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No. 236 (Administrateurs-), 1978.

PROKLAMASIE

Kragtens die bevoegdhede aan my verleen by artikel 4 van die "Local Authorities Roads Ordinance," 1904, gelees met artikel 80 van die Grondwet van die Republiek van Suid-Afrika, 1961, proklameer ek hierby die pad soos omskryf in die bygaande Bylae tot 'n publieke pad onder die regsbevoegdheid van die Stadsraad van Boksburg.

Gegee onder my Hand te Pretoria, op hede die 9e dag van Oktober, Eenduisend Negehoederd Agt-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.
PB. 3-6-6-2-8-22

BYLAE.

'n Pad oor —

- (a) Hoewe No. 78 van die "Ravenswood Agricultural Holdings Settlement" soos aangedui deur die letters ABCDEFGHJKLM op Kaart L.G. No. A.560/78.
- (b) Hoewe No. 79 van die "Ravenswood Agricultural Holdings Settlement" soos aangedui deur die letters DNPQRSE op Kaart L.G. No. A.560/78.
- (c) Hoewe No. 81 van die "Ravenswood Agricultural Holdings Settlement" soos aangedui deur die letters QPT op Kaart L.G. No. A.560/78.
- (d) Restant van Gedeelte 75 van die plaas Klipfontein No. 83-I.R. (Tiendelaan, Ravenswood Agricultural Holdings Settlement) soos aangedui deur die letters NUVWT op Kaart L.G. No. A.560/78.
- (e) Hoewe No. 100 van die "Ravenswood Agricultural Holdings Settlement" soos aangedui deur die letters XYZA' op Kaart L.G. No. A.560/78.
- (f) Hoewe No. 98 van die "Ravenswood Agricultural Holdings Settlement" soos aangedui deur die letters B'C'D'YXE' op Kaart L.G. No. A.560/78.
- (g) Hoewe No. 102 van die "Ravenswood Agricultural Holdings Settlement" soos aangedui deur die letters A'ZF'G'H'J'K'L'M'N'P'Q'R'S'T'VUU'V' op Kaart L.G. No. A.560/78.
- (h) Hoewe No. 103 van die "Ravenswood Agricultural Holdings Settlement" soos aangedui deur die letters J'W'X'K' op Kaart L.G. No. A.560/78.

No. 236 (Administrator's), 1978.

PROCLAMATION

Under the powers vested in me by section 4 of the Local Authorities Roads Ordinance, 1904, read with section 80 of the Republic of South Africa Constitution Act, 1961, I do hereby proclaim the road as described in the Schedule hereto as a public road under the jurisdiction of the Town Council of Boksburg.

Given under my Hand at Pretoria, this 9th day of October, One thousand Nine hundred and Seventy-eight.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 3-6-6-2-8-22

SCHEDULE.

A road over —

- (a) Holding No. 78 of the Ravenswood Agricultural Holdings Settlement as described by the letters ABCDEFGHJKLM on Diagram S.G. No. A.560/78.
- (b) Holding No. 79 of the Ravenswood Agricultural Holdings Settlement as described by the letters DN PQRSE on Diagram S.G. No. A.560/78.
- (c) Holding No. 81 of the Ravenswood Agricultural Holdings Settlement as described by the letters QPT on Diagram S.G. No. A.560/78.
- (d) Remainder of Portion 75 of the farm Klipfontein No. 83-I.R. (Tenth Avenue Ravenswood Agricultural Holdings Settlement) as described by the letters NUVWT on Diagram S.G. No. A.560/78.
- (e) Holding No. 100 of the Ravenswood Agricultural Holdings Settlement as described by the letters XYZA' on Diagram S.G. No. A.560/78.
- (f) Holding No. 98 of the Ravenswood Agricultural Holdings Settlement as described by the letters B'C'D'YXE' on Diagram S.G. No. A.560/78.
- (g) Holding No. 102 of the Ravenswood Agricultural Holdings Settlement as described by the letters A'ZF'G'H'J'K'L'M'N'P'Q'R'S'T'VUU'V' on Diagram S.G. No. A.560/78.
- (h) Holding No. 103 of the Ravenswood Agricultural Holdings Settlement as described by the letters J'W'X'K' on Diagram S.G. No. A.560/78.

- (i) Hoewe 105 van die "Ravenswood Agricultural Holdings Settlement" soos aangedui deur die letters X'Y'Z'A" op Kaart L.G. No. A.560/78.
- (j) Gedeelte 60 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters HJB op Kaart L.G. No. A.561/78.
- (k) Gedeelte 102 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters BCDNEFGA op Kaart L.G. No. A.561/78.
- (l) Hoewe No. 32 van die "Ravenswood Agricultural Holdings Settlement", soos aangedui deur die letters DKLMN op Kaart L.G. No. A.561/78.
- (m) Hoewe No. 33 van die "Ravenswood Agricultural Holdings Settlement" soos aangedui deur die letters LPM op Kaart L.G. No. A.561/78.
- (n) Gedeelte 79 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters NPQM'E op Kaart L.G. No. A.561/78.
- (o) Gedeelte 104 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters PRSQ op Kaart L.G. No. A.561/78.
- (p) Gedeelte 99 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters RTUS op Kaart L.G. No. A.561/78.
- (q) Gedeelte 193 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters TVWU op Kaart L.G. No. A.561/78.
- (r) Restant van Gedeelte 177 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters B'C'D'E'F'A' op Kaart L.G. No. A.561/78.
- (s) Gedeelte 202 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters E'D'G' op Kaart L.G. No. A.561/78.
- (t) Gedeelte 43 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters H'J'K'L' op Kaart L.G. No. A.561/78.
- (u) Gedeelte 218 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters ZYCB' op Kaart L.G. No. A.561/78.
- (v) Restant van Gedeelte 90 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters VXYZ A'W op Kaart L.G. No. A.561/78.
- (w) Restant van Gedeelte 17 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters ABCDEF op Kaart L.G. No. A.562/78.
- (x) Gedeelte 16 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters DKLE op Kaart L.G. No. A.562/78.
- (y) Gedeelte 45 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters KMNPL en WUV op Kaart L.G. No. A.562/78.
- (z) Gedeelte 72 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters MQRSTU op Kaart L.G. No. A.562/78.
- (aa) Gedeelte 121 van die plaas Klipfontein No. 83-I.R. soos aangedui deur die letters FGHIJ op Kaart L.G. No. A.562/78.
- (i) Holding No. 105 of the Ravenswood Agricultural Holdings Settlement as described by the letters X'Y'Z'A" on Diagram S.G. No. A.560/78.
- (j) Portion 60 of the farm Klipfontein No. 83-I.R. as described by the letters HJB on Diagram S.G. No. A.561/78.
- (k) Portion 102 of the farm Klipfontein No. 83-I.R. as described by the letters BCDNEFGA on Diagram S.G. No. A.561/78.
- (l) Holding No. 32 of the Ravenswood Agricultural Holdings Settlement as described by the letters DKLMN on Diagram S.G. No. A.561/78.
- (m) Holding No. 33 of the Ravenswood Agricultural Holdings Settlement as described by the letters LPM on Diagram S.G. No. A.561/78.
- (n) Portion 79 of the farm Klipfontein No. 83-I.R. as described by the letters NPQM'E on Diagram S.G. No. A.561/78.
- (o) Portion 104 of the farm Klipfontein No. 83-I.R. as described by the letters PRSQ on Diagram S.G. No. A.561/78.
- (p) Portion 99 of the farm Klipfontein No. 83-I.R. as described by the letters RTUS on Diagram S.G. No. A.561/78.
- (q) Portion 193 of the farm Klipfontein No. 83-I.R. as described by the letters TVWU on Diagram S.G. No. A.561/78.
- (r) Remainder of Portion 177 of the farm Klipfontein No. 83-I.R. as described by the letters B'C'D'E'F'A' on Diagram S.G. No. A.561/78.
- (s) Portion 202 of the farm Klipfontein No. 83-I.R. as described by the letters E'D'G' on Diagram S.G. No. A.561/78.
- (t) Portion 43 of the farm Klipfontein No. 83-I.R. as described by the letters H'J'K'L' on Diagram S.G. No. A.561/78.
- (u) Portion 218 of the farm Klipfontein No. 83-I.R. as described by the letters ZYCB' on Diagram S.G. No. A.561/78.
- (v) Remainder of Portion 90 of the farm Klipfontein No. 83-I.R. as described by the letters VXYZA'W on Diagram S.G. No. A.561/78.
- (w) Remainder of Portion 17 of the farm Klipfontein No. 83-I.R. as described by the letters ABCDEF Diagram S.G. No. A.562/78. éhh zzêV.VK ETAOIN on Diagram S.G. No. A.562/78.
- (x) Portion 16 of the farm Klipfontein No. 83-I.R. as described by the letters DKLE on Diagram S.G. No. A.562/78.
- (y) Portion 45 of the farm Klipfontein No. 83-I.R. as described by the letters KMNPL and WUV on Diagram S.G. No. A.562/78.
- (z) Portion 72 of the farm Klipfontein No. 83-I.R. as described by the letters MQRSTU on Diagram S.G. No. A.562/78.
- (aa) Portion 121 of the farm Klipfontein No. 83-I.R. as described by the letters FGHIJ on Diagram S.G. No. A.562/78.

No. 237 (Administrateurs-), 1978.

PROKLAMASIE

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

So is dit dat ek, met betrekking tot Resterende Gedeelte van Gedeelte 184 van die plaas Langlaagte 13, distrik Johannesburg, gehou kragtens Akte van Transport 15027/1958, voorwaarde (c)(iv) ophef.

Gegee onder my Hand te Pretoria, op hede die 29ste dag van September, Eenduisend Negehonderd Agt-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provinsie Transvaal.
PB. 4-15-2-21-224-7

ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 1537 18 Oktober 1978

MUNISIPALITEIT LEANDRA: VOORGESTELDE VERANDERING VAN GRENSE.

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

Enige belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie hiervan in die *Provinsiale Koerant* aan die Direkteur van Plaaslike Bestuur, Private sak 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 Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk, Leandra, ter insae.

PB. 3-2-3-249

BYLAE.

MUNISIPALITEIT LEANDRA: BESKRYWING VAN GEBIED WAT INGELYF STAAN TE WORD.

Gedeelte 31 (n gedeelte van Gedeelte 14) van die plaas Brakfontein 310-I.R., groot 41,5906 ha, volgens Kaart L.G. A.3620/60 (Kleinskaal kaart van Leslie Uitebreiding 3 Dorp).

Administrateurskennisgewing 1594 1 November 1978

MUNISIPALITEIT BOKSBURG: WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

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

No. 237 (Administrator's), 1978.

PROCLAMATION

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

Now therefore I do hereby, in respect of Remaining Extent of Portion 184, of the farm Langlaagte 13, district Johannesburg, held in terms of Deed of Transfer 15027/1958, remove condition (c)(iv).

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

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-15-2-21-224-7

ADMINISTRATOR'S NOTICES

Administrator's Notice 1537 18 October, 1978

LEANDRA MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES.

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Village Council of Leandra 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 Leandra Municipality by the inclusion therein of the area described in the Schedule hereto.

It shall be competent for any persons interested, within 30 days of the first publication hereof in the *Provincial Gazette*, to direct to the Director of Local Government, 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, Leandra.

PB. 3-2-3-249

SCHEDULE.

LEANDRA MUNICIPALITY: DESCRIPTION OF AREA TO BE INCLUDED.

Portion 31 (a portion of Portion 14) of the farm Brakfontein 310-I.R., in extent, 41,5906 ha vide Diagram S.G. A.3620/60 (Small scale diagram of Leslie Extension 3 Township).

Administrator's Notice 1594 1 November, 1978

BOKSBURG MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS.

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

verordeninge hierna uiteengesit, wat deur hom ingeolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Elektrisiteitsverordeninge van die Munisipaliteit Boksburg, deur die Raad aangeneem by Administrateurskennisgewing 1227 van 26 Julie 1972, soos gewysig, word hierby verder gewysig deur Deel I van die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 1(1)(j) die woord "pompe" deur die woorde "elektriese toerusting" te vervang.
2. Deur paragraaf (h) van item 3(1) te skrap.

Die bepalings in hierdie kennisgewing vervat, word geag op 1 Julie 1978 in werking te getree het.

PB. 2-4-2-36-8

Administrateurskennisgewing 1595 1 November 1978

MUNISIPALITEIT BOKSBURG: WYSIGING VAN VERORDENINGE VIR DIE REGULERING VAN DIE MEER, PARKE, TUINE, KAMPLEKKE EN OPERUIMTES.

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

Die Verordeninge vir die Regulering van die Meer, Parke, Tuine, Kampplekke en Operuimtes van die Munisipaliteit Boksburg, afgekondig by Administrateurskennisgewing 468 van 13 Junie 1956, soos gewysig, word hierby verder gewysig deur artikel 21 deur die volgende te vervang:

"21. Niemand mag in of by die meer of enige ander dam onder beheer van die Raad hengel nie, tensy hy in besit is van 'n geldige lisensie, wat hy vir die doel van die Raad verkry het 'en teen betaling van 'n bedrag van 25c per dag, per visstok, uitgesonderd die Witfield-dam waar daar met ingang vanaf 1 Oktober 1978, gratis vis gevang mag word, onderworpe daaraan dat hengel slegs vanaf sonop tot sononder plaasvind."

PB. 2-4-2-69-8

Administrateurskennisgewing 1596 1 November 1978

MUNISIPALITEIT BRAKPAN: WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

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

Die Elektrisiteitsverordeninge van die Munisipaliteit Brakpan, deur die Raad aangeneem by Administrateurskennisgewing 107 van 2 Februarie 1977, soos gewysig, word hierby verder gewysig deur die Bylae deur die volgende te vervang:

"BYLAE.

TARIEF VAN GELDE.

1. Huishoudelike Verbruikers.

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

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 Boksburg Municipality, adopted by the Council under Administrator's Notice 1227, dated 26 July, 1972, as amended, are hereby further amended by amending Part I of the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 1(1)(j) for the word "pumps" of the words "electrical equipment".
2. By the deletion of paragraph (h) of item 3(1).

The provisions in this notice contained, shall be deemed to have come into operation on 1 July, 1978.

PB. 2-4-2-36-8

Administrator's Notice 1595 1 November, 1978

BOKSBURG MUNICIPALITY: AMENDMENT TO BY-LAWS FOR THE REGULATION OF THE LAKE, PARKS, GARDENS, CAMPING GROUNDS AND OPEN SPACES.

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

The By-laws for the Regulation of the Lake, Parks, Gardens, Camping Grounds and Open Spaces of the Boksburg Municipality published under Administrator's Notice 468, dated 13 June, 1956, as amended, are hereby further amended by the substitution for section 21 of the following.

"21. No person shall engage in fishing in or at the lake or any other dam under the control of the Council unless he is in possession of a current licence obtained by him from the Council for that purpose and on payment of 25c per day, per fishing-rod, with the exception of the Witfield Dam where fishing will be allowed free of charge, as from 1 October, 1978, subject thereto that fishing only takes place from sunrise to sunset."

PB. 2-4-2-69-8

Administrator's Notice 1596 1 November, 1978

BRAKPAN 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 Brakpan Municipality, adopted by the Council under Administrator's Notice 107, dated 2 February, 1977, as amended, are hereby further amended by the substitution for the Schedule of the following:

"SCHEDULE.

TARIFF OF CHARGES.

1. Domestic Consumers.

(1) This tariff shall apply to electricity supplied to the following:

- (a) Private woonhuise.
- (b) Woonstelle.
- (c) Koshuise.
- (d) Skole.
- (e) Sosiale Klubs.
- (f) Verpleeginrigtings.
- (g) Tehuise wat deur liefdadigheidsinrigtings bestuur word.
- (h) Kerke.
- (i) Geboue aan godsdiensoefening gewy.

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

- (a) Vir die eerste 36 kW.h, per kW.h: 8,63c.
- (b) Daarna per kW.h: 3,05c.
- (c) Minimum vordering: R3,11.

(3) Indien 'n gedeelte van enige van die persele ingevolge subitem (1) gebruik word vir doeleindes ten opsigte waarvan 'n hoër vordering ingevolge hierdie tariewe gehef word, is die hoër vordering van toepassing ten opsigte van die hele perseel tensy die betrokke gedeelte afsonderlik bedraad en van 'n meter voorsien is.

2. Besighheidsverbruikers.

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

- (a) Restaurante.
- (b) Kroeë.
- (c) Teekamers.
- (d) Winkels.
- (e) Kantore.
- (f) Magasyns.
- (g) Garages.
- (h) Dienstligte vir woonstelgeboue.
- (i) Losieshuise.
- (j) Hotelle.
- (k) Advertensieborde.
- (l) Enige ander verbruiker vir wie daar nie onder 'n ander item van hierdie tarief voorsiening gemaak is nie.

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

- (a) Vir die eerste 84 kW.h, per kW.h: 20,69c.
- (b) Daarna, per kW.h: 5,52c.
- (c) Minimum vordering: R12,42.

3. Voedselbereiding.

(1) Slegs verbruikers geklassifiseer onder item 2 kan 'n toevoer teen die tarief ingevolge subitem (2) verkry en slegs ten opsigte van permanentgeïnstalleerde visbraaitoestelle en stowe.

- (a) Private dwelling houses.
- (b) Flats.
- (c) Hostels.
- (d) Schools.
- (e) Social Clubs.
- (f) Nursing Homes.
- (g) Homes run by charitable institutions.
- (h) Churches.
- (i) Buildings dedicated to divine worship.

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

- (a) For the first 36 kW.h, per kW.h: 8,63c.
- (b) Thereafter, per kW.h: 3,05c.
- (c) Minimum charge: R3,11.

(3) Should any portion of any of the premises under subitem (1) be used for purposes in respect of which a higher charge is leviable in terms of these tariffs, the higher charge shall apply in respect of the whole premises, unless the portion in question is separately wired and metered.

2. Business Consumers.

(1) This tariff shall apply to electricity supplied to the following:

- (a) Restaurants.
- (b) Bars.
- (c) Tearooms.
- (d) Shops.
- (e) Offices.
- (f) Stores.
- (g) Garages.
- (h) Service lights for flat buildings.
- (i) Boarding houses.
- (j) Hotels.
- (k) Advertising signs.
- (l) Any other consumer not provided for under another item of this tariff.

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

- (a) For the first 84 kW.h, per kW.h: 20,69c.
- (b) Thereafter, per kW.h: 5,52c.
- (c) Minimum charge: R12,42.

3. Cooking.

(1) Consumers classified under item 2 only, may obtain a supply at the tariff in terms of subitem (2) and only in respect of permanently installed fish friers and stoves.

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

- (a) Vir die eerste 800 kW.h, per kW.h: 5,59c.
- (b) Daarna, per kW.h: 3,05c.
- (c) Minimum vordering: R21,47.

4. Tydelike Verbruikers.

(1) Hierdie tarief is van toepassing op tydelike verbruikers soos karnavals, kermisse, sirkusse, vloerskuurmasjiene en ander verbruikers wat elektrisiteit vir tydperke van nie langer as drie maande nie, verlang.

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

- (a) Vir die eerste 300 kW.h, per kW.h: 21,15c.
- (b) Daarna, per kW.h: 16,29c.
- (c) Minimum vordering: R10,58.

5. Nywerheidsverbruikers.

(1) Hierdie tarief is van toepassing op elektrisiteit wat aan persele gelewer word vir vervaardigings- of nywerheidsdoeleindes met 'n maksimum aanvraag, gemeet oor enige tydperk van 30 opeenvolgende minute gedurende die maand, van minder as 100 kV.A.

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

- (a) Vir die eerste 1200 kW.h, per kW.h: 5,59c.
- (b) Daarna, per kW.h: 4,4c.
- (c) Minimum vordering: R29,63.

6. Grootmaatverbruikers.

(1) Hierdie tarief is van toepassing op verbruikers met 'n maksimum aanvraag, gemeet oor enige tydperk van 30 opeenvolgende minute gedurende die maand, van 100 kV.A en meer.

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

- (a) 'n Maandelikse aanvraagheffing per kV.A, of gedeelte daarvan, van maksimum aanvraag: R3,32.
- (b) Per kW.h verbruik: 0,86c.
- (c) Minimum vordering: R58,14.

(3) Om vir hierdie tarief in aanmerking te kom, moet 'n verbruiker voldoen aan die volgende bykomende vereistes:

- (a) Die verbruiker moet sy verwagte maandelikse maksimum aanvraag in kV.A op die voorgeskrewe vorm aan die ingenieur verstrek met vermelding van die datum waarop dit nodig sal word, vanaf welke datum hy aanspreeklik is vir die heffing bereken volgens hierdie tarief, of vanaf die datum waarop die toevoer beskikbaar word, welke ook al die laatste is. Hierdie maksimum aanvraag staan bekend as die verbruiker se aangemelde maksimum aanvraag: Met dien verstande dat wanneer die gemeterde maksimum aanvraag in enige maand hoër is as die aangemelde maksimum aanvraag, word sodanige hoër aanvraag geag die nuwe aangemelde maksimum aanvraag van die verbruiker te wees.

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

- (a) For the first 800 kW.h, per kW.h: 5,59c.
- (b) Thereafter, per kW.h: 3,05c.
- (c) Minimum charge: R21,47.

4. Temporary Consumers.

(1) This tariff shall apply to temporary consumers such as carnivals, fêtes, circuses, floor-sanding machines and other consumers requiring electricity for periods of not longer than three months.

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

- (a) For the first 300 kW.h, per kW.h: 21,15c.
- (b) Thereafter, per kW.h: 16,29c.
- (c) Minimum charge: R10,58.

5. Industrial Consumers.

(1) This tariff shall apply to electricity supplied to premises for manufacturing or industrial purposes with a maximum demand of less than 100 kV.A measured over any period of 30 consecutive minutes during the month.

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

- (a) For the first 1200 kW.h, per kW.h: 5,59c.
- (b) Thereafter, per kW.h: 4,4c.
- (c) Minimum charge: R29,63.

6. Bulk Consumers.

(1) This tariff shall apply to consumers with a maximum demand of 100 kV.A or more measured over any period of 30 consecutive minutes during the month.

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

- (a) A monthly demand charge per kV.A or part thereof of maximum demand: R3,32.
- (b) Per kW.h consumed: 0,86c.
- (c) Minimum charge: R58,14.

(3) To qualify for this tariff the consumer shall comply with the following additional provisions:

- (a) The consumer shall notify the engineer on the prescribed form of his anticipated monthly maximum demand in kV.A stating the date upon which the supply will be required, from which date he shall be liable for the charges under this tariff, or from the date upon which the supply is made available, whichever is the latter. This maximum demand shall be known as the consumer's notified maximum demand: Provided that whenever the metered maximum demand in any month is higher than the notified maximum demand, the former shall be regarded as the consumer's new notified maximum demand.

- (b) Die aanvraagheffing ingevolge subitem (2)(a) word maandeliks toegepas op 70 % van die aangemelde maksimum aanvraag waar sodanige syfer in enige maand hoër is as die gemeterde maksimum aanvraag in daardie maand: Met dien verstande dat verbruikers van hierdie bepaling vrygestel word vir ses maande na die inwerkingtredingsdatum soos aangedui in paragraaf (a).
- (c) Wanneer 'n verbruiker uitbreidings aan sy elektriese installasie aanbring wat sy aangemelde maksimum aanvraag met meer as 10 % sal laat styg, moet hy die ingenieur vroeëtydig op die voorgeskrewe vorm van sodanige verwagte toename in kennis stel, sowel as van die datum waarop die verhoogde maksimum aanvraag benodig sal word. Sodanige hoër aanvraag sal geag word die nuwe aangemelde maksimum aanvraag van die verbruiker te wees, vanaf die datum in die kennisgewing vermeld, of die datum waarop die aanvraag deur die Raad beskikbaar gestel is, welke ook al die laatste is.
- (d) Indien 'n verbruiker sy aangemelde maksimum aanvraag wil verminder, moet hy die ingenieur skriftelik daarvan in kennis stel, en sodanige verminderde aangemelde maksimum aanvraag word aanvaar as die nuwe aangemelde maksimum aanvraag vir berekening van heffing, ses maande na die datum van sodanige kennisgewing.

7. Aansluitings- en Heraansluitingsgelde.

(1) Aansluitings: Die gelde betaalbaar vir enige aansluiting van 'n verbruiker se perseel is die bedrag bepaal deur die ingenieur met inagneming van die koste van materiaal, arbeid en vervoer, plus 15 % op sodanige bedrag: Met dien verstande dat in gevalle waar die aansluitingsgelde na raming R750 oorskry, die raming nатыds na aanleiding van die werklike koste aangepas word.

(2) Heraansluitings: Vir die heraansluiting van die toevoer aan enige perseel nadat dit gestaak is weens wanbetaling van 'n rekening, is die volgende gelde betaalbaar voor heraansluiting:

- (a) By die skakelbord: R5.
- (b) By die punt van aansluiting by die hooftoevoerleiding: R10.

8. Deposito's.

Elke applikant vir die lewering van elektrisiteit moet by die ondertekening van 'n ooreenkoms vir sodanige lewering ingevolge artikel 6(1)(a) 'n minimum bedrag van R10 deponeer.

9. Geskille in verband met Vorderings.

In die geval van 'n geskil tussen die verbruiker en die ingenieur of die stadstoesourier met betrekking tot die vordering vir 'n aansluiting of enige ander vordering ingevolge hierdie verordeninge, word die geskil na die Raad vir beslissing verwys, welke beslissing die eindbeslissing en bindend is.

10. Berekening van Vorderings.

By berekening van enige vordering ingevolge hierdie tarief van gelde word 'n breukdeel van 'n sent tot een sent herlei.

11. Hertoets en Inspeksies.

Vir die tweede en daaropvolgende inspeksie kragtens artikel 17(8)(b): R15.

- (b) The demand charge in terms of subitem (2)(a) shall be applied monthly on 70 % of the notified maximum demand where such figure in any one month is higher than the metered maximum demand in such month: Provided that consumers shall be exempted of this provision for a period of six months after the commencing date referred to in paragraph (a).
- (c) Whenever a consumer effects extensions to his electrical installation which will raise his notified maximum demand by more than 10 %, he shall notify the engineer timeously on the prescribed form of such anticipated increase, as well as of the date upon which the increased demand will be required. Such higher demand shall be regarded as the consumer's new notified maximum demand from the date stated in the notice or the date upon which the Council has provided the higher demand, whichever is the latter.
- (d) Whenever a consumer wishes to reduce his notified maximum demand he shall notify the engineer in writing, and such reduced notified maximum demand shall be accepted as the new notified maximum demand for the calculation of charges, six months after the date of such notice.

7. Connection and Reconnection Charges.

(1) Connections: The charges payable for any connection of a consumer's premises shall be the amount determined by the engineer taking into account the cost of material, labour and transport, plus 15 % on such amount: Provided that in cases where the estimated connection charges exceed R750, the estimate shall be revised afterwards in accordance with the actual costs.

(2) Reconnections: For the reconnection of the supply to any premises after disconnection owing to non-payment of account the following charges shall be payable before reconnection:

- (a) At the switchboard: R5.
- (b) At the point of connection with the supply main: R10.

8. Deposits.

Every applicant for the supply of electricity shall on signing an agreement for such supply, deposit in terms of section 6(1)(a) a minimum amount of R10.

9. Disputes as to Charges.

In the case of dispute between the consumer and the engineer or the town treasurer with regard to the charge made in respect of connection fees or any other charge in terms of these by-laws, the dispute shall be referred to the Council whose decision shall be final and binding.

10. Calculation of Charges.

In calculating any charge in terms of this tariff of charges a fraction of a cent shall be computed as one cent.

11. Repeated Tests and Inspections.

For the second and every succeeding inspection in terms of section 17(8)(b): R15.

12. Registrasie van Aannemers.

Vir die registrasie van aannemers kragtens artikel 15: R5.

13. Klages.

Vir elke geleentheid wat 'n beampte ontbied word vir die ondersoek van 'n klage oor 'n defek in die verbruiker se elektrisiteitstoevoer wat ontstaan as gevolg van toestande op 'sy perseel:

(1) Van 08h00 tot 17h00, Maandae tot Donderdae en 08h00 tot 15h30 op Vrydae: R6.

(2) Tye uitgesonderd dié genoem in subitem (1) asook op Saterdag, Sondag en op Openbare Vakansiedae: R7,50.

14. Toets van Meters.

Vir die toets van meters kragtens artikel 9:

(1) Enkel- en driefasige kW-uurmeters: R5.

(2) Maksimum aanvraag en kW-uurmeters: R10.

15. Verandering van Tarief.

Indien 'n verbruiker van mening is dat hy teen die verkeerde tarief aangeslaan is, óf weens veranderde omstandighede in die toekoms teen 'n ander tarief aangeslaan behoort te word, rus die onus op die verbruiker om dit skriftelik onder die aandaag van die ingenieur te bring.

16. Aanpassing van kW.h-heffing.

Die kW.h-heffings betaalbaar ingevolge items 1, 2, 3, 4, 5 en 6 word met die eerste dag van elke kalendermaand vermeerder of verminder (indien van toepassing) met P sent per kW.h. P word tot die naaste vierde desimaal soos volg bereken:

$$P = [1,144 (M \times \frac{100 - N}{100} \times (1 + \frac{R}{100}))] - [1,144 (0,515 \times 0,8 \times 1,975)]$$

waarin —

M, die kW.h-heffing

N, die afslag in persent

R, die toeslag, in persent

verteenwoordig wat op die Raad van toepassing is vir die aankoop van elektrisiteit by die grootmaat, in die maand wat die maand voorafgaan waarin die aanpassing in die Raad se kW.h-heffing ingevolge bovermelde formule gemaak word."

Die bepaling vervat in items 1 tot en met 5 van die Tarief van Gelde onder die Bylae, word geag op 1 Julie 1978 in werking te getree het, terwyl dié vervat in item 6 vanaf die eerste gewone aflesing van die meter na die datum van publikasie hiervan, in werking tree.

PB. 2-4-2-36-9

Administrateurskennisgewing 1597 1 November 1978

MUNISIPALITEIT BREYTEN: WYSIGING VAN VAKUUMTENKVERORDENINGE.

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

12. Registration of Contractors.

For the registration of contractors in terms of section 15: R5.

13. Complaints.

For each occasion an official is summoned to investigate a complaint regarding a defect in the electricity supply of the consumer resulting from conditions on his premises.

(1) From 08h00 to 17h00 Mondays to Thursdays and 08h00 to 15h30 on Fridays: R6.

(2) Hours other than those mentioned in subitem (1), as well as Saturdays, Sundays and Public Holidays: R7,50.

14. Testing of Meters.

For testing of meters in terms of section 9:

(1) Single and three-phase kW-hour meters: R5.

(2) Maximum demand and kW-hour meters: R10.

15. Change of Tariff.

Whenever a consumer is of the opinion that he has been charged at an incorrect tariff, or due to a change of circumstances, ought to be charged at a different tariff, the onus shall rest with the consumer to notify the engineer in writing of the circumstances.

16. Adjustment of kW.h charges.

The kW.h charges payable in terms of items 1, 2, 3, 4, 5 and 6 shall be increased or decreased with P cent per kW.h (if applicable) with effect from the first day of each calendar month. P shall be calculated to the nearest fourth decimal as follows:

$$P = [1,144 (M \times \frac{100 - N}{100} \times (1 + \frac{R}{100}))] - [1,144 (0,515 \times 0,8 \times 1,975)],$$

where —

M is the kW.h charge

N the percentage allowance

R is the percentage surcharge

applicable to the Council for bulk purchases of electricity in the month preceding the month in which the adjustment is made to the Council's kW.h charge in terms of the abovementioned formula."

The provisions contained in items 1 to 5 inclusive of the Tariff of Charges under the Schedule, shall be deemed to have come into operation on 1 July, 1978, whilst that in item 6 shall come into operation as from the first ordinary reading of the meter after the date of publication hereof.

PB. 2-4-2-36-9

Administrator's Notice 1597

1 November, 1978

BREYTEN MUNICIPALITY: AMENDMENT TO VACUUM TANK BY-LAWS.

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

die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van genoemde Ordonnansie goedgekeur is.

Die Vakuumtenkverordeninge van die Munisipaliteit Breyten, afgekondig by Administrateurskennisgewing 923 van 17 Desember 1958, soos gewysig, word hierby verder gewysig deur artikel 1 deur die volgende te vervang:

"Tariewe vir die Verwydering van Rioolwater.

1. Die volgende gelde is betaalbaar, per perseel, per maand:

(a) Spoorweginstituut, Hotel, Suid-Afrikaanse Polisie, Landdroskantoor, Poskantoor, Departement van Onderwys en besigheidpersele:

(i) Vir die eerste 45 kl of gedeelte daarvan: R7,50.

(ii) Daarna, per kl of gedeelte daarvan: 33c.

(b) Spoorweghostel:

(i) Vir die eerste 45 kl of gedeelte daarvan: R10.

(ii) Daarna, per kl of gedeelte daarvan: 33c.

(c) Private Woonhuise:

(i) Vir die eerste vyf verwyderings, per maand of gedeelte daarvan: R4,50.

(ii) Daarna, vir elke bykomende verwydering gedurende dieselfde maand: 50c."

PB. 2-4-2-153-49

Administrateurskennisgewing 1598 1 November 1978

MUNISIPALITEIT BREYTEN: WYSIGING VAN SANITÊRE EN VULLISVERWYDERINGSTARIEF.

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

Die Sanitêre en Vullisverwyderingstarief van die Munisipaliteit Breyten, afgekondig by Administrateurskennisgewing 1739 van 2 Oktober 1974, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in item 1 die syfer "R2" deur die syfer "R4" te vervang.

2. Deur in item 2 —

(a) in subitem (1)(a) die syfer "R1,50" deur die syfer "R3,50" te vervang; en

(b) in subitem (1)(b) die syfer "R2" deur die syfer "R4" te vervang.

PB. 2-4-2-81-49

Administrateurskennisgewing 1599 1 November 1978

MUNISIPALITEIT BRITS: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

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

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

The Vacuum Tank By-laws of the Breyten Municipality, published under Administrator's Notice 923, dated 17 December, 1958, as amended, are hereby further amended by the substitution for section 1 of the following:

"Tariffs for the Removal of Sewage.

1. The following charges shall be payable, per premises, per month:

(a) Railway Institute, Hotel, South African Police, Magistrate Office, Post Office, Department of Education and business premises;

(i) For the first 45 kl or part thereof: R7,50.

(ii) Thereafter, per kl or part thereof: 33c.

(b) Railway Hostel:

(i) For the first 45 kl or part thereof: R10.

(ii) Thereafter, per kl or part thereof: 33c.

(c) Private Dwellings:

(i) For the first five removals, per month or part thereof: R4,50.

(ii) Thereafter, for each additional removal during the same month: 50c."

PB. 2-4-2-153-49

Administrator's Notice 1598 1 November, 1978

BREYTEN MUNICIPALITY: AMENDMENT TO SANITARY AND REFUSE REMOVALS TARIFF.

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

The Sanitary and Refuse Removals Tariff of the Breyten Municipality, published under Administrator's Notice 1739, dated 2 October, 1974, as amended, is hereby further amended as follows:

1. By the substitution in item 1 for the figure "R2" of the figure "R4".

2. By the substitution in item 2 —

(a) in subitem (1)(a) for the figure "R1,50" of the figure "R3,50"; and

(b) in subitem (1)(b) for the figure "R2" of the figure "R4".

PB. 2-4-2-81-49

Administrator's Notice 1599 1 November, 1978

BRITS MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS.

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

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Brits, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, word hierby verder gewysig deur Hoofstukke 10, 14 en 15 te skrap.

PB. 2-4-2-77-10

Administrateurskennisgewing 1600 1 November 1978

MUNISIPALITEIT BRITS: AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE KAFEEES, RESTAURANTE EN EETHUISE.

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Brits die Standaardverordeninge Betreffende Kafees, Restaurante en Eethuise, afgekondig by Administrateurskennisgewing 492 van 27 April 1977, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-22-10

Administrateurskennisgewing 1601 1 November 1978

MUNISIPALITEIT CARLETONVILLE: WYSIGING VAN VERKEERSVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 166 van die Ordonnansie op Padverkeer, 1966, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Verkeersverordeninge van die Munisipaliteit Carletonville, afgekondig by Administrateurskennisgewing 628 van 16 Oktober 1963, soos gewysig, word hierby verder soos volg gewysig:

1. Deur subartikel (2) van artikel 43 deur die volgende te vervang:

“(2) Niemand mag toelaat dat vee in enige straat losloop nie.”

2. Deur artikel 44 en Bylae A te skrap.

PB. 2-4-2-8-146

Administrateurskennisgewing 1602 1 November 1978

MUNISIPALITEIT HEIDELBERG: 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 die genoemde Ordonnansie goedgekeur is.

Die Elektrisiteitsverordeninge van die Munisipaliteit Heidelberg, deur die Raad aangeneem by Administrateurskennisgewing 1572 van 13 September 1972, soos gewysig, word hierby verder gewysig deur Deel 1 van die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 5(3) die syfer “0,83c” deur die syfer “1,06c” te vervang.

2. Deur na item 10 die volgende by te voeg:

The Public Health By-laws of the Brits Municipality, published under Administrator's Notice 148, dated 21 February, 1951, as amended, are hereby further amended by the deletion of sections 10, 14 and 15.

PB. 2-4-2-77-10

Administrator's Notice 1600 1 November, 1978

BRITS MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS RELATING TO CAFES, 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 Brits has, in terms of section 96bis(2) of the said Ordinance, adopted without amendment the Standard By-laws Relating to Cafes, Restaurants and Eating-houses, published under Administrator's Notice 492, dated 27 April, 1977, as by-laws made by the said Council.

PB. 2-4-2-22-10

Administrator's Notice 1601 1 November, 1978

CARLETONVILLE MUNICIPALITY: AMENDMENT TO TRAFFIC BY-LAWS.

The Administrator hereby in terms of section 101 of the Local Government Ordinance, 1939, read with section 166 of the Road Traffic Ordinance, 1966, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the first-mentioned Ordinance.

The Traffic By-laws of the Carletonville Municipality, published under Administrator's Notice 628, dated 16 October, 1963, as amended, are hereby further amended as follows:

1. By the substitution for subsection (2) of section 43 of the following:

“(2) No person shall allow any livestock to roam in any street.”

2. By the deletion of section 44 and Annexure A.

PB. 2-4-2-98-146

Administrator's Notice 1602 1 November, 1978

HEIDELBERG 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 Heidelberg Municipality, adopted by the Council under Administrator's Notice 1572, dated 13 September, 1972, as amended, are hereby further amended by amending Part 1 of the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 5(3) for the figure “0,83c” of the figure “1,06c”.

2. By the addition after item 10 of the following:

"11. Aanpassing van Tariewe Wanneer Evkom. Energieheffing Verhoog word.

(1) Hierdie tarief is van toepassing op alle verbruikers vervat in items 1 tot en met 6.

(2) Indien die energieheffing van Evkom hoër as 0,5050c per kW.h styg, word die kW.h-heffing soos vervat in items 1 tot en met 6 aangepas volgens die volgende formule:

$$P = (1,08 \times 080 Q) \times \left(1 + \frac{R}{100}\right)$$

waar —

P die vermeerdering of vermindering in die Raad se tariewe is;

Q die vermeerdering of vermindering is in Evkom se energieheffing, soos van toepassing op die Raad, in die maand voorafgaande die maand waarin die aanpassing in die Raad se kW.h-heffing gemaak word;

R die toeslag in persentasie in Evkom se energieheffing is."

PB. 2-4-2-36-15

Administrateurskennisgewing 1603 1 November 1978

MUNISIPALITEIT KEMPTONPARK: VERORDENINGE OM DIE SMOUS VAN VOEDSEL EN LEWENDE HAWE TE BEHEER.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 63 van die Ordonnansie op Lisensies, 1974, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Woordomskrywing.

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

"bevore suikergoed", en sluit dit ook in, yslekkers, yssuiglekkers en enige soortgelyke handelsartikel wat gemaak is van water, soetmaakmiddels, stabiliseringsmiddels, geursel en kleurstowwe hetsy met of sonder vrugte of vrugtesap;

"lewende hawe" beeste, perde, muile, donkies, skape, bokke, varke, pluimvee en volstruise;

"perseel" soos omskryf in die Raad se Voedselhantingsverordeninge, maar dit omvat nie 'n voertuig of enige ander middel waaruit of vanwaar 'n smous ingevolge hierdie verordeninge mag smous nie;

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

"roomys" soos omskryf in die regulasie uitgevaardig ingevolge die Wet op Voedingsmiddels, Skoonheidsmiddels en Ontsmettingsmiddels, 1972 (Wet 54 van 1972);

"smous" enige persoon wat as prinsipaal, agent of werknemer enige bedryf of beroep beoefen ten opsigte

"11. Adjustment of Tariffs when Escom Energy Levy is Increased.

(1) This tariff will be applicable to all consumers referred to in items 1 to 6 inclusive.

(2) In the event of the energy charge of Escom increasing above 0,5050c per kW.h, the kW.h charge as contained in items 1 to 6 inclusive, be adjusted according to the following formula:

$$P = (1,08 \times 080 Q) \times \left(1 + \frac{R}{100}\right)$$

where —

P represents the increase or decrease of the Council's tariff.

Q represents the increase or decrease in the energy charge of Escom, as applicable to the Council, in the month preceding the month in which the adjustment to the Council's kW.h. charge is being made.

R represents the percentage surcharge in Escom's energy charge."

PB. 2-4-2-36-15

Administrator's Notice 1603 1 November, 1978

KEMPTON PARK MUNICIPALITY: BY-LAWS TO CONTROL THE HAWKING OF FOOD AND LIVESTOCK.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 63 of the Licences Ordinance, 1974, publishes the by-laws set forth hereinafter, which have been approved by him in terms of section 99 of the first-mentioned Ordinance.

Definitions.

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

"adequate", "effective", "food", "article of food" and "medical officer of health" shall bear the respective meanings assigned to them in the Food-handling By-laws adopted by the Council under Administrator's Notice 2175 of 6 December, 1972;

"Council" means the Town Council of Kempton Park and includes the management committee of that Council or any officer employed by the Council, acting by virtue of any power vested in the Council in connection with these by-laws and delegated to him in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance 40 of 1960);

"frozen confectionery" means and includes water ices, water suckers and any similar commodity made of water, sweetening ingredients, stabilizers, flavouring substances and colouring matter with or without the addition of fruit or fruit juices;

"hawker" means any person who as principal, agent or employee, carries on any trade or occupation for which a licence is required in terms of item 41 of Schedule 1 of the Licences Ordinance, 1974 (Ordinance 19 of 1974)

waarvan 'n lisensie vereis word ingevolge item 41 van Skedule I van die Ordonnansie op Lisensies, 1974 (Ordonnansie 19 van 1974), en "gesmous" en "smous" het dieselfde betekenis en sluit enige persoon in wat ingevolge die bepalings van genoemde item 41 vrygestel is van die verkryging van 'n lisensie maar andersins wel 'n lisensie sou moes verkry het;

"toereikend", "doeltreffend", "voedsel", "voedselmiddel", "mediese gesondheidsbeampte" soos omskryf in die Voedselhanteringsverordeninge deur die Raad aangeneem by Administrateurskennisgewing 2175 van 6 Desember 1972;

"vereis" vereis na die mening van die mediese gesondheidsbeampte met inagneming van die redelike openbare gesondheidsvereistes in die besondere geval;

"voertuig" enige voertuig wat selfaangedrewe is deur middel van meganiese aandrywing.

Bestek van Verordeninge.

2. Ondanks andersluidende bepalings van die Raad se Voedselhanteringsverordeninge, mag voedsel slegs soos hierna bepaal, gesmous of opgeberg word.

3.(1) Die bepalings van die Raad se Verordeninge vir die Lisensiering van en die Toesig oor, die Regulering van en die Beheer oor Besighede, Bedrywe en Beroepe, afgekondig by Administrateurskennisgewing 247 van 29 Maart 1950, soos gewysig, bly van krag vir sover sodanige verordeninge nie strydig met hierdie verordeninge is nie.

(2) Die bepalings van hierdie verordeninge word vertolk as synde aanvullend tot die Raad se Voedselhanteringsverordeninge en Publieke Gesondheidsverordeninge en nie as sou dit afbreuk daaraan doen nie.

Smouse.

4. Niemand mag met voedsel smous nie, behalwe met die volgende:

- (a) Roomys en bevrore suikergoed wat vooraf verpak en verseel is op die perseel van 'n gelisensieerde vervaardiger.
- (b) Ongekookte vrugte en groente.
- (c) Minerale water.
- (d) Landbouprodukte wat deur die produsent daarvan verkoop word vanaf 'n goedgekeurde plaasstalletjie op die perseel waarop sodanige produsent sodanige produkte produseer of verbou.

5.(1) Niemand mag met voedsel kragtens artikel (4)(a), (b) en (c) smous nie behalwe met 'n goedgekeurde voertuig: Met dien verstande dat roomys en bevrore suikergoed met 'n goedgekeurde driewiel, stootwaentjie of enige ander vervoermiddel gesmous kan word.

(2) Alle uitrusting, toebehore, gerei of toestelle wat in verband met die smous van voedsel gebruik word, moet van 'n goedgekeurde tipe én konstruksie wees.

(3) Die naam en adres van die smous namens wie gesmous word, en die adres van sy opbergperseel, as daar een is, moet op 'n opsigtelike plek aan die buitekant van die voertuig, driewiel, stootwaentjie of ander vervoermiddel waarna daar in subartikel (1) verwys

and "hawk" and "hawking" shall have corresponding meanings, and includes any person who would have required such a licence but is exempted therefrom in terms of the provisions of the said item 41;

"ice-cream" shall bear the meaning assigned to it in the regulations made in terms of the Foodstuffs, Cosmetics and Disinfectants Act, 1972 (Act 54 of 1972);

"livestock" means cattle, horses, mules, donkeys, sheep, goats, pigs, poultry and ostriches;

"premises" means premises as defined in the Council's Food-handling By-laws but shall not include a vehicle or any other means from which a hawker may hawk in terms of these by-laws;

"required" means required in the opinion of the medical officer of health, regard being had to the reasonable public health requirements of the particular case;

"vehicle" means any vehicle which is self-propelled by mechanical power.

Scope of by-laws.

2. Notwithstanding anything to the contrary in the Council's Food-handling By-laws, food may only be hawked or stored as hereinafter provided.

3. (1) The provisions of the Council's By-laws for the Licensing of and for the Supervision, Regulation and Control of Businesses, Trades and Occupations, published under Administrator's Notice 247 of 29 March 1950, as amended, shall insofar as they are not inconsistent with these by-laws, remain of full force and effect.

(2) The provisions of these by-laws shall be interpreted as being supplementary to and not derogating from the Council's Food-handling By-laws and Public Health By-laws.

Hawkers.

4. No person shall hawk food other than the following:

- (a) Ice-cream and frozen confectionery which has been prepared and sealed on the premises of a licenced manufacturer.
- (b) Uncooked fruit and vegetables.
- (c) Mineral waters.
- (d) Agricultural produce sold by the producer thereof from an approved farm stall on the premises on which such producer produces such produce.

5. (1) No person shall hawk food in terms of section 4(a), (b) and (c) otherwise than from an approved vehicle: Provided that ice-cream and frozen confectionery may be hawked from an approved tricycle, hand-cart or other means of conveyance.

(2) All equipment, fittings, utensils or appliances used in connection with the hawking of food shall be of an approved type and construction.

(3) The name and address of the hawker on whose behalf hawking is carried on, and the address of his storage premises, if any, shall be inscribed on the vehicle, tricycle, handcart, or other conveyance referred to in

word, met duursame stof in duidelike leesbare letters wat minstens 50 mm hoog is, aangebring word, tensy andersins goedgekeur: Met dien verstande dat in die geval van 'n voertuig die betrokke naam en adres buite op albei kante van so 'n voertuig aangebring moet word.

6.(1) As dit vereis word dat enige voedsel vermeld in artikel 4 van hierdie verordeninge, en enige gerei, uitrusting of ander materiaal wat in verband met die smous van sodanige voedsel gebruik word, opgeberg of skoongemaak moet word op 'n perseel, moet sodanige perseel aan die vereistes van die Raad se Voedselhanteringsverordeninge voldoen.

(2) As 'n smous 'n voertuig gebruik om te smous, kan die mediese gesondheidsbeampte vereis dat die perseel waarna daar in subartikel (1) verwys word, 'n oordekte gedeelte of vak moet hê waar sodanige voertuig geparkeer en skoongemaak kan word.

(3) As enige perseel ingevolge subartikel (1) verskaf word, moet enige voertuig, stootwaentjie, driewiel, houer, bevatter, uitrusting, toebehoorsel, stuk gerei en toestel gebruik deur 'n smous in verband met die smous van voedsel, op sodanige perseel geparkeer, opgeberg en skoongemaak word.

7. Tensy andersins goedgekeur, mag niemand 'n voertuig vir die smous van voedsel gebruik nie tensy sodanige voertuig voorsien is van —

- (a) afsonderlike geriewe vir die was van gerei en vir die was van die hande van diegene wat die voedsel hanteer; en
- (b) 'n beskutting vir die beskerming van sodanige voedsel teen direkte sonstrale.

8. Geen smous van voedsel of groente mag sy voertuig by enige plek vir doeleindes van handeldryf parkeer nie tensy voldoende toiletgeriewe, hetsy publiek of privaat, beskikbaar is binne 100 m vanaf sodanige plek ten opsigte waarvan die smous geredelik toegang het.

9.(1) Mineraalwater moet in verseelde houers of bottels met doppies toegemaak word en wat op 'n behoorlik-gelisensieerde perseel gevul is, verkoop word.

(2) Geen roomys of bevrore suikergoed mag gesmous word nie, tensy sodanige roomys of suikergoed op 'n vaste gelisensieerde perseel in skoon papier of foelie verpak en toegedraai is.

10. As dit vereis word moet 'n smous 'n goedgekeurde metaal- of plastiekafvalblik met 'n inhoudsmaat van minstens 56 liter met 'n digpassende deksel van soortgelyke materiaal by die plek waar hy sy besigheid dryf, verskaf.

11. Elke smous van voedsel moet die gebied vanwaar hy handeldryf binne 'n radius van 2 m skoon en rommelvry hou en hy moet toesien dat sodanige gebied skoon is wanneer hy dit verlaat.

12.(1) Ondanks die bepalings van artikel 6(1), moet elke smous van vrugte en groente te alle tye 'n goedgekeurde pakkamer met 'n vloeroppervlakte van minstens 6,5 m², 'n hoogte van minstens 2,7 m en 'n horisontale afmeting van minstens 2 m hê waaroor hy alleen die absolute beheer het. Sodanige pakkamer konstitueer 'n perseel en moet voldoen aan die bepalings van artikel 2 van die Raad se Voedselhanteringsverordeninge.

(2) Die bepalings van artikel 5(3) is *mutatis mutandis* op sodanige pakkamer van toepassing.

subsection (1) in a conspicuous place on its exterior with durable material in clearly legible letters not less than 50 mm in height, unless otherwise approved: Provided that in the case of a vehicle such name and address shall appear on both sides of the exterior of such vehicle.

6.(1) Where any food listed in section 4 of these by-laws and any utensil, equipment or other material used in connection with the hawking of such food is required to be stored or cleaned on premises, such premises shall comply with the requirements of the Council's Food-handling By-laws.

(2) Where a hawker uses a vehicle in order to hawk, the medical officer of health may require that the premises referred to in subsection (1) shall also contain a roofed area or bay for the parking and cleaning of such vehicle.

(3) If premises are provided in terms of subsection (1) any vehicle, hand-cart, tricycle, container, receptacle, equipment, fitting, utensil and appliance used by a hawker in connection with the hawking of food shall be parked, stored and cleaned at such premises.

7. Unless otherwise approved, no person may use a vehicle for the hawking of food unless such vehicle is provided with —

- (a) separate facilities for the washing of utensils and for the washing of the hands of persons engaged in the handling of such food; and
- (b) a canopy to protect the food from the direct rays of the sun

8. No hawker of food and vegetables shall park his vehicle for the purpose of trade at any place unless adequate toilet facilities, whether public or private, are available within 100 m of such place, to which the hawker has ready access.

9.(1) Mineral waters shall be sold in sealed containers or capped bottles filled at duly licensed premises.

(2) No ice-cream or frozen confectionery shall be hawked, unless such ice-cream or confectionery has been prepacked and wrapped in clean paper or foil on fixed, licensed premises.

10. Where required, a hawker shall provide an approved metal or plastic refuse receptacle, of not less than 56 litres capacity, with a closely fitting lid of similar material at any place where he conducts his business.

11. Every hawker of food shall keep the area within a radius of 2 m from which he is operating, clean and free from litter and shall ensure that such area is clean when he leaves.

12.(1) Notwithstanding the provisions of section 6(1), every hawker of fruit and vegetables shall at all times have under his sole and absolute control an approved storeroom with a floor area of at least 6,5 m², a height of not less than 2,7 m and a horizontal dimension of not less than 2 m. Such storeroom shall constitute premises and shall comply with the provisions of section 2 of the Council's Food-handling By-laws.

(2) The provisions of section 5(3) shall apply *mutatis mutandis* to such storeroom.

13. Geen smous mag enige voedselmiddel op die grond hou, plaas of uitstal nie...

14. Niemand mag lewende hawe of enige ander lewende wese smous nie.

Algemeen.

15. Elke smous aan wie 'n lisensie ingevolge die Ordonnansie op Lisensies, 1974, uitgereik word, moet in opdrag van die mediese gesondheidsbeampte sodanige lisensie toon en vertoon.

16. Enige behoorlik-gemagtigde beampte van die Raad kan vir enige doel wat verband hou met die nakoming van die bepalings van hierdie verordeninge, te alle redelike tye en sonder kennisgewing vooraf, enige perseel, voertuig of struktuur waarin of waarop voedsel hanteer word of ten opsigte waarvan sodanige beampte redelike gronde het om te vermoed dat voedsel daarin of daarop hanteer word, binnegaan en sodanige ondersoek, navraag, inspeksie en toetse in verband daarmee doen en sodanige monsters neem as wat hy nodig ag.

17. Iemand wat versuim of weier om toegang te verleen aan enige beampte van die Raad wat behoorlik by hierdie verordeninge of deur die Raad gemagtig is om persele te betree en te ondersoek, as hy versoek om tot sodanige perseel toegelaat te word, of wat sodanige beampte in die uitvoering van sy pligte kragtens hierdie verordeninge dwarsboom of wat versuim of weier om inligting te verstrek wat hy wettiglik aan sodanige beampte moet verstrek, of wat doelbewus aan sodanige beampte valse of misleidende inligting verstrek, of wat iemand wederegtelik verhinder om sodanige perseel te betree, begaan 'n misdryf.

18. Iemand wat enige bepaling van hierdie verordeninge oortree of in gebreke bly om daaraan te voldoen, of veroorsaak of toelaat of duld dat iemand anders dit doen, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 12 maande, of met sodanige boete sowel as sodanige gevangenisstraf, en in die geval van 'n voortgesette misdryf word hy aan 'n afsonderlike misdryf vir elke 24 uur of gedeelte van sodanige tydperk waartydens die misdryf voortgesit word, skuldig geag en is strafbaar vir sodanige misdryf met 'n boete van hoogstens R50.

PB. 2-4-2-47-16

Administrateurskennisgewing 1604 1 November 1978

MUNISIPALITEIT KLERKSDORP: WYSIGING VAN VERORDENINGE INSAKE DIE LISENSIERING VAN ELEKTROTEGNIËSE AANNEMERS.

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

Die Verordeninge insake die Lisensiering van Elektrotegniese Aannemers van die Munisipaliteit Klerksdorp, afgekondig by Administrateurskennisgewing 277 van 24 April 1963, word hierby soos volg gewysig:

1. Deur in artikel 3(2)(b) die uitdrukking "180 vierkante voet" deur die uitdrukking "16 m²" te vervang.

13. No hawker shall keep, deposit or display any article of food on the ground.

14. No person shall hawk livestock, or any other living creature.

General.

15. Every hawker who has been issued with a licence in terms of the Licences Ordinance, 1974, shall produce and display such licence to the medical officer of health on demand.

16. Any duly authorized officer of the Council may for any purpose connected with the carrying out of the provisions of these by-laws, at all reasonable times and without prior notice enter any premises, vehicle or structure in or upon which food is handled or in or upon which such officer has reasonable grounds for suspecting that food is handled and make such examination, enquiry, inspection and test in connection therewith and take such samples as he deems necessary.

17. Any person who fails to give or refuse access to any officer of the Council duly authorized by these by-laws or by the Council to enter upon and inspect premises, if he requests entrance to such premises, or obstructs or hinders such officer in the execution of his duties in terms of these by-laws, or who fails or refuses to give information that he may lawfully be required to give to such officer, or who gives to such officer false or misleading information knowing it to be false or misleading, or who unlawfully prevents any other person from entering upon such premises, shall be guilty of an offence.

18. Any person who contravenes or fails to comply with or who causes, permits or suffers any other person to contravene or to fail to comply with any provision of these by-laws, shall be guilty of an offence and liable on conviction to a penalty not exceeding R300 or, in default of payment, to imprisonment for a period not exceeding 12 months, or to both such fine and such imprisonment, and in the event of a continuing offence, shall be deemed to be guilty of a separate offence for every 24 hours or part of such period during which the offence continues and shall be liable on conviction in respect of such offence to a fine not exceeding R50.

PB. 2-4-2-47-16

Administrator's Notice 1604 1 November, 1978

KLERKSDORP MUNICIPALITY: AMENDMENT TO BY-LAWS FOR THE LICENSING OF ELECTRICAL CONTRACTORS.

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

The By-laws for the Licensing of Electrical Contractors of the Klerksdorp Municipality, published under Administrator's Notice 277, dated 24 April 1963, are hereby amended as follows:

1. By the substitution in section 3(2)(b) for the expression "180 square feet" of the expression "16 m²".

2. Deur item 1 van Bylae 1 deur die volgende te vervang:

"1. Die volgende tariewe is ingevolge hierdie verordeninge betaalbaar:

- (a) Vir elke oorspronklike uitreiking van 'n jaarlikse lisensie afgesien van die maand van die jaar wanneer aanspreeklikheid ontstaan: R10
- (b) Vir elke hernuwing: R5
- (c) Vir elke verwyderingspermit: R5
- (d) Vir elke duplikaat van enige lisensie of permit: R2
- (e) Vir elke oordrag: R5".

PB. 2-4-2-167-17

Administrateurskennisgewing 1605 1 November 1978

MUNISIPALITEIT LYDENBURG: HERROEPING VAN VERORDENINGE OP UITGRAWINGS EN DELFWERK.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat hy ingevolge artikel 99 van genoemde Ordonnansie sy goedkeuring geheg het aan die herroeping van die Verordeninge op Uitgrawings en Delfwerk van die Munisipaliteit Lydenburg, afgekondig by Administrateurskennisgewing 936 van 28 November 1956.

PB. 2-4-2-18-42

Administrateurskennisgewing 1606 1 November 1978

MUNISIPALITEIT LYDENBURG: VERORDENINGE BETREFFENDE DIE MUNISIPALE VliegVELD.

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

Woordomskrywing.

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

"aanloopbaan" 'n bepaalde reghoekige gebied wat aangelaë of gebou is vir die land en opstyg van lugvaartuie al langs die lengte daarvan;

"Bestuurder" die persoon wat op daardie tydstip in die Raad se diens die amp beklee van Vliegveldbestuurder in beheer van die munisipale vliegveld en behels ook iemand anders wat behoorlik deur die Raad gemagtig is om namens hom op te tree;

"geoorloofde maksimum massa" met betrekking tot 'n lugvaartuig, die massa daarvan wat deur sy lugwaardigheidsertifikaat gemagtig word;

"landingsveld" die gebied wat beslaan word deur die aanloopbane en ander aangelegde bane vir lugvaartuie terwyl hulle op die grond ry, die landingsblaaie en al die grond wat rondom dié gebied lê en omhein is;

"Lugvaartregulasies" die Lugvaartregulasies, 1963, wat afgekondig is by Goewermientskennisgewing R.1779 van 15 November 1963, soos van tyd tot tyd gewysig, of enige regulasies waardeur dit behoorlik vervang is;

2. By the substitution for item 1 under Schedule 1 of the following:

"1. The following fees shall be payable in terms of these by-laws:

- (a) For every original issue of an annual licence, irrespective of the month of the year when liability therefor arises: R10
- (b) For every renewal: R5
- (c) For every removal permit: R5
- (d) For every duplicate of any licence or permit: R2
- (e) For every transfer: R5".

PB. 2-4-2-167-17

Administrator's Notice 1605 1 November, 1978

LYDENBURG MUNICIPALITY: REVOCATION OF BY-LAWS RELATING TO EXCAVATIONS AND QUARRYING.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that he has in terms of section 99 of the said Ordinance approved of the revocation of the By-laws Relating to Excavations and Quarrying of the Lydenburg Municipality, published under Administrator's Notice 936, dated 28 November 1956.

PB. 2-4-2-18-42

Administrator's Notice 1606 1 November, 1978

LYDENBURG MUNICIPALITY: MUNICIPAL AERODROME BY-LAWS.

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

Definitions.

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

"Air Navigation Regulations" means the Air Navigation Regulations, 1963, published under Government Notice R.1779, dated 15 November 1963, as amended from time to time, or any regulations by which the same have been duly replaced;

"aerodrome" means the aerodrome known as the Lydenburg Aerodrome;

"Council" means the Town Council of Lydenburg and includes the management committee of that Council or any officer employed by the Council, acting by virtue of any power vested in the Council in connection with these by-laws and delegated to him in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960. (Ordinance 40 of 1960);

"landing field" means the area comprising the runways and other prepared ways for the passage of aircraft on the ground, aprons and all the land surrounding that area enclosed by a fence;

“openbare omheinde plekke” die gedeeltes van die vliegveld wat die Raad van tyd tot tyd afsonder vir gebruik deur dié lede van die publiek wat nie in lugvaartuie vlieg nie, en as parkeerplek vir voertuie;

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

“rylaan” ’n bepaalde pad op die vliegveld wat gebou is vir lugvaartuie wat op die grond ry;

“vliegveld” die vliegveld wat bekend staan as die Lydenburg Vliegveld.

Lugvaartwet en die Lugvaartregulasies.

2. Hierdie verordeninge moet gelees word saam met, en die toepassing daarvan is onderworpe aan, die Lugvaartwet, 1962 (Wet 74 van 1962), soos gewysig, en die regulasies wat daarkragtens uitgevaardig is; en geen bepaling van hierdie verordeninge moet so vertolk word dat dit strydig is met, of afbreuk doen aan, die beheer van die vliegveld ooreenkomstig die bepalings van genoemde Wet en regulasies nie.

Vliegveldtjye.

3. Die vliegveld is daagliks oop vir gebruik vanaf 06h00 tot 18h00.

Aankoms en Vertrek van Lugvaartuie.

4.(1) Elke vlieënier moet hom net nadat hy op die vliegveld geland het en voordat hy daarvan opstyg, by die Bestuurder of betrokke amptenaar op diens, aanmeld en aan hom alle inligting wat hy redelikerwys nodig het, verstrek en die vlieënier moet ’n aankoms- of vertrekform, al na die geval, invul indien dit van hom verlang word.

(2) Die vlieënier en elke ander persoon wat asdan in beheer van ’n lugvaartuig is, moet sorg dat daar afdoende voorsorgmaatreëls getref is om ongemagtigde persone op ’n veilige afstand van die lugvaartuig te hou voordat die motore aan die gang gesit word en onderwyl enige motor loop.

(3) Tensy daar skriftelik anders met die Raad gereël is, moet alle gelde wat ingevolge die tarief van gelde in die Bylae hierby uiteengesit ten opsigte van ’n lugvaartuig verskuldig is, deur of namens die ekspluitant daarvan betaal word voordat so ’n lugvaartuig van die vliegveld af vertrek.

Toegang tot die Landingsveld.

5. Slegs die volgende persone kan die landingsveld betree of daarop wees:

- (a) Die vlieëniers en bemannings van lugvaartuie wat op die vliegveld in basis is, of wat die vliegveld gebruik in die uitvoering van hulle pligte wat met die lugvaartuig in verband staan.
- (b) Tegniese, werktuigkundige en versieningspersoneel wat by die uitvoering van hul amppligte in dié verband, op pad na of van lugvaartuie is.

“Manager” means the person for the time being holding office under the Council as Aerodrome Manager in charge of the Municipal Aerodrome and includes such other person as may be duly authorized in any given case to act on his behalf;

“maximum permissible mass” in relation to an aircraft means its mass as authorized by its certificate of airworthiness;

“public enclosures” means demarcated areas within the aerodrome set aside by the Council from time to time for use by members of the public other than persons flying in aircraft, and for the parking of vehicles;

“runway” means a defined rectangular area prepared or constructed for the landing and take-off run of aircraft along its length;

“taxiway” means a defined path on the aerodrome constructed for the use of taxi-ing aircraft.

Aviation Act and Regulations.

2. These by-laws shall be read with, and the application thereof shall be subject to the Aviation Act, 1962 (Act 74 of 1962), as amended, and any regulations made thereunder, and nothing in the said by-laws shall be taken as purporting to contradict or derogate from the control of the aerodrome in accordance with the said Act and regulations.

Aerodrome Hours.

3. The aerodrome shall be open daily for use from 06h00 to 18h00.

Arrivals and Departure of Aircraft.

4.(1) Immediately on landing at and before taking-off from the aerodrome the pilot of the aircraft concerned shall report to the Manager or the officer on duty and furnish him with all information reasonably required by him, and shall, if requested to do so, complete an arrival form or a departure form, as the case may be.

(2) The pilot and every other person for the time being in charge or control of an aircraft shall ensure that adequate precautions have been taken to keep unauthorized persons at a safe distance from an aircraft before any of its engines is started and while any engine is running.

(3) In the absence of any arrangement to the contrary made with the Council, in writing, all charges due in respect of an aircraft in terms of the tariff of charges set out in the Schedule hereto, shall be paid by or on behalf of its operator before it departs from the aerodrome.

Access to Landing Field.

5. No person may enter or be on the landing field except the following:

- (a) Pilots and crew of aircraft based at or using the aerodrome in the course of their duties connected with the aircraft.
- (b) Technical, mechanical and servicing personnel going to, or from aircraft in pursuance of their official duties, connected therewith.

- (c) Leerling-vlieëners wat vir die doel van onderrig of oefening op pad is na of van lugvaartuie.
- (d) Diensdoende lede van die vliegveld se grondpersoneel en ander vliegveldbeamptes wat die Raad daartoe gemagtig het.
- (e) Lugvaartpassasiers, slegs terwyl hulle regstreeks van hulle lugvaartuie na die openbare omheinde plekke, of omgekeerd, op pad is, of andersins in opdrag van die Bestuurder of sy personeel beweeg.
- (f) Iemand wat nog nie in hierdie artikel genoem is nie, en aan wie die Bestuurder of sy personeel uitdruklik magtiging verleen het om die landingsveld te betree.

Reëling van of Verbod op Voertuigverkeer en Voetgangers.

6.(1) Motorkarre en ander voertuie moet, tensy die Bestuurder of sy personeel 'n spesiale opdrag in dié verband gegee het, slegs op plekke wat deur middel van kennisgewings vir dié doel aangedui is, en tussen strepe wat op die oppervlak van so 'n plek aangebring is, of op 'n wyse wat die Bestuurder of sy benoemde voorgeskryf het, geparkeer word: Met dien verstande dat hierdie subartikel nie van toepassing is nie op 'n beampte van die Raad wat op die vliegveld werksaam is en met die uitvoering van sy ampspligte besig is.

(2) Die Raad kan te eniger tyd, sonder om vooraf daarvan kennis te gee, of permanent, of vir 'n tydperk wat hy mag bepaal, die toelating van mense of voertuie tot die vliegveld of tot enige bepaalde gedeelte daarvan, verbied of beperk op 'n wyse wat hy noodsaaklik ag.

(3) Die Bestuurder kan, as hy dit noodsaaklik ag vir die behoorlike beheer van die vliegveld, die persoon wat wettig in beheer van die op die vliegveld geparkeerde voertuig is, aansê om die voertuig —

- (a) te verskuif na 'n ander plek op die vliegveld wat die Bestuurder aanwys; of
- (b) van die vliegveld af te verwyder;

en as so iemand weier of nalaat of nie daar is nie om onmiddellik uitvoering aan die Bestuurder se opdrag te gee, kan laasgenoemde so 'n voertuig na die ander aangewese plek toe of van die vliegveld af laat verwyder, en so 'n optrede van die kant van die Bestuurder, vrywaar die betrokke geensins van vervolging ten opsigte van die weiering of versuim nie.

(4) Sonder die Bestuurder se uitdruklike verlof, mag niemand met enige motorvoertuig op die aanloop- of die rybane van die vliegveld ry nie.

(5) Voetgangers en bestuurders en insittendes van voertuie op die vliegveld staan onder die beheer van die Bestuurder, en moet alle opdragte uitvoer ten opsigte van hulle bewegings wat hy veiligheidshalwe of ter wille van die goeie bestuur van die vliegveld noodsaaklik ag en uitreik.

(6) Niemand wat jonger as veertien jaar is en wat nie 'n gemagtigde passasier van 'n lugvaartuig is nie, mag die vliegveld betree nie, tensy hy deur 'n volwassene vergesel word of onder so iemand se toesig staan.

(7) Die Bestuurder kan so 'n kind wat jonger as veertien jaar is en nie aldus vergesel word nie en nie 'n gemagtigde passasier op 'n lugvaartuig is nie, van die vliegveld af verwyder, en kan die volwassene wat goed staan vir so 'n kind, wie se gedrag na die mening van

- (c) Pupil pilots going to or from aircraft for purposes of instruction or practice.
- (d) Members of the aerodrome's ground staff on duty, and other aerodrome officials authorized by the Council.
- (e) Aircraft passengers as long as they are passing directly between their aircraft and the public enclosures, or otherwise moving under the directions of the Manager or his staff.
- (f) Any person not previously specified in this section having express authority from the Manager or his staff to enter the landing field.

Regulation or Prohibition of Vehicular Traffic and Pedestrians.

6.(1) Motor cars and other vehicles shall, in the absence of any special direction given by the Manager or his staff only be parked in areas designated for that purpose by notices and within any lines marked on the surface of any such area or as directed by the Manager or his nominee: Provided that this subsection shall not apply to any officer of the Council employed at the aerodrome while acting in the course of his official duties.

(2) The Council may at any time without previous notice, and either permanently or for such period as he may determine, prohibit or restrict in such manner as he may deem necessary the admission of persons or vehicles to the aerodrome or any particular part thereof.

(3) The Manager may, if it is deemed necessary for the proper control of the aerodrome, direct the person in lawful charge of a vehicle which is parked on the aerodrome to move the vehicle —

- (a) to another place on the aerodrome indicated by the Manager, or
- (b) from the aerodrome;

and if such person refuses or fails or is not present to comply forthwith such direction, the Manager may have that vehicle moved to such other place or from the aerodrome and any such action by the Manager shall not exempt such person from prosecution in respect of such refusal or failure.

(4) Motor vehicles may not be driven on the taxi-ways or runways without special permission from the Manager.

(5) Pedestrians and persons in vehicles at the aerodrome shall be subject to the supervision of the Manager and shall obey such directions with regard to their movements as he shall consider necessary to give in the interests of safety or the good management of the aerodrome.

(6) No person under the age of fourteen years, not being an authorized passenger in an aircraft, shall enter the aerodrome unless accompanied by and under the supervision of an adult person.

(7) The Manager shall have the right to remove from the aerodrome any child under the age of fourteen years, not being an authorized passenger in an aircraft, and to require the removal therefrom by the adult in charge

die Bestuurder, nadelig vir die geriewe en die behoorlike bestuur van die vliegveld is, gelas om so 'n kind van die vliegveld af te verwyder.

Algemene Gedrag van Mense.

7.(1) Iemand begaan 'n misdryf as hy binne of op die grense van die vliegveld —

- (a) 'n plakkaat of kennisgewing plaas of aanbring sonder om die skriftelike toestemming van die Raad daartoe eers te verkry;
- (b) in 'n boom of teen enige gebou of ander bouwerk opklim;
- (c) 'n boom of plant uithaal of beskadig, of 'n blom pluk;
- (d) 'n vuur aansteek, of op enige ander wyse vuur of rook laat ontstaan en 'n oop vlam in aanraking bring met —
 - (i) enige plek waar so 'n optrede verbode is by kennisgewing wat in opdrag of met die verlof van die Raad aldaar aangebring is; of
 - (ii) enige plek, binne 15 m van 'n lugvaartuig of van enige voertuig of wat gebruik word vir die lewering van brandstof aan 'n vliegtuig, of 'n voorraad- of opslagplek van vloeibare brandstof of ontploffingsmiddels;
- (e) hom bemoei of peuter met enige brandslangtol, brandkraan of enige ander stuk uitrusting wat uitsluitlik vir brandbestryding daar aangebring is, of, in die geval van 'n brand, hom bemoei met of deelneem aan enige reddings- of brandbluswerk, tensy die verantwoordelike beampte sy hulp aldus ingeroep het;
- (f) 'n vuurwapen of windbuks aftrek, of vuurwerk laat afgaan, met 'n rek skiet, met 'n slingervel of klippe of ander voorwerpe gooi;
- (g) enige pamflet, boek, strooibiljet of ander drukwerk of enige artikel aanplak, plaas of versprei sonder om eers die skriftelike toestemming van die Raad daartoe te verkry;
- (h) 'n openbare toiletgebou waarop aangedui word dat dit nie vir sy of haar geslag afgesonder is nie, binnegaan;
- (i) 'n gebou of plek binnegaan strydig met 'n kennisgewing wat dit belet;
- (j) 'n musiekinstrument speel, 'n geluidweergeetoestel gebruik, sing of 'n toespraak hou sonder om eers die skriftelike toestemming van die Raad daartoe te verkry;
- (k) 'n belemmering, stoornis of oorlas veroorsaak, of enigiets doen wat tot ergernis van die ander mense wat die vliegveld gebruik of wat wettig daarop is, strek;
- (l) die vliegveld of enige gedeelte daarvan op 'n ander wyse as deur middel van enigeen van die in- of uitgange wat kennelik vir die doel verskaf is, binnekom of verlaat;
- (m) 'n dier inbring of laat inkom, tensy dit aan 'n tou of riem vasgehou, of op 'n ander wyse onder beheer gehou word;
- (n) 'n werknemer van die Raad in die uitvoering van sy pligte, of iemand in die uitvoering van sy

of him, of any such child whose conduct is, in the opinion of the Manager, prejudicial to the amenities and proper management of the aerodrome.

General Conduct of Persons.

7.(1) It shall be a contravention of these by-laws to do any of the following acts within or on the boundary of the aerodrome:

- (a) To place or affix any placard or notice without the written prior consent of the Manager.
- (b) To climb any tree, building or other structure.
- (c) To uproot or injure any tree or plant or pick any flower.
- (d) To light or in any other manner cause a fire, or smoke or bring an open flame into —
 - (i) any place where such act is prohibited by a notice displayed on the direction or with the permission of the Council, or
 - (ii) any place within 15 m of an aircraft or of any vehicle used for the supply of fuel to an aircraft or a store or dump of liquid fuel or explosives.
- (e) To tamper or interfere with any fire-hose reel, hydrant or any other item of equipment provided solely for fire-fighting purposes, or in the event of a fire, to interfere with or take part in any rescue or fire-fighting operation, unless he shall have been asked to do so by the officer in charge of such operation.
- (f) To discharge any firearm or airgun or set off any fireworks to use a catapult or to throw any stone or other object.
- (g) To affix or distribute any pamphlet, book, handbill or other printed matter or other article without the written consent of the Council previously obtained.
- (h) For any man or woman to enter any public convenience marked as being reserved for persons of the opposite sex.
- (i) For any person to enter any building or place in disregard of a notice prohibiting such entry.
- (j) To play any musical instrument, operate any sound reproducing device, sing or make any speech without the written consent of the Council previously obtained.
- (k) To cause any obstruction, disturbance or nuisance or commit any act causing annoyance to other persons using the aerodrome or lawfully present thereat.
- (l) To enter or leave the aerodrome or any part thereof except by means of the entrances or exits marked as being provided for that purpose.
- (m) To bring into, or to allow any animal to enter the aerodrome, unless it is kept on a lead or otherwise kept under control.
- (n) To hinder, obstruct or in any other way interfere with any employee of the Council in the execution

pligte wat met lugvaartuie in verband staan, hinder, belemmer of hom op enige wyse met so 'n werknemer of persoon bemoei;

(o) versuim om 'n hek in 'n heining om die landingsveld toe te maak sodra hy daardeur gegaan het.

(2) Die Bestuurder het die reg om —

(a) enige dier wat binne die vliegveld gevind word, ingevolge die Regulasies vir die Beheer van Skutte in Plaaslike Outoriteit Gebiede, afgekondig by Administrateurskernisgewing 2 van 2 Januarie 1929, te skut of so 'n dier, indien dit beseer of siek is, te laat verwyder of afmaak;

(b) enige dier wat nie binne die bepalings van voornoemde Regulasies val nie en wat binne die vliegveld gevind word, te laat verwyder of afmaak, al na die geval.

Algemene Beheer oor Lugvaartuie en Vlieëniers.

8.(1) Die eienaars en vlieëniers van lugvaartuie wat van die vliegveld gebruik maak, is gesamentlik en afsonderlik aanspreeklik vir enige skade wat aan die vliegveld of enige gebou, installasie, struktuur, toestel of ander eiendom daarop, aangerig word deurdat —

(a) 'n vlieënier of 'n lid van die bemanning van die lugvaartuig versuim het om aan die bepalings van hierdie verordeninge of van die Lugvaartregulasies te voldoen; of

(b) so iemand hom aan nalatigheid van enige aard skuldig gemaak het.

(2) Die Bestuurder het die reg om enige lugvaartuig, voertuig of artikel te verskuif, of om enigiets anders te doen wat nodig is om te kan sorg dat daar aan hierdie verordeninge en die Lugvaartregulasies voldoen word, en nóg die Bestuurder, nóg die Raad is aanspreeklik vir die gevolge van enige stap wat hy behoorlik kragtens die bepalings van hierdie artikel doen.

(3) Lugvaartuie moet ooreenkomstig die opdragte van die Bestuurder geparkeer word.

(4) Elke betrokke wat te doen het met, of verantwoordelik is vir, die parkering van 'n lugvaartuig, moet sorg dat die lugvaartuig behoorlik aan die grond bevestig is wanneer dit onbewaak of in weer wat die lugvaartuig kan laat beweeg, gelaat word.

(5) Nóg die Raad nóg sy dienaars is aanspreeklik vir enige diefstal uit, of beskadiging van, 'n lugvaartuig terwyl dit op die vliegveld is, en hulle is in die besonder nie aanspreeklik vir enige skade wat aan so 'n lugvaartuig berokken word terwyl dit in of uit die loods gestoot, geparkeer of van een plek na 'n ander op die vliegveld verskuif word nie.

(6) Geen lugvaartuig mag onbewaak op die landingsveld gelaat word nie.

(7) Geen lugvaartuigmotor mag aan die gang gesit word nie, tensy daar 'n vlieënier of bevoegde ingenieur in die stuurkajuit is.

(8) Geen lugvaartuigmotor mag loop indien die lugvaartuig so staan dat die lugstroom van die motor(e) in of teen 'n gebou, lugvaartuig of persoon geblaas word nie en tensy daar toereikende en behoorlike wielblokke voor sy wiele geplaas is, ongeag daarvan of die wiele remme aan het of nie.

of his duties, or any other person in the execution of any duty connected with aircraft.

(o) To fail to close any gate in any fence enclosing the landing field immediately after passing through it.

(2) The Manager shall have the right —

(a) to impound any animal found within the aerodrome in terms of the Regulations for the Administration of Pounds in Local Authority Areas, published under Administrator's Notice 2, dated 2 January, 1929, or to cause such animal, if injured or diseased, to be removed or destroyed;

(b) to cause any animal, not falling within the terms of the aforesaid Regulations, which may be found within the aerodrome to be removed or destroyed, as the case may be.

General Control of Aircraft and Pilots.

8.(1) The owners and pilots of aircraft making use of the aerodrome shall be jointly and severally responsible for any damage resulting to the aerodrome of any building, installation, structure, appliance or other property therein from —

(a) the failure of a pilot or of any member of the crew of the aircraft to comply with these by-laws or the Air Navigation Regulations; or

(b) the commission by any such person of any act of negligence.

(2) The Manager shall be entitled to move any aircraft, vehicle or article or to do any other thing necessary to enforce compliance with these by-laws and the Air Navigation Regulations, and neither the Manager nor the Council shall be held liable for the consequences of any action properly taken by him in pursuance of the provisions of this section.

(3) Aircraft shall be parked in accordance with directions given by the Manager.

(4) The person concerned in or responsible for the parking of an aircraft shall ensure that the aircraft is firmly secured to the ground when left unattended or during weather likely to cause the aircraft to move.

(5) Neither the Council nor its servants shall be liable for any theft from or damage to an aircraft occurring while it is at the aerodrome and particularly not for any damage occurring to such aircraft while being moved in or out of hangars, parked or moved from one position to another on the aerodrome.

(6) No aircraft shall be left unattended within the landing area.

(7) No engine of an aircraft shall be started unless there is a pilot or a competent engineer in the cockpit.

(8) No engine shall be run if the aircraft is in such a position that the resulting airstream blows into or against any building, aircraft or person and unless effective and properly constructed chocks are placed in front of its wheels, whether or not they are fitted with brakes.

(9) Geen wielblok, konka, laaitrap, bok of ander uitrusting of voorwerp wat 'n belemmering kan veroorsaak, mag wanneer dit nie werklik en onmiddellik nodig is nie, op die landingsveld gelaat word nie.

(10) Behalwe in 'n geval van nood, word geen aansoek om die gebruik van naglandgeriewe toegestaan nie, tensy die Bestuurder of sy gemagtigde verteenwoordiger dié aansoek gedurende kantoorure ontvang het.

(11) Die Bestuurder of sy verteenwoordiger kan 'n lugvaartuig, vlieënier of lugpassasier belet om die vliegveld te verlaat in opdrag van —

- (a) die Departement van Vervoer (Burgerlugvaart);
- (b) die Departement van Immigrasie;
- (c) die Departement van Doeane en Aksyns; of
- (d) die Suid-Afrikaanse Polisie.

Verwydering van Beskadigde of Defekte Lugvaartuie.

9.(1) Die eksploitant van 'n beskadigde of defekte lugvaartuig moet, as die Bestuurder hom gelas om sulks te doen, 'so 'n lugvaartuig of enige deel daarvan of enige vrag of ding wat daarin of daarop gelaai is, na 'n ander plek op die vliegveld wat die Bestuurder aanwys, of heeltemal van die vliegveld af verwyder of verskuif.

(2) As die eksploitant van 'n beskadigde of defekte lugvaartuig weier of nalat of nie aldaar is nie om onverwyld uitvoering te gee aan enige opdrag wat die Bestuurder ingevolge subartikel (1) gegee het, kan laasgenoemde alle nodige stappe doen om te verseker dat so 'n opdrag so spoedig en veilig doenlik uitgevoer word, en kan hy, die koste wat die uitvoering van so 'n opdrag meebring, op die betrokke lugvaartuig se eksploitant verhaal, en enige sodanige optrede deur die Bestuurder vrywaar nie gemelde eksploitant van vervolging in verband met so 'n weiering of nalating nie.

Verskaffing van Brandstof aan Lugvaartuie.

10.(1) Behalwe op 'n deur die Raad goedgekeurde plek en wyse, mag niemand op die vliegveld brandstof aan enige lugvaartuig verskaf nie.

(2) Die Raad kan ten opsigte van enige deur hom ingevolge subartikel (1) vericende goedkeuring, die voorwaardes wat hy nodig ag vir die uitvoering van gemelde taak stel ter bevcliging van persone of eiendom op die vliegveld, en hy kan van tyd tot tyd enige aldus gestelde voorwaarde wysig of aanvul of sy goedkeuring terugtrek.

Persone of Vragte op Lugvaartuie wat van Buite die Republiek af Kom.

11. Niemand mag toegelaat word om af te klim of vrag mag nie afgelaai word nie van 'n lugvaartuig wat van enige plek buite die Republiek van Suid-Afrika op die vliegveld aankom, voordat toestemming vir die afklim of aflaaï deur enigeen van die ondergemelde owerhede of, so nodig, deur almal van hulle saam, verleen is, naamlik die Doeane-, die Burgerlugvaart-, die Suid-Afrikaanse Polisie-, die Immigrasie- of die Gesondheidsowerhede.

Bestyg van of Peuter met Lugvaartuie.

12. Behalwe met die verlof van die persoon wat wet-tig in bevel staan van 'n lugvaartuig, mag niemand op die vliegveld —

(9) No chock, drum, loading step, trestle or other equipment or object capable of causing an obstruction shall be left on the landing field except when its presence there is actually and immediately necessary.

(10) Save in an emergency no application for the use of night landing facilities shall be granted unless received by the Manager or his authorized representative during office hours.

(11) The Manager or his representative may stop an aircraft, pilot or passenger from leaving the aerodrome on instructions from —

- (a) the Department of Transport (Civil Aviation);
- (b) the Department of Immigration;
- (c) the Department of Customs and Excise; or
- (d) the South African Police.

Removal of Damaged or Disabled Aircraft.

9.(1) The operator of any damaged or disabled aircraft shall, if directed to do so by the Manager, move such aircraft or any part thereof or any cargo or thing carried therein to another place on the aerodrome indicated by the Manager, or from the aerodrome.

(2) If the operator of a damaged or disabled aircraft refuses or fails or is not present to comply forthwith any direction given by the Manager in terms of subsection (1), the Manager may take all steps necessary to ensure that such direction is complied with as expeditiously and safely as possible and may recover from the operator of that aircraft the cost incurred in ensuring compliance with such directions and any such action by the Manager shall not exempt such operator from prosecution in respect of such refusal or failure.

Supply of Fuel to Aircraft.

10.(1) No person shall on the aerodrome supply fuel to any aircraft except at a place and in a manner approved of by the Council.

(2) The Council may make any approval granted by him in terms of subsection (1) subject to compliance with such conditions as he may consider necessary to impose in order to safeguard persons or property on the aerodrome and he may from time to time vary or add to any condition so imposed or withdraw his approval.

Persons or Cargo Carried in Aircraft Arriving from Outside the Republic.

11. No person shall be disembarked or cargo unloaded from aircraft arriving on the aerodrome from any point outside the Republic of South Africa until permission for such disembarkation or unloading has been granted by the Customs, Civil Aviation, South African Police, Immigration or Health Authorities, or, if necessary, by all these authorities.

Boarding or Tampering with Aircraft.

12. Except with the permission of the person in lawful charge of an aircraft, no person shall on the aerodrome —

- (a) so 'n lugvaartuig bestyg; of
- (b) op enige wyse hoegenaamd peuter of torring aan so 'n lugvaartuig of enigiets wat in verband daarmee gebruik word nie.

Gebruik van Loodse.

13. Die Raad het die beheer oor die loodse, geboue en ander fasiliteite op die vliegveld en hy stel van tyd tot tyd die voorwaardes wat vir die gebruik van gemelde dinge geld.

Handeldryf.

14. Niemand mag binne die grense van die vliegveld verversings verkoop of enige ander handelsartikel verkoop of verhuur, of teen beloning of andersins enige diens lewer nie, tensy hy 'n skriftelike permit daarvoor het wat die Stadsklerk namens die Raad onderteken het, en niemand aan wie so 'n vergunning verleen is, mag langer as 30 dae met enigeen van voormelde bedrywighede voortgaan nie, tensy hy 'n toepaslike handelslisensie verkry en dit aan die Bestuurder getoon het. Met dien verstande dat hierdie artikel nie van toepassing is op 'n werkgewer wat 'n verversingsplek uitsluitlik vir sy werknemers aanhou nie.

Misdrywe en Strafpepalinge.

15. Iemand wat enige bepaling van hierdie verordeninge of 'n verbod, las of voorwaarde opgelê ingevolge daarvan oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R100 of, by wanbetaling, gevangenisstraf vir 'n tydperk van hoogstens ses maande.

BYLAE.

TARIEF VAN GELDE.

1. Landingsgelde.

(1) Alle lugvaartuie wat die vliegveld gebruik, moet landingsgelde ooreenkomstig die volgende tabel betaal:

Maksimum Gesertifiseerde Massa van 'n Lugvaartuig, Uitgesonderd 'n Helikopter.

<i>Kg</i>	<i>Enkellanding</i>
	<i>R</i>
0 tot en met 500	0,75
Bo 500 tot en met 1 000	1,00
Bo 1 000 tot en met 1 500	1,25
Bo 1 500 tot en met 2 000	1,50
Bo 2 000 tot en met 2 500	1,75
Bo 2 500 tot en met 3 000	2,00
Bo 3 000 tot en met 4 000	2,75
Bo 4 000 tot en met 5 000	3,50
Bo 5 000 tot en met 6 000	4,25
Bo 6 000 tot en met 7 000	5,00
Bo 7 000 tot en met 8 000	5,75

- (a) board such aircraft; or
- (b) tamper or interfere in any way whatsoever with such aircraft or anything used in connection therewith.

Use of Hangars.

13. The hangars, buildings and other facilities on the aerodrome shall be under the control of the Council and the use thereof shall be subject to such conditions as he may impose from time to time.

Trading.

14. No person shall engage in the sale of refreshments or in the sale or hire of any other commodity or in the rendering for reward or otherwise of any service within the boundary of the aerodrome unless having obtained a written permit to do so given by the Council under the hand of the Town Clerk, and no person to whom such a permission has been given shall continue to engage in any activity as aforesaid after 30 days unless having obtained and produced to the Council the appropriate trading licence: Provided that this section shall not apply to any canteen operated by an employer solely for the benefit of his employees.

Offences and Penalties.

15. Any person who contravenes or fails to comply with any provision of these by-laws or a prohibition made or a direction given or a condition imposed in terms thereof shall be guilty of an offence and shall on conviction, be liable to a fine not exceeding R100 or, in default of payment, imprisonment for a period not exceeding six months.

SCHEDULE.

TARIFF OF CHARGES.

1. Landing Charges.

(1) All aircraft making use of the aerodrome shall pay landing charges according to the following table:

Maximum certified mass of an aircraft, with the exception of a helicopter.

<i>Kg</i>	<i>Single Landings</i>
	<i>R</i>
0 up to and including 500	0,75
Above 500 up to and including 1 000	1,00
Above 1 000 up to and including 1 500	1,25
Above 1 500 up to and including 2 000	1,50
Above 2 000 up to and including 2 500	1,75
Above 2 500 up to and including 3 000	2,00
Above 3 000 up to and including 4 000	2,75
Above 4 000 up to and including 5 000	3,50
Above 5 000 up to and including 6 000	4,25
Above 6 000 up to and including 7 000	5,00
Above 7 000 up to and including 8 000	5,75

Kg	Enkellanding R
Bo 8 000 tot en met 9 000	6,50
Bo 9 000 tot en met 10 000	7,50
en daarna vir elke bykomende 2 000 kg of gedeelte daarvan	1,10

(2) Die landingsgeld vir 'n enkele landing deur 'n helikopter is 25 % van die heffing wat vir 'n lugvaartuig van gelyke massa ingevolge subitem (1) voorgeskryf word. Die massa van 'n helikopter is, vir die toepassing hierbo, die maksimum gesertifiseerde massa.

2. Spesiale Tariewe vir Gereelde Gebruikers van die Vliegveld.

(1) Seisoenkaartjies.

'n Seisoenkaartjie wat geldig is vir 'n kalendermaand kan op die volgende voorwaardes gekoop word:

- (a) Dit moet vooruit aangeskaf word.
- (b) Dit moet vir 'n besondere lugvaartuig wees.
- (c) Dit moet geldig wees vir 'n bepaalde maand.

Die prys van die maandelikse seisoenkaartjie word bereken deur die toepaslike enkellandingsgeld vir die bepaalde lugvaartuig deur 10 te vermenigvuldig. Die kaartjie veroorloof dan 'n onbeperkte getal verplasinge gedurende die bepaalde maand.

(2) Bloklandingskonsessies.

- (a) Maatskappye, vliegklubs en burgerlike organisasies wat 'n aantal lugvaartuie eksploiteer of hanteer in die loop van hul besigheid, kan om die voorregte vra soos ingevolge paragraaf (b) uiteengesit. Die registrasieletters van die lugvaartuie waarvoor die skema moet geld, moet vooraf by die vliegveld geregistreer word.
- (b) Die maandelikse heffings kragtens die skema word soos volg bereken en is maandeliks agteruitbetaalbaar.

Getal Landings per Maand	Persentasie van Tarief
1 — 25	90
26 — 50	80
51 — 75	70
76 — 100	60
Bo 100	50

PB. 2-4-2-5-42

Administrateurskennisgewing 1607 1 November 1978

MUNISIPALITEIT MEYERTON: WYSIGING VAN SUIGTENKVERWYDERINGSTARIEF.

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 Suigtenkverwyderingstarief van die Munisipaliteit Meyerton, afgekondig by Administrateurskennisgewing

Kg	Single Landings R
Above 8 000 up to and including 9 000	6,50
Above 9 000 up to and including 10 000	7,50
and thereafter for every additional 2 000 kg or part thereof	1,10

(2) The landing charge for a single landing by a helicopter shall be 25 % of the levy charged for an aircraft of equal mass as prescribed in subitem (1). The mass of a helicopter shall, for the above purposes be the maximum certified mass.

2..Special Tariffs for Regular Users of the Aerodrome.

(1) Season Tickets.

A season ticket which shall be valid for a calendar month may be purchased subject to the following conditions:

- (a) The season ticket shall be obtained in advance.
- (b) It shall be for a particular aircraft.
- (c) It shall be valid for one particular month.

The price of the monthly season ticket shall be calculated by mutiplying the applicable single landing charge for the particular aircraft by 10 and shall allow an unlimited number of movements during the specified month.

(2) Block Landing Concessions.

- (a) Companies, flying clubs and civil organisations, operating a number of aircraft or handling a number of aircraft in the course of their business may apply for block landing privileges as specified in terms of paragraph (b). Registration letters of aircraft to be charged under the block landing scheme shall be registered beforehand at the aerodrome.
- (b) The monthly charges in terms of this scheme shall be calculated as follows; and will be monthly payable in arrear.

Number of Landings per month	Tariff Percentage
1 — 25	90
26 — 50	80
51 — 75	70
76 — 100	60
Above 100	50

PB. 2-4-2-5-42

Administrator's Notice 1607 1 November, 1978

MEYERTON MUNICIPALITY: AMENDMENT TO VACUUM TANK REMOVAL TARIFF.

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

The Vacuum Tank Removal Tariff of the Meyerton Municipality, published under Administrator's Notice

1259 van 31 Augustus 1977; word hierby gewysig deur in item 1 die syfer "R20,40" deur die syfer "R20" te vervang.

PB. 2-4-2-153-97

Administrateurskennisgewing 1608 1 November 1978

MUNISIPALITEIT MEYERTON: 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 Meyerton, deur die Raad aangeneem by Administrateurskennisgewing 1369 van 29 Augustus 1973, soos gewysig, word hierby verder gewysig deur na item 6 van Deel II onder die Bylae die volgende by te voeg:

"7. Algemeen.

Die kW.h-heffings betaalbaar ingevolge items 2, 3, 4, 5 en 6 word met ingang van Februarie, Mei, Augustus en November van elke jaar vermeerder of verminder met P sent per kW.h. P word tot die naaste vierde desimaal soos volg bereken:

$$P = (1,087 \times 0,80Q) \times \left(1 + \frac{R}{100}\right)$$

Waarin —

Q die vermeerdering of vermindering in Evkom se kW.h-heffing, soos van toepassing op die Raad, in die maand voorafgaande die maand waarin die aanpassing in die Raad se eenheidsheffing gemaak word; en

R die toeslag, in persent, in Evkom se tarief is.

Vir die doeleindes van die eerste bepaling van Q, word die kW.h-heffing van die Evkom-tarief op 0,5c per kW.h gestel.

PB. 2-4-2-36-97

Administrateurskennisgewing 1609 1 November 1978

MUNISIPALITEIT PIETERSBURG: 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 van Pietersburg, deur die Raad aangeneem by Administrateurskennisgewing 891 van 7 Junie 1972, soos gewysig, word hierby verder soos volg gewysig:

1. Deur die aanname van die wysiging van die Standaardelektrisiteitsverordeninge gepubliseer by Administrateurskennisgewing 264 van 1 Maart 1978, as wysiging deur die Raad opgestel.

2. Deur Deel A van die Tarief van Gelde onder die Bylae soos volg te wysig:

1259, dated 31 August, 1977, is hereby amended by the substitution in item 1 for the figure "R20,40" of the figure "R20".

PB. 2-4-2-153-97

Administrator's Notice 1608 1 November, 1978

MEYERTON 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 Meyerton Municipality, adopted by the Council under Administrator's Notice 1369, dated 29 August, 1973, as amended, are hereby further amended by the addition after item 6 of Part II under the Schedule of the following:

"7. General.

The kW.h-charges payable in terms of items 2, 3, 4, 5 and 6 shall be increased or decreased with P cent per kW.h with effect from February, May, August and November of each year. P shall be calculated to the nearest fourth decimal, as follows:

$$P = (1,087 \times 0,80Q) \times \left(1 + \frac{R}{100}\right)$$

Wherein —

Q is the increase or decrease in Escom's kW.h-charge applicable to the Council in the month preceding the month in which the adjustment in the Council's kW.h-charge is made;

R is the surcharge in per cent in Escom's tariff.

For the purpose of determining Q for the first time the Escom kW.h-charge shall be taken as 0,5c per kW.h.

PB. 2-4-2-36-97

Administrator's Notice 1609 1 November, 1978

PIETERSBURG 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 Pietersburg Municipality, adopted by the Council under Administrator's Notice 891, dated 7 June, 1972, as amended, are hereby further amended as follows:

1. By the adoption of the amendment to the Standard Electricity By-laws published under Administrator's Notice 264, dated 1 March, 1978, as an amendment made by the Council.

2. By amending Part A of the Tariff of Charges under the Schedule as follows:

(1) Deur in die eerste reël van item 1 die woorde "per verbruiker" te skrap en aan die end van item 1 die volgende by te voeg:

"Met dien verstande dat geen basiese heffing gehef word op eiendom wat aan die Raad behoort nie."

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

"(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan 'n erf, standplaas, perseel of ander terrein, ongeag of dit deur 'n afsonderlike meter of deur 'n gemeenskaplike meter bedien word en is van toepassing op —"

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

"(2) *Diensheffing.*

(a) Betaalbaar deur eienaar as verbruiker per maand of gedeelte daarvan: Geen.

(b) Betaalbaar deur ander verbruikers, per verbruiker per maand of gedeelte daarvan: R5.

(3) Vir elektrisiteit verbruik, per kW.h: 2,85c."

(4) Deur die inleidende sin van subitem (1) van item 3 deur die volgende te vervang:

"(1) Hierdie tarief is van toepassing op elektrisiteit gelewer aan die volgende op 'n erf, standplaas, perseel of ander terrein, ongeag of dit deur 'n afsonderlike meter of deur 'n gemeenskaplike meter bedien word."

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

"(2) *Diensheffing.*

(a) Betaalbaar deur eienaar as verbruiker, per maand of gedeelte daarvan: R5.

(b) Betaalbaar deur ander verbruikers, per verbruiker per maand of gedeelte daarvan: R10."

PB. 2-4-2-36-24

Administrateurskennisgewing 1610 1 November 1978

MUNISIPALITEIT POTGIETERSRUS: SANITÊRE- EN VULLISVERWYDERINGSVERORDENINGE.

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

HOOFSTUK 1.

Woordomskrywing.

1. Vir die toepassing van hierdie verordeninge, tensy dit uit die sinsverband anders blyk, beteken —

"afvalblik" 'n houer wat die Raad ingevolge hierdie verordeninge ten opsigte van 'n perseel verskaf;

"besigheidsafval" afval, uitgesonderd bouersafval, lywige afval of spesiale huisafval wat ontstaan deur die gebruik van 'n perseel wat nie uitsluitend vir woondoel-eindes gebruik word nie;

"bouersafval" afval wat weens slopings-, uitgrawings- of boubedryghede op 'n perseel ontstaan;

(1) By the deletion in the first line of item 1 of the words "per consumer" and the addition at the end of item 1 of the following:

"Provided that no basic charges are levied on property which belongs to the Town Council."

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

"(1) This tariff shall apply to electricity supplied to an erf, stand, premises or other area, notwithstanding whether it is served by a separate meter or by a communal meter and is applicable to —"

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

"(2) *Service charge.*

(a) Payable by owner as consumer per month or part thereof: No charge.

(b) Payable by other consumers, per consumer, per month or part thereof: R5.

(3) For electricity consumed, per kW.h: 2,85c."

(4) By the substitution for the introductory sentence in subitem (1) of item 3 of the following:

"(1) This tariff shall apply to electricity supplied to the following on an erf, stand, premises or other area notwithstanding whether served by a separate meter or by a communal meter."

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

"(2) *Service charge.*

(a) Payable by the owner as consumer, per month or part thereof: R5.

(b) Payable by other consumers, per consumer, per month or part thereof: R10."

PB. 2-4-2-36-24

Administrator's Notice 1610

1 November, 1978

POTGIETERSRUS MUNICIPALITY: SANITARY AND REFUSE REMOVALS BY-LAWS.

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

CHAPTER 1.

Definitions.

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

"bin" means a bin supplied by the Council to a premises in terms of these by-laws;

"builders refuse" means refuse generated by demolition, excavation or building activities on premises;

"bulky refuse" means refuse which cannot by virtue of its mass, shape, size or temporary extraordinary generation be conveniently stored in a bin or container

“gelde” die gelde wat in die Bylae by hierdie verordeninge voorgeskryf word;

“houereenheid” ’n afvalhouer, uitgesonderd ’n afvalblik, wat die Raad ingevolge hierdie verordeninge ten opsigte van ’n perseel verskaf;

“huisafval” afval wat ontstaan op ’n perseel wat uitsluitend vir woon- of godsdienstige doeleindes gebruik word, uitgesonderd bouersafval, lywige afval, tuinafval of spesiale huisafval;

“lywige afval” afval, uitgesonderd bouersafval of spesiale afval waarvan die bestanddele vanweë die massa, vorm of grootte of die tydelike buitengewone hoeveelheid daarvan nie maklik in ’n afvalblik of ’n houereenheid gehou kan word nie;

“perseel” ’n beboude erf in ’n geproklameerde dorp;

“Mediese Gesondheidsbeampte” die mediese gesondheidsbeampte van die Raad;

“Raad” die Stadsraad van Potgietersrus, daardie Raad se Bestuurskomitee wat handel kragtens die bevoegdheid wat ingevolge die bepalinge van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiezings), 1960, aan hom gedelegeer is, en enige beampte aan wie die Komitee ingevolge die bepalinge van subartikel (2) van genoemde artikel, op gesag van die Raad, die bevoegdheid, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan delegeer, en dit inderdaad gedelegeer het;

“spesiale huisafval” afval afkomstig van persele wat vir woondoeleindes gebruik word maar wat vanweë die massa, vorm of grootte daarvan nie maklik in ’n afvalblik gehou kan word nie.

“tuinafval” afval wat ontstaan deur normale tuinboubedrywighede op ’n perseel wat uitsluitlik vir die doeleindes van ’n private woonhuis gebruik word, soos gesnyde gras, blare, plante, blomme en ander soortgelyke klein en ligte voorwerpe.

HOOFTUK 2.

Die Raad Voorsien Dienste.

1. Die okkupant van enige gebou of perseel is verplig om van die Raad se sanitêre en vullisverwyderingsdienste gebruik te maak, waar sodanige dienste beskikbaar is en deur die Raad gelewer word.

2. Niemand, uitgesonderd die Raad, mag ’n sanitêre of vullisverwyderingsdiens in die munisipaliteit lewer nie en ook nie in ’n buitegebied waarin so ’n diens deur die Raad gelewer word nie.

3. Die Raad behou hom die reg voor om die lewering van ’n diens te weier indien die lewering daarvan onprakties sal wees.

HOOFTUK 3.

DIE AFHAAL EN VERWYDERING VAN BESIGHEIDS- EN HUISAFVAL.

Die Raad se Diens.

4.(1) Die Raad lewer ’n diens vir die afhaal en verwydering van besigheids- en huisafval van ’n perseel teen die voorgeskrewe gelde.

unit, but shall not include builders refuse or special domestic refuse;

“business refuse” means refuse generated by the use of premises which are not being used exclusively for residential purposes but shall not include builders refuse, bulky refuse or special domestic refuse;

“container unit” means a refuse receptacle, other than a bin, supplied by the Council to a premises in terms of these by-laws;

“Council” means the Town Council of Potgietersrus, that Council’s Management Committee acting under the powers delegated to it in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960, and any officer to whom that Committee has been empowered by the Council in terms of subsection (2) of the said section to delegate and has in fact delegated the powers, functions and duties vesting in the Council in relation to these by-laws;

“garden refuse” means refuse, which is generated as a result of normal gardening activities on a premises used solely as a private dwelling-house, such as grass cuttings, leaves, plants, flowers and other similar small and light matter;

“house refuse” means refuse generated on a premises being used solely for residential or religious purposes, but shall not include builders refuse, bulky refuse, garden refuse, or special domestic refuse;

“Medical Officer of Health” means the Medical Officer of Health of the Council;

“premises” means a built-up erf in a proclaimed township;

“Special domestic refuse” means refuse discarded from premises used for residential purposes and which cannot by virtue of its mass, shape or size be conveniently stored in a bin;

“tariff charges” means the charges prescribed in the Schedule to these by-laws.

CHAPTER 2.

The Council Supplies Services.

1. The occupier of any building or premises shall be obliged to make use of the Council’s sanitary and refuse removal services, where such services are available and rendered by the Council.

2. No person other than the Council shall operate a sanitary or refuse removal service in the municipality or in any outside area in which such a service is operated by the Council.

3. The Council reserves the right to refuse the rendering of a service if the rendering of such service is considered not practical.

CHAPTER 3.

COLLECTION AND REMOVAL OF BUSINESS AND HOUSE REFUSE.

The Council’s Service.

4.(1) The Council shall provide a service for the collection and removal of business and house refuse from premises at the prescribed tariff charges.

(2) Die okkupant van die perseel waarop besigheids- of huisafval ontstaan, moet, onderworpe aan die voorbehoudsbepalings by artikel 9(1)(a), van die Raad se diens vir die afhaal en verwydering van sodanige afval gebruik maak.

Kennisgewing aan die Raad.

5. Die okkupant, of as daar meer as een is, die eienaar van 'n perseel waarop besigheids- of huisafval ontstaan, moet binne sewe dae vanaf die dag waarop die afval begin ontstaan, die Raad in kennis stel —

- (a) dat die perseel geokkupeer word; en/of
- (b) dat daar òf besigheidsafval òf huisafval op die perseel ontstaan.

Verskaffing van Afvalblikke.

6.(1) Nadat die Raad ingevolge artikel 5 in kennis gestel is, verskaf hy, onderworpe aan die bepalings van subartikel (2), die getal afvalblikke wat nodig is om die afval in te hou, op die perseel.

(2) Die Raad kan te eniger tyd nadat daar ingevolge subartikel (1) afvalblikke verskaf is, van die afvalblikke verwyder of bykomende afvalblikke verskaf indien daar meer of minder afvalblikke op die perseel nodig is.

(3) Die Raad kan houereenhede vir 'n perseel verskaf as hy, met inagneming van die hoeveelheid besigheids- of huisafval wat op die betrokke perseel ontstaan, die geskiktheid van sodanige afval vir berging in 'n afvalblik, die toeganklikheid vir die Raad se afvalverwyderingsvoertuie van die plek waarvoor die eienaar van die perseel ingevolge artikel 7 voorsiening moet maak, van mening is dat die houereenhede geskikter as afvalblikke is om die afval in te hou: Met dien verstande dat houereenhede nie op 'n perseel verskaf word nie, tensy die plek waarvoor die eienaar ingevolge artikel 7 voorsiening moet maak, vir die Raad se afvalverwyderingsvoertuie vir houereenhede toeganklik is.

(4) Die bepalings van hierdie verordeninge betreffende afvalblikke wat ingevolge subartikels (1) en (2) aan 'n perseel verskaf word om afval in te hou, is *mutatis mutandis* van toepassing op houereenhede wat ingevolge subartikel (3) vir 'n perseel verskaf is.

(5) Die Raad bly die eienaar van die afvalblikke wat ingevolge subartikels (1) en (2) verskaf word.

Plasing van Afvalblikke.

7.(1) Die eienaar van 'n perseel moet op die perseel voorsiening maak vir voldoende plek vir die afvalblikke ingevolge artikel 6 verskaf of vir die houer in artikel 13 genoem.

(2) Die plek waarvoor daar ingevolge subartikel (1) voorsiening gemaak word, moet —

- (a) so geleë wees op die perseel dat die afvalblikke wat daarop geberg word nie van 'n straat of openbare plek af sigbaar is nie;
- (b) waar huisafval op 'n perseel ontstaan, so geleë wees dat die Raad se werknemers die afval onbelemmerd kan afhaal en verwyder;
- (c) as die Raad dit vereis, so geleë wees dat daar 'n gerieflike in- en uitgang vir die Raad se afvalverwyderingsvoertuie by sodanige plek is;

(2) The occupier of premises on which business or house refuse is generated shall, subject to the provisos of section 9(1)(a), use the Council's service for the collection and removal of all such refuse.

Notice to Council.

5. Every occupier, or if there is more than one, the owner of such premises, on which business refuse or house refuse is generated shall within seven days after the commencement of the generation of such refuse notify the Council —

- (a) that the premises are being occupied; and/or
- (b) that either business refuse or house refuse is being generated on the premises.

Delivery of Bins.

6.(1) After receipt of notification in terms of section 5 the Council shall, subject to the provisions of subsection (2), supply to the premises the number of bins which is required for the storage of such refuse.

(2) The Council may at any time after the supply of bins in terms of subsection (1) remove some of the bins or supply additional bins if a greater or lesser number of bins required on the premises.

(3) The Council may supply container units to premises if, having regard to the quantity of business refuse or house refuse generated on the premises concerned, the suitability of such refuse for storage in bins, the accessibility of the space provided by the owner of the premises in terms of section 7 to the Council's refuse collection vehicles, it considers container units more appropriate for the storage of the refuse than bins: Provided that container units shall not be delivered to the premises unless the space provided by the owner of the premises in terms of section 7 is accessible to the Council's refuse collection vehicles for container units.

(4) The provisions of these by-laws dealing with bins delivered to premises for the storage of refuse in terms of subsections (1) and (2) shall apply *mutatis mutandis* in respect of container units delivered to premises in terms of subsection (3).

(5) The Council shall remain the owner of bins delivered by it in terms of subsections (1) and (2).

Placing of Bins.

7.(1) The owner of the premises shall provide adequate space on the premises for the storage of the bins delivered in terms of section 6 or for the containers mentioned in section 13.

(2) The space provided in terms of subsection (1) shall —

- (a) be in such a position on the premises as will allow the storage of bins without their being visible from a street or public place;
- (b) where house refuse is generated on the premises — be in such position as will allow the collection and removal of refuse by the Council's employees without hindrance;
- (c) if required by the Council, be so located as to permit convenient access to and egress from such space for the Council's refuse collection vehicles;

(d) groot genoeg wees sodat 'n bevatter wat vir die sorteer en opberg van afval wat by artikel 9(1)(a)(i) beoog word, daar gehou kan word, benewens die afval wat nie in 'n bevatter opgeberg word nie. Met dien verstande dat hierdie vereistes nie geld vir geboue wat opgerig is, of geboue waarvan die bouplanne goedgekeur is voordat hierdie verordeninge van krag geword het nie.

(3) Die okkupant van die perseel, of as daar meer as een okkupant is, die eienaar van so 'n perseel, moet die afvalblikke wat ingevolge artikel 6 verskaf is, op die plek wat ingevolge subartikel (1) verskaf word, plaas en hulle te alle tye daar hou.

(4) Ondanks enige andersluidende bepalings van subartikel (3), kan die Raad —

(a) in die geval van geboue wat opgerig is, of geboue waarvan die bouplanne goedgekeur is voordat hierdie verordeninge van krag geword het; en

(b) as die Raad nie besigheidsafval van die plek af waarvoor daar ingevolge subartikel (1) voorsiening gemaak is, kan afhaal en verwyder nie,

'n plek op of buitekant die perseel aanwys waar die afvalblikke geplaas moet word waar hulle nie misstande sal skep nie en waarvandaan dit gerieflik sal wees om die afval af te haal en te verwyder, en die afvalblikke moet op daardie plek geplaas word op die tye en vir die tydperke wat die Raad voorskryf.

Afvalblikvoerings.

8. Die Raad kan bepaal dat afvalblikke, ten einde die verwydering van huisafval en besigheidsafval te vergemaklik, voerings, soos deur die Raad voorgeskryf, binne-in moet hê waarin die afval gehou moet word en in so 'n geval verskaf die Raad die nodige voerings wat voldoende vir die afvalblikke is en die okkupant mag nie afval in 'n afvalblik plaas tensy so 'n voering eers in die afvalblik geplaas is nie. Die Raad kan verder bepaal dat voerings met afval daarin en behoorlik toegebind op die dag van verwydering op 'n voorgeskrewe plek van afhaal geplaas moet word.

Gebruik en Versorging van Afvalblikke.

9.(1) Die okkupant van die perseel, of as daar meer as een okkupant is, die eienaar van so 'n perseel waarvan die Raad afvalblikke ingevolge artikel 6 verskaf het, moet sorg dat —

(a) alle huis- of besigheidsafval wat op die perseel ontstaan, in die afvalblikke geplaas en gehou word, sodat die Raad dit kan verwyder. Met dien verstande dat die bepalings van hierdie subartikel nie verhoed dat 'n okkupant of eienaar, na gelang van die geval —

(i) wat vooraf die Raad se skriftelike vergunning verkry het, draf, riffelkarton, papier of ander materiaal wat 'n bestanddeel van besigheidsafval is, verkoop of dit andersins mee wegdoen sodat dit deur 'n vervaardigingsproses herwin kan word, of, in die geval van draf, vir verbruikersdoeleindes gebruik kan word;

(ii) van die huisafval wat vir komposdoeleindes geskik is, gebruik maak, mits die afval op die perseel bly;

(d) be sufficient to house any receptacle used in the sorting and storage of the refuse contemplated in section 9(1)(a)(i) as well as any such refuse not being stored in a receptacle: Provided that this requirement shall not apply in the case of buildings erected, or buildings the building plans whereof have been approved, prior to the coming into operation of these by-laws.

(3) The occupier, or in the case of more than one occupier, the owner of such premises, shall place the bins delivered in terms of section 6 in the space provided in terms of subsection (1) and shall at all times keep them there.

(4) Notwithstanding anything to the contrary in subsection (3) contained the Council may —

(a) in the case of buildings erected, or buildings the building plans whereof have been approved, prior to the coming into operation of these by-laws; and

(b) in the event of the Council, being unable to collect and remove business refuse from the space provided in terms of subsection (1);

having regard to the avoidance of nuisance and the convenience of collection of refuse, indicate a position within or outside the premises where the bins shall be placed for the collection and removal of such refuse and such bins shall then be placed in such position at such times and for such periods as the Council may prescribe.

Bin Liners.

8. In order to facilitate the removal of house refuse and business refuse the Council may require that bin liners, as prescribed by the Council, be used for the storage of such refuse in bins, in which event the Council shall provide the necessary liners which shall be sufficient for the bins and the occupier shall not deposit any refuse in the bin without first placing such bin liner in the bin. The Council may further determine that bin liners containing refuse, properly closed, shall be placed at a prescribed place for collection on the day of removal.

Use and Care of Bins.

9.(1) The occupier, or if there is more than one occupant, the owner of such premises, to which bins have been supplied by the Council in terms of section 6, shall ensure that —

(a) all house or business refuse generated on the premises is placed into and kept in such bins for removal by the Council: Provided that the provisions of this subsection shall not prevent any occupier, or owner, as the case may be —

(i) who has obtained the Council's prior written consent, from selling or otherwise disposing of any swill, corrugated cardboard, paper, glass or other material being an element of business refuse, for recycling in a manufacturing process or, in the case of swill, for consumption;

(ii) from utilising such house refuse as may be suitable for making compost, provided that the refuse remains on the premises.

- (b) geen warm as, gebreekte glas of ander besigheids- of huisafval wat die afvalblikke of die afvalblikvoerings kan beskadig of die Raad se werknemers kan beseer terwyl hulle hul pligte ingevolge hierdie verordeninge uitvoer, in die afvalblikke geplaas word voordat hy die nodige stappe gedoen het om sodanige skade of beserings te voorkom nie;
- (c) geen materiaal, insluitende vloeistof, wat weens die massa of ander eienskappe daarvan, dit waarskynlik vir die Raad se werknemers te moeilik kan maak om die afvalblikke of afvalblikvoerings te hanteer of te dra, in sodanige afvalblikke geplaas word nie;
- (d) elke afvalblik op die perseel toe is, behalwe wanneer afval daarin geplaas of daaruit verwyder word, en dat elke afvalblik skoon en in 'n higiëniese toestand gehou word.
- (2) Geen afvalblik wat die Raad ingevolge artikel 6 verskaf het, mag vir 'n ander doel as om besigheids- of huisafval in te hou, gebruik word nie en geen vuur mag daarin gemaak word nie.
- (3) Die Raad maak die afvalblikke wat hy ingevolge artikel 6 verskaf het, met sodanige tussenpose as wat hy nodig ag, leeg.
- (4) Wanneer 'n houereenheid ingevolge artikel 6(3) op 'n perseel verskaf is, moet die okkupant van sodanige perseel, 24 uur voordat die houters waarskynlik heeltemal vol sal wees, die Raad daarvan in kennis stel.
- (5) Die eienaar van die perseel waar afvalblikke of houereenhede ingevolge artikel 6 verskaf is, is teenoor die Raad aanspreeklik vir die verlies daarvan, asook alle skade daaraan, behalwe vir verlies of skade wat deur die Raad se werknemers veroorsaak mag word.

HOOFSTUK 4.

TUINAFVAL, SPESIALE HUISAFVAL EN LYWIGE AFVAL.

Verwydering en Wegdoen van Tuinafval, Spesiale Huisafval en Lywige Afval.

10.(1) Die okkupant, of as daar meer as een okkupant is, die eienaar van 'n perseel waarop tuinafval, spesiale huisafval of lywige afval ontstaan, moet toesien dat die afval ingevolge hierdie Hoofstuk mee weggedoen word binne 'n redelike tydperk nadat dit ontstaan het: Met dien verstande dat tuinafval op die perseel vir die maak van kompos gehou kan word.

(2) Enigiemand kan tuinafval, spesiale huisafval of lywige afval verwyder en daarmee wegdoen.

(3) Tuinafval, spesiale huisafval of lywige afval moet, nadat dit van die perseel waarop dit ontstaan het, verwyder is, gestort word op 'n terrein wat die Raad daarvoor aangewys het.

Die Raad se Spesiale Diens.

11. Die Raad verwyder, op versoek van 'n eienaar of okkupant van 'n perseel tuinafval, spesiale huisafval en lywige afval van die perseel af nadat die eienaar of okkupant die voorgeskrewe gelde betaal het, en mits die Raad dit met sy afvalverwyderingstoerusting kan doen.

- (b) no hot ash, broken glass or other business or house refuse which may cause damage to bins or bin liners or which may cause injury to the Council's employees while carrying out their duties in terms of these by-laws, is placed in bins before he has taken such steps as may be necessary to avoid such damage or injury;
- (c) no material, including any liquid, which by reason of its mass or other characteristics is likely to render such bins or bin liners unreasonably difficult for the Council's employees to handle or carry, is placed in such bins;
- (d) every bin on the premises is covered save when refuse is being deposited therein or discharged therefrom, and that every bin is kept in a clean and hygienic condition.

(2) No bin supplied by the Council in terms of section 6 may be used for any purpose other than the storage of business or house refuse and no fire shall be made in such bin.

(3) The bins supplied in terms of section 6 shall be emptied by the Council at such intervals as he may deem necessary.

(4) Where a container unit has been supplied to premises in terms of section 6(3), the occupier of such premises shall, 24 hours before the container is likely to be filled to capacity, inform the Council thereof.

(5) The owner of premises to which bins or container units have been delivered in terms of section 6 shall be liable to the Council for the loss thereof and for all damage caused thereto except for such loss or damage as may be caused by the employees of the Council.

CHAPTER 4.

GARDEN, SPECIAL, DOMESTIC AND BULKY REFUSE.

Removal and Disposal of Garden, Special Domestic and Bulky Refuse.

10.(1) The occupier or, in the case of more than one occupier, the owner, of premises on which garden, special domestic or bulky refuse is generated shall ensure that such refuse be disposed of in terms of this Chapter within a reasonable time after the generation thereof: Provided that garden refuse may be retained on the premises for the making of compost.

(2) Any person may remove and dispose of garden, special domestic and bulky refuse.

(3) Garden, special domestic and bulky refuse shall, once it has been removed from the premises on which it was generated, be deposited on a site designated by the Council as such.

The Council's Special Service.

11. The Council removes on request of the owner or occupier of premises garden refuse, special domestic refuse and bulky refuse from the premises after the owner or occupier has paid the prescribed tariff charges and provided the Council is able to do so with its refuse removal equipment.

HOOFSTUK 5.

BOUERSAFVAL.

Aanspreeklikheid vir Bouersafval.

12.(1) Die eienaar van die perseel waarop bouersafval ontstaan en die persoon wat betrokke is by die bedrywigheid wat sodanige afval laat ontstaan, moet sorg dat —

- (a) die afval ingevolge artikel 15 mee weggedoen word binne 'n redelike tydperk nadat dit ontstaan het;
- (b) tot tyd en wyl die bouersafval weggedoen is ingevolge artikel 15 en onderworpe aan die bepalings van artikel 13, die bouersafval, asook die houer waarin dit gehou en verwyder word op die perseel waar dit ontstaan het, gehou word.

(2) Enigiemand kan 'n diens vir die verwydering van bouersafval lewer. Indien die Raad so 'n diens lewer, geskied dit teen die voorgeskrewe gelde.

Houers.

13.(1) Indien houers of ander bevatteurs wat gebruik word vir die verwydering van bouersafval van 'n perseel af, nie op die perseel gehou kan word nie, kan die houers of ander bevatteurs met die Raad se skriftelike vergunning vir die duur van die vergunning langs die straat gehou word.

(2) Vergunning wat ingevolge subartikel (1) verleen word, is onderworpe aan die voorwaardes wat die Raad mag nodig ag: Met dien verstande dat as hy sy vergunning verleen of weier of voorwaardes stel, die openbare veiligheid en gerief in ag geneem moet word.

(3) Die Raad se skriftelike vergunning waarna daar in subartikel (1) verwys word, word slegs verleen wanneer die gelde vir geldigheidsduur van die vergunning betaal is.

14. Elke houer of bevatteur wat vir die verwydering van bouersafval gebruik word, moet —

- (a) duidelik gemerk wees met die naam en adres of telefoonnommer van die persoon wat verantwoordelik is vir die houer of ander bevatteur;
- (b) toegerus wees met kaatschevrons of kaatsers wat die hele voor- en agterkant daarvan duidelik bely, en
- (c) te alle tye toegemaak wees, sodat daar geen verplasing van die inhoud of 'n stofmisstand kan ontstaan nie, behalwe wanneer dit werklik met afval gevul of leeggemaak word.

Wegdoening van Bouersafval.

15.(1) Alle bouersafval moet onderworpe aan die bepalings van subartikel (2), op die Raad se afvalstortterreine gestort word.

(2) Bouersafval mag vir grondhervattingdoeleindes met die Raad se skriftelike vergunning op 'n ander plek as die Raad se afvalstortterreine gestort word.

(3) Vergunning wat ingevolge subartikel (2) verleen word, is onderworpe aan die voorwaardes wat die Raad mag nodig ag: Met dien verstande dat die Raad wanneer hy sy vergunning verleen of dit weier of wanneer hy voorwaardes stel in ag neem —

CHAPTER 5.

BUILDERS REFUSE.

Responsibility for Builders Refuse.

12.(1) The owner of premises on which builders refuse is generated and the person engaged in the activity which causes such refuse to be generated shall ensure that —

- (a) such refuse be disposed of in terms of section 15 within a reasonable time after the generation thereof;
- (b) until such time as builders refuse is disposed of in terms of section 15 and subject to the provisions of section 13 such refuse together with the containers used for the storing or removal thereof, be kept on the premises on which it was generated.

(2) Any person may operate a builders refuse removal service. Should the Council provide such a service it shall be done at the prescribed tariff charges.

Containers.

13.(1) If containers or other receptacles used for the removal of builders refuse from premises can not be kept on the premises, such containers or other receptacles may with the written consent of the Council be placed in the roadway for the period of such consent.

(2) Consent given in terms of subsection (1) shall be subject to such conditions as the Council may deem necessary: Provided that in giving or refusing its consent or in laying down conditions the Council shall have regard to public safety and convenience.

(3) The written consent of the Council referred to in subsection (1) shall only be given on payment of the tariff charges for the period of such consent.

14. Every container or other receptacle used for the removal of builders refuse shall —

- (a) have clearly marked on it the name and address or telephone number of the person in control of such container or other receptacle;
- (b) be fitted with reflecting chevrons or reflectors which shall completely outline the front and the back thereof; and
- (c) be covered at all times other than when actually receiving or being emptied of such refuse so that no displacement of its contents or dust nuisance can occur.

Disposal of Builders Refuse.

15.(1) Subject to the provisions of subsection (2) all builders refuse shall be deposited at the Council's refuse disposal sites.

(2) For the purpose of reclamation of land, builders refuse may with the written consent of the Council be deposited at a place other than the Council's refuse disposal sites.

(3) Consent given in terms of subsection (2) shall be subject to such conditions as the Council may deem necessary: Provided that in giving or refusing its consent or in laying down conditions the Council shall have regard to —

- (a) die openbare veiligheid;
- (b) die omgewing van die beoogde stortterrein;
- (c) die geskiktheid van die gebied met inbegrip van die dreinerings daarvan;
- (d) die verwagte tye en wyse waarop afval op die terrein gestort word;
- (e) die gelykmaking van die terrein;
- (f) stofbeheer; en
- (g) ander verwante faktore.

HOOFTUK 6.

STORTTERREINE.

Procedure by Stortterreine.

16.(1) Elkeen wat 'n stortterrein waaroor die Raad beheer uitoefen, vir afvalstortdoeleindes betree, doen dit op eie risiko en moet —

- (a) die stortterreine slegs by die gemagtigde ingang binnegaan; en
- (b) alle opdragte aan hom nakom in verband met toegang tot die werklike stortplek, die plek waar en die manier waarop die afval gestort moet word.

(2) Niemand mag sterk drank na 'n stortterrein wat onder toesig van die Raad staan, bring nie.

(3) Niemand mag 'n stortterrein waaroor die Raad beheer uitoefen, binnegaan nie, behalwe met die doel om afval ingevolge hierdie verordeninge mee weg te doen en dan slegs op die tye wat die Raad van tyd tot tyd mag bepaal.

Eiendomsreg op Afval.

17. Alle afval wat die Raad verwyder het en alle afval op afvalstortterreine waaroor die Raad beheer uitoefen, is die eiendom van die Raad en niemand wat nie behoorlik deur die Raad daartoe gemagtig is nie, mag dit verwyder of hom daarmee bemoei nie.

HOOFTUK 7.

ALGEMENE BEPALINGS.

Toegang tot 'n Perseel.

18.(1) Die okkupant van 'n perseel moet, as die Raad 'n afvalverwyderingsdiens lewer, aan die Raad toegang verleen vir afhaal- en verwyderingsdoeleindes en hy moet sorg dat niks die Raad in die lewering van sy diens dwarsboom, fnuik of hinder nie.

(2) As die afhaal- of verwydering van 'n perseel af na die mening van die Raad waarskynlik skade aan die perseel of aan die Raad se eiendom tot gevolg kan hê, kan lei tot die besering van die afvalverwyderaars of iemand anders, kan die Raad as 'n voorwaarde vir die lewering van 'n afvalverwyderingsdiens aan die perseel, van die eienaar of okkupant vereis dat hy die Raad skriftelik vrywaar teen sodanige skade of beserings of teen 'n eis wat uit een of albei hiervan kan voortspruit.

Ophoping van Afval.

19. As enige kategorie afval wat in Hoofstuk 1 van hierdie verordeninge omskryf word, op 'n perseel ophoop

- (a) public safety;
- (b) the environment of the proposed disposal site;
- (c) the suitability of the area including the drainage thereof;
- (d) the expected manner and times of depositing of refuse at the site;
- (e) the leveling of the site;
- (f) the control of dust; and
- (g) other relevant factors.

CHAPTER 6.

DISPOSAL SITES.

Procedure at Disposal Sites.

16.(1) Every person who, for the purpose of disposing of refuse, enters a refuse disposal site controlled by the Council, shall do so at his own risk and shall —

- (a) enter the disposal site at an authorized access point; and
- (b) follow all instructions given to him in regard to access to the actual disposal point, the place where and the manner in which the refuse shall be deposited.

(2) No person shall bring any intoxicating liquor onto a disposal site controlled by the Council.

(3) No person shall enter a disposal site controlled by the Council for any other purpose than the disposal of refuse in terms of these by-laws and then only at such times as the Council may from time to time determine.

Ownership of Refuse.

17. All refuse removed by the Council and all refuse on refuse disposal sites controlled by the Council shall be the property of the Council and no person who is not duly authorized by the Council to do so, shall remove or interfere therewith.

CHAPTER 7.

GENERAL PROVISIONS.

Access to Premises.

18.(1) Where the Council provides a refuse collection service, the occupier of premises shall grant the Council access to the premises for the purpose of collecting and removing refuse and shall ensure that nothing obstructs, frustrates or hinders the Council in the carrying out of its service.

(2) Where in the opinion of the Council the collection or removal of refuse from any premises is likely to result in damage to the premises or the Council's property, or injury to the refuse collectors or any other person, it may, as a condition of rendering a refuse collection service in respect of the premises, require the owner or occupier to indemnify it in writing in respect of any such damage or injury or any claims arising out of either.

Accumulation of Refuse.

19. When any category of refuse defined in Chapter 1 of these by-laws accumulates on premises so as to con-

sodat dit 'n misstand veroorsaak of waarskynlik 'n misstand sal veroorsaak, kan die Raad sodanige afval spesiaal verwyder en die eienaar is ten opsigte van sodanige spesiale verwydering aanspreeklik vir die betaling van die gelde daarvoor.

Gelde.

20.(1) Iemand aan wie die Raad 'n diens ingevolge hierdie verordeninge gelewer het, is aanspreeklik vir die gelde wat vir so 'n diens aan die Raad betaal moet word: Met dien verstande dat 'n eienaar van 'n perseel aanspreeklik gehou kan word vir enige dienste wat ten opsigte van sodanige perseel gelewer word:

(2) Die Raad staak 'n diens wat hy lewer en waarvoor maandelikse gelde voorgeskryf is, slegs nadat hy van die eienaar of okkupant van die perseel waar die diens gelewer word 'n skriftelike kennisgewing ontvang het dat daar nie meer huis- of besigheidsafval ontstaan nie.

(3) Die maandelikse gelde is betaalbaar totdat die Raad die kennisgewing wat in subartikel (2) genoem word, ontvang of totdat dit vir die Raad duidelik blyk dat daar nie meer afval op die perseel ontstaan nie.

Strafbepaling.

21.(1) Iemand wat 'n bepaling van hierdie verordeninge oortree of versuim om daaraan te voldoen, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of gevangenisstraf vir 'n tydperk van hoogstens 12 maande of beide sodanige boete en gevangenisstraf.

(2) Iemand wat voortgaan om 'n bepaling van hierdie verordeninge te oortree of te versuim om daaraan te voldoen, begaan ten aansien van elke tydperk van 24 uur of 'n gedeelte daarvan, wat die oortreding voortduur, 'n afsonderlike misdryf en hy is vir elke afsonderlike misdryf strafbaar soos omskryf in subartikel (1).

Herroeping en Wysiging van Verordeninge.

22. Artikels 43 tot en met 46 van Hoofstuk 1 van Deel IV van die Publieke Gesondheidsverordeninge van die Munisipaliteit Potgietersrus afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, soos gewysig, en die Sanitêre en Vullisverwyderingsverordeninge van die Munisipaliteit Potgietersrus afgekondig by Administrateurskennisgewing 218 van 25 Februarie 1976, soos gewysig, word hierby herroep.

BYLAE.

TARIEF VAN GELDE.

1. Verwydering van Nagvuil of Urine, of Albei.

(1) Vir die verwydering twee maal per week, per emmer, per maand of gedeelte daarvan: R1.

(2) Vir die verwydering in verband met tydelike aktiwiteite soos boubedrywighe of rondreisende vermaaklikhede, twee maal per week, per emmer, per maand of gedeelte daarvan: R4.

(3) Vir die verwydering in verband met tydelike aktiwiteite in uitsonderlike gevalle, per emmer, per dag of gedeelte daarvan: 20c met 'n minimum vordering van R1.

(4) Vir die toepassing van subitems (2) en (3) is 'n deposito van R5 ten opsigte van elke emmer wat verskaf word betaalbaar. By staking van dienslewering word

stitute a nuisance or so as to render it likely that a nuisance will be created thereby, the Council may make removal of such refuse and the owner shall be liable in respect of such special removal to pay the tariff charges therefore.

Charges.

20.(1) The person to whom any service mentioned in these by-laws has been rendered by the Council shall be liable to the Council for the tariff charges in respect thereof: Provided that an owner of a premises may be held responsible for any service which are rendered in respect of such premises.

(2) Services rendered by the Council in respect of which a monthly charge is prescribed, shall only be discontinued after receipt of a written notification from the owner or occupier of the premises to which the services are rendered, that the generation of house or business refuse on the premises has ceased.

(3) The monthly tariff charges shall be payable until receipt by the Council of the notice mentioned in subsection (2), or until it has become obvious to the Council that the generation of such refuse on the premises has ceased.

Offences and Penalties.

21.(1) A person who contravenes or fails to comply with any provision of these by-laws shall be guilty of an offence and shall be liable on conviction to a fine not exceeding R300 or to imprisonment for a period not exceeding 12 months, or to both such fine and imprisonment.

(2) In the event of a continuing offence any person who contravenes or fails to comply with any provision of these by-laws shall be deemed to be guilty of a separate offence for every 24 hours or part of such period during which the offence continues and shall be liable as set out in subsection (1) in respect of each separate offence.

Revocation and Amendment of By-laws.

22. Sections 43 up to and including 46 of Chapter 1 of Part IV of the Public Health By-laws of the Municipality of Potgietersrus, published under Administrator's Notice 148, dated 21 February, 1951, as amended, and the Sanitary and Refuse Removals By-laws of the Municipality of Potgietersrus, published under Administrator's Notice 218, dated 25 February, 1976, as amended, are hereby revoked.

SCHEDULE.

TARIFF OF CHARGES.

1. Removal of Night-soil or Urine or Both.

(1) For the removal twice per week, per pail, per month or part thereof: R1.

(2) For the removal in connection with temporary activities such as building operations or itinerant entertainments, twice per week, per pail, per month or part thereof: R4.

(3) For the removal in connection with temporary activities in exceptional cases, per pail, per day or part thereof: 20c, with a minimum charge of R1.

(4) For the purpose of subitems (2) and (3) a deposit of R5 shall be payable in respect of each pail supplied. On discontinuance of services, the deposit shall be re-

genoemde deposito terugbetaal sodra die emmer aan die Raad terugbesorg is en die rekening ten opsigte van die dienste gelewer vereffen is. Indien 'n emmer nie terugbesorg word nie, word die deposito verbeur.

(5) Vir die toepassing van hierdie item word elke emmer beperk tot die gebruik deur hoogstens 8 persone.

2. Verwydering van Afval.

(1) Huisafval.

(a) Vanaf private woonhuise, kerke en kerksale en woonpersele waarop daar gebou word: Per maand of gedeelte daarvan, per afvalblik: R1,70.

(b) Vanaf woonstelle, ouetehuse, koshuise, losieshuise en enige ander inrigting wat uitsluitlik vir woon-doeleindes gebruik word:

(i) Afval geplaas in afvalblikke, per maand of gedeelte daarvan, per afvalblik: R1,70.

(ii) Afval geplaas in houereenhede, per maand of gedeelte daarvan, per houereenheid: R50.

(2) Besigheids- en Nywerheidsafval.

(a) Afval geplaas in afvalblikke, per maand of gedeelte daarvan per afvalblik: R1,70.

(b) Afval geplaas in houereenhede, per maand of gedeelte daarvan per houereenheid: R50.

(3) Lywige afval en spesiale huisafval.

Vir verwydering op instruksie van die Hoofgesondheidsinspekteur: Of die Hoof van die Siviële Afdeling of sy gemagtigde: Per vrag of gedeelte daarvan: R6.

3. Algemeen.

Die gelde vir enige diens waarvoor daar nie in hierdie tarief van gelde voorsiening gemaak word nie, word bereken teen koste plus 10 %.

PB. 2-4-2-81-27

Administrateurskennisgewing 1611 1 November 1978

MUNISIPALITEIT POTGIETERSRUS: 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 Stadsraad van Potgietersrus, deur die Raad aangeneem by Administrateurskennisgewing 1321 van 2 September 1977, word hierby gewysig deur na artikel 37 die volgende by te voeg:

"BYLAE.

TARIEF VAN GELDE.

Die tarief van gelde soos hierin uiteengesit, is van toepassing op die toevoer van elektrisiteit aan persele geleë binne die leweringgebied van die munisipaliteit. Alle verbruikers van elektrisiteit uitgesluit die Raad, betaal die volgende:

funded as soon as the pail is returned to the Council and the account for the rendering of the service has been paid. If the pail is not returned, the deposit shall be forfeited.

(5) For the purpose of this item, each pail shall be limited to the use by not more than 8 persons.

2. Removal of Refuse.

(1) House refuse.

(a) From private dwelling-houses, churches and church halls, and residential stands on which building operations are being carried out: Per month or part thereof, per refuse bin: R1,70.

(b) From flats, homes for the aged, hostels, boarding houses and any other institutions which are being used solely for residential purposes:

(i) Refuse placed in bins, per month or part thereof, per bin: R1,70.

(ii) Refuse placed in container units, per month or part thereof, per container unit: R50.

(2) Business and Industrial refuse.

(a) Refuse placed in bins, per month or part thereof, per bin: R1,70.

(b) Refuse placed in container units, per month or part thereof, per container unit: R50.

(3) Bulky refuse and special house refuse.

For removal upon instruction by the Chief Health Inspector or Chief of the Civil Department or his assignee: Per load or part thereof: R6.

3. General.

The charge for any services for which provision has not been made in this Tariff of Charges, shall be calculated at cost plus 10 %.

PB. 2-4-2-81-27

Administrator's Notice 1611 1 November, 1978

POTGIETERSRUS 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 Potgietersrus Municipality, adopted by the Council under Administrator's Notice 1321, dated 2 September, 1977, are hereby amended by the addition after section 37 of the following:

"SCHEDULE.

TARIFF OF CHARGES.

The tariff of charges as set out herein, are applicable to the supply of electricity to premises within the supply area of the Municipality. All consumers of electricity excluding the Council pay the following:

- (a) 'n Vaste maandelikse heffing soos uiteengesit in die ooreenstemmende deel van die tariefgroep; plus
- (b) 'n maandelikse maksimum aanvraagheffing soos uiteengesit in die betrokke deel van die tariefgroep, indien van toepassing is; plus
- (c) 'n maandelikse energieverbruiksheffing soos gemeet in kW.h verbruik en soos uiteengesit in die tariefgroep.

Die verbruiker wat by die inwerkingtreding van die nuwe tariewe nog nie 'n keuse binne sy tariefgroep maak het nie, word volgens die oordeel van die Ingenieur op 'n tariefskaal geplaas volgens die verbruiker se verbruik net voor die datum van inwerkingtreding van die nuwe tariewe.

1. Basiese Heffing.

'n Basiese heffing van R3 per maand is betaalbaar per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, binne die munisipaliteit wat by die hooftoevoerleiding aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie.

2. Huishoudelike Verbruikers.

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

- (a) Woonhuise.
- (b) Losieshuise of hotelle, uitgesonderd hotelle wat ingevolge die Drankwet gelisenseer is.
- (c) Woonstelle wat afsonderlik gemeter word en wat uitsluitlik vir langtermynbewoning vir huishoudelike doeleindes gebruik word.
- (d) Verpleeginrigtings en hospitale.
- (e) Tehuise vir liefdadigheidsinrigtings.
- (f) Onderwysinrigtings en skoolkoshuise.
- (g) Klubs, uitgesonderd klubs ingevolge die Drankwet gelisenseer.
- (h) Kerke en kerksale uitsluitlik vir openbare aanbidding gebruik.
- (i) Pomptoestelle, waar die water wat gepomp word, uitsluitlik vir huishoudelike doeleindes gebruik word op persele wat ingevolge hierdie item toevoer ontvang.
- (j) 'n Gebou of afsonderlike gedeelte van 'n gebou wat uitsluitlik vir woondoeleindes gebruik word en afsonderlik gemeter word.
- (k) Plase, vir huishoudelike en boerderydoeleindes waarvan die geïnstalleerde transformatorvermoë nie 50 kV.A oorskry nie.

(2) Indien die aanvraag van 'n verbruiker te groot is om as 'n huishoudelike verbruiker te kwalifiseer, word sodanige verbruiker as 'n grootmaatverbruiker ingedeel.

(3) Tensy verbruikers skriftelik aansoek doen om enigeen van die tipes toevoere ingevolge subitem (5), word hulle op die tarief wat die vorige verbruiker wat die aansluiting benut het aangeslaan, en waar daar nie 'n vorige aansluiting bestaan het nie, is die tarief ingevolge subitem (5)(b) van toepassing. Alle nuwe aansluitings sal op enkelfase geskied waar dit in die oordeel van die Ingenieur prakties moontlik is.

(4) Indien 'n verbruiker in hierdie tariefgroep verkies om vanaf 'n hoër groep, waarvolgens hy toevoer ontvang

- (a) A fixed monthly charge as set out in the corresponding part of the tariff group; plus
- (b) a monthly maximum demand charge as set out in the applicable part of the tariff group if applicable to the particular consumer; plus
- (c) a monthly energy consumption charge measured in kW.h used as set out in the tariff group.

The consumer who, when the new tariffs come into operation, has not selected a tariff scale within his applicable tariff group, shall be placed, at the discretion of the Engineer, on a tariff scale according to the consumer's rate of consumption immediately prior to the commencement of the new tariffs.

1. Basic Charge.

A basic charge of R3 per month is payable where any erf, stand, lot or other area, with or without improvements is, or in the opinion of the Council, can be connected to the Council's supply main, whether electricity is consumed or not.

2. Domestic Consumers.

(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 metered separately and occupied exclusively for long term domestic purposes.
- (d) Nursing homes and hospitals.
- (e) Homes for charitable institutions.
- (f) Educational institutions and school hostels.
- (g) Clubs, excluding clubs licensed in terms of the Liquor Act.
- (h) Churches and church halls used exclusively for public worship.
- (i) Pumping installations, where the water pumped is exclusively used for domestic purposes on premises receiving supply in terms of this item.
- (j) A building or separate part of a building exclusively used for residential purposes and which is metered separately.
- (k) Farms, for domestic and farming purposes where the installed transformer capacity does not exceed 50 kV.A.

(2) If the demand of a consumer is too large to qualify as a domestic consumer, such consumer shall be classified as a bulk consumer.

(3) Unless application is made in writing for any one of the types of supplies in terms of sub-item (5), the tariff of the previous consumer who used this connection shall apply, and in the event of no previous connection, the tariff in terms of sub-item (5)(b) shall apply. All new connections shall be single phase where practical at the discretion of the Engineer.

(4) Should a consumer in his tariff group elects to change from a higher group, in terms of which a supply

het, na 'n laer groep oor te skakel, word dit slegs gedoen na betaling deur die verbruiker van die koste verbonde aan die verandering van die aansluiting, plus 'n toeslag van 15 %.

(5) Die volgende gelde is betaalbaar:

Groep	Tipe Toevoer	Vaste Heffing per maand	Heffing per kW.h
(a)	Driefase, 80 ampère stroombeperking	R20	2,3c
(b)	Enkelfase, 100 ampère stroombeperking of driefase 40 ampère stroombeperking	R12	2,3c
(c)	Enkelfase 20 ampère stroombeperking	R5	2,3c

3. *Kommersiële, Industriële en Algemene Verbruikers.*

(1) Hierdie tarief is van toepassing op elektrisiteitsvoorsiening gelever teen 400/231 V aan die volgende:

- (a) Winkels.
- (b) Handelshuise.
- (c) Kantoorgeboue.
- (d) Hotelle wat ingevolge die Drankwet gelisensieer is.
- (e) Kroeë.
- (f) Kafees, teekamers en restaurante.
- (g) Gekombineerde winkels en teekamers.
- (h) Openbare sale.
- (i) Klubs wat ingevolge die Drankwet gelisensieer is.
- (j) Vakansiewoonstelle.
- (k) Nywerheids- of fabrieksondernemings.
- (l) Geboue of gedeeltes van geboue wat 'n aantal van die indelings onder (a) tot (k) omvat, en waar die verbruik ingevolge hierdie tarief afsonderlik deur die Raad gemeet word.
- (m) Enige ander verbruiker, uitgesonderd dié wat alreeds ingevolge 'n ander tarief omskryf word.
- (n) Verbruikers buite die munisipale gebied met 'n geïnstalleerde transformatorvermoë groter as 50 kV.A maar kleiner as 100 kV.A met 'n gemete maksimumaanvraag wat nie 50 kV.A oorskry nie.

(2) Indien die aanvraag van enige verbruiker hierbo genoem te groot is om onder hierdie tariefgroep ingedeel te word, word sodanige verbruiker as 'n grootmaatverbruiker ingedeel.

(3) Verbruikers moet skriftelik aansoek doen om die tipe toevoer deur hulle verlang.

(4) Die volgende gelde is betaalbaar:

Groep	Tipe Toevoer	Vaste Heffing per maand	Heffing per kW.h
(a)	Driefase, 80 ampère stroombeperking	R60	2,3c
(b)	Enkelfase, 100 ampère stroombeperking of driefase, 40 ampère stroombeperking	R30	2,3c

is provided, to a lower group, the change-over shall only be effected on payment of the costs involved for the changing of the connection, plus a surcharge of 15 %.

(5) The following charges are payable:

Group	Supply	Fixed Charge per month	Charge per kW.h
(a)	Three phase, limited to 80 amperes	R20	2,3c
(b)	Single phase, limited to 100 amperes or three phase limited to 40 amperes	R12	2,3c
(c)	Single phase, limited to 20 amperes	R5	2,3c

3. *Commercial, Industrial and General Consumers.*

(1) This tariff shall apply to electricity supplied at 400/231 V to the following:

- (a) Shops
- (b) Commercial houses
- (c) Office buildings
- (d) Hotels licensed in terms of the Liquor Act
- (e) Bars
- (f) Cafés, tearooms and restaurants
- (g) Combined shops and tearooms
- (h) Public halls
- (i) Clubs licensed in terms of the Liquor Act
- (j) Holiday flats
- (k) Industrial and factory undertakings
- (l) Buildings or part of buildings containing a number of classifications under (a) to (k) and where the consumption in terms of this tariff is metered separately by the Council.
- (m) Any other consumer excluding those classified under any other tariff.
- (n) Consumers outside the municipal area with an installed transformer rating greater than 50 kV.A but smaller than 100 kV.A with a maximum measured demand not exceeding 50 kV.A.

(2) If the demand of any consumer as set out above, is too large to be classified under this tariff group, such consumer shall be classified as a bulk consumer.

(3) Consumers shall apply in writing for the type of supply they require.

(4) The following charges are payable:

Group	Supply	Fixed Charge per month	Charge per kW.h
(a)	Three phase, limited to 80 amperes	R60	2,3c
(b)	Single phase, limited to 100 amperes or three phase, limited to 40 amperes	R30	2,3c

4. Grootmaatverbruikers.

(1) Grootmaatverbruikers word in twee groepe verdeel, naamlik:

- (a) Laagspanning: Toevoerspanning van 400/231 V.
- (b) Hoogspanning: Toevoerspanning van 11/22/33 kV.

(2) Die Raad behou hom die reg voor om verbruikers met 'n beraamde aanvraag van meer as 50 kV.A as grootmaatverbruikers aan te sluit, hetsy deur laagspanning of hoogspanning.

(3) Die maksimumaanvraag van 'n verbruiker wat ingevolge subitem (4)(a) betaal, is onderhewig aan die volgende beperkings:

- (a) Dit mag nie 100 kV.A, soos gemeet deur kV.A-meters per halfuurlikse aanvraag, te bowe gaan sonder die toestemming van die Ingenieur nie.
- (b) Waar die verwagte maksimumaanvraag van 'n verbruiker hoër as 100 kV.A maar laer as 315 kV.A is, soos gemeter deur kV.A-meters vir halfuurlikse aanvraag, word 'n laagspanningsaansluiting en die toepassing van die tarief ingevolge subitem (4)(a) alleen toegelaat met spesiale toestemming van die Ingenieur, wie se beslissing gebaseer word op die vermoë van die distribusienetwerk om daardie verbruiker teen laagspanning aan te sluit.
- (c) Waar die verwagte maksimumaanvraag van 'n verbruiker hoër is as 315 kV.A, moet die aansluiting hoogspanning wees en is die tarief ingevolge subitem (4)(b) van toepassing.

(4) Die volgende gelde is betaalbaar:

Groep	Tipe Toevoer	Vaste Heffing per maand	Maksimumaanvraagheffing per maand of Gedeelte Daarvan	Heffing per kW.h
(a)	Laagspanning	R50	R4,20 per halfuurlikse kV.A per maand gemeter deur kV.A-meters	1,5c
(b)	Hoogspanning	R100	R4,50 per halfuurlikse kV.A per maand gemeter deur kV.A-meters	1,1c

5. Verbruikers Buite die Munisipaliteit.

(1) Alle verbruikers aan wie elektrisiteit voorsien word en wie se persele buite die munisipaliteit, maar binne die elektrisiteitsdistribusiegebied van die Raad geleë is, betaal die toepaslike tarief ingevolge items 2, 3 of 4.

(2) Toeslag.

Benewens die toepaslike gelde ingevolge subitem (1), betaal alle verbruikers in hierdie gebied 'n toeslag van 5%.

(3) Verbruikers mag vir die aansluitingskoste in kontant betaal of in die vorm van maandelikse uitbreidingsheffing.

- (a) In gevalle waar verbruikers in kontant betaal vir aansluitingskoste sal 'n maandelikse uitbreidingsheffing vir instandhoudingsdoeleindes betaalbaar wees. Hierdie uitbreidingsheffing sal deur die Raad vir elke verbruiker bepaal word in ooreenstemming met die aard en tipe aansluiting en sal elke drie jaar hersien word. Hierdie heffing vir instandhouding word

4. Bulk Consumers.

(1) Bulk consumers shall be divided into two categories:

- (a) Low voltage: Supply voltage of 400/231 V.
- (b) High voltage: Supply voltage of 11/22/23 kV.

(2) The Council reserves the right to connect consumers with an estimated demand exceeding 50 kV.A as bulk consumers either by means of low voltage or high voltage.

(3) The maximum demand of a consumer charged in terms of sub-item (4)(a) is subject to the following restrictions:

- (a) It may not, without the permission of the Engineer, exceed 100 kV.A as metered by half-hourly demand kV.A meters.
- (b) If the estimated maximum demand of a consumer exceeds 100 kV.A, but does not exceed 315 kV.A, as metered by half-hourly demand kV.A meters, a low voltage connection and the application of the tariff in terms of subitem (4)(a), shall only be permitted with the special consent of the Engineer, whose decision shall be based on the capacity of the distribution network to connect such a consumer at low voltage.
- (c) Where the estimated maximum demand of a consumer exceeds 315 kV.A, the connection shall be at high voltage and the tariff in terms of sub-item (4)(b) shall be applicable.

(4) The following charges are payable:

Group	Type of Supply	Fixed Charge per month	Maximum Demand Charge per month or Part Thereof	Charge per kW.h
(a)	Low voltage	R50	R4,20 per half-hourly kV.A metered by means of a kV.A meter	1,5c
(b)	High voltage	R100	R4,50 per half-hourly kV.A metered by means of a kV.A meter	1,1c

5. Consumers Outside the Municipality.

(1) All consumers to whom electricity is supplied and whose premises are situated outside the municipality, but inside the electricity distribution area of the Council, shall pay the appropriate tariff in terms of items 2, 3 or 4.

(2) Surcharge.

In addition to the applicable charges in terms of subitem (1), consumers in this area shall pay a surcharge of 5%.

(3) Consumers may pay for the connection charge in cash or in the form of a monthly extension charge.

- (a) In the case where connection fees are paid in cash, a monthly extension charge for maintenance purposes shall be payable. This extension charge shall be determined by the Council for every consumer for the type of connection and will be revised every three years. This charge for maintenance shall be

ook ingesluit by die maandelikse uitbreidingsheffing van die verbruiker wat nie kontant vir die aansluitingskoste betaal het nie.

- (b) Die aansluitingskoste behels die koste van transmissielynegemeet vanaf die Raad se bestaande netwerk binne die munisipaliteit of vanaf die Raad se hooftransmissielyn, asook alle transformators en ander toerusting benodig vir die volledige aansluiting. In albei gevalle bly die lyn en toerusting die eiendom van die Raad.
- (c) Die Ingenieur bereken die uitbreidingsheffing op die grondslag van die beraamde maksimumaanvraag van 'n verbruiker, en die lengte van die toevoerlyn soos gemeet vanaf die munisipale grens langs die roete van die kraglyn tot by die verbruikersaansluitingspunt, onderworpe daaraan dat hierdie gedeelte van die uitbreidingsheffing gedeel kan word deur 'n aantal landelike verbruikers wat deur dieselfde uitbreidingslyn of gedeelte daarvan bedien word: Met dien verstande dat die Ingenieur die Raad adviseer ten opsigte van 'n redelike verdelingsbasis vir sodanige gesamentlike koste betaalbaar deur landelike verbruikers. Die beslissing van die Raad insake so 'n redelike verdelingsbasis is finaal.

6. Ongemeterde Toevoere aan Telefoonhokkies.

Een van die volgende tariewe is deur die Departement van Pos- en Telekommunikasiewese betaalbaar vir elektriese aansluitings by telefoonhokkies.

- (a) R1,25 per maand per 100 watt geïnstalleerde vermoë of gedeelte daarvan; of
- (b) R15 per jaar per 100 watt geïnstalleerde vermoë of gedeelte daarvan.

7. Eweredige Verdeling van Maandelikse Heffings.

Indien die tydperk waarvoor 'n rekening gelewer is, min of meer 'n maand beloop as gevolg van die datum waarop die verbruiker 'n kontrak met die Raad aangaan het, of waarop so 'n kontrak beëindig is, of as gevolg van die feit dat die meterlesingroetine basies verander het, kan die Raad die vaste maandelikse heffing en maksimumaanvraagheffing ten opsigte van so 'n tydperk, waarvoor 'n rekening gelewer is, op 'n eweredige verdeling van maandelikse heffings vasstel. Die energieheffing, word met behulp van die meterlesings vasgestel.

8. Aansluitingsgelde.

(1) In terme van hierdie verordeninge voorsien die Raad elektriese aansluiting tussen sy toevoergeleiding en die elektriese installasies op die verbruikers se persele.

(2) Behalwe waar, in terme van hierdie verordeninge, huisvesting op die perseel voorsien word vir die Raad se transformatorstel wat benodig is om die betrokke perseel, sowel as aangrensende persele, teen laagspanning van toevoer te voorsien, is gelde soos hierin uiteengesit vooruitbetaalbaar. Geen gelde is betaalbaar waar genoemde huisvesting voorsien word nie.

(3) Hoogspanningsverbruikers moet in elk geval 'n skakelkamer voorsien om die munisipaliteit se hoogspanningskakeltuig te huisves, asook 'n substasie vir die verbruiker se eie hoogspanning- en laagspanningskakeltuig en transformators. Die afmetings en uitleg van die skakelkamer en substasie sal deur die Ingenieur bepaal word.

(4) Die Raad sal alle nuwe verbruikers met ondergrondse kables aansluit. Die aansluitingsgelde is in alle gevalle

included with the monthly extension charge of the consumer who did not pay cash for his connection fee.

- (b) The connection fees include the costs for the transmission lines, measured from the Council's existing network within the municipality or measured from the Council's main transmission line as well as the costs for all transformers and other equipment used for the complete connection. In both cases the lines and the equipment remain the property of the Council.
- (c) The Engineer shall calculate the extension charges on the basis of the estimated maximum demand of the consumer and the length of the supply line measured from the municipal boundary along the route of the power line up to the consumer's connection point, subject thereto that this portion of the extension charges may be shared by a number of rural consumers served by the same extension supply line or part thereof: Provided that the Council shall be advised by the Engineer of a reasonable and equitable share basis for the division of such combined cost payable by rural consumers. The Council's decision shall be final.

6. Unmeasured Supplies to Call Offices.

One of the following tariffs is payable by the Department of Posts and Telecommunications for electrical connections at call offices:

- (a) R1,25 per month per 100 watt installed capacity or part thereof; or
- (b) R15 per year per 100 watt installed capacity or part thereof.

7. Proportioning of Monthly Charges.

If the period for which an account has been rendered is materially more or less one month as a result of the date on which a consumer has entered into a consumer's agreement with the Council, or the date on which such an agreement has been terminated, or as a result of the fact that the meter reading routine has been changed basically, the Treasurer may adjust on a proportional basis the fixed monthly charges and maximum demand charges for such a period for which an account has been rendered. The energy charge for units consumed shall be determined by meter readings.

8. Connection Charges.

(1) In terms of these by-laws, the Council supplies the electrical connection between its supply lines and the electrical installation on the consumer's premises.

(2) Except where in terms of these by-laws, accommodation is provided on the consumer's premises for the Council's transformer and equipment required for a low voltage supply to the premises, as well as adjacent premises, charges shall be paid in advance. No charges shall be payable if the necessary accommodation is provided.

(3) High voltage consumers shall provide a switch room to accommodate the Council's high voltage switchgear as well as a substation for the consumer's own high voltage and low voltage switchgear and transformers. The dimensions and layout of the switch room and substation shall be determined by the Engineer.

(4) The connection to all new consumers shall be done by means of an underground cable by the Council. The

gelykstaande aan die koste vir die Raad om die aansluiting te voorsien, plus 15 %.

9. Reiskoste en Koste van Reistyd.

(1) Bo en behalwe die tariewe soos uiteengesit, is reiskoste en reistyd deur verbruikers betaalbaar vir die volgende dienste:

- (a) Voorsiening van aansluitings buite die munisipaliteit.
- (b) Heraansluiting van verbruikers buite die munisipaliteit.
- (c) Spesiale meterlesings buite die munisipaliteit.
- (d) Ondersoek en toets van installasies buite die munisipaliteit.

(2) Reiskoste word in alle bogenoemde gevalle bereken teen die heersende munisipale tariewe, en die reisafstand word bereken vanaf die munisipale grense vir 'n retoer-rit. Reistyd word in alle bogenoemde gevalle bereken teen die werklike salarisse en lone van die Raad se werknemers wat die rit onderneem.

(3) Waar meer as een verbruiker in dieselfde gebied tydens 'n rit besoek was, word die reistyd en reiskoste tussen die verbruikers verdeel. Waar meer as een verbruiker tydens 'n rit besoek, word die reiskoste bereken na 'n sentrale punt in daardie gebied waar die verbruikers geleë is.

10. Heraansluitingsgelde.

(1) 'n Bedrag van R5 is betaalbaar vir die heraansluiting van 'n perseel wat op versoek van 'n verbruiker tydelik ontkoppel was, op voorwaarde dat die ont koppeling vir 30 dae of meer was, behalwe waar die verbruiker 'n ont koppeling versoek het vir die beveiliging van toerusting en persone.

(2) Waar persele vir minder as 30 dae ontkoppel was op versoek van die verbruiker, is 'n bedrag van R8 betaalbaar aan die Raad voordat enige heraansluiting gedoen word.

(3) Waar persele tydelik ontkoppel was as gevolg van nie-betaling van rekeninge of nie-nakoming van enige van die Raad se verordeninge of regulasies, is 'n bedrag van R10 betaalbaar aan die Raad voordat enige heraansluiting gedoen word.

11. Gelde vir Ondersoek van Klagtes.

Wanneer die Elektrisiteitsdepartement deur 'n verbruiker versoek word om 'n elektriese kragonderbreking te ondersoek en waar daar gevind word dat die onderbreking aan elektriese toevoer te wyte is aan 'n fout in die installasie, of te wyte is aan foutiewe apparaat wat deur die verbruiker gebruik word, is 'n bedrag van R6 betaalbaar vir elke ondersoek.

12. Gelde vir Spesiale Meterlesing.

(1) Verbruikers se meters sal gelees word so na as moontlik teen gelyke tussenposes. Waar 'n verbruiker die munisipaliteit versoek om sy meter te lees te enige ander tyd as die gespesifiseerde datum, is 'n bedrag van R5 betaalbaar vir so 'n lesing.

(2) Indien 'n verbruiker die lesing van 'n elektriese meter betwis en versoek dat die meter herlees word vir bevestiging van die lesing, is 'n bedrag van R5 betaalbaar indien die herlesing die oorspronklike as korrek bevestig.

connection fees in all cases will be the cost to the Council to install the connection, plus 15 %.

9. Travelling Costs and Costs for Travel Time.

(1) Over and above the charges as set out, travelling costs and travel time is payable by consumers for the following services:

- (a) Supply of connections outside the municipality.
- (b) Reconnection of consumers outside the municipality.
- (c) Special meter readings outside the municipality.
- (d) Investigation and testing of installations outside the municipality.

(2) Travelling costs for the above services shall be calculated on the ruling municipal tariffs and the travelled distance measured from the Council boundary for a return trip. Travelling time for all the above services is calculated on the actual salaries and wages of the Council's employees by whom the trip was undertaken.

(3) Where more than one consumer in the same area was visited on a trip, the costs for travelling and travel time shall be divided between the consumers. Where more than one consumer was visited on a trip, the travelling costs shall be calculated to a central point in the area where the consumers are located.

10. Reconnection Charges.

(1) An amount of R5 shall be charged for the reconnection of a supply which has been temporarily disconnected for a period of 30 days or more at the request of a consumer, except where the consumer has requested the discontinuation of the supply for safeguarding of equipment or persons.

(2) Where the supply to premises has been temporarily disconnected for less than 30 days on request of the consumer, an amount of R8 is payable to the Council before the supply shall be reconnected.

(3) Where the supply to premises has been temporarily disconnected as a result of the non-payment of an account or the non-compliance with any of the Council's by-laws or regulations, an amount of R10 is payable to the Council before the connection shall be done.

11. Charges for Investigation of Complaints.

When the Electricity Department is requested by a consumer to investigate a power failure and it is found that the power failure was caused by a fault in the installation or resulting from the faulty use of appliances by the consumer, an amount of R6 shall be payable for every investigation.

12. Charges for Special Meter Readings.

(1) Consumer meters will be read at as near as possible regular intervals. A charge of R5 per reading shall be payable by a consumer who requests a reading at any other time than the specified date.

(2) If a consumer disputes the reading of a meter and requests a re-reading of the meter to confirm the reading, a charge of R5 shall be payable if the re-reading confirms the correctness of the original reading.

13. Gelde vir Toets van Elektriese Meters.

Die volgende gelde is betaalbaar ingevolge artikel 9(1) van die Elektrisiteitsverordeninge vir die toets van die juistheid van 'n meter op versoek van die verbruiker:

- (a) Enkelfasige meter: R5.
- (b) Driefasige meter: R10.

14. Gelde vir Ondersoek en Toets van Installasie.

(1) Die volgende gelde is betaalbaar vir die toets van installasies ingevolge artikel 17(8)(b) van die Elektrisiteitsverordeninge:

- (a) Huishoudelike, kommersiële en industriële laagspanningaansluitings waar die geraamde maksimumaanvraag vir die aansluiting nie 50 kV.A oorskry nie: R5.
- (b) Alle laagspanningaansluitings waar die geraamde maksimumaanvraag groter as 50 kV.A is maar nie 100 kV.A oorskry nie: R10.
- (c) Alle laagspanning- en hoogspanningaansluitings waar die geraamde maksimumaanvraag 100 kV.A oorskry: R20.

(2) 'n Bedrag van R20 is betaalbaar ingevolge artikel 26(5) van die Elektrisiteitsverordeninge waar die Raad 'n hoogspanninginstallasie toets en defek bevind.

(3) Bo en behalwe bogenoemde gelde is reistyd en reiskostes deur die verbruiker betaalbaar, indien van toepassing soos uiteengesit hierin.

15. Deposito's.

'n Minimum deposito van R50 is betaalbaar ingevolge artikel 6(1)(a) van die Elektrisiteitsverordeninge.

Die Tarief van Gelde vir die lewering van elektrisiteit van die Munisipaliteit Potgietersrus, afgekondig by Administrateurskennissgewing 328 van 2 Junie 1937, soos gewysig, word hierby herroep.

PB. 2-4-2-36-27

Administrateurskennissgewing 1612 1 November 1978

MUNISIPALITEIT RUSTENBURG: WYSIGING VAN ELEKTRISITEITSVOORSIENINGSVERORDENINGE.

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

Die Elektrisiteitsvoorsieningsverordeninge van die Munisipaliteit Rustenburg afgekondig by Administrateurskennissgewing 965 van 12 Desember 1956, soos gewysig, word hierby verder soos volg gewysig deur Bylae 2 deur die volgende te vervang:

"BYLAE 2.

DEEL I: ALGEMEEN.

VERBRUIKSAANSLUITING EN DIENSGELDE.

1. Verbruiksaansluiting.

(1) Die gelde vir enige verbruiksaansluiting is 'n bedrag gelykstaande met die koste vir die Raad van materiaal,

13. Charges for the Testing of Meters.

In terms of section 9(1) of the Electricity By-laws, the following charges shall be payable for the testing of the correctness of a meter at the request of a consumer:

- (a) Single phase meter: R5
- (b) Three phase meter: R10.

14. Charges for Inspection and Testing of Installation.

(1) The following charges shall be payable for the inspection and testing of an installation in terms of section 17(8)(b) of the Electricity By-laws:

- (a) Residential, commercial and industrial low voltage connections where the estimated maximum demand for the connection does not exceed 50 kV.A: R5.
- (b) All low voltage connections where the estimated maximum demand is greater than 50 kV.A but does not exceed 100 kV.A: R10.
- (c) All low and high voltage connections where the estimated maximum demand exceeds 100 kV.A: R20.

(2) In the event of a high voltage installation being proved faulty by the Council, a charge of R20 shall be payable in terms of section 26(5) of the Electricity By-laws.

(3) Over and above the above charges, travelling costs and travel time shall be payable by the consumer where applicable as set out herein.

15. Deposits.

A minimum deposit of R50 is payable in terms of section 6(1)(a) of the Electricity By-laws.

The Tariff of Charges for the supply of electricity of the Potgietersrus Municipality, published under Administrator's Notice 328, dated 2 June, 1937, as amended, is hereby revoked.

PB. 2-4-2-36-27

Administrator's Notice 1612 1 November, 1978

RUSTENBURG MUNICIPALITY: AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

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

The Electricity Supply By-laws of the Rustenburg Municipality, published under Administrator's Notice 965, dated 12 December, 1956, as amended, are hereby further amended by the substitution for Schedule 2 of the following:

"SCHEDULE 2.

PART I: GENERAL.

SERVICE CONNECTIONS AND TARIFFS.

1. Connections.

(1) The charges for any service connection shall be an amount equal to the cost to the Council of material,

apparaat, toerusting, arbeid en vervoer wat volgens die berekening van die Raad nodig is om die verbruiker se leweringspunt by die naaste punt aan die Raad se toevoerhoofleidings aan te sluit vanwaar die Raad, volgens sy mening, aan die verbruiker se installasie bevredigende toevoer kan lewer plus 'n toeslag van 10%. Met dien verstande dat tensy aanneemlike finansiële reëlings met die Raad getref word, die aansluitingsgelde vooruitbetaalbaar is alvorens enige aansluiting geïnstalleer word: Voorts met dien verstande dat sodanige reëling of betaling nie die Raad verplig om elektrisiteit op enige bepaalde datum te lewer nie.

(2)(a) In die geval van enkelfasige laagspanning-verbruiksaansluitings na 'n woonhuis, waar die naaste punt aan die Raad se toevoerhoofleiding ingevolge subitem (1) aan die kant van 'n straat geleë is, word die koste van sodanige verbruiksaansluiting bereken as sou die werklike aansluitingspunt in die middel van die straat-reserwe geleë wees.

(b) Vir die toepassing van hierdie subitem beteken 'woonhuis' 'n huis wat ontwerp is vir gebruik as 'n woning deur een gesin, tesame met sodanige buitegeboue as wat gewoonlik daarby gebruik word.

(3)(a) In die geval van 'n ondergrondse verbruiksaansluiting kan die Raad van die verbruiker vereis dat hy 'n kabellaspunt of meterkamer, soos deur die Raad goedgekeur, op 'n plek naby die straatgrens van die perseel verskaf, al na die Raad geskik ag.

(b) Waar 'n verbruiksaansluiting deur middel van 'n ondergrondse kabel aangebring word, moet die verbruiker die pyp of pype of kanaal vir die kabel wat deur die Raad vereis word, tot by sodanige punt op die perseel voorsien as wat die Raad bepaal, en sodanige pyp of pype of kanaal moet op sodanige wyse en in sodanige posisie gelê en gestut word as wat die Raad vereis en moet so diggemaak word dat toegang vir water en knaagdiere verhoed word.

2. Tydelike Aansluitings.

(1) Die gelde vir 'n tydelike aansluiting word deur die Raad bereken ingevolge item 1(1), plus die beraamde gelde vir die Raad om die tydelike aansluiting af te takel en te verwyder wanneer die tydelike diens gestaak word.

(2) Nadat sodanige aansluiting verwyder is, word aan die persoon wat genoemde gelde betaal het, 'n bedrag terugbetaal wat deur die Raad bereken word volgens die waarde van die herbruikbare materiaal, apparaat en toerusting wat verhaal is, nadat enige koste wat deur die Raad aangegaan is om sodanige materiaal, apparaat en toerusting vir hergebruik te toets en te herstel, afgetrek is.

3. Leweringspunte.

Die verbruiker se leweringspunt is, in die geval—

- (a) van 'n ondergrondse verbruiksaansluiting, die kabellaspunt, die meterbord, die hoofskakelaar of die isolator, al na die geval;
- (b) van 'n lug-verbruiksaansluiting, die meterbord: Met dien verstande dat die hoofleidings en toebehore tussen die verbruiker se dakkoppelings en die verbruiker se meterbord deur die verbruiker geïnstalleer en onderhou moet word;
- (c) van 'n tydelike elektrisiteitsaansluiting, op sodanige plek van sy installasie as wat die Raad bepaal; en

apparatus equipment, labour and transport necessary according to the calculation of the Council, to connect the consumer's supply point to the nearest point on the Council's mains from where the Council, in its opinion, can provide a satisfactory supply to the consumer's installation, plus a surcharge of 10%: Provided that, unless acceptable financial arrangement have been made with the Council, the connection charges shall be payable in advance before any connection is made: Provided further that such arrangement or payment shall not compel the Council to supply electricity on any particular date.

(2)(a) In the case of single phase low voltage consumer connections to a private residence where the nearest point on the Council's supply mains in terms of subitem (1) is situated on the side of a street, the cost of the service connection shall in all cases be calculated as if the actual connection point is situated in the middle of the street reserve.

(b) For the purpose of this subitem 'private residence' shall mean a house which is designed for the use as a dwelling by one family, together with such outbuildings as are ordinarily used therewith.

(3)(a) In the case of an underground service connection, the Council may require the consumer to supply a cable jointing point or metering room, as approved by the Council at a place near the street boundary of the premises as the Council may deem fit.

(b) Where a service connection is made by means of an underground cable, the consumer shall supply the pipe or pipes or duct as required by the Council up to such point on the premises as determined by the Council, and such pipe or pipes or duct shall be laid and supported in such way and in such position as required by the Council and shall be so sealed as to prevent entry of water and rodents.

2. Temporary Connections.

(1) The cost of a temporary connection shall be calculated by the Council in terms of item 1(1), plus the estimated charges to the Council to dismantle and remove the temporary connection when the temporary service is terminated.

(2) After such connection has been removed, an amount calculated by the Council according to the value of the re-useable material, apparatus and equipment which is recovered shall be refunded to the person who paid such costs, after the deduction of any cost which is made by the Council to test and repair such material, apparatus and equipment for re-use.

3. Supply Points.

The consumer's supply point shall be, in the case—

- (a) of an underground service connection, the cable pointing point, meter-board, the main switch or the isolator, as the case may be;
- (b) of an overhead service connection, the meter-board: Provided that the mains and accessories between the consumer's roof shackles and the consumer's meter-board shall be installed and maintained by the consumer;
- (c) of a temporary electrical connection, at such a place on his installation as determined by the Council; and

(d) waar hoogspanning gelewer word, die uitgaande klemme van die Raad se metering-stroomtransformators.

4. Skakel- en Transformatorkamers.

(1) Indien die naverskeidenheidvrag van 'n verbruiker se installasie na die mening van die Raad sodanig is dat daar geen geskikte laagspanningtoevoerpunt beskikbaar is om 'n direkte voldoende laagspanningverbruiksaan-sluiting na die leweringspunt van sodanige installasie aan te lê nie, kan die Raad van die verbruiker vereis om kamers gratis te verskaf waarin alle materiaal, apparaat en toerusting van die Raad wat nodig is om voldoende elektrisiteit aan sodanige verbruiker te lewer, gehuisves kan word.

(2) Die Raad kan, indien hy dit noodsaaklik of gerieflik ag, bykomende materiaal, apparaat en toerusting huisves in die kamers vereis ingevolge subitem (1) om sodanige voldoende toevoer na ander verbruikers te neem. In sodanige geval word die koste van die verskaffing en installering van hoogspanningstoerusting en kragtransformators nie by die aansluitingsgelde betaalbaar ingevolge item 1(1) ingesluit nie.

(3) Indien die verbruiker of die eienaar van die installasie versoek dat geen ander verbruiker as sy eie uit die kamer vereis ingevolge subitem (1) geneem word nie, en daar na die mening van die Raad geredelik aan sodanige versoek voldoen kan word of dit onwaarskynlik is dat enige ander verbruiker uit sodanige kamers geneem sal word, word die koste vir die Raad ten opsigte van die voorsiening van die hoogspanningsaanleg na die kamers en van die hoogspanningsmateriaal, apparaat en toerusting wat in die kamer gehuisves moet word en nodig is om voldoende elektrisiteit aan die verbruiker te lewer, ingesluit in die berekening van die aansluitingsgelde betaalbaar ingevolge item 1(1).

(4) Sodanige kamers moet —

- (a) van sodanige materiaal, bou, grootte en ontwerp wees, van sodanige ventilasie voorsien wees en op sodanige plek op die verbruiker se perseel wees as wat die Raad bepaal; en
- (b) deur die verbruiker op eie koste tot voldoening van die Raad in 'n behoorlike toestand gehou word, en indien sodanige kamers nie aldus onderhou word nie, behou die Raad hom die reg voor om sy materiaal, apparaat en toerusting te verwyder of om sodanige kamers te herstel en die koste daarvan op die verbruiker te verhaal.

(5) Indien 'n verbruiker wat sodanige kamers aan die Raad beskikbaar gestel het nie meer elektrisiteitstoevoer van die Raad verlang nie, is die Raad geregtig om sy materiaal, toerusting en apparaat wat nodig is om ander verbruikers van elektrisiteit te voorsien in sodanige kamers te hou tot tyd en wyl geskikte alternatiewe huisvesting daarvoor beskikbaar is en tot tyd en wyl sodanige materiaal, toerusting en apparaat na die alternatiewe huisvesting oorgeskakel is.

5. Hoogspanningsverlengingsgelde.

(1) Waar dit, na die mening van die Raad, nodig is om hoogspanningstoevoere te verleng en 'n transformatorstasie op te rig om 'n verbruiker van voldoende elektrisiteit te voorsien of om sodanige voorsiening te verander om aan te pas by die aanvraag na elektrisiteit van die verbruiker, word dié oprigtingsgelde ingesluit by die aansluitingsgelde betaalbaar ingevolge item 1(1) en 6 ten opsigte van sodanige verlenging of verandering.

(d) where high voltage is supplied, the outgoing terminals on the Council's metering current transformers.

4. Switch-gear and Transformer Rooms.

(1) If the after-diversity load of a consumer's installation is in the opinion of the Council such that no suitable low voltage supply point is available to provide an adequate direct low voltage service connection to the supply point of such installation, the Council may require from the consumer to provide rooms free of charge, in which all material, apparatus and equipment of the Council which is necessary to supply sufficient electricity to such consumer shall be housed.

(2) The Council may, if it considers it necessary and convenient, house additional material, apparatus and equipment in the rooms required in terms of subitem (1) to thus provide an adequate supply to other consumers. In such case the cost of supply and installation of high voltage equipment and power transformers shall not be included in the connection charges payable in terms of item 1(1).

(3) If the consumer or the owner of the installation requests that no other supply than his be taken from the rooms required in terms of subitem (1), and in the opinion of the Council such request can be readily acceded to or if it is unlikely that any other supply will be given from such rooms, the cost to the Council in respect of the supply of the high voltage installation to the rooms and of the high voltage material, apparatus and equipment which has to be housed in the rooms and which is necessary to supply sufficient electricity to the consumer shall be included in the calculation of the connection charges payable in terms of item 1(1).

(4) Such rooms shall be —

- (a) of such material construction, size and design and be provided with such ventilation and be situated at such place on the consumer's premises as determined by the Council; and
- (b) maintained by the consumer at his own cost in a proper condition to the satisfaction of the Council and if such rooms are not so maintained the Council shall be entitled to remove its material, apparatus and equipment or to repair such rooms and recover the cost thereof from the consumer.

(5) If a consumer who has made such rooms available to the Council, no longer requires electricity supply from the Council, the Council shall be entitled to keep its material, apparatus and equipment which is necessary to supply other consumers with electricity in such room, until suitable alternative accommodation therefor is available and until such material, apparatus and equipment is transferred to the alternative accommodation.

5. High Voltage Extension Charges.

(1) Where it is, in the opinion of the Council necessary to extend high voltage supplies and to erect a transformer station to supply a consumer with sufficient electricity, or to alter such supply to suit the demand for electricity of the consumer, the construction charges shall be included in the connection charges payable in terms of items 1(1) and 6 in respect of such extension or alteration.

(2) Indien dit, na die mening van die Raad nodig is om gedeeltelik of in die geheel die hoogspanningstoevoere of transformatorstasie te gebruik om ander verbruikers te voer, bepaal die Raad die gedeelte wat deur sodanige ander verbruikers benut word en betaal die waarde van sodanige gedeelte, volgens die koste daarvan *pro-rata* aan die oorspronklike verbruiker terug nadat sodanige koste as deel van die aansluitingsgelde ingevolge item 1(1) deur die nuwe verbruikers aan die Raad vereffen is. Die Raad sal by die bepaling van die bedrag wat terugbetaal word die oorspronklike waarde verminder met 5 % per jaar, afgerond na die naaste volle jaar, oor die tydperk wat genoemde toerusting in werking was: Met dien verstande dat indien genoemde toerusting gedeeltelik of in geheel deur die Raad benut word om, as gedeelte van 'n uitbreidingskema, ander verbruikers te voer, en volgens redelike berekening van die Raad minstens 'n betalende skema is, terugbetaling ingevolge hierdie subitem nie van die nuwe verbruikers verhaal word nie.

6. *Verandering van Toevoer.*

Die gelde betaalbaar aan die Raad vir enige verandering deur die Raad aan die toevoer van elektrisiteit ten voordele van die verbruiker of wat op versoek van die verbruiker uitgevoer word is 'n bedrag gelyk aan die koste vir die Raad, volgens die berekening wat na die mening van die Raad redelik is, van die apparaat en toerusting en van die arbeid en vervoer benodig om sodanige veranderings te voltooi, plus 'n toeslag van 10 %.

7. *Eiendom van die Raad.*

Materiaal, apparaat en toerusting wat deur die Raad vir elektriese aansluitings verbruik word, bly die eiendom van die Raad en moet deur die Raad onderhou word: Met dien verstande dat herstelkoste van enige skade aan sodanige materiaal, apparaat en toerusting deur die verbruiker aan die Raad vergoed word, behalwe in die geval van normale veroudering in gebruik.

8. *Toets van Installasie.*

Die volgende gelde is vir die toets van 'n installasie betaalbaar:

	<i>Op 'n Perseel geleë Binne die Munisipaliteit</i>	<i>Op 'n Perseel geleë Buite die Munisipaliteit</i>
	R	R
(1) Vir die eerste toets van 'n nuwe installasie ingevolge artikel 6	Gratis	Gratis
(2) Vir die eerste toets van 'n latere toevoeging of verandering van 'n nuwe installasie ingevolge artikel 7	Gratis	Gratis
(3) Vir elke hertoets as gevolg van gebreke ingevolge artikel 8 of wanneer afspraak vir 'n toets nie nagekom is nie	15,00	20,00

(2) If it is in the opinion of the Council necessary to use partially or wholly the high voltage supplies or transformer station to supply other consumers, the Council shall determine the part to be utilized by such other consumers and shall refund to the original consumer the value of such part *pro-rata* according to the cost thereof after such cost has been paid to the Council by the new consumers as part of their connection charges, in terms of item 1(1). The Council shall in determining the amount repayable, decrease the original value by 5 % per year, rounded off to the nearest full year, over the period during which the said equipment has been in use: Provided that if such equipment is in part or wholly utilized by the Council to supply other consumers as part of an extension scheme and is according to the reasonable calculation of the Council at least a profitable scheme, the refund in terms of this subitem shall not be recovered from the new consumers.

6. *Alteration of Supply.*

The charges payable to the Council for any alteration by the Council to the supply of electricity for the benefit of the consumer or which is made at the request of the consumer shall be an amount equal to the cost to the Council, according to a calculation which in the opinion of the Council is reasonable, of the apparatus and equipment and of the labour and transport required to complete such alteration, plus a surcharge of 10 %.

7. *Property of the Council.*

Material, apparatus and equipment used by the Council for electricity connections remains the property of the Council and shall be maintained by the Council: Provided that the cost of repair of any damage to such material, apparatus and equipment shall be refunded by the consumer to the Council, except in the case of normal wear in use.

8. *Testing of Installations.*

The following charges shall be payable for the testing of an installation:

	<i>On a Premises Situated Within the Muni- cipality</i>	<i>On a Premises Situated Outside the Muni- cipality</i>
	R	R
(1) For the first test of a new installation in terms of section 6	Free of charge	Free of charge
(2) For the first test of a later extension or alteration in terms of section 7	Free of charge	Free of charge
(3) For each retest as a result of defects in terms of section 8 or when an appointment for a test was not kept	15,00	20,00

9. *Meters.*(1) *Verskaffing van Bykomende Meters:*

Vir die verskaffing van 'n bykomende meter vir 'n verbruiker of 'n afsonderlike verbruiker is 'n bedrag gelykstaande met die koste vir die Raad van materiaal, apparaat, toerusting, arbeid en vervoer wat, volgens die redelike berekening van die Raad nodig sal wees om sodanige bykomende meter te verskaf en te installeer, plus 'n toeslag van 10 % betaalbaar.

(2) *Toets van Meters:*

Die gelde betaalbaar vir die toets van meters ingevolge artikel 32 is soos volg:

- (a) Enkelfasige meters, per meter: R10.
- (b) Meerfasige meters, per meter: R20.

10. *Deposito's.*

(1) Elke applikant, met uitsondering van die Regering van die Republiek van Suid-Afrika, die Provinsiale Administrasie, die Suid-Afrikaanse Spoorweë en Hawens en die Departement Pos- en Telekommunikasie, wat aansoek om elektrisiteit doen, moet wanneer hy die ooreenkoms ten opsigte van die elektrisiteitsvoorsiening onderteken, en voordat die elektrisiteit gelewer word, 'n bedrag deponeer wat die Raad vasstel op grondslag van die koste van die maksimum hoeveelheid elektrisiteit wat so 'n applikant na die mening van die Raad moontlik gedurende enige maand in die jaar sal verbruik: Met dien verstande dat indien die Raad dit nodig ag, hy 'n deposito wat gebaseer is op die maksimum hoeveelheid elektrisiteit wat die applikant na die Raad se mening moontlik gedurende enige twee maande van die jaar sal verbruik, kan vereis.

(2) Die Raad kan te enigertyd 'n verbruiker aansê om sodanige deposito te verhoog, indien dit na die mening van die Raad nie voldoende is om die koste van die maksimum verbruik waarvan in subitem (1) melding gemaak word, te dek nie, en die verbruiker moet die bykomende bedrag wat deur die Raad geëis word binne een maand inbetaal, by gebreke waarvan die Raad sy elektrisiteitstoever sonder verdere kennisgewing kan afskakel.

(3) 'n Deposito of gedeelte van 'n deposito wat nie binne een jaar na die datum waarop 'n ooreenkoms ten einde loop deur die verbruiker of sy gemagtigde verteenwoordiger teruggeëis word nie, word verbeur en deur die Raad vir sy eie gebruik behou: Met dien verstande dat die Raad te eniger tyd 'n bedrag gelykstaande met die deposito wat verbeur is, kan terugbetaal aan —

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

Voorts met dien verstande dat, ingeval die Raad se boeke aantoon dat die verbruiker 'n bedrag aan die Raad skuld, die Raad geregtig is om die hele, of 'n gedeelte van die bedrag wat aldus gestort is, ter delging van die skuld te behou.

11. *'Geen Krag' Klagtes.*

Gelde vir die ondersoek van 'n klagte oor 'n fout in die verbruiker se toever wat ontstaan het as gevolg van toestande op sodanige verbruiker se perseel:

9. *Meters.*(1) *Supply of Additional Meters:*

For the supply of an additional meter for a consumer or a separate consumer, an amount equal to the cost to the Council of material, apparatus, equipment, labour and transport which, according to the reasonable calculation of the Council, will be necessary for the supply and installation, plus a surcharge of 10 %.

(2) *Testing of Meters:*

The charges payable for the testing of meters in terms of section 32 shall be as follows:

- (a) Single phase meters, per meter: R10.
- (b) Multiphase meters, per meter: R20.

10. *Deposits.*

(1) Each applicant, with the exception of the Government of the Republic of South Africa, the Provincial Administration, the South African Railways and Harbours and the Department of Posts and Telecommunications, that applies for electricity, shall, upon signature of the agreement in respect of the electricity supply, and before electricity is supplied, deposit an amount determined by the Council on the basis of the cost of the maximum quantity of electricity that such applicant in the opinion of the Council, is likely to use during any month of the year: Provided that if the Council deems it necessary, it may require a deposit based on the maximum quantity of electricity which the applicant in the Council's opinion is likely to use during any two months of the year.

(2) The Council may at any time notify a consumer to increase such deposit if in the opinion of the Council it is not sufficient to cover the cost of the maximum consumption mentioned in subitem (1) and the consumer shall remit the additional amount required by the Council within one month, failing which the Council may disconnect the electricity supply without further notice.

(3) A deposit or part of a deposit not claimed by the consumer or his authorized representative without one year from the date of termination of an agreement, shall be forfeited and shall be retained by the Council for its own use: Provided that the Council may at any time refund an amount equal to the deposit forfeited to —

- (a) the person who paid the amount, after he has established his identity and has satisfied the Council of the amount: or
- (b) any other person who has satisfied the Council that he is entitled to payment to him of such amount:

Provided further that should the Council's accounts show that such person owes an amount to the Council, the Council shall be entitled to set off the whole or any part of the sum so deposited against such debt.

11. *'No Lights' Complaints.*

Charges for the investigation of a complaint concerning a fault in the consumer's supply which originated as a result of conditions on such consumer's premises:

Tyd van Uitroep	Binne die Munisipaliteit	Buite die Munisipaliteit
	R	R
(a) Maandae tot Donderdae vanaf 07h00 tot 17h00 en Vrydae vanaf 07h00 tot 13h00	4,00	6,00
(b) Buite die ure gemeld in paragraaf (a) of op Saterdag, Sondag en openbare vakansiedae	7,00	9,00

12. *Heraansluitings.*

Wanneer die voorsiening van elektrisiteit ingevolge artikel 15(1) of op versoek van die verbruiker deur die Raad afgesluit word, is die volgende gelde voor heraan-sluiting betaalbaar:

	Heraan-sluiting by die Skakelbord	Heraan-sluiting by die Paal
	R	R
(1) Binne die Munisipaliteit	4,00	10,00
(2) Buite die Munisipaliteit	6,00	20,00

DEEL II.

ELEKTRISITEITSTARIEF.

1. *Basiese Heffing.*

Vir elke erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat binne die Munisipaliteit geleë is en wat by die toevoerhoofleiding aangesluit kan word, per maand of gedeelte daarvan: R2,50: Met dien verstande dat sodanige basiese heffing nie betaalbaar is indien die gelde ingevolge items 2, 3 en 4 van toepassing is nie.

2. *Huishoudelike Verbruikers.*

(1) Vir die toepassing van hierdie item omvat huishoudelike verbruikers —

- (a) 'n woonhuis;
- (b) 'n privaathotel;
- (c) 'n losieshuis;
- (d) 'n woonstel waar elektrisiteitsverbruik vir elke woonstel afsonderlik deur die Raad gemeet word;
- (e) 'n liefdadigheidsinrigting geheel en al deur vrywillige bydraes onderhou;
- (f) 'n verpleeginrigting of 'n hospitaal;
- (g) 'n kerk of 'n kerksaal;
- (h) 'n plaas wat vir huishoudelike- en boerderydoeleindes gebruik word;
- (i) 'n kultuurinrigting deur die Raad erken; en
- (j) 'n sportliggaam deur die Raad erken.

(2) Vir die lewering van elektrisiteit, per maand of gedeelte daarvan:

- (a) (i) 'n Aanvraagheffing van R2,50; plus
- (ii) 'n verdere aanvraagheffing ten opsigte van die pomp van water waar die totale pompmotorvermoë van die verbruiker —

Time of Call	Within the Municipality	Outside the Municipality
	R	R
(a) Mondays to Thursdays from 07h00 to 17h00 and Fridays from 07h00 to 13h00	4,00	6,00
(b) Outside the hours mentioned in paragraph (a) and on Saturdays, Sundays and public holidays	7,00	9,00

12. *Reconnections.*

When the supply of electricity is disconnected by the Council in terms of section 15(1) or at the request of the consumer, the following charges shall be paid before reconnection:

	Reconnection at the Switchboard	Reconnection at the Pole
	R	R
(1) Within the Municipality	4,00	10,00
(2) Outside the Municipality	6,00	20,00

PART II.

ELECTRICITY TARIFF.

1. *Basic Charges.*

For each erf, stand, premises or other area, with or without improvements situated within the Municipality and connect to the supply mains, or which in the opinion of the Council can be so connected, per month or part thereof: R2,50: Provided that such basic charge shall not be payable if the charges in terms of items 2, 3 and 4 are applicable.

2. *Domestic Consumers.*

(1) For the purpose of this item domestic consumers shall include —

- (a) a private residence;
- (b) a private hotel
- (c) a boarding house;
- (d) a flat where electricity consumption for each flat is metered separately by the Council;
- (e) a charitable institution supported entirely by voluntary contributions;
- (f) a nursing home or a hospital;
- (g) a church or a church hall;
- (h) a farm used for domestic and agricultural purposes;
- (i) a cultural institution recognised by the Council; and
- (j) a sporting body recognised by the Council.

(2) For the supply of electricity, per month or part thereof:

- (a) (i) A demand charge of R2,50; plus
- (ii) a further demand charge in respect of the pumping of water where the total pump motor capacity of the consumer —

(aa) tot 4,5 kW is: R3;

(bb) hoër as 4,5 kW tot en met 10 kW is: R13; of

(cc) hoër as 10 kW is: R20.

(b) 'n Energieheffing vir alle kW.h gedurende die maand verbruik, per kW.h: 2,2c.

(c) Minimum heffing betaalbaar: Die bedrag ingevolge paragraaf (a).

(3) Waar 'n private woning gedeeltelik of geheel en al vir 'n ander doel as sulks gebruik word, moet die verbruiker vir elektrisiteit wat aan sodanige woning gelewer word, op dieselfde basis betaal asof sodanige woning uitsluitlik vir sodanige ander doel gebruik word en nie vir privaat woondoeleindes nie: Met dien verstande dat indien 'n gedeelte van sodanige private woning as sulks gebruik word en 'n ander gedeelte vir 'n ander doel gebruik word en die twee gedeeltes afsonderlik bedraad is, sodat die elektrisiteit wat in elke gedeelte verbruik word afsonderlik gemeet kan word, daar geag word dat die gedeelte wat vir private woondoeleindes gebruik word, 'n private woning is.

3. Grootmaatverbruikers.

(1) Vir die toepassing van hierdie item omvat 'n grootmaatverbruiker enige verbruiker met 'n maksimum aanvraag van minstens 50 kW gemeet oor enige tydperk van 30 opeenvolgende minute gedurende die maand.

(2) 'n Verbruiker wat onder subitem (1) ressorteer moet aan die volgende vereistes voldoen:

(a) Hy moet skriftelik aan die Raad sy voorgename maandelikse maksimum aanvraag in kW vermeld sowel as vanaf watter datum die toevoer benodig word. Sodanige vermelde aanvraag staan bekend as die verbruiker se aangemelde maksimum aanvraag.

(b) Indien hy uitbreidings aan sy elektriese installasie aanbring wat sy aangemelde maksimum aanvraag met meer as 10% laat toeneem, moet hy die Raad vroegtydig van sodanige toename sowel as die datum waarop dit benodig word, skriftelik in kennis stel. Sodanige verhoogde aanvraag word vanaf die datum waarop dit beskikbaar gestel is of vanaf die datum in die kennisgewing vermeld, watter datum ook al die laaste is, geag die nuwe aangemelde maksimum aanvraag van die verbruiker te wees.

(c) Op skriftelike versoek van 'n verbruiker, installeer die Raad op die verbruiker se koste bykomende toerusting om die kW-aanvraag buite spitsure, soos van tyd tot tyd deur die Raad bepaal, afsonderlik van die gewone meter te registreer, en sodanige aanvraag word nie vir rekeningdoeleindes in aanmerking geneem nie op voorwaarde dat dit nie die aangemelde maksimum aanvraag met meer as 10% oorskry nie. Enige sodanige oorskryding in enige maand word beskou as verhoogde aangemelde maksimum aanvraag van die verbruiker.

(3) Verbruikers wat onder subitem (1) ressorteer moet, onderworpe aan die bepalings van subitem (2) die volgende gelde vir die lewering van elektrisiteit per maand of gedeelte daarvan betaal:

(a) *Aanvraagheffing:*

(i) Tot en met 35 kW in enige maand: R9,16; plus

(ii) daarna, per kW in dieselfde maand: R3,71:

(aa) is up to 4,5 kW: R3;

(bb) is over 4,5 kW up to 10 kW inclusive: R13; or

(cc) is over 10 kW: R20.

(b) An energy charge for all kW.h. consumed during the month, per kW.h.: 2,2c.

(c) Minimum charge payable: The charges in terms of paragraph (a).

(3) Where a private residence is used in part or wholly for any purpose other than as such, the consumer shall pay for the electricity supplied to such residence on the same basis as if such residence were used exclusively for such other purpose and not for private residential purposes: Provided that if a part of such private residence is used as such and another part for another purpose and the two parts are separately wired so that the electricity consumed in each part can be separately metered, it shall be deemed that the part used for private residential purposes, is a private residence.

3. Bulk consumers.

(1) For the purpose of this item a bulk consumer shall include any consumer with a maximum demand of at least 50 kW measured over any period of 30 consecutive minutes during the month.

(2) A consumer falling under subitem (1) shall comply with the following requirements:

(a) He shall state in writing to the Council his intended monthly maximum demand in kW as well as the date from which the supply will be required. Such maximum demand shall be known as the consumer's stated maximum demand.

(b) Should he extend his electrical installation causing his stated maximum demand to increase by more than 10%, he shall timeously notify the Council in writing of such increase as well as the date from which it will be required. Such increased demand shall, from the date it is made available or from the date mentioned in the notification, whichever may be the later, be deemed to be the new stated maximum demand of the consumer.

(c) Upon written request of a consumer, the Council shall at the cost of the consumer, install additional equipment to register the kW-demand outside peak hours, as determined from time to time by the Council, separately from the ordinary meter and such demand shall not be taken into account for accounting purposes on condition that the stated maximum demand of the consumer is not exceeded by more than 10%. Any such excess in any month shall be taken as increased stated maximum demand of the consumer.

(3) Consumers falling under subitem (1) shall, subject to the provisions of subitem (2), pay the following charges for the supply of electricity, per month or part thereof;

(a) *Demand Charge:*

(i) Up to 35 kW inclusive in any month: R9,16; plus

(ii) thereafter, per kW in the same month: R3,71:

Met dien verstande dat enige gedeelte van 'n kW tot die naaste hoër of laer kW bereken word, al na die geval.

(b) *Energieheffing:*

Vir alle kW.h gedurende die maand verbruik, per kW.h: 0,8c.

- (c) Minimum heffing betaalbaar: 70% van die aangemelde maksimum aanvraag soos deur die verbruiker ingevolge subitem (2)(a) aangegee. Met dien verstande dat wanneer die gemeterde maksimum aanvraag hoër is as die aangemelde maksimum aanvraag, word sodanige hoër aanvraag geag die nuwe aangemelde maksimum aanvraag te wees.

4. *Vir die Lewering van Elektrisiteit aan Verbruikers wat nie Onder Items 2 of 3 Ressorteer nie.*

Energieheffing, per Maand of Gedeelte Daarvan:

- (1) Vir die eerste 100 kW.h, per kW.h: 15c.
- (2) Vir die volgende 200 kW.h, per kW.h: 10c.
- (3) Daarna, per kW.h: 3,7c.
- (4) Minimum heffing betaalbaar: R15.

5. *Verbruikers Buite die Munisipaliteit.*

Vir die lewering van elektrisiteit aan verbruikers buite 'n dorpsgebied waar toevoer van die Raad se toevoerhoofleiding beskikbaar is, is die gelde ingevolge item 2, 3 of 4 betaalbaar, plus 'n toeslag van 20%.

6. *Verbruikers in die Tlhabane Nie-Blanke Dorp en Bophuthatswana.*

Vir die lewering van elektrisiteit aan verbruikers in die Tlhabane Nie-Blanke dorp en Bophuthatswana: Teen kosprys. Sodanige kosprys word aan die begin van elke boekjaar deur die Raad voorlopig bepaal en vir die duur van die boekjaar gehê. Na sluiting van die boekjaar bepaal die Raad die werklike kosprys en maak die nodige verrekeninge.

7. *Munisipale Toevoer.*

Vir die lewering van elektrisiteit vir munisipale doeleindes: Teen kosprys

8. *Toeslag.*

Die volgende toeslag is betaalbaar:

- (1) Op die gelde ingevolge items 1, 2, 3 en 4: 20,5 %.
- (2) Op die gelde ingevolge item 5: 20,5 %."

Die bepalinge in hierdie kennisgewing vervat tree in werking op die eerste dag van die maand wat volg op die verloop van een maand na die publikasie hiervan.

PB. 2-4-2-36-31

Administrateurskennisgewing 1613 1 November 1978

MUNISIPALITEIT STANDERTON: WYSIGING VAN VERORDENINGE VIR DIE BEHEER EN DIE REGULERING VAN PLEKKE VIR DIE OPENBARE VERKOOP VAN LEWENDE HAWE, GOEDERE EN PLAASPRODUKTE.

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

Provided that any part of a kW shall be calculated to the nearest higher or lower kW, as the case may be.

(b) *Energy Charge:*

For all kW.h consumed during the month, per kW.h: 0,8c.

- (c) Minimum charge payable: 70 % of the stated maximum demand as notified by the consumer in terms of subitem (2)(a): Provided that if the metered maximum demand is higher than the stated maximum demand, such higher demand shall be deemed to be the new stated maximum demand:

4. *For the Supply of Electricity to Consumers not Falling Under Items 2 or 3.*

Energy Charge per Month or Part Thereof:

- (1) For the first 100 kW.h, per kW.h: 15c.
- (2) For the next 200 kW.h, per kW.h: 10c.
- (3) Thereafter, per kW.h: 3,7c.
- (4) Minimum charge payable: R15.

5. *Consumers Outside the Municipality.*

For the supply of electricity to consumers outside the Municipality where supply is available from the Council's supply mains, the charges in terms of item 2, 3 or 4 shall be payable, plus a surcharge of 20 %.

6. *Consumers in the Tlhabane Non-White Township and Bophuthatswana.*

For the supply of electricity to consumers in the Tlhabane Non-White Township and Bophuthatswana: At cost. Such cost shall be provisionally determined by the Council at the beginning of each financial year and shall be charged for the duration of that financial year. After closing of the financial year, the Council shall determine the actual cost and shall make the necessary adjustments.

7. *Municipal Supply.*

For the supply of electricity for municipal purposes: At cost.

8. *Surcharge.*

The following surcharge shall be payable:

- (1) On the charges in terms of items 1, 2, 3 and 4: 20,5 %.
- (2) On the charges in terms of item 5: 20,5 %."

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

PB. 2-4-2-36-31

Administrator's Notice 1613 1 November, 1978

STANDERTON MUNICIPALITY: AMENDMENT TO BY-LAWS FOR THE CONTROL AND REGULATION OF PLACES FOR THE PUBLIC SALE OF LIVESTOCK, GOODS AND FARM PRODUCE.

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

Die Verordeninge vir die Beheer en die Regulering van Plekke vir die Openbare Verkoop van Lewende Hawe, Goedere en Plaasprodukte van die Munisipaliteit Standerton, afgekondig by Administrateurskennisgewing 535 van 12 April 1972, soos gewysig, word hierby verder gewysig deur in artikel 6(1) die syfer "50c" deur die syfer "R5" te vervang.

PB. 2-4-2-10-33

Administrateurskennisgewing 1614 1 November 1978

MUNISIPALITEIT VENTERSDORP: WYSIGING VAN SANITÊRE TARIEF.

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

Die Sanitêre Tarief van die Munisipaliteit Ventersdorp, afgekondig by Administrateurskennisgewing 642 van 8 Augustus 1956, soos gewysig, word hierby verder gewysig deur in item 2 die syfer "R1,25" deur die syfer "R2" te vervang.

PB. 2-4-2-81-35

Administrateurskennisgewing 1615 1 November 1978

MUNISIPALITEIT ROODEPOORT: AANSTELLING VAN 'N KOMMISSIE VAN ONDERSOEK.

Die Administrateur maak hierby bekend dat hy ingevolge artikel 2(1) van die Ordonnansie op die Kommissies van Onderzoek, 1960 (Ordonnansie 9 van 1960) dr. P. Yutar S. C. tot 'n Kommissie van Onderzoek benoem het om ondersoek in te stel na en verslag te doen oor die aantygings wat teen die Stadsklerk van Roodepoort en ander persone wat betrokke mag wees gemaak is en aangeleentheid wat daarmee verband hou.

PB. 3-4-3-2-30 Vol. 2

Administrateurskennisgewing 1616 1 November 1978

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN BOUVERORDENINGE.

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

Die Bouverordeninge van die Munisipaliteit Johannesburg deur die Raad aangeneem by Administrateurskennisgewing 726, van 16 Junie 1976, soos gewysig, word hierby verder gewysig deur ná artikel 49(4) die volgende in te voeg:

"(4A)(a) Ten opsigte van enige perseel wat gebruik word vir die doel van bewoning van 'n woonhuis, soos omskryf in die Raad se Dorpsaanlegskema wat van toepassing is op sodanige perseel, of van 'n paar halfvrystaande woonhuise, kan die Raad na goeddunke self die pype wat in subartikel (2) beoog word, lê, en enige ander werk in verband daarmee verrig, op die perseel en op die sypaadjie, looppad of voetgang, en van die eienaar van die betrokke perseel die koste van die werk, wat op

The By-laws for the Control and Regulation of Places for the Public Sale of Livestock, Goods and Farm Produce of the Standerton Municipality, published under Administrator's Notice 535, dated 12 April 1972, as amended, are hereby further amended by the substitution in section 6(1) for the figure "50c" of the figure "R5".

PB. 2-4-2-10-33

Administrator's Notice 1614 1 November, 1978

VENTERSDORP MUNICIPALITY: AMENDMENT TO SANITARY TARIFF.

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

The Sanitary Tariff of the Ventersdorp Municipality, published under Administrator's Notice 642, dated 8 August 1956, as amended, is hereby further amended by the substitution in item 2 for the figure "R1,25" of the figure "R2".

PB. 2-4-2-81-35

Administrator's Notice 1615 1 November, 1978

ROODEPOORT MUNICIPALITY: APPOINTMENT OF A COMMISSION OF INQUIRY.

The Administrator hereby makes known that he has in terms of section 2(1) of the Commissions of Inquiry Ordinance, 1960 (Ordinance 9 of 1960) appointed dr. P. Yutar S. C. as a Commission of Inquiry to inquire into and report upon the allegation made against the Town Clerk of Roodepoort and other persons who may be involved and matters incidental thereto.

PB. 3-4-3-2-30 Vol. 2

Administrator's Notice 1616 1 November, 1978

JOHANNESBURG MUNICIPALITY: AMENDMENT TO BUILDING BY-LAWS.

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

The Building By-laws of the Johannesburg Municipality, adopted by the Council under Administrator's Notice 726, dated 16 June, 1976, as amended, are hereby further amended by the insertion after section 49(4) of the following:

"(4A)(a) In respect of any premises used for the purpose of residence in a dwelling house as defined in the Council's Town-planning Scheme applicable to such premises or in a pair of semi-detached dwelling houses, the Council may in its discretion itself lay the pipes contemplated in subsection (2), and do any other work incidental thereto, on the premises concerned and on the pavement, footway or sidewalk and recover from

sodanige perseel ingevolge hierdie subartikel gedoen is, verhaal.

(b) Die bepalings van paragraaf (a) mag nie verklaar word asof dit die Raad beperk om sy bevoegdhede ingevolge artikel 142(1) van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939), uit te oefen nie."

PB. 2-4-2-19-2

Administrateurskennisgewing 1617 1 November 1978

BEDFORDVIEW-WYSIGINGSKEMA 1/159.

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Bedfordview-dorpsaanlegskema 1, 1948, wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 236 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, Bedfordview en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 1/159.

PB. 4-9-2-46-159

Administrateurskennisgewing 1618 1 November 1978

BUITESTEDELIKE GEBIEDE-WYSIGINGSKEMA 2.

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Buitestedelike Gebiede-wysigingskema 2 ontstaan het, het die Administrateur goedgekeur dat die bogenoemde skema soos volg reggestel word:

- (i) Voeg die naam "Hazyview Vakansiedorp" in op elke vel van Kaart 3.
- (ii) Vervang die naam "Dorp Hazyview" waar dit voorkom in die Bylaes, Skemaklousules en Administrateurskennisgewing 840 van 21 Junie 1978, met die woorde "Hazyview Vakansiedorp".

PB. 4-9-2-111-2

Administrateurskennisgewing 1619 1 November 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 Bedfordview Uitbreiding 236 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-5054

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR RENDOK CONSTRUCTION (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBE-

the owner of the premises concerned the cost of all work done in terms of this subsection on such premises.

(b) The provisions of paragraph (a) shall not be construed as in any way limiting the exercise by the Council of its powers in terms of section 142(1) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939)."

PB. 2-4-2-19-2

Administrator's Notice 1617 1 November, 1978

BEDFORDVIEW AMENDMENT SCHEME 1/159

The Administrator hereby, in terms of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Bedfordview Town-planning Scheme 1, 1948, comprising the same land as included in the township of Bedfordview Extension 236.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Bedfordview, and are open for inspection at all reasonable times.

This amendment is known as Bedfordview Amendment Scheme 1/159.

PB. 4-9-2-46-159

Administrator's Notice 1618 1 November, 1978

PERI-URBAN AMENDMENT SCHEME 2.

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 Amendment Scheme 2 the Administrator has approved the adjustment of the scheme as follows:

- (i) By the insertion of the name "Hazyview Holiday Township" on each sheet of Map 3.
- (ii) By the substitution of the words "Hazyview Holiday Township" for the name "Hazyview Township" where it appears in the Annexures, Scheme Clauses and Administrator's Notice 840, dated 21 June, 1978.

PB. 4-9-2-111-2

Administrator's Notice 1619 1 November, 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 Bedfordview Extension 236 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-5054

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY RENDOK CONSTRUCTION (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDI-

PLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 832 VAN DIE PLAAS ELANDSFONTEIN 90-I.R. PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) *Naam.*

Die naam van die dorp is Bedfordview Uitbreiding 326.

(2) *Ontwerp.*

Die dorp bestaan uit erwe en 'n straat soos aangedui op Algemene Plan L.G. A.1714/77.

(3) *Straat.*

- (a) Die dorpsenaar moet die straat in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat dié aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die dorpsenaar van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.
- (b) Die dorpsenaar moet op eie koste alle hindernisse in die straatreserwes tot bevrediging van die plaaslike bestuur verwyder.
- (c) Indien die dorpsenaar versuim om aan die bepalings van paragrafe (a) en (b) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpsenaar te doen.

(4) *Begiftiging.*

(a) Betaalbaar aan die plaaslike bestuur:

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

- (i) 15 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinerings in of vir die dorp;
- (ii) 3 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging en/of ontwikkeling van parke binne sy regsgebied;
- (iii) 1 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van grond vir 'n stortingsterrein;
- (iv) 1 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van grond vir 'n begraafplaas.

Sodanige begiftiging moet ooreenkomstig die bepalings van artikel 74 van genoemde Ordonnansie betaal word.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpsenaar moet aan die Transvaalse Onderwysdepartement 'n begiftiging vir onderwysdoeleindes betaal op die grondwaarde van spesiale woonerwe in die dorp, die grootte waarvan bereken word deur 48,08 m² te vermenigvuldig met die getal spesiale woonerwe in die dorp.

NANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 832 OF THE FARM ELANDSFONTEIN 90-I.R., PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) *Name.*

The name of the township shall be Bedfordview Extension 236.

(2) *Design.*

The township shall consist of erven and a street as indicated on General Plan S.G. A.1714/77.

(3) *Street.*

- (a) The township owner shall form, grade and maintain the street in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall from time to time be entitled to relieve the township owner wholly or partially of this obligation after reference to the local authority.
- (b) The township owner shall, at its own expense, remove all obstacles from the street reserve to the satisfaction of the local authority.
- (c) If the township owner fails to comply with the provisions of paragraphs (a) and (b) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) *Endowment.*

(a) Payable to the local authority:

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

- (i) 15 % of the land value of erven in the township, which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township;
- (ii) 3 % of the land value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its area of jurisdiction;
- (iii) 1 % of the land value of erven in the township, which amount shall be used by the local authority for the acquisition of land for a depositing site;
- (iv) 1 % of the land value of erven in the township, which amount shall be used by the local authority for the acquisition of land for a cemetery.

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

(b) Payable to the Transvaal Education Department:

The township owner shall pay to the Transvaal Education Department, for educational purposes, an endowment on the land value of special residential erven in the township, the area of which shall be calculated by multiplying 48,08 m² by the number of special residential erven in the township.

Die waarde van die grond word bepaal kragtens die bepalings van artikel 74(3) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, en sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van die genoemde Ordonnansie.

(5) *Beskikking oor Bestaande Titellovoorwaardes.*

Alle erwe moet onderworpe gemaek word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die volgende regte wat nie aan erwe in die dorp oorgedra word nie:

- “(a) This holding is entitled to a right to convey electricity by means of cables, wires or underground transmission over Lot 8, Primrose, held under Deed of Transfer 19871/1938, with certain ancillary rights and subject to conditions as will more fully appear from the said Deed of Transfer;
- (b) This holding is entitled to a right to convey electricity by means of cables, wires or underground transmission over Lot 52, Primrose, held under Deed of Transfer 1081/1939, with certain ancillary rights and subject to conditions as will more fully appear from the said Deed of Transfer.”

(6) *Sloping van Geboue.*

Die dorpsseenaar moet op eie koste alle geboue geleë binne boulynreserwes, kantruimtes of oor gemeenskaplike grense, asook alle geboue wat nie in ooreenstemming met die plaaslike bestuur se statutêre vereistes is nie, laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

(7) *Verskuiwing of Vervanging van Munisipale Dienste.*

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande munisipale dienste te verskuif, of te vervang, moet die koste daarvan deur die dorpsseenaar gedra word.

(8) *Nakoming van Voorwaardes.*

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

2. TITELLOVOORWAARDES.

Alle erwe is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur kragtens die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965:

- (1) Die erf is onderworpe aan 'n servituut, 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.
- (2) Geen gebou of ander struktuur mag binne die voornoemde servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.

The value of the land shall be determined in terms of the provisions of section 74(3) of the Town-planning and Townships Ordinance, 1965, and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

(5) *Disposal of Existing Conditions of Title.*

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the following rights which will not be passed on to erven in the township:

- “(a) This holding is entitled to a right to convey electricity by means of cables, wires or underground transmission over Lot 8, Primrose, held under Deed of Transfer 19871/1938, with certain ancillary rights and subject to conditions as will more fully appear from the said Deed of Transfer;
- (b) This holding is entitled to a right to convey electricity by means of cables, wires or underground transmission over Lot 52, Primrose, held under Deed of Transfer 1081/1939, with certain ancillary rights and subject to conditions as will more fully appear from the said Deed of Transfer.”

(6) *Demolition of Buildings.*

The township owner shall at its own expense cause all buildings situated within the building line reserves, side spaces or over common boundaries, as well as all buildings not in conformity with the local authority's statutory requirements to be demolished to the satisfaction of the local authority, when required by the local authority to do so.

(7) *Removal or Replacement of Municipal Services.*

If by reason of the establishment of the township it should become necessary to remove or replace any existing municipal services the cost thereof shall be borne by the township owner.

(8) *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 Administrator 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.

All erven shall be subject to the following conditions imposed by the Administrator under the provisions of the Town-planning and Townships Ordinance, 1965:

- (1) 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.
- (2) 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.

(3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke as wat hy na goeë dunde noodsaaklik ag tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

Administrateurskennisgewing 1620 1 November 1978

RANDBURG-WYSIGINGSKEMA 92.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die regstelling van foute op Kaart 3 en die klousules deur die verandering van Klousules 10, 11 en 14, Tabela B en D.

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 92.

PB. 4-9-2-132H-92

Administrateurskennisgewing 1621 1 November 1978

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 1/318.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Roodepoort-Maraiburg-dorpsaanlegskema 1, 1946 gewysig word deur die hersonering van Erwe 238, 240, 241, 242 en 'n deel van Erf 239, dorp Helderkruin van —

- (a) Erwe 238, 240, 241 en 242 — "Algemene Woon" met 'n digtheid van "Een woonhuis per erf", en
- (b) 'n deel van Erf 239 — "Spesiale Besigheid" almal tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk. vt."

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Roodepoort en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Roodepoort-Maraiburg-wysigingskema 1/318.

PB. 4-9-2-30-318

Administrateurskennisgewing 1622 1 November 1978

JOHANNESBURG-WYSIGINGSKEMA 1/948.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur

(3) 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 purposes, 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.

Administrator's Notice 1620 1 November, 1978

RANDBURG AMENDMENT SCHEME 92.

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 correction of errors on Map 3 and the scheme clauses by the amendment of Clauses 10, 11 and 14, Tables B and D.

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 92.

PB: 4-9-2-132H-92

Administrator's Notice 1621 1 November, 1978

ROODEPOORT - MARAISBURG AMENDMENT SCHEME 1/318.

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 Roodepoort-Maraiburg Town-planning Scheme 1, 1946 by the rezoning of Erven 238, 240, 241, 242 and a part of Erf 239, Helderkruin Township from —

- (a) Erven 238, 240, 241 and 242 — "General Residential" with a density of "One dwelling per erf", and
- (b) a part of Erf 239 — "Special Business" all to "Special Residential" with a density of "One dwelling per 10 000 sq. ft."

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Roodepoort and are open for inspection at all reasonable times.

This amendment is known as Roodepoort-Maraiburg Amendment Scheme 1/318.

PB. 4-9-2-30-318

Administrator's Notice 1622 1 November, 1978

JOHANNESBURG AMENDMENT SCHEME 1/948.

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

het dat Johannesburg-dorpsaanlegskema 1, 1946 gewysig word deur die hersonering van 'n deel van Lot 8, 'n deel van Lot 9, 'n deel van Lot 27, 'n deel van Lot 179, 'n deel van Lot 180, 'n deel van Lot 843, 'n deel van Lot 842, 'n deel van Gedeelte 1 van Lot 842 en Lot 181, dorp Parktown, van "Spesiale Woon" en Lot 831, dorp Parktown van "Openbare pad" almal tot "Opvoedkundig", onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysiging-skema 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 1/948.

PB. 4-9-2-2-948

Administrateurskennisgewing 1623 1 November 1978

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 874.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegskema 1958 gewysig word deur die hersonering van Erwe 4 tot en met 14, dorp Strathavon Uitbreiding 1, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir wooneenhede (aanmekeer of losstaande) en gebruike wat daarmee saamgaan soos 'n wassery, saunabad, tennisbaan, muurbalbaar en sodanige verwante gebruike as wat met die spesiale toestemming van die plaaslike bestuur toegelaat mag word onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 874.

PB. 4-9-2-116-874

Administrateurskennisgewing 1624 1 November 1978

RANDBURG-WYSIGINGSKEMA 138.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanning-skema, 1976 gewysig word deur die hersonering van —

- (a) Lot 1008, dorp Ferndale, van "Residensieel 1" en "Besigheid 1", en
- (b) Gedeelte 1 van Lot 1009, dorp Ferndale, van "Residensieel 1", beide tot "Besigheid 2" en "Voorgestelde Nuwe Paaie en Verbredings", onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 138.

PB. 4-9-2-132H-138

of Johannesburg Town-planning Scheme 1, 1946 by the rezoning of a part of Lot 8, a part of Lot 9, a part of Lot 27, a part of Lot 179, a part of Lot 180, a part of Lot 843, a part of Lot 842, a part of Portion 1 of Lot 842 and Lot 181, Parktown Township, from "Special Residential" and Lot 831, Parktown Township, from "Public Road", all to "Educational" 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 1/948.

PB. 4-9-2-2-948

Administrator's Notice 1623 1 November, 1978

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 874.

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 Northern Johannesburg Region Town-planning Scheme 1958 by the rezoning of Erven 4 up to and including 14, Strathavon Extension 1 Township, from "Special Residential" with a density of "One dwelling per erf" to "Special" for dwelling units (attached or detached) and ancillary uses such as laundromat, sauna, tennis court, squash court and other such associated uses as may be permitted with the consent of the local authority, 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, Sandton and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme 874.

PB. 4-9-2-116-874

Administrator's Notice 1624 1 November, 1978

RANDBURG AMENDMENT SCHEME 138.

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 —

- (a) Lot 1008, Ferndale Township from "Residential 1" and "Business 1", and
- (b) Portion 1 of Lot 1009 Ferndale Township, from "Residential 1" both to "Business 2" and "Proposed New Roads and Widening", 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 138.

PB. 4-9-2-132H-138

Administrateurskennisgewing 1625 1 November 1978

RANDBURG-WYSIGINGSKEMA 113.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Lot 603, 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 wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysiging-skema 113.

PB. 4-9-2-132H-113

Administrateurskennisgewing 1626 1 November 1978

EDENVALE-WYSIGINGSKEMA 1/117.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Edenvale-dorpsaanlegskema 1, 1945 gewysig word deur die hersonering van Erf 539, dorp Edenvale, van "Algemene Woon" tot "Spesiaal" vir 'n publieke garage en verwante doeleindes, onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Edenvale en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Edenvale-wysiging-skema 1/117.

PB. 4-9-2-13-117

Administrateurskennisgewing 1627 1 November 1978

GERMISTON-WYSIGINGSKEMA 1/217.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Germiston-dorpsaanlegskema 1, 1945 soos volg gewysig word:

1. Klousule 20, deur die byvoeging van 'n nuwe voorbehoudsbepaling "(d)".

2. Klousule 22(a), Tabel "E", deur die byvoeging van 'n nuwe voorbehoudsbepaling "(x)".

Kaart 3 en die skemaklousules van die wysiging-skema 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-wysiging-skema 1/217.

PB. 4-9-2-1-217

Administrator's Notice 1625 1 November, 1978

RANDBURG AMENDMENT SCHEME 113.

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 603, 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 113.

PB. 4-9-2-132H-113

Administrator's Notice 1626 1 November, 1978

EDENVALE AMENDMENT SCHEME 1/117.

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 Edenvale Town-planning Scheme 1, 1945, by the rezoning of Erf 539, Edenvale Township, from "General Residential" to "Special" for a public garage and related purposes, 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, Edenvale and are open for inspection at all reasonable times.

This amendment is known as Edenvale Amendment Scheme 1/117.

PB. 4-9-2-13-117

Administrator's Notice 1627 1 November, 1978

GERMISTON AMENDMENT SCHEME 1/217.

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 as follows:

1. Clause 20, by the addition of a new proviso "(d)".

2. Clause 22(a), Table "E", by the addition of a new proviso "(x)".

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 1/217.

PB. 4-9-2-1-217

Administrateurskennisgewing 1628 1 November 1978

PRETORIA-WYSIGINGSKEMA 423.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974 soos volg gewysig word:

Skedule 1A deur die volgende te skrap:

“Lynnwood Glen: Lynnwoodweg 12,0, Pad M1312 12,0, alle ander strate 8,0.”

en dit met die volgende te vervang:

“Lynnwood Glen: Lynnwoodweg 12,0, Pad M1312 12,0, alle ander strate 7,5.”

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 423.

PB. 4-9-2-3H-423

Administrateurskennisgewing 1629 1 November 1978

PRETORIA-WYSIGINGSKEMA 452.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974 gewysig word deur die hersonering van Gedeelte 24 van Lot 77, dorp Mountain View van “Spesiale Woon” tot “Spesiaal” vir die oprigting van groepsbehuisingswooneenhede en “Voorgestelde Strate”, 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 452.

PB. 4-9-2-3H-452

Administrateurskennisgewing 1630 1 November 1978

GERMISTON-WYSIGINGSKEMA 3/90.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Germiston-dorpsaanlegskema 3, 1953 soos volg gewysig word:

Klousule 16, deur die byvoeging van 'n nuwe subklousule “(n)”.

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.

Administrator's Notice 1628 1 November, 1978

PRETORIA AMENDMENT SCHEME 423.

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 as follows:

Schedule 1A by the deletion of the following:

“Lynnwood Glen: Lynnwood Road 12,0, Road M1312 12,0, all other streets 8,0.”

and the substitution therefore of the following:

“Lynnwood Glen: Lynnwood Road 12,0, Road M1312 12,0, all other streets 7,5.”

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 423.

PB. 4-9-2-3H-423

Administrator's Notice 1629 1 November, 1978

PRETORIA AMENDMENT SCHEME 452.

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 Portion 24 of Lot 77, Mountain View Township, from “Special Residential” to “Special” for the erection of group housing dwelling units and “Proposed Streets”, 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 452.

PB. 4-9-2-3H-452

Administrator's Notice 1630 1 November, 1978

GERMISTON AMENDMENT SCHEME 3/90.

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 3, 1953 as follows:

Clause 16 by the insertion of a new subclause “(n)”.

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.

Hierdie wysiging staan bekend as Germiston-wysigingskema 3/90.

PB. 4-9-2-1-90-3

Administrateurskennisgewing 1631 1 November 1978

RANDBURG-WYSIGINGSKEMA 143.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Erf 73, dorp Strijdompark Uitbreiding 2, van "Residensieel 1" tot "Nywerheid 1", 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 143.

PB. 4-9-2-132H-143

Administrateurskennisgewing 1632 1 November 1978

PRETORIA-WYSIGINGSKEMA 402.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974 gewysig word deur die hersonering van:

- (a) 'n Deel van Van der Waltstraat, dorp Pretoria — "Bestaande Openbare Straat"; en
- (b) Erf 3213, dorp Pretoria — "Algemene Besigheid", tot
- (a) 'n Deel van Van der Waltstraat — "Spesiaal" Gebruiksone XIV, om 'n openbare straat, besigheidsgeboue, regeringsgeboue, parkeergarages, onderrigplekke, plekke van openbare godsdiensoefening, verseringsplekke, woongeboue, winkels, geselligheidsale en loopaaie toe te laat, onderworpe aan sekere voorwaardes; en
- (b) Erf 3213 — "Algemene Besigheid". Die toelaatbare bruto verhuurbare vloeroppervlakte word met 'n oppervlakte van 485 m² verminder.

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 402.

PB. 4-9-2-3H-402

Administrateurskennisgewing 1633 1 November 1978

RANDBURG-WYSIGINGSKEMA 58.

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

This amendment is known as Germiston Amendment Scheme 3/90.

PB. 4-9-2-1-90-3

Administrator's Notice 1631 1 November, 1978

RANDBURG AMENDMENT SCHEME 143.

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 Erf 73, Strijdompark Extension 2 Township, from "Residential 1" to "Industrial 1", 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 143.

PB. 4-9-2-132H-143

Administrator's Notice 1632 1 November, 1978

PRETORIA AMENDMENT SCHEME 402.

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: —

- (a) A part of Van der Walt Street, Pretoria Township, — from "Existing Public Street" and
- (b) Erf 3213 Pretoria Township from "General Business" to
- (a) A part of Van der Walt Street — "Special" Use Zone XIV to permit a public street, business building government building, parking garages, places of instruction, places of public worship, places of refreshment, residential buildings, shops, social halls and pedestrian ways, subject to certain conditions; and
- (b) Erf 3213 — "General Business." The permissible gross leasable floor area are reduced by an area of 485 m².

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 402.

PB. 4-9-2-3H-402

Administrator's Notice 1633 1 November, 1978

RANDBURG AMENDMENT SCHEME 58.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965,

1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Erf 240 tot "Parkering" en Erf 242 tot "Spesiaal" vir winkels wat 'n garage insluit, kantore en professionele kamers, 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 58.

PB. 4-9-2-132H-58

Administrateurskennisgewing 1634 1 November 1978

RANDBURG-WYSIGINGSKEMA 150.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Gedeelte 24 van Lot 1364, 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".

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 150.

PB. 4-9-2-132H-150

Administrateurskennisgewing 1635 1 November 1978

RANDBURG-WYSIGINGSKEMA 153.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Lot 259, dorp Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²".

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 153.

PB. 4-9-2-132H-153

Administrateurskennisgewing 1636 1 November 1978

RANDBURG-WYSIGINGSKEMA 151.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur

that the Administrator has approved the amendment of Randburg Town-planning Scheme 1976 by the rezoning of Erf 240 to "Parking" and Erf 242 to "Special" for shops which includes a garage, offices and professional rooms, 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 58.

PB. 4-9-2-132H-58

Administrator's Notice 1634 1 November, 1978

RANDBURG AMENDMENT SCHEME 150

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 Portion 24 of Lot 1364, 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".

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 150.

PB. 4-9-2-132H-150

Administrator's Notice 1635 1 November, 1978

RANDBURG AMENDMENT SCHEME 153.

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 259, Ferndale Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 2 000 m²".

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 153.

PB. 4-9-2-132H-153

Administrator's Notice 1636 1 November, 1978

RANDBURG AMENDMENT SCHEME 151.

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

het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Lot 183, 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".

Kaart 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysiging-skema 151.

PB. 4-9-2-132H-151

Administrateurskennisgewing 1637 1 November 1978

PRETORIA-WYSIGINGSKEMA 376.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974 gewysig word ten opsigte van R/Lot 1559, dorp Pretoria-Noord, om voorsiening te maak vir die oprigting van twee woonhuise.

Kaart 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysiging-skema 376.

PB. 4-9-2-3H-376

Administrateurskennisgewing 1638 1 November 1978

RANDBURG-WYSIGINGSKEMA 129.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Lot 944, 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".

Kaart 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysiging-skema 129.

PB. 4-9-2-132H-129

Administrateurskennisgewing 1639 1 November 1978

RANDBURG-WYSIGINGSKEMA 149.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Lot 155, dorp Kensing-

of Randburg Town-planning Scheme 1976 by the rezoning of Lot 183, 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".

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 151.

PB. 4-9-2-132H-151

Administrator's Notice 1637 1 November, 1978

PRETORIA AMENDMENT SCHEME 376.

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 in respect of R/Lot 1559, Pretoria North Township, to make provision for the erection of two dwelling houses.

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 376.

PB. 4-9-2-3H-376

Administrator's Notice 1638 1 November, 1978

RANDBURG AMENDMENT SCHEME 129.

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 944, 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".

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 129.

PB. 4-9-2-132H-129

Administrator's Notice 1639 1 November, 1978

RANDBURG AMENDMENT SCHEME 149.

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 155, Kensington B Township, from "Resi-

ton 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".

Kaart 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysiging-skema 149.

PB. 4-9-2-132H-149

Administrateurskennisgewing 1640 1 November 1978

RANDBURG-WYSIGINGSKEMA 135.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Lot 135, 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".

Kaart 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysiging-skema 135.

PB. 4-9-2-132H-135

Administrateurskennisgewing 1641 1 November 1978

RANDBURG-WYSIGINGSKEMA 115.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Erf 32, dorp Strijdompark, van "Residensieel 1" tot "Nywerheid 1".

Kaart 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysiging-skema 115.

PB. 4-9-2-132H-115

Administrateurskennisgewing 1642 1 November 1978

BOKSBURG-WYSIGINGSKEMA 1/196.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Boksburg-dorpsaanlegskema 1, 1946 gewysig word deur die hersonering van Gedeelte 264 (n gedeelte van Gedeelte 211) van die plaas Driefontein 85-I.R. van "Landbou" tot "Bestaande Strate".

dential 1" with a density of "One dwelling per 1 500 m²" to "Residential 1" with a density of "One dwelling per 1 000 m²".

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 149.

PB. 4-9-2-132H-149

Administrator's Notice 1640 1 November, 1978

RANDBURG AMENDMENT SCHEME 135.

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 re-zoning of Lot 135, 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".

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 135.

PB. 4-9-2-132H-135

Administrator's Notice 1641 1 November, 1978

RANDBURG AMENDMENT SCHEME 115.

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 re-zoning of Erf 32, Strijdompark Township, from "Residential 1" to "Industrial 1".

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 115.

PB. 4-9-2-132H-115

Administrator's Notice 1642 1 November, 1978

BOKSBURG AMENDMENT SCHEME 1/196.

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 Boksburg Town-planning Scheme 1, 1946 by the re-zoning of Portion 264 (a portion of Portion 211) of the farm Driefontein 85-I.R., from "Agricultural" to "Existing Streets".

2. Klousule 22(a), Tabel "E", deur die byvoeging van 'n nuwe voorbehoudsbepaling "(x)".

Kaart 3 en die skemaklousules van die wysiging-skema 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-wysiging-skema 3/88.

PB. 4-9-2-1-88-3

Administrateurskennisgewing 1646 1 November 1978

GERMISTON-WYSIGINGSKEMA 1/218.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Germiston-dorpsaanlegskema 1, 1945 soos volg gewysig word:

Klousule 16, deur die byvoeging van 'n nuwe subklousule "(n)".

Kaart 3 en die skemaklousules van die wysiging-skema 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-wysiging-skema 1/218.

PB. 4-9-2-1-218

Administrateurskennisgewing 1647 1 November 1978

RANDBURG-WYSIGINGSKEMA 136.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanning-skema, 1976 gewysig word deur die hersonering van Lot 854, dorp Ferndale, van —

- (a) 'n deel aan die noordekant (6 m) en 'n deel aan die suidekant (4,5 m) — "Voorgestelde Nuwe Paaie en Verbredings"; en
- (b) 'n deel "Besigheid 2" tot "Besigheid 2" en 'n deel 4,7 m langs Kentlaan, "Voorgestelde Nuwe Paaie en Verbredings".

Kaart 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysiging-skema 136.

PB. 4-9-2-132H-136

Administrateurskennisgewing 1648 1 November 1978

RANDBURG-WYSIGINGSKEMA 119.

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

2. Clause 22(a), Table "E", by the addition of a new proviso "(x)".

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 3/88.

PB. 4-9-2-1-88-3

Administrator's Notice 1646 1 November, 1978

GERMISTON AMENDMENT SCHEME 1/218.

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 as follows:

Clause 16, by the insertion of a new sub-clause "(n)".

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 1/218.

PB 4-9-2-1-218

Administrator's Notice 1647 1 November, 1978

RANDBURG AMENDMENT SCHEME 136.

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 854, Ferndale Township, from

- (a) a part on the northern side (6 m) and a part on the southern side (4,5 m) — "Proposed new roads and road widenings", and
- (b) a part "Business 2" to "Business 2" and a part 4,7 m along Kent Avenue, "Proposed New Roads and Widenings."

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 136.

PB. 4-9-2-132H-136

Administrator's Notice 1648 1 November, 1978

RANDBURG AMENDMENT SCHEME 119.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965,

1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Lot 14, 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".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stads-klerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 119.

PB. 4-9-2-132H-119

Administrateurskennisgewing 1649 1 November 1978

RANDBURG-WYSIGINGSKEMA 126.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Lot 940, 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".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stads-klerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 126.

PB. 4-9-2-132H-126

Administrateurskennisgewing 1650 1 November 1978

RANDBURG-WYSIGINGSKEMA 148.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Lot 517, 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".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stads-klerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 148.

PB. 4-9-2-132H-148

Administrateurskennisgewing 1651 1 November 1978

RANDBURG-WYSIGINGSKEMA 76.

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

that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976 by the rezoning of Lot 14, 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".

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 119.

PB. 4-9-2-132H-119

Administrator's Notice 1649 1 November, 1978

RANDBURG AMENDMENT SCHEME 126.

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 940, 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".

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 126.

PB. 4-9-2-132H-126

Administrator's Notice 1650 1 November, 1978

RANDBURG AMENDMENT SCHEME 148.

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 517, 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".

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 148.

PB. 4-9-2-132H-148

Administrator's Notice 1651 1 November, 1978

RANDBURG AMENDMENT SCHEME 76.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965,

1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Lotte 1214 tot 1217, dorp Ferndale, van "Residensieel 1" tot "Munisipaal" en "Residensieel 2".

Kaart 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysiging-skema 76.

PB. 4-9-2-132H-76

Administrateurskennisgewing 1652 1 November 1978

RANDBURG-WYSIGINGSKEMA 145.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Gedeelte 1 van Erf 7, dorp Vandia Grove, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²".

Kaart 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysiging-skema 145.

PB. 4-9-2-132H-145

Administrateurskennisgewing 1653 1 November 1978

RANDBURG-WYSIGINGSKEMA 140.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 gewysig word deur die hersonering van Erwe 101 tot en met 106, dorp Moret Uitbreiding 3, van "Spesiaal" vir 'n woonhuis of blok of blokke woonstelle, en, met die toestemming van die Raad, 'n geselligheidsaal of 'n plek van openbare godsdiensoefening tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²".

Kaart 3 en die skemaklousules van die wysiging-skema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysiging-skema 140.

PB. 4-9-2-132H-140

Administrateurskennisgewing 1654 1 November 1978

RANDBURG-WYSIGINGSKEMA 105.

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

that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976 by the re-zoning of Lots 1214 to 1217, Ferndale Township, from "Residential 1" to "Municipal" and "Residential 2".

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 76.

PB. 4-9-2-132H-76

Administrator's Notice 1652 1 November, 1978

RANDBURG AMENDMENT SCHEME 145.

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 re-zoning of Portion 1 of Erf 7, Vandia Grove Township, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1", with a density of "One dwelling per 2 000 m²".

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 145.

PB. 4-9-2-132H-145

Administrator's Notice 1653 1 November, 1978

RANDBURG AMENDMENT SCHEME 140.

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 re-zoning of Erven 101 up to and including 106, Moret Extension 3 Township, from "Special" for a dwelling house or block or blocks of flats and, with the consent of the Council, a social hall or place of public worship to "Residential 1" with a density of "One dwelling per 1 000 m²".

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 140.

PB. 4-9-2-132H-140

Administrator's Notice 1654 1 November, 1978

RANDBURG AMENDMENT SCHEME 105.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965,

1965 bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema, 1976 soos volg gewysig word:

Klousule 20, deur die byvoeging van die volgende subklousule:

- (d) Die kantruimte van die gebou, opgerig op Lot 793, dorp Windsor, moet nie minder as 0,00 meter wees op die westelike grens nie, vir die lewensduur van die bestaande gebou en indien dit gesloop word sal die kantruimte soos gemeld in Klousule 20(a) van toepassing wees.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stads-klerk, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 105.

PB. 4-9-2-132H-105

Administrateurskennisgewing 1655 1 November 1978

KEMPTONPARK-WYSIGINGSKEMA 1/187.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Kemptonpark-dorpsaanlegskema 1, 1952 gewysig word deur die hersonering van Gedeelte 1 van Erf 203, dorp Allen Grove, vanaf "Openbare Oopruimte" tot "Inrigtings".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stads-klerk, Kemptonpark en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Kemptonpark-wysigingskema 1/187.

PB. 4-9-2-16-187

Administrateurskennisgewing 1656 1 November 1978

PRETORIA-WYSIGINGSKEMA 407.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974 gewysig word deur die hersonering van Erf 1511, dorp Eersterust Uitbreiding 2, vanaf "Openbare Oopruimte" tot "Spesiaal" Gebruiksonne XIV, vir die uitsluitlike gebruik deur die Padvindersvereniging.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stads-klerk, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 407.

PB. 4-9-2-3H-407

that the Administrator has approved the amendment of Randburg Town-planning Scheme, 1976 as follows:

Clause 20, by the addition of the following sub-clause:

- (d) The building erected on Lot 793, Windsor Township, shall have on the western boundary a side space of not less than 0,00 metre for the life of the existing building only and in the event of its demolition the side space mentioned in Clause 20(a) shall apply.

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 105.

PB. 4-9-2-132H-105

Administrator's Notice 1655 1 November, 1978

KEMPTON PARK AMENDMENT SCHEME 1/187.

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 Kempton Park Town-planning Scheme 1, 1952, by rezoning Portion 1 of Erf 203, Allen Grove Township, from "Public Open Space" to "Institutions".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Kempton Park and are open for inspection at all reasonable times.

This amendment is known as Kempton Park Amendment Scheme 1/187.

PB. 4-9-2-16-187

Administrator's Notice 1656 1 November, 1978

PRETORIA AMENDMENT SCHEME 407.

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 rezoning Erf 1511, Eersterust Extension 2 Township, from "Public Open Space" to "Special" Use Zone XIV to be used solely by the Boy Scout Association.

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 407.

PB. 4-9-2-3H-407

Administrateurskennisgewing 1657 1 November 1978

GERMISTON-WYSIGINGSKEMA 1/231.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Germiston-dorpsaanlegkema 1, 1945 gewysig word deur die hersonering van die Restant van Erf 315, dorp Marlands Uitbreiding 3, vanaf "Bestaande Openbare Oopruimte" tot "Spesiaal", Gebruiksone XIV, vir die doeleindes van 'n kulturele jeugorganisasie, 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, Germiston en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Germiston-wysigingskema 1/231.

PB. 4-9-2-1-231

Administrateurskennisgewing 1658 1 November 1978

PRETORIA-WYSIGINGSKEMA 363.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningkema, 1974 gewysig word deur die hersonering van Gedeelte 4 van Erf 36, dorp Mayville, vanaf "Spesiaal" vir 'n plek van vermoedelikheid of woonhuise tot "Spesiaal", Gebruiksone XIV, om 'n plek van openbare godsdiensoefening of woonhuise toe te laat, 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 363.

PB. 4-9-2-3H-363

Administrateurskennisgewing 1659 1 November 1978

BRITS-WYSIGINGSKEMA 1/30.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Brits-dorpsaanlegkema 1, 1958 gewysig word deur die hersonering van Erwe 5 en 6, dorp Primindia van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" en Erf 7, dorp Primindia van "Algemene Woon" almal tot "Algemene Besigheid".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Brits en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Brits-wysigingskema 1/30.

PB. 4-9-2-10-30

Administrator's Notice 1657 1 November, 1978

GERMISTON AMENDMENT SCHEME 1/231.

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 rezoning the Remainder of Erf 315, Marlands Extension 3 Township, from "Existing Public Open Space" to "Special" Use Zone XIV, for the purposes of a cultural youth organisation, 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, Germiston and are open for inspection at all reasonable times.

This amendment is known as Germiston Amendment Scheme 1/231.

PB. 4-9-2-1-231

Administrator's Notice 1658 1 November, 1978

PRETORIA AMENDMENT SCHEME 363.

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 rezoning Portion 4 of Erf 36, Mayville Township, from "Special" for a place of amusement or dwelling houses to "Special", Use Zone XIV, to permit a place of public worship or dwelling houses, subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, and the Town Clerk, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Pretoria Amendment Scheme 363.

PB. 4-9-2-3H-363

Administrator's Notice 1659 1 November, 1978

BRITS AMENDMENT SCHEME 1/30.

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 Brits Town-planning Scheme 1, 1958 by rezoning Erven 5 and 6, Primindia Township, from "Special Residential" with a density of "One dwelling per Erf" and Erf 7, Primindia Township, from "General Residential" all to "General Business".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Brits and are open for inspection at all reasonable times.

This amendment is known as Brits Amendment Scheme 1/30.

PB. 4-9-2-10-30

Administrateurskennisgewing 1660 1 November 1978

JOHANNESBURG-WYSIGINGSKEMA 1/1041.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsaanlegskema 1, 1946 gewysig word deur die hersonering van die Resterende Gedeelte van Lot 6, dorp Riviera, van 'n deel "Spesiale Woon" en 'n deel "Algemene Woon", albei tot "Algemene Woon" met 'n digtheid van "Een woonhuis per 20 000 vk. vt.", en deur die wysiging van Klousule 21(c) deur die byvoeging van voorbehoudsbepaling (ii).

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 1/1041.

PB. 4-9-2-2-1041

Administrateurskennisgewing 1661 1 November 1978

JOHANNESBURG-WYSIGINGSKEMA 1/711.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsaanlegskema 1, 1946 gewysig word deur die hersonering van Gedeeltes 1, 2 en die Resterende Gedeelte van Standplaas 51, dorp Braamfontein Werf, van gedeeltelik "Algemene Nywerheid" met 'n digtheid van "Een woonhuis per erf" en gedeeltelik "Algemene Nywerheid" met 'n digtheid van "Een woonhuis per 5 000 vk. vt.", tot "Algemene Nywerheid" met 'n digtheid van "Een woonhuis per erf", 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 1/711.

PB. 4-9-2-2-711

Administrateurskennisgewing 1662 1 November 1978

ERMELO-WYSIGINGSKEMA 1/45.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Ermelo-dorpsaanlegskema 1, 1954 gewysig word deur die hersonering van Erf 635, dorp Ermelo van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²" tot Gedeeltelik "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 200 m²" en gedeeltelik "Spesiale Besigheid", 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.

Administrator's Notice 1660 1 November, 1978

JOHANNESBURG AMENDMENT SCHEME 1/1041.

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 the Remaining Extent of Lot 6, Riviera Township, from a part "Special Residential" and a part "General Residential" both to "General Residential" with a density of "One dwelling per 20 000 sq.-ft." and by the amendment of Clause 21(c) by the addition of proviso (ii).

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 1/1041

PB. 4-9-2-2-1041

Administrator's Notice 1661 1 November, 1978

JOHANNESBURG AMENDMENT SCHEME 1/711.

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 Portions 1, 2 and the Remaining Extent of Stand 51, Braamfontein Werf Township, from partly "General Industrial" with a density of "One dwelling per erf" and partly "General Industrial" with a density of "One dwelling per 5 000 sq. ft." to "General Industrial" with a density of "One dwelling per erf", 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 1/711.

PB. 4-9-2-2-711

Administrator's Notice 1662 1 November, 1978

ERMELO AMENDMENT SCHEME 1/45.

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 635, Ermelo Township, from "Special Residential" with a density of "One dwelling per 1 500 m²" to partly "Special Residential" with a density of "One dwelling per 1 200 m²" and partly "Special Business" 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.

Hierdie wysiging staan bekend as Ermelo-wysigingskema 1/45.

PB. 4-9-2-14-45

Administrateurskennisgewing 1663 1 November 1978

SPRINGS-WYSIGINGSKEMA 1/127.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Springs-dorpsaanlegkema 1, 1948 gewysig word deur die hersonering van Gedeelte A van Erf 1503, dorp Selection Park, van "Openbare Oopruimte" tot "Algemene Besigheid" met 'n digtheid van "Een huis per erf", 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, Springs en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Springs-wysigingskema 1/127.

PB. 4-9-2-32-127

Administrateurskennisgewing 1664 1 November 1978

GERMISTON-WYSIGINGSKEMA 1/214.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Germiston-dorpsaanlegkema 1, 1945 gewysig word deur die hersonering van Gedeelte 4 van Lot 189, dorp Klippoortje Landboulotte, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 3 000 m²" tot:

- (a) 'n Deel van Gedeelte 4 van Lot 189 tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²"; en
- (b) 'n Deel van Gedeelte 4, Lot 189 tot "Spesiaal" vir die oprigting van wooneenhede, 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, Germiston en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Germiston-wysigingskema 1/214.

PB. 4-9-2-1-214

Administrateurskennisgewing 1665 1 November 1978

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1045.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 bekend gemaak dat die Administrateur goedgekeur het dat Noordelike Johannesburgstreek-dorpsaanlegkema, 1958 gewysig word deur die hersonering van Lot 153, dorp Wynberg, van "Spesiaal" vir besigheidsgeboue (kantore uitgesluit), pakhuse, bouerswerwe, droogskoonmakerye, wasserye, huishoudelike nywerheidsgeboue en

This amendment is known as Ermelo Amendment Scheme 1/45.

PB. 4-9-2-14-45

Administrator's Notice 1663 1 November, 1978

SPRINGS AMENDMENT SCHEME 1/127.

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 Springs Town-planning Scheme 1, 1948 by the rezoning of Portion A of Erf 1503, Selection Park Township, from "Public Open Space" to "General Business" with a density of "One dwelling per erf", 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, Springs and are open for inspection at all reasonable times.

This amendment is known as Springs Amendment Scheme 1/127.

PB. 4-9-2-32-127

Administrator's Notice 1664 1 November, 1978

GERMISTON AMFNDMENT SCHEME 1/214.

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 Portion 4 of Lot 189, Klippoortje Agricultural Lots Township, from "Special Residential" with a density of "One dwelling per 3 000 m²" to:

- (a) A part of Portion 4 of Lot 189 "Special Residential" with a density of "One dwelling per 1 500 m²" and
- (b) A part of Portion 4 of Lot 189 "Special" for the erection of dwelling units, 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, Germiston and are open for inspection at all reasonable times.

This amendment is known as Germiston Amendment Scheme 1/214.

PB. 4-9-2-1-214

Administrator's Notice 1665 1 November, 1978

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1045.

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 Northern Johannesburg Region Town-planning Scheme, 1958 by the rezoning of Lot 153, Wynberg Township from "Special" for business premises, (excluding offices), warehouses, builders yards, drycleaning works,

kantore ondergeskik aan enige toelaatbare primêre gebruik, onderworpe aan sekere voorwaardes, tot "Spesiaal" vir besigheidsgeboue (kantore uitgesluit), pakhuis, bouerswerwe, droogskoonmakerye, wasserye, nywerheids- en huishoudelike nywerheidsgeboue en kantore, ondergeskik aan enige toelaatbare primêre gebruik, 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 Stadskeerk, Sandton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 1045.

PB. 4-9-2-116-1045

Administrateurskennisgewing 1666 · 1 November 1978

MUNISIPALITEIT BALFOUR: 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 Balfour, deur die Raad aangeneem by Administrateurskennisgewing 1392 van 16 Augustus 1972, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur items 2 en 3 deur die volgende te vervang:

"2. *Private Woonings en Verbruikers nie onder Items 3 en 4 vermeld nie, per Maand.*

(1) Vir die eerste 50 kW.h of gedeelte daarvan: R3.

(2) Vir die volgende 450 kW.h, per kW.h: 2c.

(3) Daarna, per kW.h: 1c.

3. *Besighede, Motorhawens, Winkels, Kantore, Werksinkels, Fabriekke, Klubs, Hotelle, Losieshuise, Vermaaklikheidsplekke, Kerke, Die Suid-Afrikaanse Spoorweë, Skole, Skoolkoshuise en alle ander Staats- en Provinsiale Departemente, per Maand.*

(1) Vir die eerste 300 kW.h of gedeelte daarvan: R14.

(2) Vir die volgende 7 000 kW.h, per kW.h: 2c.

(3) Daarna, per kW.h: 1c."

2. Deur subitem (1) van item 4 deur die volgende te vervang:

"(1) *Nywerhede en ander verbruikers met 'n geïnstalleerde kW van 20 en meer maar minder as 500, per maand.*

(a) Vir elke kV.A: R5.

(b) Per kW.h verbruik: 1c."

3. Deur item 8 te skrap.

PB. 2-4-2-36-45

laundries, domestic industrial buildings and offices ancillary to a permitted primary use, subject to certain conditions, to "Special" for business premises, (excluding offices), warehouses, builders yards, drycleaning works, laundries, industrial and domestic industrial buildings and offices ancillary to a permitted primary use, 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, Sandton and are open for inspection at all reasonable times.

This amendment is known as Northern Johannesburg Region Amendment Scheme 1045.

PB. 4-9-2-116-1045

Administrator's Notice 1666 · 1 November, 1978

BALFOUR 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 Balfour Municipality, adopted by the Council under Administrator's Notice 1392, dated 16 August, 1972, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution for items 2 and 3 of the following:

"2. *Private Dwellings and Consumers not Mentioned under Items 3 and 4, per Month.*

(1) For the first 50 kW.h or portion thereof: R3.

(2) For the following 450 kW.h, per kW.h: 2c.

(3) Thereafter, per kW.h: 1c.

3. *Businesses, Garages, Shops, Offices, Workshops, Factories, Clubs, Hotels, Boarding Houses, Places of Amusement, Churches, The South African Railways, Schools, School Hostels and all other Government and Provincial Departments, per Month.*

(1) For the first 300 kW.h or portion thereof: R14.

(2) For the following 7 000 kW.h, per kW.h: 2c.

(3) Thereafter, per kW.h: 1c."

2. By the substitution for subitem (1) of item 4 of the following:

"(1) *Industries and other consumers with an installed kW of 20 and more but less than 500, per month.*

(a) For each kV.A: R5.

(b) Per kW.h consumed: 1c."

3. By the deletion of item 8.

PB. 2-4-2-36-45

ALGEMENE KENNISGEWINGS

KENNISGEWING 412 VAN 1978.

ORDONNANSIE OP DIE VERDELING VAN GROND, 1973: AANSOEK OM DIE VERDELING VAN GROND.

Ooreenkomstig 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) Vreugdeboerdery (Edms.) Bpk. ten opsigte van die gebied grond, te wete Resterende Gedeelte van Gedeelte 8 ('n gedeelte van Gedeelte 2) van die plaas Nootgedacht No. 434-I.P., distrik Klerksdorp 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 B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria vir 'n tydperk van 60 dae vanaf die datum van die eerste publikasie hiervan in die *Provinsiale Koerant*.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om verhoë 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, 25 Oktober 1978.

PB. 4-12-2-23/434/4

KENNISGEWING 413 VAN 1978.

NELSPRUIT-WYSIGINGSKEMA 1/60.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar mnr. Clive van der Merwe, P/a. Die Stadsklerk, Posbus 45, Nelspruit aansoek gedoen het om Nelspruit-dorpsaanlegskema 1, 1949 te wysig deur die hersonering van 'n deel van Erf 446, voorheen Gedeelte 3 van Erf 382, geleë aan Bischoffstraat, dorp Sonheuwel van "Openbare Oop Ruimte" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf".

Verdere besonderhede van hierdie wysigingskema (wat Nelspruit-wysigingskema 1/60 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Nelspruit ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovernielde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 45, Nelspruit skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 25 Oktober 1978.

PB. 4-9-2-22-60

GENERAL NOTICES

NOTICE 412 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 Land 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) Vreugdeboerdery (Edms.) Bpk. in respect of the area of land, namely Remaining Portion of Portion 8 (a portion of Portion 2) of the farm Nootgedacht No. 434-I.P., district Klerksdorp.

Such application together with the relevant plans and information is open for inspection at the office of the Director of Local Government, Room B206A, 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 thereof within the said period of 60 days.

E. UYS,
Director of Local Government.
Pretoria, 25 October, 1978.

PB. 4-12-2-23/434/4

NOTICE 413 OF 1978.

NELSPRUIT AMENDMENT SCHEME 1/60.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner, Mr. Clive van der Merwe, C/o. The Town Clerk, P.O. Box 45, Nelspruit for the amendment of Nelspruit Town-planning Sscheme 1, 1949 by rezoning a part of Erf 446, formerly Portion 3 of Erf 382, situated on Bischoff Street, Sonheuwel Township, from "Public Open Space" to "Special Residential" with a density of "One dwelling per erf".

The amendment will be known as Nelspruit Amendment Scheme 1/60. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Nelspruit 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, Nelspruit at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 25 October, 1978.

PB. 4-9-2-22-60

KENNISGEWING 414 VAN 1978.

KLERKSDORP-WYSIGINGSKEMA 2/34.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, Ellaton Development (Proprietary) Limited, P/a. mnre. John en Kernick, Posbus 1840, Pretoria aansoek gedoen het om Klerksdorp-dorpsaanlegskema 2, 1953 te wysig deur die hersonering van Erwe 590, 586, 587, 672, 673 en 646, geleë aan Adeanelaan, Clementstraat en Batemanlaan, dorp Ellaton;

- (a) Erf 590, van "Algemene Besigheid" tot "Spesiale Woon" met 'n digtheid van "Een Woonhuis per erf".
- (b) Erwe 586 en 587, van "Spesiaal" vir 'n openbare garage tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf".
- (c) Erf 672, van "Spesiale Woon" tot "Algemene Besigheid" en
- (d) Erwe 673 en 646, van "Spesiale Woon" tot "Spesiaal" vir 'n openbare garage.

Verdere besonderhede van hierdie wysigingskema (wat Klerksdorp-wysigingskema 2/34 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Klerksdorp ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 99, Klerksdorp skriftelike voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 25 Oktober 1978.

PB. 4-9-2-17-34-2

KENNISGEWING 415 VAN 1978.

RANDBURG-WYSIGINGSKEMA 178.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar mnre. L. L. Coetsee, P/a. mnre. Cedric S. Amoils en Mouton, Posbus 28816, Sandringham aansoek gedoen het om Randburg-dorpsbeplanningkema, 1976 te wysig deur die hersonering van Gedeelte 3 van Erf 5 geleë aan Elginweg, dorp Vandia Grove van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 178 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike

NOTICE 414 OF 1978.

KLERKSDORP AMENDMENT SCHEME 2/34.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner, Ellaton Development (Proprietary) Limited, C/o. Messrs. John and Kernick, P.O. Box 1840, Pretoria for the amendment of Klerksdorp Town-planning Scheme 2, 1953 by rezoning Erven 590, 586, 587, 672, 673 and 646, situated on Adeane Avenue, Clement Street and Bateman Avenue, Ellaton Township;

- (a) Erf 590, from "General Business" to "Special Residential" with a density of "One dwelling per erf".
- (b) Erven 586 and 587, from "Special" for a public garage to "Special Residential" with a density of "One dwelling per erf".
- (c) Erf 672, from "Special Residential" to "General Business" and
- (d) Erven 673 and 646, from "Special Residential" to "Special" for a public garage.

The amendment will be known as Klerksdorp Amendment Scheme 2/34. 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, 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 99, Klerksdorp at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.

Pretoria, 25 October, 1978.

PB. 4-9-2-17-34-2

NOTICE 415 OF 1978.

RANDBURG AMENDMENT SCHEME 178.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner Mr. L. L. Coetsee, C/o. Messrs. Cedric S. Amoils and Mouton, P.O. Box 28816, Sandringham for the amendment of Randburg Town-planning Scheme, 1976 by rezoning Portion 3 of Erf 5, situated on Elgin Road, Vandia Grove Township from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 2 000 m²".

The amendment will be known as Randburg Amendment Scheme 178. 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, 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

Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg skriftelik voorgelê word:

C. C. REYNEKE,

Wnde. Direkteur van Plaaslike Bestuur.
Pretoria, 25 Oktober 1978.

PB. 4-9-2-132H-178

KENNISGEWING 416 VAN 1978.

PRETORIA-WYSIGINGSKEMA 489.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar mnre. South African Hotels (Proprietary) Limited, P/a. mnr. M. P. Dix, Posbus 174, Pretoria aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974 te wysig deur die hersonering van Erf 2977 geleë aan Van der Waltstraat en Minnaarstraat, dorp Pretoria van "Algemene Woon" tot "Spesiaal" Gebruikstreek XIV vir bestaande gebruike soos onder Gebruikzone IV, "Algemene Woon" toegelaat en 'n wassery, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 489 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria skriftelik voorgelê word.

C. C. REYNEKE,

Wnde. Direkteur van Plaaslike Bestuur.
Pretoria, 25 Oktober 1978.

PB. 4-9-2-3H-489

KENNISGEWING 417 VAN 1978.

WET OP OPHEFFING VAN BEPERKINGS 84 VAN 1967.

Ingevolge artikel 3(6) van bostaande Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die betrokke plaaslike owerheid. Enige beswaar, met volledige redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovermelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 29 November 1978.

C. C. REYNECKE,

Waarn. Direkteur van Plaaslike Bestuur.
Pretoria, 1 November 1978.

Hendrik Jan Kraayenbrink, vir die wysiging van die titelvoorwaardes van Gedeelte 2 van Erf 2664, dorp Kemptonpark, distrik Germiston, ten einde dit moontlik te maak dat die eiendom vir winkels, kantore, professionele kamers, woonhuise, woongeboue en ander gebruike, met die spesiale toestemming van die plaaslike owerheid, gebruik kan word.

PB. 4-14-2-665-24

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.

C. C. REYNEKE,

Acting Director of Local Government.
Pretoria, 25 October, 1978.

PB. 4-9-2-132H-178

NOTICE 416 OF 1978.

PRETORIA AMENDMENT SCHEME 489.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner Messrs. South African Hotels (Proprietary) Limited, C/o. Mr. M. P. Dix, P.O. Box 174, Pretoria for the amendment of Pretoria Town-planning Scheme, 1974 by rezoning Erf 2977, situated on Van der Walt Street and Minnaar Street, Pretoria Township from "General Residential" to "Special" Use Zone XIV for existing uses under Use Zone IV, "General Residential" and a laundry, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 489. 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.

C. C. REYNEKE,

Acting Director of Local Government.
Pretoria, 25 October, 1978.

PB. 4-9-2-3H-489

NOTICE 417 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, Pretorius Street, Pretoria and at the office of the relevant local authority. Any objections, with full reasons therefor, should be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 29 November, 1978.

C. C. REYNECKE,

Acting Director of Local Government.
Pretoria, 1 November, 1978.

Hendrik Jan Kraayenbrink, for the amendment of the conditions of title of Portion 2 of Erf 2664, Kempton Park Township, district Germiston, to permit the property being used for shops, offices, professional suites, dwellings, residential buildings and other uses with the special consent of the local authority.

PB. 4-14-2-665-24

Matthew Centner, vir:

- (1) Die wysiging van titelvoorwaardes van Erf 231, dorp Buccleuch, distrik Johannesburg, ten einde die oprigting van verdere woonhuise toe te laat nadat onderverdeling plaasgevind het; en
- (2) die wysiging van Noordelike Johannesburgstreek-dorpsbeplanningskema ten opsigte van Erf 231, dorp Buccleuch deur die sonering te wysig van "Een woonhuis per erf" tot "Een woonhuis per 15 000 vk. vt."

Die wysigingskema sal bekend staan as Noordelike Johannesburgstreek-wysigingskema 1116.

PB. 4-14-2-217-11

Christiaan Lourens Dreyer vir die wysiging van die titelvoorwaardes van Erf 27, dorp Dendron, distrik Pietersburg, ten einde dit moontlik te maak dat erf vir besigheidsdoeleindes gebruik kan word.

PB. 4-14-2-331-1

Mildred Maureen Browne vir die wysiging van die titelvoorwaardes van Hoewe 66, Glenferness Landbouhoeves, Registrasie Afdeling J.R., Transvaal, ten einde dit moontlik te maak dat die hoewe vir 'n ryskool met dertig perde gebruik kan word en 'n kafee vir die uitsluitlike gebruik van die persone wat die ryskool gebruik.

PB. 4-16-2-202-4

Norman Gerald Zidel vir:

- (1) Die wysiging van titelvoorwaardes van Erf 1287, dorp Florida Uitbreiding, Registrasie Afdeling I.Q., Transvaal, ten einde 'n garage-besigheid op die erf te bedryf.
- (2) Die wysiging van die Roodepoort-Maraisburg-dorpsaanlegskema deur die hersonering van Erf 1287, dorp Florida Uitbreiding, van "Spesiale Woon" tot "Spesiaal" vir garage doeleindes.

Die wysigingskema sal bekend staan as Roodepoort-Maraisburg-wysigingskema 1/335.

PB. 4-14-2-482-2

Ruth Hilda Courtney vir:

- (1) Die wysiging van titelvoorwaardes van Lot 144, dorp Craighall, stad Johannesburg, ten einde die lot onder te verdeel en 'n tweede woonhuis op te rig; en
- (2) die wysiging van die Johannesburg-dorpsaanlegskema deur die hersonering van Lot 144, dorp Craighall, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk. vt."

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 2/114.

PB. 4-14-2-288-21

Matthew Centner, for:

- (1) The amendment of the conditions of title of Erf 231, Buccleuch Township, district Johannesburg, in order to permit the erection of further dwelling houses after subdivision has taken place;
- (2) the amendment of Northern Johannesburg Region Town-planning Scheme to amend the zoning of Erf 231, Buccleuch Township from "One dwelling per erf" to "One dwelling per 15 000 sq. ft."

This amendment scheme will be known as Northern Johannesburg Region Amendment Scheme 1116.

PB. 4-14-2-217-11

Christiaan Lourens Dreyer for the amendment of the conditions of title of Erf 27, Dendron Township, district Pietersburg, to permit the erf being used for business purposes.

PB. 4-14-2-331-1

Mildred Maureen Browne for the amendment of the conditions of title of Holding 66, Glenferness Agricultural Holdings, Registration Division J.R., Transvaal, to permit the holding being used for a riding school with thirty horses and a cafe for the exclusive use of the persons patronizing the riding school.

PB. 4-16-2-202-4

Norman Gerald Zidel for:

- (1) The amendment of the conditions of title of Erf 1287, Florida Extension Township, Registration Division I.Q., Transvaal, in order to conduct a garage business on the erf.
- (2) The amendment of the Roodepoort-Maraisburg Town-planning Scheme by the rezoning of Erf 1287, Florida Extension Township, from "Special Residential" to "Special" for garage purposes.

This amendment scheme will be known as Roodepoort-Maraisburg Amendment Scheme 1/335.

PB. 4-14-2-482-2

Ruth Hilda Courtney for:

- (1) The amendment of the conditions of title of Lot 144, Craighall Township, City of Johannesburg, in order to subdivide the lot and erect a second dwelling; and
- (2) the amendment of the Johannesburg Town-planning Scheme by the rezoning of Lot 144, Craighall Township from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 15 000 sq. ft."

This amendment scheme will be known as Johannesburg Amendment Scheme 2/114.

PB. 4-14-2-288-21

KENNISGEWING 419 VAN 1978.

AAANSOEK OM SLUITING VAN KONTRAK VIR DIE VERVOER VAN SKOOLKINDERS.

Aansoeke word gevra vir die vervoer van skoolkinders soos in die onderstaande skedule uitcengesit.

NOTICE 419 OF 1978.

APPLICATIONS TO ENTER INTO CONTRACT FOR CONVEYANCE OF SCHOOL CHILDREN.

Applications are hereby invited for the conveyance of school children as set out in the subjoined schedule.

Beskrywing	Getal leerlinge	Tarief per skooldag	Afstand	Skoolraad
John oor Boskop	42	R20,97 1978 Bus	16,15 km	Rand Sentraal

Aansoeke moet op die voorgeskrewe vorms T.O.D. 111(a) in duplikaat, gedoen en in verseelde koeverte geplaas word met die woorde "Aansoek: Vervoer van Skoolkinders", asook die beskrywing van die diens soos vermeld in kolom een hierbo daarop. Aansoeke moet aan die Sekretaris van die betrokke Skoolraad gerig word en moet hom nie later as elfuur op die 29e dag van November 1978 bereik nie.

Volle besonderhede sowel as die nodige aansoekvorms T.O.D. 111(a) en kontrakvorms T.O.D. 108A is by die Skoolraadsekretaris Rand Sentraal verkrygbaar.

Die Transvaalse Onderwysdepartement verbind hom nie om enige aansoek aan te neem nie of enige rede vir die afwysing van 'n aansoek te verstrek nie.

KENNISGEWING 420 VAN 1978.

ORDONNANSIE OP DIE VERDELING VAN GROND, 1973: AANSOEK OM DIE VERDELING VAN GROND.

Ooreenkomstig 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, Fedokor (Edms.) Bpk. ten opsigte van die gebied grond, te wete Resterende Gedeeltes van Gedeeltes 33 en 110 en Gedeeltes 119, 120, 128, 129 en 132 van die plaas The Willows 340-J.R., distrik Pretoria 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 B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van 60 dae vanaf die datum van die eerste publikasie hiervan in die *Provinsiale Koerant*.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om verhoë 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 November 1978.

PB. 4-12-2-37-340-13

KENNISGEWING 422 VAN 1978.

KRUGERSDORP-WYSIGINGSKEMA 1/104.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar mnr. José Pereira, P/a mnr. Bentel, Abramson en Partners Inc., Posbus 32071, Joubert Park aansoek gedoen het om Krugersdorp-dorpsaanlegskema 1, 1946

Description	Number of pupils	Tariff per schoolday	Distance	School Board
John via Boskop	42	R20,97 1978 Bus	16,15 km	Rand Central

Applications must be submitted in duplicate on the prescribed forms T.E.D. 111(a), placed in sealed envelopes marked: "Conveyance of School Children" and also bear the description of service as stated in column one above: Be addressed to the Secretary of the School Board concerned and must be in his hands not later than eleven o'clock on the 29th day of November 1978.

Full particulars as well as the necessary application forms T.E.D. 111(a) and contract forms T.E.D. 108A are obtainable from the Secretary of the School Board Rand Central.

The Transvaal Education Department does not bind itself to accept any application, nor will it assign any reason for the rejection of any application.

NOTICE 420 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 Land 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, Fedokor (Pty.) Ltd. in respect of the area of land, namely the Remaining Portions of Portions 33 and 110 and Portions 119, 120, 128, 129 and 132 of the farm The Willows 340-J.R., district Pretoria.

Such application together with the relevant plans and information is open for inspection at the office of the Director of Local Government, Room B206A, 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 thereof within the said period of 60 days.

E. UYS,
Director of Local Government.
Pretoria, 1 November, 1978.

PB. 4-12-2-37-340-13

NOTICE 422 OF 1978.

KRUGERSDORP AMENDMENT SCHEME 1/104.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965) that application has been made by the owner Mr. José Pereira, C/o Messrs, Bentel, Abramson and Partners Inc., P.O. Box 23071, Joubert Park for the amendment of Krugersdorp Town-planning Scheme 1,

te wysig deur die hersonering van Gedeelte 5 van die plaas Witpoortjie 245-I.Q. van "Landbou" tot "Spesiaal" om die ontwikkeling van 'n winkelsentrum en aanverwante fasiliteite toe te laat, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Krugersdorp-wysigingskema 1/104 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Krugersdorp ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 94, Krugersdorp skriftelik voorgelê word.

C. C. REYNECKE,
Wnde. Direkteur van Plaaslike Bestuur.
Pretoria, 1 November 1978.

PB. 4-9-2-18-104

KENNISGEWING 423 VAN 1978.

MALELANE-WYSIGINGSKEMA 24.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Hoedspruit Development and Investment Company (Proprietary) Limited, P/a mnre. M. C. P. Bekker Trust (Edms.) Beperk aansoek gedoen het om Malelane-dorpsbeplanningskema, 1972, te wysig deur die hersonering van Erf 185, geleë aan Pantherstraat, dorp Hoedspruit, van "Spesiaal" vir parkeerdoeleindes en doeleindes in verband daarmee tot "Spesiaal" vir winkels, kantore en professionele kamers en met die toestemming van die plaaslike bestuur, 'n onderrigplek, geselligheidsaal, vermaaklikheidsplek, droogskoonmaker, visbakker, vishandelaar, bakkerij, wassery of 'n plek vir openbare godsdiensoefening, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Malelane-wysigingskema 24 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Sekretaris, Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, Posbus 1341, Pretoria skriftelik voorgelê word.

C. C. REYNECKE,
Wnde. Direkteur van Plaaslike Bestuur.
Pretoria, 1 November 1978.

PB. 4-9-2-170-24

1946 by rezoning Portion 5 of the farm Witpoortjie 245-I.Q. from "Agricultural" to "Special" to permit the development of a shopping centre and ancillary facilities, subject to certain conditions.

The amendment will be known as Krugersdorp Amendment Scheme 1/104. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Krugersdorp and at the office of the Director of Local Government, Room 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 94, Krugersdorp at any time within a period of 4 weeks from the date of this notice.

C. C. REYNECKE,
Acting Director of Local Government.
Pretoria, 1 November, 1978.

PB. 4-9-2-18-104

NOTICE 423 OF 1978.

MALELANE AMENDMENT SCHEME 24.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Hoedspruit Development and Investment Company (Proprietary) Limited, C/o Messrs. M. C. P. Bekker Trust (Edms.) Beperk for the amendment of Malelane Town-planning Scheme, 1972 by rezoning Erf 185, situated on Panther Street, Hoedspruit Township from "Special" for parking purposes and purposes incidental thereto to "Special" for shops, offices and professional suites and with the consent of the local authority, a place of instruction, social hall, place of amusement, dry cleaner, fish frier, fishmonger, launderette, bakery or a place of public worship, subject to certain conditions.

The amendment will be known as Malelane Amendment Scheme 24. Further particulars of the Scheme are open for inspection at the office of the Secretary, Transvaal Board for the Development of Peri-Urban Areas 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 Secretary, Transvaal Board for the Development of Peri-Urban Areas, P.O. Box 1341, Pretoria at any time within a period of 4 weeks from the date of this notice.

C. C. REYNECKE,
Acting Director of Local Government.
Pretoria, 1 November, 1978.

PB. 4-9-2-170-24

KENNISGEWING 424 VAN 1978.

ERMELO-WYSIGINGSKEMA 1/54.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar mnr. N. J. Kapousousoglou, P/a mnr. G. F. Botha & Van Dyk, Posbus 41, Ermelo aansoek gedoen het om Ermelo-dorpsaanlegkema 1, 1954 te wysig deur die hersonering van Erf 78, geleë aan Fouriestraat, dorp Ermelo, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 200 m²" tot "Spesiale Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Ermelo-wysigingskema 1/54 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Ermelo ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 48, Ermelo skriftelik voorgelê word.

C. C. REYNECKE,
Wnde. Direkteur van Plaaslike Bestuur.

Pretoria, 1 November 1978.

PB. 4-9-2-14-54

NOTICE 424 OF 1978.

ERMELO AMENDMENT SCHEME 1/54.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner Mr. N. L. Kapousousoglou, C/o Messrs. G. F. Botha & Van Dyk, P.O. Box 41, Ermelo for the amendment of Ermelo Town-planning Scheme 1, 1954 by rezoning Erf 78, situated on Fourie Street, Ermelo Township from "Special Residential" with a density of "One dwelling per 1 200 m²" to "Special Business".

The amendment will be known as Ermelo Amendment Scheme 1/54. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Ermelo 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 48, Ermelo at any time within a period of 4 weeks from the date of this notice.

C. C. REYNECKE,
Acting Director of Local Government.

Pretoria, 1 November, 1978.

PB. 4-9-2-14-54

KENNISGEWING 425 VAN 1978.

WITBANK-WYSIGINGSKEMA 1/80.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Wokor (Eiendoms) Beperk, P/a mnr. Bester Beleggings Beperk, Posbus 80, Silverton aansoek gedoen het om Witbank-dorpsaanlegkema 1, 1948 te wysig deur die hersonering van Erf 695, geleë aan Anna Scheepersstraat, dorp Del Judor Uitbreiding 1, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Spesiaal" Gebruikstreek XIV vir 'n woonhuis of woonstelblok, losieshuis, koshuis of ander geboue vir gebruik soos van tyd tot tyd deur die Administrateur goedgekeur na raadpleging met die Dorperaad en die plaaslike bestuur, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Witbank-wysigingskema 1/80 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Witbank ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Witbank skriftelik voorgelê word.

C. C. REYNECKE,
Wnde. Direkteur van Plaaslike Bestuur.

Pretoria, 1 November 1978.

PB. 4-9-2-39-80

NOTICE 425 OF 1978.

WITBANK AMENDMENT SCHEME 1/80.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Wokor (Eiendoms) Beperk, C/o Messrs. Bester Investments Limited, P.O. Box 80, Silverton for the amendment of Witbank Town-planning Scheme 1, 1948 by rezoning Erf 695, situated on Anna Scheepers Street, Del Judor Extension 1 Township from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Special" Use Zone XIV for a dwelling house or block of flats, boarding house, hostel or other buildings as from time to time approved by the Administrator after consultation with the Townships Board and local authority, subject to certain conditions.

The amendment will be known as Witbank Amendment Scheme 1/80. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Witbank 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 3, Witbank at any time within a period of 4 weeks from the date of this notice.

C. C. REYNECKE,
Acting Director of Local Government.

Pretoria, 1 November, 1978.

PB. 4-9-2-39-80

KENNISGEWING 421 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, Provinsiale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke vanaf 1 November 1978.

Ingevolge artikel 58(8)(a) van die genoemde Ordonnansie, moet iedereen wat beswaar wil maak teen die toestaan van die aansoeke of wat begerig is om in die saak gehoor te word of versoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinsiale Koerant* naamlik 1 November 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 November 1978.

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysingsnommer
(a) Kemptonpark Uitbreiding 16. (b) Esperanto (Pty.) Ltd.	Algemene Besigheid (winkels, kantore, hotel, garage ens.) : 1 Spesiale Besigheid (winkels, kantore, algemene woon, ens.) : 1	Resterende Gedeelte van Gedeelte 14 ('n gedeelte van Gedeelte 3) van die plaas Zuurfontein No. 33-I.R., distrik Kemptonpark.	Noordoos van en grens aan Pretoria-weg, suidoos van en grens aan Disaweg.	PB. 4-2-2-5651
(a) Florida Hills Uitbreiding 3. (b) Edelweiss Estate (Proprietary) Limited.	Spesiale Woon : 7 Algemene Woon : 1	Gedeelte 82 ('n gedeelte van Gedeelte 26) van die plaas Weltevreden No. 202-I.Q., distrik Roodepoort.	Noordoos van en grens aan Louis Bothalaan, suidoos van en grens aan Erf 1071 van Florida Uitbreiding 7, suidwes van en grens aan Olympusstraat.	PB. 4-2-2-5922

NOTICE 421 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 November, 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 November, 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 November, 1978.

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Kempton Park Extension 16. (b) Esperanto (Pty.) Ltd.	General Business (shops, offices, hotel, garage, etc.) : 1 Special Business (shops, offices, general residential, etc.) : 1	Remaining Extent of Portion 14 (a portion of Portion 3) of the farm Zuurfontein No. 33-I.R., district Kempton Park.	North-east of and abuts Pretoria Road, south-east of and abuts Disa Road.	PB. 4-2-2-5651
(a) Florida Hills Extension 3. (b) Edelweiss Estate (Proprietary) Limited.	Special Residential : 7 General Residential : 1	Portion 82 (a portion of Portion 26) of the farm Weltevreden No. 202-I.Q., district Roodepoort.	North-east of and abuts Louis Botha Avenue, south-east of and abuts Erf 1071 of Florida Extension 7 Township, south-west of and abuts Olympus Street.	PB. 4-2-2-5922

KENNISGEWING 418 VAN 1978/NOTICE 418 OF 1978

PROVINSIE TRANSVAAL—PROVINCE OF TRANSVAAL

PROVINSIALE INKOMSTEFONDS—PROVINCIAL REVENUE FUND

STAAT VAN ONTVANGSTE EN BETALINGS VIR DIE TYDPERK 1 APRIL 1978 TO 30 SEPTEMBER 1978

STATEMENT OF RECEIPTS AND PAYMENTS FOR THE PERIOD 1 APRIL 1978 TO 30 SEPTEMBER 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	
SALDO OP 1 APRIL 1978/ BALANCE AT 1 APRIL 1978		20 133 971,61	BEGROTINGSPOSTE/VOTES
BELASTING, LISENSIES EN GELDE/TAXATION, LICENCES AND FEES—			1. Algemene Administrasie/Ge- neral Administration
1. Toegang tot renbane/Admis- sion to race courses	61 408,09		44 504 199,07
2. Weddenskapbelasting / Bet- ting tax	2 242 349,03		2. Onderwys/Education
3. Bookmakersbelasting / Book- makers tax	862 337,04		137 593 000,18
4. Totalisatorbelasting / Totali- sator tax	7 677 918,24		3. Werke/Works
5. Boetes en verbeurdverklarings/ Fines and forfeitures	3 156 940,43		59 436 766,67
6. Motorlisensiegelde / Motor Li- cence fees	5 941 600,76		4. Hospitaal- en Gesondheids- dienste-Administrasie / Hospi- tal and Health Services-Ad- ministration
7. Hondelisensies/Dog Licences	33 349,00		2 704 198,05
8. Vis- en wildlisensies/Fish and game licences	228 302,68		5. Provinsiale Hospitale en Inrig- tings/Provincial Hospitals and Institutions
9. Diverse/Miscellaneous	53 780,19		98 066 076,99
10. Ontvangste nog nie toegewys nie/Receipts not yet allocated	2 647 880,70	22 905 866,16	6. Paaie en Brue/Roads and Bridges
			63 315 097,53
			7. Plaaslike Bestuur/Local Go- vernment
			4 099 039,54
			8. Biblioteek- en Museumdiens/ Library and Museum Service
			929 056,46
			9. Natuurbewaring/Nature Con- servation
			1 402 093,50 412 049 527,99
DEPARTEMENTELE ONT- VANGSTE/DEPARTMENTAL RECEIPTS—			
1. Sekretariaat/Secretariat	1 386 047,41		
2. Onderwys/Education	3 228 980,63		
3. Hospitaaldienste/Hospital Ser- vices	11 513 324,01		
4. Paaie/Roads	1 345 065,05		
5. Werke/Works	870 523,21	18 343 940,31	

ONTVANGSTE/RECEIPTS

BETALINGS/PAYMENTS

	R	R		R	R
SUBSIDIES EN TOELAES/SUBSIDIES AND GRANTS--			Saldo op 30 September 1978/ Balance at 30 September 1978		19 032 086,24
1. Sentrale Regering/Central Government—					
Subsidie/Subsidy	368 100 000,00				
2. Suid-Afrikaanse Spoorweë / South African Railways					
(a) Spoorwegbusroetes / Railway Bus Routes	189 140,00				
(b) Spoorwegoorgange / Railway Crossings	33 159,39				
3. Poskantoor/Post Office					
Lisensies: Motorvoertuig / Licences: Motor Vehicle					
4. Nasionale Vervoerkommissie / National Transport Commission—					
Spesiale paaie en brêe / Special roads and bridges	1 375 536,76	369 697 836,15			
		<u>431 081 614,23</u>			<u>431 081 614,23</u>

KENNISGEWING 426 VAN 1978.

SPRINGS-WYSIGINGSKEMA 1/137.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, mnr. G. S. Kloppers, Posbus 612, Springs, aansoek gedoen het om Springs-dorpsaanlegkema 1, 1948 te wysig deur die hersonering van Erwe 965, 966 en 967 geleë aan Kloppersstraat en Cemeteryweg, dorp Geduld Uitbreiding 3 van "Algemene Woon" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Springs-wysigingskema 1/137 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsclerk van Springs ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsclerk, Posbus 45, Springs skriftelik voorgelê word.

C. C. REYNECKE,

Wnde. Direkteur van Plaaslike Bestuur,

Pretoria, 1 November 1978.

PB. 4-9-2-32-137

KENNISGEWING 427 VAN 1978.

PRETORIA-WYSIGINGSKEMA 488.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar mnr. Datus Ondernemings (Eiendoms) Beperk, P/a mnr. E. R. Bryce, Posbus 28528, Sunnyside, Pretoria aansoek gedoen het om Pretoria-dorpsbeplanningkema, 1974 te wysig deur die hersonering van Gedeelte 22 van Erf 3163, geleë aan Elsonstraat, dorp Pretoria van

- (a) die suidelike deel: "Beperkte Nywerheid" en
- (b) die noordelike deel: "Algemene Woon" met 'n digtheid van "Een woonhuis per 500 m²", beide dele tot "Beperkte Nywerheid".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 488 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsclerk van Pretoria ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsclerk, Posbus 440, Pretoria skriftelik voorgelê word.

C. C. REYNECKE,

Wnde. Direkteur van Plaaslike Bestuur.

Pretoria, 1 November 1978.

PB. 4-9-2-3H-488

NOTICE 426 OF 1978.

SPRINGS AMENDMENT SCHEME 1/137.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (Ordinance 25 of 1965) that application has been made by the owner, Mr. G. S. Kloppers, P.O. Box 612, Springs for the amendment of Springs Town-planning Scheme 1, 1948 by rezoning Erven 965, 966 and 967, situated on Kloppers Street, and Cemetery Road, Geduld Extension 3 Township from "General Residential" to "Special Residential" with a density of "One dwelling per 1 000 m²".

The amendment will be known as Springs Amendment Scheme 1/137. 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.

C. C. REYNECKE,

Acting Director of Local Government.

Pretoria, 1 November, 1978.

PB. 4-9-2-32-137

NOTICE 427 OF 1978.

PRETORIA AMENDMENT SCHEME 488.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (Ordinance 25 of 1965) that application has been made by the owner Messrs. Datus Ondernemings (Eiendoms) Beperk, C/o Mr E. R. Bryce, P.O. Box 28528, Sunnyside, Pretoria, for the amendment of Pretoria Town-planning Scheme, 1974 by rezoning Portion 22 of Erf 3163, situated on Elson Street, Pretoria Township from

- (a) the southern part: "Restricted Industrial" and
- (b) the northern part: "General Residential" with a density of "One dwelling per 500 m²", both parts to "Restricted Industrial".

The amendment will be known as Pretoria Amendment Scheme 488. 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.

C. C. REYNECKE,

Acting Director of Local Government.

Pretoria, 1 November, 1978.

PB. 4-9-2-3H-488

KENNISGEWING 428 VAN 1978.

BOKSBURG-WYSIGINGSKEMA 1/214.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaar, B.P. (Southern Africa) (Proprietary) Limited P/a mnre. Rosmarin, Els & Taylor, Posbus 32004, Braamfontein aansoek gedoen het om Boksburg-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van Standplaas 1617, geleë aan Commissioner-, East- en Leeuwpootstraat, dorp Boksburg, van "Algemene Besigheid" tot "Spesiaal" vir algemene besigheidsdoeleindes, 'n openbare garage en aanverwante doeleindes onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema 1/214, genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadslerk 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 bovermelde adres of Privaatsak X437, Pretoria en die Stadslerk, Posbus 215, Boksburg skriftelik voorgelê word.

C. C. REYNECKE,

Wnde. Direkteur van Plaaslike Bestuur.

Pretoria, 1 November 1978.

PB. 4-9-2-8-214

KENNISGEWING 429 VAN 1978.

PRETORIA-WYSIGINGSKEMA 490.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig), bekend gemaak dat die eienaar mnr. C. P. Visser, P/a mnr. E. R. Bryce, Posbus 28528, Sunnyside, Pretoria aansoek gedoen het om Pretoria-dorpsbeplanningkema, 1974 te wysig deur die hersonering van Erf 29, geleë aan Krigestraat, dorp Bellevue van "Spesiale Woon" tot "Beperkte Nywerheid".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 490 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadslerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadslerk, Posbus 440, Pretoria skriftelik voorgelê word.

C. C. REYNECKE,

Wnde. Direkteur van Plaaslike Bestuur.

Pretoria, 1 November 1978.

PB. 4-9-2-3H-490

NOTICE 428 OF 1978.

BOKSBURG AMENDMENT SCHEME 1/214.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965, (Ordinance 25 of 1965) that application has been made by the owner, B.P. (Southern Africa) (Proprietary) Limited, C/o Messrs. Rosmarin, Els & Taylor, P.O. Box 32004, Braamfontein for the amendment of Boksburg Town-planning Scheme 1, 1946 by rezoning Stand 1617, situated on Commissioner, East and Leeuwpoot Streets, Boksburg Township from "General Business" to "Special" for general business purposes and a public garage and uses ancillary thereto, subject to certain conditions.

The amendment will be known as Boksburg Amendment Scheme 1/214. 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, 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 215, Boksburg at any time within a period of 4 weeks from the date of this notice.

C. C. REYNECKE,

Acting Director of Local Government.

Pretoria, 1 November, 1978.

PB. 4-9-2-8-214

NOTICE 429 OF 1978.

PRETORIA AMENDMENT SCHEME 490.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (as amended), that application has been made by the owner Mr. C. P. Visser, C/o Mr. E. R. Bryce, P.O. Box 28528, Sunnyside, Pretoria for the amendment of Pretoria Town-planning Scheme, 1974 by rezoning Erf 29, situated on Krigestraat, Bellevue Township from "Special Residential" to "Restricted Industrial".

The amendment will be known as Pretoria Amendment Scheme 490. 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.

C. C. REYNECKE,

Acting Director of Local Government.

Pretoria, 1 November, 1978.

PB. 4-9-2-3H-490

KENNISGEWING 430 VAN 1978.

SCHWEIZER-RENEKE-WYSIGINGSKEMA 7.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig), bekend gemaak dat die eienaar, Die Sinodale Kommissie vir die Diens van Barmhartigheid van die Sinode van Wes-Transvaal van die Nederduitse Gereformeerde Kerk W.O. 3073, De Kortestraat 117, Braamfontein aansoek gedoen het om Schweizer-Reneke-dorpsaanlegskema, 1962 te wysig deur die hersonering van Gedeelte 4 van Erf 293, geleë op die hoek van Du Plessisstraat en Marksonstraat, dorp Schweizer-Reneke van "Openbare Oopruimte" tot "Inrigting".

Verdere besonderhede van hierdie wysigingskema (wat Schweizer-Reneke-wysigingskema 7 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Schweizer-Reneke ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 5, Schweizer-Reneke skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 1 November 1978.

PB. 4-9-2-69-7

NOTICE 430 OF 1978.

SCHWEIZER-RENEKE AMENDMENT SCHEME 7.

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, Die Sinodale Kommissie vir die Diens van Barmhartigheid van die Sinode van Wes-Transvaal van die Nederduitse Gereformeerde Kerk W.O. 3073, 117 De Korte Street, Braamfontein for the amendment of Schweizer-Reneke Town-planning Scheme, 1962 by rezoning of Portion 4 of Erf 293, situated on the corner of Du Plessis Street and Markson Street, Schweizer-Reneke Township, from "Public Open Space" to "Institutional".

The amendment will be known as Schweizer-Reneke Amendment Scheme 7. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Schweizer-Reneke 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 5, Schweizer-Reneke at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 1 November, 1978.

PB. 4-9-2-69-7

KONTRAK R.F.T. 46/78

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

KENNISGEWING AAN TENDERAARS.

TENDER R.F.T. 46 VAN 1978.

Die bou van ongeveer 5,0 km Pad P3/6 by Zuurbekom, distrikte Westonaria en Johannesburg.

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, Provinsiale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrygbaar teen die betaling van 'n tydelike deposito 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 8 November 1978 om 09 h 30 by die Jasmynsaal, Administrasiegebou, Animonestraat, Lenasia, langs die poskantoor ontmoet om saam met hulle die terrein te gaan besigtig. Die ingenieur sal by geen ander geleentheid vir besigtigingsdoeleindes beskikbaar wees nie en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders, ooreenkomstig die voorwaardes in die tenderdokumente voltooi, in verseelde koeverte waarop "Tender R.F.T. 46 van 1978" geëndosseer is, moet die Voorsitter, Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, voor 11 h 00 op Vrydag, 19 Januarie 1979 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 Tenderraadbus by die navraagkantoor in die voorportaal van die Provinsiale Gebou by die hoofingang, Pretoriusstraat (naby die hoek van Bosmanstraat), Pretoria gedeponeer word.

Die Transvaalse Provinsiale Administrasie verbind hom nie om die laagste of enige tender aan te neem of enige rede vir die afwysing van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

C. W. GRUNOW,
Voorsitter.

Transvaalse Provinsiale Tenderraad.

CONTRACT R.F.T. 46/78

TRANSVAAL PROVINCIAL ADMINISTRATION.

NOTICE TO TENDERERS.

TENDER R.F.T. 46 OF 1978.

The construction of approximately 5,0 km of Road P3/6 at Zuurbekom, districts of Westonaria and Johannesburg.

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 8 November, 1978 at 09 h 30 at the Jasmyn Hall, Administration Buildings, Animone Street, Lenasia, next to the Post Office 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. 46 of 1978" should reach the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria before 11 h 00 on Friday, 19 January, 1979 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 (90) ninety 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
P.F.T. 25/78	Tjekvorms — aaneenlopend vir rekenaar/Cheque forms — continuous for computer	24/11/1978
R.F.T. 93/78	Slegs onderstel/kajuit, geskik vir montering van bitumentank en bybehorende toerusting van bestaande bitumensproeie/Chassis/cab only, suitable for mounting bitumen tank and appurtenant equipment from existing bitumen distributor	3/11/1978
	Geadverteer/Advertised: 11/10/1978. Sluitingsdatum verskuif na/Closing date extended to: 17/11/1978. Geldigheidsdatum verskuif na/Binding date extended to: 28/2/1979.	
R.F.T. 94/78	Kontrak vir die verskaffing van motorwatersproeiers/Contract for the supply of motor water sprinklers	3/11/1978
	Geadverteer/Advertised: 11/10/1978. Sluitingsdatum verskuif na/Closing date extended to: 17/11/1978. Geldigheidsdatum verskuif na/Binding date extended to: 28/2/1979.	
T.O.D./ T.E.D. 5A/79	Kombuisware, tekstielware, skoonmaakgoed en -uitrusting en ander toerusting/Kitchenware, textiles, cleaning materials, cleaners' outfits and other equipment	24/11/1978
W.F.T.B. 312/78	Hoërskool Bergsig, Rustenburg: Stormwater en terreinwerke/Storm water and site works. Item 1141/691	24/11/1978
W.F.T.B. 313/78	Laerskool Brackenhurst, Alberton: Elektriese installasie/Electrical installation. Item 1002/77	24/11/1978
W.F.T.B. 314/78	Tweede Laerskool Brackenhurst, Alberton: Elektriese installasie/Electrical installation	24/11/1978
W.F.T.B. 315/78	Hoërskool Coligny: Opknapping/Renovation	24/11/1978
W.F.T.B. 316/78	Hoërskool Drie Riviere, Vereeniging: Opknapping/Renovation	24/11/1978
W.F.T.B. 317/78	Laerskool Duiwelskloof: Bou van paaie ens./Construction of roads etc. Item 1149/701	24/11/1978
W.F.T.B. 318/78	Laerskool Kensington, Johannesburg: Opknapping met inbegrip van die omskepping van kleedkamers/Renovation including conversion of change-rooms	24/11/1978
W.F.T.B. 319/78	Paardekraal-hospitaal, Krugersdorp: Oprigting van werkwinkels/Paardekraal Hospital, Krugersdorp: Erection of workshops. Item 4010/74	24/11/1978
W.F.T.B. 320/78	Laerskool Peacehaven, Vereeniging: Opknapping/Renovation	24/11/1978
W.F.T.B. 321/78	Pretoriase Paaielaboratorium: Opknapping/Pretoria Roads Laboratory: Renovation	24/11/1978
W.F.T.B. 322/78	Randfontein Primary School: Elektriese installasie/Electrical installation. Item 1143/65	24/11/1978
W.F.T.B. 323/78	Hoërskool Wesvalia, Klerksdorp: Terreinuitleg/Lay-out of site	24/11/1978
W.F.T.B. 324/78	Klerksdorpse Hospitaal: Opknapping/Klerksdorp Hospital: Renovation	24/11/1978
W.F.T.B. 325/78	Hoërskool Schweizer-Reneke: Opknapping/Renovation	24/11/1978
W.F.T.B. 326/78	Hoërskool Patriot, Witbank: Terreinwerke/Lay-out of site	24/11/1978

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/kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrygbaar:

Tender verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinsiale Gebou, Pretoria			
		Kamer No.	Blok	Verdieping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaal-dienste, Pri-vaatsak X221.	A740	A	7	48-9260
HB	Direkteur van Hospitaal-dienste, Pri-vaatsak X221.	A728	A	7	48-9205
HC	Direkteur van Hospitaal-dienste, Pri-vaatsak X221.	A728	A	7	48-9206
HD	Direkteur van Hospitaal-dienste, Pri-vaatsak X221.	A730	A	7	48-0354
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Pri-vaatsak X64.	A1119	A	11	48-0924
RFT	Direkteur, Transvaalse Paaiedepartement, Pri-vaatsak X197.	D307	D	3	48-0530
TOD	Direkteur, Transvaalse Onderwysdepartement, Pri-vaatsak X76.	A490 A489	A	4	48-9231 48-9437
WFT	Direkteur, Transvaalse Werkedepartement, Pri-vaatsak X228.	C112	C	1	48-0675
WFTB	Direkteur, Transvaalse Werkedepartement, Pri-vaatsak 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 tjek deur die bank geparafiseer of 'n departementele 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 hoeveelhedslyste, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verseëde koevert ingedien word, gedresseer aan die Voorsitter, Die Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 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 Provinsiale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

C. W. Grunow, Voorsitter, Transvaalse Provinsiale Tenderraad, Pretoria, 18 Oktober 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 initialled cheque, or a department standing deposit receipt (R10). The said deposit will be refunded if a bona fide tender is received from the tenderer or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer within 14 days after the closing date of the tender to the relative address shown in note 1 above.

4. All tenders must be submitted on the Administration's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 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, 18 October, 1978.

Plaaslike Bestuurskennisgewings

Notices By Local Authorities

STADSRAAD VAN BOKSBURG.

PROKLAMERING VAN PAD OOR GEDEELTE 142 VAN DIE PLAAS KLIPFONTEIN 83-I.R.: BOKSBURG.

(Kennisgewing ingevolge artikel 5 van die "Local Authorities' Roads Ordinance, 1904").

Kennisgewing geskied hiermee ingevolge die bepaling van die "Local Authorities Roads Ordinance" (No. 44 van 1904) soos gewysig, dat die Stadsraad van Boksburg 'n versoekskrif aan Sy Edele die Administrateur voorgelê het om 'n pad oor Gedeelte 142 van die plaas Klipfontein 83-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 lê vanaf datum hiervan tot en met 4 Desember 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 tweevoud, by Sy Edele die Administrateur van Transvaal, Privaatsak X437, Pretoria en die Stadsklerk van Boksburg uiterlik, op 4 Desember 1978 ingedien word.

LEON FERREIRA,
Stadsklerek.

Stadhuis,
Boksburg.

18 Oktober 1978.
Kennisgewing No. 46/78.

BYLAE.

BESKRYWING VAN DIE PAD WAARNA IN BOSTAANDE KENNISGEWING VERWYS WORD:

Die voorgestelde pad met 'n wydte van 32 meter strek in 'n suidoostelike rigting vanaf die suidelike end van Louis Botha-weg in die voorgestelde Beyerspark Uitbreiding 13 dorpsgebied (ook bekend as Gedeelte 330 van die plaas Klipfontein 83-I.R.) oor Gedeelte 142 van genoemde plaas om aan te sluit by Louis Bothaweg in Beyerspark Uitbreiding No. 3 by sy aansluiting met Williamsweg waar dit met nege meter afgeskuins is.

Die voorgestelde pad is volledig aangedui op 'n plan wat deur Landmeter R. E. Johnston opgestel is.

TOWN COUNCIL OF BOKSBURG.

PROCLAMATION OF A ROAD OVER PORTION 142 OF THE FARM KLIPFONTEIN No. 83-I.R.: BOKSBURG.

(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 road over Portion 142 of the farm Klipfontein No. 83-I.R. as described in the schedule appended hereto.

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 4 December, 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 4 December, 1978.

LEON FERREIRA,
Town Clerk.

Town Hall,
Boksburg.
18 October, 1978.
Notice No. 46/78.

SCHEDULE.

DESCRIPTION OF THE ROAD REFERRED TO IN THE ABOVE NOTICE.

This proposed road, 32 metres in width proceeds in a south-easterly direction from the southern end of Louis Botha Road in the proposed Township of Beyers Park Extension No. 13 (also known as Portion 330 of the farm Klipfontein 83-I.R.) across Portion 142 of the above farm to link up with Louis Botha Road in Beyers Park Extension No. 3 at its intersection with Williams Road, where it is splayed nine metres.

This proposed road is fully represented on a plan signed by Surveyor R. E. Johnston.

943—18—25—1

STADSRAAD VAN BOKSBURG.

PROKLAMERING VAN VERBREDING VAN SYDNEYWEG, BOKSBURG.

(Kennisgewing ingevolge artikel 5 van die Local Authorities Roads Ordinance, 1904).

Kennisgewing geskied hiermee ingevolge die bepaling van die "Local Authorities Roads Ordinance" (No. 44 van 1904) soos gewysig, dat die Stadsraad van Boksburg 'n versoekskrif aan Sy Edele die Administrateur gerig het om die verbreding van Sydneyweg as openbare pad te proklameer.

'n Afskrif van die versoekskrif en 'n plan wat die voorgestelde padverbreding aandui lê vanaf datum hiervan tot en met 4 Desember 1978 gedurende gewone kantoorure ter insae in Kamer 106, Eerste Vloer, Stadhuis, Boksburg.

Besware teen die voorgestelde proklamasie van die padverbreding indien enige, moet skriftelik in tweevoud, by Sy Edele die Administrateur van Transvaal, Privaatsak X437, Pretoria en die Stadsklerek van Boksburg uiterlik op 4 Desember 1978 ingedien word.

LEON FERREIRA,
Stadsklerek.

Stadhuis,
Boksburg.
18 Oktober 1978.
Kennisgewing No. 47/78.

BYLAE.

BESKRYWING VAN DIE PAD WAARNA IN BOSTAANDE KENNISGEWING VERWYS WORD:

Sydneyweg wat in 'n suidelike rigting van Noordweg na Asquitweg loop word aan beide kante met ongeveer 4,8 meter verbreed om 'n pad met 'n algemene wydte van 19 meter afgeskuinste hoeke tot gevolg te hê.

Die verbreding raak Hoewes 4, 5, 12, 13, 17 tot 26, albei inbegrepe, van Ravenswood Landbouhoewes en Gedeeltes 46, 60, 72, 102, 45 Restant van 24, 44, 206, 207 en 208 van die plaas Klipfontein 83-I.R. soos meer volledig aangetoon op Diagramme L.G. No. A.3713/74, 3714/75 en 3715/75 wat deur Landmeter R.C. Saxby opgestel en deur die Landmeter-Generaal op 5 Januarie 1976 goedgekeur is.

TOWN COUNCIL OF BOKSBURG. PROCLAMATION OF WIDENING OF SYDNEY ROAD, BOKSBURG.

(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 the widening of Sydney Road, Boksburg as described in the schedule appended hereto.

A copy of the petition and plan showing the proposed road widening can be inspected in Room 106, First Floor, Municipal Offices, Boksburg during ordinary office hours from the date hereof until 4 December, 1978.

Objections, if any, to proposed proclamation of the widening 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 4 December, 1978.

LEON FERREIRA,
Town Clerk.

Town Hall,
Boksburg.
18 October, 1978.
Notice No. 47/78.

SCHEDULE.

DESCRIPTION OF THE ROAD REFERRED TO IN THE ABOVE NOTICE.

Sydney Road, running in a southerly direction from North Road to Asquit Road is hereby widened on both sides by strips of land approximately 4,8 metres wide resulting in a road generally 19 metres wide with splayed corners.

The widenings affect Holdings 4, 5, 12, 13, 17, to 26, inclusive and 44 in Ravenswood Agricultural Holdings, Settlement and Portions 46, 60, 72, 102, 45 Remainder of 24, 44, 206, 207 and 208 of the farm

Klipfontein 83-I.R. as will more fully appear on Diagrams S.G. Nos. A.3713/74, 3714/75 and 3715/75 framed by Land Surveyor, R.C. Saxby and approved by the Surveyor-General on the 5th January, 1976.

944-18-25-1

STADSRAAD VAN BOKSBURG.

PROKLAMERING VAN 'N VERBREIDING VAN DERTIENDE LAAN, RAVENSWOOD LANDBOUHOEWES, BOKSBURG.

(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 van 1904) soos gewysig, dat die Stadsraad van Boksburg 'n versoekskrif aan Sy Edede die Administrateur gerig het om die verbreding van Dertiende Laan, Ravenswood Landbouhoeves te verbreed soos in die bygaande bylae omskrywe, as openbare pad te proklameer.

'n Afskrif van die versoekskrif en 'n plan wat die voorgestelde padverbreding aandui lê vanaf datum hiervan tot en met 4 Desember 1978 gedurende gewone kantoorure ter insae in Kamer 106, Eerste Vloer, Stadhuis, Boksburg.

Besware teen die voorgestelde proklamasie van die padverbreding, indien enige, moet skriftelik in tweevoud, by Sy Edede die Administrateur van Transvaal, Privaatsak X437, Pretoria en die Stadsklerk van Boksburg uiterlik op 4 Desember 1978 ingedien word.

LEON FERREIRA,
Stadsklerk.

Stadhuis,
Boksburg.
18 Oktober 1978.
Kennisgewing No. 48/78.

BYLAE.

BESKRYWING VAN DIE PAD WAARNA IN BOSTAANDE KENNISGEWING VERWYS WORD.

Dit word beoog om 13e Laan vanaf Paul Smitstraat noordwaarts tot by Dormelstraat soos volg te verbreed:—

- (a) Aan die oostekant word die pad vanaf Paul Smitstraat waar die hoek met ses meter afgeskuins word, met 4,73 meter verbreed, daarvandaan noordwaarts oor Gedeeltes 263, 185, 83 en 103 van Klipfontein No. 83-I.R. oor Hoewes 124, 122 en 121 Ravenswood en laastens oor Gedeelte 306 van Klipfontein waar dit op die hoek van Dormelstraat met ses meter afgeskuins word.
- (b) Aan die westekant word die pad vanaf Paul Smitstraat, waar die hoek met ses meter afgeskuins word, met 4,82 meter verbreed daarvandaan noordwaarts oor Hoewes 119 en 113 Ravenswood (die pad is reeds verbreed oor Ravenswood Uitbreidings 8 en 9 dorpsgebiede). Die voorgestelde verbreding is meer volledig aangeleen op 'n plan wat deur Landmeter R.E. Johnston opgestel is.

TOWN COUNCIL OF BOKSBURG.

PROCLAMATION OF WIDENING OF THIRTEENTH AVENUE, RAVENSWOOD AGRICULTURAL HOLDINGS, BOKSBURG.

(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 the widening of Thirteenth Avenue, Ravenswood Agricultural Holdings as described in the schedule appended hereto.

A copy of the petition and plan showing the proposed road widening can be inspected in Room 106, First Floor, Municipal Offices, Boksburg during ordinary office hours from the date hereof until 4 December, 1978.

Objections, if any, to the proposed proclamation of the widening 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 4 December, 1978.

LEON FERREIRA,
Town Clerk.

Town Hall,
Boksburg.
18 October, 1978.
Notice No. 48/78.

SCHEDULE.

DESCRIPTION OF THE ROAD REFERRED TO IN THE ABOVE NOTICE.

It is proposed to widen 13th Avenue from Paul Smit Street northwards as far as Dormel Street as follows:—

- (a) On the east side, the road is to be widened by 4,73 metres from Paul Smit Street, where the corner is splayed six metres, thence northwards over Portions 263, 185, 83 and 103 Klipfontein No. 83-I.R. over Holdings 124, 122 and 121 Ravenswood and finally over Portion 306 Klipfontein, where it is splayed six metres, at the corner of Dormel Street.
- (b) On the west side the road is to be widened by 4,82 metres from Paul Smit Street, where the corner is to be splayed six metres, thence northwards over Holdings 119 and 113 Ravenswood, (the road already having been widened over Ravenswood Extensions 8 and 9 Townships).

The proposed road widening is fully represented on a plan signed by Surveyor R.E. Johnston.

945-18-25-1

PLAASLIKE BESTUUR VAN VERWOERDBURG.

WAARDERINGSGLYS, VIR DIE BOEKJARE 1978/79—1981/82. (REGULASIE 12)

Kennis word hierby ingevolge artikel 16(4)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die waarderingsslys vir die boekjare 1978/79—1981/82 van alle belastbare eiendom binne die munisipaliteit deur die voorsitter van die waarderingsslys gesertifiseer en geteken is en gevolglik finaal en bindend geword het op die betrokke persone soos in artikel 16(3) van daardie Ordonnansie beoog.

Die aandaag word egter gevestig op artikel 17 van die gemelde Ordonnansie wat soos volg bepaal:

"Reg van appél teen beslissing van waarderingsslys:

17.(1) 'n Beswaarmaker wat voor 'n waarderingsslys verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15 (4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinsiale Koerant van die kennisgewing in artikel 16(4)(a) genoem of, waar die bepalings van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die reeds daarin genoem, aan sodanige beswaarmaker gestuur is, appél aanteken, deur by die sekretaris van sodanige raad 'n kennisgewing van appél op die wyse soos voorgeskryf en in ooreenstemming met die prosedure, soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyld 'n afskrif van sodanige kennisgewing van appél aan die waardeerder en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsslys appél aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n waarderingsslys geraak word, kan op dergelike wyse, teen sodanige beslissing appél aanteken."

'n Vorm vir kennisgewing van appél kan van die sekretaris van die waarderingsslys verkry word.

J. P. VAN STRAATEN,
Sekretaris: Waarderingsslys.

Munisipale Kantore,
Die Hoewes,
Basdenlaan,
Verwoerdburg.
25 Oktober 1978.

LOCAL AUTHORITY OF VERWOERDBURG.

VALUATION ROLL FOR THE FINANCIAL YEARS 1978/79—1981/82 (REGULATION 12)

Notice is hereby given in terms of section 16(4)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the valuation roll for the financial years 1978/79—1981/82 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in section 16(3) of that Ordinance.

However, attention is directed to section 17 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board.

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty days after the day on which the reasons referred to therein, were forwarded to such objector by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of

appeal to the valuer and to the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision."

A notice of appeal form may be obtained from the secretary of the valuation board.

J. P. VAN STRAATEN,
Secretary: Valuation Board.

Municipal Offices,
Die Hoewes,
Basden Avenue,
Verwoerdburg.
25 October, 1978.

971—25—1

STADSRAAD VAN BRITS.

WYSIGING VAN VERORDENINGE.

Daar word ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Stadsraad van Brits van voorneme is om die ondergenoemde verordeninge te wysig:

1. Die Verkeersverordeninge afgekondig by Administrateurskennisgewing 60 van 9 Februarie 1949, soos gewysig. Die algemene strekking van die wysigings is om die tarief vir staanplekke van busse en huurmotors te verhoog.

2. Die Standaardelektrisiteitsverordeninge afgekondig by Administrateurskennisgewing 1627 van 24 November 1971, en deur die Stadsraad aangeneem by Administrateurskennisgewing 1221 van 1 Augustus 1973, soos gewysig, deur vir die volgende voorsiening te maak: Die verspreiding van 'n elektriese las in gevalle waar meerfasige toevoer deur enige verbruiker gemeen word.

3. Die Standaardmelkverordeninge, afgekondig by Administrateurskennisgewing 1024 van 11 Augustus 1971 en deur die Stadsraad aangeneem by Administrateurskennisgewing 775 van 24 Mei 1972, soos gewysig, deur onder andere vir die volgende voorsiening te maak:

- Melkkoorplasingdepots;
- Toevoermelktenkwaens;
- Reiniging van melktenkwaens en toevoermelktenkwaens;
- Temperatuur van melk en aanverwante sake.

Afskrifte van hierdie verordeninge lê ter insae by die Klerk van die Raad, Munisipale Kantoor, vir 'n tydperk van veertien dae vanaf publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Offisiële Koerant, by die ondergetekende indien.

A. J. BRINK,
Stadsklerk.

Munisipale Kantoor,
Posbus 106,
Brits.
0250

1 November 1978.
Kennisgewing No. 59/1978.

TOWN COUNCIL OF BRITS. AMENDMENT OF BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 17 of 1939, as amended, that the Town Council of Brits intends to amend the following By-laws:

1. Amend the Traffic By-laws as published under Administrator's Notice 60 of 9 February, 1949, as amended. The general purport of the amendment is to increase the tariffs of stands for buses and taxi's.

2. Amend the Standard Electricity By-laws published under Administrator's Notice 1627 of 24 November, 1971, and adopted by the Town Council by Administrator's Notice 1221 of 1 August, 1973, as amended, in order to provide for: The distribution of the electrical load in cases where multiple supply is taken by a customer.

3. The Standard Milk By-laws, published under Administrator's Notice 1024, dated 11 August, 1971, and adopted by the Town Council under Administrator's Notice 775, dated 24 May, 1972, as amended, in order to provide, inter alia, for the following:

- Milk transfer depots;
- Feeder milk tankers;
- Cleansing of milk tankers and feeder milk tankers;
- Temperature of milk and related matters.

Copies of the above-mentioned By-laws are open to inspection at the Clerk of the Council, Municipal Offices, for a period of fourteen days from the date of publication hereof.

Any person who has any objection to the proposed amendment must lodge his objection in writing with the undermentioned within fourteen days as from the date of publication of this notice in the Official Gazette.

A. J. BRINK,
Town Clerk.

Municipal Offices,
P.O. Box 106,
Brits.
0250

1 November, 1978.
Notice No. 59/1978.

974—1

PLAASLIKE BESTUUR VAN GRASKOP.

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OF EIENDOMS-BELASTINGS EN VAN VASGESTELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1978 TOT 30 JUNIE 1979. (Regulasie 17).

Kennis word hierby gegee dat ingevolge artikel 41 van die Ordonnansie op Eien-domsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), die volgende eiendomsbelasting ten opsigte van die bo-genoemde boekjaar reëf is op belasbare eiendom in die waar-teringslys opgeteken—

op die terreinwaarde van enige grond of reg in grond 3 sent; en daarbene-wens op die waarde van die verbeterings op sodanige grond of behorende by sodanige reg in grond 6 sent per Rand.

Rente teen 8 persent per jaar is op alle agterstallige bedrac na die vasgestelde dag

hefbaar en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrac.

J. A. SCHEEPERS,
Stadsklerk.

Munisipale Kantore,
Posbus 18,
Graskop.
1270
1 November 1978.

LOCAL AUTHORITY OF GRASKOP.

NOTICE OF GENERAL RATE OR RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY, 1978 TO 30 JUNE, 1979. (Regulation 17).

Notice is hereby given that in terms of section 41 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rate has been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll—

on the site value of any land or right in land 3 cents; and in addition on the value of the improvements on such land or pertaining to such right in land 6 cents.

Interest of 8 per cent per annum is chargeable on all amounts in arrear after the fixed day and defaulters are liable to legal proceedings for recovery of such arrear amounts.

J. A. SCHEEPERS,
Town Clerk.

Municipal Offices,
P.O. Box 18,
Graskop.
1270
1 November, 1978.

975—1—8

STADSRAAD VAN KEMPTONPARK.

WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Daar word hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig:—

WATERVOORSIENINGS-VERORDENINGE.

Die algemene strekking van die wysiging is soos volg:—

Om die tarief vir die toets van watermeters te verhoog.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant, by die ondergetekende doen.

Q. W. VAN DER WALT,
Stadsklerk.

Stadhuis,
Margaretlaan,
Posbus 13,
Kemp-tonpark.

1 November 1978.
Kennisgewing 62/1978.

TOWN COUNCIL OF KEMPTON PARK.

AMENDMENT OF WATER SUPPLY BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council proposes to amend the following By-laws:—

WATER SUPPLY BY-LAWS.

The general purport of this amendment is as follows:—

To increase the tariff for the testing of water meters.

Copies of the amendment will be open for inspection at the office of the Council for a period of fourteen (14) days from the date of publication hereof.

Any person who wishes to object to the proposed amendments, must lodge his objection in writing with the undersigned within fourteen (14) days after the date of publication of the notice in the Provincial Gazette.

Q. W. VAN DER WALT,
Town Clerk.

Town Hall,
Margaret Avenue,
P.O. Box 13,
Kempton Park.
1 November, 1978.
Notice 62/1978.

976—1

PLAASLIKE BESTUUR VAN POTGIETERSRUS.

**KENNISGEWING WAT BESWAREN TUSSENTYDSE WAARDERINGS-
LYS VIR DIE BOEKJARE 1975 TOT 1978
AANVRA.**

Kennis word hierby ingevolge artikel 12(1) van die Plaaslike Bestuur Belastingordonnansie, 1933 (Ordonnansie 20 van 1933), gegee dat die tussentydse waarderingsslys vir die boekjare 1975 tot 1978 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Potgietersrus vanaf 1 November 1978 tot 4 Desember 1978 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die tussentydse waarderingsslys opgeteken, soos in artikel 12 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingshof te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

C. F. B. MATTHEUS,
Stadsklerk.

Munisipale Kantoor,
H/v Ruitersweg en Retiefstraat,
Potgietersrus.
0600
1 November 1978.
Kennisgewing No. 58/1978.

LOCAL AUTHORITY OF POTGIETERSRUS.

NOTICE CALLING FOR OBJECTIONS TO INTERIM VALUATION ROLL FOR THE YEARS 1975/1978.

Notice is hereby given in terms of section 12(1) of the Local Authorities Rating Ordinance, 1933 (Ordinance 20 of 1933), that the interim valuation roll for the financial years 1975 to 1978 is open for inspection at the office of the local authority of Potgietersrus from 1 November to 4 December, 1978 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the interim valuation roll as contemplated in section 12 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll, shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation court unless he has timeously lodged an objection in the prescribed form.

C. F. B. MATTHEUS,
Town Clerk.

Municipal Office,
C/o Ruiters Avenue and Retief Street,
Potgietersrus.
0600
1 November, 1978.
Notice No. 58/1978.

977—1

PLAASLIKE BESTUUR VAN POTGIETERSRUS.

**WAARDERINGS-
LYS VIR DIE BOEK-
JARE 1978-1982.**

Kennis word hierby ingevolge artikel 16(4)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die waarderingsslys vir die boekjare 1978-1982 van alle belasbare eiendom binne die munisipaliteit deur die voorsitter van die waarderingsslys gesertifiseer en geteken is en gevolglik finaal en bindend geword het op alle betrokke persone soos in artikel 16(3) van daardie Ordonnansie beoog.

Die aandag word egter gevestig op artikel 17 of 38 van die genoemde Ordonnansie wat soos volg bepaal:

“Reg van appèl teen beslissing van waarderingsslys.”

17.(1) 'n Beswaarmaker wat voor 'n waarderingsslys verskyn het of verteenwoordig was, met inbegrip van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinsiale Koerant van die kennisgewing in artikel 16(4)(a) genoem, of waar die bepaling van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aanteken deur by die sekretaris van sodanige raad 'n kennisgewing van appèl op die wyse soos voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyl 'n afskrif van sodanige kennisge-

wing van appèl aan die waardeerder en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsslys appèl aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n waarderingsslys geraak word, kan op dergelike wyse, teen sodanige beslissing appèl aanteken.”

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsslys verkry word.

R. J. BOTHA,
Sekretaris: Waarderingsraad.

Munisipale Kantoor,
Retiefstraat,
Posbus 34,
Potgietersrus.
0600

1 November 1978.
Kennisgewing No. 56/1978.

LOCAL AUTHORITY OF POTGIETERSRUS.

VALUATION ROLL FOR THE FINANCIAL YEARS 1978-1982.

Notice is hereby given in terms of section 16(4)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the valuation roll for the financial years 1978-1982 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in section 16(3) of that Ordinance.

However, attention is directed to section 17 or 38 of the said Ordinance, which provides as follows:

“Right of appeal against decision of valuation board.”

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision.”

A notice of appeal form may be obtained from the secretary of the valuation board.

R. J. BOTHA,
Secretary: Valuation Board.

Municipal Office,
Retief Street,
P.O. Box 34,
Potgietersrus.
0600

1 November, 1978.
Notice No. 56/1978.

978-1

STADSRAAD VAN PRETORIA.

VOORGESTELDE WYSIGING VAN DIE PRETORIA - DORPSBEPLANNINGSKEMA, 1974: DORPSBEPLANNINGSWYSIGINGSKEMA 317.

Die Stadsraad van Pretoria het 'n ontwerp wysiging van die Pretoria-dorpsbeplanningskema, 1974, opgestel wat bekend sal staan as Dorpsbeplanningswysigingskema 317.

Hierdie ontwerp skema bevat die volgende voorstelle:

1. Kaart No. 3, wat Erf 1120, Pretoria-Noord, foutief as "Spesiale Woon" aandui, word vervang deur 'n kaart wat die erf as "Algemene Woon" aandui, met die toepasselike dekking- en VRV-omranding.

2. Kaart No. 3, wat Erf 1502, Capital-park, foutief as "Spesiale Woon" aandui, word vervang deur 'n kaart plus Bylae B-Plan 154 wat die erf "Spesiaal" vir duplexwoonstelle aandui.

3. Kaart No. 3, wat Erf 145, Gezina, foutief as "Spesiale Woon" aandui, word vervang deur 'n kaart plus Bylae B 106 wat die erf as "Spesiaal" vir duplexwoonstelle aandui.

4.(a) Die beskrywing van die Restant van Gedeelte 1 van Lot 85, Rietfontein, word op Bylae B-Plan 566 foutief aangedui. Dit word reggestel deur Bylae B-Plan 152 by te voeg.

(b) Op Bylae B-Plan 566 verskil die Engelse teks van die Afrikaanse teks en die plan word vervang deur Bylae B-Plan 153. Aangesien die erf met die rioolstelsel verbind is, word die hoogtebeperking van twee verdiepings weggelaat.

5. Die boulyne van die Middestad word op Bylae A aangedui. Dit word nou duidelik gestel dat waar daar geen boulyne op die kaart aangedui word nie, die boulyne op die straatgrense van die erf is.

6. Op die "indeks tot velle" word die skemagrens foutief aangedui. 'n Nuwe "indeks tot velle" word opgestel met 'n endorsement daarop om dit van die oue te onderskei.

7. Die verwysing na sekere klousules op Bylae C is foutief. 'n Nuwe Bylae C word opgestel om die fout reg te stel en dit word geïntegreer om dit van die oue te onderskei.

8. Die woordskrywing van "Bestaande Gebruik" word gewysig om ook ander gebiede in te sluit. Die volgende wysigings word aangebring:

(a) In Punt (1) word die woord "en" na die syfer "(6)" geskrap en na die syfer "(7)" word die uitdrukking "en (10)" ingevoeg.

(b) In Punt (8) word die volgende woorde

na die uitdrukking "Bylae C" bygevoeg: "Maar (11) hierna uitgesluit".

(c) Na Punt (9) word Punt (10) bygevoeg wat soos volg lui: "(10) 7 November 1973... deel van Waterkloof (Kaart 3, Pretoria-wysigingskema 1/298)".

(d) Na Punt (10) word Punt (11) bygevoeg wat soos volg lui: "(11) 20 November 1974... die nywerheidsdorp Koedoespoort".

9. Voorbehoudsbepaling (1) van Klousule 5 van die skema word in sy geheel geskrap. Die syfer "(2)" voor die tweede voorbehoudsbepaling word geskrap.

10. In Klousule 5, Tabel A, Kolom 1, word die volgende geskrap:

(a) In die tweede reël die uitdrukking "en genummer 1 tot 92".

(b) In die vierde reël die uitdrukking "en genummer 1 tot 18".

(c) In die sewende reël die uitdrukking "en genummer 1 tot 3".

11. In Klousule 12, voorbehoudsbepaling (1), word die uitdrukking "Bylae A en B" deur die uitdrukking "Bylae B" vervang.

12. Klousule 13(1) word in sy geheel geskrap en deur die volgende vervang:

"13.(1) Waar 'n boulyn of 'n terugset aan enige straat- of voorgestelde straat- of ander grens in Skedules IA en IIIA en/of op die Kaart of Bylae A en B aangetoon word of ingevolge Klousules 11 en 12 hiervan vasgestel is, mag geen gebou of struktuur, met die uitsondering van dié wat nie in Klousule 13(2) hierna belet word nie, op die grond tussen die boulyn en die straat-, voorgestelde straat- of ander grens opgerig word nie."

13. In Klousule 17, Tabel C, Gebruiksonne 1, Kolom 4, in die Afrikaanse teks, word die woord "onderripplekke" vervang deur die woord "onderrigplekke".

14. In Klousule 17, Tabel C, Gebruiksonne XIII, in die Afrikaanse teks, word die woord "vermaaklikheidsplekke" vervang deur die woord "vervorsingsplekke".

15. Klousule 17(1)(a)(i) word in sy geheel geskrap en subklousules (ii) en (iii) onderskeidelik tot (i) en (ii) hernoem.

16. In die hernoemde Klousule 17(1)(a)(i) word foutief na Klousule 18(5) in plaas van 17(10) verwys. Dit word reggestel.

17. In Klousule 17(1)(b)(vi) word die woorde "nywerhede soos gelys" in die eerste reël vervang deur die woorde "hinderlike nywerhede".

18. Klousule 17(2) word geskrap.

19. In Klousule 17(9) word die uitdrukking "onderworpe aan Klousule 18" geskrap.

20. In Klousule 18(1) word die volgende verdere subklousule bygevoeg:

"(d) Die omskepping van enige bestaande gebou of grond na enige ander gebruik soos omskryf in Klousule 17(1), voorbehoudsbepaling (a)(iii)."

21. In die laaste sin in die Afrikaanse teks van Klousule 19 word die woord "nie" deur die woord "die" vervang.

22. In Klousule 23(1)(d)(iv), die sesde reël, word die foutiewe syfer "28" deur die

syfer "25" vervang. Na die syfer "25" word die woorde "of soos deur die Stadsraad vereis word," ingevoeg.

23. In Klousule 20(2)(g) word die woord "woonhuise" deur "hoofgeboue" vervang.

24. Klousule 20(2) word uitgebrei deur subklousule "(h)" by te voeg wat soos volg lui:

"(h) Geen geboue van hout en/of sink of van rou stene mag op die erf opgerig word nie."

25. In Klousule 27(1) in die Afrikaanse teks word die woorde "'n kennisgewing" in die derde reël na subklousule (c) geskrap.

26. Die woorde "north-east streets" in Kolom (2) van Skedule IA teenoor Waverley in die Engelse teks word vervang deur die woorde "north-south streets".

27. In Skedule IA, Kolom (3), word die uitdrukking "8,0" teenoor die woorde "alle ander strate" teenoor Lynnwood Glen vervang deur die uitdrukking "7,5".

28. Klousule 39 word tot 40 hernoem en 'n nuwe Klousule 39 wat soos volg lui, word ingevoeg:

"39. Enige toestemming, toelating of goedkeuring wat ingevolge die bepalings van 'n Dorpsbeplanningskema wat in werking is, verleen word vir die oprigting of gebruik van geboue of vir die gebruik van grond, of enige regte wat wettiglik ingevolge so 'n skema uitgeoefen word, voor die in Klousule 1 bedoelde datum, word geag 'n toestemming, toelating of goedkeuring of 'n reg te wees wat ingevolge die bepalings van hierdie skema verleen of uitgeoefen is: Met dien verstande dat enige sodanige toestemming, toelating of goedkeuring nictig is tensy ontwikkeling of gebruik in ooreenstemming met sodanige toestemming, toelating of goedkeuring aanmerklik onderneem of uitgeoefen is voor of op sodanige datum."

Besonderhede van hierdie skema lê ter insae in Kamers 603W en 365W, Munitoria, Van der Waltstraat, Pretoria vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 1 November 1978.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkupoerder 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 verhoë ten opsigte daarvan te rig en, indien hy dit wil doen, moet hy die Stads-klerk, Posbus 440, Pretoria 0001, binne vier weke na die eerste publikasie van hierdie kennisgewing, naamlik 1 November 1978 skriftelik van sodanige beswaar of verhoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. DELPORT,
Stadsklerk.

1 November 1978.

Kennisgewing No. 228/1978.

CITY COUNCIL OF PRETORIA.

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 317.

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 317.

This draft, scheme contains the following proposals:

1. Map No. 3, which incorrectly indicates Erf 1120, Pretoria North, as "Special Residential", is replaced by a map indicating the erf as "General Residential", with the appropriate coverage and FSR bordering.

2. Map No. 3, which incorrectly indicates Erf 1502, Capital Park, as "Special Residential", is replaced by a map plus Annexure B Plan 154, indicating the erf as "Special" for duplex flats.

3. Map No. 3, which incorrectly indicates Erf 145, Gezina, as "Special Residential", is replaced by a map plus Annexure B 106, indicating the erf as "Special" for duplex flats.

4.(a) The description of the Remainder of Portion 1 of Lot 85, Rietfontein, on Annexure B Plan 566 is incorrect. The error is rectified by the addition of Annexure B Plan 152.

(b) On Annexure B Plan 566 the English text differs from the Afrikaans text, and this plan is replaced by Annexure B Plan 153. Seeing that the erf is connected to the sewerage system, the height restriction of two storeys is omitted.

5. The building lines of the City Centre are indicated on Annexure A. It is now set out clearly that where no building lines are indicated on the map, the building lines are on the street boundaries of the erven.

6. The scheme boundary is incorrectly indicated on the "index to sheets". A new "index to sheets", with an endorsement thereon, is being prepared to distinguish it from the old one.

7. The reference to certain clauses on Annexure C is incorrect. A new Annexure C is being prepared to correct the error. It will carry an endorsement to distinguish it from the old one.

8. The definition of "existing use" is amended to include other areas as well. The following amendments are made:

(a) In Point (1) the word "and" following the figure "(6)" is deleted, and the expression "and (10)" is inserted after the figure "(7)".

(b) In Point (8) the following words are added after the expression "Annexure C": "But excluding (11) hereafter".

(c) After Point (9) Point (10) is inserted, which reads as follows: "(10) 7 November, 1973... part of Waterkloof (Map 3, Pretoria Amendment Scheme 1/298)".

(d) After Point (10) Point (11) is inserted, which reads as follows: "(11) 20 November, 1974... Koedoespoort Industrial Township".

9. Proviso (1) to Clause 5 of the scheme is deleted in its entirety, and the figure "(2)" preceding the second proviso is deleted.

10. In Clause 5, Table A, Column 1, the following is deleted:

(a) In the second line the expression "and numbered 1 to 92".

(b) In the fourth line the expression "and numbered 1 to 18".

(c) In the seventh line the expression "and

numbered 1 to 3".

11. In Clause 12, Proviso (1), the expression "Annexure B" is substituted for the expression "Annexures A and B".

12. Clause 13(1) is deleted in its entirety and replaced by the following:

"13.(1) Where a building line or a setback on any street boundary or proposed street boundary or other boundary is indicated in Schedules IA and IIIA and/or on the map or Annexures A and B or is determined in terms of Clauses 11 and 12 hereof, no building or structure, other than those not prohibited in Clause 13(2) below, shall be erected on the land between the building line and the street boundary, proposed street boundary or other boundary."

13. In Clause 17, Table C, Use Zone 1, Column 4, of the Afrikaans text, the word "oërrigplekke" is substituted for the word "oërrigplekke".

14. In Clause 17, Table C, Use Zone XIII, of the Afrikaans text, the word "verversingsplekke" is substituted for the word "vermaaklikheidsplekke".

15. Clause 17(1)(a)(i) is deleted in its entirety and subclauses (ii) and (iii) are renumbered to (i) and (ii) respectively.

16. In the renumbered Clause 17(1)(a)(i) reference is erroneously made to Clause 18(5) instead of to 17(10). This is rectified.

17. In the first line of Clause 17(1)(b)(vi) the words "noxious industries" are substituted for the words "industries as listed".

18. Clause 17(2) is deleted.

19. In Clause 17(9) the expression "subject to Clause 18" is deleted.

20. In Clause 18(1) the following further subclause is added:

"(d) The conversion of any existing building or land to any other use as defined in Clause 17(1), Proviso (a)(iii)."

21. In the last sentence of the Afrikaans text of Clause 19 the word "die" is substituted for "nie".

22. In Clause 23(1)(d)(iv), the sixth line, the figure "25" is substituted for the wrong figure "28". After the figure "25" the words "or as required by the City Council" are inserted.

23. In Clause 20(2)(g) the words "main buildings" are substituted for the word "dwelling-houses".

24. Clause 20(2) is extended by the addition of subclause "(h)" which reads as follows:

"(h) No buildings of wood and/or iron or of unburnt bricks may be erected on the erf."

25. In Clause 27(1), the Afrikaans text, the words "n kennisgewing" in the third line following subclause (c) are deleted.

26. The words "north-south streets" are substituted for the words "north-east streets" in Column (2) of Schedule 1A, opposite Waverley, in the English text.

27. In Schedule 1A, Column (3), the expression "7,5" is substituted for the expression "8,0" appearing opposite the words "all other streets" opposite Lynnwood Glen.

28. Clause 39 is renumbered to 40, and a new Clause 39 is inserted, to read as follows:

"39. Any consent, permission or approval granted in terms of the provisions of a town-planning scheme in force for the erection or use of buildings or for the use of land, or any rights legally exercised in terms of such scheme, before the date contemplated in Clause 1, shall be deemed to be a consent, permission or approval or a right granted or exercised in terms of the provisions of this scheme: Provided that any such consent, permission or approval shall be null and void unless development or use in accordance with such consent, permission or approval has been substantially undertaken or exercised before or on such date."

Particulars of this scheme are open for inspection at Rooms 603W and 305W, Munitoria, Van der Walt Street, Pretoria for a period of four weeks from the date of the first publication of this notice, which is 1 November, 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 1 November, 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.

1 November, 1978.
Notice No. 228/1978.

979-1-8

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.

KENNISGEWING AANGAANDE EIENDOMSBELASTING.

Die aandag van belastingbetalers van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, word gevestig op die volgende korreksies van Kennisgewing No. 131/1978 wat in die Provinsiale Koerant No. 3978 van 27 September 1978, verskyn het.

J. J. H. BESTER,
Sekretaris.

1 November 1978.

Bladsy 2921, Droogegrond 337-I.R. in plaas van Droogegrond 377-I.R.

Bladsy 2922, Knopjeslaagte 285-J.R. in plaas van Knopjeslaagte 385-J.R.

Bladsy 2927, De Kroon 44-J.Q. in plaas van De Kroon 444-J.Q.

Bladsy 2927, Groenfontein 129-J.R. in plaas van Groenfontein 120-J.R.

Bladsy 2930, Tweefontein 372-J.R. in plaas van Tweefontein 372-J.R. en 413-J.R.

Bladsy 2930, Vlaktefontein 448-J.R. in plaas van Vlaktefontein 466-J.R., 468-J.R. en 457-J.Q.

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

NOTICE OF ASSESSMENT RATES.

The attention of Transvaal Board for the Development of Peri-Urban Areas Rate-

payers is directed to the following corrections in the Advertisement No. 131/1978 which appeared in the Provincial Gazette No. 3978 of 27 September 1978.

J. J. H. BESTER,
Secretary.

1 November, 1978.

Page 2942, Klippoort 277-J.S. instead of Klippoort 277-I.S.

Page 2943, Legoaar 78-I.S. instead of Legdaar 78-I.S.

Page 2943, Rietkuil 249-I.R. instead of Rietkuil 249-I.S.

Page 2944, Rondeboschje 468-J.C. instead of Rondeboschje 468-J.S.

Page 2944, Schikfontein 421-I.I. instead of Schikfontein 421-I.R.

Page 2945, Zonderfout 225-I.R. instead of Zonderfout 226-I.R.

980—1

STADSRAAD VAN RANDBURG.

VOORGESTELDE PERMANENTE SLUITING EN VERVREEMDING VAN 'N GEDEELTE VAN CHEYNEWEG AANGRENSEND AAN ERF 88, DARRENWOOD DORPSGEBIED RANDBURG.

Kennis geskied hiermee ingevolge die bepalings van artikels 67 en 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig van die Stadsraad van Randburg se voorneme om, onderhewig aan die Administrateur se goedkeuring, 'n gedeelte van Cheyneweg geleë in Darrenwood Dorpsgebied, aangrensend aan Erf 88 Darrenwood Dorpsgebied permanent vir alle verkeer te sluit en aan die etenaars van Erf 88 Darrenwood Dorpsgebied te vervreem.

Enige persoon wat teen die voorgestelde sluiting en vervreemding van die genoemde straat beswaar wil maak of wat enige eis tot skadevergoeding sal hê indien sodanige sluiting uitgeoef word, word versoek om sy beswaar of eis, na gelang van die geval voor of op 10 Januarie 1979, skriftelik by die Stadsraad van Randburg in te dien.

Die betrokke Raadsbesluit en 'n plan waarop die voorgestelde straatgedeelte wat gesluit en vervreem gaan word aangedui is, lê gedurende gewone kantoorure (van Maandae tot Vrydae vanaf 08h00 tot 13h00 en vanaf 14h00 tot 16h40) ter insae by Kamer No. 41, 3de Vloer, Metrogebou, Hendrik Verwoerdrylaan, Randburg.

J. C. GEYER,
Stadsklerk.

Munisipale Kantore
h/v Hendrik Verwoerdrylaan en
Jan Smutslaan
Randburg.
1 November 1978.
Kennisgewing No. 51/78.

TOWN COUNCIL OF RANDBURG.

PROPOSED PERMANENT CLOSING AND ALIENATION OF A PORTION OF CHEYNE ROAD BORDERING ON ERF 88, DARRENWOOD TOWNSHIP RANDBURG.

Notice is hereby given in terms of sections 67 and 79(18) of the Local Government Ordinance, 1939 as amended, of the intention of the Town Council of Randburg to permanently close a portion of Cheyne Road situate in Darrenwood Township bordering on Erf 88 Darrenwood

Township to all traffic and to alienate it to the owners of Erf 88 Darrenwood Township subject to the approval of the Administrator.

Any person who desires to object to such closing and alienation or who will have any claim for compensation if such closing is carried out, is requested to lodge his objection or claim, as the case may be, with the Town Council of Randburg in writing, on or before 10 January 1979.

The relevant Council Resolution and a plan on which the proposed street portion to be closed and alienated is indicated are available for inspection during normal office hours (from Mondays to Fridays from 08h00 to 13h00 and from 14h00 to 16h40) at Room 41, 3rd Floor, Metro Building, Hendrik Verwoerd Drive, Randburg.

J. C. GEYER,
Town Clerk.

Municipal Offices
Cor. Hendrik Verwoerd Drive and
Jan Smuts Avenue,
Randburg.

1 November, 1978.
Notice No. 51/78.

981—1

DORPSRAAD VAN SWARTRUGGENS.

WYSIGING VAN VERORDENINGE MET BETREKKING TOT TARIEF VAN GELDE TEN OPSIGTE VAN TOEGANG TOT EN DIE GEBRUIK VAN GERIEWE BY ELANDSOORD.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Dorpsraad voornemens is om die volgende verordeninge te wysig:

Tarief van gelde ten opsigte van toegang tot en die gebruik van geriewe by Elandsoord.

Verhoging van tariewe.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van 14 dae na die datum van publikasie hiervan.

F. J. COETZEE,
Stadsklerk.

Munisipale Kantoor
Posbus 1
Swartruggens.
1 November 1978.
Kennisgewing No. 8 van 1978.

VILLAGE COUNCIL OF SWARTRUGGENS.

MAKING OF AMENDMENT TO TARIFF CHARGES IN RESPECT OF ADMISSION TO AND THE USE OF AMENITIES AT ELANDSOORD BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Village Council intends amending the following by-laws:

Tariff of charges in respect of admission to and the use of amenities at Elandsoord.

Increase in tariffs.

Copies of these amendments for revocation are open to inspection at the office

of the Council for a period of 14 days as from the date of publication hereof.

F. J. COETZEE,
Town Clerk.

Municipal Offices
P.O. Box 1
Swartruggens.
1 November, 1978.
Notice No. 8 of 1978.

982—1

STADSRAAD VAN VENTERSDORP. VOORGESTELDE PERMANENTE SLUITING VAN GEDEELTES VAN STRATE.

Hierby word ingevolge die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur 1939, bekend gemaak dat dit die voorneme van die Stadsraad van Ventersdorp is om gedeeltes van Jacob Wilkensstraat, Markstraat en Kortstraat te sluit.

'n Plan wat die betrokke gedeeltes aantoon kan gedurende Kantoorure by die Kantoor van die Stadsklerk, Ventersdorp besigtig word.

Enigiemand wat enige beswaar teen die voorgenome sluiting het, of wat vergoeding mag eis indien sodanige sluiting plaasvind, moet sy beswaar of eis skriftelik nie later nie as Woensdag 3 Januarie 1979, by die Stadsklerk, Munisipale Kantore, Ventersdorp indien.

M. J. KLYNSMITH,
Stadsklerk.

Munisipale Kantore
Posbus 15,
Ventersdorp.
1 November 1978.
Kennisgewing No. 38/78.

TOWN COUNCIL OF VENTERSDORP. PROPOSED PERMANENT CLOSING OF PORTIONS OF STREETS.

Notice is hereby given in accordance with section 67 of the Local Government Ordinance 1939, that it is the intention of the Town Council of Ventersdorp to close permanently portions of Jacob Wilkens Street, Mark Street and Kort Street.

A plan showing the portions of streets concerned can be inspected during normal office hours at the office of the Town Clerk, Ventersdorp.

Any person who has any objection to the proposed closing or who may have any claim for compensation if such closing is carried out, must lodge his objection or claim in writing with the Town Clerk, Municipal Offices, Ventersdorp, not later than Wednesday, 3 January, 1979.

M. J. KLYNSMITH,
Town Clerk.

Municipal Office,
P.O. Box 15,
Ventersdorp.
1 November, 1978.
Notice No. 38/1978.

983—1

STADSRAAD VAN WITBANK.

WITBANK - ONTWERPWYSIGINGSKEMA 1/100.

Die Stadsraad van Witbank het 'n wysigingsdorpsbeplanningskema opgestel wat bekend sal staan as Witbank-wysigingskema 1/100.

Hierdie ontwerp-skema bevat die volgende voorstelle:

- (i) Die opstel van die skema in beide amptelike tale.
- (ii) Die uitbreiding van die skema-grens om dieselfde gebied te dek as die munisipale grens.
- (iii) Die insluiting van bestaande dorpe wat nog nie in 'n dorpsbeplanningskema is nie.
- (iv) Die konsolidering van vorige wysingskemas.
- (v) Voorsiening word gemaak vir 'n monochroom notasiestelsel.
- (vi) Voorsiening word gemaak vir die gebruik van bylaekaarte.
- (vii) Die uitbreiding en verandering van sekere klousules om aan te pas by hedendaagse standaarde.
- (viii) Die uitbreiding en toevoeging van sekere woordskrywings.
- (ix) Die wysiging van die grense van hoogtesone en die invoeging van 'n hoogtesone 2.
- (x) Die uitbreiding van die parkeer-voorsieningsverhouding vir sekere grondgebruike.

Besonderhede van hierdie skema lê ter insae te Kamer 2, 1ste Vloer, Saambou Nasionalegebou, h/v Presidentlaan en Arrasstraat, Witbank (Kantoor van die Stadsbeplanner) vir 'n tydperk van vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 1 November 1978.

Enige eienaar of okkupant van vaste eiendom binne die gebied van bogemelde dorpsbeplanningskema of binne 2 km van

die grens daarvan het die reg om teen die skema beswaar te maak of om verhoë ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 1 November 1978 skriftelik van sodanige beswaar of verhoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

DIE STADSKLERK.

Posbus 3,
Witbank.
1035.
1 November 1978.
Kennisgewing No. 82/1978.

TOWN COUNCIL OF WITBANK.

WITBANK DRAFT AMENDMENT SCHEME 1/100.

The Town Council of Witbank has prepared a draft amendment town-planning scheme, to be known as Witbank Amendment Scheme 1/100.

This draft scheme contains the following proposals:

- (i) The drafting of the scheme in both official languages.
- (ii) The extension of the scheme boundary so as to cover the same area as the municipal boundary.
- (iii) The inclusion of existing townships which is not within an approved town-planning scheme.
- (iv) The consolidation of previous amendment scheme.
- (v) To allow for a monochrome notation system.

- (vi) To allow for the use of annexure maps.
- (vii) The extension and alteration of some clauses to be used in conformity with present-day standards.
- (viii) The extension and addition of certain definitions.
- (ix) The amendment of the boundaries of height zones and the addition of a height zone 2.
- (x) The extension of the parking requirement ratio for certain land uses.

Particulars of this scheme are open for inspection at Room 2, 1st Floor, Saambou-Nasionale Building, C/r President Avenue and Arras Street, Witbank (Office of the Town Planner) for a period of four weeks from the date of the first publication of this notice, which is 1st November, 1978.

Any owner or occupier of immovable property within the area of the abovementioned town-planning scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so he shall, within four weeks of the first publication of this notice, which is 1st November, 1978 inform the local authority, in writing, of such objection or representation and shall state whether or not he wishes to be heard by the local authority.

THE TOWN CLERK.

P.O. Box 3,
Witbank.
1035.
1 November, 1978.
Notice No. 82/1978.

INHOUD

CONTENTS

Proklamasies		Proclamations	
236.	Munisipaliteit Boksburg: Proklamering van Pad	236.	Boksburg Municipality: Proclamation of Road
237.	Aansoek ingevolge die Wet op Opheffing van Bepelings, 1967: Resterende Gedeelte van Gedeelte 184 van die plaas Langlaagte 13, distrik Johannesburg	237.	Application in terms of the Removal of Restrictions Act, 1967: Remaining Extent of Portion 184 of the farm Langlaagte 13, district Johannesburg
	3209		3209
Administrateurskennisgewings		Administrator's Notices	
1537.	Munisipaliteit Leandra: Voorgestelde Verandering van Grense	1537.	Leandra Municipality: Proposed Alteration of Boundaries
1594.	Munisipaliteit Boksburg: Wysiging van Elektrisiteitsverordeninge	1594.	Boksburg Municipality: Amendment to Electricity By-laws
1595.	Munisipaliteit Boksburg: Wysiging van Verordeninge vir die Regulering van die Meer, Tuine, Parke, Kampplekke en Operuimtes	1595.	Boksburg Municipality: Amendment to By-laws for the Regulation of the Lake, Parks, Gardens, Camping Grounds and Open Spaces
1596.	Munisipaliteit Brakpan: Wysiging van Elektrisiteitsverordeninge	1596.	Brakpan Municipality: Amendment to Electricity By-laws
1597.	Munisipaliteit Breyten: Wysiging van Vakuumentekverordeninge	1597.	Breyten Municipality: Amendment to Vacuum Tank By-laws
1598.	Munisipaliteit Breyten: Wysiging van Sanitêre- en Vullisverwyderingstarief	1598.	Breyten Municipality: Amendment to Sanitary and Refuse Removals Tariff
1599.	Munisipaliteit Brits: Wysiging van Publieke Gesondheidsverordeninge	1599.	Brits Municipality: Amendment to Public Health By-laws
1600.	Munisipaliteit Brits: Aanneming van Standaardverordeninge Betreffende Kafes, Restaurante en Eethuise	1600.	Brits Municipality: Adoption of Standard By-laws Relating to Cafés, Restaurants and Eating-houses
1601.	Munisipaliteit Carletonville: Wysiging van Verkeersverordeninge	1601.	Carletonville Municipality: Amendment to Traffic By-laws
1602.	Munisipaliteit Heidelberg: Wysiging van Elektrisiteitsverordeninge	1602.	Heidelberg Municipality: Amendment to Electricity By-laws
1603.	Munisipaliteit Kemptonpark: Verordeninge om die Smous van Voedsel en Lewende Hawe te Beheer	1603.	Kempton Park Municipality: By-laws to Control the Hawking of Food and Livestock
1604.	Munisipaliteit Klerksdorp: Wysiging van Verordeninge Insake die Lisensiering van Elektrotegniese Aannemers	1604.	Klerksdorp Municipality: Amendment to By-laws for the Licensing of Electrical Contractors
1605.	Munisipaliteit Lydenburg: Herroeping van Verordeninge op Uitgrawings en Dolfwerk	1605.	Lydenburg Municipality: Revocation of By-laws Relating to Excavations and Quarrying
1606.	Munisipaliteit Lydenburg: Verordeninge Betreffende die Munisipale Vliegvelde	1606.	Lydenburg Municipality: Municipal Aerodrome By-laws
1607.	Munisipaliteit Meyerton: Wysiging van Suigtenverwyderingstarief	1607.	Meyerton Municipality: Amendment to Vacuum Tank Removal Tariff
1608.	Munisipaliteit Meyerton: Wysiging van Elektrisiteitsverordeninge	1608.	Meyerton Municipality: Amendment to Electricity By-laws
1609.	Munisipaliteit Pietersburg: Wysiging van Elektrisiteitsverordeninge	1609.	Pietersburg Municipality: Amendment to Electricity By-laws
1610.	Munisipaliteit Potgietersrus: Sanitêre- en Vullisverwyderingsverordeninge	1610.	Potgietersrus Municipality: Sanitary and Refuse Removals By-laws
1611.	Munisipaliteit Potgietersrus: Wysiging van Elektrisiteitsverordeninge	1611.	Potgietersrus Municipality: Amendment to Electricity By-laws
1612.	Wysigings van Elektrisiteitsvoorsieningsverordeninge	1612.	Rustenburg Municipality: Amendment to Electricity Supply By-laws
1613.	Munisipaliteit Standerton: Wysiging van Verordeninge vir die Beheer en die Regulering van Plekke vir die Openbare Verkoop van Lewende Hawe, Goedere en Ploasprodukte	1613.	Standerton Municipality: Amendment to By-laws for the Control and Regulation of Places for the Public Sale of Livestock, Goods and Farm Produce
1614.	Munisipaliteit Ventersdorp: Wysiging van Sanitêre Tarief	1614.	Ventersdorp Municipality: Amendment to Sanitary Tariff
1615.	Munisipaliteit Roodepoort: Aanstelling van 'n Kommissie van Ondersoek	1615.	Municipality Roodepoort: Appointment of a Commission of Inquiry
1616.	Munisipaliteit Johannesburg: Wysiging van Bouverordeninge	1616.	Johannesburg Municipality: Amendment to Building By-laws
1617.	Bedfordview-wysigingskema 1/159	1617.	Bedfordview Amendment Scheme 1/159
1618.	Kennisgewing van Verbetering: Buitestedelike Gebiede-wysigingskema 2	1618.	Correction Notice: Peri-Urban Amendment Scheme 2
1619.	Dorp Bedfordview Uitbreiding 236: Verklaring tot goedgekeurde dorp	1619.	Bedfordview Extension 236: Declaration of an approved township
1620.	Randburg-wysigingskema 92	1620.	Randburg Amendment Scheme 92
1621.	Roodepoort-Maraisburg-wysigingskema 1/318	1621.	Roodepoort-Maraisburg Amendment Scheme 1/318
1622.	Johannesburg-wysigingskema 1/948	1622.	Johannesburg Amendment Scheme 1/948
1623.	Noordelike Johannesburgstreek-wysigingskema 874	1623.	Northern Johannesburg Region Amendment Scheme 874
1624.	Randburg-wysigingskema 138	1624.	Randburg Amendment Scheme 138
1625.	Randburg-wysigingskema 113	1625.	Randburg Amendment Scheme 113
1626.	Edenvale-wysigingskema 1/117	1626.	Edenvale Amendment Scheme 1/117
1627.	Germiston-wysigingskema 1/217	1627.	Germiston Amendment Scheme 1/217
1628.	Pretoria-wysigingskema 423	1628.	Pretoria Amendment Scheme 423
1629.	Pretoria-wysigingskema 452	1629.	Pretoria Amendment Scheme 452
1630.	Germiston-wysigingskema 3/90	1630.	Germiston Amendment Scheme 3/90
1631.	Randburg-wysigingskema 143	1631.	Randburg Amendment Scheme 143
1632.	Pretoria-wysigingskema 402	1632.	Pretoria Amendment Scheme 402
1633.	Randburg-wysigingskema 58	1633.	Randburg Amendment Scheme 58
1634.	Randburg-wysigingskema 150	1634.	Randburg Amendment Scheme 150

1635.	Randburg-wysigingskema 153	3261
1636.	Randburg-wysigingskema 151	3261
1637.	Pretoria-wysigingskema 376	3262
1638.	Randburg-wysigingskema 129	3262
1639.	Randburg-wysigingskema 149	3262
1640.	Randburg-wysigingskema 135	3263
1641.	Randburg-wysigingskema 115	3263
1642.	Boksburg-wysigingskema 1/196	3263
1643.	Germiston-wysigingskema 2/55	3264
1644.	Germiston-wysigingskema 2/54	3264
1645.	Germiston-wysigingskema 3/88	3264
1646.	Germiston-wysigingskema 1/218	3265
1647.	Randburg-wysigingskema 136	3265
1648.	Randburg-wysigingskema 119	3265
1649.	Randburg-wysigingskema 126	3266
1650.	Randburg-wysigingskema 148	3266
1651.	Randburg-wysigingskema 76	3266
1652.	Randburg-wysigingskema 145	3267
1653.	Randburg-wysigingskema 140	3267
1654.	Randburg-wysigingskema 105	3267
1655.	Kemptonpark-wysigingskema 1/187	3268
1656.	Pretoria-wysigingskema 407	3268
1657.	Germiston-wysigingskema 1/231	3269
1658.	Pretoria-wysigingskema 363	3269
1659.	Brits-wysigingskema 1/30	3269
1660.	Johannesburg-wysigingskema 1/1041	3270
1661.	Johannesburg-wysigingskema 1/711	3270
1662.	Ermelo-wysigingskema 1/45	3270
1663.	Springs-wysigingskema 1/127	3271
1664.	Germiston-wysigingskema 1/214	3271
1665.	Noordelike Johannesburgstreek-wysigingskema 1045	3271
1666.	Munisipaliteit Balfour: Wysiging van Elektrisiteitsverordeninge	3272

Algemene Kennisgewings

412.	Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973). Aansoek om die Verdeling van Grond	3273
413.	Nelspruit-wysigingskema 1/60	3273
414.	Klerksdorp-wysigingskema 2/34	3274
415.	Randburg-wysigingskema 178	3274
416.	Pretoria-wysigingskema 489	3275
417.	Wet op Opheffing van Beperkings, 1967	3275
418.	Staat van Ontvangste en Betalings vir die tydperk 1 April 1978 tot 30 September 1978	3282
419.	Aansoek om Sluiting van Kontrak vir Vervoer van Skoolkinders	3276
420.	Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973). Aansoek om die Verdeling van Grond	3277
421.	Voorgestelde Dorpstigting: 1) Kemptonpark Uitbreiding 16; 2) Florida Hills Uitbreiding 3	3280
422.	Krugersdorp-wysigingskema 1/104	3277
423.	Malelane-wysigingskema 24	3278
424.	Ermelo-wysigingskema 1/54	3279
425.	Witbank-wysigingskema 1/80	3279
426.	Springs-wysigingskema 1/137	3284
427.	Pretoria-wysigingskema 488	3284
428.	Boksburg-wysigingskema 1/214	3285
429.	Pretoria-wysigingskema 490	3285
430.	Schweizer-Reneke-wysigingskema 7	3286
	Tenders	3288
	Plaaslike Bestuurskennisgewings	3290

1635.	Randburg Amendment Scheme 153	3261
1636.	Randburg Amendment Scheme 151	3261
1637.	Pretoria Amendment Scheme 376	3262
1638.	Randburg Amendment Scheme 129	3262
1639.	Randburg Amendment Scheme 149	3262
1640.	Randburg Amendment Scheme 135	3263
1641.	Randburg Amendment Scheme 115	3263
1642.	Boksburg Amendment Scheme 1/196	3263
1643.	Germiston Amendment Scheme 2/55	3264
1644.	Germiston Amendment Scheme 2/54	3264
1645.	Germiston Amendment Scheme 3/88	3264
1646.	Germiston Amendment Scheme 1/218	3265
1647.	Randburg Amendment Scheme 136	3265
1648.	Randburg Amendment Scheme 119	3265
1649.	Randburg Amendment Scheme 126	3266
1650.	Randburg Amendment Scheme 148	3266
1651.	Randburg Amendment Scheme 76	3266
1652.	Randburg Amendment Scheme 145	3267
1653.	Randburg Amendment Scheme 140	3267
1654.	Randburg Amendment Scheme 105	3267
1655.	Kempton Park Amendment Scheme 1/187	3268
1656.	Pretoria Amendment Scheme 407	3268
1657.	Germiston Amendment Scheme 1/231	3269
1658.	Pretoria Amendment Scheme 363	3269
1659.	Brits Amendment Scheme 1/30	3269
1660.	Johannesburg Amendment Scheme 1/1041	3270
1661.	Johannesburg Amendment Scheme 1/711	3270
1662.	Ermelo Amendment Scheme 1/45	3270
1663.	Springs Amendment Scheme 1/127	3271
1664.	Germiston Amendment Scheme 1/214	3271
1665.	Northern Johannesburg Region Amendment Scheme 1045	3271
1666.	Balfour Municipality: Amendment to Electricity By-laws	3272

General Notices

412.	Division of Land Ordinance, 1973 (Ordinance 19 of 1973). Application for the Division of Land	3273
413.	Nelspruit Amendment Scheme 1/60	3273
414.	Klerksdorp Amendment Scheme 2/34	3274
415.	Randburg Amendment Scheme 178	3274
416.	Pretoria Amendment Scheme 489	3275
417.	Removal of Restrictions Act, 1967	3275
418.	Statement of Receipts and Payments for the period 1 April, 1978 to 30 September, 1978	3282
419.	Application to Enter into Contract for Conveyance of School Children	3276
420.	Division of Land Ordinance, 1973 (Ordinance 19 of 1973). Application for the Division of Land	3277
421.	Proposed Establishment of Townships: 1) Kempton Park Extension 16; 2) Florida Hills Extension 3	3281
422.	Krugersdorp Amendment Scheme 1/104	3277
423.	Malelane Amendment Scheme 24	3278
424.	Ermelo Amendment Scheme 1/54	3279
425.	Witbank Amendment Scheme 1/80	3279
426.	Springs Amendment Scheme 1/137	3284
427.	Pretoria Amendment Scheme 488	3284
428.	Boksburg Amendment Scheme 1/214	3285
429.	Pretoria Amendment Scheme 490	3285
430.	Schweizer-Reneke Amendment Scheme 7	3286
	Tenders	3288
	Notices by Local Authorities	3290

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