



THE PROVINCE OF TRANSVAAL

# Official Gazette

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DIE PROVINSIE TRANSVAAL

# Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)



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4001

No. 12 (Administrator's), 1979.

## 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 over Portion 1, Portion 30 and Portion 22 of the farm Elandsfontein No. 107-I.R. as respectively described by the letters ABCDEFG, CHJKLMNO PQED and JRSTUMLK on Diagram S.G. No. A.5857/77 as a public road under the jurisdiction of the City Council of Johannesburg.

Given under my Hand at Pretoria, this 16th day of January, One thousand Nine hundred and Seventy-nine.

S. G. J. VAN NIEKERK,  
Administrator of the Province Transvaal.  
PB. 3-6-6-2-2-9

No. 13 (Administrator's), 1979.

## 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 Orkney.

Given under my Hand at Pretoria, this 15th day of January, One thousand Nine hundred and Seventy-nine.

S. G. J. VAN NIEKERK,  
Administrator of the Province Transvaal.  
PB. 3-6-6-2-99-3

## SCHEDULE.

A road over —

- (a) Erf (park) No. 2164 of the Town Orkney as described by the letters ABCDEFG on Diagram S.G. No. A.3878/78.
- (b) Erf No. 2129 of the Town Orkney as described by the letters HJKL on Diagram S.G. No. A.3878/78.
- (c) Erf No. 2143 of the Town Orkney as described by the letters ABCDE on Diagram S.G. No. A.3877/78.

No. 12 (Administrateurs-), 1979.

## 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 oor Gedeelte 1, Gedeelte 30 en Gedeelte 22 van die plaas Elandsfontein No. 107-I.R. soos onderskeidelik aangedui deur die letters ABCDEFG, CHJKLMNO PQED en JRSTUMLK op Kaart L.G. No. A.5857/77 tot 'n publieke pad onder die regsbevoegdheid van die Stadsraad van Johannesburg.

Gegee onder my Hand te Pretoria, op hede die 16de dag van Januarie, Eenduisend Negehonderd Nege-en-sewentig.

S. G. J. VAN NIEKERK,  
Administrateur van die Provinsie Transvaal.  
PB. 3-6-6-2-2-9

No. 13 (Administrateurs-), 1979.

## 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 Orkney.

Gegee onder my Hand te Pretoria, op hede die 15de dag van Januarie, Eenduisend Negehonderd Nege-en-sewentig.

S. G. J. VAN NIEKERK,  
Administrateur van die Provinsie Transvaal.  
PB. 3-6-6-2-99-3

## BYLAE.

'n Pad oor —

- (a) Erf (park) No. 2164 van die dorp Orkney soos aangedui deur die letters ABCDEFG op Kaart L.G. No. A.3878/78.
- (b) Erf No. 2129 van die dorp Orkney soos aangedui deur die letters HJKL op Kaart L.G. No. A.3878/78.
- (c) Erf No. 2143 van die dorp Orkney soos aangedui deur die letters ABCDE op Kaart L.G. No. A.3877/78.

- (d) Erf No. 2143 of the Town Orkney as described by the letters FGHJKLM on Diagram S.G. No. A.3877/78.
- (e) Erf No. 1677 of the Town Orkney as described by the letters NOPQ on Diagram S.G. No. A.3877/78.
- (f) Erf No. 1678 of the Town Orkney as described by the letters PRQ on Diagram S.G. No. A.3877/78.
- (g) Erf No. 1873 of the Town Orkney as described by the letters ABCD on Diagram S.G. No. A.3876/78.
- (h) Erf No. 1966 of the Town Orkney as described by the letters EFGH on Diagram S.G. No. A.3876/78.

- (d) Erf No. 2143 van die dorp Orkney soos aangedui deur die letters FGHJKLM op Kaart L.G. No. A.3877/78.
- (e) Erf No. 1677 van die dorp Orkney soos aangedui deur die letters NOPQ op Kaart L.G. No. A.3877/78.
- (f) Erf No. 1678 van die dorp Orkney soos aangedui deur die letters PRQ op Kaart L.G. No. A.3877/78.
- (g) Erf No. 1873 van die dorp Orkney soos aangedui deur die letters ABCD op Kaart L.G. No. A.3876/78.
- (h) Erf No. 1966 van die dorp Orkney soos aangedui deur die letters EFGH op Kaart L.G. No. A.3876/78.

No. 15. (Administrator's), 1979.

### 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 Lot 447, situate in Auckland Park Township, district Johannesburg, held in terms of Deed of Transfer 20903/1949, remove condition 2.

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

S. G. J. VAN NIEKERK,  
Administrator of the Province Transvaal.  
PB. 4-14-2-59-3

No. 14 (Administrator's), 1979.

### PROCLAMATION

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

Now therefore I do hereby;

(1) in respect of Erf 1114, situated in Marlboro Extension 1 Township, district Johannesburg, held in terms of Deed of Transfer 11816/1963, remove conditions 2(e) and (f); and

(2) amend Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of Erf 1114, Marlboro Extension 1 Township, from "Special Residential" to "Special" for the purposes as set out in the attached Annexure 200 and which amendment scheme will be known as Amendment Scheme 909 as indicated on the annexed Map 3 and the scheme clauses.

Given under my Hand at Pretoria, this 8th day of January, One thousand Nine hundred and Seventy-nine.

S. G. J. VAN NIEKERK,  
Administrator of the Province Transvaal.  
PB. 4-14-2-839-3

No. 15 (Administrateurs-), 1979.

### 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 Lot 447, geleë in dorp Auckland Park, distrik Johannesburg, gehou kragtens Akte van Transport 20903/1949, voorwaarde 2 ophef.

Gegee onder my Hand te Pretoria, op hede die 4de dag van Januarie, Eenduisend Negehonderd Nege-en-sewentig.

S. G. J. VAN NIEKERK,  
Administrateur van die Provinsie Transvaal.  
PB. 4-14-2-59-3

No. 14 (Administrateurs-), 1979.

### PROKLAMASIE

Nademaal bevoegdheid by artikel 2 van die Wet op Opheffing van Beperkings, 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;

(1) met betrekking tot Erf 1114, geleë in dorp Marlboro Uitbreiding 1, distrik Johannesburg, gehou kragtens Akte van Transport 11816/1963, voorwaardes 2(e) en (f) ophef; en

(2) Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, wysig deur die hersonering van Erf 1114, dorp Marlboro Uitbreiding 1 van "Spesiale Woon" tot "Spesiaal" vir die gebruike soos uiteengesit in die aangehegte Bylae 200, welke wysigingskema bekend staan as wysigingskema 909 soos aangedui op die bygaande Kaart 3 en die skemaklousules.

Gegee onder my Hand te Pretoria, op hede die 8ste dag van Januarie, Eenduisend Negehonderd Nege-en-sewentig.

S. G. J. VAN NIEKERK,  
Administrateur van die Provinsie Transvaal.  
PB. 4-14-2-839-3

**NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 909.**

The Northern Johannesburg Region Town-planning Scheme, 1958, approved by virtue of Administrator's Proclamation 228, dated 11 November, 1959, is hereby further amended and altered in the following manner:—

1. The map, as shown on Map 3, Amendment Scheme 909.
2. Clause 15(a), Table 'D', Use Zone VI (Special), by the addition of the following to Columns (3), (4) and (5):—

(3)	(4)	(5)
(CXC VIII) Marlboro Extension 1 Township: Erf 1114:  Warehouses, industrial buildings, dry cleaning works, builders' yards, public garages, showrooms, offices ancillary to primary use	Other uses not under Columns (3) and (5)	Noxious industrial buildings

3. Clause 15(a), Table 'D(A)', by the addition of the following to Columns (1), (2) and (3):—

(1)	(2)	(3)
VI	Marlboro Extension 1 Township: Erf 1114	200

4. Clause 5, Table 'A', by the addition of the number "558" to Column 1, Part 1.
5. By the addition of Annexure 200 to the scheme.

**NOORDELIKE JOHANNESBURGSTREEK - WYSIGINGSKEMA 909.**

Die Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, goedgekeur kragtens Administrateursproklamasie 228, gedateer 11 November 1959, word hiermee soos volg verder gewysig en verander:—

1. Die kaart, soos aangetoon op Kaart 3, Wysigingskema 909.
2. Klousule 15(a), Tabel 'D', Gebruikstreek VI (Spesiaal); deur die byvoeging van die volgende tot Kolomme (3), (4) en (5):—

(3)	(4)	(5)
(CXC VIII) Marlboro Uitbreiding 1 Dorp: Erf 1114:  Pakhuis, nywerheidsgeboue, droogskoonmakery, bouerswerwe, openbare motorhawes, vertoonlokale, kantore ondergeskik aan primêre gebruik	Ander gebruike nie onder Kolomme (3) en (5) nie	Hinderlike nywerheidsgeboue

3. Klousule 15(a), Tabel 'D(A)', deur die byvoeging van die volgende tot Kolomme (1), (2) en (3):—

(1)	(2)	(3)
VI	Dorp Marlboro Uitbreiding 1: Erf 1114	200

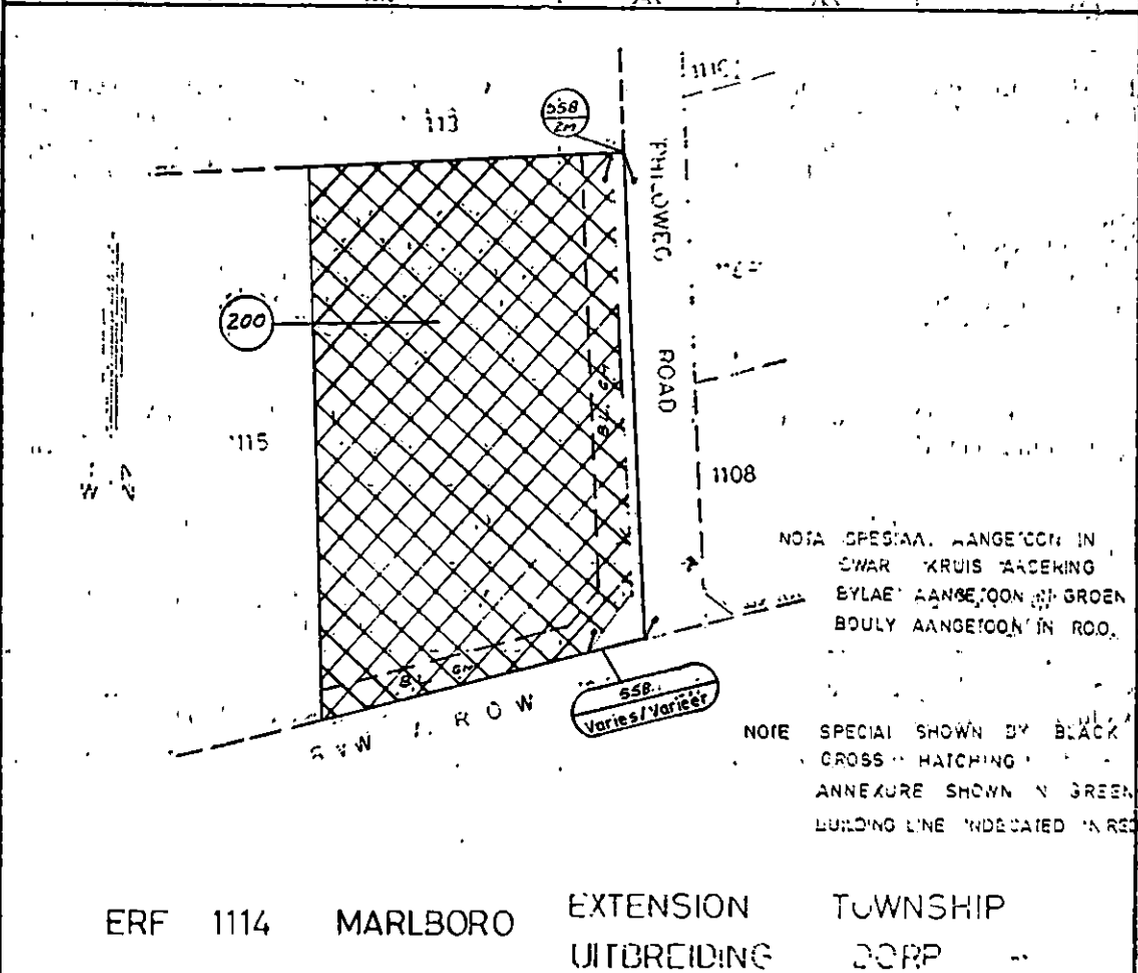
4. Klousule 5, Tabel 'A', deur die byvoeging van die nommer "558" in Kolom 1, Deel 1.
5. Deur die byvoeging van Bylae 200 tot die skema.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME  
NOORDELIKE JOHANNESBURGSTREEK WYSIGINGSKEMA 909

MAP 3  
KAART

SCALE / SKAAL : 1:250

SHEET / SHEET



NOTE: SPESIAAL AANGE'COON IN SWAR KRUIS WACERING  
BYLAE AANGE'COON IN GROEN  
BOULY AANGE'COON IN ROO.

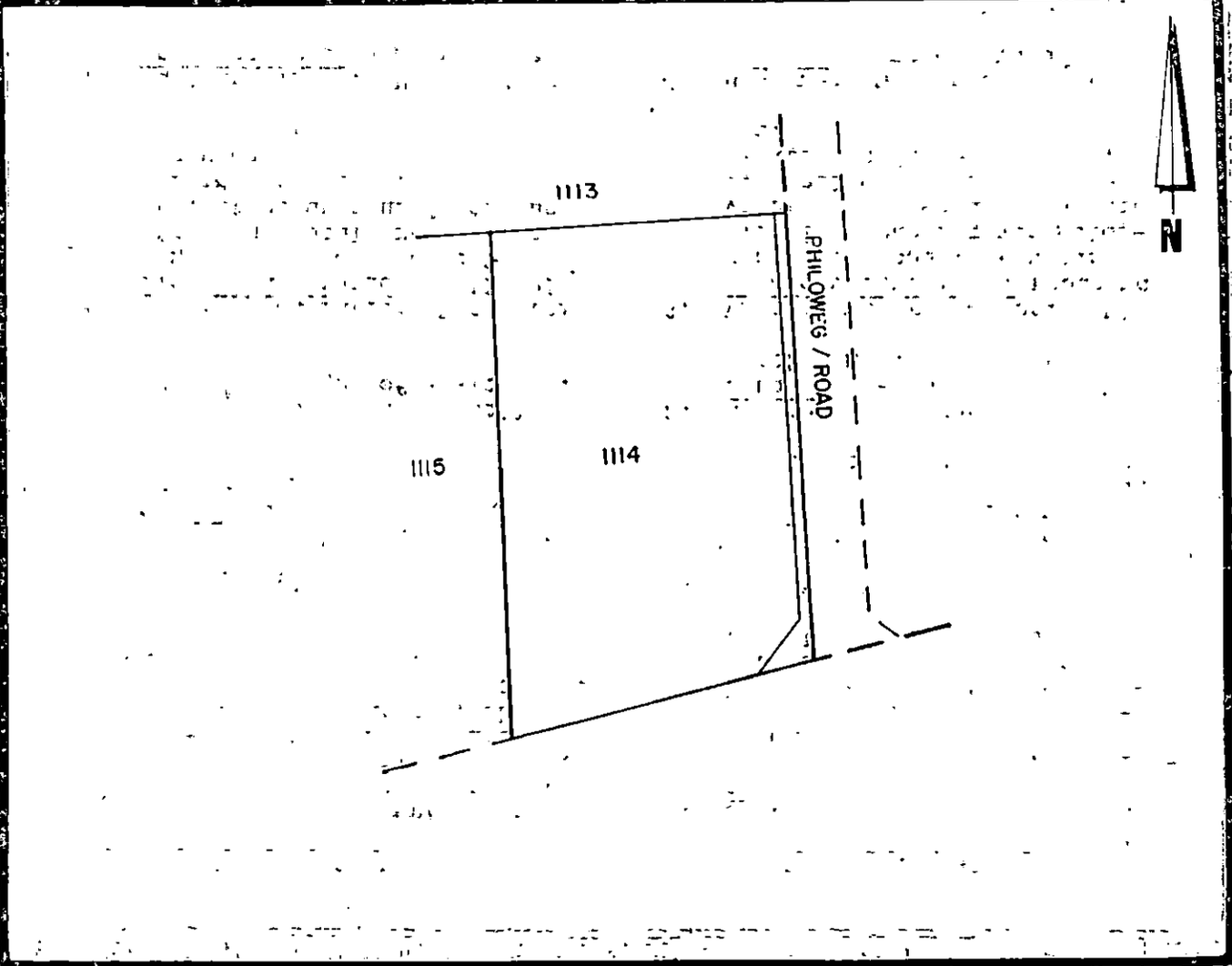
NOTE: SPECIAL SHOWN BY BLACK  
CROSS HATCHING  
ANNEXURE SHOWN IN GREEN  
BUILDING LINE INDICATED IN RED

ERF 1114 MARLBORO EXTENSION TOWNSHIP  
UITBREIDING CORP

- |           |  |
|-----------|--|
| REFERENCE | VERWYSING  |
|           | PROPOSED NEW ROADS AND WIDENING<br>VOORGESTELDE PAAIE EN VERBKEDINGS |
|           | BUILDING LINE IN METRES<br>BOULYN IN METERS                          |
| USE ZONE  | GEbruikSTREK   |
|           | SPECIAL<br>SPESIAAL  |
|           | REFERENCE TO ANNEXURE<br>VERWYSING NA BYLAE                          |

KODE 212 NOORDELIKE JOHANNESBURGSTREEK DORPSAANLEGSKEMA 1958 • BYLAE 200 • WYSIGINGSKEMA 909 • VEL 1 7 VELLE  
CODE NORTHERN JOHANNESBURG REGION TOWN PLANNING SCHEME ANNEX 200 AMENDMENT SCHEME SHEET

SKAAL SCALE 1:1250



DORP  
**MARLBORO**  
TOWNSHIP  
ERF 1114

[Faint, illegible text in a box]

USE ZONE VI - SPECIAL

- A. Use of erf: The erf may be used for the erection of warehouses, industrial buildings, dry-cleaning works, builders' yards, public garages, showrooms and offices ancillary to a permitted primary use.
- B. Conditions:
  - 1. Coverage: The total coverage of all buildings shall not exceed 60 % of the area of the erf.
  - 2. Height: No building shall exceed a height of 3 storeys.
  - 3. Floor space ratio: The total floor space ratio of all buildings shall not exceed 1,2 times the total area of the erf, structures used for the parking of motor vehicles excluded.
  - 4. Building lines: No building shall be erected nearer than

of/...

GEBUIKSTREEK VI - SPESIAAL

- A. Gebruik van erf: Die erf mag gebruik word vir die oprigting van pakhuise, nywerheidsgeboue, droogskoonmakers, bouerswerwe, openbare motorhawes, vertoonlokale en kantore ondergeskik aan enige toegelate primêre gebruik.
- B. Voorwaardes:
  - 1. Dekking: Die totale dekking van alle geboue moet nie 60 % van die oppervlakte van die erf oorskry nie.
  - 2. Hoogte: Geen geboue moet 'n hoogte van 3 verdiepings oorskry nie.
  - 3. Vloerruimteverhouding: Die totale vloerruimteverhouding van alle geboue, strukture vir die parkering van motorvoertuie uitgesluit, mag nie 1,2 maal die totale oppervlakte van die erf oorskry nie.
  - 4. Boulyne: Geen gebou moet nader as 6 meters vanaf 'n

publieke/...

DORP  
**MARLBORO**  
TOWNSHIP  
ERF 1114

6 metres from a public street or a proposed new street or street widening, except with the consent of the local authority, in which case the building or buildings may not be erected nearer than 2 metres from a public street, or a proposed new street or street widening. Where such consent is granted the wall/s of such building(s) shall be decorated either by construction or landscaping or both as may be determined by the local authority to the satisfaction of the local authority.

5 Parking: Paved parking, to the satisfaction of the local authority, shall be provided in the following ratios: -

Offices: 2 parking spaces to 100 m<sup>2</sup> gross floor area.

Other uses: 0,7 parking spaces to 100 m<sup>2</sup> gross floor area.

Where/...

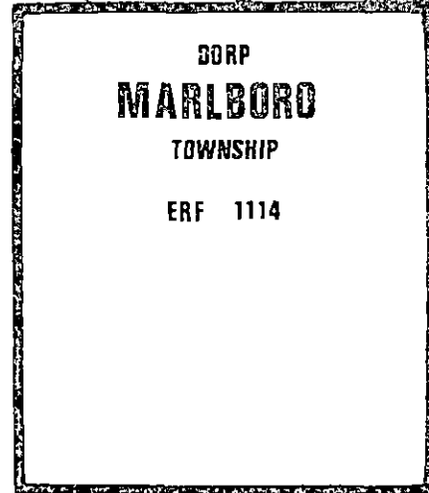
publieke straat of 'n voorgestelde nuwe straat of straatverbreding, sonder die toestemming van die plaaslike bestuur, opgerig word nie, in welke geval die gebou of geboue nie nader as 2 meters vanaf 'n publieke straat of 'n voorgestelde straat of straatverbreding opgerig mag word nie. Waar sodanige toestemming toegestaan is, moet die muur/mure van sodanige gebou/e versier word of deur konstruksie of tuinargitektuur of albei, soos deur die plaaslike bestuur bepaal mag word, tot bevrediging van die plaaslike bestuur.

5. Parkering: Geplaveide parkering moet tot bevrediging van die plaaslike bestuur in die volgende verhoudings voorsien word: -

kantore: 2 parkeerplekke tot 100 m<sup>2</sup> bruto vloeroppervlakte.

Ander gebruike: 0,7 parkeerplekke tot 100 m<sup>2</sup> bruto vloeroppervlakte.

Waar/...



Where, in the opinion of the local authority, satisfactory proof has been submitted indicating that the above parking ratio's are too high for the activity or activities to be carried out on the erf, the local authority may reduce the parking ratio, provided that such reduction shall not be less than 0,8 parking spaces per White worker and 0,1 parking spaces per Non-white worker, and provided further that the activity or activities to which such reduced parking ratios have been granted shall not change except with the special consent of the local authority as contemplated in clause 17(a) of the Northern Johannesburg Region Town Planning Scheme of 1958 as amended.

The siting of parking spaces on the erf shall be to the satisfaction of the local authority.

6./...

Waar volgens die mening van die plaaslike bestuur, bevredigende bewys, wat aantoon dat die bovermelde parkeerverhoudings te hoog is vir die aktiwiteit of aktiwiteite wat op die erf uitgeoefen gaan word, voorgelê is, mag die plaaslike bestuur die parkeerverhoudings verslap, mits sodanige vermindering nie minder as 0,8 parkeerplekke per Blanke-werker en 0,1 parkeerplekke per Nie-Blanke-werker is nie, en met die verdere voorwaarde dat die aktiwiteit of aktiwiteite waaraan dergelyke verkleinde parkeerverhoudings toegeken is nie verander moet word sonder die spesiale toestemming van die plaaslike bestuur soos in Klousule 17(a) van die Noordelike Johannesburgstreek Dorpsaanlegskema van 1958 soos gewysig, uiteengesit word nie.

Die plasing van parkeerplekke op die erf moet tot bevrediging van die plaaslike bestuur wees.

6./...

DORP  
**MARLBORO**  
TOWNSHIP  
ERF 1114

6. Loading and off-loading: No loading and off-loading of vehicles shall be permitted outside the boundaries of the erf. Provision shall be made on the erf for the loading and off-loading of vehicles. All areas on the erf to be used for loading and off-loading shall be sited and paved to the satisfaction of the local authority.

7. Internal roads: The internal roads on the erf shall be sited, built and paved to the satisfaction of the local authority.

8. Stacking of materials and open-air activities: Open-air storage and/or any open-air activity shall occur only with the consent of the local authority and such areas shall be suitably sited and paved to the satisfaction of the local authority.

No goods or materials of any nature whatsoever shall be stored or stacked on the erf so as to protrude above any screen wall erected on the

boundaries/...

6. Laai en aflaai: Geen laai en aflaai van voertuie moet buite die grense van die erf toegelaat word nie. Voor-siening moet op die erf vir die laai en aflaai van voer-tuie gemaak word. Alle ge-deeltes van die erf wat vir laai en aflaai gebruik gaan word moet tot bevrediging van die plaaslike bestuur ge-plaas en geplavei word.

7. Interne paaie: Die interne paaie op die erf moet tot bevrediging van die plaaslike owerheid geplaas, gebou en geplavei word.

8. Berging van materiale en opelugaktiwiteite: Opelug-berging en/of enige opelug-aktiwiteit moet slegs met die toestemming van die plaas-like bestuur plaasvind. Derglike gedeeltes moet tot bevrediging van die plaaslike bestuur geplaas en geplavei word. Geen goedere of mate-riale van enige aard geber-naamd moet geberg of gesta-pel word op die erf, op so 'n manier dat dit bo-uit enige skermmuur wat langs die grense

van/...

DORP  
**MARLBORO**  
TOWNSHIP  
ERF 1114

boundaries of the erf, without the written permission of the local authority first having been obtained.

9. Ingress, egress and siting of buildings: The siting of all buildings on the erf, ingress to and egress from the erf to the public street system, shall be to the satisfaction of the local authority.

10. Screen walls: Screen walls of at least 2 metres high shall be erected on side and rear boundaries of the erf as and when required by the local authority, provided that where open-air storage and/or open-air activity takes place, side and rear boundary walls of at least 2 metres in height shall be erected.

No wall shall be erected along a street boundary without the written approval of the local authority, and the extent, height, design, materials and position of such wall shall be

to/...

van die erf opgerig is, uitsteek sonder dat die skriftelike toestemming van die plaaslike bestuur vooraf verkry is nie.

9. Ingange, uitgange en die plasing van geboue: Die plasing van alle geboue op die erf, ingang tot en uitgang vanaf die erf tot die publieke straatstelsel moet tot bevrediging van die plaaslike bestuur wees.

10. Skermmuur: Skermmuur ten minste 2 meters hoog moet op die sy- en agtergrense van die erf, soos en wanneer dit deur die plaaslike bestuur vereis word, opgerig word, met dien verstande dat waar opelugberging en/of opelug-aktiwiteit plaasvind, sy- en agtergrensmuur, ten minste 2 meters hoog opgerig moet word.

Geen muur mag langs 'n straatgrens, sonder die skriftelike toestemming van die plaaslike bestuur, opgerig word nie en die ontvang, hoogte, ontwerp, materiale en plasing

van/...

DORP  
**MARLBORO**  
TOWNSHIP

ERF 1114

VIR GOEDKEURING AANBEVEEL  
RECOMMENDED FOR APPROVAL

Voorsitter Dorperaad  
Chairman Townships Board

Pretoria 1979

GOEDGEKEUR  
APPROVED

to the satisfaction of the local authority.

11. Landscaping: The areas between the building lines and the street boundaries shall be landscaped and maintained by the owner at his own cost to the satisfaction of the local authority and shall not be used for other purposes.

12. Maintenance: The registered owner of the erf shall be responsible for the whole development of the erf. If in the opinion of the local authority the erf, the development or any part of the development thereon is not satisfactorily maintained, the local authority shall be entitled to undertake such maintenance at the cost of the owner.

van sodanige mure moet tot bevrediging van die plaaslike bestuur wees.

11. Tuinargitektuur: Die gedeeltes tussen die boulyne en straatgrense moet tot bevrediging van die plaaslike bestuur uitgelê, beplant en in stand gehou word deur die eienaar op sy eie onkoste, en mag nie vir ander doeleindes gebruik word nie.

12. Instandhouding: Die geregistreerde eienaar van die erf sal verantwoordelik wees vir die hele ontwikkeling op die erf. Indien die plaaslike bestuur meer dat die erf, die ontwikkeling of enige gedeelte van die ontwikkeling daarop nie bevredigend in stand gehou word nie, is die plaaslike bestuur geregtig om sodanige instandhouding self, op koste van die eienaar, te onderneem.

DORP  
**MARLBORO**  
TOWNSHIP

ERF 1114

VIR GOEDKEURING AANBEVEEL  
RECOMMENDED FOR APPROVAL

Voorsitter: Dorperaad  
Chairman: Townships Board

Pretoria 19

GOEDGEKEUR  
APPROVED

No. 17 (Administrator's), 1979.

**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 Erf 90, situate in Kinross Extension 2 Township, Registration Division I.S., Transvaal, held in terms of Deeds of Transfer 18186/1972, T39851/1976, T39848/1976, T30882/1977 and T17868/1977, remove condition B(h).

Given under my Hand at Pretoria, this 15th day of January, One thousand Nine hundred and Seventy-nine.

S. G. J. VAN NIEKERK,  
Administrator of the Province Transvaal.  
PB. 4-14-2-689-1

No. 16 (Administrator's), 1979.

**PROCLAMATION**

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

Now therefore I do hereby;

(1)(a) in respect of Lots 1137 and 1138, situate in Highlands North Township, district Johannesburg, held in terms of Deed of Transfer F19401/1973, remove condition I.A.4;

(b) in respect of Lot 1975, situate in Highlands North Township, district Johannesburg, held in terms of Certificate of Consolidated Title F19441/1965, remove condition A3; and

(2) amend Johannesburg Town-planning Scheme 1, 1946, by the rezoning of Lots 1137, 1138 and 1975, Highlands North Township, from "Special Residential" with a density of "One dwelling per 2 erven" to "Special" for the erection of medical and dental suites and offices incidental thereto, an unattached operating theatre with recovery room and appurtenant rooms and which amendment scheme will be known as Amendment Scheme 1/765 as indicated on the annexed Map 3 and the scheme clauses.

Given under my Hand at Pretoria, this 15th day of January, One thousand Nine hundred and Seventy-nine.

S. G. J. VAN NIEKERK,  
Administrator of the Province Transvaal.  
PB. 4-14-2-606-1

**JOHANNESBURG AMENDMENT SCHEME 1/765.**

The Johannesburg Town-planning Scheme 1, 1946, approved by virtue of Administrator's Proclamation 132, dated 2 October, 1946, is hereby further amended and altered in the following manner:—

No. 17 (Administrateurs-), 1979.

**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 Erf 90, geleë in dorp Kinross Uitbreiding 2, Registrasie Afdeling I.S., Transvaal, gehou kragtens Akte van Transport 18186/1972, T39851/1976, T39848/1976, T30882/1977 en T17868/1977, voorwaarde B(h) ophef.

Gegee onder my Hand te Pretoria, op hede die 15de dag van Januarie, Eenduisend Negehonderd Nege-en-sewentig.

S. G. J. VAN NIEKERK,  
Administrateur van die Provinsie Transvaal.  
PB. 4-14-2-689-1

No. 16 (Administrateurs-), 1979.

**PROKLAMASIE**

Nademaal bevoegdheid by artikel 2 van die Wet op Opheffing van Beperkings, 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;

(1)(a) met betrekking tot Lotte 1137 en 1138, geleë in die dorp Highlands North, distrik Johannesburg, gehou kragtens Akte van Transport F19401/1973, voorwaarde I.A.4; en

(b) met betrekking tot Lot 1975, dorp Highlands North, distrik Johannesburg, gehou kragtens Sertifikaat van Gekonsolideerde Titel F19441/1965, voorwaarde A.3 ophef; en

(2) Johannesburg-dorpsaanlegkema 1, 1946, wysig deur die hersonering van Lotte 1137, 1138 en 1975, dorp Highlands North, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 erwe" tot "Spesiaal" vir die oprigting van mediese en tandheelkundige kamers en bybehorende kantore, 'n operasiesaal met herstelkamer en verwante kamers, welke wysigingskema bekend staan as Wysigingskema 1/765, soos aangedui op die bygaande Kaart 3 en die skemaklousules.

Gegee onder my Hand te Pretoria, op hede die 15de dag van Januarie, Eenduisend Negehonderd Nege-en-sewentig.

S. G. J. VAN NIEKERK,  
Administrateur van die Provinsie Transvaal.  
PB. 4-14-2-606-1

**JOHANNESBURG-WYSIGINGSKEMA 1/765.**

Die Johannesburg-dorpsaanlegkema 1, 1946, goedgekeur kragtens Administrateursproklamasie 132, gedateer 2 Oktober 1946, word hiermee soos volg verder verander en gewysig:—

1. The map, as shown on Map 3, Amendment Scheme 1/765.

2. Clause 16(a), Table "E(E)", Use Zone VII (Special), by the addition of the following to Columns (1) and (2):—

(1)	(2)
Highlands North Township, Lots 1137, 1138 and 1975	E 257

3. By the addition of Plan "E 257" to Annexure "E".

**JOHANNESBURG AMENDMENT SCHEME 1/765.  
ANNEXURE E 257.**

Note: In addition to the general provisions of the Town-planning Scheme the properties shall be entitled to the special uses and shall be subject to restrictions in accordance with the layout and conditions indicated on this annexure. These uses, restrictions and conditions shall prevail should they be in conflict with any other use, clause or provision of the scheme.

Zoning: Use Zone VII — "Special" to permit medical and dental suites and offices incidental thereto, an unattached operating theatre with recovery room and apurtenant rooms, subject to the following conditions:

**Conditions:**

- (a) Lots 1137, 1138 and Consolidated Lot 1975 shall be consolidated to form one lot.
- (b) The total coverage of all buildings erected on the site shall not exceed 30 % of the area of the site.
- (c) No building erected on the site shall be of more than three storeys.
- (d) No account shall be taken of a basement which is used for parking purposes in the calculations of height, coverage and floor area.
- (e) The total floor area of the buildings to be erected on the site shall not exceed 0,6 times the area of the site.
- (f) Paved parking spaces shall be provided at the following ratios:
  - 6 bays per 100 square metres of gross medical and dental consulting room area; and
  - 2,5 bays per 100 square metres of gross office, operating theatre and other tenantable floor area.
- (g) Those parts of the site which are not used for building or parking purposes shall within six months from the date of first use of the development, be landscaped, at no expense to the Council and thereafter be maintained to the satisfaction of the Council.
- (h) (i) A road widening servitude, 4 metres wide, along the Louis Botha Avenue frontage of the site

1. Die kaart, soos aangetoon op Kaart 3, Wysigingskema 1/765.

2. Klousule 16(a), Tabel "E(E)", Gebruikstreek VII (Spesiaal), deur die byvoeging van die volgende tot Kolomme (1) en (2):—

(1)	(2)
Dorp Highlands North, Lotte 1137, 1138 en 1975	E 257

3. Deur die byvoeging van Plan "E 257", tot Bylae "E".

**JOHANNESBURG-WYSIGINGSKEMA 1/765.  
BYLAE E 257.**

Nota: Bykomend tot die algemene bepalings van die Dorpsbeplanningskema, moet die eiendomme op die spesiale gebruike geregtig en aan beperking onderworpe wees, in ooreenstemming met die aanleg en voorwaardes op hierdie aanhangsel aangedui. Hierdie gebruike, beperkings en voorwaardes moet van krag wees wanneer dit bots met enige ander gebruik, klousule of bepalings van die skema.

Sonering: Gebruikstreek VII — "Spesiaal" om mediese en tandheekkundige kamers en bybehorende kantore, 'n losstaande operasiesaal met herstellkamer en verwante kamers, onderworpe aan die volgende voorwaardes toe te laat.

**Voorwaardes:**

- (a) Lotte 1137, 1138 en Gekonsolideerde Lot 1975 moet gekonsolideer word om een lot te vorm.
- (b) Die totale dekking van alle geboue wat op die terrein opgerig word, mag nie 30 % van die terrein se oppervlakte oorskry nie.
- (c) Geen gebou wat op die terrein opgerig word, mag hoër as drie verdiepings wees nie.
- (d) 'n Kelder wat vir parkeerdoeleindes gebruik word, moet by die berekening van hoogte, dekking en vloeroppervlakte, buite rekening gelaat word.
- (e) Die totale vloeroppervlakte van die geboue wat op die terrein opgerig word, mag nie 0,6 maal die terreinoppervlakte oorskry nie.
- (f) Geplaveide parkeerplekke moet in die volgende verhoudings verskaf word:
  - 6 plekke per 100 vierkante meters van die totale mediese en tandheekkundige spreekkameroppervlakte; en
  - 2,5 plekke per 100 vierkante meters van die totale kantoor-, operasiesaal- en ander verhuurbare vloeroppervlakte.
- (g) Die dele van die terrein wat nie vir bou of parkeerdoeleindes gebruik word nie, moet binne ses maande van die datum van die eerste gebruik van die ontwikkeling af, sonder enige koste vir die Raad, belandskap word en daarna moet dit tot voldoening van die Raad in stand gehou word.
- (h) (i) 'n Padverbredingserwituut, 4 meters breed, langs die bouverbodstrook van die terrein aan

shall be registered free of cost and compensation in the name of the Council.

- (ii) The area of the servitude referred to in paragraph (i) of this condition shall not be deductible from the total area of the site in the calculation of the floor space ratio to be made in terms of condition (e).
- (iii) The Council shall not be obliged with the construction of works in the area of any servitude granted in terms of paragraph (i) of this condition, until such time as it deems fit.
- (i) The following building lines shall apply:
  - a 7 metre building line along Louis Botha Avenue calculated from the boundary of the servitude referred to in condition (h)(i);
  - a 10 metre building line along Third Avenue; and
  - a 6 metre building line along the western boundary of the site.
- (j) The design and siting of all buildings on the site shall be to the satisfaction of the Council.
- (k) The points of access to and egress from the site shall be located and laid out to the satisfaction of the Council.

Louis Bothalaan moet sonder koste en vergoeding in die naam van die Raad geregistreer word.

- (ii) Die oppervlakte van die serwituuat waarna daar in paragraaf (i) van hierdie voorwaarde verwys word, moet nie van die totale oppervlakte van die terrein afgetrek word wanneer die vloeroppervlakteverhouding wat ingevolge die bepalings van voorwaarde (e) gemaak moet word, bereken word nie.
- (iii) Die Raad hoef nie, tot tyd en wyl hy dit goed-dink, met die bouwerk in enige van die serwituuatgebiede wat ingevolge paragraaf (i) van hierdie voorwaarde toegestaan is, te begin nie.
- (i) Die volgende bouverbodstrokke is van toepassing:
  - 'n bouverbodstrok van 7 meters langs Louis Bothalaan bereken van die grens van die serwituuat waarna daar in voorwaarde (h)(i) verwys word;
  - 'n bouverbodstrok van 10 meters langs Derde Laan; en
  - 'n bouverbodstrok van 6 meters langs die westelike grens van die terrein.
- (j) Die ontwerp en ligging van al die geboue op die terrein moet tot voldoening van die Raad wees.
- (k) Al die punte van ingang na en uitgange uit die terrein moet tot voldoening van die Raad geplaas en uitgelê word.

# JOHANNESBURG

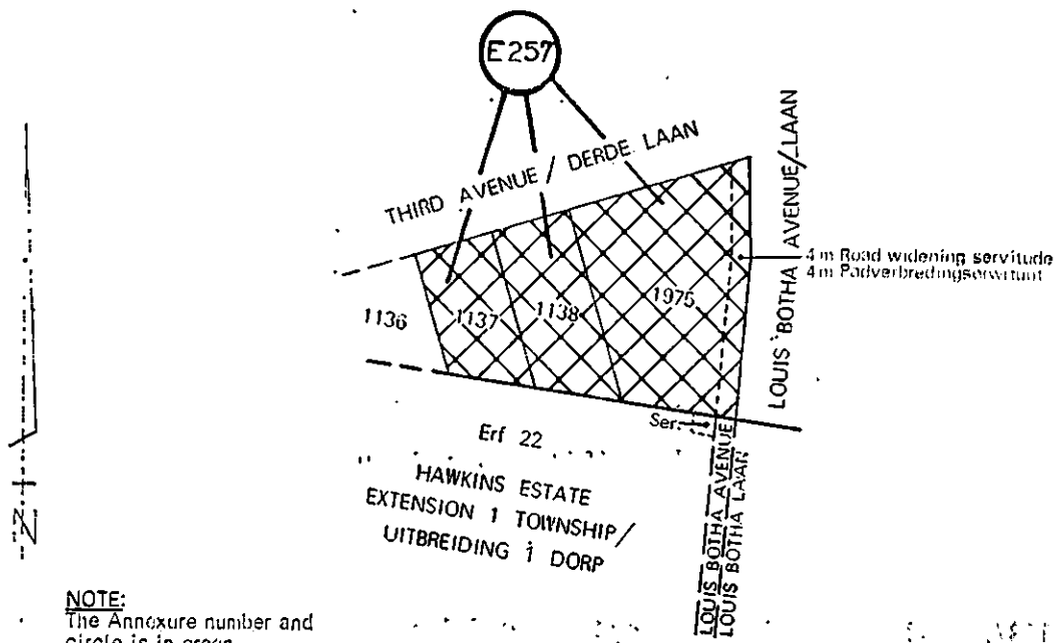
(SHEET 1 OF 1 SHEET)  
(VEL 1 VAN 1 VEL)

## AMENDMENT SCHEME WYSIGINGSKEMA

### 1/765

MAP/KAART 3

SCALE/ SKAAL 1 : 250



**NOTE:**  
The Annexure number and circle is in green

**NOTA:**  
Die Bylaenommer en sirkel is in groen

LOTS 1137, 1138 AND 1975  
LOTTE 1137, 1138 EN 1975

## HIGHLANDS NORTH

TOWNSHIP  
— DORP

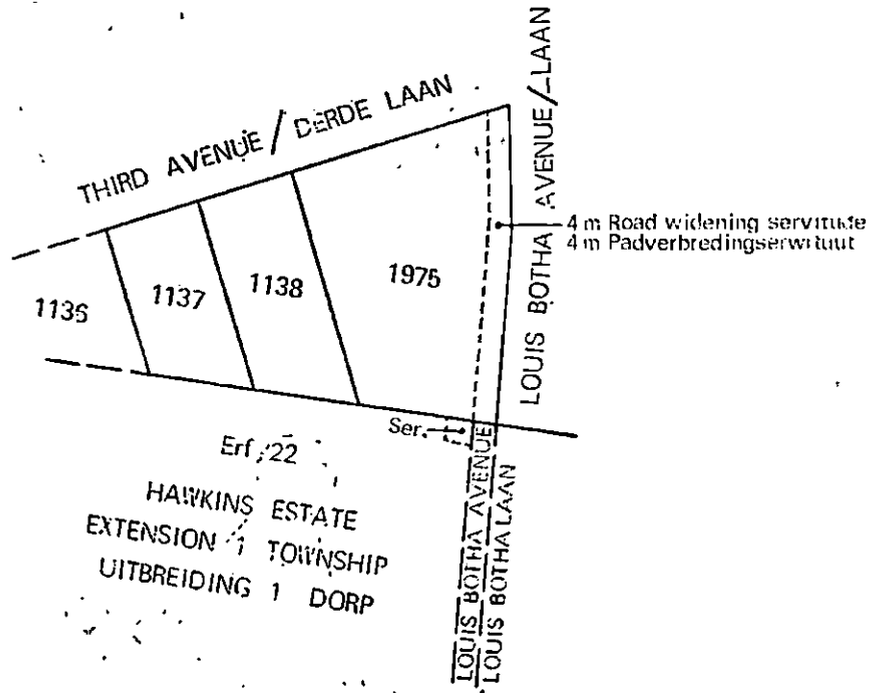
### REFERENCE / VERWYSING



SPECIAL  
SPESIAAL



ANNEXURE  
BYLAE



SCALE / SKAAL 1 : 1 250

LOTS 1137, 1138 AND 1975  
 LOTTE 1137, 1138 EN 1975

**HIGHLANDS NORTH** TOWNSHIP  
 -DORP

**ADMINISTRATOR'S NOTICES**

Administrator's Notice 82 31 January, 1979

**ALBERTON MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROLL.**

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

The By-laws Relating to Licences and Business Control of the Alberton Municipality, published under Administrator's Notice 198, dated 13 March, 1957, as amended, are hereby further amended by the deletion of section 294 under Chapter 12.

PB. 2-4-2-97-4

Administrator's Notice 83 31 January, 1979

**ALBERTON 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 Alberton Municipality, adopted by the Council under Administrator's Notice 1475, dated 30 August, 1972, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:—

1. By the substitution in items 1(2)(b), 2(2)(a) and 3(2)(a) of Part B for the figure "1,7c" of the figure "1,82c".

2. By the substitution in item 1(2)(c) of Part C for the expression "42,5 %" of the expression "51 %".

3. By the substitution in item 1(4) of Part D for the expression "97,5 %" of the expression "108 %".

PB. 2-4-2-36-4

Administrator's Notice 84 31 January, 1979

**ALBERTON MUNICIPALITY: AMENDMENT TO STREET AND MISCELLANEOUS 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 Street and Miscellaneous By-laws of the Alberton Municipality, adopted by the Council under Administrator's Notice 1667, dated 17 October, 1973, as amended, are hereby further amended by the substitution for sections 21 and 22 of the following:—

*"Disturbance of Public Peace.*

21. No person shall —

(a) in any street or public place or in any premises between 22h00 and 06h00 shout, sing or otherwise make any loud noise;

**ADMINISTRATEURSKENNISGEWINGS**

Administrateurskennisgewing 82 31 Januarie 1979

**MUNISIPALITEIT ALBERTON: WYSIGING VAN VERORDENINGE BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDE.**

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

Die Verordeninge Betreffende Lisensies en Beheer oor Besighede van die Munisipaliteit Alberton, afgekondig by Administrateurskennisgewing 198 van 13 Maart 1957, soos gewysig, word hierby verder gewysig deur artikel 294 onder Hoofstuk 12 te skrap.

PB. 2-4-2-97-4

Administrateurskennisgewing 83 31 Januarie 1979

**MUNISIPALITEIT ALBERTON: 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 Alberton, deur die Raad aangeneem by Administrateurskennisgewing 1475 van 30 Augustus 1972, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in items 1(2)(b), 2(2)(a) en 3(2)(a) van Deel B die syfer "1,7c" deur die syfer "1,82c" te vervang.

2. Deur in item 1(2)(c) van Deel C die uitdrukking "42,5 %" deur die uitdrukking "51 %" te vervang.

3. Deur in item 1(4) van Deel D die uitdrukking "97,5 %" deur die uitdrukking "108 %" te vervang.

PB. 2-4-2-36-4

Administrateurskennisgewing 84 31 Januarie 1979

**MUNISIPALITEIT ALBERTON: WYSIGING VAN STRAAT- EN DIVERSE VERORDENINGE.**

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 Straat- en Diverse Verordeninge van die Munisipaliteit Alberton, deur die Raad aangeneem by Administrateurskennisgewing 1667 van 17 Oktober 1973, soos gewysig, word hierby verder gewysig deur artikels 21 en 22 deur die volgende te vervang:—

*"Versteuring van Openbare Rus.*

21. Niemand mag —

(a) in enige straat of publieke plek of op enige perseel tussen 22h00 en 06h00 skree, sing of op 'n ander manier enige lawaai maak;

- (b) operate, play or allow the operation or playing of any radio, television set, phonograph, drum, musical instrument, sound amplifier or similar device which produces, reproduces or amplifies sound;
- (c) operate or allow the operation of any warning device, siren, hooter, or any similar device, other than in an emergency or when required by law;
- (d) allow any burglar alarm device to sound either continuously or intermittently for more than 20 minutes after it has begun sounding;
- (e) operate or allow the operation of any lawn-mower, other garden machine or power-operated tool between 13h00 and 16h00 on a Sunday;

which may, or in a manner which may, disturb or hinder the comfort, convenience, peace or quiet of the public.

*Disturbance by Animals and Birds.*

22. No person shall keep, possess or harbour on any premises any animal or bird, or allow the keeping, possession or harbouring on any premises of any animal or bird which may, or in a manner which may disturb or hinder the comfort convenience, peace or quiet of the public."

PB. 2-4-2-80-4

Administrator's Notice 85

31 January, 1979

**BELFAST MUNICIPALITY: AMENDMENT OF DRAINAGE 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 Standard Drainage By-laws of the Belfast Municipality, adopted by the Council under Administrator's Notice 1580, dated 26 October, 1977, as amended, are hereby further amended by the substitution in the penultimate line of subsection (3) of section 7 for the word "Council's" of the word "owner's".

PB. 2-4-2-34-47

Administrator's Notice 86

31 January, 1979

**BRITS MUNICIPALITY: AMENDMENT TO LIBRARY BY-LAWS.**

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

The Library By-laws of the Brits Municipality, adopted by the Council under Administrator's Notice 797, dated 19 October, 1966, as amended, are hereby further amended as follows:

1. By the substitution in section 1 and 2(8) and (9) for the word "organizer" wherever it occurs, of the word "Director".

- (b) enige radio, televisiestel, fonograaf, trom, musiekinstrument, klankversterker of enige soortgelyke toestel wat klank voortbring, produseer of versterk, in werking stel of bespeel of toelaat dat dit in werking gestel of bespeel word;
- (c) enige waarskuwende toestel, sirene, toeter of soortgelyke toestel, behalwê in 'n noodgeval of wanneer die wet dit vereis, in werking stel of toelaat dat dit in werking gestel word;
- (d) toelaat dat enige diefalarmtoestel aanhoudend of ononderbroke vir langer as twintig minute nadat dit begin lui het, voortlui; of
- (e) enige grassnyer, ander tuinmasjien of kragaangedrewe gereedskap tussen 13h00 en 16h00 op 'n Sondag in werking stel of toelaat dat dit in werking gestel word;

wat die gerief, gemak, vrede of rus van die publiek kan steur of hinder, of op so 'n wyse dat dit die gerief, gemak, vrede of rus van die publiek kan steur of hinder nie".

*Steurnis deur Diere en Voëls.*

22. Niemand mag enige dier of voël op enige perseel aanhou, besit of herberg of toelaat dat enige dier of voël op enige perseel aangehou, besit of geherberg word wat die gerief, gemak, vrede of rus van die publiek kan steur of hinder, of op so 'n wyse dat dit die gerief, gemak, vrede of rus van die publiek kan steur of hinder nie."

PB. 2-4-2-80-4

Administrateurskennisgewing 85

31 Januarie 1979

**MUNISIPALITEIT BELFAST: WYSIGING VAN RIOLERINGSVERORDENINGE.**

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 Standaardrioleringsverordeninge van die Munisipaliteit Belfast, deur die Raad aangeneem by Administrateurskennisgewing 1580 van 26 Oktober 1977, soos gewysig, word hierby verder gewysig deur in die voorlaaste reël van subartikel (3) van artikel 7 die woord "raad" deur die woord "eienaar" te vervang.

PB. 2-4-2-34-47

Administrateurskennisgewing 86

31 Januarie 1979

**MUNISIPALITEIT BRITS: WYSIGING VAN BIBLIOTEEKVERORDENINGE.**

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

Die Biblioteekverordeninge van die Munisipaliteit Brits, deur die Raad aangeneem by Administrateurskennisgewing 797 van 19 Oktober 1966, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikels 1 en 2(8) en (9) die woord "organizer" waar dit ookal voorkom, deur die woord "Direkteur" te vervang.

2. By the substitution in section 3(5)(a) for the words "nine cents" of the words "ten cents".

3. By the substitution in section 6 for the words "not less than five cents" of the words "ten cents" and the deletion of the proviso thereto.

PB. 2-4-2-55-10

Administrator's Notice 87

31 January, 1979

**GERMISTON MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD FOOD-HANDLING BY-LAWS.**

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Germiston has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Food-Handling By-laws, published under Administrator's Notice 378, dated 30 March, 1977, as by-laws made by the said Council.

PB. 2-4-2-176-1

Administrator's Notice 88

31 January, 1979

**GRASKOP MUNICIPALITY: AMENDMENT TO PARKS REGULATIONS.**

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

The Parks Regulations of the Municipality of Graskop, published under Administrator's Notice 474, dated 17 June, 1964, as amended, are here further amended by the substitution for the Schedule of the following:

**"SCHEDULE.**

**TARIFF OF CHARGES FOR THE REST CAMP.**

*1. Caravan and Camping site.*

Admission charges per day or part thereof:

- (1) Per caravan or tent with —
- (a) one person: R2
- (b) two persons: R2,50
- (c) three persons: R3
- (d) four persons: R3,50
- (2) thereafter, per person: 50c.

*2. Log Cabins.*

Rental, per day or part thereof:

- (1) Per adult: R3
- (2) Per child under 12 years: R1,50
- (3) For each additional person (where no bed is supplied): R1,50.

*3. Rondavels.*

Rental, per day or part thereof:

- (1) Per adult: R4

2. Deur in artikel 3(5)(a) die woorde "nege sent" deur die woorde "tien sent" te vervang.

3. Deur in artikel 6 die woorde "minstens vyf sent" deur die woorde "tien sent" te vervang en die voorbehoudsbepaling daarby te skrap.

PB. 2-4-2-55-10

Administrateurskennisgewing 87

31 Januarie 1979

**MUNISIPALITEIT GERMISTON: AANNAME VAN WYSIGING VAN STANDAARDVOEDSELVERORDENINGE.**

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Germiston ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaardvoedselverordeninge, afgekondig by Administrateurskennisgewing 378 van 30 Maart 1977, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-176-1

Administrateurskennisgewing 88

31 Januarie 1979

**MUNISIPALITEIT GRASKOP: WYSIGING VAN PARKEREGULASIES.**

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 Parkeregulasies van die Munisipaliteit Graskop, afgekondig by Administrateurskennisgewing 474 van 17 Junie 1964, soos gewysig, word hierby verder gewysig deur die Bylae deur die volgende te vervang:

**"BYLAE.**

**TARIEF VAN GELDE VIR DIE RUSKAMP.**

*1. Woonwa- en Kampeerplek.*

Toegangsgelde, per dag of gedeelte daarvan:

- (1) Per woonwa of tent met —
- (a) een persoon: R2
- (b) twee persone: R2,50
- (c) drie persone: R3
- (d) vier persone: R3,50
- (2) daarna, per persoon: 50c.

*2. Huthuise.*

Huur, per dag of gedeelte daarvan:

- (1) Per volwassene: R3
- (2) Per kind onder 12 jaar: R1,50
- (3) Vir elke bykomende persoon (waar geen bed verskaf word nie): R150.

*3. Rondawels.*

Huur, per dag of gedeelte daarvan:

- (1) Per volwassene: R4

- (2) Per child under 12 years: R2  
 (3) Minimum rental per rondavel: R8

#### 4. Additional bedding.

Rental per day or part thereof:

- (1) Per blanket: 10c  
 (2) Per sheet: 5c  
 (3) Per pillow: 5c  
 (4) Per pillowcase: 5c  
 (5) Per towel: 10c.

#### 5. Servants.

Housing, per servant, per day or part thereof: R1.

#### 6. Swimming-bath.

Admission to swimming-bath, per day, or part thereof:

- (1) Per adult: 10c  
 (2) Per child under 12 years: 5c

#### 7. Picnic Area.

Admission per day or part thereof per person: 25c.

#### 8. Holiday Chalets.

Rental per day or part thereof:

- (1) Per adult: R5  
 (2) Per child under 12 years: R3  
 (3) Minimum rental per chalet: R10.

PB. 2-4-2-69-84

Administrator's Notice 89

31 January, 1979

### JOHANNESBURG MUNICIPALITY: AMENDMENT TO PUBLIC LIBRARY BY-LAWS.

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

The Public Library By-laws of the Johannesburg Municipality, published under Administrator's Notice 311, dated 8 March 1972, are hereby amended as follows:

1. By the substitution for section 16 of the following:

#### "Retention of Books in Reference Department.

16. No person in possession of any book from the reference department in the library building shall retain such book for longer than ten minutes after a request therefor has been made by the librarian."

2. By the substitution for section 18 of the following:

#### "Reproduction of Material and Objects.

18.(1) The Council may, subject to the provisions of subsection (2) and such other conditions as the librarian

- (2) Per kind onder 12 jaar: R2

- (3) Minimum huur per rondawel: R8.

#### 4. Bykomende Beddegoed.

Huur per dag of gedeelte daarvan:

- (1) Per kombers: 10c  
 (2) Per laken: 5c  
 (3) Per kussing: 5c  
 (4) Per kussingsloop: 5c  
 (5) Per handdoek: 10c.

#### 5. Bediendes.

Huisvesting per bediende, per dag of gedeelte daarvan: R1.

#### 6. Swembad.

Toegang tot swembad, per dag of gedeelte daarvan:

- (1) Per volwassene: 10c  
 (2) Per kind onder 12 jaar: 5c.

#### 7. Piekniekterrein.

Toegangsgelde per dag of gedeelte daarvan per persoon: 25c.

#### 8. Vakansiewoonstelle.

Huur per dag of gedeelte daarvan:

- (1) Per volwassene: R5  
 (2) Per kind onder 12 jaar: R3  
 (3) Minimum huur per woonstel: R10.

PB. 2-4-2-69-84

Administrateurskennisgewing 89

31 Januarie 1979

### MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN VERORDENINGE BETREFFENDE DIE OPENBARE BIBLIOTEEK.

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

Die Verordeninge betreffende die Openbare Biblioteek van die Munisipaliteit Johannesburg, afgekondig by Administrateurskennisgewing 311 van 8 Maart 1972, word hierby soos volg gewysig:

1. Deur artikel 16 deur die volgende te vervang:

#### "Hou van Boeke in die Naslaanafdeling.

16. Niemand wat in besit is van enige boek van die naslaanafdeling in die biblioteekgebou mag sodanige boek langer as tien minute behou nadat die bibliotekaris daarom gevra het nie."

2. Deur artikel 18 deur die volgende te vervang:

#### "Reproduksie van Materiaal en Voorwerpe.

18.(1) Die Raad kan, onderworpe aan die bepalings van subartikel (2) en op sodanige ander voorwaardes wat

may impose, supply any person with a photocopy or photographic reproduction of any book, document, photograph or any other object, or part thereof, in the library building against payment of the charges set out in the Schedule hereto.

(2) The librarian may, as a condition of the supply of such photocopy or photographic reproduction, require the person requesting it to declare in writing that the purpose for which such photocopy or photographic reproduction is needed, falls within the exceptions from protection of literary, dramatic, musical and artistic works specified in the Copyright Act, 1965, and any regulations framed thereunder.

(3) No person shall reproduce any book, document, photograph or any other object in the library building by means of a photograph, motion picture, transparency or otherwise without the prior permission of the librarian.

(4) In granting or refusing permission in terms of subsection (3) the librarian shall have regard the possibility of damage being caused to the book, document, photograph or other object as a result of its being handled for the purpose of making such reproduction and the librarian may impose such conditions as he considers necessary to prevent such damage being caused and may in addition require a declaration as contemplated in subsection (2)."

3. By the substitution for the Schedule of the following:

"SCHEDULE.

PART I.

CHARGES IN TERMS OF SECTION 18.

1. *Photocopies other than from microfilm.*

(1) If a copy is made by the applicant using the Council's apparatus: 5c per sheet of photocopy paper used.

(2) If a copy is made by the librarian: 10c per sheet of photocopy paper used.

(3) The charges in terms of subitems (1) and (2) shall be payable for copies measuring not more than 297 mm x 210 mm (A4 size).

2. *Photocopies from microfilm using the Council's apparatus: 25c per sheet of paper used.*

3.(1) *Black and white prints.*

Size	For re-	For any
	production purposes	other purpose
	R	R
(a) Up to and including 150 mm x 200 mm, each .....	2,00	1,00
(b) 200 mm x 250 mm, each .....	2,40	1,40
(c) 250 mm x 300 mm, each .....	3,00	2,00
(d) 300 mm x 380 mm, each .....	5,50	5,50
(e) 400 mm x 500 mm, each .....	8,00	8,00

die bibliotekaris mag stel, aan enige persoon 'n fotokopie of fotografiese reproduksie van enige boek, dokument, foto of enige ander voorwerp, of gedeelte daarvan, in die biblioteekgebou teen betaling van die gelde wat in die Bylae hierby uiteengesit word, voorsien.

(2) Die bibliotekaris kan, as 'n voorwaarde vir die verskaffing van sodanige fotokopie of fotografiese reproduksie, vereis dat die persoon wat dit versoek, skriftelik verklaar dat die doel waarvoor sodanige fotokopie of fotografiese reproduksie nodig is, binne die bestek val van die uitsonderings rakende die beskerming van letterkundige, dramatiese, musikale en artistieke werke soos dit in die Wet op Outeursreg, 1965, en enige regulasie wat daarkragtens uitgevaardig is, gespesifiseer word.

(3) Niemand mag enige boek, dokument, foto of enige ander voorwerp in die biblioteekgebou deur middel van 'n foto, rolprent, kleurskyfie of andersins reproduseer sonder die vooraf verkreeë toestemming van die bibliotekaris.

(4) Die bibliotekaris moet by die toestaan of weiering van toestemming ingevolge subartikel (3) rekening hou met die moontlikheid daarvan dat die boek, dokument, foto of ander voorwerp beskadig kan word as gevolg van die hantering daarvan ten einde sodanige reproduksie te maak en die bibliotekaris kan sodanige voorwaardes stel wat hy nodig ag om te voorkom dat sodanige skade aangerig word en kan daarbenewens vereis dat 'n verklaring gegee moet word soos in subartikel (2) beoog word."

3. Deur die Bylae deur die volgende te vervang:

"BYLAE.

DEEL 1.

GELDE INGEVOLGE ARTIKEL 18.

1. *Fotokopieë van ander materiaal as mikrofilm.*

(1) As die kopie deur die aansoeker met die Raad se apparaat gemaak word: 5c per vel fotokopiepapier wat gebruik word.

(2) As die kopie deur die bibliotekaris gemaak word: 10c per vel fotokopiepapier wat gebruik word.

(3) Die gelde ingevolge subitems (1) en (2) is betaalbaar vir kopieë wat hoogstens 297 mm x 210 mm groot is (grootte A4):

2. *Fotokopieë van mikrofilm wat met die Raad se apparaat gemaak word: 25c per vel papier wat gebruik word.*

3.(1) *Wit-en-swart afdrukke.*

Grootte	Vir repro-	Vir enige
	duksie doeleindes	ander doel
	R	R
(a) Tot en met 150 mm x 200 mm, elk .....	2,00	1,00
(b) 200 mm x 250 mm, elk .....	2,40	1,40
(c) 250 mm x 300 mm, elk .....	3,00	2,00
(d) 300 mm x 380 mm, elk .....	5,50	5,50
(e) 400 mm x 500 mm, elk .....	8,00	8,00

**(2) Sepia Prints.**

In addition to the charges specified in subitem (1), an additional charge of 50c per print shall be payable for sepia prints up to and including 200 mm x 250 mm in sizes and 65c per sepia print for any larger size.

(3) If 3 to 10, or more than 10 prints are made from the same negative, a discount of 20 % and 40 % respectively, shall be allowed on the charges set out in subitems (1) and (2).

(4) Where a negative to make a print is not available a charge of R3 for a photograph of a two-dimensional object, and R5 for a photograph of a three-dimensional object shall be paid in addition to the charges set out in subitems (1) and (2).

**4. Mounting of prints referred to in item 3:***Size*

- (1) Up to and including 150 mm x 200 mm, each: R2.
- (2) 200 mm x 250 mm, each: R2.
- (3) 250 mm x 300 mm, each: R2.
- (4) 300 mm x 380 mm, each: R2,50.
- (5) 400 mm x 500 mm, each: R2,50.

**5. Colour negative or transparency:***Size*

- (1) 25 mm, each: R6,60.
- (2) 57 mm x 67 mm, each: R8,80.
- (3) 100 mm x 125 mm, each: R20.

**PART 2.****CHARGES FOR BESPEAKING OF BOOKS.**

For each book besproken in terms of section 12: 5c." PB. 2-4-2-55-2

Administrator's Notice 90

31 January, 1979

**JOHANNESBURG MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO THE SUPPLY OF INFORMATION TO THE PUBLIC.**

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

The By-laws Relating to the Supply of Information to the Public of the Johannesburg Municipality, published under Administrator's Notice 988, dated 10 September 1969, as amended, are hereby further amended as follows:

**1. By the substitution for the title of the following:**

"BY-LAWS RELATING TO THE SUPPLY OF INFORMATION TO THE PUBLIC AND MISCELLANEOUS CHARGES."

**(2) Sepia-afdrucke.**

Benewens die gelde wat in subitem (1) gespesifiseer word, is 'n bykomende geld van 50c per afdruk betaalbaar vir sepia-afdrucke wat tot en met 200 mm x 250 mm groot is, en 65c per sepia-afdruk wat groter as dit is.

(3) As 3 tot 10, of meer as 10 afdrucke van dieselfde negatief gemaak word, word korting van onderskeidelik 20 % en 40 % toegelaat op die gelde wat in subitems (1) en (2) uiteengesit word.

(4) As 'n negatief vir 'n afdruk nie beskikbaar is nie, moet 'n geld van R3 per foto van 'n tweedimensionele voorwerp, en R5 per foto van 'n driedimensionele voorwerp betaal word benewens die gelde wat in subitems (1) en (2) uiteengesit word.

4. Die montering van afdrucke waarna daar in item 3 verwys word:

*Grootte.*

- (1) Tot en met 150 mm x 200 mm, elk: R2.
- (2) 200 mm x 250 mm, elk: R2.
- (3) 250 mm x 300 mm, elk: R2.
- (4) 300 mm x 380 mm, elk: R2,50.
- (5) 400 mm x 500 mm, elk: R2,50.

**5. Kleurnegatief of kleurskyfie:***Grootte.*

- (1) 35 mm, elk: R6,60.
- (2) 57 mm x 67 mm, elk: R8,80.
- (3) 100 mm x 125 mm, elk: R20.

**DEEL 2.****GELDE VIR DIE BESPREKING VAN BOEKE.**

Vir elke boek wat ingevolge artikel 12 bespreek word: 5c." PB. 2-4-2-55-2

Administrateurskennisgewing 90

31 Januarie 1979

**MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN VERORDENINGE BETREFFENDE DIE VERSKAFFING VAN INLIGTING AAN DIE PUBLIEK.**

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

Die Verordeninge Betreffende die Verskaffing van Inligting aan die Publiek van die Munisipaliteit Johannesburg, afgekondig by Administrateurskennisgewing 988 van 10 September 1969, soos gewysig, word hierby verder soos volg gewysig:

**1. Deur die titel deur die volgende te vervang:**

"VERORDENINGE BETREFFENDE DIE VERSKAFFING VAN INLIGTING AAN DIE PUBLIEK EN ALLERLEI GELDE."

2. By the substitution in section 2 for the words "the Schedule" of the expression "Schedule 1".

3. By the insertion after section 4 of the following:

*"Miscellaneous Charges.*

5. The charges set out in Schedule 2 hereto shall be payable to the Council in respect of the event or matter specified in that Schedule in relation to the particular charge."

4. By the addition after the Schedule of the following and the numbering of the existing Schedule to read Schedule 1:

**"SCHEDULE 2.**

*Miscellaneous Charges.*

Admission charge to lunch hour organ recitals presented by or on behalf of the Council:

1. *Adults.*

- (1) Per recital: 20c.
- (2) Season ticket for 10 recitals: R1.

2. *Children under 12 Years of Age.*

Per recital: 10c."

PB. 2-4-2-40-2

Administrator's Notice 91

31 January, 1979

**MIDDELBURG MUNICIPALITY: PARKING GROUNDS BY-LAWS.**

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

**PART I.**

**DEFINITIONS.**

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

"authorized employee" means any employee of the Council charged with the regulating or control of a parking ground and admission thereto;

"Council" means the Town Council of Middelburg and includes the management committee of the 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);

"demarcated space" or "demarcated parking place" means a space within which a single vehicle is to be parked in terms of these by-laws, demarcated by means of one or more white lines upon the surface of a parking ground;

"parking ground" means any area of land set aside by the Council as a parking ground for the parking of

2. Deur in artikel 2 die woorde "die Bylae" deur die uitdrukking "Bylae 1" te vervang.

3. Deur na artikel 4 die volgende in te voeg:

*"Allerlei Gelde.*

5. Die gelde wat in Bylae 2 hierby uiteengesit word, is aan die Raad betaalbaar ten opsigte van die gebeure of aangeleentheid wat in daardie Bylae met betrekking tot die besondere bedrag aangegee word."

4. Deur na die Bylae die volgende by te voeg en die bestaande Bylae te nommer Bylae 1:

**"BYLAE 2.**

*Allerlei Gelde.*

Toegangsgeld vir etensuur-orreluitvoerings wat deur of namens die Raad aangebied word:

1. *Volwassenes.*

- (1) Per uitvoering: 20c.
- (2) Seisoenkaartjies vir 10 uitvoerings: R1.

2. *Kinders onder 12 jaar.*

Per uitvoering: 10c."

PB. 2-4-2-40-2

Administrateurskennisgewing 91

31 Januarie 1979

**MUNISIPALITEIT MIDDELBURG: PARKEERTERREINVERORDENINGE.**

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.

**DEEL I.**

**WOORDOMSKRYWING.**

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

"afgebakende ruimte" of "afgemerkte parkeerplek" 'n ruimte wat met een of meer wit strepe op die oppervlak van 'n parkeerterrein afgemerk is en waarin 'n enkele voertuig ingevolge die bepalinge van hierdie verordeninge geparkeer moet word;

"gemagtigde werknemer" enige werknemer van die Raad belas met die reëlings of beheer van 'n parkeerterrein en die toegang daartoe;

"parkeermeter" 'n toestel wat die tydsverloop outomaties registreer en sigbaar aandui volgens die muntstuk wat daarin geplaas is, en dit sluit in enige paal of vaste voorwerp waaraan dit gemonteer is;

"parkeermeterterrein" 'n parkeerterrein of 'n gedeelte daarvan waar parkering deur middel van parkeermeter gereël word;

"parkeertermyn" die tydsduur waarin daar in 'n afgebakende ruimte geparkeer kan word nadat die voorgeskrewe muntstuk in die parkeermeter geplaas is;

vehicles therein by members of the public, whether or not charges are prescribed by these by-laws for the use thereof;

“parking-meter parking ground” means a parking ground or any part thereof, the parking in which is controlled by means of parking meters;

“parking meter” means a device for automatically registering and visibly recording the passage of time in accordance with the insertion of a coin therein and includes any post or fixture to which it is attached;

“parking period” means that period of parking in a demarcated parking place which is permitted by insertion into a parking meter of the prescribed coin.

“pound” means any area or place set aside by the Council for the custody of vehicles;

“vehicle” means a vehicle as defined in the Road Traffic Ordinance, 21 of 1966.

## PART II.

### CONTROL OF PARKING ON PARKING GROUNDS.

#### *Place of Parking.*

2. Where demarcated spaces are marked on a parking ground no person shall park a vehicle or cause or permit it to be parked or to remain in such parking ground unless it is parked in such a manner in a demarcated space that it will not obstruct the access or exit of another vehicle in or on an adjacent parking space.

#### *Closure of Parking Grounds.*

3.(1) Notwithstanding anything to the contrary in these by-laws contained, the Council may at any time close any parking ground or portion thereof temporarily or permanently and shall indicate the fact and the period of such closure by notice displayed at the entrances to the ground closed or at the portion closed, as the case may be.

(2) No person shall introduce a vehicle into or park or cause or permit a vehicle to be parked or to remain in any parking ground or portion of a parking ground while it is closed in terms of subsection (1).

(3) An authorized employee may whenever he deems it necessary or expedient to do so in the interests of the movement or control of traffic, place or erect a road traffic sign or signs indicating that there shall be no parking at any demarcated space or spaces and it shall be unlawful for any person to park or cause or permit a vehicle to be parked in such demarcated space or or spaces while such sign is so displayed.

#### *Responsibility for Offence.*

4. Whenever a vehicle is parked in contravention of any provision of these by-laws it shall be presumed, until the contrary be proved, that it was so parked by the person registered as its owner in the records of the appropriate registering authority in terms of the Road Traffic Ordinance, 1966.

“parkeerterrein” ’n stuk grond wat die Raad as ’n parkeerterrein afgesonder het, waar lede van die publiek voertuie kan parkeer, hetsy enige parkeergelde vir die gebruik daarvan by hierdie verordeninge voorgeskryf word, al dan nie;

“Raad” Die Stadsraad van Middelburg 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;

“skut” enige gebied of plek wat deur die Raad afgesonder is vir die bewaring van voertuie;

“voertuig” ’n voertuig soos omskrywe in die Padverkeersordonnansie 1966.

## DEEL II.

### BEHEER VAN PARKERING OP PARKEERTERREINE.

#### *Waar Voertuig moet Staàn.*

2. Waar afgebakende ruimtes op ’n parkeerterrein afgemerk is mag niemand ’n voertuig op sodanige parkeerterrein of gedeelte daarvan parkeer of laat parkeer of toelaat dat dit daar geparkeer word of daar staan nie, tensy dit in ’n afgebakende ruimte geparkeer word op so ’n wyse dat sodanige voertuig nie die toegang tot of die uitgang van ’n ander voertuig in of op ’n aangrensende afgebakende ruimte belemmer nie.

#### *Sluiting van Parkeerterreine.*

3.(1) Ondanks enige strydige bepalings in hierdie verordeninge vervat, kan die Raad te eniger tyd ’n parkeerterrein of ’n gedeelte daarvan tydelik of blywend sluit, en die Raad moet dié feit, asook die sluitingstydperk, by wyse van ’n kennisgewing wat by die ingange van die terrein, of die gedeelte daarvan wat gesluit word, al na die geval, aangebring word, bekendmaak.

(2) Niemand mag, terwyl ’n parkeerterrein of ’n gedeelte daarvan ingevolge die bepalings van subartikel (1) gesluit is, ’n voertuig daarin inbring of daar parkeer of laat parkeer, of toelaat dat dit daar geparkeer word of daar staan nie.

(3) ’n Gemagtigde werknemer kan, wanneer hy dit ook al in belang van die beweging van verkeer nodig of wenslik ag, ’n padverkeersteken of -tekens aanbring of oprig wat aandui dat daar nie in enige afgebakende ruimte of ruimtes geparkeer mag word nie, en niemand mag ’n voertuig in sodanige afgebakende ruimte of ruimtes parkeer of veroorsaak of toelaat dat dit daarin geparkeer word terwyl so ’n teken aldaar vertoon word nie.

#### *Aanspreeklikheid vir Oortreding.*

4. Indien ’n voertuig strydig met ’n bepaling van hierdie verordeninge geparkeer is, word daar geag, tensy, die teendeel bewys word, dat dit aldus geparkeer is deur dié persoon wat in die register van die toepaslike registrasiewerheid ingevolge die bepalings van die Ordonnansie op Padverkeer, 1966, as die eienaar daarvan aangegew word.

*Defective Vehicles.*

5. No person shall park or cause or permit any vehicle to be parked or to be or remain in any parking ground which is out of order for any reason incapable of movement: Provided that no offence against this by-law shall be deemed to have been committed in respect of any vehicle which, after having been parked in a parking ground, develops a mechanical defect which immobilizes it if the person in control of the vehicle proves that he took reasonable steps to have the vehicle repaired or removed as soon as possible.

*Behaviour in Parking Ground.*

6.(1) No person shall in any parking ground —

- (a) park or cause or permit to be parked or cause to be or remain, any vehicle other than a vehicle as defined in section 1;
- (b) when called upon by an authorized employee to do so, fail or refuse to furnish him with his full and correct name and address;
- (c) use or cause or allow any vehicle to be used for plying for hire for the conveyance of passengers or goods or both;
- (d) clean, wash or, save in an emergency, work on or effect repairs to any vehicle or any part thereof;
- (e) drive any vehicle recklessly or negligently or without reasonable consideration for the safety or convenience of other persons;
- (f) drive any vehicle at more than 15 km/h;
- (g) park a vehicle otherwise than in compliance with any notice or sign displayed therein or with an instruction or direction given him by an authorized employee or introduce or remove a vehicle otherwise than through an entrance thereto or exit therefrom appointed for that purpose;
- (h) so park or load a vehicle or allow anything to be on it that it obstructs other vehicles or persons or impedes their movement or is likely to do so;
- (i) without reasonable cause or without the knowledge and consent of the owner or person in lawful control of a vehicle, enter or climb upon such vehicle or set the machinery thereof in motion or in any way tamper or interfere with its machinery or any other part of it or with its fittings, accessories or contents;
- (j) remove, obscure, deface, damage or interfere with any notice, sign or marking erected or made by the Council or any other property belonging to it;
- (k) do any act or introduce anything which obstructs or is likely to obstruct the movement of persons and vehicles;
- (l) subject to the provisions of section 4, so park any vehicle that any part of it lies across any white line forming a boundary of a demarcated space or that it is not entirely within the confines of such a space;

*Defektiewe Voertuie.*

5. Niemand mag 'n voertuig wat defek is of om een of ander rede nie kan loop nie, in of op 'n parkeerterrein parkeer of laat parkeer, of toelaat dat dit daar parkeer word of daar staan nie: Met dien verstande dat, as 'n voertuig eers nadat dit in of op 'n parkeerterrein geparkeer is, meganies defek raak sodat dit nie kan loop nie, dit nie geag word dat die bepalings van hierdie artikel oortree is nie, mits die persoon in beheer van die voertuig bewys lewer dat hy redelike stappe gedoen het om die voertuig so gou as moontlik te laat herstel of te laat verwyder.

*Gedrag in Parkeerterreine.*

6.(1) Niemand mag in of op 'n parkeerterrein —

- (a) 'n voertuig, uitgesonderd 'n voertuig wat by artikel 1 omskryf word, parkeer of laat parkeer of toelaat dat dit daar geparkeer word of daar staan nie;
- (b) indien 'n gemagtigde werknemer hom gelas om sy juiste naam en adres volledig aan hom te verstrek, versuim of weier om dit te doen nie;
- (c) 'n voertuig vir die vervoer van passasiers of goedere of passasiers sowel as goedere te huur aanbied, laat aanbied of toelaat dat dit aldus aangebied word nie;
- (d) 'n voertuig of 'n gedeelte daarvan skoonmaak, was of, uitgesonderd in 'n noodgeval, herstel of daaraan werk nie;
- (e) 'n voertuig op nalatige of roekelose wyse, of sonder redelike inagneming van die veiligheid of gerief van andere, bestuur nie;
- (f) vinniger as 15 km/h met 'n voertuig ry nie;
- (g) 'n voertuig strydig met 'n kennisgewing of teken wat in of op die parkeerterrein aangebring is, of 'n opdrag of voorskrif van 'n gemagtigde werknemer, parkeer of dit deur 'n ander in- of uitgang as dié wat vir hierdie doel aangewys is, daar inbring of daaruit wegneem nie;
- (h) 'n voertuig op so 'n wyse parkeer of laat of toelaat dat dit so geëlaai is dat dit die weg of beweging van ander voertuie of mense belemmer of versper, of dit waarskynlik kan doen nie;
- (i) sonder redelike gronde of sonder die wete en toestemming van die eienaar of die persoon wat in wettige beheer van 'n voertuig is, in of op sodanige voertuig klim of die masjinerie daarvan aan die gang sit of hom op enige wyse met die masjinerie of met 'n ander deel van die voertuig of met die vaste of los toebehore of die inhoud van die voertuig, bemoei of daarmee peuter nie;
- (j) 'n kennisgewing, teken of merk wat die Raad aangebring het of enige ander besitting van die Raad verwyder, verberg of bedek, ontsier, beskadig of hom daarmee bemoei nie;
- (k) iets doen of iets daar inbring wat mense en voertuie se beweging belemmer of waarskynlik sal belemmer nie;
- (l) behoudens die bepalings van artikel 4 'n voertuig op so 'n wyse parkeer dat 'n gedeelte daarvan oor 'n wit streep wat 'n grens van 'n afgebakende ruimte uitmaak, uitsteek, of dat dit nie geheel en al binne die grense van so 'n ruimte staan nie.

(m) with intent to defraud the Council, forge, imitate, deface, mutilate, alter or make any mark upon any ticket issued in terms of these by-laws.

(2) A sign which the Council displays in a parking ground and which conforms to a road traffic sign prescribed by the Administrator in regulations promulgated by him in terms of the Road Traffic Ordinance, 1966, shall for the purpose of these by-laws bear the same significance as is given to that sign by those regulations.

#### *Damage to Vehicles.*

7. The Council shall not be liable for the loss of any vehicle or for its unlawful removal from the parking ground, or for damage to any vehicle or its fittings, accessories or contents while in a parking ground or for such damage even if it is the consequence of it being moved in terms of section 9 or 10.

#### *Authorized Persons.*

8. No person shall, unless authorized thereto by the Council, enter or be in a parking ground otherwise than for the purpose of parking a vehicle therein or lawfully removing it therefrom: Provided that this section shall not apply to a parking ground which forms part of a public road as defined in the Road Traffic Ordinance, 1966, or to a person whom the person in charge of a vehicle has permitted to be a passenger therein.

#### *Obstruction.*

9. If a vehicle has been parked in such a position that in the opinion of an authorized employee it is likely to obstruct or impede the movement of other vehicles or persons in the parking ground, he may move it or cause to be moved to another part of the ground.

#### *Abandoned Vehicles.*

10. Any vehicle which has been parked in the same place on a parking area for a continuous period of seven days or longer without being removed by the owner or his representative, shall be deemed to be an abandoned vehicle in terms of section 131 of the Road Traffic Ordinance, 21 of 1966, and the vehicle shall be dealt with in accordance with the procedure prescribed in section 131 of the said Ordinance. The Council shall be indemnified accordingly.

#### *Refusal of Admission.*

11.(1) It shall be in the discretion of an authorized employee to refuse to admit to a parking ground a vehicle which with or without any load is by reason of its length, width or height likely to cause damage to persons or property or to cause an obstruction or undue inconvenience.

(2) Any person in control of a vehicle who, having been refused admission in terms of subsection (1), proceeds to drive it into a parking ground, shall be guilty of an offence.

(m) met die doel om die Raad te bedrieg, 'n kaartjie wat kragtens die bepalings van hierdie verordeninge uitgereik is, vervals, namaak, ontsier, skend, verander of 'n merk daarop maak nie.

(2) 'n Teken wat die Raad in of op 'n parkeerterrein aanbring en wat ooreenstem met 'n padverkeersteken wat by die regulasies wat die Administrateur ingevolge die bepalings van die Ordonnansie op Padverkeer, 1966, afgekondig het, voorgeskryf word, het vir die toepassing van hierdie verordeninge dieselfde betekenis as wat by genoemde regulasies daaraan geheg word.

#### *Beskadiging van Voertuie.*

7. Die Raad is nie aanspreeklik vir die verlies van 'n voertuig, of vir die onregmatige verwydering daarvan uit die parkeerterrein, of vir die beskadiging van 'n voertuig, of toebehore of inhoud daarvan terwyl dit in of op 'n parkeerterrein staan nie, selfs al is die skade ook berokken omdat die voertuig ingevolge artikels 9 en 10 verskuif is.

#### *Gemagtigde Persone.*

8. Niemand mag, tensy die Raad hom daartoe gemagtig het, 'n parkeerterrein binnegaan of daarop wees nie, uitgesonderd met die doel om 'n voertuig daarop te parkeer of om dit wettiglik daaruit te verwyder: Met dien verstande dat hierdie artikel nie van toepassing is nie op 'n parkeerterrein wat 'n deel is van 'n openbare pad soos omskryf is in die Ordonnansie op Padverkeer, 1966 of op iemand wat met toestemming van die persoon in beheer van 'n voertuig 'n insittende in die voertuig is.

#### *Belemmering*

9. Indien 'n voertuig so geparkeer is dat dit na die mening van 'n gemagtigde werknemer moontlik die beweging van ander voertuie of persone in of op die parkeerterrein kan belemmer of versper, kan dié werknemer dit na 'n ander deel van die terrein verskuif of laat verskuif.

#### *Verlate Voertuie.*

10. 'n Voertuig wat sewe agtereenvolgende dae of langer op dieselfde plek op 'n parkeerterrein geparkeer is sonder dat dit deur die eienaar of sy verteenwoordiger verwyder word, word geag 'n verlate voertuig te wees ingevolge artikel 131 van die Ordonnansie op Padverkeer, 21 van 1966, en word met die voertuig gehandel ooreenkomstig die prosedure voorgeskryf in artikel 131 van gemelde Ordonnansie. Die Raad word ooreenkomstig gevrywaar.

#### *Toegang kan Belet Word.*

11.(1) Dit word aan die oordeel van 'n gemagtigde werknemer oorgelaat om toegang tot 'n parkeerterrein te weier aan 'n voertuig wat met of sonder 'n vrag, as gevolg van sy lengte, breedte of hoogte moontlik beserings of skade kan veroorsaak aan mense of eiendom of 'n versperring of buitensporige ongerief kan veroorsaak.

(2) Indien daar aan iemand in beheer van 'n voertuig, ooreenkomstig subartikel (1) toegang belet word, en hy desondanks nog in die parkeerterrein inry, begaan hy 'n misdryf.

PART III.

PARKINGMETER PARKING GROUNDS.

*Conditions of Parking.*

12. Every demarcated space in or on a parkingmeter parking ground shall be provided with a parking meter.

13.(1) It is illegal to park a vehicle in a demarcated space on or in a parking meter parking ground without making a payment at the same time as prescribed in these by-laws: Provided that the obligation to make such a payment is only applicable on the following days (exclusive of public holidays) and during the following hours:

Monday to Friday: 08h00 to 17h00

Saturday: 08h00 to 13h00

(2) Each parkingmeter shall —

- (a) clearly indicate which coin (hereafter called the prescribed coin) shall be placed therein and for which period parking is allowed in such demarcated space after the placing of such coin therein (hereafter called the parking period);
- (b) be equipped with an apparatus which is clearly visible (hereafter called an indicator) and which shall clearly indicate how much parking time remains or that the parking period has expired, or that the parkingmeter has not been put into action, as the case may be.

14. The coin which shall be placed in a parkingmeter which is allocated to any demarcated parking place, and the period in which a vehicle may be parked in such a parking place after placing the relative coin therein, shall be prescribed in the Schedule hereto.

15. The parking of a vehicle in a demarcated space in or on a parking meter parking ground is, in addition to the provisions of these by-laws, also subject to the provisions of sections 3, 5, 7, 8, 9, 12, 13 and 14 of the Parking Meter By-laws of the Middelburg Municipality published under Administrator's Notice 287 dated 20 March, 1968, as amended, from time to time.

*Monthly Tickets.*

16.(1) Notwithstanding anything to the contrary in these by-laws contained, the Council may in respect of any parking meter parking ground issue on payment of an amount as prescribed in the Schedule a ticket entitling the holder for one calendar month to park a specified vehicle in or on that ground if space is available. Such ticket shall not be transferable.

(2) A ticket issued in terms of subsection (1) shall be affixed by the holder thereof to the windscreen of the vehicle in respect of which it is issued, in such manner and place that its written or printed context is readily legible from the outside of such vehicle, and the ticket readily visible to a person standing in front or to the left in front of such vehicle.

DEEL III.

PARKEERMETERTERREINE.

*Parkeervoorwaardes.*

12. Daar word by elke afgebakende ruimte op of in 'n parkeermeterterrein 'n parkeermeter aangebring.

13.(1) Dit is onwettig om 'n voertuig in 'n afgebakende ruimte op of in 'n parkeermeterterrein te parkeer sonder om terselfdertyd 'n betaling soos in hierdie verordeninge voorgeskryf te doen: Met dien verstande dat die verpligting om so 'n betaling te doen slegs van toepassing is op die volgende dae (met uitsluiting van openbare vakansiedae) en gedurende die volgende ure:

Maandag tot Vrydag: 08h00 tot 17h00

Saterdag: 08h00 tot 13h00

(2) Elke parkeermeter moet:

- (a) duidelik aandui watter muntstuk (hierna die voorgeskrewe muntstuk genoem) daarin geplaas moet word en vir watter tydperk parkering in sodanige afgebakende ruimte toegelaat word na plasing van sodanige muntstuk daarin (hierna die parkeertydperk genoem);
- (b) toegerus wees met 'n toestel wat maklik sigbaar is (hierna 'n aanwyser genoem) en wat duidelik aandui hoeveel parkeertyd oorbly of dat die parkeertydperk verstryk het, of dat die parkeermeter nie in werking gestel is nie, al na gelang van die geval.

14. Die muntstuk wat in 'n parkeermeter wat aan enige afgebakende parkeerplek toegewys is, geplaas moet word, en die tydperk wat 'n voertuig in sodanige parkeerplek parkeer kan word na plasing van die betrokke muntstukke daarin, is soos in die Bylae hiertoe voorgeskryf.

15. Die parkering van 'n voertuig in 'n afgebakende ruimte op of in 'n parkeermeterterrein is, benewens die bepalinge van hierdie verordeninge, ook onderhewig aan die bepalinge van artikels 3, 5, 7, 8, 9, 12, 13 en 14 van die Parkeermeterverordeninge van die Munisipaliteit Middelburg, afgekondig by Administrateurskennisgewing 287 van 20 Maart 1968, soos van tyd tot tyd gewysig.

*Maandkaartjies.*

16.(1) Ondanks andersluidende bepalinge in hierdie verordeninge vervat, kan die Raad ten opsigte van enige parkeermeterterrein teen betaling van 'n bedrag soos in die Bylae voorgeskryf 'n kaartjie uitreik, wat aan die houer daarvan die reg verleen om vir die kalendermaand soos op die kaartjie aangedui word, 'n bepaalde voertuig in of op die terrein te parkeer mits ruimte beskikbaar is. Sodanige kaartjie is nie oordraagbaar nie.

(2) Die houer van 'n kaartjie wat ingevolge die bepalinge van subartikel (1) uitgereik is, moet dit op so 'n wyse en op so 'n plek aan die voorrui van die voertuig ten opsigte waarvan dit uitgereik is, aanbring dat die geskrewe of gedrukte inhoud daarvan duidelik van die buitekant van die voertuig af leesbaar is vir 'n persoon wat voor of linksvoor sodanige voertuig staan.



“educational institution” means an institution mentioned in section 79(17) and (51) of the Local Government Ordinance, 1939;

“loan” means a loan from the bursary loan fund granted to an officer for study purposes;

“officer” means an officer permanently appointed in the service of the Council.

*To whom Loans may be Granted and Manner in which Application shall be Made.*

2.(1) Loans shall be granted to officers who —

- (a) have been appointed permanently in the service of the Council;
- (b) qualify for admission to the particular course, or remainder thereof, at the particular educational institution.

(2)(a) Officers shall apply, in writing, for a loan and in the application shall furnish full particulars of the intended course, stating the major and other subjects, the educational institution at which lectures will be attended or from which studies will be obtained and the section of the Council's service in which such officer is employed.

(b) Before a loan is granted by the Council a written agreement shall be entered into between the officer concerned and the Council wherein the provision of these by-laws are reaffirmed.

*Purpose and Amount of Loans.*

3.(1) Loans shall be granted by the Council to officers for the payment of all fees in respect of courses or remainders of courses for which such officers have enrolled at an educational institution so as to assist such officers to obtain training in the functions and activities of local authorities.

(2) A loan thus granted yearly shall not exceed the amount as fixed by the Council from time to time.

*Nature and Duration of Courses and Educational Institution at which they may be Followed.*

4.(1) Any degree or diploma course which is studied by an officer, to whom a loan from the bursary loan fund has been granted, shall have a bearing upon and be applicable to the functions and activities of local authorities.

(2) No loan shall be granted to an officer in respect of a course or remainder of a course which such officer intends following unless such course or remainder thereof has been approved by the Council.

(3) Courses may be studied only at educational institutions mentioned in section 79(17) and (51) of the Local Government Ordinance, 1939.

(4) The duration of the course shall not be longer than recommended or stipulated in the rules or regulations or year book of the particular educational institution.

*Financing of Loans.*

5. Subject to the provisions of paragraph (a), all payments in respect of a loan shall, on receipt of a certified account, be paid by the Council direct to the educational

“Raad” die Stadsraad van Middelburg en omvat dit die bestuurskomitee van daardie Raad of enige beamppte 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.

*Aan wie Lenings Toegeken word en Wyse Waarop Aansoek Gedoen moet Word.*

2.(1) Lenings word toegeken aan beamptes wat —

- (a) permanent in die Raad se diens aangestel is;
- (b) kwalifiseer vir toelating tot die besondere kursus, of oorblywende gedeelte daarvan, aan die betrokke onderwysinrigting.

(2)(a) Beamptes moet skriftelik om 'n lening aansoek doen en in die aansoek volle besonderhede verstrek van die beoogde kursus, met vermelding van hoofvakke en byvakke, die onderwysinrigting waar klasse geloop sal word of studies verkry sal word en die afdeling in die Raad se diens waar sodanige beamppte werksaam is.

(b) Ameer 'n lening deur die Raad toegeken word, moet 'n skriftelike ooreenkoms tussen die betrokke beamppte en die Raad aangegaan word waarin die bepalings van hierdie verordeninge herbevestig word.

*Doel en Bedrag van Lenings.*

3.(1) Lenings word deur die Raad aan beamptes toegeken vir delging van alle gelde ten opsigte van kursusse of oorblywende gedeeltes van kursusse waarvoor die betrokke beamptes by 'n onderwysinrigting ingeskryf het ten einde sulke beamptes in staat te stel om opleiding in die funksies en werksaamhede van plaaslike owerhede te bekom.

(2) 'n Lening aldus toegestaan mag nie 'n jaarlikse bedrag soos van tyd tot tyd deur die Raad vasgestel, oorskry nie.

*Aard en Duur van Kursusse en Onderwysinrigting waar dit Geloop kan Word.*

4.(1) Enige graad- of diplomakursus wat deur middel van 'n lening toegeken uit die beursleningsfonds deur 'n beamppte gevolg word, moet betrekking hê en van toepassing wees op die funksies en werksaamhede van plaaslike owerhede.

(2) Geen lening mag aan 'n beamppte toegeken word aler die Raad die betrokke kursus of oorblywende gedeelte daarvan wat sodanige beamppte voornemens is om te volg, goedgekeur het nie.

(3) Kursusse kan slegs aan die onderwysinrigtings genoem in artikel 79(17) en (51) van die Ordonnansie op Plaaslike Bestuur, 1939, gevolg word.

(4) Die duur van 'n kursus mag nie langer wees nie as wat aanbeveel of bepaal word in die reëls of regulasies of jaarboek van die betrokke onderwysinrigting.

*Finansiering van Lenings.*

5. Behoudens die bepalings van paragraaf (a) word alle betalings ten opsigte van 'n lening by ontvangs van 'n gesertifiseerde rekening deur die Raad direk aan die

institution concerned in two equal annual instalments as follows:

- (a) The first instalment shall be paid upon production of satisfactory proof by the officer concerned of enrolment for an approved course and upon the signing of the agreement referred to in section 2(2)(b).
- (b) Thereafter instalments shall be paid half-yearly in advance upon receipt of a report by the particular educational institution that the progress of the officer has been satisfactory in all subjects.

#### *Repayment of Loans.*

6. Upon completion of the approved degree or diploma course within the prescribed period—

- (a) the Council shall be liable for payment of 40 % of all study costs incurred in terms of the loan in respect of such degree or course; and
- (b) the officer shall be liable for payment of 60 % of all study costs incurred in terms of the loan in respect of such degree or course, which costs shall be discharged by him by serving the Council for the periods set out hereunder, hereinafter referred to as the contract period, in which case the loan shall not be repayable:

<i>Amount of Loan or Actual Costs Incurred for Study</i>	<i>Contract Period</i>
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Up to and including R400 .....	Two years
Over R400 up to and including R800 .....	Three years
Over R800 up to and including R1 200 .....	Four years:

Provided that if such officer resigns from the employ of the Council or is discharged therefrom for any reason before completion of the contract period, such officer shall immediately repay the following amounts to the Council after a written demand to this effect has been served upon him:

- (i) An amount equal to 40 % of the loan as set out in paragraph (a); plus
- (ii) the remaining 60 % of the said loan, which may be reduced *pro rata* in relation to the period of actual service rendered to the Council in terms of paragraph (b) as compared with the contract period; plus
- (iii) interest on the amounts set out in subparagraph (i) and (ii) at the rate of 6 % per annum calculated from the first day of the month after the month during which such officer completed the studies.

#### *Cancellation of Loans.*

7.(1) The Council may at any time in its sole discretion cancel the loan if it is of the opinion that an officer is guilty of misconduct, or his progress with the studies is unsatisfactory or if he fails to comply with any other obligation in terms of these by-laws or the bursary loan agreement.

(2) The Council may permit an officer to repeat one or more years of study: Provided that such officer shall

betrokke onderwysinrigting in twee gelyke jaarlikse paaieimente soos volg betaal:

- (a) Die eerste paaieiment word betaal by voorlegging deur die betrokke beampte van voldoende bewys van inskrywing vir 'n goedgekeurde kursus en by ondertekening van die ooreenkoms waarna daar in artikel 2(2)(b) verwys word.
- (b) Daarna word paaieimente halfjaarliks vooruit betaal by ontvangs van 'n verslag van die betrokke onderwysinrigting dat die beampte se vordering in alle vakke bevredigend is.

#### *Terugbetaling van Lenings.*

6. Na voltooiing van die goedgekeurde graad- en diplomakursus binne die voorgeskrewe tydperk, is—

- (a) die Raad aanspreeklik vir betaling van 40 % van alle aangeane studiekoste ingevolge die lening ten opsigte van sodanige graad of kursus; en
- (b) die beampte aanspreeklik vir betaling van 60 % van alle aangeane studiekoste ingevolge die lening ten opsigte van sodanige graad of kursus, welke koste sodanige beampte aflos deur die Raad te dien vir die tydperke hieronder gemeld, hierna die kontraktydperk genoem, in welke geval die lening nie terugbetaalbaar is nie:

<i>Bedrag van Lening of Werklike Studiekoste aangeaan</i>	<i>Kontraktydperk</i>
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Tot en met R400 .....	Twee jaar
Bo R400 tot en met R800 .....	Drie jaar
Bo R800 tot en met R1 200 .....	Vier jaar:

Met dien verstande dat indien die betrokke beampte om watter rede ook al voor voltooiing van die kontraktydperk, die Raad se diens verlaat of ontslaan word, is hy aanspreeklik vir die onmiddellike terugbetaling aan die Raad, nadat sodanige beampte skriftelik daartoe aangesê word, van die volgende gelde:

- (i) 'n Bedrag gelykstaande met 40 % van die lening soos in paragraaf (a) uiteengesit; plus
- (ii) die oorblywende 60 % van gemelde lening, wat *pro rata* verminder word in verhouding tot die periode wat sodanige beampte werklike diens vir die Raad gelewer het kragtens paragraaf (b) gestel teenoor die kontraktydperk; plus
- (iii) rente op die bedrae in subparagraawe (i) en (ii) uiteengesit teen 'n koers van 6 % per jaar bereken vanaf die eerste dag van die maand, volgende op die maand waarin sodanige beampte die studies voltooi het.

#### *Intrekking van Lenings.*

7.(1) Die Raad kan die lening te eniger tyd intrek indien hy volgens sy uitsluitende diskresie van oordeel is dat die beampte aan wangedrag skuldig is of nie bevredigende vordering met die studies gemaak het nie, of enige ander verpligtings ingevolge hierdie verordeninge of die beursleningsooreenkoms nie nakom nie.

(2) Die Raad kan 'n beampte toelaat om een of meer studiejaar te herhaal: Met dien verstande dat sodanige beampte die kursus voltooi binne 'n tydperk wat nie die

complete the course within a period which does not exceed the minimum period prescribed for the relevant course by more than two years: Provided further that the Council may grant a further loan to such officer on such conditions as it may deem fit in respect of a year of study that is repeated.

(3) If the Council cancels a loan, or if the officer at any time discontinues the studies or abandons the loan or if the officer fails to complete the studies within the period mentioned in section 4(4) or such prolonged period as set out in subsection (2), the Council may require such officer to repay the following moneys immediately after a written demand has been served on him:

- (a) The full amount of the loan paid to or on behalf of such officer; plus
- (b) interest on the amount in terms of paragraph (a) at the rate of 6% per annum calculated from the first day of the month after the month wherein the loan was cancelled or abandoned or such officer discontinued such studies or the period mentioned in section 4(4) or the prolonged period set out in subsection (2) as the case may be, has lapsed.

PB. 2-4-2-121-21

Administrator's Notice 93

31 January, 1979

**MIDDELBURG MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO DOGS.**

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

The By-laws Relating to Dogs of the Middelburg Municipality, published under Administrator's Notice 2277, dated 20 December, 1972, as amended, are hereby further amended as follows:

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

*"Payment of tax is compulsory.*

2. No person with the exception of —

- (a) the Society for the Prevention of Cruelty to Animals;
- (b) an approved breeder;
- (c) any person authorized thereto in writing by the Council, subject to such conditions as the Council may from time to time determine,

shall keep more than two dogs of the age of six months or over within the municipality, and any dog which is being so kept, except dogs kept by the Society for the Prevention of Cruelty to Animals, shall be registered at the municipal office and a tax receipt in respect of each such dog shall be obtained in the manner hereinafter provided and shall be renewed annually."

2. By the substitution for point (bb) of section 6(2)(b)(i) of the following:

"(bb) for each additional male dog or sterilised bitch: R10."

minimumtydperk vir die betrokke kursus voorgeskryf plus 'n verdere twee jaar oorskry nie: Voorts met dien verstande dat die Raad aan sodanige beampte 'n verdere lening kan toeken op sodanige voorwaardes as wat die Raad mag bepaal ten opsigte van 'n studiejaar wat herhaal word.

(3) Indien die Raad 'n lening intrek, of indien die beampte te eniger tyd die studies staak of van die lening afstand doen, of indien die beampte nie binne die tydperk genoem in artikel 4(4) of sodanige verlengde tydperk soos in subartikel (2) uiteengesit die studies voltooi nie, kan die Raad van die beampte vereis om die volgende gelde, nadat sodanige beampte skriftelik daartoe aangesê is, onmiddellik terug te betaal:

- (a) Die volle bedrag van die lening aan of ten behoeve van sodanige beampte uitbetaal; plus
- (b) rente op die bedrag ingevolge paragraaf (a) teen die koers van 6% per jaar bereken vanaf die eerste dag van die maand volgende op die maand waarin die lening ingetrek is of daarvan afstand gedoen is, of sodanige beampte sodanige studies gestaak het, of die tydperk genoem in artikel 4(4) of die verlengde tydperk soos in subartikel (2) uiteengesit, al na die geval, verstryk het.

PB. 2-4-2-121-21

Administrateurskennisgewing 93

31 Januarie 1979

**MUNISIPALITEIT MIDDELBURG: WYSIGING VAN VERORDENINGE BETREFFENDE HONDE.**

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

Die Verordeninge Betreffende Honde van die Munisipaliteit Middelburg, afgekondig by Administrateurskennisgewing 2277 van 20 Desember 1972, soos gewysig, word hierby verder soos volg gewysig:

1. Deur artikel 2 deur die volgende te vervang:

*"Betaling van belasting is verpligtend.*

2. Geen persoon met uitsondering van —

- (a) die Dierbeskermingsvereniging;
- (b) 'n goedgekeurde teler;
- (c) enige persoon wie skriftelik daartoe deur die Raad gemagtig is, onderhewig aan sodanige voorwaardes as wat die Raad van tyd tot tyd mag bepaal,

mag binne die munisipaliteit meer as twee honde wat ses maande oud of ouer is, aanhou nie en enige hond wat aangehou word, met uitsondering van honde wat deur die Dierbeskermingsvereniging aangehou word, moet by die munisipale kantoor geregistreer word en 'n belastingkwitansie moet op die wyse soos hierna bepaal, ten opsigte van elke sodanige hond verkry word, en moet jaarliks hernieu word."

2. Deur punt (bb) van artikel 6(2)(b)(i) deur die volgende te vervang:

"(bb) vir elke bykomende reün of gesteriliseerde teef: R10."

3. By the substitution for point (bb) of section 6(2)(b)(ii) of the following:

“(bb) for each additional bitch: R30.”

PB. 2-4-2-33-21

Administrator's Notice 94 31 January, 1979

**PIET RETIEF MUNICIPALITY: AMENDMENT TO DRAINAGE AND PLUMBING BY-LAWS.**

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

The Drainage and Plumbing By-laws of the Piet Retief Municipality, published under Administrator's Notice 843, dated 10 August 1970, as amended, are hereby further amended by the insertion after item 3 of the Work Charges under Schedule C of Annexure IV of the following:

“4. Providing connections [sections 11(1) and 12(3) and (4)]:

Actual cost of material, labour and transport, plus 10 %.”

PB. 2-4-2-34-25

Administrator's Notice 95 31 January, 1979

**POTGIETERSRUS MUNICIPALITY: PARKS, GARDENS AND OPEN SPACES 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. For the purpose of these by-laws, unless the context indicates otherwise —

“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;

“notice” means a clearly visible notice in both official languages exhibited by or under the authority of the Council;

“park” means gardens, squares, open spaces, pleasure resorts and recreation areas within the municipality and being under the control of the Council, and includes all buildings, grounds and spaces comprised in such areas.

*Hours During which Parks shall be Open to the Public.*

2. The Council shall, by notices posted at or near the entrance gates, indicate the hours during which any park is open to the public.

3. Deur punt (bb) van artikel 6(2)(b)(ii) deur die volgende te vervang:

“(bb) vir elke bykomende teef: R30.”

PB. 2-4-2-33-21

Administrateurskennisgewing 94 31 Januarie 1979

**MUNISIPALITEIT PIET RETIEF: WYSIGING VAN RIOLERINGS- EN LOODGIETERYVERORDENINGE.**

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

Die Riolerings- en Loodgietryverordeninge van die Munisipaliteit Piet Retief, afgekondig by Administrateurskennisgewing 843 van 10 Augustus 1970, soos gewysig, word hierby verder gewysig deur na item 3 van die Gelde vir Werk onder Bylae C van Aanhangel IV die volgende in te voeg:

“4. Verskaffing van aansluitings [artikels 11(1) en 12(3) en (4)]:

Werklike koste van materiaal, arbeid en vervoer, plus 10 %.”

PB. 2-4-2-34-25

Administrateurskennisgewing 95 31 Januarie 1979

**MUNISIPALITEIT POTGIETERSRUS: VERORDENINGE BETREFFENDE PARKE, TUINE EN OOP RUIMTES.**

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

*Woordomskrywing.*

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

“kennisgewing” ’n duidelike sigbare kennisgewing in albei amptelike tale wat deur, of op gesag van, die Raad vertoon word;

“park” die tuine, pleine, oop ruimtes, piekniekgronde en ontspanningsterreine binne die munisipaliteit onder die beheer van die Raad en omvat alle geboue, grond en ruimtes wat sodanige gebied beslaan;

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

*Ure Waartydens Parke vir die Publiek Oop is.*

2. Die Raad gee die ure waartydens ’n park vir die publiek oop is, aan deur middel van kennisgewings by of naby die ingangshekke.

*Persons to Leave Parks at Closing Time.*

3. All persons shall leave the parks at the time of closing of the gates thereto and no person shall enter into or remain therein after such gates have been closed, or climb on or over the gates or fences enclosing them or enter or leave otherwise than through an authorized entrance or exit.

*Dogs in Parks.*

4. No person shall, contrary to a notice there exhibited prohibiting the admission of dogs or prohibiting the admission of dogs not led on a chain or other sufficient fastening, take any dog or permit any dog to enter into or be in any park.

*Smoking in Parks and Buildings Therein.*

5. No person shall smoke in any park contrary to a prohibitory notice exhibited at or near the entrance to such place or building.

*Grounds Reserved for Different Racial Groups.*

6. No person shall —

- (a) without the authority of the Council, enter into or remain upon any recreation ground which by resolution of the Council and by notices posted within such recreation ground, has been set apart exclusively for the use of persons of a different racial group;
- (b) interfere with or in any way hamper or attempt to hamper the exclusive use referred to in paragraph (a).

*Person may be Excluded from or Ordered to leave Parks.*

7. Any duly authorized officer of the Council may exclude or order from any park any person committing any breach of these by-laws, and any person who, after being ordered to leave by any such officer of the Council, fails or refuses to do so or, having left in accordance with such order, returns thereto within 24 hours, shall be guilty of an offence.

*Prohibited Conduct.*

8. No person shall in any park —

- (a) in any way interfere with any fountain, statuary, monument or municipal property of whatsoever nature;
- (b) pick any flower or fruit, or damage, destroy or remove any timber, grass, plant, tree or shrub;
- (c) remove or in any way interfere with any gravel, sand, sod, turf, mould or other substance;
- (d) except where special provision therefor has been made by the Council, light any fire or do any act which may cause any substance or thing to take fire;
- (e) walk upon or recline in any flowerbed;
- (f) walk upon or recline on lawns contrary to any prohibitory notice exhibited;
- (g) encroach upon or build or attempt to build any enclosure;

*Persone moet Parke by Sluitingstyd Verlaat:*

3. Alle persone moet die parke verlaat wanneer dit tyd is om die hekke daarvan te sluit, en niemand mag, nadat sodanige hekke gesluit is, daar binnegaan of bly nie, of op of oor die hekke of omheining daarvan klim nie, of mag sodanige plekke binnegaan of verlaat behalwe deur 'n goedgekeurde in- of uitgang nie.

*Honde in Parke.*

4. Niemand mag strydig met 'n kennisgewing wat daar vertoon word en waarby die toegang van honde wat nie aan 'n ketting of 'n ander geskikte leiriem gelei word nie, verbied word, 'n hond in 'n park bring of toelaat dat dit daarop of daarin kom nie.

*Rook in Parke en Geboue Daarin.*

5. Niemand mag strydig met 'n verbodskennisgewing wat by of naby die ingang van 'n park vertoon word, in sodanige plek of gebou rook nie.

*Gronde Bestem vir Verskillende Rassegroepe.*

6. Niemand mag —

- (a) sonder die magtiging van die Raad 'n ontspannings-terrein wat kragtens 'n Raadsbesluit en kragtens kennisgewings binne sodanige ontspanningsterrein uitsluitlik vir die gebruik van persone van 'n ander rassegroep afgesonder is, binnegaan of daar bly nie;
- (b) die uitsluitlike gebruik waarna daar in paragraaf (a) verwys word, belemmer, probeer om dit te belemmer of hom daarmee bemoei nie.

*Persone kan Uitgesluit of Gelas word om Parke te verlaat.*

7. 'n Behoorlik-gemagtigde beampte van die Raad kan iemand wat hierdie verordeninge oortree, by sodanige park uitsit of hom beveel om dit te verlaat, en iemand, wat, nadat hy deur sodanige beampte van die Raad beveel is om die plek te verlaat, dit nie doen nie of weier om dit te doen of wat, nadat hy dit verlaat het, soos hy gelas is, binne 24 uur weer daarheen terugkeer, begaan 'n misdryf.

*Verbode Gedrag.*

8. Niemand mag in enige sodanige park —

- (a) hom op enige wyse met 'n fontein, beeldhouwerk, monument of munisipale eiendom van watter aard ook al bemoei nie;
- (b) 'n blom of vrug pluk of hout, gras, 'n plant, boom of struik beskadig, vernietig of verwyder nie;
- (c) gruis, sand, soorie, die grasblad, teelgrond of ander stof verwyder of hom enigsins daarmee bemoei nie;
- (d) vuur aansteek of enigiets doen wat enigiets aan die brand sal laat raak nie, tensy die Raad spesiale voorsiening daarvoor gemaak het;
- (e) oor of op 'n blombedding loop of daarop lê nie;
- (f) strydig met 'n verbodskennisgewing wat vertoon word, oor of op 'n grasperk loop, of daarop lê nie;
- (g) die grens van 'n omheining oorskry of 'n omheining oprig of probeer oprig nie;

- (h) without the consent in writing of the Council erect or place any hole, peg, spike, tent, booth screen, stand, swing or other building, erection or obstruction of any nature whatsoever;
- (i) deposit or leave any refuse, except in containers provided by the Council for that purpose;
- (j) except in the places and at the times prescribed by the Council's by-laws or by notices exhibited at or near the entrances to such places, drive, draw or propel any vehicles other than a wheelchair or perambulator propelled by hand and used solely for the conveyance of an invalid or child;
- (k) drive or propel any vehicle in such places as may be prescribed in terms of paragraph (j) at a speed in excess of 10 km/h;
- (l) draw, drive, propel or stand any vehicle or machine of whatsoever nature on or over any folwerbed or lawn;
- (m) wash or clean a vehicle or any other private property;
- (n) bath or wash any animal in or allow any animal to be in any pond, fountain, artificial watercourse, dam or stream;
- (o) except where licensed so to do, capture or attempt to capture, chase, throw any stick, stone or other missile at, shoot at, injure or in any other way interfere with any fish, bird or animal, or take, touch on or damage birds' eggs or nests;
- (p) sell, offer or expose any article for sale or hire or written or printed matter without the consent in writing of the Council;
- (q) play any game except in such places and at such times as prescribed by the Council;
- (r) without the consent in writing of the Council play or sound any musical instrument;
- (s) use or intrude upon any convenience provided for the opposite sex;
- (t) without the consent in writing of the Council deliver or utter any public speech, prayer or address of any kind, sing any song or hold or take part in any public meeting or assemblage;
- (u) obstruct or resist any officer of the Council in the execution of his duty or the exercise of any authority in terms of these by-laws;
- (v) do anything which may endanger or be a nuisance, obstruction or annoyance to members of the public present;
- (w) lie on any seat or in any way behave in an indecent or offensive manner.

*Penalty Clause.*

9. Any person contravening any provision of these by-laws, shall be guilty of an offence and shall, on conviction, be liable to a penalty not exceeding R50 or, in default of payment, to imprisonment for a period not exceeding three months.

PB. 2-4-2-69-27

- (h) sonder die skriftelike vergunning van die Raad 'n gat maak, 'n pen of spyker inslaan, 'n tent, kraampie skerm, pawiljoen, skoppelmaai of ander gebou, oprig of versperring van enige aard oprig of aanbring nie;
- (i) vuilgoed uitgooi of laat lê nie, behalwe in houers wat vir die doel deur die Raad verskaf is;
- (j) 'n voertuig, behalwe 'n rolstoel of kinderwaentjie wat met die hand gestoot word en slegs vir die vervoer van 'n invalide of 'n kind gebruik word bestuur, trek of laat voortbeweeg nie, behalwe op die plekke en tye wat by die Raad se verordeninge of deur kennisgewings wat by of naby die ingange tot sodanige plekke vertoon word, voorgeskryf word;
- (k) 'n voertuig op die plekke wat ingevolge paragraaf (j) voorgeskryf word, vinniger as 10 km/h bestuur of laat loop nie;
- (l) 'n voertuig of masjien van watter aard ook al op of oor 'n blombedding of grasperk trek, bestuur, laat loop of dit daar laat staan nie;
- (m) 'n voertuig, of enige ander private eiendom was of skoonmaak nie;
- (n) 'n dier in 'n vywer, fontein, kunsmatige watervoor, dam of stroom bad of was of toelaat dat 'n dier daarin kom nie;
- (o) 'n vis, voël of dier vang of probeer vang, dit jaag, met 'n stok, klip of iets anders gooi, daarna skiet of dit beseer nie of hom enigszins daarmee bemoei nie, of voëleiers of nessies vat, dit aanraak of beskuldig nie, tensy hy gelisensieer is om dit te doen;
- (p) sonder die skriftelike vergunning van die Raad 'n artikel verkoop, dit te koop of te huur aanbied of vertoon nie, of 'n pamflet, boek, strooibiljet of ander geskrewe of gedrukte stuk versprei nie;
- (q) 'n spel speel nie behalwe op sodanige plekke en tye as wat die Raad voorskryf;
- (r) sonder die skriftelike goedkeuring van die Raad 'n musiekinstrument bespeel of laat speel nie;
- (s) 'n gerief wat vir die teenoorgestelde geslag verskaf is, gebruik of betree nie;
- (t) sonder die skriftelike vergunning van die Raad 'n openbare toespraak of rede van enige aard hou, godsdienstige byeenkomste hou, 'n lied sing of 'n openbare vergadering of samekoms hou of daaraan deelneem nie;
- (u) 'n beampte van die Raad in die uitvoering van sy plig of gesag kragtens hierdie verordeninge hinder of teenstaan nie;
- (v) enigiets doen wat 'n steurnis, belemmering of oorlas is vir lede van die publiek wat teenwoordig is, of wat hulle in gevaar kan stel nie;
- (w) op 'n sitplek lê of hom op 'n onbetaamlike of aanstootlike wyse gedra nie.

*Strafbepaling.*

9. Iemand wat enige bepaling van hierdie verordeninge oortree, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R50 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens drie maande.

PB. 2-4-2-69-27

Administrator's Notice 96 31 January, 1979

**CORRECTION NOTICE.**

**TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: SANITARY CONVENIENCES AND NIGHTSOIL AND REFUSE REMOVAL BY-LAWS.**

Administrator's Notice 1289, dated 30 August, 1978, is hereby corrected by the substitution for paragraph (f) of the following:

“(f) the substitution in item 19 —

(i) for the heading of the following:

*‘Fees Payable for Refuse Removal Services Within the Area of Ennerdale;’* and

(ii) for subitem (1) of the following:

*‘(1) Services to All Premises:*

*For the removal of refuse, twice weekly, per receptacle, per year, R30,00.’.*

**PB. 2-4-2-81-111**

Administrator's Notice 97 31 January, 1979

**PRETORIA MUNICIPALITY: AMENDMENT TO MARKET 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 Market By-laws of the Pretoria Municipality, published under Administrator's Notice 208, dated 24 March, 1965, as amended, are hereby further amended by the substitution for paragraph (c) of section 71(1) of the following:

“(c) No extension of payment in terms of the preceding subsection for purchases shall be permitted to any buyer unless such buyer has provided a guarantee to the satisfaction of the Market Master.”.

**PB. 2-4-2-62-3**

Administrator's Notice 98 31 January, 1979

**RANDBURG MUNICIPALITY: BY-LAWS FOR REGULATING THE GRANTING OF LOANS FROM THE BURSARY LOAN FUND TO EMPLOYEES OF THE COUNCIL.**

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 indicates otherwise —

“bursary loan fund” means a fund established by the Council in terms of the provisions of section 79(51) of

Administrateurskennisgewing 96 31 Januarie 1979

**KENNISGEWING VAN VERBETERING.**

**TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: SANITÊRE GEMAKKE EN NAGVUIL- EN VUILGOEDVERWYDERINGSVERORDENINGE.**

Administrateurskennisgewing 1289 van 30 Augustus 1978, word hierby verbeter deur paragraaf (f) deur die volgende te vervang:

“(f) in item 19 —

(i) die opskrif deur die volgende te vervang:

*‘Gelde Betaalbaar vir Vuilgoedverwyderingsdienste Binne die Gebied van Ennerdale;’* en

(ii) subitem (1) deur die volgende te vervang:

*‘(1) Dienste aan Alle Persele:*

*Vir die verwydering van vuilgoed, twee maal per week, per houer, per jaar, R30,00.’.*

**PB. 2-4-2-81-111**

Administrateurskennisgewing 97 31 Januarie 1979

**MUNISIPALITEIT PRETORIA: WYSIGING VAN MARKVERORDENINGE.**

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 Markverordeninge van die Munisipaliteit Pretoria, afgekondig by Administrateurskennisgewing 208 van 24 Maart 1965, soos gewysig, word hierby verder gewysig deur paragraaf (c) van artikel 71(1) deur die volgende te vervang:

“(c) Geen uitstel van betaling ingevolge die voorgaande subartikel vir aankope word aan enige koper verleen nie tensy sodanige koper ’n waarborg tot bevrediging van die Markmeester verskaf het.”.

**PB. 2-4-2-62-3**

Administrateurskennisgewing 98 31 Januarie 1979

**MUNISIPALITEIT RANDBURG: VERORDENINGE VIR DIE REGULERING VAN DIE TOESTAAN VAN LENINGS UIT DIE BEURSLENINGSFONDS AAN WERKNEMERS VAN DIE RAAD.**

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 —

“beursleningsfonds” ’n fonds deur die Raad gestig ingevolge die bepalinge van artikel 79(51) van die Or-

the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, to provide for loans for study purposes and wherein the Council may deposit funds as it may decide;

“Council” means the Town Council of Randburg and includes the management committee of that Council or any employee 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);

“educational institution” means an institution referred to in section 79(17) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, and as determined by the Council;

“employee” means any person permanently appointed in the service of the Council;

“loan” means a loan from the bursary loan fund granted to an employee for study purposes.

*To whom Loans may be Granted and Manner in which Application shall be Made.*

2.(1) Loans may be granted to employees who —

- (a) have been permanently appointed in the service of the Council;
- (b) qualify for admission to the particular course or remainder thereof at the relevant educational institution.

(2)(a) Employees shall apply in writing to the Town Clerk before 15 January of the relevant year for a loan and in the application shall furnish full particulars of present academic qualifications, the intended course, stating the major and other subjects and the educational institution, at which lectures will be attended or from which studies will be obtained, and the section of the Council's service, in which such employee is employed.

(b) A loan shall not be granted to an employee before the Council has approved the relevant course or remainder thereof which such employee intends following.

(c) The Council may in its discretion, approve or reject on application for a loan: Provided that as soon as the Council has approved a loan a certificate to that effect shall be issued to the employee for submission to the relevant educational institution to exempt the employee from the payment of any study fees at the time of registration.

*Purpose and Amount of Loans.*

3. Loans shall be granted by the Council to employees for the payment of study fees (registration fees included), in respect of courses or remainders of courses for which such employees have enrolled at an educational institution so as to assist such employees to obtain the necessary training and academic background of the functions of local authorities, without being financially burdened.

*Nature and Duration of Courses and Educational Institution at Which they may be Followed.*

4.(1) Any degree or diploma course which is followed by an employee to whom a loan from the bursary loan

donnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, om voorsiening te maak vir lenings vir studiedoelendes en waarin fondse gestort word soos die Raad besluit;

“lening” ’n lening uit die beursleningsfonds toegeken aan ’n werknemer vir studiedoelendes;

“onderwysinrigting” ’n inrigting waarna in artikel 79(17) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, verwys word en soos deur die Raad bepaal word;

“Raad” die Stadsraad van Randburg en omvat die bestuurskomitee van daardie Raad of enige werknemer 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.

“werknemer” enige persoon wat permanent aangestel is in die diens van die Raad.

*Aan wie Lenings Toegeken kan word en Wyse waarop Aansoek Gedoen moet word.*

2.(1) Lenings kan toegeken word aan werknemers wat —

- (a) permanent in die Raad se diens aangestel is;
- (b) kwalifiseer vir toelating tot die besondere kursus of oorblywende gedeelte daarvan by die betrokke onderwysinrigting.

(2)(a) Werknemers moet skriftelik by die Stadsklerk voor 15 Januarie van die betrokke jaar om ’n lening aansoek doen en in die aansoek volle besonderhede verstrek van huidige akademiese kwalifikasies, die beoogde kursus met vermelding van die hoofvakke en byvakke en onderwysinrigting waar klasse geloop of studies verkry sal word en die afdeling van die Raad se diens waar sodanige werknemer werksaam is.

(b) Geen lening word aan ’n werknemer toegeken alvorens die Raad die betrokke kursus of oorblywende gedeelte van ’n kursus wat sodanige werknemer voornemens is om te volg, goedgekeur het nie.

(c) Die Raad kan ’n aansoek om ’n lening na goeddunke goedkeur of afkeur: Met dien verstande dat sodra die Raad ’n lening goedgekeur het ’n sertifikaat tot dien effekte aan die werknemer uitgereik word vir voorlegging aan die betrokke onderwysinrigting om die werknemer te onthef van die betaling van enige studiegelde tydens registrasie.

*Doel en Bedrag van Lenings.*

3. Lenings word deur die Raad aan werknemers toegeken vir delging van studiegelde (registrasiegeld ingesluit), ten opsigte van kursusse of oorblywende gedeeltes van kursusse waarvoor die betrokke werknemers by ’n onderwysinrigting ingeskryf het ten einde sodanige werknemers in staat te stel om die nodige opleiding en akademiese agtergrond in die werksaamhede van plaaslike besture te bekom sonder om finansiële belas te word.

*Aard en Duur van Kursusse en Onderwysinrigting Waar dit Gevolg kan Word.*

4.(1) Enige graad- of diplomakursus wat deur middel van ’n lening toegeken uit die beursleningsfonds deur

fund has been granted, shall have a bearing upon and be applicable to the work of local authorities.

(2) Courses may only be followed at the educational institutions mentioned in section 79(17) and (51) of the Local Government Ordinance, 1939, and as determined by the Council.

*Financing and Payment of Loans.*

5. Prior to payment of the loan, the employees shall —

- (a) cede to the Council his rights in respect of salary, leave or any other monies which may be owing to him on termination of his services with the Council, to the amount of the bursary loan; and
- (b) sign an agreement with the Council in which the provisions of these by-laws are re-affirmed.

6. A bursary loan shall, after approval thereof by the Council and subject to the provisions of section 5, be paid direct to the educational institution concerned: Provided that if an employee can provide sufficient proof that the relevant study fees or a portion thereof have been paid by him, such loan or portion thereof shall be paid direct to the employee.

7. The amount of a loan granted to an employee in respect of any one year's study course shall be repayable in equal monthly instalments interest free over a period to be mutually agreed upon between the Council and the employee: Provided that the maximum repayment period shall not in any case exceed twelve months from the date of the granting of the bursary loan: Provided further that details regarding instalments and the repayment period shall be included in the agreement mentioned in section 5(b).

8. If an employee on completion of any one year's studies enters into a written contract to remain in the Council's service for the ensuing twelve months, that is from the date on which the employee provides written proof of subjects passed, the amount of the loan shall be repaid to him, calculated on a pro-rata basis in relation to the number of subjects passed: Provided that if the loan has not yet been fully repaid on such date, the outstanding balance will be set-off against the amount to be refunded to the bursary holder and the difference, if any, paid out to him.

9. A pro-rata repayment, calculated in relation to the number of subjects passed, shall also be made to an employee who finances his studies himself, on condition that the Council has approved of the relevant course or remaining portion thereof which such employee intends following prior to the commencement of each year's study course and the employee contractually undertakes to remain in the Council's service for the ensuing twelve months, that is from the date on which he provides written proof of subjects passed.

*Bonus on Completion of Studies.*

10. A study completion bonus as set out hereunder shall be paid to an employee who completed an approved course after 1 July, 1978, should the employee contractually undertake to remain in the Council's service

'n werknemer gevolg word, moet betrekking hê en van toepassing wees op die werksaamhede van plaaslike bestuure.

(2) Kursusse kan slegs by die onderwysinrigtings genoem in artikel 79(17) en (51) van die Ordonnansie op Plaaslike Bestuur, 1939, en soos deur die Raad bepaal, gevolg word.

*Finansiering en Delging van Lenings.*

5. Voor uitbetaling van die lening moet die werknemer —

- (a) sy vorderingsregte ten opsigte van salaris-, verlof of enige ander gelde wat aan hom by beëindiging van sy dienste aan die Raad verskuldig mag wees, tot die bedrag van die beurslening aan die Raad sedeer; en
- (b) 'n leningsooreenkoms met die Raad onderteken waarin die bepalings van hierdie verordeninge herbevestig word.

6. 'n Lening word, na goedkeuring deur die Raad en behoudens die bepalings van artikel 5 direk aan die betrokke onderwysinrigting oorbetal: Met dien verstande dat indien die werknemer genoegsame bewys kan lewer dat die betrokke studiegelde of gedeelte daarvan deur hom betaal is, sodanige lening of gedeelte daarvan direk aan die werknemer uitbetaal word.

7. Die bedrag van 'n lening aan 'n werknemer toegestaan ten opsigte van enige een jaar se studiekursus is rentevry terugbetaalbaar in gelyke paaieimente oor 'n termyn waarop onderling tussen die Raad en die werknemer ooreengekom word: Met dien verstande dat die maksimum terugbetalingstermyn in geen geval twaalf maande vanaf die datum van die toestaan van die lening, sal oorskry nie: Met dien verstande voorts dat besonderhede insake die paaieimente en die terugbetalingstermyn vervat word in die ooreenkoms gemeld in artikel 5(b).

8. Indien 'n werknemer by voltooiing van enige een jaar se studies 'n skriftelike kontrak aangaan om in die Raad se diens aan te bly vir die daaropvolgende tydperk van twaalf maande, dit wil sê vanaf die datum waarop die werknemer skriftelik bewys lewer van vakke geslaag, sal die bedrag van die lening aan hom terugbetaal word, bereken op 'n pro rata-basis in verhouding met die aantal vakke geslaag: Met dien verstande dat ingeval die lening op sodanige datum nog nie ten volle vereffen is nie, die uitstaande balans met die bedrag terugbetaalbaar aan die werknemer vergelyk word en die verskil, indien enige, aan hom uitbetaal word.

9. 'n Pro rata terugbetaling, bereken in verhouding met die aantal vakke geslaag, sal ook aan 'n werknemer wat sy studies self finansier, gemaak word, op voorwaarde dat die Raad die betrokke kursus of oorblywende gedeelte van 'n kursus wat sodanige werknemer volg voor die aanvang van elke een jaar se studiekursus goedgekeur het en die werknemer ook kontraktueel onderneem om vir die daaropvolgende twaalf maande, dit wil sê vanaf die datum waarop hy skriftelik bewys lewer van vakke geslaag, in die Raad se diens aan te bly.

*Studievoltooiingsbonus.*

10. Aan 'n werknemer wat 'n goedgekeurde kursus na 1 Julie 1978 voltooi het, mits die werknemer kontraktueel onderneem om vir minstens twaalf maande in die diens van die Raad te bly vanaf die datum van uitbe-

for a period of twelve months from the date of payment of the bonus:—

- (a) Diplomas and Certificates: R100 for each year in respect of the number of years prescribed for the course, with a maximum of R300.
- (b) Bachelor's Degree: R300.
- (c) Honours Bachelor's Degree: R350.
- (d) Master's Degree: R400.
- (e) Doctor's Degree: R500.

*Repayment of Loan on Termination of Services during Contract Period.*

11. In the event of an employee, for any reason whatsoever, at any time, leaving the Council's service before completion of the contract period mentioned in sections 8, 9 and 10, he shall be bound immediately to repay to the Council an amount calculated on the basis that one month's service rendered is equivalent to one twelfth of the amount paid out to him, and in such instance the Council may attach the monies mentioned in section 5(a).

*Cancellation of Loan.*

12.(1) The Council may at any time in its sole discretion cancel the loan if it is of the opinion that an employee is guilty of misconduct, or if he fails to comply with any other obligation in terms of these by-laws or the bursary loan agreement.

(2) If the Council cancels the loan, or if the employee at any time discontinues his studies or abandons the loan or if the employee prior to the commencement of the contract period mentioned in sections 8, 9 and 10, resigns from the service of the Council, the employee shall repay the following monies immediately after a written demand has been served on such employee:

- (a) The full amount of the loan paid to or on behalf of such employee; and
- (b) interest on the amount in terms of paragraph (a) at the rate of 6% per annum, calculated from the date on which the loan was paid out,

and in such instances the Council may attach the monies mentioned in section 5(a).

*Revocation of By-laws.*

13. The By-laws Relating to the Granting of Bursary Loans to Officers of the Council of the Randburg Municipality, published under Administrator's Notice 1742, dated 1 October, 1975, are hereby revoked.

*Date of Coming into Operation.*

14. These by-laws shall be deemed to have come into operation on 1 July, 1978.

PB. 2-4-2-121-132

Administrator's Notice 99

31 January, 1979

**RANDFONTEIN MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL.**

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

taling van die bonus, word 'n studievoltooiingsbonus soos hieronder uiteengesit betaal:

- (a) Diploma en Sertifikate: R100 vir elke jaar ten opsigte van die aantal jare wat vir die kursus voorgeskryf word, met 'n maksimum van R300.
- (b) Baccalaureusgraad: R300.
- (c) Honeurs-Baccalaureusgraad: R350.
- (d) Magistergraad: R400.
- (e) Doktorsgraad: R500.

*Terugbetaling van Lening by Diensverlating Gedurende Kontraktydperk.*

11. Indien 'n werknemer te eniger tyd en om welke rede ook al die diens van die Raad verlaat voor die voltooiing van die kontraktydperk genoem in artikels 8, 9 en 10, is hy verplig om onmiddellik 'n bedrag bereken op die basis dat een maand diens gelewer gelyk is aan een twaalfde van die bedrag wat aan hom uitbetaal is, aan die Raad terug te betaal en in so 'n geval kan die Raad beslag lê op die gelde genoem in artikel 5(a).

*Intrekking van Lening.*

12.(1) Die Raad kan te eniger tyd in sy uitsluitende diskresie die lening intrek indien hy van oordeel is dat die werknemer aan wangedrag skuldig is, of enige ander verpligtings ingevolge hierdie verordeninge of die beursleningsooreenkomms nie nakom nie.

(2) Indien die Raad die lening intrek, of indien die werknemer te eniger tyd sy studies staak of van die lening afstand doen of indien die werknemer voor aanvang van die kontraktydperk in artikels 8, 9 en 10 genoem uit die Raad se diens bedank, moet die werknemer die volgende gelde, nadat sodanige werknemer skriftelik daartoe aangesê is, onmiddellik terugbetaal:

- (a) Die volle bedrag van die lening aan of ten behoewe van sodanige werknemer uitbetaal; en
- (b) rente op die bedrag ingevolge paragraaf (a) teen 6%, per jaar, bereken vanaf die datum waarop die lening uitbetaal is,

en in so 'n geval kan die Raad beslag lê op die gelde genoem in artikel 5(a).

*Herroeping van Verordeninge.*

13. Die Verordeninge Betreffende die Toekenning van Studiebeurslenings aan Beambtes van die Raad van die Munisipaliteit Randburg, afgekondig by Administrateurskennisgewing 1742, van 1 Oktober 1975, word hierby herroep.

*Datum van Inwerkingtreding.*

14. Hierdie verordeninge word geag op 1 Julie 1978 in werking te getree het.

PB. 2-4-2-121-132

Administrateurskennisgewing 99

31 Januarie 1979

**MUNISIPALITEIT RANDFONTEIN: WYSIGING VAN VERORDENINGE BETREFFENDE LISENSIES EN BEHEER OOR BESIGHEDE.**

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

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

The By-laws Relating to Licences and Business Control of the Randfontein Municipality, published under Administrator's Notice 67, dated 27 January, 1954, as amended, are hereby further amended by the addition at the end of item 10 of Annexure 4 under Schedule 1 of Chapter 1 of the following further proviso:

“: Provided further that the standard size ‘For Sale/Te Koop’ and ‘Sold/Verkoop’ signs which are placed at or on private property shall be exempted from licence fees.”

PB. 2-4-2-97-29

Administrator's Notice 100 31 January, 1979

**ROODEPOORT MUNICIPALITY: REFUSE (SOLID WASTES) 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.

**REFUSE (SOLID WASTES) BY-LAWS.**

**CHAPTER 1.**

*Definitions.*

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

“bin” means a refuse bin supplied by the Council to 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 units but shall not include builders refuse or special refuse;

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

“business refuse” means refuse generated by the use of premises other than a private dwelling house used solely as a residence, but shall not include builders refuse, bulky refuse, dry industrial refuse, special or special industrial refuse;

“Council” means the City Council of Roodepoort, 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;

“dry industrial refuse” means dry refuse generated as a result of manufacturing, maintenance, fabricating

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

Die Verordeninge Betreffende Lisensies en Beheer oor Besighede van die Munisipaliteit Randfontein, afgekondig by Administrateurskennisgewing 67 van 27 Januarie 1954, soos gewysig, word hierby verder gewysig deur aan die end van item 10 van Aanhangsel 4 onder Bylae 1 van Hoofstuk 1 die volgende verdere voorbehoudsbepaling by te voeg:

“: Met dien verstande, voorts dat die standaard grootte ‘Te Koop/For Sale’ en ‘Verkoop/Sold’ tekens wat op of aan privaat eiendomme aangebring word, van lisensiegelde vrygestel is.”

PB. 2-4-2-97-29

Administrateurskennisgewing 100 31 Januarie 1979

**MUNISIPALITEIT ROODEPOORT: VERORDENINGE BETREFFENDE VASTE AFVAL.**

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.

**VERORDENINGE BETREFFENDE VASTE AFVAL, 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, droë bedryfsafval, spesiale afval of spesiale bedryfsafval, wat ontstaan deur die gebruik van ’n perseel wat nie ’n private woonhuis is, wat uitsluitend vir woondoeleindes gebruik word nie;

“bouersafval” afval wat weens slopings-, uitgrawings- of boubedrywighede op ’n perseel ontstaan;

“droë bedryfsafval” afval, uitgesonderd bouersafval, spesiale bedryfsafval of huisafval, wat vanweë vervaardigings-, instandhoudings-, monter- en demonteerbedrywighede, asook die bedrywighede op spoorwegrangereerwerke ontstaan;

“eienaar” ’n eienaar soos omskryf in die Ordonnansie op Plaaslike Bestuur, 1939: Met dien verstande dat die eienaar van ’n perseel wat gehou word ingevolge die deeltitelregister wat ingevolge artikel 5 van die Wet op Deeltitels, 1971 (Wet 66 van 1971), geopen is, die regspersoon is wat by dié Wet omskryf word;

“huisafval” afval, wat normaalweg afkomstig is van ’n gebou wat vir woondoeleindes gebruik word, insluitende woonstels, hospitale, skole, kampongs, liefdadigheidsorganisasies, kerke en sale en wat met gemak, sonder beskadiging van die plastiese afvalblikvoerings verwyder kan word;

“lywige afval” afval, uitgesonderd bouersafval of spesiale afval, waarvan die bestanddele vanweë die massa, vorm of grootte of die tydelike buitengewone hoeveel-

and dismantling activities and the activities of railway marshalling yards, but shall not include builders refuse, special industrial refuse, or house refuse;

“garden refuse” means refuse which is generated as a result of normal gardening activities on premises, such as grass cuttings, hedge clippings, tree prunings, leaves, plants, flowers and other similar small and light matter;

“house refuse” means refuse normally generated by the use as a residence of a private dwelling house including flats, hospitals, schools, hostels, compounds, benevolent societies, churches and halls and which can be easily removed without damaging the bin liner;

“occupier” has the same meaning as defined in the Local Government Ordinance 1939: Provided that the occupier in respect of premises held in terms of the sectional title register opened in terms of section 5 of the Sectional Titles Act, 1971 (Act 66 of 1971), means the body corporate, as defined in that Act, in relation to such premises;

“owner” has the same meaning as defined in the Local Government Ordinance, 1939: Provided that the owner in respect of premises held in terms of the sectional title register opened in terms of section 5 of the Sectional Titles Act, 1971 (Act 66 of 1971) means the body corporate as defined in that Act, in relation to such premises;

“public place” has the same meaning as defined in the Local Government Ordinance 1939;

“special refuse” means refuse originating from any premises and which cannot by virtue of its mass, shape or size be conveniently stored in a bin;

“special industrial refuse” means refuse, consisting of a liquid or sludge, resulting from a manufacturing process or the pre-treatment for disposal purposes of any industrial or mining liquid waste, which in terms of the Council's Drainage and Plumbing By-laws may not be discharged into a drain or sewer;

“street” shall mean any public thoroughfare and shall include the pavements, traffic islands and gutters adjoining such thoroughfare.

## CHAPTER 2.

### COLLECTION AND REMOVAL OF BUSINESS AND HOUSE REFUSE.

#### *The Council's Service.*

2.(1) The Council shall, where practicable, provide a service for the collection and removal of business and house refuse from premises at the prescribed charge.

(2) The occupier of premises on which business or house refuse is generated shall, subject to the provisos of section 12, use only the Council's service for the collection and removal of all such refuse.

(3) The owner of the premises on which business or house refuse is generated shall be liable to the Council for all charges in respect of the collection and removal of such refuse from such premises.

(4) The Council may refuse to undertake a service and may require the owner to install an approved type incinerator, refuse compaction equipment, bulk container unit or any other approved means of disposal should

heid daarvan nie maklik in 'n afvalblik of 'n houereenheid gehou kan word nie;

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

“okkupant” 'n bewoner soos omskryf in die Ordonnansie op Plaaslike Bestuur, 1939: Met dien verstande dat die okkupant in die geval van 'n perseel wat gehou word ingevolge 'die deeltitelregister wat ingevolge artikel 5 van die Wet op Deeltitels, 1971 (Wet 66 van 1971), geopen is, die regs persoon is wat by dié Wet omskryf word;

“openbare plek” 'n publieke plek soos omskryf in die Ordonnansie op Plaaslike Bestuur, 1939;

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

“spesiale bedryfsafval” afval wat bestaan uit 'n vloeistof of slyk wat ontstaan as gevolg van 'n vervaardigingsproses of die voorafbehandeling vir wegdoendeleindes van myn- of bedryfsvloei-afval wat ingevolge die Raad se Riolerings- en Loodgietersverordeninge nie in 'n perseelriool of in 'n straatriool ontlast mag word nie;

“spesiale afval” afval afkomstig van alle persele en wat vanweë die massa, vorm of grootte daarvan nie maklik in 'n afvalblik gehou kan word nie;

“straat” enige openbare deurgang insluitende die sypaadjies verkeerseilande en straatgeute grensend aan sodanige deurgang;

“tuinafval” afval wat ontstaan deur normale tuintoedrywighede op 'n perseel, en wat bestaan uit gesnyde gras, heiningafknipsel, boomsnoeisels, blare, plante, blomme en ander soortgelyke klein en ligte voorwerpe.

## HOOFSTUK 2.

### DIE AFFHAAL EN VERWYDERING VAN BESIGHEIDS- EN HUISAFVAL.

#### *Die Raad se Diens.*

2.(1) Die Raad lewer, waar uitvoerbaar, 'n diens vir die affhaal en verwydering van besigheids- en huisafval van 'n perseel af teen die voorgeskrewe gelde.

(2) Die okkupant van die perseel waarop besigheids- of huisafval ontstaan, moet, behoudens die bepalings van artikel 12, slegs van die Raad se diens vir die affhaal en verwydering van sodanige afval gebruik maak.

(3) Die eienaar van 'n perseel waarop besigheids- of huisafval ontstaan, is aanspreeklik daarvoor dat alle gelde wat ten opsigte van die affhaal en verwydering van sodanige afval van sodanige perseel af betaalbaar is, aan die Raad betaal word.

(4) Die Raad kan weier om 'n diens te onderneem, en indien die hoeveelhede of aard van die vullis, na die mening van die Raad dit regverdig, kan hy die eienaar versoek om 'n goedgekeurde verbrandoend, vulliskompaksie-

the quantity or nature of the refuse in the opinion of the Council, warrant it.

(5) No refuse compaction, destruction, or disposal equipment may be erected or installed without the Council's written authority.

*Notice to Council.*

3.(1) Every occupier of premises, or in the case of premises being occupied by more than one person, the owner of such premises on which business refuse or house refuse is generated shall, on the commencement of the generation of such refuse, notify the Council—

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

(2) The owner of any premises shall advise the Council in writing, should he consider that a change of circumstances warrants—

- (a) a reduction in the number of refuse bins; or
- (b) the complete cancellation of the refuse removal service.

(3) Subject to the Council's approval of any change in the refuse removal service, as applied for in terms of subsection (2), the owner of such premises shall be liable for all normal service charges made to his account, up to and including the date of receipt of such advice.

*Delivery of Bins.*

4.(1) After receipt of any notification in terms of section 3 the Council shall, subject to the provisions of subsection (2), deliver to the premises the number of bins which is in its opinion required for the storage of such refuse.

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

(3) The Council may deliver bulk container units to premises if, having regard to the quantity of business refuse generated on the premises concerned, the suitability of such refuse for storage in bins, and the accessibility of the space provided by the owner of the premises in terms of section 5 to the Council's refuse collection vehicles, it considers bulk container units more appropriate for the storage of the refuse than bins: Provided that bulk container units shall not be delivered to the premises unless the space provided by the owner of the premises in terms of section 5 is accessible to the Council's refuse collection vehicles for bulk container units.

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

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

*Placing of Refuse Bins: Bulk Containers, etc.*

5.(1) The owner of the premises shall provide adequate space on the premises for the storage and remo-

toerusting, massahouereenheid of enige ander goedgekeurde wegdoentstelsel te installeer.

(5) Geen vulliskompaksie-vernietiging- of wegdoentoe-rusting mag sonder die skriftelike toestemming van die Raad opgerig of geïnstalleer word nie.

*Kennisgewing aan die Raad.*

3.(1) Die okkupant, of as daar meer as een okkupant is, die eienaar van 'n perseel waarop besigheids- of huisafval ontstaan, moet by die aanvang van die ontstaan daarvan die Raad in kennis stel dat—

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

(2) Die eienaar van enige perseel moet die Raad skrif-telik in kennis stel indien hy van mening is dat ver-anderde omstandighede dit regverdig dat—

- (a) die aantal afvalblikke verminder word; of
- (b) die afvalverwyderingsdiens in die geheel gestaak word.

(3) Behoudens die goedkeuring van die Raad van eni-ge verandering van die afvalverwyderingsdiens soos aangevra ingevolge subartikel (2), is die eienaar van sodanige perseel aanspreeklik vir alle normale diensgelde op sy rekening tot en met die dag van ontvangs van die kennisgewing.

*Verskaffing van Afvalblikke.*

4.(1) Nadat die Raad ingevolge artikel 3 in kennis gestel is, verskaf hy, onderworpe aan die bepalings van subartikel (2), die getal afvalblikke wat na sy mening op die perseel nodig is om die afval in te hou.

(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 na sy mening meer of minder afvalblikke op die perseel nodig is.

(3) Die Raad kan massahouereenhede vir 'n perseel verskaf as hy, met inagneming van die hoeveelheid be-sigheidsafval wat op die betrokke perseel ontstaan, die opbergbaarheid van die afval in 'n afvalblik, die toeganklikheid vir die Raad se afvalverwyderingsvoertuie van die plek waarvoor die eienaar van die perseel inge-voelge artikel 5 voorsiening moet maak, van mening is dat die massahouereenhede geskikter as afvalblikke is om die afval in te hou: Met dien verstande dat massahouer-eenhede nie op 'n perseel verskaf sal word nie, tensy die plek waarvoor die eienaar ingevolge artikel 5 voorsie-ning moet maak, vir die Raad se afvalverwyderingsvoer-tuie vir massahouereenhede toeganklik is.

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

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

*Plasing van Afvalblikke, Massahouereenhede, ens.*

5.(1) Die eienaar van 'n perseel moet op die perseel voorsiening maak vir genoeg plek vir die afvalblikke

val of the bins delivered by the Council in terms of section 4 or for the equipment and bulk containers mentioned in section 2(4).

(2) The occupier of the premises shall ensure that refuse bins or bulk container units are kept in a space, place and manner approved of by the Council.

#### *Bin Liners.*

6.(1) In order to facilitate the collection of refuse the Council may require that bin liners be used for the storage of such refuse in bins in which case the owner or occupier shall not place any refuse in the refuse bin without having placed a bin liner of an approved type therein.

(2) The refuse bin liner shall either be of polyethylene with a uniform material density of not less than 40 micron (150 gauge), a length of 1 000 mm, a width of 750 mm and effectively heatsealed at one end, or it may be of any other specified material as may from time to time be determined by the Council.

#### *Responsibility of Owners and/or Occupiers of Premises Regarding Refuse Bins and Bin Liners.*

7.(1) Every occupier of premises, or in the case of premises being occupied by more than one household or business, the owner of such premises shall ensure that—

- (a) every refuse bin on the premises is covered with a lid, at all times, excepting when refuse is being deposited therein or being removed therefrom, and that every such bin is kept in a clean and hygienic condition;
- (b) no hot ash is deposited in any refuse bin or refuse bin liner and that no fire is lit in any such bin, or that the refuse bin is not used for any unauthorized purpose;
- (c) no garden refuse, builder's rubble, unwrapped glass or sharp objects likely to damage the refuse bin or bin liner or injure the Council's employees are placed in any refuse bin or refuse bin liner unless effective measures have been taken to prevent such damage or injury;
- (d) no material, including any liquid which, by reason of its mass or other characteristics, is likely to render such refuse bins or refuse bin liners difficult for the Council's employees to handle or carry, is placed in any refuse bin or bin liner;
- (e) all full bin liners ready for collection by the Council are placed at the approved collection point in time for collection; and
- (f) the open end of each bin liner is effectively closed and tied before removing the said liner from the refuse bin.

#### *Interference with contents of Refuse Bins or Refuse Bin Liners.*

8.(1) No person shall tamper with the contents of any refuse bin or bin liner in a manner likely to cause spillage or a nuisance.

wat die Raad ingevolge artikel 4 verskaf, of vir die uitrusting en massahouers wat in artikel 2(4) genoem word.

(2) Die okkupant van die perseel moet sorg dra dat afvalblikke of massahouereenhede, in die ruimte, en op 'n plek en wyse wat deur die Raad goedgekeur is, gehou word.

#### *Blikvoerings.*

6.(1) Ten einde die verwydering van afval te vergemaklik, kan die Raad vereis dat afvalblikke voerings binne in moet hê waarin die afval gehou moet word in welke geval die eienaar of okkupant nie afval in 'n afvalblik mag plaas nie tensy daar so 'n goedgekeurde voering in die afvalblik geplaas is.

(2) Die afvalblikvoering moet of van poliëteleen wees, met 'n eweredige materiaaldigtheid van nie minder as 40 mikron (150 dikte), 'n lengte van 1 000 mm en 'n wydte van 750 mm nie en doeltreffend hitteverseeld wees aan die een ent, of dit moet van enige ander goedgekeurde materiaal wees soos van tyd tot tyd deur die Raad bepaal.

#### *Pligte van Eienaars en/of Okkupante van Persele ten Opsigte van Afvalblikke en Blikvoerings.*

7.(1) Elke okkupant van 'n perseel of, indien die perseel deur meer as een huishouding of besigheid geokkuper word, die eienaar van sodanige perseel moet sorg dat—

- (a) elke afvalblik op die perseel ten alle tye met 'n deksel toegemaak is, behalwe wanneer afval daarin geplaas of daaruit verwyder word en dat elke afvalblik in 'n skoon en higiëniese toestand gehou word;
- (b) geen warm as in enige afvalblik of blikvoering geplaas word nie en dat geen vuur in enige sodanige blik aangesteek word nie, of dat die vullisblik nie vir enige ongeoorloofde doel gebruik word nie;
- (c) geen tuinvullis, bouerspuin, skerp glas of voorwerpe, wat moontlik die afvalblik of die blikvoering kan beskadig of die Raad se werknemers kan beseer, in enige afvalblik of blikvoering geplaas word nie, tensy doeltreffende voorsorg getref is om sodanige beskadiging of besering te voorkom;
- (d) 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 blikvoerings te hanteer of te dra, in sodanige afvalblikke of blikvoerings geplaas word nie;
- (e) alle vol blikvoerings wat gereed is vir verwydering deur die Raad, betyds vir verwydering op die goedgekeurde verwyderingspunt gelaat word; en
- (f) die oop ent van elke blikvoering behoorlik toegemaak en vasgebind is, alvorens die genoemde voering vanuit die afvalblik verwyder word.

#### *Bemoeiing met die Inhoud van Afvalblikke of Blikvoerings.*

8.(1) Geen persoon mag op so 'n wyse met die inhoud van enige afvalblik of blikvoering peuter dat dit storting of oorlas kan veroorsaak nie.

(2) No owner of any animal shall cause or permit such animal through any act or default to interfere in any way with the contents of any refuse bin or bin liner.

*Damage to, or Loss of the Council's Refuse Bins or Bulk Containers.*

9. The owner of premises to which bins or bulk containers have been delivered in terms of section 4 shall be liable to the Council for the loss thereof and for any damage thereto not occasioned by normal wear and tear, and shall in the event of any such loss or damage pay to the Council an amount equal to the cost price of replacing such refuse bin or container.

*Frequency of Refuse Removal Service.*

10. The frequency of the service shall be at the discretion of the Council.

*Ownership of Refuse.*

11. All refuse removed by the Council or deposited for removal in any receptacle provided in accordance with these by-laws shall become the property of the Council and no person, not being duly authorised by the Council may remove or dispose of any such refuse.

*Storage and Conveyance of Swill, Re-usable Waste or other Refuse by Private Persons.*

12.(1) No person may store or convey any discarded fruit, vegetables or off-cuts thereof, or any waste, food-stuffs or other putrescible organic material, waste paper, trade waste material intended for re-cycling or any other refuse, in a manner likely to cause offensive odours, to be an attraction to flies or vermin, or to result in the littering of public places or streets.

(2) No person, not being a duly authorised employee of the Council, shall operate a refuse removal service for the removal of any refuse of a type for which the Council provides a removal service, unless written authority so to do has been previously obtained from the Council.

(3) No person being the owner or occupier of any premises shall neglect or fail to make use of the Council's services for the removal of refuse unless such services are carried out privately with the written authority of the Council in terms of subsection.(2).

CHAPTER 3.

GENERAL PROVISIONS.

*Access to Premises.*

13.(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 to the Council's property, or injury to the refuse collectors or any other person, it may, as a condition of rendering a refuse collec-

(2) Geen eienaar van enige dier mag deur enige handeling of nalatigheid veroorsaak of toelaat dat sodanige dier op enige wyse met die inhoud van enige afvalblik of blikvoering peuter nie.

*Skade aan of Verlies van die Raad se Afvalblikke of Massahouereenhede.*

9. Die eienaar van 'n perseel, waar daar ingevolge artikel 4 afvalblikke of massahouereenhede gelewer is, is aan die Raad aanspreeklik vir die verlies daarvan of vir enige skade daaraan wat nie deur normale slytasie veroorsaak is nie en in geval van enige sodanige verlies of skade betaal hy aan die Raad 'n bedrag gelykstaande aan die kosprys vir die vervanging van sodanige afvalblik of houer.

*Gereeldheid van Afvalverwyderingsdiens.*

10. Die gereeldheid van die diens geskied volgens die oordeel van die Raad.

*Eienaarskap van Afval.*

11. Enige afval wat deur die Raad verwyder is of wat in 'n houer, wat ooreenkomstig hierdie verordeninge verskaf is, geplaas is vir verwydering, word die eiendom van die Raad en niemand wat nie behoorlik deur die Raad daartoe gemagtig is mag sodanige afval verwyder of daarmee wegdoen nie.

*Opberging en Vervoer van Varkkos, Herbruikbare Afval, of ander Afval, deur Private Persone.*

12.(1) Niemand mag enige weggooiwruigte of -groente, of afknipsels daarvan, of enige afvalvoedsel of ander bederfbare organiese materiaal op so 'n wyse opgaar of vervoer dat dit moontlik afstootlike reuk veroorsaak, 'n lokmiddel vir vlieë is, of die bestrooiing van openbare plekke of strate veroorsaak nie.

(2) Niemand, behalwe 'n behoorlik gemagtigde werknemer van die Raad mag in beheer wees van 'n afvalverwyderingsdiens vir die verwydering van enige afval van 'n soort waarvoor die Raad 'n verwyderingsdiens verskaf nie, tensy skriftelike goedkeuring om dit te doen vooraf van die Raad verkry is.

(3) Niemand wat die eienaar of okkupant van enige perseel is, mag nalaat of in gebreke bly om van die Raad se diens vir die verwydering van vullis gebruik te maak nie, tensy sodanige dienste privaat en met skriftelike goedkeuring van die Raad ingevolge subartikel (2), uitgevoer word.

HOOFSTUK 3.

ALGEMENE BEPALINGS.

*Toegang tot 'n Perseel.*

13.(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 afval van 'n perseel na die mening van die Raad waarskynlik skade aan die perseel of aan die Raad se eiendom tot gevolg kan hê, of 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

tion 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 therefrom.

#### *Accumulations of Refuse.*

14. When any category of refuse defined in Chapter 1 of these by-laws accumulates on premises so as to constitute a nuisance or so as to render it likely that a nuisance will be created thereby, the Council may make a special removal of such refuse and the owner shall be liable in respect of such special removal to pay the prescribed charge therefor.

#### *Disposal of Dead Animals.*

15.(1) The owner of any animal which dies within the municipality shall, within 24 hours of the death thereof, cause the carcass to be disposed of in such a manner as to prevent any nuisance or danger to health or annoyance to the occupants of any premises in the neighbourhood.

(2) The Council may at the request of the owner of such dead animal carry out the disposal of the carcass at the rate laid down in its tariff of charges and the person liable for causing such carcass to be disposed of as above provided shall on demand pay the amount of such rate to the Council.

#### *Conduct at Disposal Sites.*

16.(1) Every person who, for the purpose of disposing of refuse enters a disposal site controlled by the Council, shall —

- (a) enter the disposal site at an authorised access point only;
- (b) give the Council all the particulars required by it;
- (c) 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 is to be deposited; and
- (d) before leaving the disposal site, pay the prescribed charge in respect of the refuse 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 purpose other than the disposal of refuse in terms of these by-laws and then only at such times and between such hours 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 authorised by the Council to do so shall remove or interfere therewith.

### CHAPTER 4.

#### LITTERING, DUMPING AND ANCILLARY MATTERS.

##### *Littering.*

18.(1) No person shall —

perseel, van die eienaar of okkupant vereis dat hy die Raad skriftelik vrywaar teen sodanige skade of beserings of teen enige eis wat daaruit voortspruit.

#### *Ophoping van Afval.*

14. As enige kategorie afval wat in Hoofstuk 1 van hierdie verordening omskryf word, op 'n perseel ophoop sodat dit 'n oorlas veroorsaak of waarskynlik 'n oorlas 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 voorgeskrewe gelde daarvoor.

#### *Beskikking oor Dooie Diere.*

15.(1) Die eienaar van enige dier wat binne die munisipaliteit vrek, moet binne 24 uur van die vrekte daarvan, toesien dat daar op so 'n wyse oor die karkas beskik word dat enige oorlas of gesondheidsgevaar of hindernis teenoor die okkupante van enige perseel in die omgewing verhoed word.

(2) Die Raad kan, op versoek van die eienaar van sodanige dooie dier, die beskikking oor die karkas uitvoer teen die vasgestelde tarief en die persoon wat verantwoordelik is dat oor sodanige karkas beskik word moet op versoek die bedrag vir sodanige diens aan die Raad betaal.

#### *Prosedure by Stortterreine.*

16.(1) Iemand wat 'n stortterrein waaroor die Raad beheer uitoefen, binnegaan met die doel om afval te stort, moet —

- (a) die stortterrein slegs by die gemagtigde ingangplek binnegaan;
- (b) al die besonderhede wat die Raad verlang, aan hom verstrek;
- (c) alle opdragte aan hom in verband met toegang tot die werklike stortplek, die plek waar en die manier waarop die afval gestort moet word, nakom; en
- (d) die voorgeskrewe gelde ten opsigte van die afval wat gestort is, betaal voordat hy die stortterrein verlaat.

(2) Niemand mag sterk drank op 'n stortterrein wat onder beheer van die Raad is, bring nie.

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

### HOOFSTUK 4.

#### ROMMELSTROOIERY, STORTING EN VERWANTE AANGELEENTHEDE.

##### *Rommelstrooiery.*

18.(1) Niemand mag —

- (a) throw, let fall, deposit or spill any refuse into or onto any public place, vacant stand, vacant erf, stream or watercourse;
- (b) sweep any refuse from any premises onto a pavement or into a gutter or street on a public place;
- (c) allow any person under his control to do any of the acts referred to in paragraphs (a) and (b).

(2) For the purposes of this section a person shall be deemed to have allowed the acts referred to in subsection (1) of persons under his control, unless the contrary is proved.

*Dumping.*

19.(1) Subject to any provisions to the contrary in these by-laws contained, no person shall abandon anything or allow anything under his control to be abandoned at a place to which such thing has been brought with the intention of abandoning it there.

(2) Once it has been proved that such person left a thing or allowed a thing to be left at a place of which he is not the owner or occupier, he shall be deemed to have contravened the provisions of subsection (1) unless and until he proves the contrary.

(3) Any person who contravenes the provisions of subsection (1) shall be guilty of an offence and 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.

*Abandoned Things.*

20. Anything other than a vehicle deemed to have been abandoned in terms of section 131 of the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966), which is, in the light of such factors as the place where it is found, the period it has been lying at such place and the nature and condition of such thing, reasonably regarded by the Council as having been abandoned, may be removed and disposed of by the Council as it may deem fit.

*Liability of Responsible Person.*

21.(1) Where anything has been removed and disposed of by the Council in terms of section 20, the person responsible shall be liable to pay to the Council the tariff charge in respect of such removal and disposal.

(2) For the purpose of subsection (1) the person responsible shall be —

- (a) the owner of the thing, and shall include any person who is entitled to be in possession of the thing by virtue of a hire purchase agreement or an agreement of lease at the time when it was abandoned or put in the place from which it was so removed unless he can prove that he was not concerned in and did not know of its being abandoned or put in such place; or
- (b) any person by whom it was put in the place aforesaid; or
- (c) any person who knowingly permitted the putting of the thing in the place aforesaid.

*Offences and Penalties.*

22.(1) Subject to the provisions of section 19(3), any person who contravenes or fails to comply with any pro-

- (a) afval in of op 'n openbare plek, leë standplaas, leë erf, stroom of waterloop gooi, laat val, stort of mors nie;
- (b) enige afval vanaf enige perseel of 'n sypaadjie of in 'n straatvoor of in 'n straat op 'n openbare plek invec nie;
- (c) iemand oor wie hy beheer uitoefen, toelaat om enigiets waarna daar in paragrawe (a) en (b) verwys word, te doen nie.

(2) Vir die toepassing van hierdie artikel word dit geag dat iemand die dae waarna daar in subartikel (1) verwys word, deur diegene waaroor hy beheer uitoefen, toegelaat het, tensy die teendeel bewys word.

*Storting.*

19.(1) Behoudens andersluidende bepalings in hierdie verordening vervat, mag niemand enigiets op 'n plek laat, of toelaat dat enigiets onder sy beheer op 'n plek gelaat word waarna so iets gebring is met die doel om dit daar te laat nie.

(2) As daar bewys is dat so iemand iets laat vaar het, of toegelaat het dat dit laat vaar word op 'n plek waarvan hy nie die eienaar of okkupant is nie, word dit geag dat hy die bepalings van subartikel (1) oortree het, tensy en totdat hy die teendeel bewys het.

(3) Iemand wat die bepalings van subartikel (1) oortree, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of met gevangenisstraf vir 'n tydperk van hoogstens 12 maande, of beide sodanige boete en sodanige gevangenisstraf.

*Goed wat Laat Vaar is.*

20. Enigiets, behalwe 'n voertuig wat ingevolge artikel 131 van die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966), geag gelaat of gelos te gewees het, kan, in die lig van faktore soos die plek waar dit gevind is, die tydperk wat dit op so 'n plek gelaat is en die aard en die toestand daarvan, redelikerwys deur die Raad as laat vaar beskou word en kan na goeddunke van die Raad verwyder en weggedoen word.

*Aanspreeklikheid van Verantwoordelike Persoon.*

21.(1) As die Raad enigiets ingevolge artikel 20 verwyder en daarmee weggedoen het, is die verantwoordelike persoon aanspreeklik jeens die Raad vir die gelde ten opsigte van sodanige verwydering en wegdoening.

(2) Vir die toepassing van subartikel (1) is die verantwoordelike persoon —

- (a) die eienaar van die goed en dit sluit iemand in wat so iets kragtens 'n huurkooporeenkoms of huurkontrak in sy besit gehad het toe dit laat vaar is of op die plek geplaas is waarvandaan dit verwyder is, tensy hy kan bewys dat hy nie daarby betrokke was nie of nie geweet het dat dit laat vaar of daar geplaas is nie; of
- (b) iemand wat dit op genoemde plek geplaas het; of
- (c) iemand wat wetend toegelaat het dat dit op genoemde plek geplaas is.

*Strafbepaling.*

22.(1) Iemand wat 'n bepaling van hierdie verordeninge oortree of versuim om daaraan te voldoen, begaan 'n

vision of these by-laws shall be guilty of an offence and shall be liable on conviction to a fine not exceeding R100 or to imprisonment for a period not exceeding six months, or to both such fine and such 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 such separate offence.

#### Revocation of By-laws.

23.(1) The by-laws relating to Refuse Removal, as contained in sections 43 to 47 of the Public Health By-laws of the Roodepoort Municipality, published under Administrator's Notice 11 dated 12 January, 1949, as amended, are hereby revoked.

(2) The Sanitary and Refuse Removals Tariff of the Roodepoort Municipality published under Administrator's Notice 684, dated 2 June, 1971, as amended, are hereby revoked.

### SCHEDULE.

#### TARIFF OF CHARGES.

1. The following charges shall be payable in respect of the removal and disposal of refuse:

##### (1) Domestic and Business Refuse.

In bins with a capacity of 85 l, per month or part thereof—

	R
(a) removal once per week .....	1,80
(b) removal six times per week .....	8,00

##### (2) Business and Dry Industrial Refuse.

Refuse in container units, per removal—

(a) with a capacity of 6 m <sup>3</sup> with a minimum of one removal every 14 days .....	25,00
(b) with a capacity of 9 m <sup>3</sup> with a minimum of one removal every 7 days .....	33,00
(c) sawdust direct from cyclone dust receiver, per m <sup>3</sup> .....	2,30

##### (3) Bulky Refuse.

(a) Refuse with a low mass, including cartons removed from business premises per m <sup>3</sup> per removal .....	2,30
(b) refuse with a high mass, including soil, stores and tree stumps, per m <sup>3</sup> per removal .....	4,00
(c) motor wrecks, per wreck .....	10,00

##### (4) Garden Refuse.

Per m <sup>3</sup> or part thereof, per removal .....	2,30
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##### (5) Builders Refuse.

Per m <sup>3</sup> or part thereof per removal .....	4,00
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#### 2. Removal and Disposal of Dead Animals.

(1) Domestic animals, per animal .....	2,00
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misdryf en is behoudens die bepalings van artikel 19(3), by skuldigbevinding strafbaar met 'n boete van hoogstens R100 of gevangenisstraf vir 'n tydperk van uiters ses maande of beide sodanige boete en gevangenisstraf.

(2) Iemand wat voortgaan om 'n bepaling van hierdie verordeninge te oortree of 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 is vir elke afsonderlike misdryf strafbaar soos omskryf in subartikel (1).

#### Herroeping van Verordeninge.

23.(1) Die verordeninge betreffende Vullisverwydering, soos vervat in artikels 43 tot en met 47, van die Publieke Gesondheidsverordeninge van die Munisipaliteit Roodepoort, afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig word hierby herroep.

(2) Die Sanitêre- en Vullisverwyderingstarief van die Munisipaliteit Roodepoort, afgekondig by Administrateurskennisgewing 684, van 2 Junie 1971, soos gewysig, word hierby herroep.

### BYLAE.

#### TARIEF VAN GELDE.

1. Die volgende gelde word betaal ten opsigte van die verwydering en wegdoening van afval:

##### (1) Huishoudelike- en Besigheidsafval.

In afvalblikke met 'n inhoudsvermoë van 85 l, per maand of gedeelte daarvan—

	R
(a) verwydering een keer per week .....	1,80
(b) verwydering ses keer per week .....	8,00

##### (2) Besigheids- en Droë Bedryfsafval.

Afval in houereenhede, per verwydering—

(a) met inhoudsvermoë van 6 m <sup>3</sup> met 'n minimum van een verwydering elke 14 dae .....	25,00
(b) met inhoudsvermoë van 9 m <sup>3</sup> met 'n minimum van een verwydering elke 7 dae .....	33,00
(c) houtsaagsels direk uit sikloonstofontvanger, per m <sup>3</sup> .....	2,30

##### (3) Lywige Afval.

(a) afval met 'n lae massa, kartonne van besigheidspersele ingesluit per m <sup>3</sup> per verwydering .....	2,30
(b) afval met 'n hoë massa, grond, klip en boomstompe ingesluit, per m <sup>3</sup> per verwydering .....	4,00
(c) motorwrakke per wrak .....	10,00

##### (4) Tuinafval.

Per m <sup>3</sup> of gedeelte daarvan, per verwydering .....	2,30
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##### (5) Bouersafval

Per m <sup>3</sup> of gedeelte daarvan, per verwydering .....	4,00
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#### 2. Verwydering en Vernietiging van Dooie Diere.

(1) Huisdiere, per dier .....	2,00
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(2) All other animals, per animal ..... R 10,00

3. *Dumping Sites.*

The following charges shall be payable in respect of the dumping of refuse and waste at the Council's dumping sites, per load.

(1) Refuse or waste transported to the dumping site per truck or light delivery vehicle.

- (a) Light delivery vehicles with a capacity up to 2 000 kg ..... 2,00
- (b) Trucks with a capacity over 2 000 kg ..... 3,00
- (c) Trucks with six wheels ..... 6,00
- (d) Compactor refuse vehicles ..... 9,00

(2) Soil or other material suitable for the covering or forming of dumping sites transported with any vehicle to the dumping site ..... Free of charge

(3) Garden refuse or discarded household articles by a private householder carted to the dumping site by motor car, car, trailer, kombi or a light delivery vehicle with a capacity not exceeding 2 000 kg ..... Free of Charge

4. *Sanitary Services.*

(1) In areas outside the sewerage reticulation area:

- (a) *Removal of Night Soil.*
  - (i) On commencement of soil removal services to any premises, initial charge, per pail ..... 2,50
  - (ii) On any increase in the number of pails on any premises, initial charge for every additional pail ..... 2,50
  - (iii) From any premises, three times per week, per pail, per month ..... 5,00

(b) *Vacuum Tank Services.*

- (i) For the removal of the contents of conservancy tanks by means of a vacuum tanker, per kl or part thereof ..... 1,65  
Subject to a minimum charge per conservancy tank per month ..... 3,30
- (ii) Where a vacuum tank service is provided and a pail service for domestic servants is required on the same premises, per pail per month:
  - (aa) Three times per week ..... 1,20
  - (bb) daily ..... 1,80

(2) In areas inside the sewerage reticulation area.

(These charges shall apply to all premises which have not been connected to the municipal sewer within twenty weeks after notice has been given by an authorized officer of the Council that such premises may be connected to the sewer).

(2) Alle ander diere, per dier ..... R 10,00

3. *Stortingsterreine.*

Die volgende gelde word betaal ten opsigte van die stort van vullis en afval by die Raad se stortingsterreine, per frag.

(1) Vullis of afval wat per fragmotor of bakkie na 'n stortterrein vervoer word:

- (a) Bakkies met 'n dra vermoë tot 2 000 kg ..... 2,00
- (b) Fragmotors met 'n dra vermoë bo 2 000 kg ..... 3,00
- (c) Fragmotors met ses wiele ..... 6,00
- (d) Kompaksie vullisverwyderingsvoertuie ..... 9,00

(2) Grond of ander materiaal wat geskik is vir die bedekking of vorming van stortingsterreine met enige voertuig vervoer na die stortingsterrein ..... Gratis

(3) Tuinafval of afgedankte huishoudelike artikels deur 'n private huisbewoner in 'n motor, motorsleepwa, 'n kombi of 'n bakkie met 'n dra vermoë van hoogstens 2 000 kg na 'n stortingsterrein gebring ..... Gratis

4. *Sanitêre Dienste*

(1) Vir gebiede waar die rioolskema nie in werking is nie.

(a) *Verwydering van Nagvuil*

- (i) By die aanvang van die diens ten opsigte van verwydering van nagvuil van enige perseel is die aanvangsgelde per emmer ..... 2,50
- (ii) By die vermeerdering in die getal emmers op enige perseel is die aanvangsgelde vir elke bykomende emmer ..... 2,50
- (iii) Vanaf enige perseel, drie keer per week, per emmer per maand ..... 5,00

(b) *Suigtenkdiens*

- (i) Vir die verwydering van die inhoud van riooltenks deur middel van 'n suigtenker, per kl, of gedeelte daarvan ..... 1,65  
Onderworpe aan 'n minimum heffing per riooltenk, per maand ..... 3,30
- (ii) Waar 'n suigtenkdiens gelewer word en 'n emmerdiens vir huisbediendes op dieselfde perseel benodig word, per emmer, per maand —
  - (aa) drie keer per week ..... 1,20
  - (bb) daaglik ..... 1,80

(2) Vir gebiede waar die rioolskema in werking is.

(Hierdie tariewe is op alle persele van toepassing wat nie binne twintig weke by die munisipale riool aangesluit is nie nadat 'n gemagtigde beampte van die Raad kennis gegee het dat sodanige perseel by die riool aangesluit kan word.)

R	R
(a) <i>Removal of Night Soil.</i>	(a) <i>Verwydering van Nagvuil</i>
From any premises, three times per week, per pail, per month .....	Vanaf enige perseel, drie keer per week, per emmer, per maand .....
10,00	10,00
(b) <i>Vacuum Tank Services.</i>	(b) <i>Suigtenkdiens</i>
(i) For the removal of the contents of conservancy tanks from premises by means of a vacuum tanker, per kl or part thereof .....	(i) Vir die verwydering van die inhoud van riooltenks deur middel van 'n suigtenker, per kl of gedeelte daarvan .....
3,30	3,30
Subject to a minimum charge per conservancy tank per month .....	Onderworpe aan 'n minimum heffing per riooltenk per maand .....
6,60	6,60
(ii) Where a vacuum tank service is provided and a pail service for domestic servants is required on the same premises, per pail, per month —	(ii) Waar 'n suigtenkdiens gelewer word en 'n emmerdiens vir huisbediendes op dieselfde perseel benodig word, per emmer, per maand:
(aa) three times per week .....	(aa) drie keer per week .....
4,00	4,00
(bb) daily .....	(bb) daaglik .....
7,50	7,50
(3) <i>Occasional pail services.</i>	(3) <i>Emmerdienste vir toevallige geleenthede</i>
(a) Per pail, per day .....	(a) Per emmer, per dag .....
0,45	0,45
(b) Per pail, per week .....	(b) Per emmer, per week .....
1,25	1,25
(c) <i>Building Operations.</i>	(c) <i>Bouwerkzaamhede</i>
A deposit of R30 shall be payable for each pail in respect of services on a weekly tariff basis for building purposes, which amount shall be refunded on termination of the service, provided that the charges in terms of paragraph (b) shall have been paid in full.	Vir elke emmer is 'n deposito van R30 betaalbaar ten opsigte van dienste op 'n weeklikse tariefgrondslag vir boudoeleindes, welke bedrag terugbetaalbaar is by staking van diens mits die gelde ingevolge paragraaf (b) ten volle betaal is.
5. The Council reserves to itself the right to refuse to render any of the services referred to in this Schedule.	5. Die Raad behou hom die reg voor om enige dienste waarna in hierdie Bylae verwys word, te weier.
PB. 2-4-2-81-30	PB. 2-4-2-81-30

Administrator's Notice 101 31 January, 1979

**SPRINGS MUNICIPALITY: AMENDMENT TO INFLAMMABLE LIQUIDS AND SUBSTANCES 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 Inflammable Liquids and Substances By-laws of the Springs Municipality, published under Administrator's Notice 567, dated 18 July, 1956, as amended, are hereby further amended by the substitution in section 72(1)(k) for the expression "4 800 (four thousand eight hundred) gallons" of the following. "35 000 l".

PB. 2-4-2-49-32

Administrator's Notice 102 31 January, 1979

**ESTABLISHMENT OF A CONSULTATIVE COMMITTEE FOR INDIAN GROUP AREA OF VENTERSDORP.**

In terms of the provisions of section 2(1) of the Local Government (Extension of Powers) Ordinance, 1962 (Ordinance 22 of 1962), the Administrator with the approval of the Minister of Indian Affairs, hereby establishes a

Administrateurskennisgewing 101 31 Januarie 1979

**MUNISIPALITEIT SPRINGS: WYSIGING VAN VERORDENINGE INSAKE ONTVLAMBARE VLOEISTOWWE EN STOWWE.**

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

Die Verordeninge Insaake Ontvlambare Vloeistowwe en Stowwe van die Munisipaliteit Springs, afgekondig by Administrateurskennisgewing 567 van 18 Julie 1956, soos gewysig, word hierby verder gewysig deur in artikel 72(1)(k) die uitdrukking "4 800 (vierduisend agthonderd) gelling" deur die volgende te vervang: "35 000 l".

PB. 2-4-2-49-32

Administrateurskennisgewing 102 31 Januarie 1979

**INSTELLING VAN 'N RAADPLEGENDE KOMITEE VIR INDIËRGROEPSGEBIED VAN VENTERSDORP.**

Ingevolge die bepalings van artikel 2(1) van die Ordonnansie op Plaaslike Bestuur (Uitbreiding en Bevoegd-hede), 1962 (Ordonnansie 22 van 1962), stel die Administrateur, met die goedkeuring van die Minister van Indiër-sake, hierby 'n raadplegende komitee in vir die geprokla-

consultative committee for the proclaimed Indian group area, mentioned in the Schedule hereto, and in terms of section 4 of the said Ordinance, the Administrator, with the approval of the said Minister, hereby makes the Standard Regulations concerning the Establishment of a Consultative Committee for the Indian Community in the Area of Jurisdiction of a Local Authority, published under Administrator's Notice 445, dated 21 March, 1973, applicable to that Committee as regulations of the Committee.

PB. 3-2-6-2-35

SCHEDULE.

Area of Jurisdiction	No. of Proclamation
Ventersdorp	289/58

Administrator's Notice 103 31 January, 1979

CORRECTION NOTICE.

WATERVAL-BOVEN HEALTH COMMITTEE: AMENDMENT TO WATER SUPPLY REGULATIONS.

Administrator's Notice 1936, dated 27 December, 1978, is hereby corrected by the deletion in subitem (1) of the expression " , per kl".

PB. 2-4-2-104-106

Administrator's Notice 104 31 January, 1979

WITBANK MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS.

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

The Public Health By-laws of the Witbank Municipality, published under Administrator's Notice 11, dated 12 January, 1949, as amended are hereby further amended by the substitution for paragraph (c) of section 45 of Chapter 1 under Part IV of the following:

"(c) On the day determined by the Council for the collection and removal of refuse the owner or occupier of a premises shall properly close the liner and place it inside the premises adjoining the sidewalk for removal by the Council."

PB. 2-4-2-77-39

Administrator's Notice 105 31 January 1979

WOLMARANSSTAD MUNICIPALITY: POUND TARIFF.

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

meerde Indiërgroepsgebied genoem in die Bylae hierby en ingevolge die bepalings van artikel 4 van genoemde Ordonnansie maak die Administrateur, met die goedkeuring van genoemde Minister, die Standaardregulasies Betreffende die Instelling van 'n Raadplegende Komitee vir die Indiërgemeenskap in die Regsgebied van 'n Plaaslike Bestuur, afgekondig by Administrateurskennisgewing 445, van 21 Maart 1973, hierby op daardie Komitee van toepassing as regulasies van die Komitee.

PB. 3-2-6-2-35

BYLAE.

Regsgebied	No. van Proklamasie
Ventersdorp	289/58

Administrateurskennisgewing 103 31 Januarie 1979

KENNISGEWING VAN VERBETERING.

GESONDHEIDSKOMITEE VAN WATERVAL-BOVEN: WYSIGING VAN WATERVOORSIENINGSREGULASIES.

Administrateurskennisgewing 1936 van 27 Desember 1978, word hierby verbeter deur in subitem (1) die uitdrukking " , per kl" te skrap.

PB. 2-4-2-104-106

Administrateurskennisgewing 104 31 Januarie 1979

MUNISIPALITEIT WITBANK: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE.

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

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Witbank, afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, word hierby verder gewysig deur paragraaf (c) van artikel 45 van Hoofstuk 1 onder Deel IV deur die volgende te vervang:

"(c) Op die dag wat die Raad bepaal vir die afhaal en verwydering van afval, moet die eienaar of bewoner van 'n perseel die voering behoorlik toebind, en dit binne die perseel aangrensend aan die sypaadjie plaas vir verwydering deur die Raad."

PB. 2-4-2-77-39

Administrateurskennisgewing 105 31 Januarie 1979

MUNISIPALITEIT WOLMARANSSTAD: SKUTTARIEF.

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

## POUND TARIFF.

1. Driving Fees, per km or part thereof:
  - (1) For every horse, mule, donkey, head of cattle, goat or sheep: 5c.
  - (2) For every pig: 50c.
2. Pound Fees
  - (1) For every stallion or donkey stallion over 2 years: R9.
  - (2) For every bull over 12 months: R9.
  - (3) For every boar over 12 months: R4.
  - (4) For every horse, mule or donkey other than a stallion or donkey stallion over 2 years: R3.
  - (5) For every head of cattle, other than a bull over 12 months: R3.
  - (6) For every pig, other than a boar over 12 months: R3.
  - (7) For every sheep or goat: R1,50.
3. Feeding charges, where necessary, per day: R1.
4. Grazing and attendance per day or part thereof:
  - (1) For every horse, mule, donkey or head of cattle: 30c.
  - (2) For every pig, goat or sheep: 15c.

The Pound Tariff of the Wolmaransstad Municipality, published under Administrator's Notice 191, dated 12, March, 1947, is hereby revoked.

PB. 2-4-2-75-40

Administrator's Notice 106 31 January, 1979

## CORRECTION NOTICE.

## MUNICIPAL ELECTION REGULATIONS: AMENDMENT.

Administrator's Notice 1670 dated 3 November 1978 is hereby corrected by the substitution for the word "presiding" in paragraph 5(1), of the word "returning".

PB. 3-6-2-1-1

Administrator's Notice 107 31 January, 1979

## NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1088.

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 Northern Johannesburg Region Town-planning Scheme, 1958, comprising the same land as included in the township of Morningside Extension 41.

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.

## SKUTTARIEF.

1. Dryfgelde, per km of gedeelte daarvan:
  - (1) Vir elke perd, muil, donkie, bees, bok of skaap: 5c.
  - (2) Vir elke vark: 50c.
2. Skutgelde
  - (1) Vir elke hings of donkiehings bo 2 jaar: R9.
  - (2) Vir elke bul bo 12 maande: R9.
  - (3) Vir elke beer bo 12 maande: R4.
  - (4) Vir elke perd, muil of donkie uitgesonderd 'n hings of donkiehings bo 2 jaar: R3.
  - (5) Vir elke bees, uitgesonderd 'n bul bo 12 maande: R3.
  - (6) Vir elke vark, uitgesonderd 'n beer bo 12 maande: R3.
  - (7) Vir elke skaap of bok: R1,50.
3. Voergelde, indien nodig, per dag R1.
4. Wei en oppasgelde per dag of gedeelte daarvan:
  - (1) Vir elke perd, muil, donkie of bees: 30c.
  - (2) Vir elke vark, bok of skaap: 15c.

Die Skuttarief van die Munisipaliteit Wolmaransstad, afgekondig by Administrateurskennisgewing 191 van 12 Maart 1947, word hierby herroep.

PB. 2-4-2-75-40

Administrateurskennisgewing 106 31 Januarie 1979

## KENNISGEWING VAN VERBETERING.

## MUNISIPALE VERKIESINGSREGULASIES: WYSIGING.

Administrateurskennisgewing 1670 van 3 November 1978 word hierby verbeter deur die woord "presiding" in paragraaf 5(1), van die Engelse kennisgewing met die woord "returning" te vervang.

PB. 3-6-2-1-1

Administrateurskennisgewing 107 31 Januarie 1979

## NOORDELIKE JOHANNESBURGSTREEK- WYSIGINGSKEMA 1088.

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 Noordelike Johannesburgstreek-dorpsaanlegskema 1958, wat uit dieselfde grond as die dorp Morningside Uitbreiding 41 bestaan, goedgekeur het.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsclerk, Johannesburg en is beskikbaar vir inspeksie op alle redelike tye.

This amendment is known as Northern Johannesburg Region Amendment Scheme 1088.

PB. 4-9-2-166-1088

Administrator's Notice 108 31 January, 1979

**BOKSBURG AMENDMENT SCHEME 1/205.**

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Boksburg Amendment Scheme 1/205 the Administrator has approved the correction of the abovementioned error by

(1) the substitution for the figure "08" in the Code of the figure "8" on each sheet of Map 3 and the Annexure to Map 3;

(2) the insertion of the name "Dawn Park Township" on each sheet of Map 3 and the Annexure to Map 3.

PB. 4-9-2-8-205

Administrator's Notice 109 31 January, 1979

**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 Vanderbijl Park South East No. 6 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-4704

**SCHEDULE.**

CONDITIONS UNDER WHICH THE APPLICATION MADE BY VANDERBIJL PARK ESTATE COMPANY UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON THE FARM VANDERBIJL PARK 568-I.Q., PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

**1. CONDITIONS OF ESTABLISHMENT.**

*(1) Name.*

The name of the township shall be Vanderbijl Park South East No. 6.

*(2) Design.*

The township shall consist of erven and streets as indicated on General Plan S.G. A.5891/76.

*(3) Stormwater Drainage and Street Construction.*

(a) The township owner, shall at the request of the local authority submit to such authority for its approval, a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein together with the provision of such retaining walls as may be con-

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 1088.

PB. 4-9-2-166-1088

Administrateurskennisgewing 108 31 Januarie 1979

**BOKSBURG-WYSIGINGSKEMA 1/205.**

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Boksburg-wysigingskema 1/205 ontstaan het, het die Administrateur goedgekeur dat die bogenoemde foute reggestel word deur

(1) die syfers "08" in die Kode op elke vel van Kaart 3 en die Bylae tot Kaart 3 te vervang met die syfer "8"; en

(2) die naam "Dorp Dawn Park" op elke vel van Kaart 3 en die Bylae tot Kaart 3 aan te bring.

PB. 4-9-2-8-205

Administrateurskennisgewing 109 31 Januarie 1979

**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 Vanderbijl Park Suid-oos No. 6, tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-4704

**BYLAE.**

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR VANDERBIJL PARK ESTATE COMPANY INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP DIE PLAAS VANDERBIJL PARK 568-I.Q., PROVINSIE TRANSVAAL, TOEGESTAAN IS.

**1. STIGTINGSVOORWAARDES.**

*(1) Naam.*

Die naam van die dorp is, Vanderbijl Park Suid-oos No. 6.

*(2) Ontwerp.*

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G. A.5891/76.

*(3) Stormwaterdreinerings en Straatbou.*

(a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema volledig met planne, deursneë en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlik aangelegde werke en vir die aanlê, teer-macadamisering, beranding en kanalisering van die strate daarin, tesame met die verskaffing van sodanige keermure as wat die plaaslike bestuur nodig

sidered necessary by the local authority. Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

- (b) The township owner shall when required to do so by the local authority carry out the scheme at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.
- (c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).

#### (4) *Endowment.*

- (a) Payable to the local authority:

The township owner shall, in terms of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to 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. Such endowment shall be paid in accordance with the provisions of section 74 of the aforesaid Ordinance.

- (b) Payable to the Transvaal Education Department:

The township owner shall, in terms of the provisions of sections 62 and 63(1)(a) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment for educational purposes to the Transvaal Education Department on the land value of special residential land in the township, the extent of which shall be determined by multiplying 48,08 m<sup>2</sup> by the number of special residential erven in the township. The area so determined shall be reduced by the area of Erf 889.

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:

- (a) The following rights which will not be passed on to erven in the township:

"Notarial Deed of Servitude No. 645/1959-S registered on 25 June, 1959, granting the right of laying a railway line and constructing a road, with ancillary rights over the Remaining Extent of Portion 1 of the farm Vanderbijl Park No. 550, Registration Division I.Q., Transvaal, measuring as such 2456,9263 hectares, held by the South African Iron and Steel Industrial Corporation Limited, by virtue of Certificate of Registered Title No. 16539/1948, dated 21 May, 1948."

- (b) The following servitude which affects a street in the township only.

ag, vir goedkeuring voorlê. Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

- (b) Die dorpseniener moet wanneer dit vereis word deur die plaaslike bestuur, die skema op eie koste namens en tot bevrediging van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.
- (c) Die dorpseniener is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomstig subklousule (b) gebou is.

#### (4) *Begiftiging.*

- (a) Betaalbaar aan die plaaslike bestuur:

Die dorpseniener 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 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 stortings-terrein. Sodanige begiftiging moet ooreenkomstig die bepalings van artikel 74 van genoemde Ordonnansie betaal word.

- (b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseniener moet ingevolge die bepalings van artikels 62 en 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging 'n globale bedrag vir onderwysdoeleindes aan die Transvaalse Onderwysdepartement betaal op die grondwaarde van spesiale woonerwe in die dorp, die grootte waarvan bereken word deur 48,08 m<sup>2</sup> te vermenigvuldig met die getal spesiale woonerwe in die dorp. Die gebied so bepaal moet verminder word met die grootte van Erf 889.

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 gemaak word aan bestaande voorwaardes en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd:

- (a) Die volgende regte wat nie aan die erwe in die dorp oorgedra sal word nie:

"Notarial Deed of Servitude No. 645/1959-S registered on 25 June, 1959, granting the right of laying a railway line and construct a road, with ancillary rights over the Remaining Extent of Portion 1 of the farm Vanderbijl Park No. 550, Registration Division I.Q., Transvaal, measuring as such 2456,9263 hectares, held by the South African Iron and Steel Industrial Corporation Limited, by virtue of Certificate of Registered Title No. 16539/1948, dated 21 May, 1948."

- (b) Die volgende serwitut wat slegs 'n straat in die dorp raak.

"The property held hereunder is subject to Notarial Deed of Servitude No. 1073/1970-S registered on 26 November, 1970, in favour of the Town Council of Vanderbijlpark, granting the right to convey electricity over the said property together with ancillary rights and subject to the conditions set out in the aforesaid Deed of Servitude, which servitude is indicated by the figure lettered — ABCDEFGH-JKLMNOautsrqponmlkjhgf and awvu — on the annexed diagram."

(6) *Land for State and Municipal Purposes.*

The following erven shall be transferred to the proper authorities by and at the expense of the township owner:

- (a) For State purposes:
  - (i) Educational: Erf 889.
  - (ii) Post Office: Erf 898.
- (b) For municipal purposes:
  - (i) Parks: Erven 903 to 910.
  - (ii) Transformer sites: Erven 204, 897 and 900 to 902.

(7) *Restriction on the Disposal of Erf.*

The township owner shall not dispose of Erf 888 to any person or corporate body other than the State without first having given written notice to the Director of the Transvaal Works Department of such intention and giving him first refusal for a period of 6 months to purchase the said erf, at a price not higher than that at which it is proposed to dispose thereof to such person or corporate body.

2. CONDITIONS OF TITLE.

All erven with the exception of the erven mentioned in Clause 1(6) hereof shall be subject to the conditions hereinafter set forth, 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) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude, such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

"The property held hereunder is subject to Notarial Deed of Servitude No. 1073/1970-S registered on 26 November, 1970, in favour of the Town Council of Vanderbijlpark, granting the right to convey electricity over the said property together with ancillary rights and subject to the conditions set out in the aforesaid Deed of Servitude, which servitude is indicated by the figure lettered — ABCDEFGH-JKLMNOautsrqponmlkjhgf and awvu — on the annexed diagram."

(6) *Grond vir Staats en Munisipale Doeleindes.*

Die dorpseienaar moet op eie koste die volgende erwe soos op die algemene plan aangetoon aan die bevoegde owerhede oordra:

- (a) Vir Staatsdoeleindes:
  - (i) Onderwys: Erf 889.
  - (ii) Poskantoor: Erf 898.
- (b) Vir munisipale doeleindes:
  - (i) Parke: Erwe 903 tot 910.
  - (ii) Transformatorterreine: Erwe 204, 897 en 900 tot 902.

(7) *Beperking op die Vervreemding van Erf.*

Die dorpseienaar mag nie Erf 888 aan enige persoon of liggaam met regs persoonlikheid anders as die Staat vervreem nie voordat hy die Direkteur, Transvaalse Werkedepartement, skriftelik in kennis gestel het van sodanige voorneme en die eerste opsie vir 'n tydperk van 6 maande aan hom gegee het om die genoemde erf aan te koop teen 'n prys wat nie hoër is as die prys waarvoor dit die voorneme is om die erf aan sodanige persoon of liggaam met regs persoonlikheid te vervreem nie.

2. TITELVOORWAARDES.

Alle erwe met uitsondering van die erwe genoem in Klousule 1(6) hiervan is onderworpe aan die voorwaardes hierna genoem, opgelê deur die Administrateur kragtens die bepalinge van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965:

- (1) Die erf is onderworpe aan 'n serwituut, 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense uitgesonderd 'n straatgrens, soos deur die plaaslike bestuur bepaal.
- (2) Geen gebou of ander struktuur mag binne die voornoemde serwituutgebied opgerig word nie en geen grootwortelboome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpyp- leidings en ander werke as wat hy na goëddunke 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 rioolhoofpyp- leidings en ander werke veroorsaak word.

Administrator's Notice 110 31 January, 1979

## VANDERBIJLPARK AMENDMENT SCHEME 1/58.

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 Vanderbijlpark Town-planning Scheme 1, 1961, comprising the same land as included in the township of Vanderbijlpark South East Extension 6.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Vanderbijlpark and are open for inspection at all reasonable times.

This amendment is known as Vanderbijlpark Amendment Scheme 1/58.

PB. 4-9-2-34-58

Administrator's Notice 111 31 January, 1979

## ALBERTON AMENDMENT SCHEME 1/101.

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 Alberton Town-planning Scheme 1, 1948, by the rezoning of Erf 1011, Alberton Extension 15 Township, from "Special Residential" with a density of "One dwelling per 7 000 sq. ft." to "General Residential" with a density of "One dwelling per 7 000 sq. ft.", 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, Alberton and are open for inspection at all reasonable times.

This amendment is known as Alberton Amendment Scheme 1/101.

PB. 4-9-2-4-101

Administrator's Notice 112 31 January, 1979

## JOHANNESBURG AMENDMENT SCHEME 1/1002.

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 Lot 12, Booyens Township, from "General Residential" Height Zone 5 to "Special" to permit offices, showrooms and warehouses, and with the consent of the Council, scrapyards and workshops 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 1/1002.

PB. 4-9-2-2-1002

Administrateurskennisgewing 110 31 Januarie 1979

## VANDERBIJLPARK-WYSIGINGSKEMA 1/58.

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 Vanderbijlpark-dorpsaanlegkema 1, 1961, wat uit dieselfde grond as die dorp Vanderbijlpark Suid-oos Uitbreiding 6 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, Vanderbijlpark en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Vanderbijlpark-wysigingskema 1/58.

PB. 4-9-2-34-58

Administrateurskennisgewing 111 31 Januarie 1979

## ALBERTON-WYSIGINGSKEMA 1/101.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Alberton-dorpsaanlegkema 1, 1948, gewysig word deur die hersonering van Erf 1011, dorp Alberton Uitbreiding 15, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 7 000 vk. vt." tot "Algemene Woon" met 'n digtheid van "Een woonhuis per 7 000 vk. vt." 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 Alberton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Alberton-wysigingskema 1/101.

PB. 4-9-2-4-101

Administrateurskennisgewing 112 31 Januarie 1979

## JOHANNESBURG-WYSIGINGSKEMA 1/1002.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsaanlegkema 1, 1946, gewysig word deur die hersonering van Lot 12, dorp Booyens van "Algemene Woon" Hoogte Sone 5, tot "Spesiaal" ten einde kantore, vertoonkamers en pakhuis, en met die vergunning van die Raad, rommelwerwe en werkwinkels, 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, Johannesburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1/1002.

PB. 4-9-2-2-1002

Administrator's Notice 113 31 January, 1979

**KRUGERSDORP AMENDMENT SCHEME 2/35.**

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 Krugersdorp Town-planning Scheme 2, 1947, by the rezoning of Erf 147, Rangeview Extension 1 Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 10 000 sq. ft."

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Krugersdorp and are open for inspection at all reasonable times.

This amendment is known as Krugersdorp Amendment Scheme 2/35.

PB. 4-9-2-18-35-2

Administrator's Notice 114 31 January, 1979

**PRETORIA AMENDMENT SCHEME 340.**

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 Erf 3415, Eersterust Extension 5 Township, from "Special" for religious purposes, to "Existing Public Open Space"; and
- (b) a part of Erf 3419, Eersterust Extension 5 Township, from "Existing Public Open Space" to "Special" for religious purposes, and purposes incidental thereto 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 340.

PB. 4-9-2-3H-340

Administrator's Notice 115 31 January, 1979

**PRETORIA AMENDMENT SCHEME 405.**

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 substitution for condition 8 to Annexure "B" 784, in respect of Erf 556, Murrayfield Extension 1 Township, of the following condition to provide for two additional entrances:

"Ingress to and egress from the erf shall be restricted to the portions marked "ab", "cd", "ef" and "gh" on the plan. These ingresses and egresses shall not be wider than 10 m."

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government,

Administrateurskennisgewing 113 31 Januarie 1979

**KRUGERSDORP-WYSIGINGSKEMA 2/35.**

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 Krugersdorp-dorpsaanlegkema 2, 1947, gewysig word deur die hersonering van Erf 147, dorp Rangeview Uitbreiding 1, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" na "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, Krugersdorp en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Krugersdorp-wysigingskema 2/35.

PB. 4-9-2-18-35-2

Administrateurskennisgewing 114 31 Januarie 1979

**PRETORIA-WYSIGINGSKEMA 340.**

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

- (a) 'n deel van Erf 3415, dorp Eersterust Uitbreiding 5, van "Spesiaal" vir Godsdienstdoeleindes en doeleindes in verband daarmee tot "Bestaande Openbare Oopruimte"; en
- (b) 'n deel van Erf 3419, dorp Eersterust Uitbreiding 5, van "Openbare Oopruimte" tot "Spesiaal" vir godsdienstdoeleindes en doeleindes in verband daarmee 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 340.

PB. 4-9-2-3H-340

Administrateurskennisgewing 115 31 Januarie 1979

**PRETORIA-WYSIGINGSKEMA 405.**

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 voorwaarde 8 tot Bylae "B" 784, ten opsigte van Erf 556, dorp Murrayfield Uitbreiding 1, met die volgende voorwaarde te vervang, ten einde voorsiening te maak vir twee addisionele toegange:

"Ingang na en uitgang vanaf die erf moet beperk word tot die gedeeltes gemerk "ab", "cd", "ef" en "gh" op die plan. Hierdie ingange en uitgange moet nie wyer as 10 m wees nie."

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike

Pretoria and the Town Clerk, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Pretoria Amendment Scheme 405.

PB. 4-9-2-3H-405

Administrator's Notice 116

31 January, 1979

#### PRETORIA AMENDMENT SCHEME 412.

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) the eastern Part of Lot 705, Gezina Township, from "General Business" to "Special" as set out in Annexure "B" 232 to the scheme; and
- (b) the western Part of Lot 705, Gezina Township, from "Special Residential" to "Special" for parking 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, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Pretoria Amendment Scheme 412.

PB. 4-9-2-3H-412

Administrator's Notice 117

31 January, 1979

#### SOUTHERN JOHANNESBURG REGION AMENDMENT SCHEME 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 Southern Johannesburg Region Town-planning Scheme, 1962, by the rezoning of Portions 9 and 43 of the farm Misgund 322-I.Q. from "Agricultural" to "Special" for such purposes as may be permitted by the Administrator and subject to such conditions as he may impose after reference to the Townships Board and the Council.

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 Southern Johannesburg Region Amendment Scheme 127.

PB. 4-9-2-213-127

Administrator's Notice 118

31 January, 1979

#### CLOSING OF OUTSPANS: DISTRICT OF RUSTENBURG.

In terms of the provisions of section 55(1)(d) of the Roads Ordinance, 1957, the Administrator hereby closes the outspans on the following farms in the district of Rustenburg:

Bestuur, Pretoria en die Stadsklerk, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 405.

PB. 4-9-2-3H-405

Administrateurskennisgewing 116

31 Januarie 1979

#### PRETORIA-WYSIGINGSKEMA 412.

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) die oostelike Gedeelte van Lot 705, dorp Gezina, van "Algemene Besigheid" tot "Spesiaal" soos uiteengesit in Bylae "B" 232 tot die skema; en
- (b) die westelike Gedeelte van Lot 705, dorp Gezina, van "Spesiale Woon" tot "Spesiaal" vir parkering-doeleindes, 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 412.

PB. 4-9-2-3H-412

Administrateurskennisgewing 117

31 Januarie 1979

#### SUIDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 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 Suidelike Johannesburgstreek-dorpsaanlegskema, 1962, gewysig word deur die hersonering van Gedeeltes 9 en 43 van die plaas Misgund 322-I.Q. van "Landbou" tot "Spesiaal" vir sodanige doeleindes as wat toegelaat word en onderworpe aan sodanige vereistes as wat bepaal mag word deur die Administrateur na oorlegpleging met die Dorperaad en die Raad.

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 Suidelike Johannesburgstreek-wysigingskema 127.

PB. 4-9-2-213-127.

Administrateurskennisgewing 118

31 Januarie 1979

#### SLUITING VAN UITSPANNINGS: DISTRIK RUSTENBURG.

Ingevolge die bepalings van artikel 55(1)(d) van die Padordonnansie, 1957 sluit die Administrateur hierby die uitspannings geleë op die volgende plase in die distrik Rustenburg:

- |  |   |
|--|---|
| (a) The outspan, in extent 4 ha, on the Remaining Extent of Portion 1, of the farm Commisiesdrift 327-J.Q.;        | (a) Die uitspanning, groot 4 ha, op die Restant van Gedeelte 1 van die plaas Commisiesdrift 327-J.Q.;                   |
| (b) the outspan, in extent 4,2827 ha, on the Remaining Extent of the farm Doornlaagte 318-J.Q.;                    | (b) die uitspanning, groot 4,2827 ha, op die Restant van die plaas Doornlaagte 318-J.Q.;                                |
| (c) the outspan, in extent 4,2827 ha, on the Remaining Extent of Portion 2 of the farm Grootfontein 346-J.Q.;      | (c) die uitspanning, groot 4,2827 ha, op die Restant van Gedeelte 2 van die plaas Grootfontein 346-J.Q.;                |
| (d) the outspan, in extent 4,2827 ha, on Portion 133 (a portion of Portion 1) of the farm Kafferskraal 133-J.Q.;   | (d) die uitspanning, groot 4,2827 ha, op Gedeelte 133 ('n gedeelte van Gedeelte 1) van die plaas Kafferskraal 133-J.Q.; |
| (e) the outspan, in extent 4,2827 ha, on Portion 73 of the farm Kroondal 304-J.Q.;                                 | (e) die uitspanning, groot 4,2827 ha, op Gedeelte 73 van die plaas Kroondal 304-J.Q.;                                   |
| (f) the outspan, in extent 4,2827 ha, on the Remaining Extent of Portion 20 of the farm Kromrivier 347-J.Q.;       | (f) die uitspanning, groot 4,2827 ha, op die Restant van Gedeelte 20 van die plaas Kromrivier 347-J.Q.;                 |
| (g) the outspan, in extent 4,2827 ha, on the Remaining Extent of Portion 76 of the farm Kromrivier 347-J.Q.;       | (g) die uitspanning, groot 4,2827 ha, op die Restant van Gedeelte 76 van die plaas Kromrivier 347-J.Q.;                 |
| (h) the outspan, in extent 4,2827 ha, on Portion 2 of the farm Kraalhoek 269-J.Q.;                                 | (h) die uitspanning, groot 4,2827 ha, op Gedeelte 2 van die plaas Kraalhoek 269-J.Q.;                                   |
| (i) the outspan, in extent 4 ha, on the Remaining Extent of Portion 1 of the farm Kleingeluk 196-J.Q.;             | (i) die uitspanning, groot 4 ha, op die Restant van Gedeelte 1 van die plaas Kleingeluk 196-J.Q.;                       |
| (j) the outspan, in extent 1 ha, on the Remaining Extent of the farm Modderfontein 332-J.Q.;                       | (j) die uitspanning, groot 1 ha, op die Restant van die plaas Modderfontein 332-J.Q.;                                   |
| (k) the outspan, in extent 4,2827 ha, on Portion 49 (a portion of Portion 1) of the farm Middelkraal 446-J.Q.;     | (k) die uitspanning, groot 4,2827 ha, op Gedeelte 49 ('n gedeelte van Gedeelte 1) van die plaas Middelkraal 446-J.Q.;   |
| (l) the outspan, in extent 4,2827 ha, on the Remaining Extent of Portion 8 of the farm Rietvly 271-J.Q.;           | (l) die uitspanning, groot 4,2827 ha, op die Restant van Gedeelte 8 van die plaas Rietvly 271-J.Q.;                     |
| (m) the outspan, in extent 4,2827 ha, on the Remaining Extent of Portion 19 of the farm Rhenosterfontein 336-J.Q.; | (m) die uitspanning, groot 4,2827 ha, op die Restant van Gedeelte 19 van die plaas Rhenosterfontein 336-J.Q.;           |
| (n) the outspan, in extent 4,2827 ha, on the Remaining Extent of the farm Spruitfontein 341-J.Q.;                  | (n) die uitspanning, groot 4,2827 ha, op die Restant van die plaas Spruitfontein 341-J.Q.;                              |
| (o) the outspan, in extent 4,2827 ha, on Portion 10 of the farm Shylock 256-J.Q.;                                  | (o) die uitspanning, groot 4,2827 ha, op Gedeelte 10 van die plaas Shylock 256-J.Q.;                                    |
| (p) the outspan, in extent 4 ha, on Portion 21 (a portion of Portion 2) of the farm Stroomrivier 236-J.P.;         | (p) die uitspanning, groot 4 ha, op Gedeelte 21 ('n gedeelte van Gedeelte 2) van die plaas Stroomrivier 236-J.P.;       |
| (q) the outspan, in extent 8,5653 ha, on Portion 8 of the farm Wagenpadspruit 354-J.Q.;                            | (q) die uitspanning, groot 8,5653 ha, op Gedeelte 8 van die plaas Wagenpadspruit 354-J.Q.;                              |
| (r) the outspan, in extent 4,2827 ha, on Portion 1 of the farm Waagfontein 340-J.Q.;                               | (r) die uitspanning, groot 4,2827 ha, op Gedeelte 1 van die plaas Waagfontein 340-J.Q.;                                 |
| (s) the outspan, in extent 4,2827 ha, on Portion 22 of the farm Zuurplaat 337-J.Q.;                                | (s) die uitspanning, groot 4,2827 ha, op Gedeelte 22 van die plaas Zuurplaat 337-J.Q.;                                  |
| (t) the outspan, in extent 4 ha, on Portion 1 of the farm Zwaarverdiend 234-J.P.;                                  | (t) die uitspanning, groot 4 ha, op Gedeelte 1 van die plaas Zwaarverdiend 234-J.P.;                                    |
| (u) the outspan, in extent 4 ha, on the Remaining Extent of the farm Zandsloot 71-J.Q.                             | (u) die uitspanning, groot 4 ha, op die Restant van die plaas Zandsloot 71-J.Q.   |

E.C.R. 2146/28/11/1978  
DP. 08-082-37/2

U.K.B. 2146, gedateer 28 November 1978.  
DP. 08-082-37/2

Administrator's Notice 119

31 January, 1979

**INCREASE IN WIDTH OF ROAD RESERVE OF PROVINCIAL ROAD P126-1, DISTRICT OF ROODEPOORT.**

In terms of the provisions of section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby increases the width of the road reserve of Provincial Road P126-1 within the Municipal area of Roodepoort.

The extent of the increase of the width of the road reserve of the said provincial road is indicated on the appended sketch with appropriate co-ordinates of the boundary beacons.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance, it is hereby declared that boundary beacons have been erected to demarcate the land taken up by the increase in the width of the road reserve of the said road.

E.C.R. 2087(5), dated 14 November, 1978.  
Reference 10/4/1/3/P126-1(1)

Administrateurskennisgewing 119 · 31 Januarie 1979

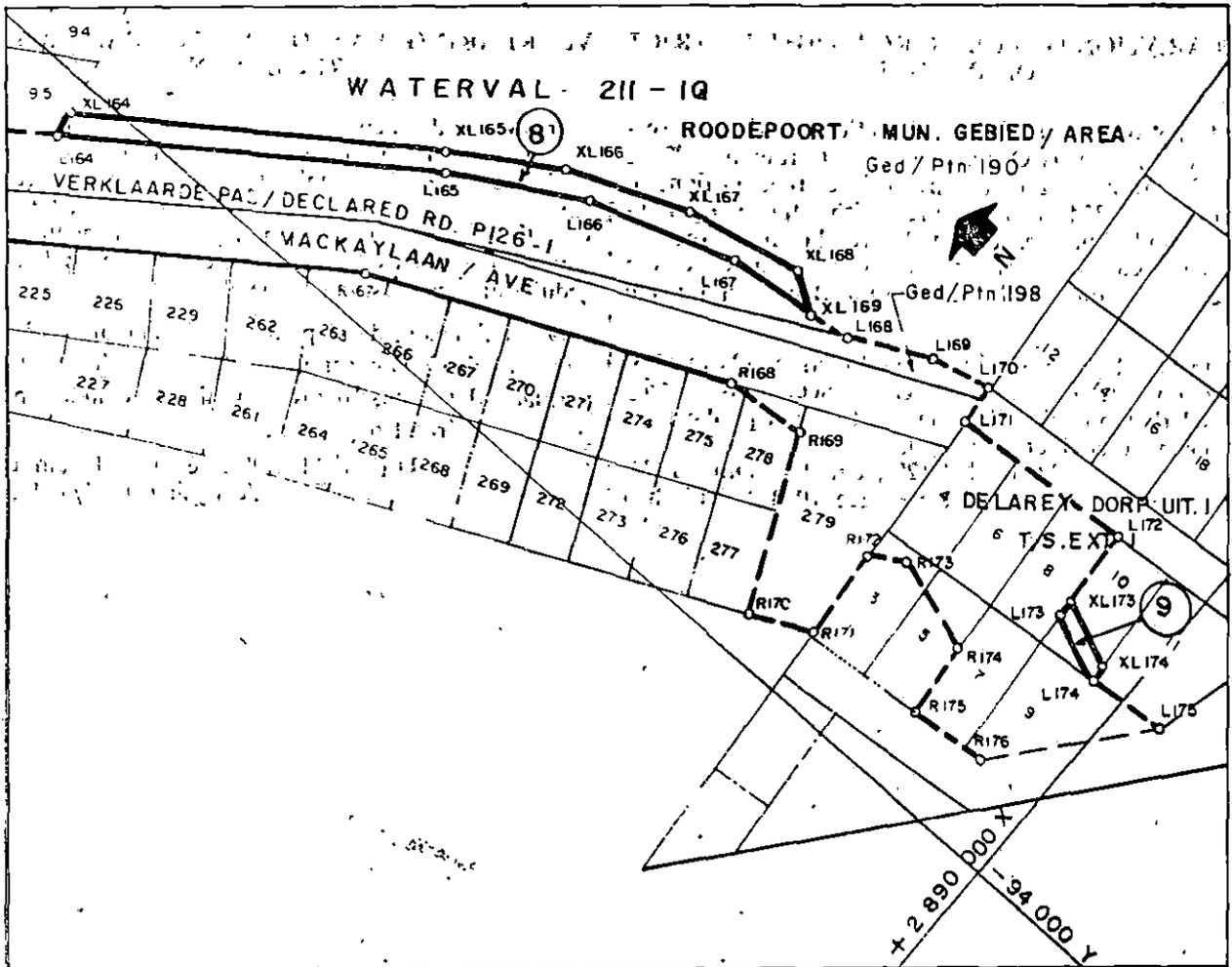
**VERMEERDERING VAN BREEDTE VAN PADRESERWE VAN PROVINSIALE PAD P126-1, DISTRIK ROODEPOORT.**

Ingevolge die bepalings van artikel 3 van die Padordonnansie 1957 (Ordonnansie 22 van 1957) vermeerder die Administrateur hierby die breedte van die padreserwe van Provinsiale Pad P126-1 binne die Munisipale gebied van Roodepoort.

Die omvang van die vermeerdering van die breedte van die padreserwe van die genoemde provinsiale pad word aangedui op bygaande sketsplan met toepaslike koördinate van die grensbakens.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hierby verklaar dat grensbakens opgerig is om die grond wat deur vermeerdering van die breedte van die padreserwe van die genoemde pad in beslag geneem word, af te merk.

U.K.B. 2087(5), gedateer 14 November 1978  
Verwysing 10/4/1/3/P126-1(1)



KOORDINAATLYS      STELSEL L<sub>0</sub> 27° SYSTEM      CO-ORDINATE LIST  
 KONSTANTE      CONSTANT ± 0,00 Y      + 2 800 000,00 X (Int. meter/metres)

	Y	X		Y	X		Y	X
XL164	-93 987,68	+95 591,39	XL169	-94 107,04	+95 831,35	L173	-94 087,10	+95 963,00
XL165	-94 064,26	+95 698,24	L164	-93 980,04	+95 593,09	L174	-94 073,91	+95 986,13
XL166	-94 086,95	+95 735,90	L165	-94 050,57	+95 702,32	XL173	-94 091,09	+95 962,72
XL167	-94 103,37	+95 776,69	L166	-94 085,17	+95 748,49	XL174	-94 079,91	+95 985,64
XL168	-94 113,10	+95 819,57	L167	-94 102,25	+95 799,42			

DIE FIGUUR      L164, XL164 — XL169, L167 — L164 (PLAN PRS 78/85/13 V)  
 THE FIGURE      8      STEL VOOR 'N VERBREDING VAN PADRESERVE VAN PAD P126/1  
 REPRESENTS A WIDENING OF ROAD RESERVE OF ROAD P126/1

DIE FIGUUR      L173, XL173, XL174, L174, L173 (PLAN PRS 78/85/13 V)  
 THE FIGURE      9      STEL VOOR 'N VERBREDING VAN PADRESERVE VAN PAD P126/1  
 REPRESENTS A WIDENING OF ROAD RESERVE OF ROAD P126/1

----- BESTAANDE PAD  
 ----- EXISTING ROAD P126-1

FILE NR      LEER NO  
 0747/13-226--

U.K. BESLUIT / EXCO RES.  
 2087 (F)      ged      1978/11/14  
                  dg

PLAN NR./NO.  
 PRS 78 / 85 / 13 V.

Administrator's Notice 120

31 January, 1979

## DECLARATION OF PUBLIC ROAD 0334, DISTRICT OF BENONI.

In terms of the provisions of section 5(2)(b) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby declares that portions of Public Road 0334 with varying widths, the general directions and situations of which are shown on the appended sketch plans with appropriate co-ordinates of the boundary beacons shall exist within Benoni municipal area.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that boundary beacons of the said public road have been erected on the land.

E.C.R. 1147(29), dated 18 June, 1974.  
Reference 10/4/1/4/0334(1)

Administrateurskennisgewing 120

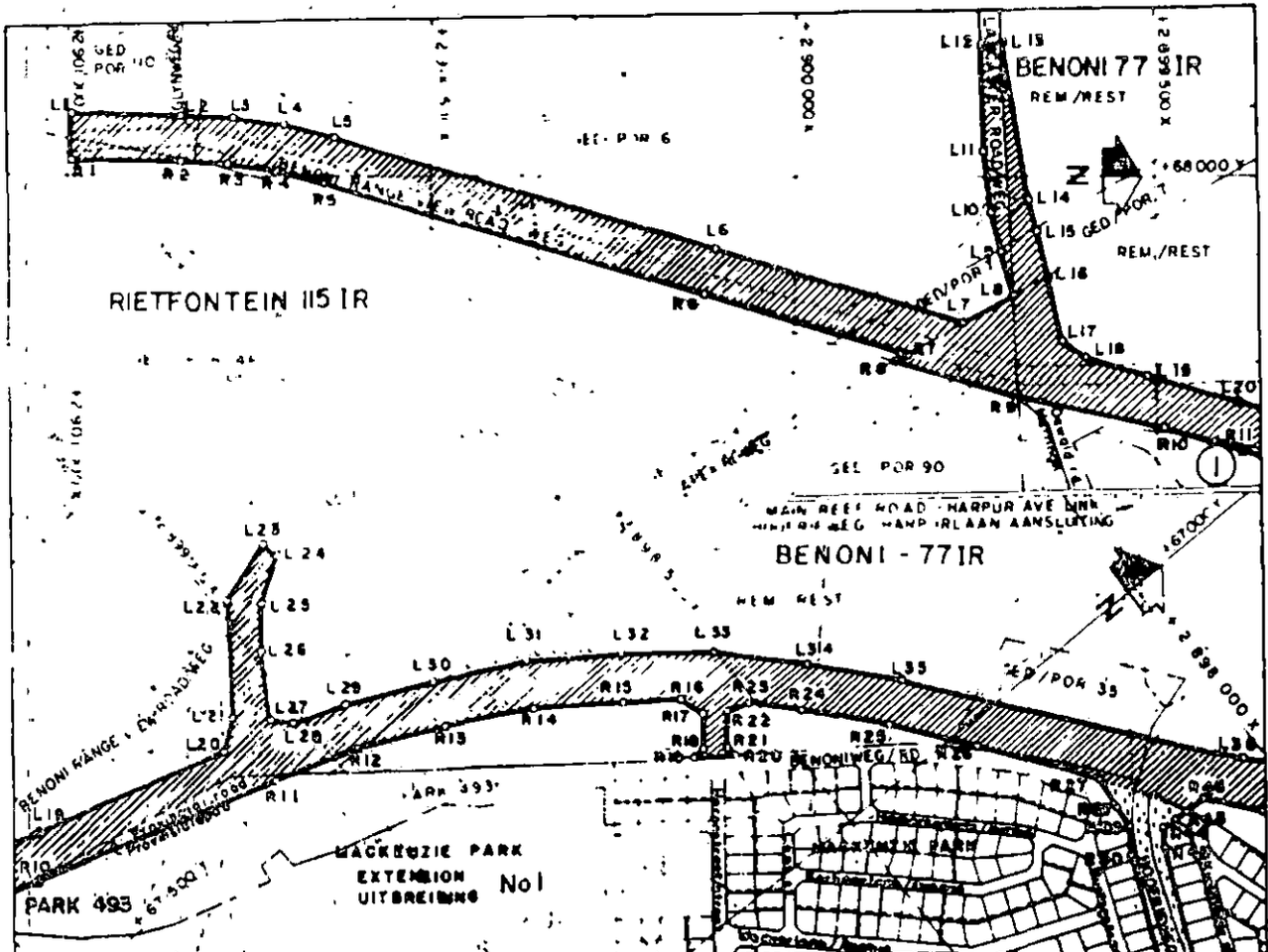
31 Januarie 1979

## VERKLARING VAN OPENBARE PAD 0334, DISTRIK BENONI.

Ingevolge die bepalings van artikel 5(2)(b) en artikel 3 van die Padordonnansie 1957, (Ordonnansie 22 van 1957) verklaar die Administrateur hierby dat gedeeltes van Openbare Pad 0334 met wisselende breedtes, waarvan die algemene rigting en ligging op bygaande sketsplanne met toepaslike koördinate van grensbakens aangedui word, sal bestaan binne Benoni munisipale gebied.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat grensbakens van die genoemde openbare pad op die grond opgerig is.

U.K.B. 1147(29), gedateer 18 Junie 1974.  
Verwysing 10/4/1/4/0334(1)



**KOÖRDINATE COORDINATES**

STELSEL L & R SYSTEM KONSTANTE/CONSTANTS Y & C.00 X & 2000 000,00 (1:1 m)

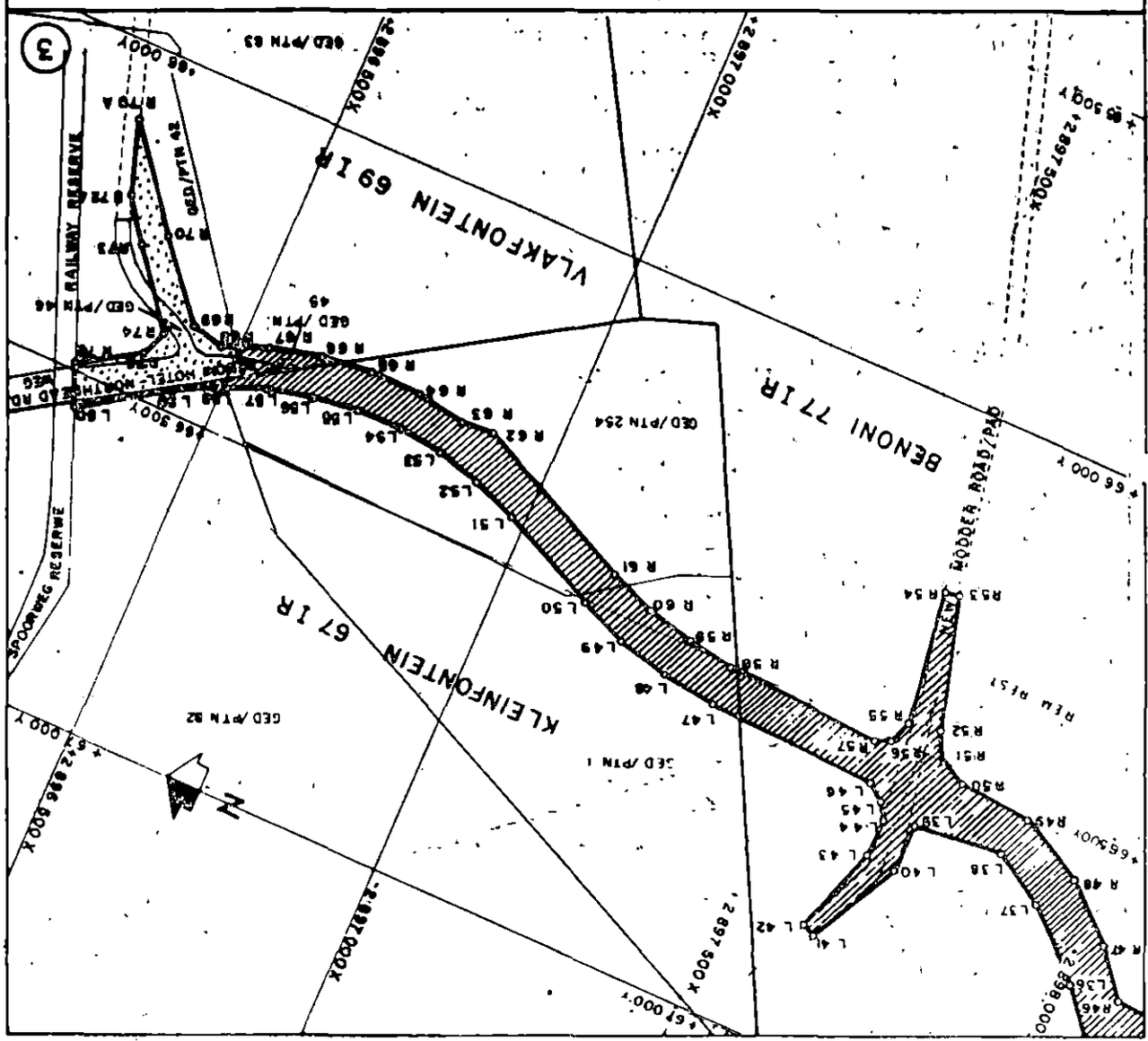
STEL	Y	X	STEL	Y	X	STEL	Y	X
L 1	+68 084,49	+900 995,20	L 30	+67 510,16	+898 822,13	R 22	+67 224,30	+898 887,89
L 2	+68 081,92	+900 845,71	L 31	+67 448,19	+898 709,34	R 23	+67 215,42	+898 807,77
L 3	+68 077,26	+900 773,68	L 32	+67 376,33	+898 602,61	R 24	+67 162,94	+898 455,82
L 4	+68 066,95	+900 702,32	L 33	+67 295,16	+898 502,74	R 25	+67 009,46	+898 378,72
L 5	+68 050,20	+900 632,14	L 34	+67 209,35	+898 410,80	R 26	+66 968,24	+898 287,10
L 6	+67 901,68	+900 511,16	L 35	+67 107,62	+898 328,87	R 27	+66 926,72	+898 197,40
L 7	+67 803,27	+899 765,97	L 36	+66 724,53	+898 027,47	R 28	+66 703,97	+898 201,06
L 8	+67 839,28	+899 699,51				R 29	+66 783,55	+898 206,88
L 9	+67 899,72	+899 716,90	R 1	+68 022,50	+900 996,54	R 30	+66 721,81	+898 227,10
L 10	+67 956,21	+899 730,82	R 2	+68 019,93	+900 846,77	R 31	+66 582,40	+898 300,97
L 11	+68 024,00	+899 740,39	R 3	+68 015,89	+900 780,12	R 32	+66 401,42	+898 441,78
L 12	+68 180,10	+899 748,29	R 4	+68 006,08	+900 714,08	R 33	+66 381,22	+898 463,46
L 13	+68 181,66	+899 716,88	R 5	+67 990,58	+900 649,13	R 34	+66 368,83	+898 478,00
L 14	+67 968,59	+899 877,47	R 6	+67 842,06	+900 128,15	R 35	+66 327,50	+898 485,25
L 15	+67 826,78	+899 666,38	R 7	+67 759,67	+899 844,48	R 36	+66 193,13	+898 578,55
L 16	+67 885,02	+899 692,00	R 8	+67 751,36	+899 881,76	R 37	+66 170,32	+898 545,89
L 17	+67 777,72	+899 631,12	R 9	+67 705,69	+899 692,61	R 38	+66 304,89	+898 452,39
L 18	+67 755,83	+899 599,54	R 10	+67 664,11	+899 503,98	R 39	+66 321,27	+898 424,09
L 19	+67 731,43	+899 513,95	R 11	+67 542,98	+899 079,10	R 40	+66 338,70	+898 414,20
L 20	+67 816,28	+899 110,04	R 12	+67 503,93	+898 982,29	R 41	+66 372,94	+898 401,69
L 21	+67 620,42	+899 073,51	R 13	+67 454,56	+898 849,52	R 42	+66 525,95	+898 200,97
L 22	+67 774,89	+898 978,85	R 14	+67 395,26	+898 741,84	R 43	+66 698,97	+898 185,54
L 23	+67 801,19	+898 893,89	R 15	+67 326,30	+898 638,52	R 44	+66 723,01	+898 189,30
L 24	+67 777,14	+898 886,21	R 16	+67 275,62	+898 576,53	R 45	+66 721,63	+898 192,34
L 25	+67 742,18	+898 945,15	R 17	+67 243,57	+898 563,68	R 46	+66 718,80	+898 101,88
L 26	+67 690,92	+898 964,85	R 18	+67 203,06	+898 594,84			
L 27	+67 610,00	+898 933,28	R 19	+67 201,59	+898 609,63			
L 28	+67 587,52	+898 912,58	R 20	+67 170,94	+898 564,37			
L 29	+67 561,79	+898 940,01	R 21	+67 184,83	+898 568,66			

STEL VOOR 'N GEDEELTE VAN PAD WAT UITGENOU IS ONDER RMT R29/76 EN VERKLAAR IS ONDER A.K. 1128 (2 AUGUSTUS 78).

REPRESENTS A PORTION OF ROAD WHICH HAS BEEN RESERVED BY RMT R29/76 AND DECLARED BY ADM. NOTICE 1128 (2 AUGUST. 78).

THE FIGURE NUMBERED L 1 - L 36, ON THE LEFT HAND SIDE AND R 1 - R 47 ON THE RIGHT HAND SIDE, REPRESENTS THE ROAD RESERVE OF ROAD 0334 WITH VARYING WIDTHS OF WHICH THE PORTION MARKED [hatched] HAS BEEN DECLARED BY A.N. 1128 DATED 2 AUGUST 1978 AND OF WHICH THE PORTION MARKED [dotted] IS NOW DECLARED.

DIE FIGUUR GENOMMER L1 - L36 OP DIE LINKERKANT EN R1 - R47 OP DIE REUTERKANT, STEL VOOR DIE PADRESERVE VAN PAD 0334 MET AFWISSELENDE WYDTE WAARVAN, DIE GEDEELTE GEMERK [hatched] VERKLAAR IS BY A.K. 1128 VAN 2 AUGUSTUS 1978, EN WAARVAN DIE GEDEELTE GEMERK [dotted] NOU VERKLAAR WORD.



STEL VOOR 'N GEDELTE VAN PAD WAT UITGEHOU IS ONDER RMT R20/78 EN VERKLAR IS ONDER A K 1128. (2 AUGUSTUS 78).  
 REPRÉSENTS A PORTION OF ROAD WHICH HAS BEEN RESERVED BY RMT R20/78 AND DECLARED BY ADM NOTICE 1128 (2 AUGUST 78).

**KO-ORDINATE**  
 STELSEL L 31 SYSTEM KONSTANTE/CONSTANTS Y +0,00 X +2000 000,00 (1:1) X

L 56	+008 027,47	R 49	+007 130,01
L 55	+008 024,53	R 48	+007 130,19
L 54	+007 999,81	R 47	+007 110,50
L 53	+007 997,18	R 46	+007 101,60
L 52	+007 997,18	R 45	+007 101,60
L 51	+007 997,18	R 44	+007 101,60
L 50	+007 997,18	R 43	+007 101,60
L 49	+007 997,18	R 42	+007 101,60
L 48	+007 997,18	R 41	+007 101,60
L 47	+007 997,18	R 40	+007 101,60
L 46	+007 997,18	R 39	+007 101,60
L 45	+007 997,18	R 38	+007 101,60
L 44	+007 997,18	R 37	+007 101,60
L 43	+007 997,18	R 36	+007 101,60
L 42	+007 997,18	R 35	+007 101,60
L 41	+007 997,18	R 34	+007 101,60
L 40	+007 997,18	R 33	+007 101,60
L 39	+007 997,18	R 32	+007 101,60
L 38	+007 997,18	R 31	+007 101,60
L 37	+007 997,18	R 30	+007 101,60
L 36	+007 997,18	R 29	+007 101,60
L 35	+007 997,18	R 28	+007 101,60
L 34	+007 997,18	R 27	+007 101,60
L 33	+007 997,18	R 26	+007 101,60
L 32	+007 997,18	R 25	+007 101,60
L 31	+007 997,18	R 24	+007 101,60
L 30	+007 997,18	R 23	+007 101,60
L 29	+007 997,18	R 22	+007 101,60
L 28	+007 997,18	R 21	+007 101,60
L 27	+007 997,18	R 20	+007 101,60
L 26	+007 997,18	R 19	+007 101,60
L 25	+007 997,18	R 18	+007 101,60
L 24	+007 997,18	R 17	+007 101,60
L 23	+007 997,18	R 16	+007 101,60
L 22	+007 997,18	R 15	+007 101,60
L 21	+007 997,18	R 14	+007 101,60
L 20	+007 997,18	R 13	+007 101,60
L 19	+007 997,18	R 12	+007 101,60
L 18	+007 997,18	R 11	+007 101,60
L 17	+007 997,18	R 10	+007 101,60
L 16	+007 997,18	R 9	+007 101,60
L 15	+007 997,18	R 8	+007 101,60
L 14	+007 997,18	R 7	+007 101,60
L 13	+007 997,18	R 6	+007 101,60
L 12	+007 997,18	R 5	+007 101,60
L 11	+007 997,18	R 4	+007 101,60
L 10	+007 997,18	R 3	+007 101,60
L 9	+007 997,18	R 2	+007 101,60
L 8	+007 997,18	R 1	+007 101,60

THE FIGURE NUMBERED L 36 - L 60 ON THE LEFT HAND SIDE AND R 46 - R 79, R 79 A, R 72 A, R 72 ON THE RIGHT HAND SIDE, REPRESENTS THE ROAD RESERVE OF ROAD 0354 WITH VARYING WIDTHS OF WHICH THE PORTION MARKED **////** HAS BEEN DECLARED BY A.N. 1128 DATED 2 AUGUST 1978 AND OF WHICH THE PORTION MARKED **.....** IS NOW DECLARED.

DIÉ FIGUR GENOMMER L 36 - L 60 OP DIE LINKERKANT EN R 46 - R 79, R 79 A, R 72 A, R 72 OP DIE REGERKANT STEL VOOR DIE PADRESERVE VAN PAD 0354 MET AFWISSELENDE WYDTES WAARVAN DIE GEDELTE GEMERK **////** VERKLAR IS BY A.K. 1128 VAN 2 AUGUST 1978 EN WAARVAN DIE GEDELTE GEMERK **.....** NOU VERKLAR.

Administrator's Notice 121 31 January, 1979

**DECLARATION OF AN ACCESS ROAD TO PUBLIC ROAD 0334, DISTRICT OF BENONI.**

In terms of the provisions of section 48(1) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby declares that an access road with varying widths, the general direction and situation of which is shown on the appended sketch plan with appropriate co-ordinates of the boundary beacons shall exist within Benoni municipal area.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that boundary beacons of the said access road have been erected on the land.

E.C.R. 1147(29), dated 18 June, 1974  
Reference 10/4/1/4/0334(1)

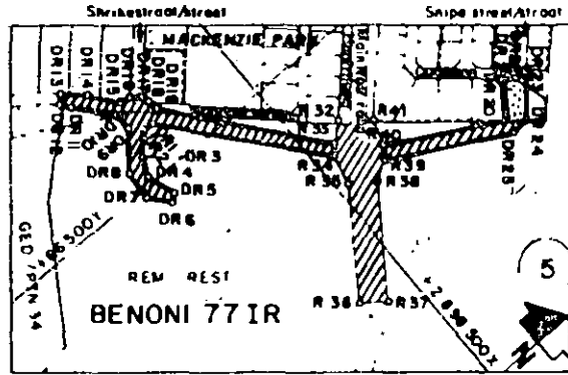
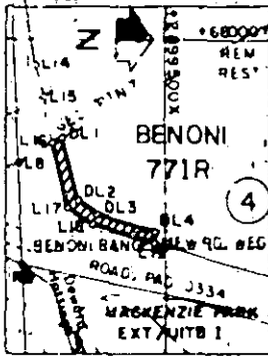
Administrateurskennisgewing 121 31 Januarie 1979

**VERKLARING VAN 'N TOEGANGSPAD TOT OPENBARE PAD 0334, DISTRIK BENONI.**

Ingevolge die bepalings van artikel 48(1) van die Padordonnansie 1957 (Ordonnansie 22 van 1957), verklaar die Administrateur hierby dat 'n toegangspad met wisselende breedtes, waarvan die algemene rigting en ligging op bygaande sketsplan met toepaslike koördinate van grensbakens aangedui word, sal bestaan binne Benoni munisipale gebied.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat grensbakens van die genoemde toegangspad op die grond opgerig is.

U.K.B. 1147(29), gedateer 18 Junie 1974.  
Verwysing 10/4/1/4/0334(1)



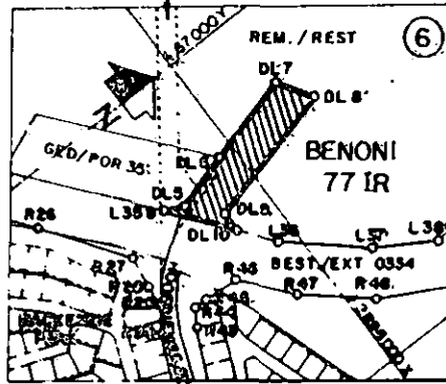
STEL VOOR TOEGANGSPAARIE WAT UITGEHOU IS ONDER RMT R28/76 EN VERKLAAR IS ONDER A K 1128 (2 AUGUSTUS '78)  
 REPRESENTS ACCESS ROADS WHICH HAVE BEEN RESERVED BY RMT R28/76 AND DECLARED BY ADM NOTICE 1128 (2 AUGUST '78)

KOORDINATE				CO-ORDINATES							
STELSEL L <sub>63</sub> SYSTEM				KONSTANTE/CONSTANTS Y +0,00 X +2 000 000,00 (int. m)							
DL 1	+67 872,40	+899 638,38	DR 1	+66 562,91	+898 636,35	DR 11	+66 659,43	+898 714,10	DR 21	+66 201,17	+898 252,80
DL 2	+67 787,19	+898 618,03	DR 2	+66 563,89	+898 650,56	DR 12	+66 664,91	+898 719,90	DR 22	+66 290,02	+898 220,04
DL 3	+67 769,43	+899 592,54	DR 3	+66 534,26	+898 677,22	DR 13	+66 670,32	+898 706,01	DR 23	+66 201,73	+898 202,44
DL 4	+67 745,82	+899 510,09	DR 4	+66 510,35	+898 606,23	DR 14	+66 649,93	+898 681,25	DR 24	+66 230,78	+898 247,63
			DR 5	+66 471,80	+898 673,76	DR 15	+66 611,58	+898 650,01	DR 25	+66 238,70	+898 271,87
L16	+67 865,02	+899 652,00	DR 6	+66 462,77	+898 606,97	DR 16	+66 612,27	+898 624,23			
L17	+67 777,72	+899 631,12	DR 7	+66 492,66	+898 707,58	DR 17	+66 598,17	+898 622,53	R 33	+66 304,21	+898 465,08
L18	+67 755,03	+899 599,54	DR 8	+66 531,77	+898 705,03	DR 18	+66 589,14	+898 622,22	R 34	+66 303,03	+898 478,00
L19	+67 731,43	+899 513,85	DR 9	+66 577,26	+898 648,43	DR 19	+66 575,49	+898 620,81	R 38	+66 321,27	+898 464,08
			DR 10	+66 508,94	+898 663,55	DR 20	+66 297,83	+898 208,08	R 40	+66 339,70	+898 414,28

THE FIGURES NUMBERED DL 1 - DL 4, L19 - L16, DL 1 AND R 33, R 34, DR 1 - DR 19, R 33 AND R 38, R 40, DR 20 - DR 25 R 39 REPRESENT ACCESS ROADS WITH VARYING WIDTHS OF WHICH THE ACCESS ROADS MARKED HAVE BEEN DECLARED BY Adm. Notice 1128 Dated 2 AUGUST 1978 AND OF WHICH THE ACCESS ROAD MARKED IS NOW DECLARED.

DIE FIGURE GENOMMER DL 1 - DL 4, L19 - L16, DL 1 EN R 33, R 34, DR 1 - DR 19, R 33 EN R 39, R 40, DR 20 - DR 25, R 39 STEL VOOR TOEGANGSPAARIE MET AFWISSELENDE WYDTES WAARVAN DIE TOEGANGSPAARIE GEMERK VERKLAAR IS BY A K. 1128 VAN 2 AUGUSTUS 1978 EN DIE TOEGANGSPAD GEMERK NOU VERKLAAR WORD

MAIN REEF ROAD - HARPUR AVE LINK  
HOOFDRIEWEG - HARPURLAAN AANSLUITING



STEL VOOR 'N GEDEELTE VAN PAD WAT UITGEHOU IS ONDER RMT. R28/76 EN VERKLAAR IS ONDER A K 1128 (2 AUGUSTUS '78)  
REPRESENTS A PORTION OF ROAD WHICH HAS BEEN RESERVED BY RMT. R28/76 AND DECLARED BY ADM NOTICE 1128 (2 AUGUST. '78)



KOÖRDINATE

CO-ORDINATES

STELSEL L<sub>0</sub>31° SYSTEM KONSTANTE/KONSTANTS Y +0,00 X +2 000 000,00 (int. p)

	Y	X		Y	X		Y	X
L 35	+66 107,62	+098 329,67	DL 6	+66 862,41	+098 023,17	DL 9	+66 784,50	+098 032,47
L35B	+66 851,03	+098 126,25	DL 7	+66 896,45	+097 901,72	DL10	+66 766,04	+098 022,01
DL 5	+66 840,43	+098 090,70	DL 8	+66 846,72	+097 866,22	L36	+66 724,53	+098 027,47

THE FIGURE NUMBERED L35B, DL5 - DL10, L35B REPRESENTS A ROAD RESERVE OF AN ACCESS ROAD WITH VARYING WIDTHS WHICH WAS DECLARED BY Adm. Notice 1128 Dated 2 AUGUST 1978.

DIE FIGUUR GENOMMER. L35B, DL5 - DL10, L35B STEL VOOR 'N PADRESERVE VAN 'N OPENBARE PAD MET WISSELENDE WYDTE EN VERBREDINGS WAT BY A.K. 1128 VAN 2 AUGUSTUS 1978.

Administrator's Notice 122 31 January, 1979

**DEVIATION AND INCREASE IN THE WIDTH OF THE ROAD RESERVE OF A PROVINCIAL ROAD P71/1, DISTRICT PRETORIA.**

In terms of the provisions of section 5(2)(c) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby deviates and widens the width of the road reserve of Provincial Road P71/1 to varying widths over Kyalami agricultural holdings.

The general direction and situation of the said deviation and increase of the width of the road reserve are shown on the subjoined sketch plan with appropriate co-ordinates of the boundary beacons.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that boundary beacons of the said deviation and increase in the road reserve of the said provincial road have been erected on the land.

E.C.R. 643, dated 18 April, 1978.  
Reference 10/4/1/2/P71-1(1)

Administrateurskennisgewing 122 31 Januarie 1979

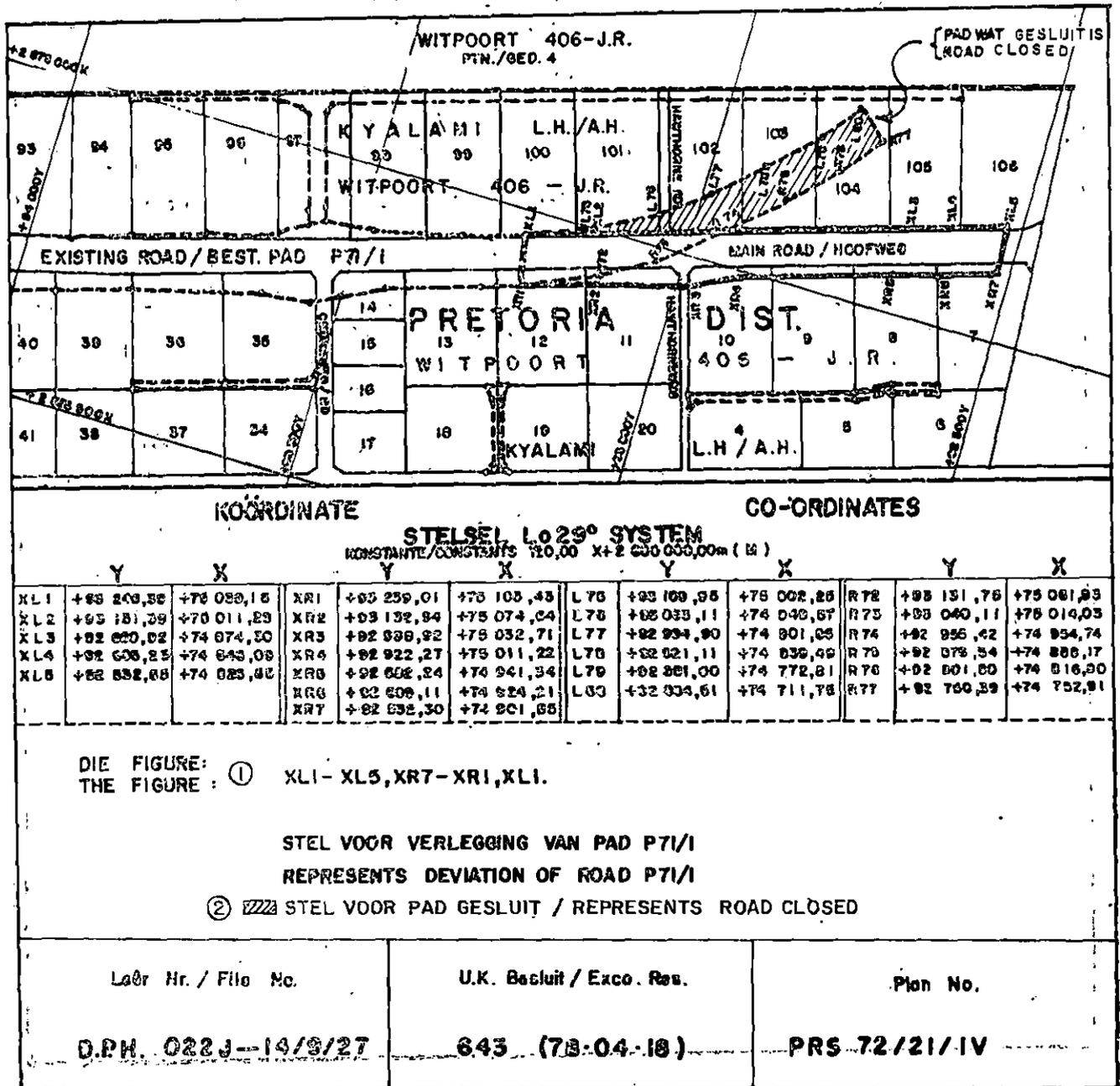
**VERLEGGING EN VERBREDING VAN DIE RESERVE VAN 'N PROVINSIALE PAD P71/1, DISTRIK PRETORIA.**

Ingevolge die bepalings van artikel 5(2)(c) en artikel 3 van die Padordonnansie 1957 (Ordonnansie 22 van 1957), ver lê en verbreed die Administrateur hierby Provinsiale Pad P71/1 na wisselende breedtes oor Kyalami landbouhoeves.

Die algemene rigting en ligging van genoemde verlegging en die omvang van die vermeerdering van die reserwebreedte daarvan word aangedui op bygaande sketsplan met toepaslike koördinate van die grensbakens.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat grensbakens van die genoemde verlegging en verbreding van die genoemde provinsiale pad op die grond opgerig is.

U.K.B. 643, gedateer 18 April 1978.  
Verwysing 10/4/1/2/P71-1(1)



Administrator's Notice 123

31 January, 1979

**DECLARATION OF ACCESS ROADS TO PROVINCIAL ROADS P66-1 AND P71/1, DISTRICTS OF PRETORIA AND JOHANNESBURG.**

In terms of the provisions of section 48(1) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby declares that access roads to Provincial Roads P71/1 and P66-1 with varying widths, the general directions and situations of which are shown on the appended sketch plans with appropriate co-ordinates of the boundary beacons shall exist over the properties as shown on the said sketch plans.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that boundary beacons have been erected to demarcate the land taken up by the aforesaid roads.

E.C.R. 643, dated 18 April, 1978.  
Reference D.P.H. 10/4/1/3/P71-1(1)

Administrateurskennisgewing 123

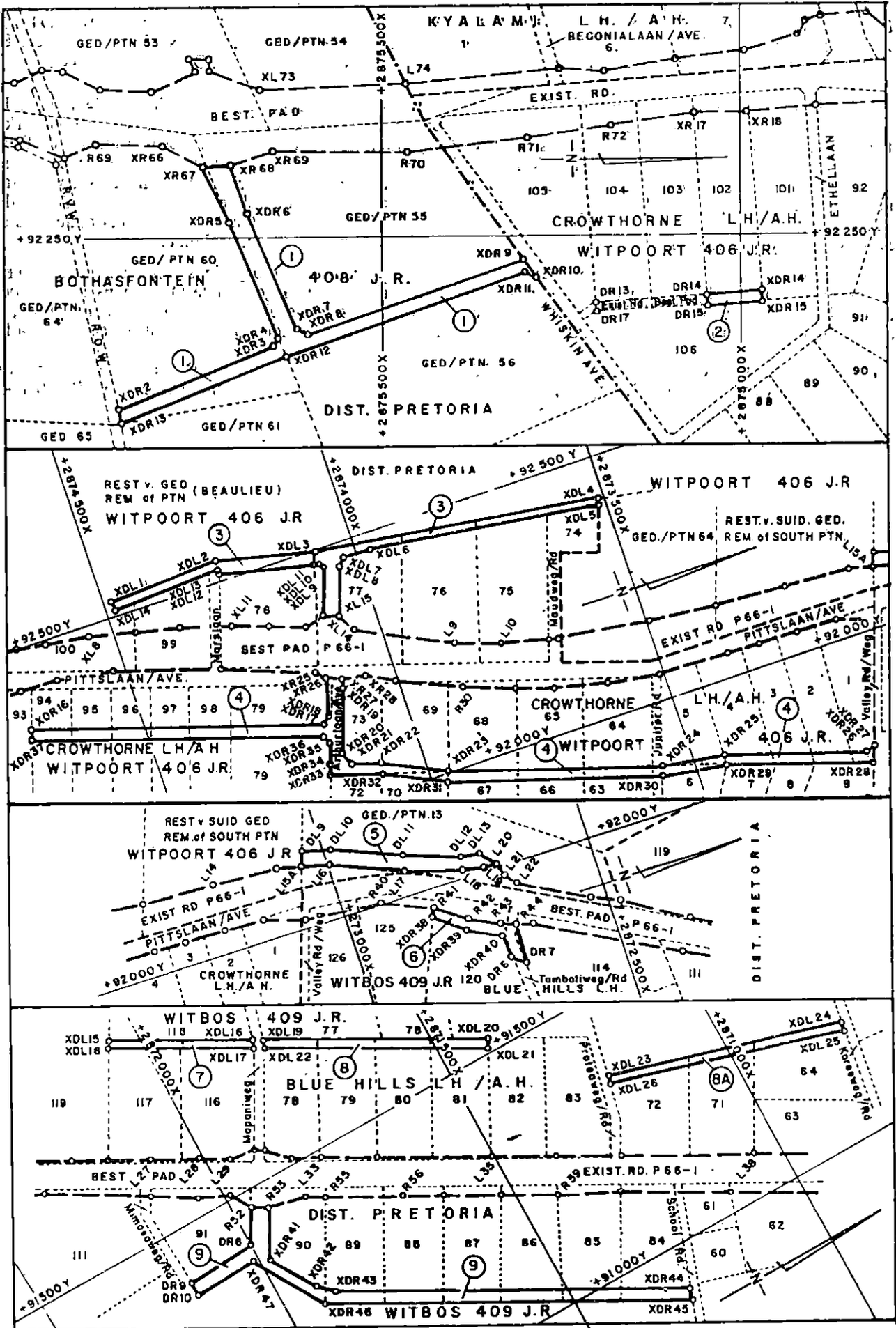
31 Januarie 1979

**VERKLARING VAN TOEGANGSPAARIE TOT PROVINSIALE PAAIE P66-1 EN P71/1, DISTRIKTE PRETORIA EN JOHANNESBURG.**

Ingevolge die bepalings van artikel 48(1) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verklaar die Administrateur hierby dat toegangspaaie tot Provinsiale Paaie P71/1 en P66-1 met wisselende breedtes en waarvan die algemene rigtings en liggings op bygaande sketsplanne met toepaslike koördinate van grensbakens aangedui word, sal bestaan oor die eiendomme soos aangetoon op genoemde sketsplanne.

Ooreenkomstig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat grensbakens opgerig is om die grond, wat deur die voornoemde paaie in beslag geneem word, af te merk.

U.K.B. 643 van 18 April 1978.  
Verwysing D.P.H. 10/4/1/3/P71-1(1)





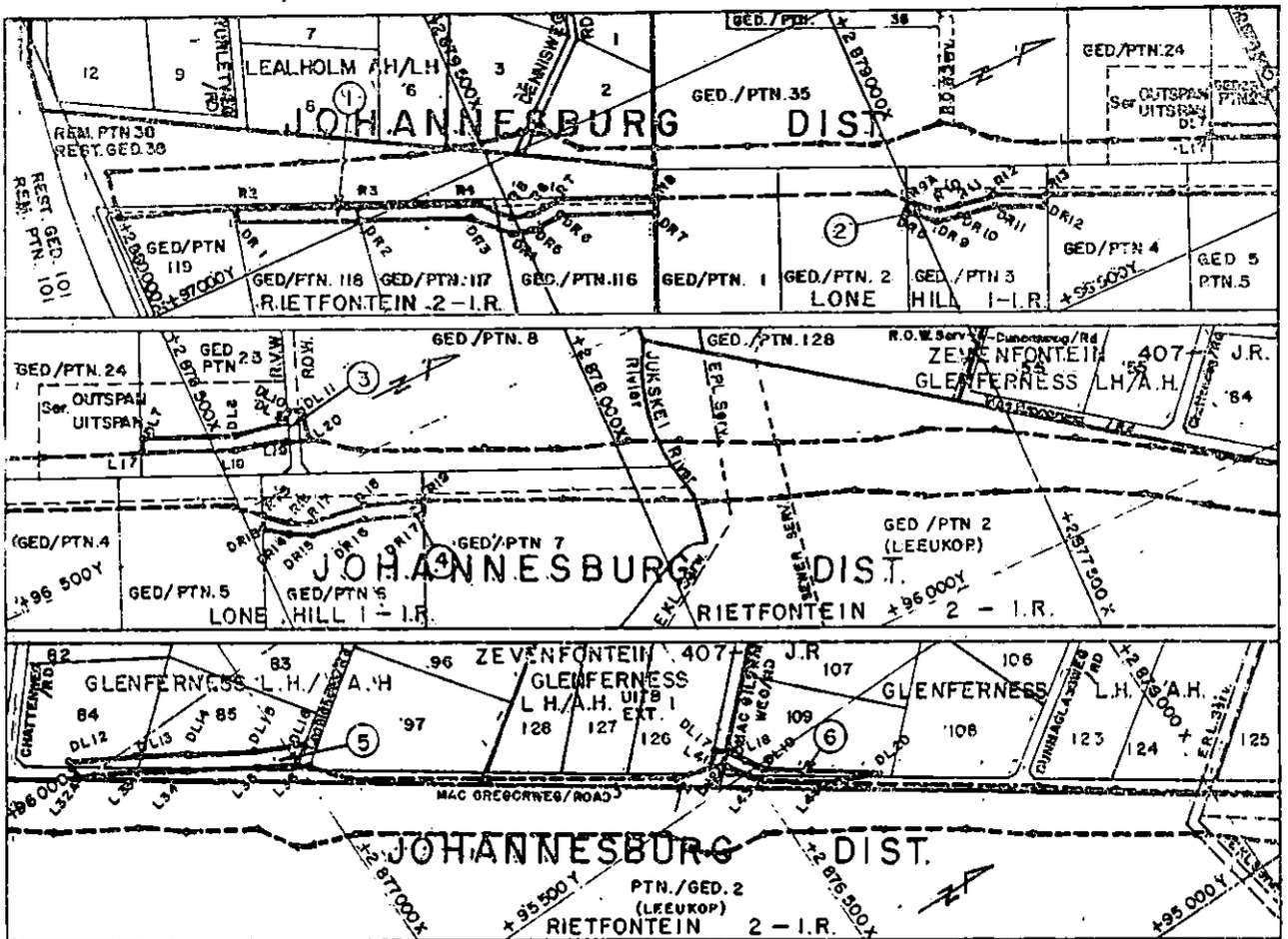
KOORDINAATLYS / CO-ORDINATE LIST			STELSEL / SYSTEM L <sub>29</sub> <sup>o</sup>					
Konstante / Constants			Y ± 0,00 X + 2 800 000,00					
FIG. 1	XDR 2 +92 022,00 XDR 3 +92 104,92 XDR 4 +92 117,28 XDR 5 +92 272,47 XDR 6 +92 282,16 XDR 7 +92 125,35 XDR 8 +92 119,35 XDR 9 +92 223,21 XDR 10 +92 201,61 XDR 11 +92 206,44 XDR 12 +92 092,86 XDR 13 +92 006,12 XR 67 +92 349,47 XR 68 +92 348,92	+75 864,15 +75 646,08 +75 640,61 +75 705,89 +75 682,84 +75 616,88 +75 603,53 +75 297,96 +75 282,07 +75 297,46 +75 631,31 +75 860,90 +75 743,35 +75 705,80	FIG. 7	XDL 15 +91 881,96 XDL 16 +91 745,61 XDL 17 +91 735,87 XDL 18 +91 873,18	+72 054,14 +71 804,42 +71 807,46 +72 058,93	FIG. 17	XDR 52 +90 388,09 XDR 53 +90 360,43 XDR 54 +89 981,00 XDR 55 +89 972,98 XDR 56 +89 892,93 XDR 57 +89 877,13 XDR 58 +89 960,83 XDR 59 +90 632,97 XDR 60 +90 380,22 XDR 61 +90 392,23 DR 27 +90 376,24	+69 467,97 +69 478,63 +69 539,63 +69 533,83 +69 035,83 +69 038,37 +69 539,07 +69 494,42 +69 494,56 +69 493,64 +69 469,88
FIG. 2	XDR 14 +92 173,79 XDR 15 +92 163,61 DR 14 +92 168,76 DR 15 +92 158,78	+74 968,90 +74 968,25 +75 045,89 +75 045,24	FIG. 8	XDL 19 +91 739,73 XDL 20 +91 525,25 XDL 21 +91 516,47 XDL 22 +91 729,99	+71 789,77 +71 396,96 +71 401,75 +71 792,80	FIG. 18	XDL 41 +90 402,73 XDL 42 +90 460,96 XDL 43 +90 466,89 XDL 44 +90 446,00 XL 65 +90 387,03	+58 686,22 +68 390,91 +68 386,61 +68 384,05 +68 683,09
FIG. 3	XDL 1 +92 316,34 XDL 2 +92 329,39 XDL 3 +92 492,65 XDL 4 +92 414,99 XDL 5 +92 404,98 XDL 6 +92 468,77 XDL 7 +92 471,85 XDL 8 +92 467,35 XDL 9 +92 469,77 XDL 10 +92 473,24 XDL 11 +92 476,74 XDL 12 +92 513,90 XDL 13 +92 519,16 XDL 14 +92 506,36 XL 14 +92 358,86 XL 15 +92 348,56	+74 461,31 +74 260,94 +74 074,57 +73 316,32 +73 319,64 +73 976,04 +74 031,16 +74 037,61 +74 063,05 +74 066,52 +74 077,25 +74 265,73 +74 264,11 +74 480,66 +74 097,36 +74 073,78	FIG. 9	XDR 41 +91 369,60 XDR 42 +91 262,95 XDR 43 +91 248,99 XDR 44 +90 911,27 XDR 45 +90 895,82 XDR 46 +91 240,76 XDR 47 +91 377,67 DR 9 +91 386,49 DR 10 +91 370,52 R 52 +91 470,82 R 53 +91 456,00	+71 985,10 +71 917,43 +71 903,98 +71 285,50 +71 290,59 +71 922,30 +72 009,17 +72 131,28 +72 130,32 +71 938,56 +71 937,73	FIG. 19	DL 56 +90 258,09 DL 57 +90 235,12 DL 58 +90 244,92 DL 59 +90 240,07 L 71 +90 247,76 L 72 +90 224,93 L 73 +90 234,77 L 74 +90 228,89	+68 004,60 +67 843,58 +67 766,27 +67 742,49 +68 003,34 +67 843,20 +67 766,17 +67 742,27
FIG. 4	XDR 16 +92 335,70 XDR 17 +92 165,27 XDR 18 +92 168,60 XDR 19 +92 235,00 XDR 20 +92 091,33 XDR 21 +92 078,93 XDR 22 +92 056,55 XDR 23 +92 002,48 XDR 24 +91 880,99 XDR 25 +91 860,43 XDR 26 +91 777,83 XDR 27 +91 784,32 XDR 28 +91 759,72 XDR 29 +91 844,84 XDR 30 +91 865,00 XDR 31 +91 987,48 XDR 32 +92 041,56 XDR 33 +92 071,45 XDR 34 +92 091,71 XDR 35 +92 143,58 XDR 36 +92 149,87 XDR 37 +92 320,42 XR 25 +92 254,06 XR 26 +92 242,99	+74 710,78 +74 159,83 +74 153,69 +74 107,78 +74 158,79 +74 152,99 +74 080,24 +73 939,59 +73 565,55 +73 446,21 +73 179,15 +73 166,34 +73 174,82 +73 449,97 +73 569,32 +73 965,25 +74 085,92 +74 182,55 +74 175,36 +74 160,74 +74 164,16 +74 715,51 +74 129,62 +74 104,77	FIG. 10	DL 28 +91 122,73 DL 29 +91 040,57 L 40 +90 994,94 L 41 +90 973,40	+70 796,94 +70 793,58 +70 865,47 +70 630,26	FIG. 20	XDR 62 +89 698,82 XDR 63 +89 804,79 XDR 64 +89 816,72 XDR 65 +89 795,60 XDR 66 +89 682,89 R 94 +90 115,48 R 95 +90 111,53	+68 280,07 +67 749,43 +67 740,33 +67 713,78 +68 278,12 +67 761,40 +67 736,92
FIG. 5	DL 9 +92 127,06 DL 10 +92 117,13 DL 11 +92 067,47 DL 12 +92 016,67 DL 13 +92 023,74 L 15A +92 118,33 L 16 +92 107,39 L 17 +92 058,09 L 18 +92 006,78 L 19 +92 012,95 L 20 +92 013,60	+73 048,31 +72 995,62 +72 860,87 +72 754,78 +72 713,52 +73 051,31 +72 997,88 +72 864,33 +72 757,33 +72 714,46 +72 690,50	FIG. 11	DR 20 +90 770,54 DR 21X +90 702,79 R 63A +90 904,43 R 64 +90 887,79	+70 988,83 +70 998,18 +70 915,72 +70 696,71	FIG. 21	DL 60 +90 042,16 DL 61 +90 043,11 DL 62 +90 006,82 DL 63 +89 997,03 L 90 +90 032,29 L 91 +90 033,24 L 92 +89 997,27 L 93 +89 987,12	+66 523,45 +66 497,98 +66 423,81 +66 350,66 +66 525,05 +66 499,57 +66 427,38 +66 352,02
FIG. 6	XDR 38 +91 954,12 XDR 39 +91 912,10 XDR 40 +91 881,61 DR 6 +91 842,47 DR 7 +91 807,64 R 41 +91 963,81 R 42 +91 920,65 R 43 +91 893,20 R 44 +91 876,95	+72 829,91 +72 776,52 +72 712,99 +72 708,96 +72 691,12 +72 825,96 +72 773,18 +72 714,18 +72 684,47	FIG. 12	XDR 48 +90 623,54 XDR 49 +90 443,30 XDR 50 +90 441,06 XDR 51 +90 610,32	+70 663,06 +70 621,60 +70 631,35 +70 670,28	FIG. 22	DR 39 +89 913,82 DR 40 +89 897,99 DR 41 +89 911,06 DR 42 +89 846,41 DR 43 +89 824,47 DR 44 +89 802,10 DR 45 +89 778,12 DR 46 +89 772,67 DR 47 +89 775,91 DR 48 +89 764,43 DR 49 +89 734,08 R 105 +89 923,69 R 106 +89 913,78 R 107 +89 926,86 R 108 +89 862,21 R 109 +89 840,32 R 110 +89 817,95 R 111 +89 793,91 R 112 +89 774,30 R 113 +89 744,38	+66 544,18 +66 521,42 +66 439,28 +66 151,91 +66 003,52 +65 821,10 +65 641,27 +65 607,47 +65 589,98 +65 518,88 +65 412,50 +66 342,59 +66 310,86 +66 436,73 +66 149,36 +66 001,33 +65 818,90 +65 638,72 +65 517,29 +65 413,59
FIG. 7	XDL 35 +90 678,03 XDL 36 +90 672,29 XDL 37 +90 625,95 XDL 38 +90 616,07 XDL 39 +90 662,41 XDL 40 +90 658,28	+69 331,43 +69 327,28 +69 040,41 +69 041,99 +69 328,87 +69 334,60	FIG. 13	XDL 27 +90 972,37 XDL 28 +90 838,60 XDL 29 +90 830,00 XDL 30 +90 963,74	+70 434,24 +70 109,60 +70 114,99 +70 439,06	FIG. 23	XDL 45 +89 924,91 XDL 46 +89 911,47 XDL 47 +89 915,75 XDL 48 +89 902,72 XDL 49 +89 892,74 XDL 50 +89 905,73 XDL 51 +89 901,45 XDL 52 +89 915,17	+64 726,20 +64 531,25 +64 447,97 +64 258,82 +64 259,51 +64 448,00 +64 531,34 +64 730,30

DIE FIGURE / THE FIGURES

- ① XDR2-XDR5, XR67, XR68, XDR6-XDR13, XDR2. ( PLAN P.R.S 72/20/39 V. )
- ② DR14, XDR14, XDR15, DR15, DR14. ( PLAN P.R.S. 72/20/39 V )
- ③ XDL1-XDL8, XL15, XL14, XDL9-XDL14, XDL1. ( PLAN P.R.S 72/20/39 V & P.R.S 72/20/14V )
- ④ XDR16-XDR18, XR26, XR27, XDR19-XDR37, XDR16. ( PLAN P.R.S 72/20/39 V & P.R.S.72/20/14 V )
- ⑤ DL9-DL13, L20-L16, L15A, DL9. ( PLAN P.R.S.72/20/14 V & 13 V )
- ⑥ R41-R44, DR7, DR6, XDR40-XDR38, R41 ( PLAN P.R.S.72/20/14 V & 13 V )
- ⑦ XDL15-XDL18, XDL15 ( PLAN P.R.S.72/20/13 V )
- ⑧ XDL19-XDL22, XDL19 ( PLAN P.R.S 72/20/13 V )
- ⑧A XDL23-XDL26, XDL23 ( PLAN P.R.S.72/20/12 V )
- ⑨ R53, XDR41-XDR47, DR10-DR8, R52, R53. ( PLAN P.R.S.72/20/13 V & 12 V )
- ⑩ L40, DL28, DL29, L41, L40. ( PLAN P.R.S.72/20/12 V )
- ⑪ R64, DR21X, DR20, R63A, R64 ( PLAN P.R.S.72/20/12 V )
- ⑫ XDR48-XDR51, XDR48. ( PLAN P.R.S 72/20/12 V )
- ⑬ XDL27-XDL30, XDL27 ( PLAN P.R.S 72/20/12 V & 11 V )
- ⑭ XDL31-XDL34, XDL31. ( PLAN P.R.S.72/20/11 V )
- ⑮ DL38A, DL39-DL44, L60A, L60-L57, L56A, DL38A ( PLAN P.R.S.72/20/11 V )
- ⑯ XDL35-XDL40, XDL35. ( PLAN P.R.S 72/20/ 11 V )
- ⑰ XDR52-XDR61, XDR52. ( PLAN P.R.S 72/20/ 11 V )
- ⑱ XDL41-XDL44, XDL65, XDL41. ( PLAN P.R.S.72/20/ 10V )
- ⑲ DL56-DL59, L74-L71, DL56. ( PLAN P.R.S.72/20/10V )
- ⑳ XDR62-XDR64, R94, R95, XDR65-XDR66, XDR62. ( PLAN P.R.S.72/20/10V )
- ㉑ DL60-DL63, L93-L90, DL60. ( PLAN P.R.S.72/20/ 9 V )
- ㉒ R105-R113, DR49-DR39, R105 ( PLAN P.R.S.72/20/ 9V & 8 V )
- ㉓ XDL45-XDL52, XDL45. ( PLAN P.R.S.72/20/ 8V & 7 V )

STEL VOOR TOEGANGSPAARIE TOT PAD P66-1 IN PRETORIA DISTRIK.

REPRÉSENT ACCESS ROADS TO ROAD P 66-1 IN PRETORIA DISTRICT.



**KOÖRDINATE**

**CO-ORDINATES**

**STELSEL L<sub>0</sub>29° SYSTEM**  
 KONSTANTE/CONSTANTS Y±0,00 X±2 800 000,00m (M)

Y		X		Y		X		Y		X	
R2	+97 087,43	+79 837,76	R19	+96 415,87	+78 275,38	DR15	+96 437,33	+78 435,77	L44	+95 418,76	+76 417,93
R3	+97 027,37	+79 687,31	DR16	+96 435,60	+78 353,71	DR16	+96 435,60	+78 353,71	DL7	+96 640,10	+78 589,60
R4	+96 981,81	+79 537,72	DR17	+96 406,63	+78 279,21	DR17	+96 406,63	+78 279,21	DL8	+96 591,64	+78 480,14
R5	+96 926,96	+79 504,34	DR18	+96 630,93	+78 593,58	DR18	+96 630,93	+78 593,58	DL9	+96 586,36	+78 397,43
R6	+96 917,42	+79 482,17	DR19	+96 576,14	+78 404,03	DR19	+96 576,14	+78 404,03	DL10	+96 595,28	+78 350,14
R7	+96 915,14	+79 434,12	DR20	+96 567,65	+78 379,38	DR20	+96 567,65	+78 379,38	DL11	+96 590,96	+78 375,32
R8	+96 867,26	+79 315,91	L32A	+96 003,65	+77 244,21	L32A	+96 003,65	+77 244,21	DL12	+96 018,68	+77 230,57
R9A	+96 722,01	+79 006,27	L33	+95 958,44	+77 175,02	L33	+95 958,44	+77 175,02	DL13	+95 971,92	+77 166,40
R10	+96 690,81	+78 971,14	L34	+95 921,85	+77 120,46	L34	+95 921,85	+77 120,46	DL14	+95 935,71	+77 110,63
R11	+96 685,47	+78 946,21	L35	+95 864,30	+77 041,04	L35	+95 864,30	+77 041,04	DL15	+95 879,90	+77 033,65
R12	+96 684,76	+78 894,21	L36	+95 849,45	+76 985,73	L36	+95 849,45	+76 985,73	DL16	+95 861,64	+76 968,14
R13	+96 654,07	+78 826,32	L41	+95 530,65	+76 535,97	L41	+95 530,65	+76 535,97	DL17	+95 541,96	+76 524,26
R14	+96 685,47	+78 946,21	L42	+95 521,60	+76 522,77	L42	+95 521,60	+76 522,77	DL18	+95 534,15	+76 509,77
R15	+96 486,25	+78 478,31	L43	+95 476,74	+76 494,50	L43	+95 476,74	+76 494,50	DL19	+95 489,21	+76 484,43
R16	+96 462,34	+78 453,28						DL20	+95 391,11	+76 354,88	
R17	+96 450,18	+78 430,21									
R18	+96 444,78	+78 349,74									

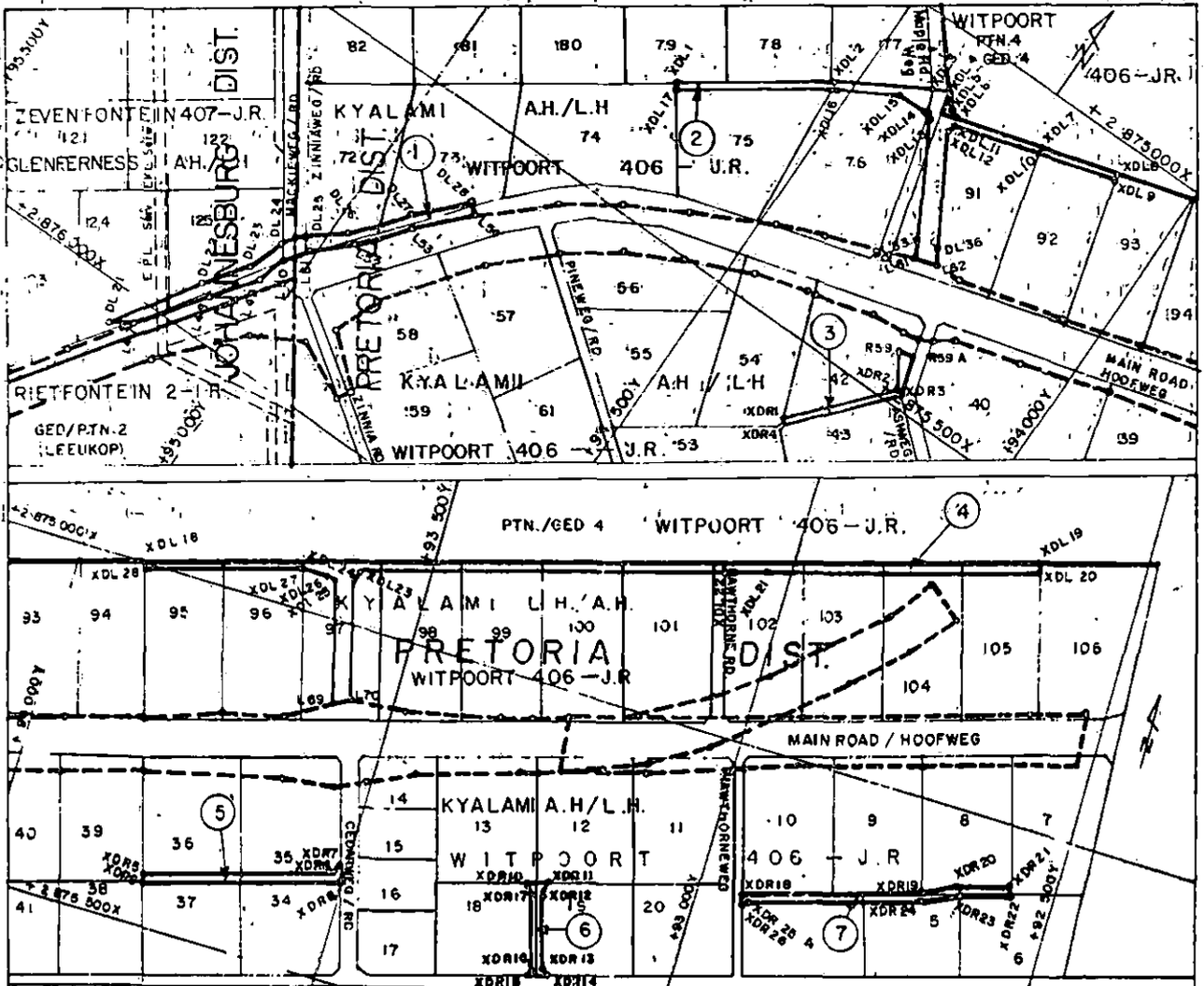
DIE FIGURE: THE FIGURES: ① R2 - R8, DR7 - DR1, R2 ② R9A, R10 - R13, DR12 - DR8, R9A ③ DL7 - DL11, L20 - L17, DL7

④ R15 - R19, DR17 - DR13, R15 ⑤ DL12 - DL16, L36 - L33, L32A, DL12 ⑥ L41, DL17 - DL20

L44 - L42, L41

STEL VOOR TOEGANGSPAARIE TOT PAD P 71/1  
 REPRESENT ACCESS ROADS TO ROAD P 71/1

Lêr Nr. / File No.	U.K. Besluit / Exco. Res.	Plan No.
D.P.H. 022J - 14/9/77	643 (78-04-18)	PRS 72/21/3V, 4V & 5V



KOÖRDINATE

CO-ORDINATES

STELSEL L<sub>029</sub>° SYSTEM

KONSTANTE/CONSTANTS Y:0,00 X:+2 800 000,00m (M)

Y		X		Y		X		
XDL1	+94 720,03	+75 524,55	XDL21	+93 039,92	+74 737,56	XDR12	+93 219,40	+75 294,48
XDL2	+94 536,98	+75 197,64	XDL22	+93 095,87	+74 780,05	XDR13	+93 175,41	+75 446,00
XDL3	+94 410,47	+75 119,40	XDL23	+93 594,34	+74 924,76	XDR14	+93 169,22	+75 449,40
XDL4	+94 396,06	+75 112,54	XDL24	+93 601,02	+74 937,11	XDR15	+93 188,42	+75 454,98
XDL5	+94 388,75	+75 123,08	XDL25	+93 625,03	+74 944,08	XDR16	+93 185,02	+75 448,76
XDL6	+94 381,32	+75 126,11	XDL26	+93 631,47	+74 939,66	XDR17	+93 229,00	+75 297,26
XDL7	+94 231,68	+75 039,13	XDL27	+93 679,08	+74 943,11	XDR18	+92 937,56	+75 212,41
XDL8	+94 121,71	+75 061,20	XDL28	+93 099,00	+75 006,96	XDR19	+92 961,41	+75 140,95
XDL9	+94 118,92	+75 070,80	XDR1	+94 316,59	+75 617,82	XDR20	+92 638,34	+75 115,13
XDL10	+94 228,89	+75 102,73	XDR2	+94 207,05	+75 481,66	XDR21	+92 571,14	+75 095,62
XDL11	+94 373,83	+75 134,74	XDR3	+94 201,47	+75 490,68	XDR22	+92 568,35	+75 105,22
XDL12	+94 376,21	+75 140,15	XDR4	+94 312,36	+75 628,52	XDR23	+92 634,73	+75 124,49
XDL13	+94 401,19	+75 146,93	XDR5	+93 777,01	+75 426,16	XDR24	+92 697,81	+75 150,31
XDL14	+94 408,61	+75 143,48	XDR6	+93 510,23	+75 348,71	XDR25	+92 929,97	+75 220,62
XDL15	+94 439,23	+75 148,94	XDR7	+93 506,82	+75 342,51	XDR26	+92 935,38	+75 223,82
XDL16	+94 531,50	+75 206,01	XDR8	+93 502,64	+75 336,92	DL21	+95 171,12	+76 044,78
XDL17	+94 713,95	+75 332,51	XDR9	+93 774,22	+75 435,76	DL22	+95 104,78	+75 940,58
XDL18	+93 901,79	+74 997,36	XDR10	+93 239,10	+75 280,41	DL23	+95 061,64	+75 878,01
XDL19	+92 660,43	+74 636,37	XDR11	+93 219,89	+75 274,83	DL24	+95 043,78	+75 825,18
XDL20	+92 657,64	+74 646,57				R59	+94 245,82	+75 420,48
						R59A	+94 224,53	+75 411,26

DIE FIGURE:

THE FIGURES: ① DL21-DL28, L54-L47, DL21 ② XDL1-XDL12, DL36, L62, L61, DL33, XDL13-XDL17, XDL1  
 ③ XDR1, XDR2, R59, R59A, XDR3, XDR4, XDR5 ④ XDL18-XDL24, L70, L69, XDL25-XDL28, XDL18  
 ⑤ XDR5-XDR9, XDR5 ⑥ XDR10-XDR17, XDR10 ⑦ XDR18-XDR26, XDR18

STEL VOOR TOEGANGSPAARIE TOT PAD P 71/1  
 REPRESENT ACCESS ROADS TO ROAD P71/1

Lêr Nr. / File No.

U.K. Besluit / Exco. Res.

Plan No.

D.P.H. 022J-14/9/27

643 (78-04-18)

PRS 72/21/IV&2V

Administrator's Notice 124

31 January, 1979

## DECLARATION OF ACCESS ROADS TO PUBLIC ROAD PWV 14, DISTRICT OF GERMISTON.

In terms of the provisions of section 48(1) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby declares that access roads to Public Road PWV 14 with varying widths, the general directions and situations of which are shown on the appended sketch plan with appropriate co-ordinates of the boundary beacons, shall exist over the properties as shown on the said sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that boundary beacons have been erected to demarcate the land taken up by the aforesaid roads.

E.C.R. 1369(26), dated 8 August, 1978.  
Reference 10/4/1/4/PWV 14(1)

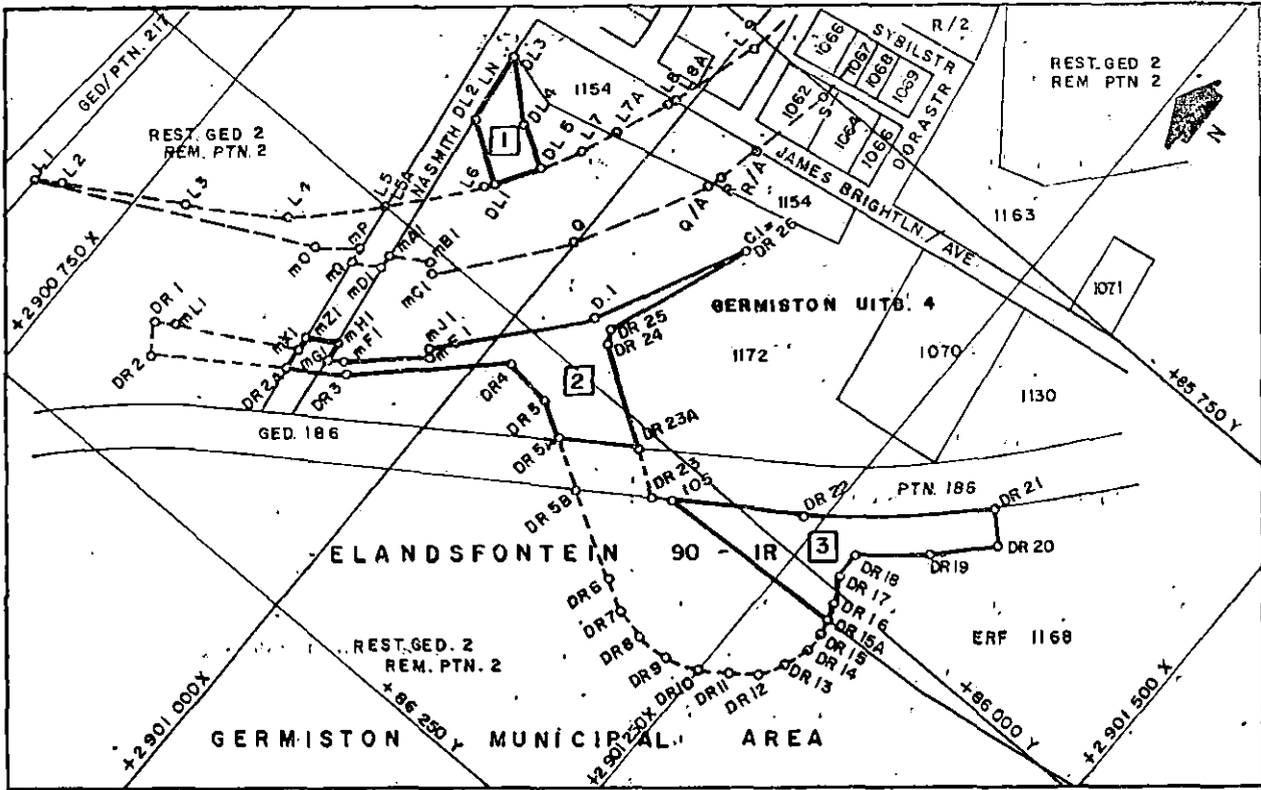
Administrateurskennisgewing 124 31 Januarie 1979

## VERKLARING VAN TOEGANGSPAAIE TOT OPENBARE PAD PWV 14, DISTRIK GERMISTON.

Ingevolge die bepalings van artikel 48(1) van die Pad-ordonnansie, 1957 (Ordonnansie 22 van 1957) verklaar die Administrateur hierby dat toegangspaaie tot Openbare Pad PWV 14 met wisselende breedtes en waarvan die algemene rigtings en liggings op bygaande sketsplan met toepaslike koördinate van grensbakens aangedui word, sal bestaan oor die eiendomme soos aangetoon op genoemde sketsplan.

Ingevolge die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat grensbakens opgerig is om die grond, wat deur die voornoemde paaie in beslag geneem word, af te merk.

U.K.B. 1369(26), gedateer 8 Augustus 1978.  
Verwysing 10/4/1/4/PWV 14(1)



DIE FIGURE: **1** DL 1 - DL 5, DL 1  
 THE FIGURES: **2** m.K.1, m.Z.1, m.H.1, m.G.1, m.F.1, m.E.1, m.J.1, D.1, DR.26, DR.25, DR.24, DR.23 A, DR.5A, DR.5, DR.4, DR.3, DR.2A, m.K.1  
**3** DR.21-DR.16, DR.15A, 105, DR.22, RADIUS 454.43 NA / TO: DR.21.  
 STEL VOOR TOEGANGSPAARIE TOT ROETE PWV 14 / REPRESENT ACCESS ROADS TO ROUTE PWV 14

LEER No. DPH 022 G 14/9/27 PLAN No. / Nr. U. K. BESLUIT No. 1369  
 FILE No. 10/4/1/4/PWV(VKE) PRS 75/140/IV.8 & 4V EXCO. RES. No. ged. dd. 78-08-08

KOORDINAATLYS Lo 29° CO-ORDINATE LIST

Y		X		Y + 80 000,00		X + 2 900 000,00	
Y	X	Y	X	Y	X	Y	X
DL 1	+5 944,55	+ 929,80	DR 16	+6 007,37	+1 292,22	m K.1	+6 112,43 + 901,52
DL 2	+5 916,74	+ 891,65	DR 17	+5 991,41	+1 283,31	m Z.1	+6 102,34 + 900,05
DL 3	+5 866,92	+ 884,36	DR 18	+5 972,88	+1 283,02	m H.1	+6 090,25 + 917,38
DL 4	+5 900,09	+ 922,84	DR 19	+5 941,47	+1 318,77	m G.1	+6 103,65 + 919,33
DL 5	+5 913,94	+ 948,19	DR 20	+5 906,70	+1 351,22	m F.1	+6 099,77 + 927,21
DR 2A	+6 124,42	+ 902,72	DR 21	+5 889,92	+1 331,36	m E.1	+6 057,10 + 975,98
DR 3	+6 102,00	+ 934,88	DR 22	+5 974,75	+1 236,39	m J.1	+6 053,41 + 970,16
DR 4	+6 025,84	+1019,67	DR 23A	+6 014,29	+1 120,43	D 1	+5 967,28 +1 044,07
DR 5	+6 029,58	+1051,01	DR 24	+5 976,63	+1 060,81	105	+6 025,24 +1 160,71
DR 5A	+6 043,99	+1 075,94	DR 25	+5 968,05	+1 056,80		
DR 15A	+6 018,90	+1 295,13	DR 26	+5 866,11	+1 092,56		

Administrator's Notice 125

31 January, 1979

COLIGNY 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 Coligny Municipality, adopted by the Council under Administrator's Notice 2124, dated 4 December, 1974, as amended, are hereby further amended by the substitution for the Tariff of Charges under the Schedule of the following:—

## "SCHEDULE.

## TARIFF OF CHARGES.

1. *Definitions.*

For the purpose of this tariff, unless the context otherwise indicates —

"bulk supply" means a supply of electricity to a consumer who undertakes to enter into an agreement with the Council to take a supply for a period of not less than three years and whose requirements shall be a monthly maximum demand of not less than 50 kV.A.

"month" means a calendar month or in the alternative the period between successive readings of the meters used to measure the quantity or rate of consumption of electricity, provided the period does not differ by more than 5 days from 30 days.

2. *Basic Charge.*

A basic charge of R4 per month shall be levied per erf, stand, lot or other area, with or without improvements, excluding erven which are the property of the Council, which is or, in the opinion of the Council, can be connected to the supply main, whether electricity is consumed or not: Provided that where any erf, stand, lot or other area is occupied by more than one consumer to whom the Council supplies electricity, the basic charge shall be payable by each such consumer.

3. *Domestic Consumers.*

(1) This tariff shall be applicable in respect of electricity supplied to the following:—

- (a) Private dwellings.
- (b) Flats or lodging rooms.
- (c) Residential clubs.
- (d) A home run by a charitable institution.
- (e) Churches and church halls.

(2) *The following charges shall be payable, per month:*

- (a) A service charge, whether electricity is consumed or not: R3.
- (b) Consumption charge, per kW.h: 2,5c.

Administrateurskennisgewing 125

31 Januarie 1979

MUNISIPALITEIT COLIGNY: 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 Coligny, deur die Raad aangeneem by Administrateurskennisgewing 2124 van 4 Desember 1974, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae deur die volgende te vervang:—

## "BYLAE.

## TARIEF VAN GELDE.

1. *Woordomskrywing.*

Vir die toepassing van hierdie tarief, tensy die sinsverband anders aandui, beteken—

"grootmaatvoorsiening" 'n elektrisiteitstoevoer aan 'n verbruiker wat onderneem om 'n ooreenkoms met die Raad aan te gaan om 'n toevoer te neem vir 'n tydperk van nie minder as drie jaar nie, en wie se vereistes 'n maandelikse maksimum van nie minder as 50 kV.A. behoort nie.

"maand" 'n kalendermaand, of in die alternatief die tydperk tussen opeenvolgende aflesings van die meters wat gebruik word om die hoeveelheid of verbruikerskoers van elektrisiteit te meet, mits dié tydperk nie met meer as 5 dae van 30 dae verskil nie.

2. *Basiese Heffing.*

'n Basiese heffing van R4 per maand word gehef per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, uitgesonderd erwe wat die eiendom van die Raad is, wat by die hooftoevoerleiding aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie: Met dien verstande dat waar enige erf, standplaas, perseel of ander terrein okkupeer word deur meer as een verbruiker aan wie die Raad elektrisiteit verskaf, die basiese heffing deur elke sodanige verbruiker betaal word.

3. *Huishoudelike Verbruikers.*

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

- (a) Private woonhuise.
- (b) Woonstelle of huurkamers.
- (c) Woonklubs.
- (d) 'n Tehuis van 'n liefdadigheidsinrigting.
- (e) Kerke en kerksale.

(2) *Die volgende gelde is betaalbaar, per maand:*

- (a) 'n Diensheffing, of elektrisiteit verbruik word of nie: R3.
- (b) Verbruikersheffing, per kW.h: 2,5c.

(c) The minimum monthly payment in terms of this item shall be the service charge plus R2, whether energy to this value is consumed or not.

4. *Business, Commercial, Industrial and Bulk Supplies.*

(1) This tariff shall be applicable in respect of electricity supplied to the following:

- (a) Banks.
- (b) Shops.
- (c) Offices.
- (d) Advertising signs.
- (e) Shop windows.
- (f) Stores.
- (g) Warehouses.
- (h) Licensed hotels.
- (i) Hostels.
- (j) Tea rooms, cafés or restaurants.
- (k) Halls.
- (l) Social, Athletic and Sporting Clubs.
- (m) Convents.
- (n) Libraries.
- (o) Museums.
- (p) Theatres.
- (q) Bioscopes.
- (r) Hospitals.
- (s) Nursing homes.
- (t) Schools and School hostels.
- (u) Boarding houses and private hotels.
- (v) Premises included in the definition of a 'factory' contained in section 3(1)(a) of the Factories, Machinery and Building Work Act, 1941. (Act 22 of 1941), as amended; excluding consumers taking supply under item 5 hereof.
- (w) Bulk oil and fuel storage and air handling depots.
- (x) Agricultural showground.
- (y) Any other consumer not listed under items 3, 5, 7, 8, 9, 10 and 11.

(2) *The following charges shall be payable, per month:*

- (a) A service charge, whether electricity is consumed or not: R8.
- (b) Consumption charge, per kW.h: 4,5c.
- (c) The minimum monthly payment in terms of this item shall be the service charge plus R2, whether energy to this value is consumed or not.

5. *Industrial Low Voltage Consumers.*

(1) This tariff shall be applicable in respect of electricity supplied to premises included in the definition

(c) Die minimum maandelikse betaling wat ingevolge hierdie item 'n toevoer ontvang, is die diensheffing plus R2, of krag ter waarde hiervan verbruik word al dan nie.

4. *Sake, Handels-, Nywerheids- en Grootmaatverbruikers.*

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

- (a) Banke.
- (b) Winkels.
- (c) Kantore.
- (d) Advertensietekens.
- (e) Winkelvensters.
- (f) Magasyn.
- (g) Pakhuise.
- (h) Gelisensieerde hotelle.
- (i) Koshuise.
- (j) Teekamers, Kafes of restaurants.
- (k) Sale.
- (l) Sosiale-, Atletiek- en Sportklubs.
- (m) Kloosters.
- (n) Biblioteke.
- (o) Museums.
- (p) Teaters.
- (q) Bioskope.
- (r) Hospitale.
- (s) Verpleeginrigtings.
- (t) Skole en skoolkoshuise.
- (u) Losieshuise en private hotelle.
- (v) Persele gedek deur die woordomskriving van 'n 'fabriek' vervat in artikel 3(1)(a) van die Wet op Fabriek, Masjinerie en Bouwerk, 1941 (Wet 22 van 1941), soos gewysig, uitsluitende verbruikers wat 'n toevoer ontvang ingevolge item 5 hiervan.
- (w) Olie- en brandstofberging by die grootmaat en lughanteringsdepots.
- (x) Landboutoonstellingsterrein.
- (y) Enige ander verbruiker nie onder items 3, 5, 7, 8, 9, 10 en 11 genoem nie.

(2) *Die volgende gelde is betaalbaar, per maand:*

- (a) 'n Diensheffing, of elektrisiteit, verbruik word of nie: R8.
- (b) Verbruikersheffing, per kW.h: 4,5c.
- (c) Die minimum maandelikse betaling ingevolge hierdie item is die diensheffing plus R2, of krag ter waarde hiervan verbruik word al dan nie.

5. *Industriële Laagspanningverbruikers.*

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer aan persele wat gedek word deur die

of a 'factory' contained in section 3(1)(a) of the Factories, Machinery and Building Work Act, 1941 (Act 22 of 1941), as amended, supplied by a three-phase connection but are using machinery and apparatus connected to two phases only.

(2) *The following charges shall be payable, per month:*

- (a) A service charge, whether electricity is consumed or not, per connection point: R8.
- (b) A monthly demand charge per ampere of maximum demand registered during intervals between successive readings of the demand meter(s) and *pro rata* for any portion of an ampere based upon a 30 minute time interval of the demand meter(s): 50c.
- (c) Consumption charge, per kW.h: 4,5c.
- (d) The minimum monthly payment in terms of this item shall be the service charge plus R2, whether energy to this value is consumed or not.

#### 6. Street Lighting.

To be levied at cost.

#### 7. Bulk Consumers.

(1) The Council shall reserve the right to charge consumers with an estimated load of more than 40 kW or 50 kV.A as bulk consumers, either by means of low voltage or high voltage. The Council shall take the high supply at the expense of the consumer up to the consumers' sub-station only and such consumer shall supply his own transformer and switchgear for such high voltage connection.

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

- (a) *Bulk consumers connected to low voltage:*
  - (i) A fixed monthly service charge of R75; plus
  - (ii) a maximum demand charge of R6,50 per kW per month or part thereof, metered over a period of 30 minutes by means of a kW-demand meter; plus
  - (iii) per kW.h: 3c.
  - (iv) the minimum monthly payment in terms of this item, shall be the service charge plus R25, whether energy to this value is consumed or not.
- (b) *Bulk consumers connected to high voltage with a maximum demand of up to and including 150 kV.A:*
  - (i) A fixed monthly service charge of R190; plus
  - (ii) a maximum demand charge of R4,60 per kV.A per month or part thereof, metered over a period of 30 minutes by means of a kV.A-demand meter; plus
  - (iii) per kW.h: 2,5c.
  - (iv) The minimum monthly payment in terms of this item, shall be the service charge plus R10,

woordskrywing van 'n 'fabriek' vervat in artikel 3(1)(a) van die Wet op Fabriek, Masjinerie en Bouwerk, 1941 (Wet 22 van 1941), soos gewysig, wat oor 'n drie-fasige aansluiting beskik maar wat masjinerie en apparaat gebruik wat slegs aan twee fases gekoppel is.

(2) *Die volgende gelde is betaalbaar, per maand:*

- (a) 'n Diensheffing of elektrisiteit verbruik word of nie, per aansluitingspunt: R8.
- (b) 'n Maandelikse aanvraaggeld per ampere van maksimum aanvraag geregistreer gedurende tussenpose tussen opeenvolgende aflesings van die aanvraagmeter(s) en *pro rata* vir enige gedeelte van 'n ampere gebaseer op 'n 30 minute-tydtussenpose van die aanvraagmeter(s): 50c.
- (c) Verbruikersheffing, per kW.h: 4,5c.
- (d) Die minimum maandelikse betaling ingevolge hierdie item is die diensheffing plus R2, of krag ter waarde hiervan verbruik word al dan nie.

#### 6. Straatbeligting.

Word teen koste gehef.

#### 7. Grootmaatverbruikers.

(1) Die Raad behou hom die reg voor om verbruikers met 'n beraamde vrag van meer as 40 kW of 50 kV.A as grootmaatverbruikers aan te slaan, hetsy deur laagspanning of hoogspanning. Die Raad bring die hoogspanningstoevoer op koste van die verbruiker slegs tot by die verbruiker se substasie en sodanige verbruiker verskaf sy eie transformator en skakeltoestel vir die hoogspanningsaansluiting.

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

- (a) *Grootmaatverbruikers aangesluit teen laagspanning:*
  - (i) 'n Vaste maandelikse diensheffing van R75; plus
  - (ii) 'n maksimum aanvraagheffing van R6,50 per kW per maand of gedeelte daarvan gemeter oor 'n tydperk van 30 minute deur 'n kW-aanvraagmeter; plus
  - (iii) Verbruikersheffing, per kW.h: 3c.
  - (iv) Die minimum maandelikse betaling ingevolge hierdie item is die diensheffing plus R25, of krag ter waarde hiervan verbruik word of nie.
- (b) *Grootmaatverbruikers aangesluit op hoogspanning met 'n maksimum aanvraag van tot en met 150 kV.A:*
  - (i) 'n Vaste maandelikse diensheffing van R190; plus
  - (ii) 'n maksimum aanvraagheffing van R4,60 per kV.A per maand of gedeelte daarvan gemeter oor 'n tydperk van 30 minute deur 'n kV.A-meter; plus
  - (iii) Verbruikersheffing, per kW.h: 2,5c.
  - (iv) Die minimum maandelikse betaling ingevolge hierdie item is die diensheffing plus R10, of

whether energy to this value is consumed or not.

- (c) *Bulk consumers connected to high voltage with a maximum demand of more than 150 kV.A:*
- (i) A fixed monthly service charge of R380; plus
  - (ii) a maximum demand charge of R4,60 per kV.A per month or part thereof, metered over a period of 30 minutes by means of a kV.A-demand meter; plus
  - (iii) per kW.h: 2,5c.
  - (iv) The minimum monthly payment in terms of this item shall be the service charge plus R20, whether energy to this value is consumed or not.
- (d) In the event of the maximum demand registered for bulk consumers in terms of paragraphs (a), (b) and (c) for any one month being less than 70 % of the highest maximum demand registered during the preceding twelve months, the charge for such month shall be based on 70 % of the said highest maximum demand registered during the preceding twelve months.

(3) *Western Transvaal Administration Board.*

The following charges shall be payable per month or part thereof subject to the provisions of subitem (1):

- (a) A fixed monthly service charge of R50; plus
- (b) a maximum demand charge of R3,70 per kW per month or part thereof, metered over a period of 30 minutes by means of a kW-demand meter; plus
- (c) consumer charge per kW.h: 2c.
- (d) a surcharge of 30,3 % on the charges in terms of this subitem.

8. *South African Railways and Harbours Administration, Milling and Trading Company Limited and Grain Silo's.*

(1) This tariff shall be applicable in respect of electricity supplied to the abovementioned consumers in Coligny.

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

- (a) A service charge, whether electricity is consumed or not: R8.
- (b) A monthly demand charge per kilowatt of maximum demand registered during intervals between successive readings of the demand meter, and *pro rata* for any portion of a kilowatt based upon a 30 minute time interval of the demand meter: R6,50.
- (c) Consumption charge, per kW.h: 3c.
- (d) The minimum monthly payment in terms of this item, shall be the service charge plus R150, whether energy to this value is consumed or not.

krag ter waarde hiervan verbruik word al dan nie.

- (c) *Grootmaatverbruikers aangesluit op hoogspanning met 'n maksimum aanvraag van meer as 150 kV.A:*
- (i) 'n Vaste maandelikse diensheffing van R380; plus
  - (ii) 'n maksimum aanvraagheffing van R4,60 per kV.A per maand of gedeelte daarvan gemeter oor 'n tydperk van 30 minute deur 'n kV.A-meter; plus
  - (iii) Verbruikersheffing, per kW.h: 2,5c.
  - (iv) Die minimum maandelikse betaling ingevolge hierdie item is die diensheffing plus R20, of krag ter waarde hiervan verbruik word al dan nie.
- (d) Indien die maksimum aanvraag geregistreer vir grootmaatverbruikers ingevolge paragrawe (a), (b) en (c) vir enige besondere maand minder is as 70 % van die hoogste maksimum aanvraag geregistreer gedurende die voorafgaande twaalf maande, word die heffing vir sodanige maand gebaseer op 70 % van die genoemde hoogste maksimum aanvraag geregistreer gedurende die voorafgaande twaalf maande.

(3) *Wes-Transvaalse Administrasieraad.*

Die volgende gelde is betaalbaar per maand of gedeelte daarvan onderworpe aan die bepalinge van subitem (1):

- (a) 'n Vaste maandelikse diensheffing van R50; plus
- (b) 'n maksimum aanvraagheffing van R3,70 per kW per maand of gedeelte daarvan gemeter oor 'n tydperk van 30 minute deur 'n kW-aanvraagmeter; plus
- (c) verbruikersheffing per kW.h: 2c en
- (d) 'n toeslag van 30,3 % op die gelde ingevolge hierdie subitem.

8. *Suid-Afrikaanse Spoorweë- en Hawensadministrasie, die Maal- en Handelsmaatskappy Beperk, en Graan-silo's.*

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer aan bestaande verbruikers in Coligny.

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

- (a) 'n Diensheffing, of elektrisiteit verbruik word of nie: R8.
- (b) 'n Maandelikse aanvraaggeld per kilowatt van maksimum aanvraag geregistreer gedurende tussenpose tussen opeenvolgende aflesings van die aanvraagmeter en *pro rata* vir enige gedeelte van 'n kilowatt gebaseer op 'n 30 minute-tydtussenpose van die aanvraagmeter: R6,50.
- (c) Verbruikersheffing, per kW.h: 3c.
- (d) Die minimum maandelikse betaling ingevolge hierdie item is die diensheffing plus R150, of krag ter waarde hiervan verbruik word of nie.

### 9. Grain Elevators.

(1) This tariff shall be applicable in respect of electricity supplied or made available to the abovementioned consumer in Coligny.

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

- (a) A service charge, whether electricity is consumed or not: R8.
- (b) A monthly demand charge per kilowatt of maximum demand registered during intervals between successive readings of the demand meter, and *pro rata* for any portion of a kilowatt based upon a 30 minute time interval of the demand meter: R6,50.
- (c) Consumption charge, per kW.h: 3c.
- (d) The minimum monthly payment in terms of this item, shall be the service charge plus R2, whether energy to this value is consumed or not.

### 10. Consumers Outside Municipality.

(1) Consumers whose premises are situated outside the rateable area of the municipality or outside the proclaimed municipal boundary and whose premises are supplied with electricity shall be charged in accordance with the relevant items of the tariffs set out herein, plus a surcharge of 25%.

(2) The minimum monthly payment in terms of this item, shall be R10, whether energy to this value is consumed or not.

### 11. Temporary and Itinerant Supplies.

(1) The supply of electricity to itinerant consumers, for temporary purposes and such other classes of consumers as the Council may from time to time determine, shall be given at the rates in terms of subitem (2)(a) and (b):

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

- (a) *Itinerant Consumers.*
  - (i) Connection charge, per connection point: R40.
  - (ii) A basic charge: R4.
  - (iii) A maximum demand charge per ampere of maximum demand registered: 50c.
  - (iv) Consumption charge, per kW.h: 4,5c.
- (b) *All other consumers not mentioned in paragraph (a).*
  - (i) Connection charge, per connection point: R40.
  - (ii) A basic charge: R4.
  - (iii) Consumption charge, per kW.h: 4,5c.
  - (iv) The minimum monthly payment in terms of this subitem shall be R10, whether energy to this value is consumed or not.

### 12. Adjustment of kW.h Charges.

The kW.h charges payable in terms of items 3, 4, 5, 7, 8, 9 and 11 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 third decimal as follows:—

### 9. Graansuiers.

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan bostaande verbruiker in Coligny.

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

- (a) 'n Diensheffing, of elektrisiteit verbruik word of nie: R8.
- (b) 'n Maandelikse aanvraaggeld per kilowatt van maksimum aanvraag geregistreer gedurende tussenposes tussen opeenvolgende aflesings van die aanvraagmeter en *pro rata* vir enige gedeelte van 'n kilowatt gebaseer op 'n 30 minute-tydtussenpose van die aanvraagmeter: R6,50.
- (c) Verbruikersheffing, per kW.h: 3c.
- (d) Die minimum maandelikse betaling ingevolge hierdie item is die diensheffing plus R2, of krag ter waarde hiervan verbruik word of nie.

### 10. Verbruikers Buite die Munisipaliteit.

(1) Verbruikers wie se persele buite die belasbare gebied van die munisipaliteit of buite die geproklameerde munisipale grens geleë is, en wie se persele van elektrisiteit voorsien word, betaal vir elektrisiteitsvoorsiening ooreenkomstig die betrokke items van die tariewe hierin uitengesit, plus 'n toeslag van 25%.

(2) Die minimum maandelikse betaling ingevolge hierdie item is R10, of krag ter waarde hiervan verbruik word of nie.

### 11. Tydelike en Onderbroke Toevoer.

(1) Elektrisiteitstoevoer aan rondreisende verbruikers, vir tydelike doeleindes en vir sodanige ander klasse verbruikers as wat die Raad van tyd tot tyd vasstel, word van elektrisiteit voorsien ooreenkomstig subitem (2)(a) en (b).

(2) Die volgende gelde is betaalbaar:—

- (a) *Rondreisende Verbruikers.*
  - (i) Aansluitingsgelde, per aansluitingspunt: R40.
  - (ii) 'n Basiese heffing: R4.
  - (iii) 'n Maksimum aanvraaggeld per ampere van maksimum aanvraag geregistreer: 50c.
  - (iv) Verbruikersheffing, per kW.h: 4,5c.
- (b) *Alle ander verbruikers nie in paragraaf (a) genoem nie.*
  - (i) Aansluitingsgelde, per aansluitingspunt: R40.
  - (ii) 'n Basiese heffing: R4.
  - (iii) Verbruikersheffing, per kW.h: 4,5c.
  - (iv) Die minimum maandelikse betaling ingevolge hierdie subitem is R10, of krag ter waarde hiervan verbruik word al dan nie.

### 12. Aanpassing van kW.h-heffing.

Die kW.h-heffings betaalbaar ingevolge items 3, 4, 5, 7, 8, 9 en 11 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 derde desimaal soos volg bereken:

$$P = \left[ 1,11 \left( M \times \frac{100 - N}{100} \right) \times \left( 1 + \frac{R}{100} \right) \right] - [1,11 (0,530 \times 0,8 \times 2,39)],$$

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.

### 13. Consumer Connection.

(1) Only underground cable connections shall be made.

(2) The charges payable in respect of any consumer connection for the supply of electricity to any premises shall be the actual cost of material used for such connection, including the cost of the meter or meters, plus a surcharge of 15% on such amount, plus a labour charge at a rate of R8 per hour or part thereof.

(3) For the purpose of calculating the charges payable in terms of subsection (2), it shall be deemed that the consumer connection to any premises are connected to the supply mains in the centre of the street in which such supply mains are situated.

### 14. Consumer Services.

(1) The labour charges payable in respect of any installation, repairs to installations or appliances, shall be charged at the following rate:

- (a) For the first hour or part thereof: R8.
- (b) Thereafter, for every 15 minutes or part thereof: R2.

(2) Where material is issued for departmental use, the actual cost of such material only shall be debited.

### 15. Testing of Meters.

Per meter, in terms of section 9(1): R7.

### 16. Reconnections and Complaints.

(1) For the reconnection of the supply after disconnection in terms of section 11(1): R5.

(2) For the reconnection of the supply after disconnection in terms of section 11(4): R3.

(3) For an interim or special reading of the meter on request of the consumer, per meter per reading: R3.

(4) Where the Council is requested to investigate a complaint by a consumer and such investigation reveals the use of a defective appliance or negligence on the part of such consumer, a charge of R3 per visit shall be levied.

### 17. Inspection and Testing of Electrical Installation in terms of section 17(8)(b).

A charge of R5 shall be payable in advance.

$$P = \left[ 1,11 \left( M \times \frac{100 - N}{100} \right) \times \left( 1 + \frac{R}{100} \right) \right] - [1,11 (0,530 \times 0,8 \times 2,39)],$$

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.

### 13. Verbruikersaansluitings.

(1) Slegs ondergrondse kabelaansluitings word gemaak.

(2) Die gelde betaalbaar ten opsigte van enige verbruikersaansluiting vir die lewering van elektrisiteit aan enige perseel bedra die werklike koste van materiaal wat vir sodanige aansluiting gebruik word, met inbegrip van die koste van die meter of meters, plus 'n toeslag van 15% op sodanige bedrag, plus arbeid bereken teen R8 per uur of gedeelte daarvan.

(3) Vir die berekening van die gelde betaalbaar ingevolge subartikel (2) word geag dat die verbruikersaansluiting na enige perseel by die middel van die straat waarin die hooftoevoerleidings geleë is, by sodanige hooftoevoerleidings aangesluit is.

### 14. Verbruikersdienste.

(1) Die arbeidskoste betaalbaar ten opsigte van enige installasie, herstelwerk aan installasies of toebehore, word bereken teen die volgende tarief:

- (a) Vir die eerste uur of gedeelte daarvan: R8.
- (b) Daarna, vir elke 15 minute of gedeelte daarvan: R2.

(2) Waar materiaal vir departementele gebruik uitge-reik word, word slegs die werklike koste daarvan gedebiteer.

### 15. Toets van Meters.

Per meter, ingevolge artikel 9(1): R7.

### 16. Heraansluitings en Klagtes.

(1) Vir die heraansluiting van die toevoer nadat dit ingevolge artikel 11(1) afgesluit is: R5.

(2) Vir die heraansluiting van die toevoer nadat dit ingevolge artikel 11(4) afgesluit is: R3.

(3) Vir die tussentydse of spesiale aflesing van meters op versoek van die verbruiker, per meter, per aflesing: R3.

(4) Waar die Raad versoek word om aandag te skenk aan die klagte van 'n verbruiker en daar bevind word dat die fout te wyte is aan die gebruik van defektiewe toerusting of enige nalatigheid aan die kant van sodanige verbruiker, word 'n vordering van R3 per besoek gehef.

### 17. Inspeksie en Toets van Elektriese Installasies ingevolge artikel 17(8)(b).

'n Heffing van R5 is vooruitbetaalbaar.

18. *Deposits in terms of section 6.*

For each application for supply, a minimum deposit of R12 shall be payable.

19. *Registering or Licensing of Contractors.*

(1) The following charges shall be payable in terms of section 15 of these by-laws.

- (a) For every original issue of an annual licence, irrespective of the month of the year when liability therefore arises: R1.
- (b) For every renewal: R1.
- (c) For every removal permit: 50c.
- (d) For every duplicate of any licence or permit: 50c.
- (e) For every transfer: 50c.

(2) The fees prescribed in terms of subitem (1) shall be payable only if the said fees are not already payable in terms of the provisions of any other of the Council's by-laws."

PB. 2-4-2-36-51

18. *Deposito's ingevolge artikel 6.*

Vir elke aansoek om toevoer, is 'n minimum deposito van R12 betaalbaar.

19. *Registrasie of Lisensiëring van Aannemers.*

(1) Die volgende gelde is kragtens artikel 15 van hierdie verordeninge betaalbaar.

- (a) Vir elke oorspronklike uitreiking van 'n jaarlikse lisensie, afgesien van die maand van die jaar wanneer aanspreeklikheid ontstaan: R1.
- (b) Vir elke hernuwing: R1.
- (c) Vir elke verwyderingspermit: 50c.
- (d) Vir elke duplikaat van enige lisensie of permit: 50c.
- (e) Vir elke oordrag: 50c.

(2) Die gelde voorgeskryf in subitem (1) is slegs betaalbaar indien genoemde gelde nie reeds betaalbaar is ingevolge die bepalinge van enige ander verordeninge van die Raad nie."

PB. 2-4-2-36-51

**GENERAL NOTICES**

**NOTICE 17 OF 1979.**

**PROPOSED EXTENSION OF BOUNDARIES OF CHLOORKOP EXTENSION 3.**

It is hereby notified in terms of section 82(4) of the Town-planning and Townships Ordinance, 1965, that application has been made by Chemhold Investments (Pty.) Limited for permission to extend the boundaries of Chloorkop Extension 3 Township to include a portion of the farm Klipfontein No. 12-I.R. (at present Holding 27, Intokozo Agricultural Holdings), district Kempton Park.

The relevant portion is situate north and west of Erven 207 and 206 of Chloorkop Extension 3 Township and is at present streets named Mission Terrace and Plantation Road and is to be used for Industrial purposes.

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 four weeks from the date hereof.

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 four weeks from the date of the first publication of this notice in the *Provincial Gazette*.

All objections must be lodged in duplicate, and addressed to the Director of Local Government, Private Bag X437, Pretoria, 0001.

E. UYS,

Director of Local Government.

Pretoria, 24 January, 1979.

**NOTICE 18 OF 1979.**

**JOHANNESBURG AMENDMENT SCHEME 1/1071.**

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 owners, Wepener Investments (Pty.) Limited, South Gate Mansions (Pty.) Limited, Crowngate Investments (Pty.) Limited and Gauge Engineering (Pty.) Limited, C/o. Messrs. Bell, Dewar and Hall, P.O. Box 61680, Marshalltown, for the amendment of Johannesburg Town-planning Scheme 1, 1946, by the deletion of Proviso (xi) to Table F of Clause 20 which reads as follows:

"In the township of Crown Gardens, on Erven 2, 3, 4 and 5, residential buildings may only be erected if the site area is at least equal to the area of the erf before any subdivision was effected."

The amendment will be known as Johannesburg Amendment Scheme 1/1071. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the

**ALGEMENE KENNISGEWINGS**

**KENNISGEWING 17 VAN 1979.**

**VOORGESTELDE UITBREIDING VAN GRENSE VAN DORP CHLOORKOP UITBREIDING 3.**

Ingevolge artikel 82(4) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat Chemhold Investments (Pty.) Limited aansoek gedoen het om die uitbreiding van die grense van dorp Chloorkop Uitbreiding 3 om 'n gedeelte van die plaas Klipfontein (tans Hoewe 27, Intokozo Landbouhoewes) No. 12-I.R., distrik Kemptonpark te omvat.

Die betrokke gedeelte is geleë noord en wes van Erwe Nos. 207 en 206, Chloorkop Uitbreiding 3 en is tans strate genoem Mission Terrace en Plantation Road en sal vir Nywerheiddoeleindes gebruik word.

Die aansoek en 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 vier weke na datum hiervan.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of vertoë te rig, moet die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as vier weke van die datum van die eerste publikasie van hierdie kennisgewing in die *Provinsiale Koerant* af deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan Die Direkteur, Departement van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 24 Januarie 1979.

**KENNISGEWING 18 VAN 1979.**

**JOHANNESBURG-WYSIGINGSKEMA 1/1071.**

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaars, Wepener Investments (Pty.) Limited, Southgate Mansions (Pty.) Limited, Crowngate Investments (Pty.) Limited en Gauge Engineering (Pty.) Limited, P/a. mnre. Bell, Dewar en Hall, Posbus 61680, Marshalltown aansoek gedoen het om Johannesburg-dorpsbeplanningskema 1, 1946, te wysig deur die weglating van Voorbehoudsbepaling (xi) tot Tabel F van klousule 20 wat soos volg lui:

"In die dorp Crown Gardens, op Erwe 2, 3, 4 en 5, mag woongeboue alleenlik opgerig word indien die oppervlakte van die terrein ten minste gelyk is aan die oppervlakte van die erf voordat enige onderverdeling uitgevoer was."

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1071 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat,

Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 1049, Johannesburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.  
Pretoria, 24 January, 1979.

PB. 4-9-2-2-1071

NOTICE 19 OF 1979.

JOHANNESBURG AMENDMENT SCHEME 2/116.

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, Mrs. Elaine Joyce Jackson, C/o. Messrs. Ainge and Ainge, P.O. Box 41445, Craighall, for the amendment of Johannesburg Town-planning Scheme 2, 1947, by rezoning Lot 49, situated on Waterfall Avenue and Gleneagles Road, Craighall Township from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 1 500 m<sup>2</sup>".

The amendment will be known as Johannesburg Amendment Scheme 2/116. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 1049, Johannesburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.  
Pretoria, 24 January, 1979.

PB. 4-9-2-2-116-2

NOTICE 20 OF 1979.

KRUGERSDORP AMENDMENT SCHEME 1/108.

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, Nicola D'Alessandro, C/o. Messrs. M. J. Smuts & Cronje, P.O. Box 623, Krugersdorp for the amendment of Krugersdorp Town-planning Scheme 1, 1946, by rezoning Stand 140, situated on Grey Street and Lewis Street, Lewisham Township from "General Business" to "Special Residential" with a density of "One dwelling per Erf".

The amendment will be known as Krugersdorp Amendment Scheme 1/108. 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.

Pretoria en in die kantoor van die Stadsclerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsclerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 24 Januarie 1979.

PB. 4-9-2-2-1071

KENNISGEWING 19 VAN 1979.

JOHANNESBURG-WYSIGINGSKEMA 2/116.

Hierby word ooreenkomstig die bepalinge van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, mev. Elaine Joyce Jackson, P/a. mnre. Ainge en Ainge, Posbus 41445, Craighall aansoek gedoen het om Johannesburg-dorpsaanlegskema 2, 1947, te wysig deur die hersonering van Lot 49, geleë aan Waterfallaan en Gleneaglesweg, dorp Craighall van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 2/116 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 Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsclerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 24 Januarie 1979.

PB. 4-9-2-2-116-2

KENNISGEWING 20 VAN 1979.

KRUGERSDORP-WYSIGINGSKEMA 1/108.

Hierby word ooreenkomstig die bepalinge van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die eienaar, Nicola D'Alessandro, P/a. mnre. M. J. Smuts & Cronje, Posbus 623, Krugersdorp aansoek gedoen het om Krugersdorp-dorpsaanlegskema 1, 1946, te wysig deur die hersonering van Standplaas 140, geleë aan Greystraat en Lewisstraat, dorp Lewisham van "Algemene Besigheid" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf".

Verdere besonderhede van hierdie wysigingskema (wat Krugersdorp-wysigingskema 1/108 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 Krugersdorp ter insae.

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.

E. UYS,

Director of Local Government.

Pretoria, 24 January, 1979.

PB. 4-9-2-18-108

NOTICE 21 OF 1979.

GERMISTON AMENDMENT SCHEME 1/243.

The Director of Local Government hereby gives notice in terms of section 31 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the City Council of Germiston has submitted an interim scheme, which is an amendment scheme, to wit, the Germiston Amendment Scheme 1/243, to amend the relevant town-planning scheme in operation, to wit, the Germiston Town-planning Scheme 1, 1945.

The Scheme includes the following:

The rezoning of Portion 1 and the Remainder of Erf 769, situated on Bosman Road, Swawel Street and East Rand Road, Germiston Extension 3 Township, from "Special Industrial" to "Special" for abattoir purposes, subject to certain conditions.

The aforesaid interim scheme is open for inspection at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria and at the office of the Town Clerk of the City Council of Germiston.

Where in terms of section 32 of the aforesaid Ordinance, any owner or occupier of immovable property and any local authority have the right to lodge an objection or to make representations in respect of the said interim scheme, such owner or occupier or local authority shall submit such objection or may make such representations in writing to the Director of Local Government, at the above address or Private Bag X437, Pretoria, within a period of four weeks from the date of the first publication of this notice in the *Provincial Gazette*.

E. UYS,

Director of Local Government.

Pretoria, 24 January, 1979.

PB. 4-9-2-1-243

NOTICE 22 OF 1979

JOHANNESBURG AMENDMENT SCHEME 1/1101.

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, Standard Bank Properties (Stellenbosch) Limited, C/o. Messrs. Bentel, Abramson & Partners Inc., P.O. Box 52266, Saxonwold for the amendment of Johannesburg Town-planning Scheme 1, 1958, by the substitution for conditions 1 and 3 in Annexure E 189 to Johannesburg Amendment Scheme 1/727 of the

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 94, Krugersdorp skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 24 Januarie 1979.

PB. 4-9-2-18-108

KENNISGEWING 21 VAN 1979.

GERMISTON-WYSIGINGSKEMA 1/243.

Die Direkteur van Plaaslike Bestuur gee hierby kennis kragtens artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), dat die Stadsraad van Germiston 'n voorlopige skema, wat 'n wysigingskema is, te wete, die Germiston-wysigingskema 1/243 voorgelê het om die betrokke dorpsbeplanningsskema in werking, te wete, die Germiston-dorpsaanlegskema 1, 1945, te wysig.

Die skema sluit die volgende in:

Die hersonering van Gedeelte 1 en die Restant van Erf 769, geleë aan Bosmanweg, Swawelstraat en East Randweg, dorp Germiston Uitbreiding 3, van "Spesiale Nywerheid" tot "Spesiaal" vir abattoir-doeleindes, onderworpe aan sekere voorwaardes.

Die voornoemde voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en van die Stadsklerk van die Stadsraad van Germiston.

Waar, kragtens die bepalings van artikel 32 van voornoemde Ordonnansie, enige eienaar of besitter van onroerende eiendom en enige plaaslike bestuur die reg het om 'n beswaar in te dien of vertoë te rig in verband met sodanige voorlopige skema, moet sodanige beswaar of sodanige vertoë binne vier weke vanaf die eerste publikasie van hierdie kennisgewing in die *Provinsiale Koerant* skriftelik aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 24 Januarie 1979.

PB. 4-9-2-1-243

KENNISGEWING 22 VAN 1979.

JOHANNESBURG-WYSIGINGSKEMA 1/1101.

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, Standard Bank Properties (Stellenbosch) Limited, P/a. mnre. Bentel, Abramson & Partners Inc., Posbus 52266, Saxonwold aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946, te wysig deur die vervanging van Voorwaardes 1 en 3 in Bylae E 189 tot Johannesburg-wysigingskema 1/727 deur die volgende voorwaardes:

following conditions:

“(1) *Floor Space:*

- (a) the gross leasable area for shops and offices shall not exceed 4 715 square metres;
- (b) the gross leasable area for shops, defined as the total floor area designed for and capable of tenant occupancy and control, including basements, mezzanines and upper floors, if any, as expressed in square metres measured from the centre line of joint partitions and the exterior of outside walls, shall not exceed 3 212 square metres.
- (c) the balance of the leasable area not used for shops may be used for offices.

(3) *Height:*

The height shall not exceed four storeys with the proviso that additional storeys may be built with the consent of the Council, with an additional proviso that the gross leasable floor space of 4 715 square metres is not exceeded.”

The amendment will be known as Johannesburg Amendment Scheme 1/1101. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 1049, Johannesburg, at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.

Pretoria, 24 January, 1979.

PB. 4-9-2-2-1101

NOTICE 23 OF 1979.

LOUIS TRICHARDT AMENDMENT SCHEME 1/28.

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, F. J. P. Kruger, C/o. Messrs. Coxwell and Steyn, P.O. Box 52, Louis Trichardt, for the amendment of Louis Trichardt Town-planning Scheme 1, 1956, by rezoning a portion of Erf 314, situated on Trichardt Street and President Street, Louis Trichardt Township from “Special Residential” with a density of “One dwelling per 1 250 m<sup>2</sup>” to “General Business” with a density of “One dwelling per 1 250 m<sup>2</sup>”.

The amendment will be known as Louis Trichardt Amendment Scheme 1/28. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Louis Trichardt 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

“(1) *Vloerruimte:*

- (a) die bruto verhuurbare oppervlakte ten opsigte van winkels en kantore mag nie 4 715 vierkante meter oorskry nie;
- (b) die bruto verhuurbare oppervlakte ten opsigte van winkels wat omskryf is as die totale vloeroppervlakte wat ontwerp is en deur huurders geokkupeer en beheer kan word, met inbegrip van die kelder-, tussen- en boonste verdiepings, indien enige, wat in vierkante meter, gemeet van die middellyn van die gemeenskaplike afskortings en die buitekant van die buitemure af, mag nie 3 212 vierkante meter oorskry nie;
- (c) die oorblywende verhuurbare oppervlakte wat nie vir winkels gebruik word nie, mag vir kantore gebruik word.

(3) *Hoogte:*

Die gebou mag nie hoër as vier verdiepings wees nie, met die voorbehoud dat daar bykomende verdiepings met die toestemming van die Raad opgerig mag word, en met die verdere voorbehoud dat die bruto verhuurbare vloerruimte van 4 715 vierkante meter nie oorskry word nie.”

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1101 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 Johannesburg 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 1049, Johannesburg, skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.

Pretoria, 24 Januarie 1979.

PB. 4-9-2-2-1101

KENNISGEWING 23 VAN 1979.

LOUIS TRICHARDT-WYSIGINGSKEMA 1/28.

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, F. J. P. Kruger, P/a. mnre. Coxwell en Steyn, Posbus 52, Louis Trichardt, aansoek gedoen het om Louis Trichardt-dorpsaanlegskema 1, 1956, te wysig deur die hersonering van ’n gedeelte van Erf 314, geleë aan Trichardt- en Presidentstraat, dorp Louis Trichardt van “Spesiale Woon” met ’n digtheid van “Een woonhuis per 1 250 m<sup>2</sup>” tot “Algemene Besigheid” met ’n digtheid van “Een woonhuis per 1 250 m<sup>2</sup>”.

Verdere besonderhede van hierdie wysigingskema (wat Louis Trichardt-wysigingskema 1/28 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 Louis Trichardt ter insae.

Enige beswaar of verhoë teen die aansoek kan te eniger tyd binne ’n tydperk van 4 weke vanaf die datum

Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 96, Louis Trichardt, at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 24 January, 1979.

PB. 4-9-2-20-28

NOTICE 24 OF 1979.

RANDBURG AMENDMENT SCHEME 188.

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. Kentrand Beleggings (Eiendoms) Beperk, C/o. Mrs. J. M. de Jager, 391 Kent Avenue, Ferndale, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Lot 591, situated on Kent Avenue, Ferndale Township, from "Residential 1" with a density of "One dwelling per 2 000 m<sup>2</sup>" to "Residential 1" with a density of "One dwelling per 1 500 m<sup>2</sup>".

The amendment will be known as Randburg Amendment Scheme 188. 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 Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg, at any time within a period of 4 weeks from the date of this notice.

E. UYS,

Director of Local Government.

Pretoria, 24 January, 1979.

PB. 4-9-2-132H-188

NOTICE 25 OF 1979.

ERMELLO AMENDMENT SCHEME 1/57.

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 owners, Mr. P. H. van Rooyen and Mrs. M. W. A. van Rooyen, C/o. Messrs. Viljoen, Van Zyl, Gunning and Stead, P.O. Box 1889, Pretoria, for the amendment of Ermelo Town-planning Scheme 1, 1954, by rezoning a portion of the Remainder of Portion 3 (Kleingeluk) of the farm Witpunt 267-I.T., Ermelo district from "Agricultural" to "Special Business" with a density of "One dwelling per Erf".

The amendment will be known as Ermelo Amendment Scheme 1/57. 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,

van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 96, Louis Trichardt, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 24 Januarie 1979.

PB. 4-9-2-20-28

KENNISGEWING 24 VAN 1979.

RANDBURG-WYSIGINGSKEMA 188.

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, Kentrand Beleggings (Eiendoms) Beperk, P/a. mev. J. M. de Jager, Kentlaan 391, Ferndale aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van Lot 591, geleë aan Kentlaan, dorp Ferndale van "Residensieel 1" met 'n digtheid van "Een woning per 2 000 m<sup>2</sup>" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 188 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 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, Privaatsak 1, Randburg, skriftelik voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 24 Januarie 1979.

PB. 4-9-2-132H-188

KENNISGEWING 25 VAN 1979.

ERMELLO-WYSIGINGSKEMA 1/57.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) bekend gemaak dat die eienaars, mnr. P. H. van Rooyen en mev. M. W. A. van Rooyen, P/a. mnre. Viljoen, Van Zyl, Gunning en Stead, Posbus 1889, Pretoria aansoek gedoen het om Ermelo-dorpsaanlegkema 1, 1954 te wysig deur die hersonering van 'n gedeelte van die Restant van Gedeelte 3 (Kleingeluk) van die plaas Witpunt 267-I.T. distrik Ermelo, van "Landbou" tot "Spesiale Besigheid" met 'n digtheid van "Een woonhuis per Erf".

Verdere besonderhede van hierdie wysigingskema (wat Ermelo-wysigingskema 1/57, 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,

Ermelo, at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.  
Pretoria, 24 January, 1979.

PB. 4-9-2-14-57

NOTICE 26 OF 1979.

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1127.

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, Mrs. Edythe Sybil Johnson, C/o. Messrs. Van der Want, Nielsen and Rostin, P.O. Box 3804, Johannesburg for the amendment of Northern Johannesburg Region Town-planning Scheme 1958 by rezoning Erf 8, situated on Whitney Street, Country Life Park Township, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 3 000 m<sup>2</sup>".

The amendment will be known as Northern Johannesburg Region Amendment Scheme 1127. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Sandton and 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 78001, Sandton at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.  
Pretoria, 24 January, 1979.

PB. 4-9-2-116-1127

NOTICE 27 OF 1979.

BOKSBURG AMENDMENT SCHEME 1/210.

It is hereby notified in terms of section 46 of the Town-planning and Township Ordinance, 1965, (Ordinance 25 of 1965) that application has been made by the owner, Mr. H. J. Greyvenstein, C/o. Messrs. Moodie & Moodie, P.O. Box 26, Boksburg for the amendment of Boksburg Town-planning Scheme 1, 1946 by rezoning Portion 7 of Erf 69, situated on Knights Street, Witfield Township from "Special Residential" with a density of "One Dwelling per 1 000 m<sup>2</sup>" to "Special" Use Zone X for a dwelling-house, or block or blocks of flats and with the consent of the local authority a social hall or a place of public worship, subject to certain conditions.

The amendment will be known as Boksburg Amendment Scheme 1/210. 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

Pretoria en die Stadsklerk, Posbus 48, Ermelo, skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 24 Januarie 1979.

PB. 4-9-2-14-57

KENNISGEWING 26 VAN 1979.

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1127

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, mev. Edythe Sybil Johnson, P/a. mnre. Van der Want, Nielsen en Rostin, Posbus 3804, Johannesburg aansoek gedoen het om Noordelike Johannesburgstreek-dorpsaanlegkema 1958 te wysig deur die herosnering van Erf 8, geleë aan Whitneystraat, dorp Country Life Park, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 3 000 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Noordelike Johannesburgstreek-wysigingskema 1127 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 Sandton ter insae.

Enige beswaar of verdoë 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 78001, Sandton skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 24 Januarie 1979.

PB. 4-9-2-116-1127

KENNISGEWING 27 VAN 1979.

BOKSBURG-WYSIGINGSKEMA 1/210.

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. H. J. Greyvenstein P/a. mnre. Moodie & Moodie, Posbus 26, Boksburg aansoek gedoen het om Boksburg-dorpsaanlegkema 1, 1946 te wysig deur die herosnering van Gedeelte 7 van Erf 69 geleë aan Knightsstraat, dorp Witfield van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m<sup>2</sup> tot "Spesiaal" Gebruikstreek X, vir 'n woonhuis of blok- of blokke woonstelle en met die toestemming van die plaaslike bestuur 'n geselligheidsaal of plek van openbare godsdiens, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema 1/210 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 Boksburg ter insae.

Enige beswaar of verdoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaas-

Bag X437, Pretoria, and the Town Clerk, P.O. Box 215, Boksburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.  
Pretoria, 24 January, 1979.

PB. 4-9-2-9-210

like Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 215, Boksburg, skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 24 Januarie 1979.

PB. 4-9-2-2-1071

NOTICE 28 OF 1979.

REMOVAL OF RESTRICTIONS ACT, 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 28 February, 1979.

E. UYS,  
Director of Local Government.  
Pretoria, 31 January, 1979.

Fred Bryan Sinclair for the amendment of the conditions of title of Erf 1121, Waterkloof Township, Registration Division J.R., Transvaal, to permit the erf being subdivided.

PB. 4-14-2-1404-24

Anthony Botha for the amendment of the conditions of title of Lot 678, Baileys Muckleneuk Township, City of Pretoria to permit the lot being subdivided.

PB. 4-14-2-1919-3

Stephanie Karine Shevil for the amendment of the conditions of title of Holding 13, Birchleigh Agricultural Holdings, district Germiston, to permit the holding being used for the erection of a church and manse.

PB. 4-16-2-60-7

The Republic of South Africa for the amendment of the conditions of title of Erven 622 to 630, Delmas Extension 5 Township, to permit the erven being used for any purpose which the state may consider necessary.

PB. 4-14-2-4222-1

Michael Coetzee for the amendment of the conditions of title of Holding 125, Drumblade Agricultural Holdings, district Vereeniging, to permit the holding being used for a general dealer's business.

PB. 4-16-2-158-2

T. Jackson Construction (Proprietary) Limited, for the amendment of the conditions of title of Erf 140, Kempton Park Township, Registration Division I.R., Transvaal, to permit the erection of shops, offices, professional apartments, dwelling houses, residential buildings and other buildings as may be provided for in an approved Town-planning Scheme subject to the conditions of such scheme.

PB. 4-14-2-665-23

Felix William Lionel Bosch, for the amendment of the conditions of title of Erf 406, Monumentpark Township, City of Pretoria, to permit the erection of a building 2,44 m from the eastern street boundary.

PB. 4-14-2-896-1

KENNISGEWING 28 VAN 1979

WET OP OPHEFFING VAN BEPERKINGS, 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 28 Februarie 1979.

E. UYS,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 31 Januarie 1979.

Fred Bryan Sinclair, vir die wysiging van die titelvoorwaardes van Erf 1121, dorp Waterkloof, Registrasie Afdeling J.R., Transvaal, ten einde dit moontlik te maak dat die erf onderverdeel kan word.

PB. 4-14-2-1404-24

Anthony Botha, vir die wysiging van die titelvoorwaardes van Lot 678, dorp Baileys Muckleneuk, Stad Pretoria ten einde dit moontlik te maak dat erf onderverdeel kan word.

PB. 4-14-2-1919-3

Stephanie Karine Shevil, vir die wysiging van die titelvoorwaardes van Hoewe 13, Birchleigh Landbouhoewes, distrik Germiston, ten einde dit moontlik te maak dat die hoeve vir die oprigting van 'n kerk en pastorie gebruik kan word.

PB. 4-16-2-60-7

Die Republiek van Suid-Afrika, vir die wysiging van die titelvoorwaardes van Erwe 622 tot 630, dorp Delmas Uitbreiding 5, ten einde dit moontlik te maak dat erwe vir welke doel die Staat dit ook al nodig mag vind gebruik kan word.

PB. 4-14-2-4222-1

Michael Coetzee, vir die wysiging van die titelvoorwaardes van Hoewe 125, Drumblade Landbouhoewes distrik Vereeniging, ten einde dit moontlik te maak dat die hoeve vir 'n algemenehandelaarsbesigheid gebruik kan word.

PB. 4-16-2-158-2

T. Jackson Construction (Proprietary) Limited, vir die wysiging van die titelvoorwaardes van Erf 140, dorp Kemptonpark, Registrasie Afdeling I.R., Transvaal, ten einde dit moontlik te maak dat winkels, kantore, professionele kamers, woonhuise, woongeboue en ander geboue waarvoor voorsiening gemaak mag wees in die Dorpsaanlegskema, onderworpe aan die goedkeuring van sodanige skema.

PB. 4-14-2-665-23

Felix William Lionel Bosch, vir die wysiging van die titelvoorwaardes van Erf 406, dorp Monumentpark, stad Pretoria, ten einde dit moontlik te maak dat 'n gebou 2,44 m van die oostelike straatgrens opgerig kan word.

PB. 4-14-2-896-1

## NOTICE 16 OF 1979.

## 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 24 January, 1979.

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 24 January, 1979.

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, 24 January, 1979.

## ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Apex Extension 3. (b) New Kleinfontein Properties Limited	Industrial : 106 Special for S.A.R. : 3 Parks : 1	Portion 90 of the farm Rietfontein 115-I.R., district Benoni.	West of and abuts Apex Road, north-east of and abuts the Benoni-Brakpan railway line.	PB. 4-2-2-5992
(a) Anderbolt Extension 29. (b) Craimee Investments (Pty.) Ltd.	Industrial : 4	Holding No. 24, Boksburg Small Holdings.	North of and abuts Paul Smit Street, east of and abuts Craig Road.	PB. 4-2-2-5924
(a) Bedfordview Extension 275. (b) Bedfordview Village Council.	Special for Municipal Purposes, Institutions, Old Age Home, Creche, Nursery School, Recreation : 2	Holding No. 51, Geldenhuis Estate Small Holdings, district Bedfordview.	North of and abuts Smith Road, west of and abuts Bradford Road.	PB. 4-2-2-5947
(a) Maryvlei Extension 6. (b) Jan Adriaan Kruger.	Commercial : 5	Holding 115, Witpoort Estates, district of Brakpan.	North-west of and abuts Greer Street and north-east of and abuts Holding 116, Witpoort Estates.	PB. 4-2-2-5808
(a) Kirkney Extension 4. (b) De Jongh Brother Investments (Pty.) Ltd.	Business : 1 Industrial : 4	Portion 32 of the farm Zandfontein No. 317-J.R., district Pretoria.	South of and abuts Van der Hoff Road, east of and abuts Portion 31 of Zandfontein 317-J.R.	PB. 4-2-2-5999
(a) Nylstroom Extension 10. (b) Town Council of Nylstroom.	Industrial : 78 Special (Railway Reserve) : 1 Parks : 1	Portion 119 of the farm Nylstroom Town and Townlands No. 419-K.R., Transvaal.	North-east of and abuts Potgieter Street, south-east of and abuts Kanaal Street.	PB. 4-2-2-6009

KENNISGEWING 16 VAN 1979.

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 24 Januarie 1979.

Ingevolge artikel 58(8)(a) van die genoemde Ordonnansie, moet iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om in die saak gehoor te word of 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 24 Januarie 1979, 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, 24 Januarie 1979.

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysingsnommer
(a) Apex Uitbreiding 3. (b) New Kleinfontein Properties Limited.	Nywerheid : 106 Spesiaal vir S.A.S. : 3 Parke : 1	Gedeelte 90 van die plaas Rictfontein 115- I.R., distrik Benoni.	Wes van en grens aan Apexweg, noordoos van en grens aan die Benoni - Brakpan spoorlyn.	PB. 4-2-2-5992
(a) Anderbolt Uitbreiding 29. (b) Craimee Invest- ments (Pty.) Ltd.	Nywerheid : 4	Hoewe No. 24, Boks- burg Kleinhoewes.	Noord van en grens aan Paul Smitstraat, oos van en grens aan Craigweg.	PB. 4-2-2-5924
(a) Bedfordview Uitbreiding 275. (b) Bedfordview Dorpsraad.	Spesiaal vir Munisipale Doeleindes, Inrigtings, Ouethuis, Creche, Kleuterskool, Ontspanning : 2	Hoewe No. 51, Gel- denhuis Estate Small Holdings, distrik Bed- fordview.	Noord van en grens aan Smithweg, wes van en grens aan Bradfordweg.	PB. 4-2-2-5947
(a) Maryvlei Uitbreiding 6. (b) Jan Adriaan Kruger.	Kommersieel : 5	Hoewe 115, Witpoort Landgoed, distrik van Brakpan.	Noordwes van en grens aan Greer- straat, noordoos van en grens aan Hoewe 116, Witpoort Land- goed.	PB. 4-2-2-5808
(a) Kirkney Uitbreiding 4. (b) De Jongh Brothers Investments (Pty.) Ltd.	Besigheid : 1 Nywerheid : 4	Gedeelte 32 van die plaas Zandfontein No. 317-J.R., distrik Pre- toria.	Suid van en grens aan Van der Hoff- weg, oos van en grens aan Gedeelte 31 van Zandfontein 317-J.R.	PB. 4-2-2-5999
(a) Nylstroom Uitbreiding 10. (b) Stadsraad van Nylstroom.	Nywerheid : 78 Spesiaal (Spoor- wegreserwe) : 1 Parke : 1	Gedeelte 119 van die plaas Nylstroom Dorp en Dorpsgronde No. 419-K.R., Transvaal.	Noordoos van en grens aan Potgieter- straat, suidoos van en grens aan Kanaal- straat.	PB. 4-2-2-6009

## ANNEXURE (Continued)

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Ventersdorp Extension 4. (b) Town Council of Ventersdorp.	Special Residential : 249 Parks : 1	Remaining Extent of Portion 65, known as Riviera (a portion of Portion 22), of the farm Roodepoort No. 191-I.P., district of Ventersdorp.	East of and abuts Ventersdorp Extension 1 (Leeukraal Road), south of and abuts the Remaining Extent of Portion 64 of the farm Roodepoort No. 191-I.P.	PB. 4-2-2-6011
(a) Malelane Extension 3. (b) Glendora Farms (Pty.) Ltd.	Industrial : 2	A portion of Portion 7, Malelane Estate "A" No. 140-J.U., district Barberton.	South of and abuts S.A.R. Portion of Malelane 389-J.U. and west of and abuts District Road 1239.	PB. 4-2-2-5960

BYLAE (Vervolg)

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysingsnommer
(a) Ventersdorp Uitbreiding 4. (b) Stadsraad van Ventersdorp.	Spesiale Woon Parke : 249 : 1	Resterende Gedeelte van Gedeelte 65, bekend as Riviera ('n gedeelte van Gedeelte 22), van die plaas Roodepoort No. 191-I.P., distrik Ventersdorp.	Oos van en grens aan Ventersdorp Uitbreiding 1 (Leeukraalweg), suid van en grens aan die Resterende Gedeelte van Gedeelte 64 van die plaas Roodepoort No. 191-I.P.	PB. 4-2-2-6011
(a) Malelane Uitbreiding 3. (b) Glendora Farms (Pty.) Ltd.	Nywerheid : 2	'n Gedeelte van Gedeelte 7, Malelane Estate "A" No. 140-J.U., distrik Barber-ton.	Suid van en grens aan S.A.S. Gedeelte van Malelane 389-J.U. en wes van en grens aan Distrikspad 1239.	PB. 4-2-2-5960

## NOTICE 29 OF 1979.

## 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 31 January, 1979.

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 31 January, 1979.

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, 31 January, 1979.

## ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Cloverdene (b) Town Council of Benoni.	Special Residential : 840 General Residential : 2 Business : 1 Garage : 1 Special : 2 Parks : 11 School : 1 Church : 7 Crèche : 2	Portion 20 of the farm Modderfontein 76-I.R., district Benoni.	North of and abuts the Johannesburg/Witbank High Way S22. South-east of and abuts Putfontein Road.	PB. 4-2-2-5985
(a) Randparkrif Extension 39. (b) P. C. Kruger.	Group Housing (Residential 2) : 2	Holding 150 Bush Hill Estate Agricultural Holdings, district of Roodepoort.	South of and abuts Holding 149, Bush Hill Estate Agricultural Holdings and north-west of and abuts Randparkrif Township.	PB. 4-2-2-5929

KENNISGEWING 29 VAN 1979.

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 31 Januarie 1979.

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 vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinsiale Koerant* naamlik 31 Januarie 1979, 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, 31 Januarie 1979.

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Ligging	Verwysingsnommer
(a) Cloverdene. (b) Stadsraad van Benoni.	Spesiale Woon : 840 Algemene Woon : 2 Besigheid : 1 Garage : 1 Spesiaal : 2 Parke : 11 Skool : 1 Kerk : 7 Crèche : 2	Gedeelte 20 van die plaas Modderfontein 76-1.R., distrik Benoni.	Noord van en aangrensend aan die Johannesburg /Witbank Snelweg S22, suidoos van en aangrensend aan Putfonteinweg.	PB. 4-2-2-5985
(a) Randparkrif Uitbreiding 39. (b) P. C. Kruger.	Groepbehuising : 2 (Residensieel 2)	Hoewe 150 Bush Hill Estate Landbouhoewes, distrik Roodepoort.	Suid van en grens aan Hoewe 149, Bush Hill Estate Landbouhoewes en noordwes van en grens aan die dorp Randparkrif.	PB. 4-2-2-5929

## NOTICE 30 OF 1979.

## RANDBURG AMENDMENT SCHEME 190.

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. Francois Smit, C/o Messrs. Rosmarin, Els and Taylor, P.O. Box 32004, Braamfontein for the amendment of Randburg Town-planning Scheme, 1976 by rezoning Lot 856, situated on Dover Street and Oak Avenue, Ferndale Township from "Residential 1" with a density of "One dwelling per erf" to "Public Garage" Use Zone XX subject to certain conditions.

The amendment will be known as Randburg Amendment Scheme 190. 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 Bag X437, Pretoria, and the Town Clerk, Private Bag 1, Randburg, at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.

Pretoria, 31 January, 1979

PB. 4-9-2-132H-190

## NOTICE 31 OF 1979.

## RANDBURG AMENDMENT SCHEME 191.

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. Aubrey Leonard Tyass, 264 Surrey Avenue, Ferndale for the amendment of Randburg Town-planning Scheme 1976 by rezoning Lot 1058, situated on Surrey Avenue, 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 m<sup>2</sup>".

The amendment will be known as Randburg Amendment Scheme 191. 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 representation in regard to the application shall be submitted to the Director of Local Government in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, Private Bag 1, Randburg, at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.

Pretoria, 31 January, 1979.

PB. 4-9-2-132H-191

## KENNISGEWING 30 VAN 1979.

## RANDBURG-WYSIGINGSKEMA 190.

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. Francois Smit, P/a mnre. Rosmarin, Els en Taylor, Posbus 32004, Braamfontein aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976 te wysig deur die hersonering van Lot 856, geleë aan Doverstraat en Oaklaan, dorp Ferndale van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Openbare Garage" Gebruikstreek XX, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 190 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 Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg, skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.

Pretoria, 31 Januarie 1979.

PB. 4-9-2-132H-190

## KENNISGEWING 31 VAN 1979.

## RANDBURG-WYSIGINGSKEMA 191.

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. Aubrey Leonard Tyass, Surreylaan 264, Ferndale aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976 te wysig deur die hersonering van Lot 1058, geleë aan Surreylaan, 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 m<sup>2</sup>".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 191 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 Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.

Pretoria, 21 Januarie 1979.

PB. 4-9-2-132H-191

NOTICE 32 OF 1979.

BENONI AMENDMENT SCHEME 1/175.

The Director of Local Government hereby gives notice in terms of section 31 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the Town Council of Benoni has submitted an interim scheme, which is an amendment scheme, to wit, the Benoni Amendment Scheme 1/175 to amend the relevant Town-planning Scheme in operation, to wit, the Benoni Town-planning Scheme 1, 1947,

The scheme includes the following:

1. The framing of the maps and scheme clauses of Benoni Town-planning Scheme 1, 1947, in both official languages, as required by section 109 of the Republic of South Africa Constitution Act of 1961, and the general updating of the scheme.

2. The preparation of a new consolidated scheme map, which provides for —

- (a) various sheets in the place of the one sheet which constitutes the existing maps; and for
- (b) the system of notation to be monochrome instead of in colour.

3. The application of the scheme clauses to the entire municipal area of Benoni.

4. Certain amendments to the scheme clauses comprising alterations and additions to the existing scheme clauses, which must be read in conjunction with the clauses of the old scheme which remain unaltered in the new scheme.

5. Certain alterations and additions to the scheme clauses which include:

- (a) Additions and alterations to the definitions which occur in Parts I, IV and V of the old scheme and incorporated under an "interpretation" clause in the new scheme.
- (b) The addition of a general clause concerning the consent of the Council to this part of the scheme.
- (c) The expansion of and alteration to the clauses relating to the reservation of land.
- (d) The amendment of the various percentages of township area to be provided by developers of new townships as public and private open space, to provide for a sliding scale based on the proportion of total residential within each residential zone.
- (e) The extension of building-line clauses which includes building-lines for private and public open space. The new clauses apply specifically to agricultural holdings and new townships.
- (f) The alteration to and extension of clauses relating to building restrictions with regard to Council's consent for the erection of buildings and use of land, consent and prohibition on use of buildings or land, existing use of buildings and land and public notification of applications for consent use rights.

KENNISGEWING 32 VAN 1979.

BENONI-WYSIGINGSKEMA 1/175.

Die Direkteur van Plaaslike Bestuur gee hierby kennis kragtens artikel 31 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), dat die Stadsraad van Benoni 'n voorlopige skema, wat 'n wysigingskema is, te wete die Benoni-wysigingskema 1/175 voorgelê het om die betrokke dorpsbeplanningskema in werking, te wete, die Benoni-dorpsaanlegskema 1, 1947 te wysig.

Die skema sluit die volgende in:

1. Die opstel van die kaarte en skemaklousules van Benoni-dorpsbeplanningskema 1, 1947, in albei amptelike tale, soos vereis by artikel 109 van die Grondwet van die Republiek van Suid-Afrika, 1961, en om die skema in die algemeen op datum te bring.

2. Die voorbereiding van 'n nuwe gekonsolideerde skemakaart wat voorsiening maak vir —

- (a) verskeie velle in die plek van die enkele vel waaruit die bestaande kaarte bestaan het; en vir
- (b) die stelsel van notering om monochroom in plaas van in kleur te wees.

3. Die toepassing van die skema op Benoni se munisipale gebied in sy geheel.

4. Sekere wysigings van die skemaklousules, synde veranderinge en byvoegings tot die bestaande skemaklousules, wat gelees moet word saam met die klousules van die ou skema wat onveranderd in die nuwe skema bly.

5. Sekere wysigings en byvoegings tot die skemaklousules, wat die volgende insluit:

- (a) Byvoegings en wysigings tot die woordomsrywings wat verskyn in Dele I, IV en V van die ou skema en ingesluit onder 'n "vertolkings" klousule in die nuwe skema.
- (b) Die byvoeging van 'n algemene klousule rakende die goedkeuring van die Raad in hierdie deel van die skema.
- (c) Die uitbreiding en wysiging van die klousules handelende met die reservering van grond.
- (d) Die wysiging van die onderskeie persentasies van grond in dorpe wat deur ontwikkelaars van nuwe dorpsgebiede beskikbaar gestel moet word as publieke en privaat oopruimtes, om voorsiening te maak vir 'n glyksaal gebaseer op die verhouding van totale woongebied binne elke woonsone.
- (e) Die uitbreiding van boulyneklousules wat boulyne vir privaat en publieke oopruimtes insluit. Die nuwe klousules is uitdruklik op landbouhoewes en nuwe dorpsgebiede van toepassing.
- (f) Die wysiging en uitbreiding van klousules handelende met boubeperkings met betrekking tot die Raad se goedkeuring vir die oprigting van geboue en die gebruiksaanwending van grond, goedkeuring en verbodsbepalings op die gebruik van geboue of grond, bestaande gebruiksreg van geboue en grond en publieke kennisgewing van aansoeke om vergunningsgebruiksregte.

- (g) The amendment of clauses relating to density which includes a new table for density zones. Provision is also made for Group and Cluster Housing.
- (h) The incorporation of floor area, height, coverage and minimum area of erf into a single table which will be applicable to new townships.
- (i) The provision of a clause dealing with the subdivision of land.
- (j) Provision for loading and parking accommodation in all new townships and for the submission of a 50 year flood level and geological data on new township applications.

6. The zoning for agricultural purposes of all deproclaimed land, as well as the following areas:

Vlakfontein 29-I.R., Vlakfontein 30-I.R., Rietpan 66-I.R., Benoni North Agricultural Holdings, Benoni Small Farms, Brentwood Park Agricultural Holdings, Nortons Home Estates, Nortons Home Estates Extension 1 and Slaterville Agricultural Holdings:

The aforesaid interim scheme is open for inspection at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria, and at the office of the Town Clerk of the Town Council of Benoni.

Where in terms of section 32 of the aforesaid Ordinance, any owner or occupier of immovable property and any local authority have the right to lodge an objection or to make representations in respect of the said interim scheme, such owner or occupier or local authority shall submit such objection or may make such representations in writing to the Director of Local Government, at the above address or Private Bag X437, Pretoria, within a period of four weeks from the date of the first publication of this notice in the *Provincial Gazette*.

E. UYS,

Director of Local Government.

Pretoria, 31 January, 1979.

PB. 4-9-2-6-175

#### NOTICE 33 OF 1979.

#### JOHANNESBURG AMENDMENT SCHEME 1/1098.

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, African Oxygen Limited, c/o Messrs. Bowman, Gilfillan, Blacklock Inc., P.O. Box 1397, Johannesburg for the amendment of Johannesburg Town-planning Scheme 1, 1946 by rezoning Portion 1 of Lot 19, situated on Fraser Street, Booyens Township from "General Residential" to "Special" Use Zone VII, for a distribution centre for the storage and sale of industrial, domestic and medical gasses as well as welding equipment, business premises, showrooms and warehouses, and with the consent of the local authority, scrapyards and workshops, subject to certain conditions.

The amendment will be known as Johannesburg Amendment Scheme 1/1098. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Johannesburg and at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria.

- (g) Die wysiging van klousules handelende met digtheid, wat 'n nuwe tabel insluit vir digtheidsones. Voorsiening word ook gemaak vir Groep- en Trosbehuising.
- (h) Die inlywing van vloerruimte, hoogte, dekking en minimum ruimte van 'n erf in 'n enkele tabel wat van toepassing sal wees op nuwe dorpsgebiede.
- (i) Die insluiting van 'n klousule handelende met die onderverdeling van grond.
- (j) Voorsiening vir laai- en parkeerakkommodasie in alle nuwe dorpsgebiede en vir die voorlegging van 'n 50 jaar watervloedlyn en geologiese besonderhede betreffende nuwe aansoeke om dorpstigting.

6. Die sonering vir landboudoeleindes van alle gede-proklameerde grond sowel as die volgende:

Vlakfontein 29-I.R., Vlakfontein 30-I.R., Rietpan 66-I.R., Benoni-Noord Landbouhoewes, Benoni Kleinplaisies, Brentwood Park Landbouhoewes, Nortons Home Estates, Nortons Home Estates Uitbreiding 1 en Slaterville Landbouhoewes.

Die voornoemde voorlopige skema is vir inspeksie beskikbaar op die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinsiale Gebou, Pretoriusstraat, Pretoria en van die Stadsclerk van die Stadsraad van Benoni.

Waar, kragtens die bepalings van artikel 32 van voornoemde Ordonnansie, enige eienaar of besitter van onroerende eiendom en enige plaaslike bestuur die reg het om 'n beswaar in te dien of vertoë te rig in verband met sodanige voorlopige skema, moet sodanige beswaar of sodanige vertoë binne vier weke vanaf die eerste publikasie van hierdie kennisgewing in die *Provinsiale Koe-rant* skriftelik aan die Direkteur van Plaaslike Bestuur by bogemelde adres of Privaatsak X437, Pretoria, voorgelê word.

E. UYS,

Direkteur van Plaaslike Bestuur.

Pretoria, 31 Januarie 1979.

PB. 4-9-2-6-175

#### KENNISGEWING 33 VAN 1979.

#### JOHANNESBURG-WYSIGINGSKEMA 1/1098.

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, African Oxygen Limited, p/a. mnre. Bowman, Gilfillan, Blacklock Inc., Posbus 1397, Johannesburg aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van Gedeelte 1 van Lot 19, geleë aan Fraserstraat, dorp Booyens van "Algemene Woon" tot Spesiaal" Gebruikstreek VII, vir 'n verspreidingsentrum vir die berging en verkoop van nywerheids-, huishoudelike- en mediesegasse sowel as sweisgereedskap, besigheidsgeboue, toonkamers en pakhuse en met die toestemming van die plaaslike bestuur, rommelwerwe en werkwinkel, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1098 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 Johannesburg ter insae.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 1049, Johannesburg at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.  
Pretoria, 31 January, 1979.

PB. 4-9-2-2-1098

NOTICE 34 OF 1979.

ROODEPOORT-MARAISBURG AMENDMENT  
SCHEME 1/337.

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 owners Messrs. Witprop (Proprietary) Limited, c/o Messrs. Rohrs, Nichol, de Swardt and Dyus, P.O. Box 52035 Saxonwold for the amendment of Roodepoort-Maraiburg Town-planning Scheme 1, 1946 by rezoning Erven 2411, 2412 and 2418, situated on Kroton Street, Mango Street and Okkerneut Street, Weltevredenpark Extension 12 Township, form "Special" with a density of "One dwelling per Erf" for dwelling houses and a block or blocks of flats to "Special" Use Zone X11, for the erection of a dwelling house, block or blocks of flats, attached or detached dwelling units: Provided that with the consent of the Council the erf may also be used for the erection of a social hall or a place of public worship, subject to certain conditions.

The amendment will be known as Roodepoort-Maraiburg Amendment Scheme 1/337. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Roodepoort and at the office of the Director of Local Government, Room 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 217, Roodepoort at any time within a period of 4 weeks from the date of this notice.

E. UYS,  
Director of Local Government.  
Pretoria, 31 January, 1979.

PB. 4-9-2-30-337

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 1049, Johannesburg skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur.  
Pretoria, 31 Januarie 1979.

PB. 4-9-2-2-1098

KENNISGEWING 34 VAN 1979.

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA  
1/337.

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. Witprop (Proprietary) Limited, p/a. mnre. Rohrs, Nichol, de Swardt en Dyus, Posbus 52035, Saxonwold aansoek gedoen het om Roodepoort-Maraiburg-dorpsaanlegskema 1, 1946 te wysig deur die herosnering van Erwe 2411, 2412 en 2418, geleë aan Krotonstraat, Mangostraat en Okkerneutstraat, dorp Weltevredenpark Uitbreiding 12, van "Spesiaal" met 'n digtheid van "Een woonhuis per Erf" vir woonhuise, blok of blokke woonstelle tot "Spesiaal" Gebruikstreek X11, vir 'n woonhuis of woonstelblok of woonstelblokke of aanmekaar of losstaande wooneenhede op te rig: Met dien verstande dat met die toestemming van die Stadsraad die erf ook gebruik mag word vir die oprigting van 'n geselligheidsaal, of 'n plek vir openbare godsdiensoefening, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Roodepoort-Maraiburg-wysigingskema 1/337 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 Roodepoort 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 217, Roodepoort, skriftelik voorgelê word.

E. UYS,  
Direkteur van Plaaslike Bestuur,  
Pretoria, 31 Januarie 1979.

PB. 4-9-2-30-337

**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.	Description of Service Beskrywing van Diens	Closing Date Sluitingsdatum
H.D. 2/2/79	Steel equipment for hospitals — Part 2/Staaltoerusting vir hospitale — Deel 2	9/3/1979
P.F.T. 29/78	Uniforms for Provincial Inspectors, Nature Conservation Officers and Black Assistants/Uniforms vir Provinsiale Inspekteurs, Natuurbewaring Beamptes en Swart Assistentie	9/3/1979
T.E.D./T.O.D. 2A/V/1/79	Conveyance of pupils, teachers and college of education students of the Transvaal Education Department by means of buses between Transvaal schools and veld schools/Vervoer van leerlinge, onderwysers en onderwyskollegestudente van die Transvaalse Onderwysdepartement deur middel van busse tussen Transvaalse skole en veldskole	9/3/1979
W.F.T.B. 50/79	Veldskool Bloemhof: Erection of prefabricated hall and ablution facilities as well as alterations to kitchen/Veldskool Bloemhof: Oprigting van voorafvervaardigde saal en ablusiegeriewe asook veranderinge aan kombuis Item 1061/78	2/3/1979
W.F.T.B. 51/79	J. G. Strijdom Hospital, Nurses' Home: Central heating installation/J. G. Strijdom-hospitaal, Verpleegsterstehuis: Sentrale verwarmingsinstallasie Item 2031/69	2/3/1979
W.F.T.B. 52/79	J. G. Strijdom Hospital, College of Nursing: Air-conditioning installation/J. G. Strijdom-hospitaal, Kollege van Verpleging: Lugversorgingsinstallasie	2/3/1979
W.F.T.B. 53/79	Laerskool Kensington, Johannesburg: Renovation/Opknapping	2/3/1979
W.F.T.B. 54/79	Pretoria Regional Office: Erection of caretaker's residence/Pretoria-streekkantoor: Oprigting van opsigterswoning Item 4011/78	2/3/1979
W.F.T.B. 55/79	Hoërskool President, Johannesburg: Erection of a dualpurpose laboratory/Oprigting van 'n dubbeldoellaboratorium Item 1642/78	2/3/1979
W.F.T.B. 56/79	Various hospitals, Johannesburg: Transferring of stand-by generator sets and alterations to electrical installation/Verskeie hospitale, Johannesburg: Verskuiwing van noodgeneratorstelsel en veranderinge aan elektriese installasie	2/3/1979

**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):—

**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. Tendere 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, 17 January, 1979.

**BELANGRIKE OPMERKINGS.**

1. Die betrokke tenderdokumente, met inbegrip van die ampelike 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, Privaatsak X221.	A740	A	7	48-9260
HB	Direkteur van Hospitaal-dienste, Privaatsak X221.	A728	A	7	48-9205
HC	Direkteur van Hospitaal-dienste, Privaatsak X221.	A728	A	7	48-9206
HD	Direkteur van Hospitaal-dienste, Privaatsak X221.	A730	A	7	48-0354
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1119	A	11	48-0924
RFT	Direkteur, Transvaalse Paaiedepartement, Privaatsak X197.	D307	D	3	48-0530
TOD	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76.	A490 A489	A	4	48-9231 48-9437
WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	C112	C	1	48-0675
WFTB	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	E105	E	1	48-0306

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tjek deur die bank geparafeer 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 hoeveelheidslyste, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die ampelike tendervorm van die Administrasie voorgelê word.

5. Iedere inskrywing moet in 'n afsonderlike verseelde kovert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 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, 17 Januarie 1979.

# Notices By Local Authorities

## Plaaslike Bestuurskennisgewings

### TOWN COUNCIL OF SANDTON.

#### PROPOSED PROCLAMATION OF PUBLIC ROAD.

It is hereby made known that the Town Council of Sandton petitioned the Honourable Administrator to proclaim a public road over Lot 1441 Parkmore Township in terms of the Local Authorities Roads Ordinance 1904 (Ordinance 44 of 1904).

A copy of the petition and a diagram indicating the proposed public road lie for inspection during office hours in Room 506, Municipal Office building, Civic Centre, corner of West Street and Rivonia Road, Sandown.

Any person who may have an interest in the matter and wishes to lodge an objection to the proclamation of such public road, must submit such objection in writing and in duplicate to the Director of Local Government, Private Bag X437, Pretoria 0001, and the Town Clerk, P.O. Box 78001, Sandton 2146 by not later than 5 March, 1979.

J. J. HATTINGH,  
Town Clerk.

P.O. Box 78001,  
Sandton 2146.  
17 January, 1979.  
Notice No. 2/79.

### STADSRAAD VAN SANDTON.

#### VOORGESTELDE PROKLAMASIE VAN OPENBARE PAD.

Daar word hiermee bekend gemaak dat die Stadsraad van Sandton ingevolge die bepalings van die Local Authorities Roads Ordinance 1904 (Ordonnansie 44 van 1904) 'n versoek tot sy Edele die Administrateur gerig het om 'n openbare pad oor Erf 1441 Parkmore Dorpsgebied te proklameer.

'n Afskrif van die versoekskrif, en 'n kaart wat die voorgestelde openbare pad aandui lê gedurende kantoorure ter insae in Kamer 506, Munisipale Kantore, Burger-sentrum, hoek van Rivoniaweg en Weststraat, Sandown.

Enige persoon wat belang by die aangeleentheid mag hê en beswaar wil aanteken teen die proklamering van die voorgestelde openbare pad moet sodanige beswaar skriftelik in tweevoud indien by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria 0001 en by die Stadsklerk, Posbus 78001, Sandton, 2146, nie later as 5 Maart 1979.

J. J. HATTINGH,  
Stadsklerk.

Posbus 78001,  
Sandton 2146.  
17 Januarie 1979.  
Kennisgewing No. 2/79.

### LOCAL AUTHORITY OF EDENVALE.

#### OBJECTIONS AGAINST VALUATIONS MADE FOR THE PURPOSES OF DETERMINING THE DEVELOPMENT CONTRIBUTION PAYABLE IN RESPECT OF THE REMAINING EXTENT OF ERF 91, EDENVALE AND THE SOUTHERN PORTION AND THE REMAINDER OF ERF 391, EASTLEIGH.

Notice is hereby given in terms of section 51 of Ordinance 25 of 1965, as amended, read with the provisions of Chapters III and IV of Ordinance 11 of 1977, that the Valuation Board has decided by virtue of the provisions of section 15(6)(e) under Ordinance 25 of 1965, as follows regarding the valuations made for the purposes of determining the development contributions payable in respect of the following properties:

##### A. The Remaining Extent of Erf 91, Edenvale:

1. Market value in the circumstances referred to in section 51(2) of Ordinance 25 of 1965: R92 500.

2. Market value in the circumstances referred to in section 51(3) of Ordinance 25 of 1965: R80 000.

##### B. The Southern Portion of Erf 391, Eastleigh:

1. Market value in the circumstances referred to in section 51(2) of Ordinance 25 of 1965: R27 083.

2. Market value in the circumstances referred to in section 51(3) of Ordinance 25 of 1965: R10 000.

##### C. The Remaining Extent of Erf 391, Eastleigh:

1. Market value in the circumstances referred to in section 51(2) of Ordinance 25 of 1965: R26 236.

2. Market value in the circumstances referred to in section 51(3) of Ordinance 25 of 1965: R9 600.

Attention is however, drawn to section 17 of Ordinance 11 of 1977, which provides as follows:

"Right of appeal against decision of Valuation Board.

17.(1) An object who has appeared or has been presented 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.

F. S. PALM,  
Secretary: Valuation Board.

Municipal Offices,  
Tenth Avenue,  
Edenvale.  
24 January, 1979.  
Notice No. 3/1979.

### PLAASLIKE BESTUUR VAN EDENVALE.

BESWARE TEEN WAARDASIES GEMAAK VIR DIE DOELEINDES VAN DIE BEPALING VAN DIE ONTWIKKELINGSBYDRAE BETAALBAAR TEN OPSIGTE VAN DIE RESTERENDE GEDEELTE VAN ERF 91, EDENVALE EN DIE SUIDELIKE EN DIE RESTERENDE GEDEELTES VAN ERF 391, EASTLEIGH.

Kennis word hierby ingevolge die bepalings van artikel 51 van Ordonnansie 25 van 1965, soos gewysig, saamgelees met die bepalings van Hoofstukke III en IV van Ordonnansie 11 van 1977, gegee dat die Waarderingsraad kragtens die bepalings van artikel 51(6)(e) van Ordonnansie 25 van 1965, soos volg beslis het aangaande die waardasies gemaak vir doeleindes van berekening van die ontwikkelingsbydrae betaalbaar ten opsigte van die volgende eiendomme:

##### A. Die Resterende Gedeelte van Erf 91, Edenvale:

1. Markwaarde in die omstandighede na verwys in artikel 51(2) van Ordonnansie 25 van 1965: R92 500.

2. Markwaarde in die omstandighede na verwys in artikel 51(3) van Ordonnansie 25 van 1965: R80 000.

##### B. Die Suidelike Gedeelte van Erf 391, Eastleigh:

1. Markwaarde in die omstandighede na verwys in artikel 51(2) van Ordonnansie 25 van 1965: R27 083.

2. Markwaarde in die omstandighede na verwys in artikel 51(3) van Ordonnansie 25 van 1965: R10 000.

##### C. Die Resterende Gedeelte van Erf 391, Eastleigh:

1. Markwaarde in die omstandighede na verwys in artikel 51(2) van Ordonnansie 25 van 1965: R26 236.

2. Markwaarde in die omstandighede na verwys in artikel 51(3) van Ordonnansie 25 van 1965: R9 600.

Die aandag word egter gevestig op artikel 17 van Ordonnansie 11 van 1977, wat soos volg bepaal:

"Reg van Appèl teen beslissing van Waarderingsraad.

17.(1) 'n Beswaarmaker wat voor 'n Waarderingsraad 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 procedure soos voorgeskryf in te dien en sodanige Sekretaris stuur onverwyld 'n afskrif van sodanige kennisgewing 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 Waarderingsraad 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 Waarderingsraad geraak word, kan op dergelike wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die Sekretaris van die Waarderingsraad verkry word.

F. S. PALM,  
Sekretaris: Waarderingsraad.

Munisipale Kantore,  
Tiende Laan,  
Edenvale.

24 Januarie 1979.

Kennisgewing No. 3/1979.

48—24—31

**BEDFORDVIEW VILLAGE COUNCIL.  
AMENDMENT TO CLEANSING SERVICES BY-LAWS.**

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the following by-laws:—

Amendment to Cleansing Services By-laws published under Administrator's Notice No. 544 of 19 April, 1978.

The general purport of the amendments to the above by-laws is:—

To make provision for additional Bulk Refuse Removal charges by the addition of the following clauses under the Tariff of Charges:

1. 27 m<sup>3</sup> closed compaction type container, per removal: R90,00.

2. 28 m<sup>3</sup> open type container, per removal: R65,00.

Copies of amendments of the above by-laws are open to inspection at the office of the Council for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments, must do so, in writing, to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

J. J. VAN L. SADIE,  
Town Clerk.

Municipal Offices,  
Bedfordview.  
31 January, 1979.

**DORPSRAAD VAN BEDFORDVIEW.**

**WYSIGING VAN VERORDENINGE BETREFFENDE REINIGINGSDIENSTE.**

Daar word hierby ingeolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig:

Wysiging van Verordeninge Betreffende Reinigingsdienste afgekondig by Administrateurskennisgewing 544 van 19 April 1978.

Die algemene strekking van die wysiging van bovermelde verordeninge is om voorsiening te maak vir addisionele Grootmaat Verwyderingstariewe deur die byvoeging van die volgende:

1. 27 m<sup>3</sup> geslote kompaksie-tipe houer, per verwydering: R90,00.

2. 28 m<sup>3</sup> oop-tipe houer, per verwydering: R65,00.

Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan. Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae na die publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

J. J. VAN L. SADIE,  
Stadsklêrk.

Munisipale Kantore,  
Bedfordview.  
31 Januarie 1979.

54—31

**TOWN COUNCIL OF ERMELO.**

**PROPOSED AMENDMENT TO THE ERMELO TOWN-PLANNING SCHEME 1/1954: TOWN-PLANNING AMENDMENT SCHEME 1/58.**

The Town Council of Ermelo has prepared a draft amendment town-planning scheme to be known as Ermelo Amendment Scheme 1/58.

The draft scheme contains the following proposals:

The rezoning of Erf 1393 Ermelo Extension 9 from "Educational" and the adjacent portion of Camden Avenue to "Special Residential" with a density of "one dwelling per 1 000 m<sup>2</sup>".

The effect of this amendment is to permit the consolidation of Erf 1393 with the adjacent portion of Camden Avenue and the subsequent subdivision of the new erf in erven with a minimum density of 1 000 m<sup>2</sup>.

Particulars of this scheme are open for inspection at the office of the Town Clerk, Civic Centre, G. F. Joubert Park, Ermelo for a period of four weeks from the date of the first publication of this notice, which is 31st January, 1979.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property with the area of the Ermelo Town-planning Scheme 1/1954, 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, shall within four weeks of the first publication of this Notice, which is 31st January, 1979, inform the Town Clerk, P.O. Box 48, Ermelo, 2350, in writing of such objection or representation and shall state whether or not he wishes to be heard by the local authority:

C. L. DE VILLIERS,  
Town Clerk.

31 Januarie 1979.

**STADSRAAD VAN ERMELO.**

**VOORGESTELDE WYSIGING VAN DIE ERMELOSE DORPSAANLEGSKEMA 1/1954: DORPSAANLEGWYSIGINGSKEMA 1/58.**

Die Stadsraad van Ermelo het 'n ontwerp-wysigingskema opgestel wat bekend sal staan as Dorpsaanlegwysigingskema 1/58.

Hierdie ontwerp-skema bevat die volgende voorstelle:

Die hersonering van Erf 1393, Ermelo Uitbreiding 9 van "Onderwys" en die aangrensende gedeelte van Camdenlaan na "Spesiale Woon" met 'n digtheid van "een woning per 1 000 m<sup>2</sup>".

Die uitwerking van hierdie wysiging sal die konsolidasie van Erf 1393 met die aangrensende gedeelte van Camdenlaan en die daaropvolgende onderverdeling van die nuwe erf in erwe met 'n minimum grootte van 1 000 m<sup>2</sup> moontlik maak.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadsklêrk, Burgersentrum, G. F. Joubertpark, Ermelo vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 31 Januarie 1979.

Die Raad sal oorweeg of die skema aangeneem moet word al dan nie.

Enige eienaar of okkupeerder van vaste eiendom binne die gebied van die Ermelose Dorpsbeplanningskema 1/1954, of binne twee kilometer van die grense daarvan, het die reg om teen die skema beswaar te maak of om vertoë ten opsigte daarvan te rig en, indien hy dit wil doen, moet hy die Stadsklêrk, Posbus 48, Ermelo, 2350, binne vier weke na die eerste publikasie van hierdie kennisgewing, naamlik 31 Januarie 1979 skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

C. L. DE VILLIERS,  
Stadsklêrk.

31 Januarie 1979.

55—31—7

**VILLAGE COUNCIL OF MARBLE HALL: ALIENATION OF LAND.**

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance, 1939, as amended, that the Village Council of Marble Hall intends, subject to the approval of the Administrator, to sell industrial erven from numbers 831 to 835, 837 to 857, 859 to 884 in Marble Hall Extension 4 by public auction.

A plan showing the property concerned may be inspected in the office of the undersigned during normal office hours.

Objections to the Village Council's intention must be submitted to the undersigned in writing on or before 14 February, 1979.

S. BASSON,  
Act. Town Clerk.

Municipal Offices,  
P.O. Box 111,  
Marble Hall.  
0450.  
31 January, 1979.  
Notice No. 1/79.

**DORPSRAAD VAN MARBLE HALL:  
VERVREEMDING VAN GROND.**

Kennis geskied hiermee ingevolge die bepalinge van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Dorpsraad van Marble Hall van voorneme is om, onderhewig aan die goedkeuring van die Administrateur, nywerheidserwe nommers 831 tot 835, 837 tot 857, 859 tot 884 in Marble Hall Uitbreiding 4 per publieke veiling te verkoop.

'n Plan wat die betrokke eiendomme aandui lê ter insae in die kantoor van die ondergetekende gedurende gewone kantoorure.

Besware teen die Dorpsraad se voorname moet skriftelik by die ondergetekende ingedien word voor of op 14 Februarie 1979.

S. BASSON,  
Waarn. Stadsclerk.

Munisipale Kantore,  
Posbus 111,  
Marble Hall.  
0450.  
31 Januarie 1979.  
Kennisgewing No. 1/79.

56—31

**CITY COUNCIL OF ROODEPOORT.**

**CLOSING AND ALIENATION OF LAND.**

It is notified in terms of the provisions of the Local Government Ordinance, 1939, as amended, that it is the intention of the City Council of Roodepoort, subject to the necessary consent of the Administrator to close permanently:

- (a) A portion of Park 2300 Witpoortjie Extension 5 for the extension of the existing switching station;
- (b) a portion of Veronica Street between Erven 565 and 571 Kloofendal and to alienate same to the Department of National Education.

Details of the proposed closures and alienation may be inspected, during normal office hours, at Room 300, Town Hall, Roodepoort.

Any owner, lessee or occupier of land abutting the portions to be closed and alienated, or any other person aggrieved and who objects to the proposed closing and alienation of the said land or who will have any claim for compensation if such closings and alienation are carried out, must serve written notice upon the undersigned of such objection or claim for compensation within 60 (sixty) days from 31 January, 1979 i.e. before or on 2 April, 1979.

J. S. DU TOIT,  
Town Clerk.

Municipal Offices,  
Roodepoort.  
31 January, 1979.  
Notice No. 2/79.

**STADSRaad VAN ROODEPOORT.**

**SLUITING EN VERVREEMDING VAN GROND.**

Kennis geskied ingevolge die bepalinge van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Roodepoort voornemens is om onderhewig aan die goedkeuring van die Administrateur:

- (a) 'n gedeelte van Park 2300 Witpoortjie Uitbreiding 5 te sluit vir die vergroting van die bestaande skakelstasie;
- (b) 'n gedeelte van Veronicastraat tussen Erwe 565 en 571 Kloofendal te sluit en aan die Departement van Nasionale Opvoeding te vervoer.

Besonderhede van die voorgenoemde sluitings en vervreemding lê gedurende kantoorure, te Kamer 300, Stadshuis, Roodepoort ter insae.

Enige eienaar, huurder of bewoner van grond wat grens aan die gedeeltes wat gesluit en vervreem staan te word, of enige ander persoon wat hom benadeel ag en beswaar het teen die voorgenoemde sluitings en vervreemding van grond of wat enige eis vir vergoeding sou hê indien sodanige sluitings en vervreemding uitgevoer word, moet die ondergetekende binne 60 (sestig) dae van 31 Januarie 1979 af, d.w.s. voor of op 2 April 1979 skriftelik verwillig van sodanige beswaar of eis vir vergoeding.

J. S. DU TOIT,  
Stadsclerk.

Munisipale Kantore,  
Roodepoort.  
31 Januarie 1979.  
Kennisgewing No. 2/79.

57—31—7—14

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