(a) Private woonhuise.

(b) Losieshuisel of hotelle, uitgesonnerd hotelle wat ingevolge die Drankwet gelisensieer is.

(c) Woonstelle.

(d) Verpleeginrigtings en hospitale. Indien die aanvraag van hierdie tipe verbruiker te groot is om onder hierdie tariefgroep ingedeel te word, word die laagste tarief ingevolge item 3 of 4 ten opsigte van sodanige verbruiker gehef.

(e) Tehuise vir liefdadigheidsinrigtings.

(f) Onderwysinrigtings en koshuise. Indien die aanvraag van hierdie tipe verbruiker te groot is om onder hierdie tariefgroep ingedeel te word, word die laagste tarief ingevolge item 3 of 4 ten opsigte van sodanige verbruiker gehef.

(g) Kerke en kerksale wat uitsluitlik vir openbare aanbidding gebruik word.

(h) Pompinstallasies waar die water wat gepomp word uitsluitlik vir huishoudelike doeleindes gebruik word op persele wat ingevolge hierdie item van die tarief toevoer ontvang.

(i) ‘n Gebou of afsonderlike gedeelte van ‘n gebou wat uitsluitlik vir woondoeleindes gebruik word.

(2) Die volgende geldie is betaalbaar, per maand of gedeelte daarvan:

(a) Waar ‘n verbruiker ‘n stroombreker installeer en die Raad skriftelik dienooreenkomsdig in kennis gestel word, word die volgende geldie gehef vanaf die eerste meteraflesing wat volg op die datum waarop die kennisgewing ontvang word:

Administrator's Notice 315 8 March, 1978

PIET RETIEF MUNICIPALITY: AMENDMENT TO ELECTRICITY 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 By-laws of the Piet Retief Municipality, adopted by the Council under Administrator's Notice 1667, dated 27 September, 1972, as amended, are hereby further amended by the substitution for the Schedule of the following:

“SCHEDULE.”

TARIFF OF CHARGES.

1. Basic Charge.

A basic charge as set forth hereinafter, shall be levied per erf, stand, lot or other area, without improvements, which in the opinion of the Council can be connected to the supply main:

(a) Erven zoned as “special residential”, per month: R7,50.

(b) Any other erven, per month: R12,50.

2. Domestic Consumers (Within the Municipality).

(1) This tariff shall apply to the following:

(a) Private dwellings.

(b) Boarding-houses or hotels, excluding hotels Licensed in terms of the Liquor Act.

(c) Flats.

(d) Nursing institutions and hospitals. If the demand of this type of consumer is too large to be classified under this tariff group, such consumer shall be charged the lowest tariff in terms of item 3 or 4.

(e) Homes for benevolent institutions.

(f) Educational institutions and hostels. If the demand of this type of consumer is too large to be classified under this tariff group, such consumer shall be charged the lowest tariff in terms of item 3 or 4.

(g) Churches and church halls used exclusively for public worship.

(h) Pumping installations where the water pumped is used exclusively for domestic purposes on premises receiving supply in terms of this item.

(i) A building or separate part of a building exclusively used for residential purposes.

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

(a) Where a consumer installs a circuit-breaker and the Council is notified accordingly in writing, the following charges shall be levied as from the first meter reading after the date upon which the notice was received:

- (i) Waar die vermoë van die stroombreker 15 ampère of minder is:
 - (aa) Vaste heffing: R2,50.
 - (bb) Energieheffing, per kW.h: 1,7c.
- (ii) Waar die vermoë van die stroombreker meer is as 15 ampère, maar nie 30 ampère oorskry nie:
 - (aa) Vaste heffing: R5.
 - (bb) Energieheffing, per kW.h: 1,7c.
- (b) Waar 'n verbruiker nie 'n stroombreker geïnstalleer het nie:
 - (i) Vaste heffing: R10.
 - (ii) Energieheffing, per kW.h: 1,7c.

Met dien verstande dat daar aan 'n verbruiker in hierdie kategorie op skriftelike aansoek elektrisiteit teen die volgende tarief gelewer kan word:

 - (aa) Vaste heffing: R2.
 - (bb) Energieheffing, per kW.h: 5c.

3. Komersiële, Industriële en Algemene Verbruikers.

- (1) Hierdie tarief is van toepassing op elektrisiteit wat teen laagspanning aan die volgende verbruikers gelewer word:
 - (a) Winkels.
 - (b) Handelshuise.
 - (c) Kantoorgeboue.
 - (d) Hotelle wat ingevolge die Drankwet gelisansieer is.
 - (e) Kroë.
 - (f) Kafees, teekamers en restaurante.
 - (g) Gekombineerde winkels en teekamers.
 - (h) Openbare sale.
 - (i) Klubs wat ingevolge die Drankwet gelisansieer is.
 - (j) Nywerheids- of fabrieksondernehemings.
 - (k) Geboue of gedeeltes van geboue wat 'n aantal van die indelings onder (a) tot (j) bevat en waar die verbruik ingevolge hierdie tarief afsonderlik deur die Raad gemeet word.
 - (l) Alle ander verbruikers uitgesonderd dié wat onder ander items geklassifiseer is.
 - (m) Plase, plote en boerderybedrywighede.

- (2) Die volgende geldte is betaalbaar, per maand of gedeelte daarvan:
 - (a) Vaste heffing: R25.
 - (b) Energieheffing, per kW.h: 2c.

4. Grootmaatverbruikers.

- (1) Die Raad behou hom die reg voor om verbruikers met 'n beraamde vrag van meer as 40 kV.A. as grootmaatverbruikers aan te sluit; hetsy deur laagspanning of hoogspanning.

- (2) Die volgende geldte is betaalbaar, per maand of gedeelte daarvan:

- (i) Where the capacity of the circuit-breaker is 15 amperes or less:
 - (aa) Fixed charge: R2,50.
 - (bb) Energy charge, per kW.h: 1,7c.

- (ii) Where the capacity of the circuit-breaker is in excess of 15 amperes but does not exceed 30 amperes:
 - (aa) Fixed charge: R5.
 - (bb) Energy charge, per kW.h: 1,7c.

- (b) Where a consumer has not installed a circuit-breaker:
 - (i) Fixed charge: R10.
 - (ii) Energy charge, per kW.h: 1,7c.

Provided that a consumer in this category may, upon written request, be supplied with electricity at the following tariff:

- (aa) Fixed charge: R2.
 - (bb) Energy charge, per kW.h: 5c.
3. Commercial, Industrial and General Consumers.
- (1) This tariff shall be applicable to electricity supplied at low voltage, to the following consumers:
 - (a) Shops.
 - (b) Commercial houses.
 - (c) Office Buildings.
 - (d) Hotels licensed in terms of the Liquor Act.
 - (e) Bars.
 - (f) Cafe's, tea-rooms and restaurants.
 - (g) Combined shops and tea-rooms.
 - (h) Public halls.

- (i) Clubs licensed in terms of the Liquor Act.
- (j) Industrial or factory undertakings.
- (k) Buildings or parts of buildings containing a number of classifications under (a) to (j) and where the consumption in terms of this tariff is metered separately by the Council.
- (l) All other consumers, excluding those classified under other items.
- (m) Farms, plots and farming activities.

- (2) The following charges shall be payable, per month or part thereof:
 - (a) Fixed charge: R25.
 - (b) Energy charge, per kW.h: 2c.

4. Bulk Consumers.

- (1) The Council reserves the right to connect consumers with an estimated load in excess of 40 kV.A. as bulk consumers, either at low voltage or high voltage.

- (2) The following charges shall be payable, per month or part thereof:

- (a) Vaste heffing: R25.
- (b) Maksimumaanvraagheffing, per kV.A: R4,85.
- (c) Energieheffing, per kW.h: 1,5c.

5. Verbruikers buite die Munisipaliteit.

Die toepaslike gelde ingevolge items 3 en 4, plus 'n toeslag van 10%.

6. Tydelike Verbruikers.

Verbruikers wat volgens diskresie van die Raad tydelik, onregelmatig of minimaal elektrisiteit verbruik en waarvan die verbruik per maand nie 100 kW.h oorskry nie, kan as sodanig geklassifiseer word en die volgende tarief is betaalbaar:

Energieheffing: per kW.h: 15c.

7. Aansluitingsgelde.

Die gelde betaalbaar ten opsigte van enige aansluiting tussen die Raad se hoofleidings en die verbruiker se aansluitingspunt bedra die verkoopprys van die materiaal, plus arbeid- en vervoerkoste, plus 10% administrasiekoste. Die meter word deur die Raad verskaf en geïnstalleer en bly die eiendom van die Raad.

8. Heraansluitingsgelde.

Vir die heraansluiting van die elektrisiteitstoever of op versoek van 'n verbruiker of nadat dit weens 'n oordeling van die yerordeninge afgesluit is: R5.

9. Metertoetsgelde.

Vir die toets van 'n meter op versoek van 'n verbruiker waar daar bevind word dat die meter nie meer as 5% te veel of te min aanwys nie: R5.

10. Deposito's.

Minimum deposito betaalbaar ingevolge artikel 6(1)(a): R25.

11. Buite Spitstydtoevoer.

'n Verbruiker kan met die Raad 'n ooreenkoms aanvaar vir die voorsiening van elektrisiteitstoever buite spitstyd, naamlik van 20h00 tot 07h00, of enige ander tye deur die Raad bepaal, teen 'n heffing van 1,5c per kW.h, plus 'n vaste heffing van R25 per maand, indien laasgenoemde heffing nie reeds ingesluit is nie in 'n rekening vir elektrisiteit gelever gedurende spitstyd."

PB. 2-4-2-36-25

Administrateurskennisgewing 316 8 Maart 1978

MUNISIPALITEIT POTGIETERSRUS: SKUTTARIEF.

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

SKUTTARIEF.

1. Aanjaaggelde.

(1) Grootvee, per km of gedeelte daarvan, per stuk: 20c.

- (a) Fixed charge: R25.
- (b) Maximum demand, per kV.A: R4,85.
- (c) Energy charge, per kW.h: 1,5c.

5. Consumers outside the Municipality.

The applicable charges in terms of items 3 and 4, plus a surcharge of 10%.

6. Temporary Consumers.

Consumers who at their 'own' discretion use electricity on a temporary, intermittent or minimal basis not exceeding 100 kW.h per month, may be classified as such, and the following tariff shall be payable:

Energy charge: per kW.h: 15c.

7. Connection Charges.

The charges payable in respect of any connection between the 'Council's' mains and the consumer's supply point shall be the selling price of materials used for such a connection, plus the cost of labour and transport, plus 10% administration costs. The meter shall be supplied and installed by the Council and shall remain the property of the Council.

8. Re-connection Charges.

For the re-connection of the electricity supply either at the request of a consumer or after the supply has been discontinued for a breach of the by-laws: R5.

9. Charges in respect of Testing of Meters.

For the testing of a meter at the request of a consumer in cases where it is found that the meter does not show an error of more than 5% either way: R5.

10. Deposits.

Minimum deposit payable in terms of section 6(1)(a): R25.

11. Off-Peak Supply.

A consumer may enter into an agreement with the Council for the supply of electricity during off-peak periods, i.e. from 20h00 to 07h00, or any other times determined by the Council, at a charge of 1,5c per kW.h, plus a fixed charge of R25 per month where the latter charge is not already included in an account in respect of electricity supplied during periods of peak demand.

PB. 2-4-2-36-25

Administrator's Notice 316

8 March, 1978

POTGIETERSRUS MUNICIPALITY: POUND TARIFF.

The Administrator, hereby, in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the Pound Tariff of the Potgietersrus Municipality, set forth hereinafter, which has been made by him in terms of section 71 of the said Ordinance.

POUND TARIFF.

1. Driving Fees.

(1) Large stock, per km or part thereof, per head: 20c.

(2) Kleinvee, per km of gedeelte daarvan, per stuk:
5c.

2. Skutgelde.

(1) Grootvee, per stuk: R5.

(2) Kleinvee, per stuk: R2.

3. Vir Weiding en Bediening, per Dag.

(1) Grootvee, per stuk: 20c.

(2) Kleinvee, per stuk: 10c.

4. *Wanneer diere in die skut gevoer word, is die volgende gelde betaalbaar, per stuk, per dag.*

(a) Grootvee: 50c.

(b) Kleinvee: 20c.

Die Skuttarief van, die Munisipaliteit Potgietersrus, afgekondig by Administrateurskennisgewing 164 van 26 Februarie 1964, soos gewysig, word hierby herroep.

PB. 2-4-2-75-27

Administrateurskennisgewing 317 8 Maart 1978

MUNISIPALITEIT "ROODEPOORT": WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

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 Elektrisiteitsverordeninge van die Munisipaliteit Roodepoort, deur die Raad aangeneem by Administrateurskennisgewing 1324 van 9 Augustus 1972, soos gewysig, word hierby verder gewysig deur Deel II van die Tarief van Gelde onder die Bylae soos volgtewywig:

1. Deur subitem (2) van item 2 deur die volgende te vervang:

"(2) Die volgende gelde is betaalbaar per maand of gedeelte daarvan:

(a) Per kW.h verbruik: 2,47c.

(b) 'n Toeslag van 0,7% vir elke 0,01c waarmee die EVKOM-prys per kW.h bo 0,50c styg."

2. Deur subitem (2) van item 3 deur die volgende te vervang:

"(2) Die volgende gelde is betaalbaar per maand of gedeelte daarvan:

(a) Per kW.h verbruik: 4,42c.

(b) 'n Toeslag van 0,7% vir elke 0,01c waarmee die EVKOM-prys per kW.h bo 0,50c styg."

(c) Minimum heffing: R6."

3. Deur subitem (2) van item 4 deur die volgende te vervang:

"(2) Die volgende gelde is betaalbaar per maand of gedeelte daarvan:

(a) Diensheffing: R20.

(b) Energieheffing:

(2) Small stock, per km or part thereof, per head:
5c.

2. Pound Fees.

(1) Large stock, per head: R5.

(2) Small stock, per head: R2.

3. Herding and Tending, per Day.

(1) Large stock, per head: 20c.

(2) Small stock, per head: 10c.

4. *When animals are fed in the Pound the following fees shall be payable, per head, per day.*

(a) Large stock: 50c.

(b) Small stock: 20c.

The Pound Tariff of the Potgietersrus Municipality, published under Administrator's Notice 164, dated 26 February, 1964, as amended, is hereby revoked.

PB. 2-4-2-75-27

Administrator's Notice 317

8 March, 1978

ROODEPOORT MUNICIPALITY: AMENDMENT TO ELECTRICITY 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 By-laws of the Roodepoort Municipality, adopted by the Council under Administrator's Notice 1324, dated 9 August, 1972, as amended, are hereby further amended by amending Part II of the Tariff of Charges under the Schedule as follows:

1. By the substitution for subitem (2) of item 2 of the following:

"(2) The following charges shall be payable per month or part thereof:

(a) Per kW.h consumed: 2,47c.

(b) A surcharge of 0,7% for every 0,01c by which the ESCOM price per kW.h rises above 0,50c."

2. By the substitution for subitem (2) of item 3 of the following:

"(2) The following charges shall be payable per month or part thereof:

(a) Per kW.h consumed: 4,42c.

(b) A surcharge of 0,7% for every 0,01c by which the ESCOM price per kW.h rises above 0,50c.

(c) Minimum charge: R6."

3. By the substitution for subitem (2) of item 4 of the following:

"(2) The following charges shall be payable per month or part thereof:

(a) Service charge: R20.

(b) Energy charge:

- (i) Per kW.h verbruik: 0,50c.
- (ii) Die heffing ingevolge subparagraph (i) word aangepas op die basis van 'n toeslag van 2% vir elke 0,01c waarmee die EVKOM-prys per kW.h bo 0,50c styg.
- (c) Maksimumaanvraagheffing per kW van maksimum aanvraag in die maand: R2,50.
- (d) Die maandelikse groottotaal bereken ingevolge paragrafe (a) tot en met (c), is onderworpe aan 'n afslag van 20% op die bedrag, indien enige wat die genoemde groottotaal R1 500 oorskry.
- (e) 'n Algemene toeslag van 97,5% op die finale gelde betaalbaar ingevolge paragrafe (a) tot en met (d).
- (f) 'n Toeslag van 10% op die finale bedrag betaalbaar ingevolge paragrafe (a) tot en met (e).

4. Deur in item 4(3)(a) die uitdrukings "70%" en "Mei, Junie of Augustus" onderskeidelik deur die uitdrukings "50%" en die woorde "twaalf maande" te vervang.

5. Deur subitem (2) van item 5 deur die volgende te vervang:

- "(2) Die volgende gelde is betaalbaar per maand of gedeelte daarvan:
- (a) Diensheffing per spesiale tweetariefmeter aansluitingspunt: R3.
 - (b) Energieheffing:
 - (i) Per kW.h verbruik: 0,50c.
 - (ii) Die heffing ingevolge subparagraph (i) word aangepas op die basis van 'n toeslag van 2% vir elke 0,01c waarmee die EVKOM-prys per kW.h bo 0,50c styg.
 - (c) 'n Algemene toeslag van 97,5% op die finale bedrag betaalbaar ingevolge paragrafe (a) en (b).
 - (d) 'n Toeslag van 10% op die finale bedrag betaalbaar ingevolge paragrafe (a) tot en met (c).

Die bepalinge in hierdie kennisgewing vervaag, tree op 1 April 1978 in werking.

PB. 2-4-2-36-30

Administrator's Notice 318 dated 8 March 1978
MUNISIPALITY: ROODEPOORT: WYSIGING
VAN FINANSIELE VERORDENINGE.

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

Die Finansiële Verordeninge van die Munisipaliteit Roodepoort, deur die Raad aangeneem by Administrateurskennisgewing 807 van 7 Augustus 1968, soos gewysig, word hierby verder gewysig deur in artikel 15 die syfers "R1'000", "R100" en "R300", waar dit ook al voorkom, onderskeidelik deur die syfers "R2'000", "R300" en "R500" te vervang.

PB. 2-4-2-173-30

- (i) Per kW.h consumed: 0,50c.
- (ii) The charge in terms of subparagraph (i) shall be adjusted on the basis of a 2% surcharge for every 0,01c by which the ESCOM price per kW.h rises above 0,50c.
- (c) Maximum demand charge per kW of the maximum demand in the month: R2,50.
- (d) The monthly aggregate calculated in terms of paragraphs (a) to (c) inclusive, shall be subject to a discount of 20% on the amount, if any, by which the said aggregate exceeds R1,500.
- (e) A general surcharge of 97,5% on the final charges payable in terms of paragraphs (a) to (d) inclusive.
- (f) A surcharge of 10% on the final amount payable in terms of paragraphs (a) to (e) inclusive.

4. By the substitution in item 4(3)(a) for the expressions "70%" and "May, June or August" of the expression "50%" and the words "twelve months", respectively.

5. By the substitution for subitem (2) of item 5 of the following:

- "(2) The following charges shall be payable per month or part thereof:
- (a) Service charge per special two-rate metering point: R3.
 - (b) Energy charge:
 - (i) Per kW.h consumed: 0,50c.
 - (ii) The charge in terms of subparagraph (i) shall be adjusted on the basis of a 2% surcharge for every 0,01c by which the ESCOM price per kW.h rises above 0,50c.
 - (c) A general surcharge of 97,5% on the charges payable in terms of paragraphs (a) and (b).
 - (d) A surcharge of 10% on the final amount payable in terms of paragraphs (a) to (c) inclusive."

The provisions in this notice contained shall come into operation on 1 April 1978.

PB. 2-4-2-36-30

Administrator's Notice 318 dated 8 March 1978
ROODEPOORT MUNICIPALITY: AMENDMENT
TO FINANCIAL 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 Financial By-laws of the Roodepoort Municipality, adopted by the Council under Administrator's Notice 807, dated 7 August 1968, as amended, are hereby further amended by the substitution in section 15 for the figures "R1'000", "R100" and "R300", wherever they occur, of the figures "R2'000", "R300" and "R500" respectively.

PB. 2-4-2-173-30

Administrateurskennisgewing 319 8 Maart 1978

KENNISGEWING VAN VERBETERING.

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

Administrateurskennisgewing 226 van 22 Februarie 1978, word hierby verbeter deur in paragraaf 1 van die Engelse teks van die Bylae die woord "council" deur die woord "board" te vervang.

PB. 5-1-4-4

Administrateurskennisgewing 320 8 Maart 1978

PRETORIA-WYSIGINGSKEMA 380.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorp, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974 gewysig word deur die byvoeging van 'n nuwe voorbehoudsbeplaining "(d)" tot Klousule 21(2).

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 380.

PB. 4-9-2-3H-380

Administrateurskennisgewing 321 8 Maart 1978

ERMELO-WYSIGINGSKEMA 1/44.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorp, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Ermelo-dorpsaanlegskema 1, 1954 gewysig word deur die hersonering van Erf 1299, dorp Ermelo Uitbreiding 5, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale woon" met 'n digtheid van "Een woonhuis per 1 500 m²", onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Ermelo en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Ermelo-wysigingskema 1/44.

PB. 4-9-2-14-44

Administrateurskennisgewing 322 8 Maart 1978

GERMISTON-WYSIGINGSKEMA 1/204.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorp, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Germiston-dorpsaanlegskema 1, 1945 gewysig word deur die hersonering van Erwe 794 en 795, dorp Delville Uitbreiding 1, van "Algemene Besigheid" tot "Spesiaal" slegs vir nywerheidsdoeleindes, onderworpe aan sekere voorwaardes.

Administrator's Notice 319

8 March, 1978

CORRECTION NOTICE.

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

Administrator's Notice 226, dated 22 February, 1978, is hereby corrected by the substitution in paragraph 1 of the Schedule for the word "council" of the word "board".

PB. 5-1-4-4

Administrator's Notice 320

8 March, 1978

PRETORIA AMENDMENT SCHEME 380.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974 by the addition of a new proviso "(d)" to Clause 21(2).

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 380.

PB. 4-9-2-3H-380

Administrator's Notice 321

8 March, 1978

ERMELO AMENDMENT SCHEME 1/44.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Ermelo Town-planning Scheme 1, 1954 by the rezoning of Erf 1299, Ermelo Extension 5 Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 500 m²", subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Ermelo and are open for inspection at all reasonable times.

This amendment is known as Ermelo Amendment Scheme 1/44.

4-9-2-14-44

Administrator's Notice 322

8 March, 1978

GERMISTON AMENDMENT SCHEME 1/204.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Germiston Town-planning Scheme 1, 1945 by the rezoning of Erven 794 and 795, Delville Extension 1 Township, from "General Business" to "Special" for industrial purposes only, subject to certain conditions.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Germiston en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Germiston-wysigingskema 1/204.

PB. 4-9-2-1-204

Administrateurskennisgewing 323

8 Maart 1978

JOHANNESBURG-WYSIGINGSKEMA 1/883.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsaanlegskema 1, 1946 gewysig word deur die wysiging van Bylae 22 van Johannesburg-wysigingskema 1/352 deur die hoogtebeperking van geboue ten opsigte van Erf 950, dorp Melville, van twee (2) verdiepings tot drie (3) verdiepings te verhoog en om die vloerruimteverhouding van 40% tot 43% te verhoog onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Johannesburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1/883.

PB. 4-9-2-2-883

Administrateurskennisgewing 324

8 Maart 1978

JOHANNESBURG-WYSIGINGSKEMA 1/938.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsaanlegskema 1, 1946 gewysig word deur die hersonering van deel van Yorklaan, dorp Berea, van "Publieke Straat" to "Bestaande Openbare Oopruimte".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Johannesburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1/938.

PB. 4-9-2-2-938

Administrateurskennisgewing 325

8 Maart 1978

PRETORIA-WYSIGINGSKEMA 335.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Erwe 96, 97, 98, 102, 103 en 104, dorp Hazelwood, van "Spesiaal" vir besigheidsgeboue, winkels en woongeboue tot "Spesiaal" vir winkels, besigheidsgeboue, 'n banketbakery,

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Germiston and are open for inspection at all reasonable times.

This amendment is known as Germiston Amendment Scheme 1/204.

PB. 4-9-2-1-204

Administrator's Notice 323

8 March, 1978

JOHANNESBURG AMENDMENT SCHEME 1/883.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme 1, 1946 by the amendment of Annexure 22 of Johannesburg Amendment Scheme 1/352 to increase the height restriction of buildings in respect of Erf 950, Melville Township, from two (2) storeys to three (3) storeys and to increase the floor space ratio from 40% to 43% subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Johannesburg and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 1/883.

PB. 4-9-2-2-883

Administrator's Notice 324

8 March, 1978

JOHANNESBURG AMENDMENT SCHEME 1/938.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme 1, 1946 by the rezoning of part of York Avenue, Berea Township, from "Public Street" to "Existing Public Open Space".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Johannesburg and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 1/938.

PB. 4-9-2-2-938

Administrator's Notice 325

8 March, 1978

PRETORIA AMENDMENT SCHEME 335.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974 by the rezoning of Erven 96, 97, 98, 102, 103 and 104, Hazelwood Township, from "Special" permitting business premises, shops and residential buildings, to "Special" for shops, business buildings, a confectionery, a dry cleaner, a

'n droogkookmaker; 'n openbare garage, woongeboue en parkering, onderworpe aan sekere voorwaardes.'

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 335.

PB. 4-9-2-3H-335

Administrateurskennisgewing 326 8 Maart 1978

PRETORIA-WYSIGINGSKEMA 378.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorppe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974 gewysig word deur die hersonering van Erf 27, dorp Lynnwood van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 000 m²" tot "Dupleks Woon" onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 378.

PB. 4-9-2-3H-378

Administrateurskennisgewing 327 8 Maart 1978

RANDBURG-WYSIGINGSKEMA 81.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorppe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Lot 10, dorp Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²", onderworpe aan sekere voorwaardes.

Kaart 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 81.

PB. 4-9-2-132H-81

Administrateurskennisgewing 328 8 Maart 1978

MUNISIPALITEIT ERMELO: VOORGESTELDE VERANDERING VAN GRENSE.

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

public garage, residential buildings and parking, subject to certain conditions.

Map 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 335.

PB. 4-9-2-3H-335

Administrator's Notice 326

8 March, 1978

PRETORIA AMENDMENT SCHEME 378.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974 by the rezoning of Erf 27, Lynnwood Township, from "Special Residential" with a density of "One dwelling per 2 000 m²" to "Duplex Residential", subject to certain conditions.

Map 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 378.

PB. 4-9-2-3H-378

Administrator's Notice 327

8 March, 1978

RANDBURG AMENDMENT SCHEME 81.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976 by the rezoning of Lot 10, Ferndale Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²", subject to certain conditions.

Map 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 81.

PB. 4-9-2-132H-81

Administrator's Notice 328

8 March, 1978

ERMELO MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES.

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

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

Verdere besonderhede van die aansoek lê in die kantoor van die Directeur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk Ermelo, ter insae.

PB. 3-2-3-14

BYLAE.**MUNISIPALITEIT, ERMELO: BESKRYWING VAN GEDEELTES WAT INGELYF STAAN TE WORD.**

- (a) Gedeelte 75 van die plaas Nooitgedacht 268-I.T., volgens Kaart L.G. A.3014/48 groot 68,5239 ha.
- (b) Gedeelte 86 van die plaas Nooitgedacht 268-I.T., volgens Kaart L.G. A.2778/51 groot 2,3161 ha.
- (c) Gedeelte 59 van die plaas Witbank 262-I.T., volgens Kaart L.G. A.4940/75 groot 42,3378 ha.
- (d) Gedeelte 151 van die plaas Nooitgedacht 268-I.T., volgens Kaart L.G. A.6067/76 groot 84,3078 ha.

Administrateurskennisgewing 329 8 Maart 1978

WYSIGING VAN STÀNDAARDMELKVERORDENINGE

Die Administrateur wysig hierby ingevolge artikel 96bis(1) van die Ordonnansie op Plaaslike Bestuur, 1939, die Standaardmelkverordeninge, aangekondig by Administrateurskennisgewing 1024 van 11 Augustus 1971, soos volg:

1. Deur in artikel 1(2)(b) die uitdrukking "(18) en 26(7)(e) en (j)" deur die uitdrukking "(18), 26(7)(e) en (j) en 33A" te vervang.

2. Deur in artikel 1(3) —

(a) na die woordomskrywing van "melklokaal" die volgende woordomskrywing in te voeg: "(xxiiA) 'melkoorplasingsdepot'" enige perseel waarvandaan 'n tovoermelktenkwa gebruik word met die doel om melk by 'n melkplaas af te haal en waar sodanige melk na 'n ander melktenkwa oorgeplaas word vir aflewering by 'n melkery; (xviiA); en

(b) na die woordomskrywing van "toestel" die volgende woordomskrywing in te voeg:

"(xlIA) 'tovoermelktenkwa' 'n melktenkwa wat gebruik word vir die vervoer van melk by die grootmaat vanaf melkplase na 'n melkoorplasingsdepot; (xviiA)".

3. Deur in artikel 2(4) —

(a) in die inleidende sin die woorde "melkery of 'n melkvergaarddepot" deur die uitdrukking "melkery, melkvergaarddepot of melkoorplasingsdepot" te vervang; en

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

Further particulars of the application are open for inspection at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria and at the office of the Town Clerk of Ermelo.

PB. 3-2-3-14

SCHEDULE.**ERMELO MUNICIPALITY: DESCRIPTION OF PORTIONS TO BE INCLUDED.**

- (a) Portion 75 of the farm Nooitgedacht 268-I.T., vide Diagram S.G. A.3014/48, in extent 68,5239 ha.
- (b) Portion 86 of the farm Nooitgedacht 268-I.T., vide Diagram S.G. A.2778/51, in extent 2,3161 ha.
- (c) Portion 59 of the farm Witbank 262-I.T., vide Diagram S.G. A.4940/75, in extent 42,3378 ha.
- (d) Portion 151 of the farm Nooitgedacht 268-I.T., vide Diagram S.G. A.6067/76, in extent 84,3078 ha.

Administrator's Notice 329 8 March 1978

AMENDMENT TO STANDARD MILK BY-LAWS.

The Administrator hereby, in terms of section 96bis(1) of the Local Government Ordinance, 1939, amends the Standard Milk By-laws, published under Administrator's Notice 1024, dated 11 August, 1971, as follows:

1. By the substitution in section 1(2)(b) for the expression "(18) and 26(7)(e) and (j)" of the expression "(18), 26(7)(e) and (j) and 33A".

2. By the insertion in section 1(3) —

(a) after the definition of "farm bulk tank" of the following definition:

"(xviiA) 'feeder milk tanker' means a milk tanker used for the conveyance of milk in bulk from dairy farms to a milk transfer depot; (xlIA); and

(b) after the definition of "milk tanker" of the following definition:

"(xxxiiA) 'milk transfer depot' means any premises from which any feeder milk tanker operates for the purpose of collecting milk from a dairy farm and where transfer of such milk to another milk tanker for delivery to a dairy is undertaken; (xxiiA); and

3. By the substitution in section 2(4) —

(a) in the introductory sentence for the words "dairy or a milk-collecting depot" of the expression "dairy, milk-collecting depot or milk transfer depot"; and

(b) in paragraaf (a) die woorde "melkery of melkvergaarde depot" deur die uitdrukking "melkery, melkvergaarde depot or melkoorplasingsdepot" te vervang.

4. Deur in die tweede reël van artikel 14(3) na die woorde "melkplaas" die woorde "of melkoorplasingsdepot" in te voeg.

5. Deur in artikel 14(10) na die woorde "Melk" die uitdrukking "milkprodukte of saamgestelde suiwelprodukte" in te voeg.

6. Deur artikel 15 te wysig deur —

(a) in subartikel (1) na die woorde "voertuig" die woorde "afgehaal en" in te voeg;

(b) paragraaf (a) van subartikel (2) deur die volgende te vervang:

"(a) Iemand wat melk wat nie deur homself geproduseer is nie, vervoer en sodanige melk bestem is om in 'n munisipale gebied ingebring te word, moet by die toesighoudende plaaslike owerheid aansoek doen om 'n permit ten einde dit te kan doen.";

(c) in subartikel (2)(b) na die woorde "tenkwa" die uitdrukking "toevoermelktenkwa en melkoorplasingsdepot" in te voeg;

(d) subartikel (3) te hernoemmer (3)(a) en na paragraaf (a) die volgende in te voeg:

"(b) Iedere sodanige voertuig moet so gemaak wees dat dit melk, melkprodukte of saamgestelde suiwelprodukte wat daarin vervoer word, teen die regstreekse strale van die son beskerm.

(c) Iedere buite-opervlak van die kompartement van sodanige voertuig waarin melk, melkprodukte of saamgestelde suiwelprodukte geplaas word vir vervoer en wat aan die strale van die son blootgestel is, moet 'n glanswit afwerkings hê of sodanige ander goedgekeurde opervlak wat die strale van die son kan weerkaats.;"

(e) subartikels (4) en (5) deur die volgende te vervang:

"(4)(a) Iemand aan wie sodanige voertuig behoort of wat beheer daaroor het, moet toesien dat alle redelike maatreëls getref word om melk, melkprodukte of saamgestelde suiwelprodukte teen die regstreekse strale van die son te beskerm wanneer dit op sodanige voertuig gelaai of daarvan afgelaai word.

(b) Die temperatuur van melk in die tenk van 'n melktenkwa mag te eniger tyd nie 8°C oorskry nie.

(5)(a) Die eienaar of die persoon in beheer van 'n melkery of melkoorplasingsdepot moet toesien dat die temperatuur van alle melk, melkprodukte of saamgestelde suiwelprodukte by die oplaai daarvan by enige melkery of melkwinkel vir vervoer en verspreiding daarvan nie 7°C oorskry nie, nog tydens die vervoer nog by aflewering daarvan 15°C oorskry nie. Met dien verstande dat die bepalings van hierdie subartikel nie van toepassing is nie op melk, melkprodukte of saamgestelde suiwelprodukte wat op 'n goedgekeurde wyse so behandel en verpak is dat dit sal verhoed dat bakteriologiese bederf by atmosferiese temperatuur plaasvind.

(b) in paragraph (a) for the words "dairy or milk-collecting depot" of the expression "dairy, milk-collecting depot or milk transfer depot".

4. By the insertion in the second line of section 14(3), after the word "dairy" of the words "or milk transfer depot".

5. By the insertion in section 14(10) after the word "Milk" of the expression "milk products or composite dairy products".

6. By amending section 15 by —

(a) the substitution in subsection (1) for the word "introduced" of the words "collected for the introduction or introduced";

(b) the substitution for paragraph (a) of subsection (2) of the following:

"(a) Any person who transports milk not produced by himself and which is to be introduced into a municipal area, shall apply to the supervising local authority for a permit to do so;"

(c) the insertion in subsection (2)(b) after the words "milk tanker" of the expression "feeder milk tanker and milk transfer depot";

(d) the renumbering of the existing subsection (3) to read (3)(a) and the insertion after paragraph (a) of the following:

"(b) Every such vehicle shall be so constructed so as to protect any milk, milk product or composite dairy product conveyed therein from the direct rays of the sun.

(c) Every terminal surface of the compartment of such vehicle in which any milk, milk product or composite dairy product is placed for conveyance and which is exposed to the rays of the sun, shall have a glossy white finish or have another approved surface capable of reflecting the rays of the sun."

(e) the substitution for subsections (4) and (5) of the following:

"(4)(a) Any person who owns or controls such a vehicle, shall ensure that all reasonable measures are taken to protect milk, milk products or composite dairy products from the direct rays of the sun at any time during the loading or off-loading thereof onto or from any vehicle.

(b) The temperature of milk in a milk tank of a milk tanker shall not exceed 8°C at any time.

(5)(a) The owner or person in control of a dairy or milk shop shall ensure that the temperature of all milk, milk products or composite dairy products shall not, at the time of loading onto a vehicle for conveyance or distribution from such dairy or milk shop, exceed 7°C, nor during conveyance nor at the time of delivery exceed 15°C. Provided that the provisions of this paragraph shall not apply to any milk, milk product or composite dairy product which has been treated and packed in an approved manner so as to prevent bacteriological deterioration at atmospheric temperature.

(b) Uitgesonderd in 'n noodgeval, mag geen melk behalwe melk in 'n melktenkwa, tussen 10h00 en 22h00 by 'n melkery vir verwerking ontvang word nie."; en

(f) deur paragraaf (d) van subartikel (12) te skrap.

7. Deur in artikel 16(3) na die uitdrukking "melkplaas-," die uitdrukking "melkoorplasingsdepot-," in te voeg.

8. Deur subartikel (10) van artikel 27 deur die volgende te vervang:

"(10) Wanneer die melk in die melkkamer of die ontvangskamer kom, moet dit dadelik meganies afgekoel word en binne twee uur nadat daar gemelk is, moet dit tot 'n temperatuur van tussen 1°C en 6°C afgekoel wees, en dit moet by dié temperatuur gehou word tot dat dit van die perseel af verwyn word."

9. Deur in artikel 31(7)(b) die uitdrukking "7°C" deur die uitdrukking "6°C" te vervang.

10. Deur paragraaf (f) van artikel 33(1) deur die volgende te vervang:

"(f) Die melktenk moet so geïsoleer wees dat die temperatuur van die melk in so 'n melktenk gedurende enige tydperk van 16 uur nie met meer as 2°C sal styg nie."

11. Deur subartikels (4) en (5) van artikel 33 deur die volgende te vervang:

"(4)(a) Die licensiehouer van die melkery wat die melk ontvang of die persoon wat 'n melkoorplasingsdepot dryf, al na die geval, moet goedgekeurde geriewe verskaf, met inbegrip van 'n wasplek en materiaal, vir die skoonmaak van melktenks, en moet onmiddellik nadat die melk uit die grootmaatmelktenkwa afgelaai is, die melkraakvlakke van elke melktenkwa ooreenkomsdig die bepalings van artikel 13 skoonmaak: Met dien verstande dat die persoon in beheer van die melktenkwa verantwoordelik is vir die verwydering of uitmekaarhaal van toebehore en sproeitoestelle soos in subartikel (1)(d) en (h) bepaal, indien hy daartoe versoek word deur die licensiehouer van die melkery wat die melk ontvang of die persoon wat 'n melkoorplasingsdepot bedryf.

(b) Die persoon in beheer van die melktenkwa moet die buitekant van die melktenkwa met water afspoel en waar nodig, sodanige tenkwa was.

(c) Die stadsgeneesheer is geregtig om die melktenkwa of toerusting wat in die hantering van melk of melkprodukte gebruik word, te inspekteer en monsters te neem van die vlakke van sodanige voertuig of toerusting wat met die melk of melkprodukte in aanraking kom met die doel om dit bakteriologies te ondersoek: Met dien verstande dat waar sodanige inspeksie betrekking het op die skoonmaak van die melktenkwa deur die licensiehouer van die melkery wat die melk ontvang of die persoon wat 'n melkoorplasingsdepot bedryf, sodanige inspeksie moet plaasvind onmiddellik nadat die melktenkwa skoongemaak is en voordat dit van die perseel af verwyn word."

12. Deur na artikel 33(8) die volgende in te voeg:

"Melkoorplasingsdepots.

33A.(1) Niemand mag 'n melkoorplasingsdepot dryf nie, tensy —

(b) Except in an emergency, no milk other than milk in a milk tanker shall be received for processing by a dairy between 10h00 and 22h00."; and

(f) the deletion of paragraph (d) of subsection (12).

7. By the insertion in section 16(3) after the expression "dairy farm," of the expression "a milk transfer depot,".

8. By the substitution for subsection (10) of section 27 of the following:

"(10) On its arrival in the milk room or receiving room, the milk shall immediately be subjected to mechanical cooling, and within two hours after milking shall be reduced to a temperature of between 1°C and 6°C, at which temperature such milk shall be maintained until removed from the premises."

9. By the substitution in section 31(7)(b) for the expression "7°C" of the expression "6°C".

10. By the substitution for paragraph (f) of section 33(1) of the following:

"(f) The milk tank shall be so insulated as to ensure that the temperature of the milk in such tank does not increase by more than 2°C during any period of 16 hours."

11. By the substitution for subsections (4) and (5) of section 33 of the following:

"(4)(a) The licensee of the receiving dairy or the person conducting a milk transfer depot, as the case may be, shall provide approved facilities including a washing bay and materials for the cleaning of milk tankers and immediately after each discharge of bulk milk shall clean the milk contact surfaces of each milk tanker in accordance with the provisions of section 13: Provided that the person in charge of the milk tanker shall be responsible for the removal or dismantling of fittings and spray devices as provided for in subsection (1)(d) and (h) if requested to do so by the licensee of the receiving dairy or the person conducting a milk transfer depot.

(b) The person in charge of the milk tanker shall flush down the outside of the milk tanker with water and where necessary, wash such tanker.

(c) The medical officer of health shall be entitled to inspect any milk tanker or equipment used in the handling of milk or milk products and to take samples from any surface of such vehicle or equipment which comes into contact with the milk or milk products for the purpose of bacteriological examination: Provided that where such inspection relates to the cleansing of the milk tanker by the licensee of the receiving dairy or the person conducting a milk transfer depot, such inspection shall take place immediately after the cleansing of the milk tanker and before the vehicle is removed from such premises."

12. By the insertion after section 33(8) of the following:

"Milk Transfer Depots.

33A.(1) No person shall conduct a milk transfer depot unless —

- (a) sodanige perseel deur die toesighoudende plaaslike bestuur goedgekeur is;
- (b) hy by sodanige melkoorplasingsdepot goedgekeurde geriewe verskaf het vir die skoonmaak van melktenkwaens soos vereis by artikel 33(4)(a).

(2) Die bepalings van artikels 5, 10, 33(4)(b), (5), (6), (7) en (8) is *mutatis mutandis* op 'n melkoorplasingsdepot van toepassing.

(3) Uitgesonderd in noodgevalle, mag geen melk wat bestem is om in 'n munisipale gebied ingebring te word, van een toevoermelktenkwa of melktenkwa na 'n ander toevoermelktenkwa of melktenkwa oorgeplaas word nie, behalwe by 'n goedgekeurde melkoorplasingsdepot."

13. Deur in die voorlaaste reël van artikel 40(3) na die woorde "totdat dit die" die woorde "melkery of" in te voeg.

PB. 2-4-2-28

Administrateurskennisgewing 330

8 Maart 1978

VERKLARING TOT GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Machadodorp Uitbreiding 3 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-4084

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEZOEN DEUR DIE STADSRAAD VAN MACHADODORP INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 71 ('N GEDEELTE VAN GEDEELTE 70) VAN DIE PLAAS GELUK 348-J.T., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) Naam.

Die naam van die dorp is Machadodorp Uitbreiding 3.

(2) Ontwerp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.5757/76.

(3) Begiftiging.

Betaalbaar aan die Transvaalse Onderwysdepartement.

Die dorpseienaar moet 'n begiftiging vir onderwysdoeleindes aan die Direkteur, Transvaalse Onderwysdepartement betaal. Die bedrag van sodanige begiftiging moet gelykstaande wees met die grondwaarde van spesiale woongrond in die dorp, die grootte waarvan bepaal moet word deur $48,08 \text{ m}^2$ met die getal spesiale wooneerwe in die dorp te vermenigvuldig.

Die waarde van die grond moet ingevolge die bepalings van artikel 74(3) van die Ordonnansie op Dorps-

- (a) such premises have been approved by the supervising local authority;
- (b) he has provided at such milk transfer depot approved milk tanker washing facilities as required in terms of section 33(4)(a).

(2) The provisions of sections 5, 10, 33(4)(b), (5), (6), (7) and (8) shall *mutatis mutandis* apply to a milk transfer depot.

(3) Save in cases of emergency, no milk which is intended to be introduced into a municipal area shall be transferred from one feeder milk tanker or milk tanker to another feeder milk tanker or milk tanker other than an approved milk transfer depot."

13. By the insertion in the last line of section 40(3) after the words "leaves the" of the words "dairy or".

PB. 2-4-2-28

Administrator's Notice 330

8 March, 1978

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 Machadodorp Extension 3 Township to be an approved township subject to the conditions set out in the schedule hereto.

PB. 4-2-2-4084

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE TOWN COUNCIL OF MACHADODORP UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 71 (A PORTION OF PORTION 70) OF THE FARM GELUK 348-J.T., PROVINCE TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) Name.

The name of the township shall be Machadodorp Extension 3.

(2) Design.

The township shall consist of erven and streets as indicated on General Plan S.G. A.5757/76.

(3) Endowment:

Payable to the Transvaal Education Department:

The township owner shall pay an endowment to the Transvaal Education Department, for educational purposes. The amount of such endowment shall be equal to the land value of special residential land in the township, the area of which shall be calculated by multiplying $48,08 \text{ m}^2$ 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) of the Town-planning

beplanning en Dorpe, 1965, bepaal word en die begifting moet ingevolge die bepalings van artikel 73 van die gemelde Ordonnansie betaal word.

(4) Beskikking oor Bestaande Titelvoorwaardes.

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar sonder inbegrip van:

- (a) die volgende servituut wat nie die dorp raak nie: "Onderhewig aan die reg verleen aan Elektrisiteitsvoorsieningskommissie om elektrisiteit oor die genoemde eiendom te vervoer met bykomende regte, en onderhewig aan kondisies, soos meer volledig sal blyk uit Notariële Akte No. 465/70, geregistreer op 19 Junie 1970, die middellyn van welke elektriese kraglyn servituut aangedui word: deur die lyn x, y op L.G. Kaart No. A.6995/74 van die voornoemde eiendom hierby aangeheg".

- (b) die volgende onteiening wat nie die dorpsgebied raak nie:

" 'n Gedeelte groot ongeveer 1,7212 hektaar van genoemde eiendom is onteien deur die Suid-Afrikaanse Spoorweë en Hawens Administrasie ingevolge artikel 11(1)(B) van Wet 37 van 1955".

(5) Erf vir Munisipale Doeleindes.

Erf 667 soos op die algemene plan aangedui moet deur die dorpseienaar as 'n park voorbehou word.

(6) Toegang.

Ingang van Provinciale Pad P26-6 tot die dorp en uitgang uit die dorp tot Provinciale Pad P26-6 moet beperk word tot die aansluiting van die straat tussen Erwe 567 en 656 met sodanige pad.

(7) Oprigting van Heining of Ander Fisiese Versperring.

Die dorpseienaar moet op eie koste 'n heining of ander fisiese versperring oprig tot bevrediging van die Direkteur, Transvaalse Paaiedepartement, soos en wanneer deur hom versoek om dit te doen, en die dorpseienaar moet sodanige heining of fisiese versperring in 'n goeie toestand hou.

(8) Ontvang en Versorging van Stormwater.

Die dorpseienaar moet alle afloopwater van Pad P26/6 ontvang en besorg en moet 'n volledige dreiningskema indien vir goedkeuring deur die Direkteur van Paaie.

(9) Nakoming van Vereistes van die Beherende Gesag Betreffende Padreserves.

Die dorpseienaar moet die Direkteur, Transvaalse Paaiedepartement, tevreden stel betreffende die nakoming van sy voorwaardes.

(10) Nakoming van Voorwaardes.

Die dorpseienaar moet die stigtingsvoorwaardes naam en die nodige stappe doen om te sorg dat die titelvoorwaardes en enige ander voorwaardes opgele kragtens artikel 62 van Ordonnansie 25 van 1965 na gekom word: Met dien verstaande dat die Administrateur die bevoegdheid besit om die dorpseienaar van al-

and Townships Ordinance, 1965, and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

(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, but excluding:

- (a) the following servitude which does not affect the township:

"Onderhewig aan die reg verleen aan Elektrisiteitsvoorsieningskommissie om elektrisiteit oor die genoemde eiendom te vervoer met bykomende regte, en onderhewig aan kondisies, soos meer volledig sal blyk uit Notariële Akte No. 465/70, geregistreer op 19 Junie 1970, die middellyn van welke elektriese kraglyn servituut aangedui word: deur die lyn x, y op L.G. Kaart No. A.6995/74 van die voornoemde eiendom hierby aangeheg".

- (b) the following expropriation which does not affect the township:

" 'n Gedeelte groot ongeveer 1,7212 hektaar van genoemde eiendom is onteien deur die Suid-Afrikaanse Spoorweë en Hawens Administrasie ingevolge artikel 11(1)(B) van Wet 37 van 1955".

(5) Erf for Municipal Purposes.

Erf 667 as shown on the general plan shall be reserved by the township owner as a park.

(6) Access.

Ingress from Provincial Road P26-6 to the township and egress to Provincial Road P26-6 from the township shall be restricted to the junction of the street between Erven 567 and 656 with the said road.

(7) Erection of Fence or other Physical Barrier.

The township owner 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 township owner shall maintain such fence or physical barrier in good order and repair.

(8) Acceptance and Disposal of Stormwater.

The township owner shall accept and dispose of all water running from Road P26/6 and shall submit a complete drainage scheme to the Director of Roads for approval.

(9) Enforcement of the Requirements of the Controlling Authority Regarding Road Reserves.

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

(10) Enforcement of Conditions.

The township owner 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 Adminis-

mal of enigeen van die verpligtings te onthef en om sodanige verpligtings by enige ander persoon of liggaam met regpersoonlikheid te laat berus.

2. TITELVOORWAARDES.

(1). Voorwaardes Opgelê Ingevolge Ordonnansie 25 van 1965.

Die erwe hieronder aangedui, is onderworpe aan die voorwaardes soos uiteengesit, opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965:

(A) Alle erwe met uitsondering van dié een genoem in Klousule 1(5):

(i) Die erf mag slegs gebruik word om daarop 'n woonhuis op te rig. Nie meer as een woonhuis met sodanige buitegeboue as wat gewoonlik vir gebruik in verband daarmee nodig is, mag op die erf opgerig word nie.

(ii) Nog die eienaar, nog enigiemand anders, besit die reg om vir enige doel hoegenaamd, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf te vervaardig of te laat vervaardig.

(iii) Nog die eienaar, nog enigiemand anders besit die reg om, behalwe om die erf vir boudoelendes in gereedheid te bring, enige materiaal daarop uit te graue of enige bestaande gebruik voort te sit sonder die skriftelike toestemming van die plaaslike bestuur.

(iv) Behalwe met toestemming van die plaaslike bestuur mag geen dier, soos omskryf in die Skutregulasies van Plaaslike Besture, soos aangekondig by Administrateurskennisgewing 2 van 1929, op die erf aangehou of gestal word nie.

(v) Behalwe met die skriftelike toestemming van die plaaslike bestuur mag geen geboue van hout en/of sink of geboue van roustene op die erf opgerig word nie.

(vi) Behalwe met die skriftelike toestemming van die plaaslike bestuur en onderworpe aan sodanige voorwaardes as wat die plaaslike bestuur mag ople mag nog die eienaar, nog enige bewoner van die erf putte of boorgate op die erf sink of enige ondergrondse water daaruit put nie.

(vii) Waar dit volgens die mening van die plaaslike bestuur ondoenlik is om stormwater van erwe met 'n hoër ligging regstreeks na 'n openbare straat af te voer, is die eienaar van die erf verplig om te aanvaar dat sodanige stormwater op sy erf vloeï en/of toe te laat dat dit daaroor loop. Met dien verstande dat die eienaars van die erwe met 'n hoër ligging, vanwaar die stormwater oor 'n erf met 'n laer ligging loop, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pyplyn of afleid voor wat die eienaar van sodanige erf met 'n laer ligging nodig vind om aan te lê of te bou om die water wat aldus oor die erf loop, af te voer.

(viii) Die hoofgebou, wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig is en

trator shall have the power to relieve the township owner of all or any of the obligations and to vest such obligations in any other person or corporate body.

2. CONDITIONS OF TITLE.

(1). Conditions Imposed in Terms of Ordinance 25 of 1965.

The erven mentioned hereunder shall be subject to the conditions indicated imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 1965.

(A) All erven with the exception of the one referred to in Clause 1(5):

(i) The erf shall be used for the erection of a dwelling house only. Not more than one dwelling house together with such outbuildings as are ordinarily required to be used in connection therewith, shall be erected on the erf.

(ii) Neither the owner nor any other person shall have the right to make or permit to be made upon the erf for any purposes whatsoever any bricks, tiles or earthenware pipes or other articles of a like nature.

(iii) Neither the owner nor any other person shall have the right, save and except to prepare the erf for building purposes, to excavate therefrom any material or to continue an existing use without the written consent of the local authority.

(iv) Except with the consent of the local authority, no animal as defined in the Local Authorities' Pounds' Regulations, published under Administrator's Notice 2 of 1929, shall be kept or stabled on the erf.

(v) Except with the written consent of the local authority, no wood and/or iron buildings or buildings of unburnt clay brick shall be erected on the erf.

(vi) Except with the written approval of the local authority and subject to such conditions as the local authority may impose, neither the owner nor any occupier of the erf shall sink any wells or boreholes thereon or abstract any subterranean water therefrom.

(vii) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher lying erven direct to a public street, the owner of the erf shall be obliged to accept and/or permit the passage over the erf of such stormwater. Provided that the owners of any higher lying erven, the stormwater from which is discharged over any lower lying erf, shall be liable to pay a proportionate share of the cost of any pipeline or drain which the owner of such lower lying erf may find necessary to lay or construct for the purpose of conducting the water so discharged over the erf.

(viii) The main building, which shall be a completed building and not one partly erected and

eers later voltooi sal word nie; moet gelyktydig met, of voor, die buitegeboue opgerig word.

- (ix) Geboue, met inbegrip van buitegeboue wat hierna op die erf opgerig word, moet minstens 5 m van die straatgrens daarvan geleë wees: Met dien verstande dat die plaaslike bestuur die reg het om die boulyn langs een van die straatgrense van hoekewe te verminder of waar dit na sy mening, as gevolg van die topografiese eienskappe van die erf, die ontwikkeling van die erf mag benadeel. (Hierdie beperking is nie op Erwe 552 tot 559, 567, 656 en 660 tot 666 van toepassing nie).
- (x) Indien die erf omhein of op 'n ander wyse toegemaak word, moet die heining of ander omheiningsmateriaal tot bevrediging van die plaaslike bestuur opgerig en instand gehou word.
- (xi) By die indiening van 'n sertifikaat by die Registrateur van Aktes deur die plaaslike bestuur te dien effekte dat die dorp in 'n goedgekeurde dorpsbeplanningskema opgeneem is en dat die skema voorwaardes bevat wat in ooreenstemming is met die titelvoorwaardes hierin vervat en, oogjē ingevolge Ordonmansie 25 van 1965 kan sodanige titelvoorwaardes verval.
- (xii) Die erf is onderworpe aan 'n serwituut, 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (xiii) 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 2 m daarvan geplant word nie.
- (xiv) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige ríoohoofpypleidings en ander werke wat hy volgens goedgunke noodsaklik 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; onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige ríoohoofpypleidings en ander werke veroorsaak word.

(B) Erwe onderworpe aan spesiale voorwaarde.

Benewens die voorwaardes hierbo uiteengesit, is Erwe 551 tot 559, 567, 656 en 660 tot 666 aan die volgende voorwaarde onderworpe:

Geboue, met inbegrip van buitegeboue wat hierna op die erf opgerig word mag nie binne 'n afstand van 5 meter vanaf enige straatgrens behalwe die westelike grens van dié erf opgerig word nie.

(2) Erwe onderworpe aan Spesiale Voorwaardes opgelê ingevolge Wet 21 van 1940.

Benewens die voorwaardes hierbo uiteengesit, is die volgende erwe onderworpe aan die voorwaardes soos

intended for completion at a later date, shall be erected simultaneously with or before the erection of the outbuildings.

- (ix) Buildings, including outbuildings, hereafter erected on the erf shall be located not less than 5 m from the boundary thereof abutting on a street: Provided that the local authority shall have the right to reduce the building line on one of the street frontages of corner erven or where, in its opinion compliance with the building line restriction would on account of the topographical features of the erf interfere with the development of the erf. (This restriction shall not apply to Erven 552 to 559, 567, 656 and 660 to 666).
- (x) If the erf is fenced, or otherwise enclosed, the fencing or other enclosing device shall be erected and maintained to the satisfaction of the local authority.
- (xi) Upon the submission to the Registrar of Deeds of a certificate by the local authority to the effect that the township has been included in a Town-planning Scheme, and that the scheme contains conditions corresponding to the title conditions contained herein and imposed in terms of Ordinance 25 of 1965 such title conditions shall lapse.
- (xii) The erf is subject to a servitude, 2 m 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.
- (xiii) 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 m thereof.
- (xiv) 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.

(B) Erven subject to special condition:

In addition to the conditions set out above, Erven 551 to 559, 567, 656 and 660 to 666 shall be subject to the following condition:

Buildings, including outbuildings, erected on the erf hereafter, shall be located not less than 5 m from any street boundary except the western boundary of the erf.

(2) Erven Subject to Special Conditions Imposed in Terms of Act 21 of 1940.

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

aangedui opgelê deur die Beherende Gesag ingevolge Wet 21 van 1940.

(a) Erwe 552 tot 559, 567, 656 en 660 tot 666:

(i) Geen gebou, struktuur of enigets wat aan die grond waarop dit staan verbonde is, al maak dit nie 'n deel van daardie grond uit nie, mag opgerig word of enigets onder of benede die grond mag aangelê of gelê word binne 'n afstand van 16 m van die grens van die erf aangrensend aan Pad P26-6 af nie, en geen verandering of toevoeging tot enige bestaande struktuur of gebou wat binne sodanige afstand van sodanige grens geleë is, mag sonder die skriftelike toestemming van die Direkteur, Transvaalse Paaiëdepartement, aangebring word nie.

(ii) Ingang tot en uitgang van die erf word nie toegelaat langs die grens van die erf aangrensend aan Pad P26-6 nie.

(iii) Die gebruik van die erf vir spesiale woondoelendes mag nie sonder die skriftelike toestemming van die Direkteur van die Transvaalse Paaiëdepartement verander word nie.

(b) Erf 667:

Die erf mag slegs vir doeleindes van 'n park gebruik word tensy toestemming vir 'n ander gebruik van die Beherende Gesag verkry word.

Administrateurskennisgewing 331

8 Maart 1978

JOHANNESBURG-WYSIGINGSKEMA 1/882.

Hierby word ooreenkomsdig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Johannesburg-wysigingskema 1/882 ontstaan het, het die Administrateur goedgekeur dat die bogenoemde skema gewysig word deur die vervanging van Bylae E251 met 'n nuwe Bylae.

PB. 4-9-2-2-882

Administrateurskennisgewing 332

8 Maart 1978

BUITESTEDELIKE GEBIEDE-WYSIGINGSKEMA 13.

Hierby word ooreenkomsdig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Buitestedelike Gebiede-wysigingskema 13 ontstaan het, het die Administrateur goedgekeur dat die bogenoemde skema gewysig word deur die invloeding in Voorwaarde 5(ix)(1) in die skemaklousules van die woorde "behalwe met die skriftelike toestemming van die Direkteur van Paaie" na die uitdrukking "Erf 1".

PB. 4-9-2-111-13

Administrateurskennisgewing 333

8 Maart 1978

BRAKPAN-WYSIGINGSKEMA 1/50.

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op

as indicated imposed by the Controlling Authority in terms of Act 21 of 1940.

(a) Erven 552 to 559, 567, 656 and 660 to 666:

(i) No building, structure or other thing which is attached to the land on which it stands even though it does not form part of that land shall be erected nor shall anything be constructed or laid under or below the surface of the land of the erf at a distance less than 16 m from the boundary of the erf abutting on Road P26-6 nor shall any alteration or addition to any existing structure or building situated within such distance of the said boundary be made except with the consent in writing of the Director, Transvaal Roads Department.

(ii) Ingress to and egress from the erf shall not be permitted along the boundary of the erf abutting on Road P26-6.

(iii) The use of the erf for special residential purposes shall not be changed without the written consent of the Director of the Transvaal Roads Department.

(b) Erf 667:

The erf shall be used for the purpose of a park only, unless permission for any other use has been obtained from the Controlling Authority.

Administrators Notice 331

8 March, 1978

JOHANNESBURG AMENDMENT SCHEME 1/882.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Johannesburg Amendment Scheme 1/882, the Administrator has approved the correction of the scheme by the substitution of Annexure E251 by a new Annexure.

PB. 4-9-2-2-882

Administrators Notice 332

8 March, 1978

PERI-URBAN AREAS AMENDMENT SCHEME 13.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Peri-Urban Areas Amendment Scheme 13, the Administrator has approved the correction of the scheme by the insertion in Condition 5(ix)(1) in the Scheme Clauses of the words "except with the written consent of the Director of Roads" after the expression "Erf 1".

PB. 4-9-2-111-13

Administrators Notice 333

8 March, 1978

BRAKPAN AMENDMENT SCHEME 1/50.

The Administrator hereby, in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965,

Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Brakpan-dorpsaanlegskeema 1, 1946, wat uit dieselfde grond as Erf 167, dorp Vulcania Uitbreiding 2 bestaan, goedgekeur het.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Brakpan en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Brakpan-wysigingskema 1/50.

PB. 4-9-2-9-50

Administrateurskennisgiving 334

8 Maart 1978

KANSELLERING VAN DIE PROVINSIALE-PAD-STATUS VAN PROVINSIALE PAD P62-3 BINNE DIE LEBOWATUISLAND.

Ingevolge die bepalings van artikel 5(3A) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) wysig die Administrateur hierby Administrateursproklamasie 206 van 1940 deur die gedeelte van Provinciale Pad P62-3 binne die Lebowatuiland, soos aangevoer op bygaande sketsplan, as 'n provinsiale pad te kanselleer.

U.K.B. 2225 gedateer 20 Desember 1977
D.P. 03-032-23/21/P62-3

declares that he has approved an amendment scheme, being an amendment of Brakpan Town-planning Scheme 1, 1946, comprising the same land as included in Erf 167, Vulcania Extension 2 Township.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Brakpan and are open for inspection at all reasonable times.

This amendment is known as Brakpan Amendment Scheme 1/50.

PB. 4-9-2-9-50

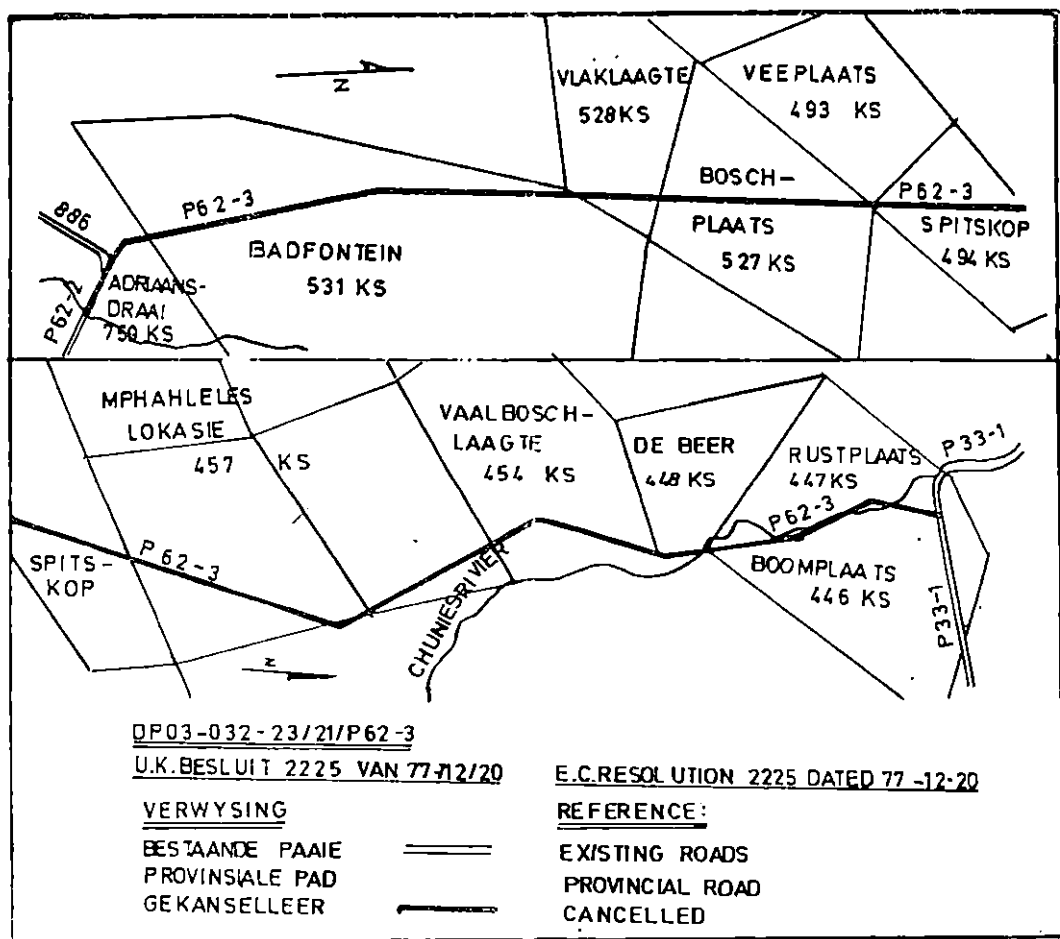
Administrator's Notice 334

8 March, 1978

CANCELLATION OF THE PROVINCIAL ROAD STATUS OF PROVINCIAL ROAD P62-3 WITHIN THE LEBOWA HOMELAND.

In terms of the provisions of section 5(3A) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby amends Administrator's Proclamation 206 of 1940 by the cancellation of the section of Provincial Road P62-3 within the Lebowa Homeland as shown on the subjoined sketch plan, as a provincial road.

E.C.R. 2225 dated 20 December, 1977
D.P. 03-032-23/21/P62-3



Administrateurskennisgewing 335

8 Maart 1978

VERKLARING VAN 'N TOEGANGSPAD: DISTRIK LETABA.

Ingevolge die bepalings van artikel 48(1)(a) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verklaar die Administrateur hierby dat 'n toegangspad, met afwisselende breedtes, oor die plaas Broederstroomdrift 534-L.T., distrik Letaba, sal bestaan.

Die algemene rigting en ligging van genoemde toegangspad en die omvang van die reserwebreedte daarvan word op bygaande sketsplan aangetoon:

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat die grond wat genoemde toegangspad in beslag neem, met klipstapels afgemerkt is.

U.K.B. 139(14) van 17 Januarie 1978
D.P. 03-034-23/22/1714

Administrator's Notice 335

8 March, 1978

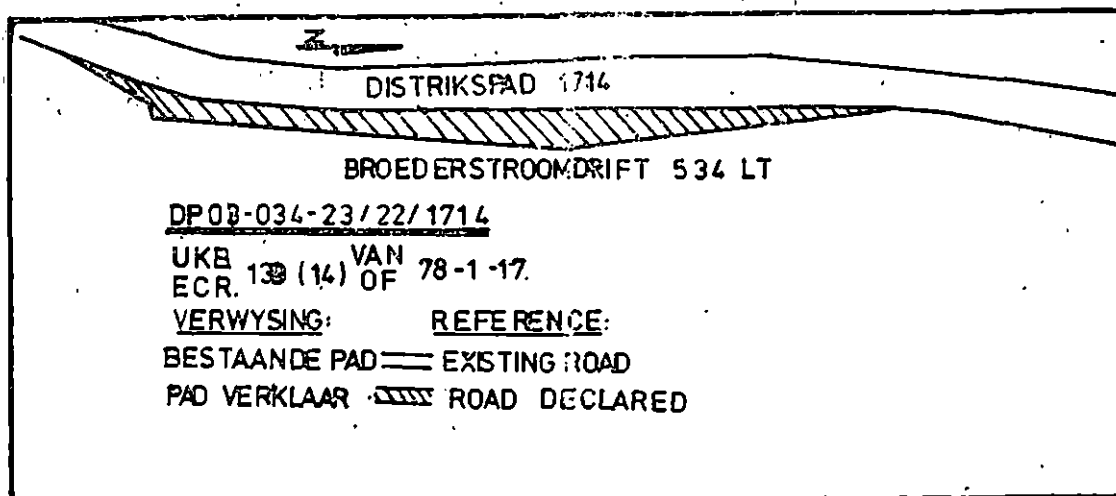
DECLARATION OF AN ACCESS ROAD: DISTRICT OF LETABA.

In terms of the provisions of section 48(1)(a) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby declares that an access road with varying widths, shall exist over the farm Broederstroomdrift 534-L.T., district of Letaba.

The general direction and situation of the said access road and extent of the width of the road reserve thereof is shown on the appended sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that the land taken up by the said access road, has been demarcated by means of cairns.

E.C.R. 139(14) of 17 January, 1978
D.P. 03-034-23/22/1714



Administrateurskennisgewing 336

8 Maart 1978

VERLEGGING VAN 'N GEDEELTE VAN DISTRIKSPAD 1350: DISTRIK LETABA.

Ingevolge die bepalings van artikel 5(1)(d) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlê die Administrateur hierby 'n gedeelte van Openbare Pad 1350 oor die plaas Weltevreden 471-L.T., distrik Letaba.

Die algemene rigting en ligging van die pad en van die verlegging daarvan word op bygaande sketsplan aangetoon.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat klipstapels opgerig is om die grond wat die verlegging van genoemde openbare pad in beslag neem, af te merk.

Goedgekeur op 20 Januarie 1978
D.P. 03-034-23/22/1350

Administrator's Notice 336

8 March, 1978

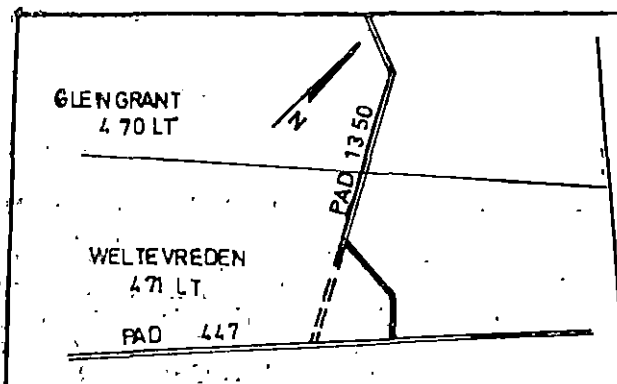
DEVIATION OF A SECTION OF PUBLIC ROAD 1350: DISTRICT LETABA.

In terms of the provisions of section 5(1)(d) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby deviates a section of Public Road 1350 over the farm Weltevreden 471-L.T., district of Letaba.

The general direction and situation of the road and the deviation thereof is shown on the subjoined sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance, it is hereby declared that cairns have been erected to demarcate the land taken up by the deviation of the said public road.

Approved on 20 January, 1978
D.P. 03-034-23/22/1350



DP03-034-23/22/1350

GOEDGEKEUR OP: 78-01-20
APPROVED ON:

VERWYSING: REFERENCE:

BESTAANDE PAAIE — EXISTING ROADS
PAD GESLUIT — ROAD CLOSED
PAD VERLÉ — ROAD DEVIATED.

Administrateurskennisgewing 337

8 Maart 1978

VERLEGGING EN VERBREIDING VAN GEDEELTES VAN DISTRIKSPAD 2092: DISTRIK BRITS.

Die Administrator verlē hierby, ingevolge die bepallings van artikel 5(1)(d) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) 'n gedeelte van Distrikspad 2092 oor die plaas Hartebeestfontein B410-J.Q., distrik Brits, en vermeerder, ingevolge artikel 3 van genoemde Ordonnansie, die reserwebreedte van 'n gedeelte daarvan na 25 meter soos op bygaande sketsplan aangegeven.

Ooreenkomsdig die bepallings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat die grond wat genoemde verlegging en verbreding van Distrikspad 2092 in beslag neem, met klipstapels afgemerk is.

U.K.B. 2135 gedateer 2 Desember 1977
D.P. 08-085-23/22/2092

Administrator's Notice 337

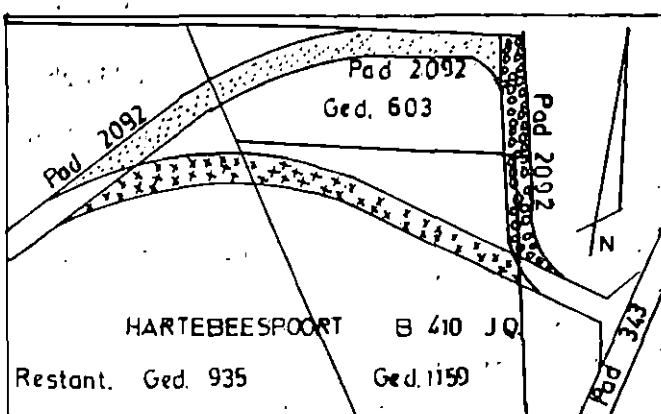
8 March, 1978

DEVIATION AND WIDENING OF SECTIONS OF DISTRICT ROAD 2092: DISTRICT OF BRITS.

The Administrator hereby deviates, in terms of the provisions of section 5(1)(d) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) a section of District Road 2092 over the farm Hartebeestfontein B410-J.Q., district of Brits, and increases in terms of section 3 of the said Ordinance the road reserve width of a section thereof to 25 metre as shown on the subjoined sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that cairns have been erected to demarcate the land taken up by the said deviation and widening of District Road 2092.

E.C.R. 2135 dated 2 December, 1977
D.P. 08-085-23/22/2092



VERWYSING	REFERENCE
Pad verlē en verbreed (25m)	Road deviated and widened (25m)
Pad gesluit	Road closed
Bestaande pad	Existing roads
Pad verbreed(25m)	Road widened (25m)
UK. Bes. 2135 d. d.	77-12-02
Ex. Com. Res. 2153 d. d.	77-12-02
Bundel no. / File no.	
D. P.	08 - 085 - 23 / 22 / 2092

Administrateurskennisgewing 338

8 Maart 1978

VERBETERING VAN ADMINISTRATEURSKENNISGEWING 652 VAN 26 MEI 1976 IN VERBAND MET DIE VERBREIDING VAN DIE RESERWE VAN OPENBARE PAD 374 (RANDBURG-HONEY DEW-RIETFONTEIN) DISTRIKTE JOHANNESBURG, ROODEPOORT EN KRUGERSDORP.

Administrateurskennisgewing 652 van 26 Mei 1976, word hiermee verbeter deur die sketse en koördinatelys op bladsy 1320 van Provinciale Koerant 3821 van 26

Administrator's Notice 338

8 March, 1978

CORRECTION OF ADMINISTRATOR'S NOTICE 652 OF 26 MAY, 1976 (RANDBURG-HONEY DEW-RIETFONTEIN) IN CONNECTION WITH THE INCREASE IN RESERVE WIDTH OF PUBLIC ROAD 374, DISTRICTS OF JOHANNESBURG, ROODEPOORT AND KRUGERSDORP.

Administrator's Notice 652 of 26 May, 1976 is hereby corrected by the substitution for the sketches and coordinate list on page 1320 of Provincial Gazette 3821

Mei 1976 te vervang met die sketse en koördinatelys op bladsy 1315 van gemelde koerant.

D.P.H. 022J-14/9/26

Administrateurskennisgewing 339 8 Maart 1978

VERBETERING VAN ADMINISTRATEURSKENNISGEWING 651 VAN 26 MEI 1976 IN VERBAND MET DIE VERKLARING VAN TOEGANGSPAAIE (DIENSPAAIE) TOT PROVINSIALE PAAIE 374 EN P139-1 (WINDSOR PARK-HONEY DEW-MULDERSDRIFT), DISTRIKTE JOHANNESBURG, ROODEPOORT EN KRUGERSDORP.

Administrateurskennisgewing 651 van 26 Mei 1976, word hiermee verbeter deur die sketse en koördinatelys op bladsy 1315 van *Provinciale Koerant* 3821 van 26 Mei 1976 te vervang met die sketse en koördinatelys op bladsy 1320 van gemelde koerant:

D.P.H. 022J-14/9/26

Administrateurskennisgewing 340 8 Maart 1978

VERKIESING VAN LID: SKOOLRAAD VAN KLERKSDORP.

Die persoon ten opsigte van wie die besonderhede hieronder gegee word, is tot lid van die bogenoemde Raad verkies en het sy amp aanvaar op die datum aangedui:

Naam: Jacobus Izak Roux.

Adres: Lautslaan 87, La Hoff, Klerksdorp.

Beroep: Predikant.

Datum: 21 November 1977.

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

Administrateurskennisgewing 341 8 Maart 1978

VERKIESING VAN LID: SKOOLRAAD VAN KRUGERSDORP.

Die ondergenoemde persoon is tot lid van die bogenoemde Raad verkies en het sy amp aanvaar op die datum aangedui:

Naam: Jacobus Johannes Pretorius.

Datum: 17 November 1977.

Adres: Posbus 62, Magaliesburg.

Beroep: Predikant.

T.O.A. 21-1-4-45

Administrateurskennisgewing 342 8 Maart 1978

ORDONNANSIE OP DIE VERDELING VAN GROND, 1973. HOEWE 32 SHERE LANDBOUHOEWES DISTRIK PRETORIA.

Hierby word ooreenkomsdig die bepalings van artikel 31 van die Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973) bekend gemaak dat die Administrateur goedkeuring verleen het vir die onderverdeling van die bogenoemde grond mits die

of 26 May, 1976 of the sketches and co-ordinate list on page 1315, of the said Gazette.

D.P.H. 022J-14/9/26

Administrator's Notice 339

8 March, 1978

CORRECTION OF ADMINISTRATOR'S NOTICE 651 OF 26 MAY, 1976 IN CONNECTION WITH THE DECLARATION OF ACCESS ROADS (SERVICE ROADS) TO PROVINCIAL ROADS 374 AND P139-1 (WINDSOR PARK-HONEY DEW-MULDERSDRIFT), DISTRICTS JOHANNESBURG, ROODEPOORT AND KRUGERSDORP.

Administrator's Notice 651 of 26 May, 1976 is hereby corrected by the substitution for the sketches and co-ordinate list on page 1315 of *Provincial Gazette* 3821 of 26 May, 1976 of the sketches and co-ordinate list on page 1320, of the said Gazette.

D.P.H. 022J-14/9/26

Administrator's Notice 340

8 March, 1978

ELECTION OF MEMBER: SCHOOL BOARD KLERKSDORP.

The person, in respect of whom the under-mentioned information is given, has been elected as a member of the above-mentioned Board and has assumed office on the date indicated:

Name: Jacobus Izak Roux.

Address: 87 Lauts Avenue, La Hoff, Klerksdorp.

Occupation: Minister.

Date: 21 November, 1977.

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

Administrator's Notice 341

8 March, 1978

ELECTION OF MEMBER: SCHOOL BOARD KRUGERSDORP.

The under-mentioned person has been elected as a member of the above-mentioned Board and has assumed office on the date indicated.

Name: Jacobus Johannes Pretorius.

Date: 17 November 1977.

Address: P.O. Box 62, Magaliesburg.

Occupation: Minister.

T.O.A. 21-1-4-45

Administrator's Notice 342

8 March, 1978

DIVISION OF LAND ORDINANCE, 1973: HOLDING NO. 32 SHERE AGRICULTURAL HOLDINGS DISTRICT PRETORIA.

It is hereby notified in terms of section 31 of the Division of Land Ordinance, 1973 (Ordinance 19 of 1973) that the Administrator has approved the subdivision of the above land provided that the holding

hoeve in twee gelyke dele verdeel word en onderworpe aan die volgende voorwaardes —

- (i) Die eienaar(s) moet, sodra die Landmeter-generaal die onderverdelingsdiagramme goedgekeur het, onmiddellik 'n fotostatiese afdruk van elk van die goedgekeurde diagramme by die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede indien; en
- (ii) Voor opmeting moet die eienaar ten opsigte van beide gedeeltes tot bevrediging van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede se Hoofmediese Ge-sondheidsbeampte bewys lewer dat 'n voldoen-de hoeveelheid, gesonde, drinkbare water in die vorm van voltooide boorgate beskikbaar is.

PB. 4-13-4-536(32)

Administrateurskennisgewing 343 8 Maart 1978

INSTELLING VAN BEHEERRAAD: SUNWARD PARK HIGH SCHOOL.

Die Administrateur is voornemens om kragtens artikel 45(2) van die Onderwysordonnansie, 1953, die naam van die bogenoemde skool in Deel (A) van die Eerste Bylae tot voornoemde Ordonnansie in te sluit.

(T.O. In 1858-1)

is divided into two equal portions and subject to the following conditions —

- (i) the owner shall, as soon as the Surveyor General has approved the subdivisional diagrams, submit a photostatic copy of each of the approved diagrams to the Transvaal Board for the Development of Peri-Urban Areas; and
- (ii) Before survey the owner shall satisfy the Chief Medical Health Officer of the Transvaal Board for the Development of Peri-Urban Areas that a sufficient quantity of healthy drinkable wa-ter is available from existing boreholes.

PB. 4-13-4-536(32)

Administrator's Notice 343 8 March, 1978

ESTABLISHMENT OF GOVERNING BODY: SUN-WARD PARK HIGH SCHOOL.

It is the intention of the Administrator, in terms of section 45(2) of the Education Ordinance, 1953, to include in Part (A) of the first Schedule of the afore-said Ordinance the name of the above-mentioned school.

(T.O. In 1858-1)

ALGEMENE KENNISGEWINGS

KENNISGEWING '82 VAN 1978.

VOORGESTELDE STIGTING VAN DORPE.

Ingevolge artikel 58(8)(a) 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 aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Proviniale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke

vanaf 1 Maart 1978.

Ingevolge artikel 58(8)(a) van dié genoemde Ordonnansie, moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Proviniale Koerant* naamlik 1 Maart 1978, deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria.

E. UYS,

Direkteur van Plaaslike Bestuur,
Pretoria, 1 Maart 1978.

BYLAE

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Liggings	Verwysingsnommer
(a) Sonneglans Uitbreiding 13. (b) The Trustees for the time being of the German Speaking Catholic Group.	Spesiaal (vir openbare Godsdienst en aanverwante gebruik) : 2	Hoewe 113, Bush Hill Estates Landbouhoeves, distrik Roodepoort.	Suid van en grens aan Putticklaan. Oos van en grens aan Kowieweg.	PB. 4-2-2-5877
(a) Eastgate Uitbreiding 18. (b) Fox Holdings (Pty.) Ltd.	Spesiaal (kommersiel) : 8 Spesiaal (kommersiel/publieke motorhawe) : 1 Spesiaal (Administrateur se toestemming) : 1	'n Gedeelte van Gedeelte 349 ('n gedeelte van Gedeelte 40) van Gedeelte 3 van die plaas Zandfontein 42-I.R., distrik Johannesburg.	Noord van en grens aan Kelvin View Dorp. Oos van en grens aan Mainweg.	PB. 4-2-2-5911
(a) Victory Park Uitbreiding 27. (b) The Provincial for the time being in the Transvaal Province of the Congregation of the Oblates of Mary Immaculate.	Kerklik Inrigting : 3 : 1	Gedeelte 260 van die plaas Braamfontein No. 531-I.R., distrik Johannesburg.	Noordoos van en grens aan Derdelaan en suidwes van en grens aan Pad No. 3 (naby Rustenburgweg).	PB. 4-2-2-5933

GENERAL NOTICES

NOTICE 82 OF 1978.

PROPOSED ESTABLISHMENT OF TOWNSHIPS.

It is hereby notified, in terms of section 58(8)(a) 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 Director, Room B206A, 2nd Floor,

Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from 1 March, 1978.

In terms of section 58(8)(a) of the said Ordinance any person who wishes to object to the granting of the application or 'who' is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*, that is 1 March, 1978.

All objections must be lodged in duplicate, and addressed to the Director of Local Government; Private Bag, X437, Pretoria.

E. UYS,

Director of Local Government,
Pretoria, 1 March, 1978.

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Sonneglans Extension 13. (b) The Trustees for the time being of the German Speaking Catholic Group.	Special (for public worship and related uses) : 2	Holding 113, Bush Hill Estates Agricultural Holdings, district Roodepoort.	South of and abuts Puttick Avenue. East of and abuts Kowie Road.	PB. 4-2-2-5877
(a) Eastgate Extension 18. (b) Fox Holdings (Pty.) Ltd.	Special (commercial) : 8 Special (commercial/public garage) : 1 Special (Administrator's consent) : 1	Portion of Portion 349 (a portion of Portion 40) of Portion 3 of the farm Zandfontein 42-I.R., district Johannesburg.	North of and abuts Kelvin View Township. East of and abuts Main Road.	PB. 4-2-2-5911
(a) Victory Park Extension 27. (b) The Provincial for the time being in the Transvaal Province of the Congregation of the Oblates of Mary Immaculate.	Ecclesiastical Institutional : 3 Ecclesiastical Institutional : 1	Portion 260 of the farm Braamfontein No. 531-I.R., district of Johannesburg.	North-east of and abuts Third Avenue. South-west of and abuts Road No. 3 (off Rustenburg Road).	PB. 4-2-2-5933

KENNISGEWING 95 VAN 1978.

VOORGESTELDE STIGTING VAN DORPE.

Ingevolge artikel 58(8)(a) 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 aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke vanaf 8 Maart 1978.

Ingevolge artikel 58(8)(a) van die genoemde Ordon-

nansie, moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* naamlik 8 Maart 1978, deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 8 Maart 1978.

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Liggings	Verwysingsnommer
(a) Wilkoppies Uitbreiding 15 (b) Stadsraad van Klerksdorp	Spesiale Woon : 45 Algemene Woon : 1 Parke : 1	Gedeeltes 510 en 511 van die plaas Elands- heuvel No. 402-I.P. en Hoewes Nos. 53 en 55 van Wilkop- pies Landbouhoeves, distrik Klerksdorp.	Noord van en grens aan Austinstraat, oos van en grens aan Bradylaan.	PB. 4-2-2-3888

Alle vorige kennisgewings in verband met 'n aansoek om toestemming vir die stigting van die voorgestelde dorp Wilkoppies Uitbreiding 15 moet as gekanselleer beskou word.

NOTICE 95 OF 1978.

PROPOSED ESTABLISHMENT OF TOWNSHIPS.

It is hereby notified in terms of section 58(8)(a) 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 Director, Room B206A, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from 8 March, 1978.

In terms of section 58(8)(a) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*, that is 8 March, 1978.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, Private Bag X437, Pretoria.

E. UYS,

Director of Local Government.

Pretoria, 8 March, 1978.

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Wilkoppies Extension 15	Special Residential : 45	Portions 510 and 511 of the farm Elands-heuvel, No. 402-I.P.	North of and abuts Austin Street, east of	PB. 4-2-2-3888
(b) Town Council of Klerksdorp	General Residential : 1 Parks : 1	and Holdings Nos. 53 and 55 of Wilkoppies Agricultural Holdings, Klerksdorp.	and abuts Brady Avenue.	

All previous notices in connection with an application for permission to establish the proposed Wilkoppies Extension 15 Township should be considered as cancelled.

KENNISGEWING 96 VAN 1978.

VOORGESTELDE STIGTING VAN DORPE.

Ingevolge artikel 58(8)(a) 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 aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Proviniale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke vanaf 8 Maart 1978.

Ingevolge artikel 58(8)(a) van die genoemde Ordonnansie, moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoe te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Proviniale Koerant* naamlik 8 Maart 1978, deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria.

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 8 Maart 1978.

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Liggings	Verwysingsnommer
(a) Windmill Park Uitbreiding 1 (b) Rent-a-Plane (Pty.) Ltd.	Spesiale Woon : 184 Algemene Woon en/of Groeps-behuising : 3 Garage en Algemene Besigheid : 1 Spesiaal (vir Woon-doeleindes) : 1 Parke : 4	Restende Gedeelte van Gedeelte 28 van die plaas Finaalspan No. 114-I.R., distrik van Boksburg.	Suidoos van en grens aan die plaas Leeuwpoort 115-I.R., suidwes van en grens aan die Restende Gedeelte van Gedeelte 29 en Gedeelte 53 van die plaas Finaalspan 114-I.R.	PB: 4-2-2-5458
(a) Delareyville Uitbreiding 6 (b) Delareyville Munisipaliteit	Spesiale Woon : 192 Algemene Woon : 2 Besigheid : 1 Munisipaal Skool : 1 Spesiaal vir Parkering : 1 Parke : 1	(1) Restant van Gedeelte 5 van die plaas Zoutpan of Bospan 203-I.Q. (2) Restant van Gedeelte 9 van die plaas Zoutpan of Bospan 203-I.Q., distrik Delareyville.	Wes van en grens aan Proviniale Pad P147-1, suid en oos van en grens aan Proviniale Pad P34-3.	PB. 4-2-2-5910

NOTICE 96 OF 1978.

8 MAART 1978

PROPOSED ESTABLISHMENT OF TOWNSHIPS.

It is hereby notified in terms of section 58(8)(a) 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 Director, Room B206A, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from 8 March, 1978.

In terms of section 58(8)(a) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*, that is 8 March, 1978.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, Private Bag X437, Pretoria.

E. UYS,
Director of Local Government.
Pretoria, 8 March, 1978.

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Windmill Park Extension 1 (b) Rent-a-Plane (Pty.) Ltd.	Special Residential : 184 General Residential and/or Group Housing : 3 Garage and General Business : 1 Special (for Residential Purposes) : 1 Parks : 4	Remaining Extent of Portion 28 of the farm Finaalspan No. 114-I.R., district of Boksburg.	South-east of and abuts the farm Leeuwpoort 115-I.R., south-west of and abuts the Remaining Extent of Portion 29, and Portion 53 of the farm Finaalspan 114-I.R.	PB. 4-2-2-5458
(a) Delareyville Extension 6 (b) Delareyville Municipality	Special Residential : 192 General Residential : 2 Business, Municipal School : 1 Special for Parking : 1 Parks : 1	(1) Remainder of Portion 5 of the farm Zoutpan or Bospan 203-I.Q. (2) Remainder of Portion 9 of the farm Zoutpan or Bospan 203-I.Q., district Delareyville.	West of and abuts Provincial Road P147-1, south and east of and abuts Provincial Road P34-3.	PB. 4-2-2-5910

PROVINCIAL GOVERNMENT OF THE
TRANSVAAL REPUBLIC OF SOUTH AFRICA

Proposed Establishment of Townships
Annexure 1, Notice 96 of 1978

KENNISGEWING 94 VAN 1978.
NOTICE 94 OF 1978.

PROVINSIE TRANSVAAL — PROVINCE OF TRANSVAAL.
PROVINSIALE INKOMSTEFONDS — PROVINCIAL REVENUE FUND.

STAAT VAN ONTVANGSTE EN BETALINGS VIR DIE TYDPERK 1 APRIL 1977 TOT 31 JANUARIE 1978.

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE PERIOD 1 APRIL 1977 TO 31 JANUARY 1978.

(Gepubliseer ingevolge artikel 15(1) van Wet 18 van 1972).

(Published in terms of section 15(1) of Act 18 of 1972).

(A) INKOMSTEREKENING/REVENUE ACCOUNT.

ONTVANGSTE/RECEIPTS.

BETALINGS/PAYMENTS.

	R	R	BEGROTINGSPOSTE/VOTES	R	R
SALDO OP 1 APRIL 1977 /		1 698 822,53			
BALANCE AT 1 APRIL 1977		Dt.			
BELASTING, LISENSIES EN GELDE/TAXATION, LICENCES AND FEES —					
1. Toegang tot renbane/Admission to race courses	114 311,21		1. Algemene Administrasie/ General Administration	54 654 589,13	
2. Weddenskapbelasting / Betting tax	3 798 135,57		2. Onderwys / Education	184 949 472,48	
3. Bookmakersbelasting / Bookmaker's tax	1 654 297,17		3. Werke / Works	26 108 744,26	
4. Totalisatorbelasting / Totalisator tax	18 324 211,45		4. Hospitaal- en Gesondheidsdienste — Administrasie / Hospital and Health Services — Administration	4 039 403,86	
5. Boetes en verbeurdverklarings / Fines and forfeitures	5 001 190,13		5. Provinsiale Hospitale en Inrigtings / Provincial Hospitals and Institutions	148 920 965,35	
6. Motorlisensiegelde / Motor Licence fees	8 952 875,05		6. Paaie en Brue / Roads and Bridges	116 726 124,23	
7. Hondelisensies / Dog Licences	36 138,75		7. Rente en Delging / Interest and Redemption	7 128,56	
8. Vis- en wildlisensies / Fish and game licences	435 430,40		8. Biblioteek- en Museumdiens / Library and Museum Service	2 067 453,58	
9. Diverse / Miscellaneous	98 349,30		9. Natuurbewaring / Nature Conservation	2 063 690,27	
10. Ontvangste nog nie toegewys nie / Receipts not yet allocated	2 317 841,30	35 732 780,33	10. Plaaslike Bestuur / Local Government	2 616 579,23	542 354 150,75

DEPARTEMENTELE ONTVANGSTE / DEPARTMENTAL RECEIPTS —

1. Sekretariaat / Secretariat	2 887 995,18
2. Onderwys / Education	4 437 168,26
3. Hospitaaldienste / Hospital Services	17 420 740,28
4. Paaie / Roads	9 515 288,18
5. Werke / Works	203 282,83
	33 964 474,73

STATUTÈRE APPROPRIASIES / STATUTORY APPROPRIATIONS —

Oordrag op Kapitaalrekening/
Transfer to Capital Account

ONTVANGSTE/RECEIPTS.

BETALINGS/PAYMENTS.

	R	R	R	R
SUBSIDIES EN TOELAES / SUBSIDIES AND GRANTS —		SALDO OP 31 JANUARIE 1978 / BALANCE AT 31 JANUARY, 1978		40 124 276,37
1. Sentrale Regering / Central Government —				
Subsidie / Subsidy —	510 840 000,00			
2. Suid-Afrikaanse Spoer- weë / South African Rail- ways —				
(a) Spoorwegbusroetes / Railway Bus Routes	175 880,00			
(b) Spoorwegoorgange / Railway Crossings	189 197,30			
3. Poskantoor/Post Office —				
Lisensies: Motorvoertuig/ Licences: Motor Vehicle	123 414,60			
4. Nasionale Vervoerkom- missie / National Trans- port Commission —				
Spesiale paale en brûe / Special roads and bridges	3 151 502,69	514 479 994,59		
SALDO OP / BALANCE AT —		582 478 427,12		582 478 427,12

(B) KAPITAALREKENING/CAPITAL ACCOUNT.

SALDO OP 1 APRIL 1977 / BALANCE AT 1 APRIL, 1977		336 537,34	BEGROTINGSPOSTE / VOTES —
Kapitaaltoekenning / Capital Grant	81 500 000,00	11. Kapitaalwerke / Capital Works	74 435 931,54
Nasionale Vervoerkommissie/ National Transport Commis- sion		12. Kapitaalbrûe / Capital Bridges	8 249 282,52 82 685 214,06
Brûe op spesiale paaie/Bridges on special roads	48 510,54		
Bydrae deur S.A. Spoorweë / Brûe by spooroorgange / Con- tribution by S.A. Railways — Bridges at railway crossings	162 889,05		
Hospitaalskenkings / Hospital donations			
Huurgelde van vaste eiendom / Rentals of immovable property	1 002 764,17		
Verkoop van vaste eiendom / Sale of immovable property	1 223 951,26		
Ander kapitaalontvangste / Other capital receipts	1 737 400,88		
Oordrag uit Inkomsterekke- ning / Transfer from Reve- nue Account	— 85 675 515,90	SALDO OP 31 JANUARIE 1978 / BALANCE AT 31 JANUARY, 1978	3 326 839,18
	86 012 053,24		86 012 053,24

KENNISGEWING 83 VAN 1978.

ORDONNANSIE OP DIE VERDELING VAN GROND, 1973: AANSOEK OM DIE VERDELING VAN GROND.

Ooreenkomsdig die bepalings van artikel 7(1) van die Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973) word hierby bekend gemaak dat ek 'n aansoek ingevolge die bepalings van artikel 5 van genoemde Ordonnansie van die eienaar(s) Paul Stephanus Claassen ten opsigte van die gebied grond, te wete Hoewe 30, Ruimsig Landbouhoewes, distrik Roodepoort ontvang het.

Sodanige aansoek, tesame met die betrokke planne en inligting is vir inspeksie beskikbaar by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van 60 dae vanaf die datum van die eerste publikasie hiervan in die *Provinciale Koerant*.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om vertoe te rig, moet die Direkteur skriftelik van sy redes daarvan binne genoemde tydperk van 60 dae in kennis stel.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 1 Maart 1978.

PB. 4-13-4-506(30)

KENNISGEWING 84 VAN 1978.

POTCHEFSTROOM-WYSIGINGSKEMA 1/112.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mev. C. G. de Villiers, P/a. mnr. C. F. Elsenbroek, Posbus 112, Potchefstroom aansoek gedoen het om Potchefstroom-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van Gedeelte 4 van Erf 195, geleë op die hoek van Rivierstraat en Retiefstraat, dorp Potchefstroom van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 900 m²" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Potchefstroom-wysigingskema 1/112 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stads-klerk van Potchefstroom ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stads-klerk, Posbus 113, Potchefstroom, skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 1 Maart 1978.

PB. 4-9-2-26-112

NOTICE 83 OF 1978.

DIVISION OF LAND ORDINANCE, 1973: APPLICATION FOR THE DIVISION OF LAND.

In accordance with the provisions of section 7(1) of the Division of Lands Ordinance, 1973 (Ordinance 19 of 1973) notice is hereby given that I have received an application in terms of the provisions of section 5 of the said Ordinance from the owner(s) Paul Stephanus Claassen in respect of the area of land, namely Holding No. 30, Ruimsig Agricultural Holdings, district Roodepoort.

Such application together with the relevant plans and information is open for inspection at the office of the Director of Local Government, Room B306, Provincial Building, Pretorius Street, Pretoria, for a period of 60 days from the date of the first publication hereof in the *Provincial Gazette*.

Any person who wishes to object to the granting of such application or who is desirous of making representations in the matter, shall notify the Director in writing of his reasons therefor within the said period of 60 days.

E. UYS,
Director of Local Government.
Pretoria, 1 March, 1978.

PB. 4-13-4-506(30)

NOTICE 84 OF 1978.

POTCHEFSTROOM AMENDMENT SCHEME 1/112.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Mrs. C. G. de Villiers, C/o Mr. C. F. Elsenbroek, P.O. Box 112, Potchefstroom for the amendment of Potchefstroom Town-planning Scheme 1, 1946 by rezoning Portion 4 of Erf 195, situated on the corner of River Street and Retief Street, Potchefstroom Township from "Special Residential" with a density of "One dwelling per 900 m²" to "Special Residential" with a density of "One dwelling per 500 m²".

The amendment will be known as Potchefstroom Amendment Scheme 1/112. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Potchefstroom and at the office of the 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 Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 113, Potchefstroom at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 1 March, 1978.

PB. 4-9-2-26-112

KENNISGEWING 85 VAN 1978.

PRETORIA-WYSIGINGSKEMA 425.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. Lynnwood Manor Extension No. 2 Township (Proprietary) Limited, P/a mnr. G. F. W. Ockert, Posbus 28527, Sunnyside, Pretoria aansoek gedoen het om Pretoria-dorpsbeplanningskema 1974 te wysig deur die hersonering van Erf 485, geleë aan Lynnwoodweg, Daventryweg en Hallishamsteeg, dorp Lynnwood Manor van "Spesiaal" vir winkels, besigheidsgeboue, woonstelle, pakhuise, 'n openbare garage en set-set- of soortgelyke gholfbaan met parkering tot "Spesiaal". Gebruikstreek XIV vir winkels, besigheidsgeboue, woonstelle, pakhuise, 'n openbare garage, set-set-gholfbaan of soortgelyke gholfbaan, vermaakklikheidsplek, verversingsplek, onderwysplek, banketbakery, droogskoonmakery, wasser en motorverkoopmark en, met die toestemming van die Stadsraad, ander gebruik nie hierbo ingesluit nie, behalwe hinderlike nywerhede, duikkloppery en spuitverwery, onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 425 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Proviniale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 1 Maart 1978.

PB. 4-9-2-3H-425

KENNISGEWING 86 VAN 1978.

SPRINGS-WYSIGINGSKEMA 1/125.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. A. B. van der Hoven, Ronkettisingel 34, Petersfield, Springs aansoek gedoen het om Springs-dorpsaanlegskema 1, 1948 te wysig deur die hersonering van Erf 275, geleë aan Ronkettisingel, dorp Petersfield van "Algemene Woon" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf".

Verdere besonderhede van hierdie wysigingskema (wat Springs-wysigingskema 1/125 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Proviniale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Springs ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 45, Springs skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 1 Maart 1978.

PB. 4-9-2-32-125

NOTICE 85 OF 1978.

PRETORIA AMENDMENT SCHEME 425.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. Lynnwood Manor Extension No. 2 Township (Proprietary) Limited, C/o Mr. G. F. W. Ockert, P.O. Box 28527, Sunnyside, Pretoria for the amendment of Pretoria Town-planning Scheme 1974 by rezoning Erf 485, situated on Lynnwood Road, Daventry Road, and Hallisham Lane, Lynnwood Manor Township from "Special" for shops, business buildings, flats, warehouses, a public garage, putt-putt golf or similar golf course with parking to "Special" Use Zone XIV for shops, business buildings, flats, warehouses, a public garage, putt-putt golf or similar golf course, place of refreshment, place of amusement, place of instruction, confectionary, dry cleaner, laundry/laundrette and motorcar sales area and, with the consent of the Council, any other use not included above except noxious industries, panelbeating and spray painting, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 425. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or 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.

E. UYS,

Director of Local Government.

Pretoria, 1 March, 1978.

PB. 4-9-2-3H-425

NOTICE 86 OF 1978.

SPRINGS AMENDMENT SCHEME 1/125.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Mr. A. B. van der Hoven, 34. Ronketti Circle, Petersfield, Springs for the amendment of Springs Town-planning Scheme 1, 1948 by rezoning Erf 275, situated on Ronketti Circle, Petersfield Township from "General Residential" to "Special Residential" with a density of "One dwelling per Erf".

The amendment will be known as Springs Amendment Scheme 1/125. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Springs and at the office of the 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 Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 45, Springs at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 1 March, 1978.

PB. 4-9-2-32-125

KENNISGEWING 87 VAN 1978.

JOHANNESBURG-WYSIGINGSKEMA 1/1035.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. M. Levin, P/a. mnr. H. H. Hicks, Orangeweg 23, Emmarentia Uitbreiding, Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van Lot 442, geleë aan Kimberleyweg, dorp Bertrams van "Algemene Woon" tot "Spesiaal", Gebruikstreek VII vir kantore, vertoonlokalen en pakhuise en, met die toestemming van die Stadsraad, 'n werkswinkel, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1035 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 1 Maart 1978.

PB. 4-9-2-2-1035

NOTICE 87 OF 1978.

JOHANNESBURG AMENDMENT SCHEME 1/1035.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Mr. M. Levin, C/o. Mr. H. H. Hicks, 23 Orange Road, Emmarentia Extension, Johannesburg for the amendment of Johannesburg Town-planning Scheme 1, 1946 by rezoning Lot 442, situated on Kimberley Road, Bertrams Township from "General Residential" to "Special", Use Zone VII for offices, showrooms and warehouses and, with the consent of the Council, a workshop, subject to certain conditions.

The "amendment" will be known as Johannesburg Amendment Scheme 1/1035. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or 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.

E. UYS,
Director of Local Government.
Pretoria, 1 March, 1978.

PB. 4-9-2-2-1035

KENNISGEWING 88 VAN 1978.

JOHANNESBURG-WYSIGINGSKEMA 1/1040.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. H. M. Hassan, P/a. mnr. Dent, Course en Davey, Posbus 3243, Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van Lotte 343 en 344 geleë aan Polacklaan en Lot 109, geleë aan Joanstraat en Wandererslaan, dorp Newclare van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 200 m²" tot "Algemene Woon", Hoogtesone 5, met 'n digtheid van "Een woonhuis per Erf".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1040 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 1 Maart 1978.

PB. 4-9-2-2-1040

NOTICE 88 OF 1978.

JOHANNESBURG AMENDMENT SCHEME 1/1040.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Mr. H. M. Hassan, C/o. Messrs. Dent, Course and Davey, P.O. Box 3243, Johannesburg for the amendment of Johannesburg Town-planning Scheme 1, 1946 by rezoning Lots 343 and 344 situated on Polack Avenue and Lot 109, situated on Joan Street and Wanderers Avenue, Newclare Township from "Special Residential" with a density of "One dwelling per 200 m²" to "General Residential", Height Zone 5, with a density of "One dwelling per Erf".

The amendment will be known as Johannesburg Amendment Scheme 1/1040. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or 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.

E. UYS,
Director of Local Government.
Pretoria, 1 March, 1978.

PB. 4-9-2-2-1040

KENNISGEWING 89 VAN 1978.

BOKSBURG-WYSIGINGSKEMA 1/204.

Hierby word ooreenkomsdig die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. H. & O. Gerner Investments (Proprietary) Limited, P/a. mnr. S. Bentel, Rubens en Hirschowitz, Posbus 185, Boksburg aansoek gedoen het om Boksburg dorpsaanlegskema 1, 1946 te wysig deur die heronering van Vrydag Erf 303 en Erwe 304 en 305, geleë aan Fieldweg en Sunselaan, dorp Lilanton van "Spesiale Woon" tot "Spesiaal" vir kommersiële gebruik en aanverwante gebruik.

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema 1/204 genoem sal word), lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Boksburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 215, Boksburg skriftelik voorgele word.

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 1 Maart 1978.

PB. 4-9-2-8-204

KENNISGEWING 90 VAN 1978.

KLERKSDORP-WYSIGINGSKEMA 1/110.

Hierby word ooreenkomsdig die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar mnr. W. N. Moll, Posbus 430, Klerksdorp aansoek gedoen het om Klerksdorp-dorpsaanlegskema 1, 1947 te wysig deur die heronering van Erwe 1591 en 1592, geleë aan Jan van Riebeeckweg en Norastraat, dorp Klerksdorp Uitbreiding 8 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²" tot "Algemene Besigheid" met 'n digtheid van "Een woonhuis per Erf", onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Klerksdorp-wysigingskema 1/110 genoem sal word), lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Klerksdorp ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 99, Klerksdorp skriftelik voorgele word.

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 1 Maart 1978.

PB. 4-9-2-17-110

NOTICE 89 OF 1978.

BOKSBURG AMENDMENT SCHEME 1/204.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Messrs. H. & O. Gerner Investments (Proprietary) Limited, C/o. Messrs. S. Bentel, Rubens and Hirschowitz, P.O. Box 185, Boksburg for the amendment of Boksburg Town-planning Scheme 1, 1946 by rezoning Freehold Erf 303 and Eryen 304 and 305, situated on Field Road and Sunset Avenue, Lilanton Township from "Special Residential" to "Spécial" for commercial use and purposes incidental thereto.

The amendment will be known as Boksburg Amendment Scheme 1/204. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Boksburg and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 215, Boksburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.
Pretoria, 1 March, 1978.

PB. 4-9-2-8-204

NOTICE 90 OF 1978.

KLERKSDORP AMENDMENT SCHEME 1/110.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (as amended) that application has been made by the owner Mr. W. N. Moll, P.O. Box 430, Klerksdorp for the amendment of Klerksdorp Town-planning Scheme 1, 1947, by rezoning Erven 1591 and 1592 situated on Jan van Riebeeck Road, Pine Street and Nora Street, Klerksdorp Extension 3 Township from "Special Residential" with a density of "One dwelling per 1 500 m²" to "General Business" with a density of "One dwelling per Erf", subject to certain conditions.

The amendment will be known as Klerksdorp Amendment Scheme 1/110. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Klerksdorp and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 99, Klerksdorp at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.
Pretoria, 1 March, 1978.

PB. 4-9-2-17-110

KENNISGEWING 91 VAN 1978.

RANDBURG-WYSIGINGSKEMA 149.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (soos gewysig) bekend gemaak dat die eienaar The Johannesburg Diocesan Trustees, P/a. mnr. Damanit, Bostock and Co., Postbus 6200, Johannesburg aansoek gedoen het om Randburg-dorpsbeplanningskema, 1967 te wysig deur die hersohering van Lot 155, geleë aan Frerestraat en Abingdonweg, dorp Kensington B van "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 149 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriustraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg skriftelik voorgele word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 1 Maart 1978.

PB. 4-9-2-132H-149

KENNISGEWING 93 VAN 1978.

WET OP OPHEFFING VAN BEPERKINGS 84 VAN 1967.

Ingevolge artikel 3(6) van bestaande Wet word hiermee kennis gegee dat onderstaande aansoek deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B206A, Provinciale Gebou, Pretoriustraat, Pretoria en in die kantoor van die betrokke plaaslike owerheid. Enige beswaar, met volledige redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovenmelde adres of Privaatsak X437, Pretoria, indien word op of voor 5 April 1978.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 8 Maart 1978.

Algoa and Eastern Development (Proprietary) Limited vir die wysiging van die titelvoorraadse van Gedeeltes 154 en 155 (gedeeltes van Gedeelte 149) en Gedeelte 180 van die plaas Pusela No. 555, distrik Letaba, ten einde dit moontlik te maak dat die dorp Tzaneen Uitbreiding 15, gestig kan word.

PB. 4-15-2-25-555-2

Stadsraad van Rensburg vir die wysiging van titelvoorraadse van Standplaas 468, dorp Robindale Uitbreiding 1, distrik Johannesburg, ten einde dit moontlik te maak dat die gebruik van die erf vir vermaakklikheidsplek verbied word asook om in die beskrywing van die eiendom die distrik te verander vanaf "Johannesburg" na "Randburg".

PB. 4-14-2-1139-1

Joubosis (Eiendoms) Beperk vir die wysiging van die titelvoorraadse van Erf 2940, dorp Witpoortjie, distrik

NOTICE 91 OF 1978.

RANDBURG AMENDMENT SCHEME 149.

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 The Johannesburg Diocesan Trustees, C/o. Messrs. Damanit, Bostock and Co., P.O. Box 6200, Johannesburg for the amendment of Randburg Town-planning Scheme 1967, by rezoning Lot 155, situated on Frere Street and Abingdon Road, Kensington B Township from "Residential 1" with a density of "One dwelling per 1 500 m²" to "Residential 1" with a density of "One dwelling per 1 000 m²".

The amendment will be known as Randburg Amendment Scheme 149. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretoriustraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, Private Bag 1, Randburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government
Pretoria, 1 March, 1978.

PB. 4-9-2-132H-149

NOTICE 93 OF 1978.

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 Director of Local Government and are open to inspection at Room B206A, Provincial Building, Pretoriustraat, Pretoria and at the office of the relevant local authority. Any objections, with full reasons therefor, should be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 5 April 1978.

E. UYS,
Director of Local Government.
Pretoria, 8 March, 1978.

Algoa and Eastern Development (Proprietary) Limited for the amendment of the conditions of title of Portions 154 and 155 (portions of Portion 149) and Portion 180 of the farm Pusela No. 555, district Letaba, to permit the establishment of Tzaneen Extension 15 Township.

PB. 4-15-2-25-555-2

Town Council of Randburg for the amendment of the conditions of title of Stand 468, Robindale Extension 1 Township, district Johannesburg, to prohibit the use of the erf for a place of amusement and also to alter the district from "Johannesburg" to "Randburg" in the description of the property.

PB. 4-14-2-1139-1

Joubosis (Eiendoms) Beperk for the amendment of the conditions of title of Erf 2940, Witpoortjie Town-

Roodepoort, ten einde dit moontlik te maak dat die erf ontwikkel kan word ooreenkomsdig die sonering, kragtens die Roodepoort-Maraisburg-dorpsaanlegskema.

PB. 4-14-2-1576-6

Administrateurs in die boedel van wyle Kathleen Mary Sedgwick vir:

(1) Die wysiging van die titelvoorwaardes van Lot 201, dorp Illovo distrik Johannesburg, ten einde die lot te kan onderverdeel en 'n woonhuis op elke gedeelte op te rig.

(2) Die wysiging van die Noordelike Johannesburg-streek-dorpsaanlegskema, deur die hersonering van Lot 201, dorp Illovo, distrik Johannesburg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt."

Die wysigingskema sal bekend staan as Noordelike Johannesburgstreek-wysigingskema 795.

PB. 4-14-2-634-11

ship, district Roodepoort, to permit the erf to be developed in accordance with the zoning, in terms of the Roodepoort-Maraisburg Town-planning Scheme.

PB. 4-14-2-1576-6

Administrator's in the Estate of the late Kathleen Mary Sedgwick for:

(1) The amendment of the conditions of title of Lot 201, Illovo Township, district Johannesburg, in order to subdivide the lot and erect a dwelling on each portion.

(2) The amendment of the Northern Johannesburg Region Town-Planning Scheme by the rezoning of Lot 201, Illovo Township, district Johannesburg, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

This amendment scheme will be known as Northern Johannesburg Region Amendment Scheme 795.

PB. 4-14-2-634-11

WONINGSKEMA

WONINGSKEMA

KONTRAK R.F.T. 24/78
TRANSVAALSE PROVINSIALE ADMINISTRASIE:

KENNISGEWING AAN TENDERAARS.

TENDER R.F.T. 24 VAN 1978.

**DIE AANBOU VAN TWEE GEWAPENDEGROND-
STRUKTURE EN BYBEHORENDE GRONDWER-
KE OP PAD 548, DISTRIK TZANEEN.**

Tenders word hiermee van ervare kontrakteurs vir bogenoemde diens gevra.

Tenderdokumente, met inbegrip van 'n stel tekeninge, is by die Direkteur, Transvaalse Paaiedepartement, Kamer D307, Provinciale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrybaar teen die betaling van 'n tydelike deposite van R100,00 (eenhonderd rand). Hierdie bedrag sal terugbetaal word, mits 'n bona fide tender ontvang word of alle sodanige tenderdokumente binne 14 dae na die sluitingsdatum van die tender na die uitreikingskantoor teruggestuur word.

'n Bykomende afskrif van die hoeveelheidspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op 15 Maart 1978 om 10h30 by die Magoebaskloof-hotel, ontmoet om saam met hulle die terrein te gaan besigtig. Die ingenieur sal by geen ander geleenthed vir besigtigingsdoeleindes beskikbaar wees nie, en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders, ooreenkomsdig die voorwaardes in die tenderdokumente voltooi, in verseëerde koeverte waarop "Tender R.F.T. 24 van 1978" geëndosseer is, moet die Voorsitter, Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, voor 11 h 00 op Vrydag, 7 April 1978 bereik wanneer die tenders in die openbaar oopgemaak sal word.

Tenders wat per bode/persoonlik afgelewer word, moet voor 11 h 00 in die Formele Tenderraadboks by die navraagkantoor in die voorportaal van die Provinciale Gebou by die hoofingang, Pretoriusstraat, (naby die hoek van Bosmanstraat), Pretoria, gedeponeer word.

Die Transvaalse Provinciale Administrasie verbind hom nie om die laagste of enige tender aan te neem of om enige rede vir die afwyding van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

C. W. GRUNOW,
 Voorsitter: Transvaalse Provinciale Tenderraad.

CONTRACT R.F.T. 24/78
TRANSVAAL PROVINCIAL ADMINISTRATION:

NOTICE TO TENDERERS.

TENDER R.F.T. 24 OF 1978.

THE CONSTRUCTION OF TWO REINFORCED EARTH STRUCTURES AND APPURTENANT WORKS ON ROAD 548, DISTRICT TZANEEN.

Tenders are herewith invited from experienced contractors for the above-mentioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room D307, Provincial Buildings, Church Street, Private Bag X197, Pretoria, on payment of a temporary deposit of R100,00 (one hundred rand). This amount will be refunded provided a *bona fide* tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities will be provided free of charge.

An engineer will meet intending tenderers on 15 March, 1978 at 10h30 at the Magoebaskloof Hotel to inspect the site with them. The engineer will not be available for inspection purposes on any other occasion and tenderers are, therefore, requested to be present on the said date.

Tenders, completed in accordance with the conditions in the tender documents, in sealed envelopes endorsed "Tender R.F.T. 24/78" should reach the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, before 11 h 00 on Friday, 7 April, 1978 when the tenders will be opened in public.

Should the tender documents be delivered by messenger/personally, they should be placed in the Formal Tender Box at the enquiry office in the foyer of the Provincial Building at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria, before 11 h 00.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for ninety (90) days.

C. W. GRUNOW,
 Chairman: Transvaal Provincial Tender Board.

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):—

Tender No.	Beskrywing van Diens Description of Service	Sluitingsdatum, Closing Date
H.D. 2/4/78	Wassery-paneelwaens/Pantechnicon laundry vans	14/4/1978
H.D. 2/5/78	Breekgoed (vir gebruik in hospitale en openbare inrigtings) volgens CKS 25/1972/ Crockery (for use in hospitals and public institutions) as per CKS 25/1972	14/4/1978
H.D. 2/6/78A	Roesvrystaalware vir mediese en verversingsdienste in inrigtings/Stainless Steelware for Medical and Catering Services in Institutions	14/4/1978
H.D. 2/6/78B	Aluminiumware/Aluminiumware	14/4/1978
H.D. 2/6/78C	Glas-, hout-, metaal- en plastiekware volgens SABS 417/74/Glass, wood metal and plasticware as per SABS 417/74	14/4/1978
H.D. 2/6/78D	Tafelgereedskap van roesvrystaal vir gebruik in inrigtings volgens CKS 107/70 soos gewysig/Stainless steel cutlery for institutional use as per CKS 107/70 as amended	14/4/1978
H.D. 2/6/78E	Ander tafelgereedskap volgens CKS 107/70 soos gewysig/Other cutlery as per CKS 107/70 as amended	14/4/1978
R.F.T. 52/78	Padverkeerkegels/Road traffic cones	14/4/1978
T.O.D. 17A/78	Musiekinstrumente/Musical instruments	14/4/1978
W.F.T. 7/78	Verskaffing en aflewering van kantoorbrandkaste gedurende die tydperk wat op 30 April 1979 eindig/Supply and delivery of office safes for the period ending 30 April, 1979	31/3/1978
W.F.T.B. 65/78	Hoër Landbouskool Brits: Herstelwerk en opknapping van skool en koshuise/Repairs and renovation of school and hostels	7/4/1978
W.F.T.B. 66/78	Baragwanath-hospitaal: Verskaffing, aflewering, oprigting en ingebuikneming van 'n stoom- en kondensaatnet/Baragwanath Hospital: Supply, delivery, erection and commissioning of a steam and condensate reticulation system./Item 2080/71	7/4/1978
W.F.T.B. 67/78	Baragwanath-hospitaal: Oprigting van Verpleegsterskollege/Baragwanath Hospital: Erection of Nurses' College./Item 2061/73	7/4/1978
W.F.T.B. 68/78	Germistonse Hospitaal: Oprigting van was-, verklei- en eetgeriewe vir Nie-Blanke/ Germiston Hospital: Erection of wash, change and dining facilities for Non-Whites./ Item 2101/75	7/4/1978
W.F.T.B. 69/78	Highveld Primary School: Opknapping/Renovation	7/4/1978
W.F.T.B. 70/78	Laerskool Jan van Riebeeck, Springs: Aanbouings en veranderings/Additions and alterations./Item 1137/76	7/4/1978

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/kontrakvooraardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrygbaar:

Tender verwy sing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria			
		Kamer No.	Blok	Verdi e ping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaal dienste, Privaatsak X221.	A740	A	7	48-9260
HB	Direkteur van Hospitaal dienste, Privaatsak X221.	A728	A	7	48-9205
HC	Direkteur van Hospitaal dienste, Privaatsak X221.	A728	A	7	48-9206
HD	Direkteur van Hospitaal dienste, Privaatsak X221.	A730	A	7	48-0354
PFT	Provinciale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1119	A	11	48-0924
RFT	Direkteur, Transvaalse Paaiede partement, Privaatsak X197.	D307	D	3	48-0530
TOD	Direkteur, Transvaalse Onderwys-departement, Privaatsak X76.	A490, A489	A	4	48-9231 48-9437
WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	C112	C	1	48-0675
WFTB	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	E105	E	1	48-0306

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 tjeuk deur die bank geparaafser of 'n departementeel legorder 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 hoeveelheidslyste, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inskrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

C. W. Grunow, Voorsitter, Transvaalse Provinciale Tenderraad, Pretoria, 22 Februarie 1978.

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 Pretoria
HA 1 & HA 2	Director of Hospital Services, Private Bag X221.	A740	A	7	48-9260
HB	Director of Hospital Services, Private Bag X221.	A728	A	7	48-9205
HC	Director of Hospital Services, Private Bag X221.	A728	A	7	48-9206
HD	Director of Hospital Services, Private Bag X221.	A730	A	7	48-0354
PFT	Provincial Secretary (Purchases and Supplies) Private Bag X64.	A1119	A	11	48-0924
RFT	Director, Transvaal Roads Department, Private Bag X197.	D307	D	3	48-0530
TED	Director, Transvaal Education Department, Private Bag X76.	A490, A489	A	4	48-9231 48-9437
WFT	Director, Transvaal Department of Works, Private Bag X228.	C112	C	1	48-0675
WFTB	Director, Transvaal Department of Works, Private Bag X228.	E105	E	1	48-0306

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 initialised 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 supercribed 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 11h00 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 11h00 on the closing date.

C. W. Grunow, Chairman, Transvaal Provincial Tender Board, Pretoria, 22 February, 1978.

Plaastlike Bestuurskennisgewings

Notices By Local Authorities

STADSRAAD VAN BOKSBURG.

PROKLAMERING VAN VERBINDINGSPAD TUSSEN RAVENSKLIP-STASIE EN RAVENSKLIP UITBREIDING 3 DORPSGEBIED OOR GEDEELTES 69 EN 211 VAN DIE PLAAS DRIEFONTEIN NO. 85-I.R.

(Kennisgewing ingevolge artikel 5 van die "Local Authorities Roads Ordinance, 1904").

Kennisgewing geskied hiermee ingevolge die bepalings van die "Local Authorities Roads Ordinance" (No. 44 of 1904) soos gewysig, dat die Stadsraad van Boksburg 'n versoekskrif aan Sy Edele die Administrateur voorgele het om die proklamering van 'n verbindingspad tussen Ravensklipstasie en Ravensklip Uitbreidings 3 Dorpsgebied oor Gedeeltes 69 en 211 van die plaas Driefontein No. 85-I.R. soos in die bygaande bylae omskrywe as openbare pad te proklameer.

'n Afskrif van die versoekskrif en 'n plan wat die voorgestelde pad aandui le vanaf datum hiervan tot en met 17 April 1978 gedurende gewone kantoorure ter insae in Kamer 106, Eerste Vloer, Stadhuis, Boksburg.

Besware teen die voorgestelde proklamasie van die pad, indien enige, moet skriftelik in tweecvoud; by Sy Edele die Administrateur van Transvaal, Privaatsak X437, Pretoria en die Stadsklerk van Boksburg uiterlik op 17 April 1978 ingedien word.

LEON FERREIRA,
Stadsklerk.

Stadhuis,
Boksburg.
1 Maart 1978.
Kennisgewing No. 3/78.

BYLAE.

BESKRYWING VAN 'N VOORGETELDE VERBINDINGSPAD TUSSEN RAVENSKLIP-STASIE EN RAVENSKLIP UITBREIDING NO. 3 DORPSGEBIED OOR GEDEELTES 69 EN 211 VAN DIE PLAAS DRIEFONTEIN NO. 85-I.R.

'n Pad langs die suidoostelike grense van die Restant van Gedeelte 211 en van Gedeelte 69 wat vanaf die noordelike grens van Gedeelte 269 in 'n noordoostelike rigting strek tot by die kruising van Cabernet- en Mirandastraat aan die suidwestelike hoek van Ravensklip Uitbreidings 3 Dorpsgebied. Oor die Restant van Gedeelte 211 is die voorgestelde pad 16 meter breed; oor Gedeelte 69 dek die voorgestelde pad 'n driehoekige stuk grond in die mees suidelike hoek van gemelde gedeelte met afmetings van 16 meter op die suidwestelike grens en 27 meter op die suidoostelike grens van Gedeelte 69.

Hierdie pad word meer volledig aangtoon op 'n plan deur Landmeter J. H.

Scott geteken en wat in Kamer 106, Stadhuis, Boksburg ter insae lê.

TOWN COUNCIL OF BOKSBURG.

PROCLAMATION OF A LINK ROAD BETWEEN RAVENSKLIP STATION AND RAVENSKLIP EXTENSION 3 TOWNSHIP OVER PORTIONS 69 AND 211 OF THE FARM DRIEFONTEIN NO. 85-I.R.

(Notice in terms of section 5 of the Local Authorities Roads Ordinance, 1904).

Notice is hereby given in terms of the Local Authorities Roads Ordinance (No. 44 of 1904) as amended, that the Town Council of Boksburg has petitioned the Honourable, the Administrator to proclaim a link road between Ravensklip Station and Ravensklip Extension No. 3 Township over Portions 69 and 211 of the farm Driefontein No. 85-I.R. as described in the schedule appended hereto as a public road.

A copy of the petition and plan showing the proposed road can be inspected in Room 106, First Floor, Municipal Offices, Boksburg during ordinary office hours from the date hereof until 17 April 1978.

Objections, if any, to the proposed proclamation of the road must be lodged in writing and in duplicate with the Administrator of the Transvaal, Private Bag X437, Pretoria and the Town Clerk of Boksburg on or before 17 April 1978.

LEON FERREIRA,
Town Clerk.

Town Hall,
Boksburg.
1 March, 1978.
Notice No. 3/78.

SCHEDULE.

DESCRIPTION OF A PROPOSED LINK ROAD BETWEEN RAVENSKLIP STATION AND RAVENSKLIP EXTENSION NO. 3 TOWNSHIP OVER PORTIONS 69 AND 211 OF THE FARM DRIEFONTEIN NO. 85-I.R.

A road along the south-eastern boundaries of Remainder of Portion 211 and of Portion 69 extending from the north-easterly direction to the intersection of Cabernet and Miranda Streets at the south-west corner of Ravensklip Extension No. 3 Township. Over the Remainder of Portion 211, the proposed road is 16 metres wide; over Portion 69 the proposed road covers a triangle of land in the most southerly corner of the said portion having dimensions of 16 metres on the south-western boundary and 27 metres on the south-eastern boundary of Portion 69.

This road is more fully represented on a diagram signed by Land Surveyor J. H. Scott and lying for inspection in Room 106, Municipal Offices, Boksburg.

115-1-8-15

STADSRAAD VAN ROODEPOORT.

WAARDERINGSHOF: ALGEMENE- EN TUSSENTYDSE WAARDERINGSLYSSTE.

Dit word bekend gemaak dat boggede waarderingslysste nou voltooi en gesertifiseer is ooreenkomsdig die bepalings van artikel 14 van die Plaastlike Bestuur-Belastingordonnansie, No. 20 van 1933, soos gewysig, en dat dit vastgestel en bindend sal wees op alle betrokke persone wat nie binne een maand vanaf 1 Maart 1978 teen die beslissing van die Waarderingshof op die wyse soos voorgeskryf in artikel 15 van die genoemde Ordonnansie appelleer nie.

P. W. A. STRYDOM,
President van die Waarderingshof,
Munisipale Kantore,
Roodepoort.
1 Maart 1978.
Kennisgewing No. 16/78.

CITY COUNCIL OF ROODEPOORT.

VALUATION COURT: GENERAL AND INTERIM VALUATION ROLLS.

It is notified that the abovementioned valuation rolls have now been compiled and certified in accordance with section 14 of the Local Authorities Rating Ordinance, No. 20 of 1933, as amended, and will be fixed and binding on all parties concerned who shall not within one month from 1 March, 1978, appeal against the decision of the Valuation Court in the manner provided in section 15 of the said Ordinance.

P. W. A. STRYDOM,
President of the Valuation Court,
Municipal Offices,
Roodepoort.
1 March, 1978.
Notice No. 16/78.

128-1-8

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.

VOORGESTELDE WYSIGING VAN DIE HALFWAY HOUSE EN CLAYVILLE DORPSBEPLANNINGSKEMA — WYSIGINGSKEMA 11.

Die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede het 'n ontwerpwy sigingskema opgestel wat bekend sal staan as Wysigingskema 11.

Hierdie ontwerpwy sigingskema bevat die volgende voorstelle:

"Die Halfway House en Clayville dorpsaanlegskema, 1976, goedgekeur kragtens Administrateursproklamasie 89 gedateer 1 Junie 1977, word hiermee soos volg verder gewysig en verander:

1. Die hersonering van 'n gedeelte van Industryweg in Clayville Dorp van

"Publieke Pad" na "Nywerheid 2".

2. Die hersonering van Republiekweg in Clayville Dorp van "Publieke Pad" na "Nywerheid 2".

Besonderhede van hierdie skema lê ter insae by die Raad se Hoofkantoor, Kamer B501, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria, vir 'n tydperk van vier weke vanaf datum van die eerste publikasie van hierdie kennisgewing naamlik 1 Maart 1978.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van bogemelde dorpsaanlegskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe 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 1 Maart 1978, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Raad gehoor wil word of nie.

J. J. H. BESTER,
Sekretaris.

Posbus 1341,
Pretoria.
1 Maart 1978.
Kennisgewing No. 7/1978.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

PROPOSED AMENDMENT TO THE HALFWAY HOUSE AND CLAYVILLE TOWN-PLANNING SCHEME: AMENDMENT SCHEME NO. 11.

The Transvaal Board for the Development of Peri-Urban Areas has prepared a draft amendment scheme known as Amendment Scheme No. 11.

This draft amendment scheme contains the following proposals:

"The Halfway House and Clayville Town-planning Scheme, 1976, approved by virtue of Administrator's Proclamation 89, dated 1 June, 1977, is hereby further amended and altered in the following manner:

(1) The rezoning of a portion of Industry Road, Clayville Township from "Public Road" to "Industrial 2".

(2) The rezoning of Republiek Road, Clayville Township from "Public Road" to "Industrial 2".

Particulars of this scheme are open for inspection at the Board's Head Office, Room B501, H. B. Phillips Building, 320 Bosman Street, Pretoria; for a period of four weeks from the date of the first publication of this notice which is 1 March, 1978.

The Board will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the above-mentioned Town-planning Scheme or within two 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 1 March, 1978 inform the Board in writing of such objection or representation

and shall state whether or not he wishes to be heard by the Board.

J. J. H. BESTER,
Secretary.

P.O. Box 1341,

Pretoria.

1 March, 1978.

Notice No. 7/1978.

131—1—8

DORPSRAAD VAN BEDFORDVIEW.

WYSIGING VAN RIOLERINGS- EN LOODGIETERSVERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig:

Wysiging van die Rioleerings- en Loodgietersverordeninge aangekondig by Administrateurskennisgewing 509 van 1 Augustus 1962, soos gewysig.

Die voorgestelde wysiging maak voor-siening vir basiese rioolleeffings ten opsigte van onbehoude landbouhoeves.

Afskrifte van die wysigings van hierdie verordeninge lê ter insae by die Kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie, hiervan.

Enige persoon wat beswaar teen genoemde wysigings van hierdie verordeninge wens aan te teken moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by ondergetekende doen.

J. J. VAN L. SADIE,
Stadsklerk.

Munisipale-Kantore,
Posbus 3,
Bedfordview.
3 Maart 1978.

VILLAGE COUNCIL OF BEDFORDVIEW.

AMENDMENT TO DRAINAGE AND PLUMBING BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the following by-laws:

Amendment to the Drainage and Plumbing By-laws published under Administrator's Notice 509 of 1 August, 1962, as amended.

The proposed amendment makes provision for basic charges for sewerage on vacant agricultural holdings.

Copies of the amendments to the above by-laws are open to inspection at the office of the Council for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments to the by-laws must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

J. J. VAN L. SADIE,
Town Clerk.

Municipal Offices,
P.O. Box 3,
Bedfordview.
8 March, 1978.

134—8

STADSRAAD VAN BENONI.

VOORGESTELDE SLUITING VAN PADGEDEELTES WAT IN ONBRUIK GERAAK HET: GRASMEREWEG EN GEDEELTE VAN WINDERMERE- LAAN TEN OOSTE VAN FARRARMERE BY PLOT 62, KLEINFONTEIN LANDBOUHOEWES.

Kennisgewing geskied hierby ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, dat die Stadsraad voornemens is om, behoudens die goedkeuring van die Administrateur, die bovenmelde straatgedeeltes wat deur die jare in onbruik geraak het, permanent te sluit.

'n Plan wat die betrokke straatgedeeltes wat gesluit staan te word aandui, lê gedurende gewone kantoorure in die kantoor van die Klerk van die Raad, Municipale Kantore, Elstonlaan, Benoni, ter insae.

Iedereen wat enige beswaar het teen die voorgestelde sluiting van die betrokke straatgedeeltes, of wat enige eis om skadevergoeding as gevolg van die sluiting wil instel, moet sodanige beswaar of eis nie later nie as 8 Mei 1978, skriftelik by die ondergetekende indien.

C. H. BOSHOFF,
Waarnemende Stadsklerk.
Munisipale Kantore,
Benoni.

8 Maart 1978.
Kennisgewing No. 21 van 1978.

TOWN COUNCIL OF BENONI.

PROPOSED CLOSING OF DISUSED ROAD PORTIONS: GRASMERE ROAD AND A PORTION OF WINDERMERE DRIVE EAST OF FARRARMERE AT PLOT 62, KLEINFONTEIN AGRICULTURAL HOLDINGS.

Notice is hereby given in terms of section 67 of the Local Government Ordinance No. 17 of 1939, as amended, that the Council proposes, subject to the approval of the Administrator, to permanently close the abovementioned disused road portions.

A plan showing the relevant street portions to be closed may be inspected during ordinary office hours at the office of the Clerk of the Council, Municipal Offices, Elston Avenue, Benoni.

Any person who has any objection to the proposed closing, or who may have any claim for compensation if the closing is effected, must lodge such objection or claim in writing with the undersigned by not later than 8 May, 1978.

C. H. BOSHOFF,
Acting Town Clerk.
Municipal Offices,
Benoni.

8 March, 1978.
Notice No. 21 of 1978.

135—8

MUNISIPALITEIT ELSBURG.

VOORGESTELDE WYSIGING VAN DIE ELSBURGSE DORPSBEPLANNINGSKEMA NO. 1 VAN 1973.

Die Stadsraad van Elsburg het 'n ontwerpwy sigingsdorpsbeplanningskema opgestel wat bekend sal staan as Dorpsbeplanningswy sigingskema No. 1/6.

Hierdie skema wysig die Elsburg-dorpsbeplanningskema, 1973, deur voor-siening te maak dat slegs die eienaar van grond aansoek by die Raad kan doen om hul toestemming tot die op-rigting en gebruik van 'n gebou of tot die gebruik van grond kragtens Klousule 16 van die skema.

Die skema word voorberei in opdrag van die Direkteur van Plaaslike Bestuur.

P. VAN DER MERWE,

Stadsklerk.

Munisipale Kantore,

Elsburg.

8 Maart 1978.

Kennisgewing No. 1 van 1978.

ELSBURG MUNICIPALITY.

PROPOSED AMENDMENT TO THE ELSBURG TOWN-PLANNING SCHEME NO. 1 OF 1973.

The Town Council of Elsburg has prepared a draft amendment Town-planning Scheme to be known as Amendment Town-planning Scheme No. 1/6.

This draft scheme contains the following proposal:

This scheme amends the Elsburg Town-planning Scheme, 1973 by providing that only the owner of land may apply to the Council for their consent to the erection and use of a building or to the use of land in terms of Clause 16 of the Scheme.

This scheme is being prepared on instructions from the Director of Local Government.

P. VAN DER MERWE,

Town Clerk.

Municipal Offices,

Elsburg.

8 March, 1978.

Notice No. 1 of 1978.

136—8

STADSRAAD VAN FOCHVILLE.

WYSIGING VAN KAPITAALONTWIKKELINGSFONDSVERORDENINGE.

Daar word hierby, ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die Kapitaalontwikkelingsfondsverordeninge te wysig.

Die algemene strekking van die wysiging is die verhoging van die rentekoers op voorskotte vanaf 5% tot hoogstens 11%.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

P. J. G. RÖRICH,

Stadsklerk.

Munisipale Kantoor,

Posbus 1,

Fochville.

2515

8 Maart 1978.

Munisipale Kennisgewing No. 6/78.

TOWN COUNCIL OF FOCHVILLE. AMENDMENT TO CAPITAL DEVELOPMENT FUND BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the Capital Development Fund By-laws.

The general purport of this amendment is the increase of the rate of interest on advance from 5% to not more than 11%.

Copies of the by-laws and this amendment are open for inspection at the office of the Council for a period of fourteen days from the publication hereof.

Any person who desires to record his objection to the said amendment must do so in writing to the undersigned within 14 days after the publication of this notice in the Provincial Gazette.

P. J. G. RÖRICH,
Town Clerk.

Municipal Office,
P.O. Box 1,
Fochville.

2515
8 March, 1978.

Municipal Notice No. 6/78.

137—8

STAD GERMISTON. VOORGESTELDE WYSIGING VAN DIE GERMISTONSE DORPSBEPLANNINGSKEMA NO. 2.

Die Stadsraad van Germiston het 'n wysigingsontwerp dorpsbeplanningskema opgestel wat dorpsbeplanningskema No. 2 wysig.

Hierdie ontwerpskema bevat die volgende voorstel:

Die wysiging van die gebruiksindeeling van Erf 414, dorp Klopperpark van "Munisipale Döeleindes" tot "Spesiale Woon" doeleindes met 'n digheidsindegeling van een Woonhuis per 700 vierkante meter.

Geregistreerde Eienaar: Stadsraad van Germiston.

Besonderhede en planne van hierdie skema lê ter insae by die Raad se kantore, Kamer 218, Munisipale Gebou, Presidentstraat, Germiston, gedurende gewone kantoorure vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 8 Maart 1978.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word, al dan nie.

Enige eienaar of okkuperder van vaste eiendom binne die gebied van die Germistonse Dorpsbeplanningskema No. 2 of binne twee km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier (4) weke van die eerste publikasie van hierdie kennisgewing, naamlik 8 Maart 1978, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

P. J. L. VAN BILJON,
Klerk van die Raad.

Munisipale Kantore,
Germiston.

8 Maart 1978.

Kennisgewing No. 17/1978.

CITY OF GERMISTON.

PROPOSED AMENDMENT TO THE GERMISTON TOWN-PLANNING SCHEME NO. 2.

The City Council of Germiston has prepared a draft amendment town-planning scheme which amends Town-planning Scheme No. 2.

The draft scheme contains the following proposals:

The amendment of the use zoning of Erf 414, Klopperpark Township from "Municipal Purposes" to "Special Residential" purposes with a density zoning of one Dwelling House per 700 square metres.

Registered Owner: City Council of Germiston.

Particulars and plans of this scheme are open for inspection at the Council's offices, Room 218, Municipal Buildings, President Street, Germiston, during normal office hours, for a period of four (4) weeks from the date of the first publication of this notice, which is 8 March, 1978.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Germiston Town-planning Scheme No. 2 or within two 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 (4) weeks of the first publication of this notice, which is 8 March, 1978 inform the Council in writing of such objection or representation and shall state whether or not he wishes to be heard by the Council.

P. J. L. VAN BILJON,
Clerk of the Council.

Municipal Offices,
Germiston.

8 March, 1978.

Notice No. 17/1978.

138—8—15

DORPSRAAD VAN KOSTER.

WYSIGING VAN ABATTOIRVERORDENINGE.

Kennis geskied hierdie kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig dat die Dorpsraad van Koster voornemens is om sy Abattoirverordeninge te wysisig.

Die algemene strekking van hierdie wysiging is om te bepaal dat alle gelde vir die gebruik van die abattoir betaal moet word voor of op die vyftiende dag van die maand wat volg op die maand waarin diere geslag is.

Afskrifte van hierdie wysiging sal ter insae lê by die kantoor van die Raad vir 'n tydperk van 14 dae vanaf publikasie hiervan.

Enige persoon wat beswaar wens aan te teken teen die voorgestelde wysiging moet dit skriftelik doen by die ondergetekende binne 14 dae na die

publikasie van hierdie kennisgewing in die Provinciale Koerant.

J. T. POTGIETER,
Stadsklerk.

Munisipale Kantore,
Koster.
2825
8 Maart 1978.
Kennisgewing No. 2/1978.

voorafgaande paragraaf gemeld is, by die ondergetekende doen.

J. J. F. VAN SCHOOR,
Stadsklerk.

Munisipale Gebou,
Patmoreweg,
Posbus 34,
Orkney.
2620
8 Maart 1978.
Kennisgewing No. 11/1978.

VILLAGE COUNCIL OF KOSTER.

AMENDMENT TO ABATTOIR BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Village Council of Koster intends to amend its Abattoir By-laws.

The general purport of the amendment is to provide that all fees for the use of the abattoir shall be paid on or before the fifteenth day of the month following the month during which animals were slaughtered.

Copies of this amendment are open for inspection at the office of the Council for a period of 14 days after the publication hereof.

Any person who wishes to lodge a complaint against the proposed amendment should do so in writing to the undersigned within 14 days after the publication of this notice in the Provincial Gazette.

J. T. POTGIETER,
Town Clerk.

Municipal Offices,
Koster.
2825
8 March, 1978.
Notice No. 2/1978.

139-8

TOWN COUNCIL OF ORKNEY.

NEW SECOND CLASS TAXI RANK ON THE PROPOSED RESTING-PLACE FOR BANTU, 46, MILTON AVENUE, ORKNEY.

Notice is hereby given in accordance with section 65bis of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Orkney intends, with effect from 1 April, 1978, to move the existing second class taxi ranks situated south of Luckhoffpark, Patmore Road, Orkney to the proposed resting-place for Bantu, 46, Milton Avenue, Orkney, which taxi rank will accommodate a maximum of twenty (20) taxis.

A copy of the relative proposal is open for inspection at Room 124, Municipal Offices, Patmore Road, Orkney, for a period of twenty-one (21) days from the date of publication of this notice in the Official Gazette of the Province Transvaal (8 March, 1978).

Any person who wishes to lodge objection to the proposed new second class taxi rank, must do so in writing to the undersigned within twenty-one (21) days from the date of publication mentioned in the immediately preceding paragraph.

J. J. F. VAN SCHOOR,
Town Clerk.

Municipal Buildings,
Patmore Road,
P.O. Box 34,
Orkney.
2620
8 March, 1978.
Notice No. 11/1978.

140-8

STADSRAAD VAN ORKNEY.

NUWE TWEEDEKLAS TAXISTAANPLEK OP DIE VOORGESTELDE RUSPLEK VIR BANTOES, MILTONLAAN 46, ORKNEY.

Ooreenkomsdig artikel 65bis van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939), word hiermee kennis gegee dat die Stadsraad van Orkney van voornemens is om met ingang 1 April 1978 die bestaande tweedeklas taxistaanplek ten suide van Luckhoffpark, Patmoreweg, Orkney te verskuif na die voorgestelde rusplek vir Bantoes, Miltonlaan 46, Orkney, en voorstiening te maak vir staanplek vir 'n maksimum van twintig (20) taxis aldaar.

'n Afskrif van die betrokke voorstel lê ter insae by Kamer 124, Munisipale Gebou, Patmoreweg, Orkney, vir 'n tydperk van een en twintig (21) dae vanaf die publikasiedatum van hierdie kennisgewing in die Offisiële Koerant van die Provincie Transvaal (8 Maart 1978).

Enigemand wat beswaar teen die voorgenome nuwe tweedeklas taxistaanplek wil aanteken, moet dit skriftelik binne een en twintig (21) dae na die publikasiedatum wat in die onmiddellik

Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 8 Maart 1978.

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 Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan, het die reg om teen die skema beswaar te maak of om vertoeft opsigte daarvan te rig en, indien hy dit wil doen moet hy die Stadsklerk, Posbus 440, Pretoria 0001, binne vier weke na die eerste publikasie van hierdie kennisgewing, naamlik 8 Maart 1978, skriftelik van sodanige beswaar of vertoeft in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. DELPORT,
Stadsklerk.

8 Maart 1978.
Kennisgewing 44 van 1978.

CITY COUNCIL OF PRETORIA.

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 299.

The City Council of Pretoria has prepared a draft amendment to the Pretoria Town-planning Scheme, 1974, to be known as Town-planning Amendment Scheme 299.

This draft scheme contains the following proposal:

The rezoning of Portion 24 of Lot 77 (formerly Portions 6, 7, 8, 9 and 11), Mountain View, from "Special Residential" to "Special" for the purpose of group housing development.

The effect of this scheme will be to enable the lower income group to obtain an own home at a reasonable price.

The property is registered in the name of the City Council of Pretoria.

Particulars of this scheme are open for inspection at Rooms Nos. 603W and 362W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 8 March, 1978.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Town-planning Scheme, 1974, or within two kilometres of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof; and, if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 8 March, 1978, inform the Town Clerk, P.O. Box 440, Pretoria 0001, in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

P. DELPORT,
Town Clerk.

8 March, 1978.
Notice 44 of 1978.

141-8

STADSRAAD VAN PRÉTORIA.
VOORGESTELDE GERAASBESTRYDINGSVERORDENINGE VAN DIE MUNISIPALITEIT PRETORIA.

Ooreenkomsdig artikel 96 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, word hiermee kennis gegee dat die Stadsraad van Pretoria voornemens is om nuwe verordeninge betreffende geraasbestryding af te kondig.

Die strekking van die Verordeninge is:

- (a) Die bekamping van geraas deur die maksimum peil daarvan in verhouding tot die omgewingsklankpeil voor te skryf.
- (b) Die bepaling van die omgewingsklankpeil.

Eksemplare van hierdie voorgestelde Verordeninge lê ter insae by die kantoor van die Raad (Kamer 410, Westblok, Munitoria, Van der Waltstraat, Pretoria), vir 'n tydperk van veertien (14) dae van die publikasiedatum van hierdie kennisgewing in die Offisiële Koerant van die Provincie Transvaal (8 Maart 1978).

Enige persoon wat beswaar teen hierdie Verordeninge wil aanteken, moet dit skriftelik binne veertien (14) dae van die publikasiedatum wat in die onmiddellik voorafgaande paragraaf gemeld is, by die ondergetekende doen.

P. DELPORT,
Stadsklerk.

Posbus 440,
Pretoria.
0001
8 Maart 1978.
Kennisgewing 43 van 1978.

CITY COUNCIL OF PRETORIA.

PROPOSED NOISE ABATEMENT BY-LAWS OF THE PRETORIA MUNICIPALITY.

Notice is hereby given in accordance with section 96 of the Local Government Ordinance, No. 17 of 1939, that the City Council of Pretoria intends publishing new by-laws governing noise abatement.

The purport of the by-laws is:

- (a) The combating of noise by prescribing the maximum level thereof in relation to the ambient sound level.
- (b) The determination of the ambient sound level.

Copies of these proposed by-laws will lie open for inspection at the office of the Council (Room 410, West Block, Munitoria, Van der Walt Street, Pretoria) for a period of fourteen (14) days from the date of publication of this notice in the Transvaal Provincial Gazette (8 March, 1978).

Any person who wishes to object to these by-laws must do so in writing to the undersigned within fourteen (14) days after the date of publication

referred to in the immedately preceding paragraph.

P. DELPORT,
Town Clerk.

P.O. Box 440,
Pretoria.
0001
8 March, 1978.
Notice 43 of 1978.

142-8

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.

PERMANENTE SLUITING EN VERVREEMDING VAN STRAATGEDEELTES IN CLEWER, DISTRIK WITBANK.

Kennisgewing geskied hiermee ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, dat die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede van voorneme is om die volgende straatgedeeltes in Clewer, distrik Witbank permanent te sluit en om dit aan die S.A. Spoerweë te vervreem ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939.

- (a) 'n Gedeelte van Jeppestraat, 1 487 m².
- (b) 'n Gedeelte van Vredestraat, 1 440 m².
- (c) 'n Gedeelte van Blevinsingel, 178 m².
- (d) 'n Gedeelte van die park (Erf 641), 1 606 m².

Die Raad se besluit, 'n plan waarop die betrokke strate aangedui word en die voorwaardes in verband met die voorgenome permanente sluiting en vervreemding van die strate, sal vir 'n tydperk van 60 dae vanaf datum van hierdie kennisgewing ter insae lê gedurende normale kantoorure by Kamer B.501, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria.

Enige persoon wat beswaar wil aanteken teen hierdie kennisgewing wil aanteken, moet dit skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

J. J. H. BESTER,
Sekretaris.

Posbus 1341,
Pretoria.
8 Maart 1978.
Kennisgewing No. 24/1978.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

AMENDMENT TO WATER SUPPLY BY-LAWS.

It is hereby notified in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that it is the Board's intention to amend the Water Supply By-laws in order to increase the water tariff within the Davel Local Area Committee area.

Copies of these amendments are open for inspection in Room A.408 at the Board's Head Office, 320 Bosman Street, Pretoria, for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within fourteen days after the date of publication of this notice in the Provincial Gazette.

J. J. H. BESTER,
Secretary.

P.O. Box 1341,
Pretoria.
8 March, 1978.
Notice No. 24/1978.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

PERMANENT CLOSING AND ALIENATION OF STREET PORTIONS IN CLEWER, DISTRICT WITBANK.

Notice is hereby given in terms of section 67 of the Local Government Ordinance No. 17 of 1939, as amended, that the Transvaal Board for the Development of Peri-Urban Areas intends closing permanently the following street portions in Clewer, Witbank district, and to alienate them to the S.A. Railways in terms of section 79(18) of the Local Government Ordinance No. 17 of 1939.

- (a) A portion of Jeppe Street, 1 487 m².
- (b) A portion of Vrede Street, 1 440 m².
- (c) A portion of Blevin Crescent, 178 m².

143-8

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