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ADMINISTRATEURSKENNISGEWINGS

Administrateurskennisgewing 439 2 Mei 1979

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer: —

'N

ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Brandweerdienste, 1977, ten opsigte van die instelling en instandhouding van 'n brandweerdienst soos in artikel 2 beoog.

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

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG: —

Wysiging van artikel 2 van Ordonnansie 18 van 1977. 1. Artikel 2 van die Ordonnansie op Brandweerdienste, 1977, word hierby gewysig deur na subartikel (2) die volgende subartikel in te voeg:

“(3) Die Administrator kan, onderworpe aan die voorwaardes wat hy ople, 'n finansiële toe-kennig aan 'n plaaslike bestuur maak ten opsigte van die instelling of instandhouding van 'n diens, uitgesonderd 'n gesubsidieerde diens.”.

Kort titel. 2. Hierdie Ordonnansie heet die Wysigings-ordonnansie op Brandweerdienste, 1979.

Administrateurskennisgewing 440 2 Mei 1979

Onderstaande Ontwerpordonnansie word vir algemene inligting gepubliseer: —

'N

ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Padverkeer, 1966, ten opsigte van die aanstelling van registrasieowerhede soos in artikel 2 beoog; ten opsigte van die aanstelling van beampies soos in artikel 3 beoog; ten opsigte van die omstandighede waaronder 'n padwaardigheidsertifikaat vereis word soos in artikel 29 genoem; ten opsigte van die indeling van 'n leerling- of bestuurderslisensie soos in artikel 58 genoem; ten opsigte van die onbevoegdheid om 'n leerling- of bestuurderslisensie te verkry of te hou soos in artikel 61 genoem; ten opsigte van die uitreiking van 'n leerlinglisensie soos in artikel 63 beoog; ten opsigte van die aansoek om 'n bestuurderslisensie soos in artikel 64 beoog; ten opsigte van instruktors van leerling-bestuurders wat 'n sertifikaat van die Administrator moet verkry soos in artikel 73 beoog; ten opsigte van die uitwerking

ADMINISTRATOR'S NOTICES

Administrator's Notice 439 2 May, 1979

The following Draft Ordinance is published for general information: —

A DRAFT ORDINANCE

To amend the Fire Brigade Services Ordinance, 1977, in respect of the establishment and maintenance of a fire brigade service as contemplated in section 2.

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

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

Amendment of section 2 of Ordinance 18 of 1977. 1. Section 2 of the Fire Brigade Services Ordinance, 1977, is hereby amended by the insertion after subsection (2) of the following subsection:

“(3) The Administrator may, subject to such conditions as he may impose, make a financial grant to a local authority in respect of the establishment or maintenance of a service, other than a subsidized service.”.

Short title. 2. This Ordinance shall be called the Fire Brigade Services Amendment Ordinance, 1979.

Administrator's Notice 440 2 May, 1979

The following Draft Ordinance is published for general information: —

A DRAFT ORDINANCE

To amend the Road Traffic Ordinance, 1966, in respect of the appointment of registering authorities as contemplated in section 2; in respect of the appointment of officers as contemplated in section 3; in respect of the circumstances under which a roadworthy certificate is required as referred to in section 29; in respect of the classification of a learner's or driver's licence as referred to in section 58; in respect of the disqualification from obtaining or holding a learner's or driver's licence as referred to in section 61; in respect of the issue of a learner's licence as contemplated in section 63; in respect of the application for a driver's licence as contemplated in section 64; in respect of instructors of learner-drivers who are required to obtain a certificate from the Administrator as contemplated in section 73; in respect of the effect of an altera-

van 'n verandering van 'n openbare motorvoertuig op 'n geskiktheidsertifikaat soos in artikel 86 beoog; ten opsigte van die bevoegdheid om 'n padverkeersteken te vertoon soos in artikel 100 beoog; ten opsigte van die versuum om 'n padverkeersteken te gehoorsaam soos in artikel 101 beoog; ten opsigte van die vrystelling van algemene snelheidsgrense soos in artikel 103B beoog; ten opsigte van die procedure wanneer gedraai word soos in artikel 113 genoem; ten opsigte van die pligte met betrekking tot 'n motorfiets of motordriewiel soos in artikel 120 beoog; ten opsigte van 'n voertuig wat buitensporige geraas maak soos in artikel 121 beoog; ten opsigte van die spesiale bepalinge betreffende deurpaaie soos in artikel 133A beoog; ten opsigte van die algemene bevoegdheid van 'n hof om 'n bevel uit te reik soos in artikel 146 beoog; ten opsigte van die plig van 'n hof om 'n bevel uit te reik vir die opskorting of intrekking van 'n licensie of permit of om 'n persoon onbevoeg te verklaar om 'n leerling- of bestuurders-licensie te verkry soos in artikel 147 beoog; ten opsigte van 'n kennisgewing om die gebruik van 'n voertuig te stank soos in artikel 161 beoog; ten opsigte van die verdeling van geld soos in artikel 163 beoog; ten opsigte van die bevoegdheid van 'n plaaslike bestuur of die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede om verordeninge te maak soos in artikel 166 beoog; ten opsigte van die omstandighede waarin 'n voertuig en vrag wat nie aan die bepalinge van die Ordonnansie voldoen nie, vrygestel kan word soos in artikel 170 beoog; ten opsigte van die geldige betaalbaar soos in Bylae 2 vervat; tot wysiging van die Tweede Wysigingsordonnansie op Padverkeer, 1977, ten opsigte van die bepalinge soos in artikel 4 vervat; en om vir bykomstige aangeleenthede voorseeing te maak.

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

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:

Wysiging van artikel 1 van die "INDELING VAN ORDONNANSIE" wat na die lang titel van die Ordonnansie 21 van 1966, verskyn soos gewysig by artikel 1 van Ordonnansie 14 van 1975 en artikel 1 van Ordonnansie 19 van 1977.

1. Die inhoud van die Ordonnansie op Padverkeer, 1966 (hierna die Hoofordonnansie genoem), onder die opschrift "INDELING VAN ORDONNANSIE" wat na die lang titel verskyn, word hierby gewysig deur —

- (a) artikel 147 deur die volgende artikel te vervang:
"147. (Herroep)."; en
- (b) in die Engelse teks van artikel 161 die woord "use" deur die woord "operation" te vervang.

Wysiging van artikel 2 van Ordonnansie 21 van 1966, soos gewysig by artikel 2 van Ordonnansie 11 van 1970.

2. Artikel 2 van die Hoofordonnansie word hierby gewysig deur subartikels (1) en (2) deur die volgende subartikels te vervang:

- "(1) By die toepassing van hierdie Ordonnansie stel die Administrateur, by kennisgewing in die *Provinciale Koerant*, die Transvaalse Provinciale Administrasie, 'n plaaslike bestuur of die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede as 'n registrasie-owerheid vir die gebied wat hy bepaal, aan en hy kan insgelyks enige sodanige kennisgewing wysig. Met dien verstande dat —

- (a) indien die Administrateur daardie Administrasie of Raad as 'n registrasie-owerheid vir meer as een gebied aanstel, hy 'n naam aan elke gebied waarvoor die Administrasie of Raad aldus aangestel is, toeken; en
- (b) geen plaaslike bestuur as 'n registrasie-owerheid vir meer as een gebied aangestel word nie.

tion of a public motor vehicle on a certificate of fitness as contemplated in section 86; in respect of the authority to display a road traffic sign as contemplated in section 100; in respect of the failure to obey a road traffic sign as contemplated in section 101; in respect of the exemption from general speed limits as contemplated in section 103B; in respect of the procedure when turning as referred to in section 113; in respect of the duties relating to a motor cycle or motor tricycle as contemplated in section 120; in respect of a vehicle causing excessive noise as contemplated in section 121; in respect of the special provisions relating to freeways as contemplated in section 133A; in respect of the general power of a court to issue an order as contemplated in section 146; in respect of the duty of a court to issue an order for the suspension or cancellation of a licence or permit or to disqualify a person from obtaining a learner's or driver's licence as contemplated in section 147; in respect of a notice to discontinue the operation of a vehicle as contemplated in section 161; in respect of the appointment of fees as contemplated in section 163; in respect of the power of a local authority or the Transvaal Board for the Development of Peri-Urban Areas to make by-laws as contemplated in section 166; in respect of the circumstances in which a vehicle and load not complying with the provisions of the Ordinance may be exempted as contemplated in section 170; in respect of the fees payable as contained in Schedule 2; to amend the Second Road Traffic Amendment Ordinance, 1977, in respect of the provisions as contained in section 4; and to provide for matters incidental thereto.

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

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

Amendment of "INDELING OF ORDINANCE" appearing after the long title of Ordinance 21 of 1966 as amended by section 1 of Ordinance 14 of 1975 and section 1 of Ordinance 19 of 1977.

1. The contents of the Road Traffic Ordinance, 1966 (hereinafter referred to as the principal Ordinance), under the heading "INDELING OF ORDINANCE" appearing after the long title, are hereby amended by —

- (a) the substitution for section 147 of the following section:
"147. (Repealed)."; and
- (b) the substitution in section 161 for the word "use" of the word "operation".

Amendment of section 2 of Ordinance 21 of 1966, as amended by section 2 of Ordinance 11 of 1970.

2. Section 2 of the principal Ordinance is hereby amended by the substitution for subsections (1) and (2) of the following subsections:

- "(1) For the purposes of this Ordinance, the Administrator shall, by notice in the *Provincial Gazette*, appoint the Transvaal Provincial Administration, a local authority or the Transvaal Board for the Development of Peri-Urban Areas as a registering authority for such area as he may determine and he may likewise amend any such notice: Provided that —

- (a) if the Administrator appoints that Administration or Board as a registering authority for more than one area, he shall assign a name to each area for which the Administration or Board is so appointed; and
- (b) no local authority shall be appointed as a registering authority for more than one area.

(2) Die bevoegdhede en pligte wat ingevolge hierdie Ordonnansie aan 'n registrasie-owerheid verleen of oopgelê word, word namens 'n registrasie-owerheid uitgeoefen of verrig deur die persone wat —

- (a) waar die Transvaalse Provinciale Administrasie die registrasie-owerheid is, deur die Administrator;
- (b) waar 'n plaaslike bestuur die registrasie-owerheid is, deur daardie plaaslike bestuur;
- (c) waar die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede die registrasie-owerheid is, deur daardie Raad, daartoe gemagtig word.”.

Wysiging van artikel 3 van Ordonnansie 21 van 1966, soos gewysig by artikel 3 van Ordonnansie 11 van 1970, artikel 2 van Ordonnansie 17 van 1971 en artikel 3 van Ordonnansie 19 van 1977.

3. Artikel 3(1) van die Hoofordonnansie word hierby gewysig deur —

- (a) die volgende paragraaf na paragraaf (a) in te voeg:

“(aA) kan die Administrator, behoudens die wetsbepalings van toepassing op die Staatsdiens van die Republiek, persone as verkeersopsigters aanstel om die bevoegdhede en pligte van 'n verkeersbeampte wat hy bepaal, uit te oefen of te verrig;”; en
- (b) paragraaf (e) deur die volgende paragrawe te vervang:

“(e) kan enige plaaslike bestuur, behoudens die bepalings van die Ordonnansie op Plaaslike Bestuur, 1939, of kan die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, behoudens die bepalings van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, persone as verkeersopsigters aanstel of persone as reserweverkeersopsigters vir die doeleindes van die Ordonnansie op Burgerlike Beskerming, 1977 (Ordonnansie 20 van 1977), aanwys om die bevoeghede en pligte van 'n verkeersbeampte wat die Administrator bepaal, uit te oefen of te verrig: Met dien verstande dat die Administrator —

 - (i) verskillende bepalings ten opsigte van verskillende klasse verkeersopsigters kan maak; en
 - (ii) hetsy in die algemeen of in die besonder, voorwaardes met betrekking tot die uitoefening of verrigting van sodanige bevoegdhede en pligte kan oplê; en

(f) mag niemand, behalwe met die voorafverkreë goedkeuring van die Administrator en ooreenkomsdig die voorwaardes wat hy oplê, as 'n verkeersbeampte, inspekteur van lisensies, ondersoeker van voertuie of toetsbeampte vir bestuurderslisensies ingevolge hier-

(2) The powers and duties conferred or imposed upon a registering authority in terms of this Ordinance shall be exercised or performed on behalf of a registering authority by such persons as may be authorized thereto —

- (a) where the Transvaal Provincial Administration is the registering authority, by the Administrator;
- (b) where a local authority is the registering authority, by that local authority; or
- (c) where the Transvaal Board for the Development of Peri-Urban Areas is the registering authority, by that Board.”.

3. Section 3(1) of the principal Ordinance is hereby amended by —

- (a) the insertion after paragraph (a) of the following paragraph:

“(aA) the Administrator may, subject to the laws governing the Public Service of the Republic, appoint persons as traffic wardens to exercise or perform such powers and duties of a traffic officer as he may determine;”; and
- (b) the substitution for paragraph (e) of the following paragraphs:

“(e) any local authority may, subject to the provisions of the Local Government Ordinance, 1939, or the Transvaal Board for the Development of Peri-Urban Areas may, subject to the provisions of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, appoint persons as traffic wardens or designate persons as reserve traffic wardens for the purposes of the Civil Defence Ordinance, 1977 (Ordinance 20 of 1977), to exercise or perform such powers and duties of a traffic officer as the Administrator may determine: Provided that the Administrator may —

 - (i) make different determinations in respect of different classes of traffic wardens; and
 - (ii) either generally or specifically, impose conditions with regard to the exercise or performance of such powers and duties; and

(f) no person shall, except with the prior approval of the Administrator and in accordance with the conditions he may impose, be appointed as a traffic officer, an inspector of licences, an examiner of vehicles or an examiner for drivers' licences in terms of this

Amendment of section 3 of Ordinance 21 of 1966, as amended by section 3 of Ordinance 11 of 1970, section 2 of Ordinance 17 of 1971 and section 3 of Ordinance 19 of 1977.

die artikel aangestel word nie, tensy so iemand 'n diploma verwerf het in die eksamen vir verkeersbeamptes, inspekteurs van lisensies, ondersoekers van voertuie of toetsbeamptes vir bestuurderslisensies, na gelang van die geval, wat die Administrateur goedkeur by 'n sentrum insgelyks goedkeur: Met dien verstande dat iemand, met die voorafverkreë goedkeuring van die Administrateur en ooreenkomsdig die voorwaardes wat hy ople, op proef as 'n verkeersbeampte, inspekteur van lisensies, ondersoeker van voertuie of toetsbeampte vir bestuurderslisensies aangestel kan word vir 'n tydperk van hoogstens twaalf maande of vir die langer tydperk wat die Administrateur goedkeur, indien dit 'n aanstellingsvoorraarde is dat so iemand gedurende die proeftydperk genoemde diploma verwerf.”.

Wysiging van artikel 29 van Ordonnansie 21 van 1966, soos vervang deur artikel 4 van Ordonnansie 19 van 1977.

4. Artikel 29 van die Hoofordonnansie word hierby gewysig deur —

- (a) in subartikel (1) paragrawe (d) en (e) deur die volgende uitdrukking te vervang:
“of
(d) 'n voertuig is wat omgebou of verander is soos in artikel 23 beoog;” en
- (b) in subartikel (2) die voorbehoudsbepaling daarby te skrap.

*Amend-
ment of
section 29
of Ordin-
ance 21
of 1966,
as substi-
tuted by
section 4
of Ordin-
ance 19
of 1977.*

4. Section 29 of the principal Ordinance is hereby amended by —

- (a) the substitution in subsection (1) for paragraphs (d) and (e) of the following expression:
“or
(d) a vehicle which has been reconstructed or altered as contemplated in section 23;” and
- (b) the deletion in subsection (2) of the proviso thereto.

*Amend-
ment of
section 58
of Ordin-
ance 21
of 1966,
as amend-
ed by
section 8
of Ordin-
ance 7
of 1968,
section 45
of Ordin-
ance 30
of 1970,
section 7
of Ordin-
ance 17
of 1970,
and sec-
tion 2 of
Ordin-
ance 7
of 1972.*

5.(1) Section 58(1) of the principal Ordinance is hereby amended by the substitution for paragraph (a) of the following paragraph:

- “(a) a motor cycle without side-car which has an engine with a cylinder capacity not exceeding 50 cm³ or which is propelled by electrical power;”.

(2) A learner's or driver's licence issued or deemed to have been issued in terms of section 58(1)(a) of the principal Ordinance prior to the date of the coming into operation of this Ordinance shall be deemed to be a learner's or driver's licence for the class of motor vehicle described in section 58(1)(a) of the principal Ordinance, as amended by this Ordinance.

*Amend-
ment of
section 61
of Ordin-
ance 21
of 1966,
as amend-
ed by section
9 of Ordin-
ance 17
of 1971.*

6. Section 61 of the principal Ordinance is hereby amended by the substitution for paragraph (a) of the following paragraph:

- “(a) if he —
(i) in the case of any licence for a motor cycle without side-car which has an engine with a cylinder capacity not exceeding 50 cm³ or which is propelled by electrical power, is under the age of sixteen years;
(ii) in the case of a learner's licence for a light motor vehicle, is under the age of seventeen years; or

Wysiging van artikel 61 van Ordonnansie 21 van 1966, soos gewysig deur artikel 9 van Ordonnansie 17 van 1971.

6. Artikel 61 van die Hoofordonnansie word hierby gewysig deur paragraaf (a) deur die volgende paragraaf te vervang:

- “(a) indien hy —
(i) in die geval van enige lisensie vir 'n motorfiets sonder syspan wat 'n enjin met 'n silinderinhoud van hoogstens 50 cm³ het of wat deur elektriese krag aangedryf word, onder die ouderdom van sesien jaar is;
(ii) in die geval van 'n leerlinglisensie vir 'n ligte motorvoertuig, onder die ouderdom van sewentien jaar is; of

section, unless such person shall have obtained a diploma in the examination for traffic officers, inspectors of licences, examiners of vehicles or examiners for drivers' licences, as the case may be, approved by the Administrator at a centre likewise approved: Provided that a person may, with the prior approval of the Administrator and in accordance with the conditions he may impose, be appointed on probation as a traffic officer, an inspector of licences, an examiner of vehicles or an examiner for drivers' licences for a period not exceeding twelve months or for such further period as the Administrator may approve, if it is a condition of appointment that such person shall obtain the said diploma during the period of probation.”.

(iii) in die geval van enige ander lisensie, onder die ouderdom van agtien jaar is;”.

Wysiging van artikel 63 van Ordonnantjie 21 van 1966, soos vervang deur artikel 11 van Ordonnantjie 7 van 1970.

7. Artikel 63 van die Hoofordonnansie word hierby gewysig deur subartikel (5) deur die volgende subartikel te vervang:

“(5) 'n Leerlinglisensie is geldig vir 'n tydperk van ses maande vanaf die datum van die uitreiking daarvan: Met dien verstande dat 'n leerlinglisensie vir 'n ligte motorvoertuig wat uitgereik word voordat die aansoeker die ouderdom van agtien jaar bereik, geldig is vir 'n tydperk wat cindig op 'n datum drie maande nadat hy die ouderdom van agtien jaar bereik of vir 'n tydperk van ses maande vanaf die datum van die uitreiking daarvan, watter tydperk ook al die langste is.”.

Wysiging van artikel 64 van Ordonnantjie 21 van 1966, soos vervang deur artikel 12 van Ordonnantjie 7 van 1970.

8. Artikel 64 van die Hoofordonnansie word hierby gewysig deur—

- (a) in subartikel (1) die woorde “Die houer van 'n leerlinglisensie” deur die woorde “Die houer van 'n leerlinglisensie waarvan minstens drie maande van die geldigheidsduur verstryk het en” te vervang; en
- (b) paragraaf (a) van subartikel (3) deur die volgende paragraaf te vervang:

“(a) 'n Leerlinglisensie hou van die klas ten opsigte waarvan aansoek gedoen word en waarvan minstens drie maande van die geldigheidsduur verstryk het;”.

Wysiging van artikel 73 van Ordonnantjie 21 van 1966, soos vervang deur artikel 1 van Ordonnantjie 8 van 1969 en 2005 soos gewysig deur artikel 1 van Ordonnantjie 19 van 1977.

9. Artikel 73 van die Hoofordonnansie word hierby gewysig deur—

- (a) na subartikel (1) die volgende subartikel in te voeg:

“(1A) Niemand mag enige ander persoon vir enige doel in subartikel (1) genoem, in diens neem of van sy dienste gebruik maak nie, tensy sodanige ander persoon die houer van 'n instrukteursertifikaat is.”; en
- (b) subartikel (12) deur die volgende subartikel te vervang:

“(12) Iemand wat die bepalings van subartikel (1), (1A), (8) of (11) oortree of versuim om daaraan te voldoen, is aan 'n misdryf skuldig.”.

Wysiging van artikel 86 van Ordonnantjie 21 van 1966.

10. Artikel 86 van die Hoofordonnansie word hierby gewysig deur subartikel (3) deur die volgende subartikel te vervang:

“(3) Die voorafgaande bepalings van hierdie artikel is nie van toepassing nie ten opsigte van 'n openbare motorvoertuig waarvan—

- (a) net die enjin vervang word, maar die eiennaar van sodanige motorvoertuig moet binne een-en-twintig dae vanaf sodanige vervanging die geskiktheidsertifikaat ten opsigte van sodanige motorvoertuig aan die registrasie-owerheid wat dit uitgereik het, voorlê en moet terselfdertyd daardie registrasie-owerheid van die nuwe enjinnommer voorsien,

(iii) in the case of any other licence, is under the age of eighteen years;”.

Amendment of section 63 of Ordinance 21 of 1966, as substituted by section 31 of Ordinance 17 of 1970.

7. Section 63 of the principal Ordinance is hereby amended by the substitution for subsection (5) of the following subsection:

“(5) A learner's licence shall be valid for a period of six months from the date of the issue thereof: Provided that a learner's licence for a light motor vehicle which is issued before the applicant attains the age of eighteen years shall be valid for a period ending on a date three months after he attains the age of eighteen years or for a period of six months from the date of the issue thereof, whichever is the longer period.”.

Amendment of section 64 of Ordinance 21 of 1966, as substituted by section 32 of Ordinance 17 of 1970.

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

- (a) the substitution in subsection (1) for the words “The holder of a learner's licence” of the words “The holder of a learner's licence of which at least three months of the period of validity has expired and”; and
- (b) the substitution for paragraph (a) of subsection (3) of the following paragraph:

“(a) holds a learner's licence of the class in respect of which application is made and of which at least three months of the period of validity has expired;”.

Amendment of section 73 of Ordinance 21 of 1966, as substituted by section 3 of Ordinance 8 of 1969, as amended by section 6 of Ordinance 19 of 1977.

9. Section 73 of the principal Ordinance is hereby amended by—

- (a) the insertion after subsection (1) of the following subsection:

“(1A) No person shall employ or make use of the services of any other person for any purpose referred to in subsection (1), unless such other person is the holder of an instructor's certificate.”; and
- (b) the substitution for subsection (12) of the following subsection:

“(12) Any person who contravenes or fails to comply with the provisions of subsection (1), (1A), (8) or (11) shall be guilty of an offence.”.

Amendment of section 86 of Ordinance 21 of 1966.

10. Section 86 of the principal Ordinance is hereby amended by the substitution for subsection (3) of the following subsection:

“(3) The foregoing provisions of this section shall not apply in respect of a public motor vehicle of which—

- (a) the engine only is replaced, but the owner of such motor vehicle shall, within twenty-one days of such replacement, submit the certificate of fitness in respect of such motor vehicle to the registering authority which issued it and shall at the same time furnish that registering authority with the new en-

waarop die registrasie-owerheid sy register of rekords en die geskiktheidsertifikaat dienooreenkombig wysig; of

- (b) die registrasienommer uit hoofde van die bepalings van hierdie Ordonnansie verander moet word, maar die eienaar van sodanige motorvoertuig moet, wanneer hy aan sodanige bepalings voldoen, die geskiktheidsertifikaat ten opsigte van sodanige motorvoertuig aan die betrokke registrasie-owerheid voorlê, waarop die registrasie-owerheid die geskiktheidsertifikaat dienooreenkombig wysig: Met dien verstande dat die bepalings van hierdie paragraaf nie van toepassing is nie waar die registrasienommer verander moet word uit hoofde van 'n verandering van eiendomsreg van die betrokke motorvoertuig.”.

Wysiging van artikel 100 van Ordonnansie 21 van 1966, soos gevestig by artikel 18 van Ordonnansie 11 van 1970 en artikel 22 van Ordonnansie 17 van 1971.

11. Artikel 100 van die Hoofordonnansie word hierby gewysig deur —

- (a) na subartikel (3) die volgende subartikel in te voeg:
- “(3A) Die Departement van Pos- en Telekommunikasiewese of 'n persoon in sy diens wat, hetsy in die algemeen of in die besonder, daartoe gemagtig is, kan, ten opsigte van die verrigting van enige werksaamhede waarvoor daardie Departement verantwoordelik is, die padverkeerstekens wat daardie Departement of persoon dienstig ag op die voorgeskrewe wyse laat vertoon of toelaat dat dit vertoon word.”; en
- (b) in subartikel (4) die uitdrukking “Suid-Afrikaanse Padveiligheidsraad wat kragtens artikel 2 van die Wet op die Suid-Afrikaanse Padveiligheidsraad, 1960 (Wet No. 1 van 1960), ingestel is” deur die uitdrukking “Raad, soos in artikel 1 van die Wet op Nasionale Verkeersveiligheid, 1972 (Wet 9 van 1972), omskryf” te vervang.

Wysiging van artikel 101 van Ordonnansie 21 van 1966, soos gevestig by artikel 19 van Ordonnansie 11 van 1970.

12. Artikel 101 van die Hoofordonnansie word hierby gewysig deur subartikel (3) deur die volgende subartikel te vervang:

“(3) Die bepalings van subartikel (1) is nie ten opsigte van 'n brandbestrydingsvoertuig, 'n ambulans of 'n voertuig wat deur 'n polisiebeampte in die uitvoering van sy pligte bestuur word, van toepassing nie wanneer dit op 'n openbare pad met behoorlike inagneming van die veiligheid van ander verkeer bestuur word: Met dien verstande dat 'n brandbestrydingsvoertuig of 'n ambulans met 'n toestel wat 'n voorgeskrewe klank kan afgee of 'n klok toegerus moet wees en sodanige toestel of klok aanhouwend geloei of gelui moet word terwyl daardie brandbestrydingsvoertuig of ambulans aldus met verontagsaming van 'n padverkeersteken bestuur word.”.

Vervanging van artikel 103B van Ordonnansie 21 van 1966, soos gevestig by artikel 7 van Ordonnansie 14 van 1975.

13. Artikel 103B van die Hoofordonnansie word hierby deur die volgende artikel vervang:

103B. Die bepalings van artikels 102 en 103 is nie ten opsigte van 'n brandbestrydingsvoertuig, 'n ambulans of 'n voertuig, wat deur 'n polisiebeampte in die uitvoering van sy pligte bestuur

gine number, whereupon the registering authority shall amend its register or records and the certificate of fitness accordingly; or

- (b) the registration number is required to be altered by virtue of the provisions of this Ordinance, but the owner of such motor vehicle shall, when he complies with such provisions, submit the certificate of fitness in respect of such motor vehicle to the registering authority concerned, whereupon the registering authority shall amend the certificate of fitness accordingly: Provided that the provisions of this paragraph shall not apply where the registration number is required to be altered by virtue of a change of ownership of the motor vehicle concerned.”.

Amendment of section 100 of Ordonnance 21 of 1966, as amended by section 18 of Ordonnance 11 of 1970 and section 22 of Ordonnance 17 of 1971.

11. Section 100 of the principal Ordinance is hereby amended by —

- (a) the insertion after subsection (3) of the following subsection:
- “(3A) The Department of Posts and Telecommunications or a person in its employ who has, either generally or specifically, been authorized thereto may, in respect of the carrying out of any work for which that Department is responsible, cause or permit to be displayed, in the manner prescribed, such road traffic signs as that Department or person may deem expedient.”; and
- (b) the substitution in subsection (4) for the expression “South African Road Safety Council established under section 2 of the South African Road Safety Council Act, 1960 (Act No. 1 of 1960)” of the expression “Council, as defined in section 1 of the National Road Safety Act, 1972 (Act 9 of 1972)”.

Amendment of section 101 of Ordonnance 21 of 1966, as amended by section 19 of Ordonnance 11 of 1970.

12. Section 101 of the principal Ordinance is hereby amended by the substitution for subsection (3) of the following subsection:

“(3) The provisions of subsection (1) shall not apply in respect of a fire-fighting vehicle, an ambulance or a vehicle driven by a police officer in the execution of his duties, when it is being driven on a public road with due regard to the safety of other traffic: Provided that a fire-fighting vehicle or an ambulance shall be fitted with a device capable of emitting a prescribed sound or a bell and such device or bell shall be constantly sounded while that fire-fighting vehicle or ambulance is so driven in disregard of a road traffic sign.”.

Substitution of section 103B of Ordonnance 21 of 1966, as inserted by section 7 of Ordonnance 14 of 1975.

13. The following section is hereby substituted for section 103B of the principal Ordinance:

“Exemption from general speed limits.

103B. The provisions of sections 102 and 103 shall not apply in respect of a fire-fighting vehicle, an ambulance or a vehicle driven by a police officer in the

word, van toepassing nie wanneer dit op 'n openbare pad met behoorlike ingameing van die veiligheid van ander verkeer bestuur word: Met dien verstande dat 'n brandbestrydingsvoertuig of 'n ambulans met 'n toestel wat 'n voorgeskrewe klank kan afgee of 'n klok toegerus moet wees en sodanige toestel of klok aanhoudend geloei of gelui moet word terwyl daardie brandbestrydingsvoertuig of ambulans aldus met verontagsaming van daardie bepalings bestuur word.”

Wysiging van artikel 113 van Ordonnantie 21 van 1966.

14. Artikel 113(2)(b) van die Hoofordonnantie word hierby gewysig deur aan die einde van subparagraaf (ii) die volgende voorbehoudsbeplaging te voeg:

“Met dien verstande dat waar sodanige draai gemaak gaan word in 'n ryvlak wat vir verkeer net in een rigting bedoel is, hy op die regterhelfte van daardie ryvlak kan oorgaan.”

Wysiging van artikel 120 van Ordonnantie 21 van 1966.

15. Artikel 120(6) van die Hoofordonnantie word hierby gewysig deur in paragraaf (a) na die woord “polisiebeampte” die woorde “in die uitvoering van sy pligte” in te voeg.

Wysiging van artikel 121 van Ordonnantie 21 van 1966, soos gewysig by artikel 27 van Ordonnantie 17 van 1971.

16. Artikel 121(1) van die Hoofordonnantie word hierby gewysig deur in paragraaf (c) na die uitdrukking “artikel 101(3)” die uitdrukking “of 103B” in te voeg.

Wysiging van artikel 133A van Ordonnantie 21 van 1966, soos gewysig by artikel 32 van Ordonnantie 17 van 1971.

17. Artikel 133A(1) van die Hoofordonnantie word hierby gewysig deur paragraaf (c) deur die volgende paragraaf te vervang:

“(c) 'n motorfiets wat 'n enjin met 'n silinderinhoud van hoogsteens 50 cm³ het of wat deur elektriese krag aangedryf word;”.

Wysiging van artikel 146 van Ordonnantie 21 van 1966, soos gewysig by artikel 33 van Ordonnantie 17 van 1971.

18. Artikel 146 van die Hoofordonnantie word hierby gewysig deur die uitdrukking “Behoudens die beplatings van artikel 147, kan enige hof” deur die woorde “'n Hof” te vervang en na die uitdrukking “rapporteer,” die uitdrukking “kan,” in te voeg.

Herroeping van artikel 147 van Ordonnantie 21 van 1966, soos gewysig by artikel 34 van Ordonnantie 17 van 1971.

19. Artikel 147 van die Hoofordonnantie word hierby herroep.

Vervanging van artikel 161 van Ordonnantie 21 van 1966, soos gewysig by artikel 12 van Ordonnantie 17 van 1977.

20.(1) Artikel 161 van die Hoofordonnantie word hierby deur die volgende artikel vervang:

“Kennisgewing om gebruik van voertuig te staak.”

161.(1) Indien enige voertuig na die mening van 'n polisiebeampte of 'n ondersoeker van voertuie nie padwaardig is nie, kan hy deur middel van 'n kennisgewing op die voorgeskrewe vorm wat aan die bestuurder of eienaar van sodanige voertuig bestel is, gelas dat sodanige voertuig, behoudens die beplatings van subartikel (2), nie op 'n openbare pad gebruik mag word nie.

execution of his duties, when it is being driven on a public road with due regard to the safety of other traffic: Provided that a fire-fighting vehicle or an ambulance shall be fitted with a device capable of emitting a prescribed sound or a bell and such device or bell shall be constantly sounded while that fire-fighting vehicle or ambulance is so driven in disregard of those provisions.”

Amendment of section 113 of Ordinance 21 of 1966.

14. Section 113(2)(b) of the principal Ordinance is hereby amended by the addition at the end of subparagraph (ii) of the following proviso:

“Provided that where such turn is to be made into a roadway intended for traffic in one direction only, he may encroach on the right half of that roadway.”

Amendment of section 120 of Ordinance 21 of 1966.

15. Section 120(6) of the principal Ordinance is hereby amended by the insertion in paragraph (a) after the words “police officer” of the words “in the execution of his duties”.

Amendment of section 121 of Ordinance 21 of 1966, as amended by section 27 of Ordinance 17 of 1971.

16. Section 121(1) of the principal Ordinance is hereby amended by the insertion in paragraph (c) after the expression “section 101(3)” of the expression “or 103B”.

Amendment of section 133A of Ordinance 21 of 1966, as inserted by section 29 of Ordinance 11 of 1970 and as amended by section 32 of Ordinance 17 of 1971.

17. Section 133A(1) of the principal Ordinance is hereby amended by the substitution for paragraph (c) of the following paragraph:

“(c) a motor cycle which has an engine with a cylinder capacity not exceeding 50 cm³ or which is propelled by electrical power;”.

Amendment of section 146 of Ordinance 21 of 1966, as amended by section 33 of Ordinance 17 of 1971.

18. Section 146 of the principal Ordinance is hereby amended by the substitution for the expression “Subject to the provisions of section 147, any court before which a person is convicted” of the words “A court convicting a person”.

Repeal of section 147 of Ordinance 21 of 1966, as amended by section 34 of Ordinance 17 of 1971.

19. Section 147 of the principal Ordinance is hereby repealed.

Substitution of section 161 of Ordinance 21 of 1966, as amended by section 12 of Ordinance 17 of 1977.

20.(1) The following section is hereby substituted for section 161 of the principal Ordinance:

161.(1) If, in the opinion of a police officer or an examiner of vehicles, any vehicle is not roadworthy he may, by notice on the prescribed form served on the driver or owner of such vehicle, direct that such vehicle shall, subject to the provisions of subsection (2), not be operated on a public road.

(2) 'n Kennisgewing in subartikel (1) beoog —

(a) kan voorwaardes bevat ten effekte dat die voertuig nog gebruik kan word om 'n gespesifieerde plek te bereik of nog gebruik kan word vir 'n gegewe tydperk of met beperkings met betrekking tot snelheid, roete of enigets anders; en

(b) moet —

(i) in die geval van 'n motorvoertuig, die registrasie-owerheid of toetsowerheid van die Transvaalse Proviniale Administrasie vermeld na wie sodanige voertuig vir ondersoek deur 'n ondersoeker van voertuie geneem moet word; of

(ii) in die geval van enige ander voertuig, die registrasie-owerheid, toetsowerheid van die Transvaalse Proviniale Administrasie of persoon vermeld na wie sodanige voertuig vir ondersoek gebring moet word.

(3) 'n Polisiebeampte of 'n ondersoeker van voertuie wat van voorneme is om 'n kennisgewing soos in subartikel (1) beoog, te bestel, kan, in die geval van 'n motorvoertuig, die klaringsbewys verwijder indien dit ongeskonke verwyder kan word of, waar dit nie ongeskonke verwyder kan word nie, so 'n klaringsbewys vernietig en, in die geval van 'n openbare motorvoertuig, kan hy ook die gesiktheidsertifikaat verwijder.

(4) 'n Afskrif van die kennisgewing in subartikel (1) beoog, word deur die betrokke polisiebeampte of ondersoeker van voertuie aan die registrasie-owerheid, toetsowerheid of persoon in subartikel (2)(b) genoem, gestuur en hy heg, waarvan toepassing, die klaringsbewys en gesiktheidsertifikaat aan wat deur hom ingevolge subartikel (3) verwijder is en sodanige registrasie-owerheid of toetsowerheid laat, ten opsigte van 'n motorvoertuig waarvan die klaringsbewys ingevolge die bepalings van subartikel (3) vernietig is, 'n gepaste inskrywing in die toepaslike rekords van sodanige voertuig aanbring.

(5) Waar 'n motorvoertuig waarvan die klaringsbewys ingevolge subartikel (3) verwijder is, onderzoek is ooreenkomsdig 'n kennisgewing in subartikel (1) beoog en padwaardig bevind is, moet die betrokke registrasie-owerheid of toetsowerheid —

- (a) daardie kennisgewing intrek; en
- (b) die klaringsbewys en, waarvan toepassing, die gesiktheidsertifikaat aan die persoon wat daarop geregtig is, terugbesorg,

(2) A notice contemplated in subsection 1 —

(a) may contain conditions to the effect that the vehicle may continue to be operated to reach a specified place or may continue to be operated for a given period or under limitations with regard to speed, route or otherwise; and

(b) shall —

(i) in the case of a motor vehicle, state the registering authority or testing authority of the Transvaal Provincial Administration to which such vehicle shall be taken for examination by an examiner of vehicles; or

(ii) in the case of any other vehicle, state the registering authority, testing authority of the Transvaal Provincial Administration or person to whom such vehicle shall be taken for examination.

(3) A police officer or an examiner of vehicles who intends to serve a notice as contemplated in subsection (1) may, in the case of a motor vehicle, remove the clearance certificate if it can be removed intact or, where it cannot be removed intact, destroy such clearance certificate and, in the case of a public motor vehicle, he may also remove the certificate of fitness.

(4) A copy of the notice contemplated in subsection (1) shall be forwarded by the police officer or examiner of vehicles concerned to the registering authority, testing authority or person referred to in subsection (2)(b) and he shall, where applicable, attach the clearance certificate and certificate of fitness removed by him in terms of subsection (3), and such registering authority or testing authority shall, in respect of a motor vehicle of which the clearance certificate has been destroyed in terms of subsection (3), cause a suitable entry to be made on the appropriate records of such vehicle.

(5) Where a motor vehicle of which the clearance certificate has been removed in terms of subsection (3) has been examined in accordance with a notice contemplated in subsection (1) and found to be roadworthy, the registering authority or testing authority concerned shall —

- (a) cancel that notice; and
- (b) return the clearance certificate and, where applicable, the certificate of fitness to the person entitled thereto, whereupon the motor vehicle may be operated on a public road.

waarna die motorvoertuig op 'n openbare pad gebruik kan word.

(6) Waar 'n motorvoertuig waarvan die klaringsbewys ingevolge subartikel (3) vernietig is, ondersoek is ooreenkomsdig 'n kennisgewing in subartikel (1) beoog en padwaardig bevind is, trek die betrokke registrasie-owerheid of toetsowerheid daardie kennisgewing in, waarop die eienaar van sodanige voertuig dit opnuut moet lisensieer voordat dit, behoudens die bepalings van artikels 27 en 28, op 'n openbare pad gebruik kan word.

(7) Waar 'n voertuig, uitgesonderd 'n motorvoertuig, ondersoek is ooreenkomsdig 'n kennisgewing in subartikel (1) beoog en padwaardig bevind is, moet die betrokke registrasie-owerheid, toetsowerheid of persoon daardie kennisgewing intrek en daarna kan die voertuig op 'n openbare pad gebruik word.

(8) Die eerste ondersoek van 'n motorvoertuig ooreenkomsdig 'n kennisgewing in subartikel (1) beoog, word kosteloos gedoen, maar vir elke daaropvolgende ondersoek betaal die eienaar daarvan aan die betrokke registrasie-owerheid of toetsowerheid die toepaslike gelde in Deel VII van Bylae 2 by hierdie Ordonnansie bepaal.

(9) Iemand wat —

- (a) enige voertuig op 'n openbare pad in stryd met 'n kennisgewing in subartikel (1) beoog, gebruik;
- (b) 'n motorvoertuig op 'n openbare pad in stryd met die bepalings van subartikel (6) gebruik; of
- (c) 'n kennisgewing in stryd met die bepalings van subartikel (5), (6) of (7) intrek,

is aan 'n misdryf skuldig."

(2) Die bepalings van subartikel (1) is nie van toepassing nie ten opsigte van 'n kennisgewing wat voor die datum van inwerkingtreding van hierdie Ordonnansie ingevolge artikel 161(1) van die Hoofordonnansie bestel is.

Wysiging van artikel 163 van Ordonnansie 21 van 1966, soos gewysig by artikel 1 van Ordonnansie 14 van 1967, artikel 15 van Ordonnansie 11 van 1968, artikel 2 van Ordonnansie 8 van 1969, artikel 33 van Ordonnansie 11 van 1970, artikel 13 van Ordonnansie 14 van 1975 en artikel 13 van Ordonnansie 9 van 1977.

21. Artikel 163 van die Hoofordonnansie word hierby gewysig —

- (a) deur subartikel (4) deur die volgende subartikel te vervang:

"(4) Alle gelde soos bepaal in items 1, 2, 3, 4, 5, 6, 8, 9, 10, 11A, 12 en 13 van Deel VII van Bylae 2 by hierdie Ordonnansie en wat ontvang word deur

 - (a) 'n registrasie-owerheid wat die Transvaalse Provinciale Administrasie is, word op die Provinciale Inkomstefonds gestort; of
 - (b) 'n registrasie-owerheid wat 'n plaaslike bestuur is, word deur hom behou en

Amendment of Section 163 of Ordinance 21 of 1966 as amended by section 1 of Ordinance 14 of 1967, section 15 of Ordinance 7 of 1968, section 2 of Ordinance 8 of 1969, section 33 of Ordinance 11 of 1970, section 13 of Ordinance 14 of 1975 and section 13 of Ordinance 19 of 1977.

21. Section 163 of the principal Ordinance is hereby amended —

- (a) by the substitution for subsection (4) of the following subsection:

"(4) All fees provided for in items 1, 2, 3, 4, 5, 6, 8, 9, 10, 11A, 12 and 13 of Part VII of Schedule 2 to this Ordinance and received by

 - (a) a registering authority which is the Transvaal Provincial Administration, shall be paid into the Provincial Revenue Fund; or
 - (b) a registering authority which is a local authority, shall be retained by it and

(6) Where a motor vehicle of which the clearance certificate has been destroyed in terms of subsection (3) has been examined in accordance with a notice contemplated in subsection (1) and is found to be roadworthy, the registering authority or testing authority concerned shall cancel that notice, whereupon the owner of such vehicle shall license it anew before it may, subject to the provisions of sections 27 and 28, be operated on a public road.

(7) Where a vehicle, other than a motor vehicle, has been examined in accordance with a notice contemplated in subsection (1) and is found to be roadworthy, the registering authority, testing authority or person concerned shall cancel that notice and thereupon the vehicle may be operated on a public road.

(8) The first examination of a motor vehicle in accordance with a notice contemplated in subsection (1) shall be done free of charge, but for every subsequent examination the owner thereof shall pay to the registering authority or testing authority concerned the appropriate fees provided for in Part VII of Schedule 2 to this Ordinance.

(9) Any person who —

- (a) operates any vehicle on a public road contrary to a notice contemplated in subsection (1);
- (b) operates a motor vehicle on a public road contrary to the provisions of subsection (6); or
- (c) cancels a notice contrary to the provisions of subsection (5), (6) or (7),

shall be guilty of an offence."

(2) The provisions of subsection (1) shall not apply in respect of a notice served in terms of section 161(1) of the principal Ordinance prior to the date of the coming into operation of this Ordinance.

maak deel uit van die inkomste van daardie plaaslike bestuur.”;

(b) in subartikel (5) deur —

(i) die voorbehoudbepaling by paragraaf (a) deur die volgende voorbehoudbepalings te vervang:

“Met dien verstande dat, waar sodanige registrasie-owerheid die Transvaalse Proviniale Administrasie is, sodanige betaling slegs na sodanige gelde op die Proviniale Inkomstefonds gestort is, geskied: Met dien verstande voorts dat, waar enige sodanige plaaslike bestuur nie die registrasie-owerheid is nie, die registrasie-owerheid tien persent van enige sodanige bedrag aftrek voordat hy dit uitbetaal soos hiertevore genoem, en sodanige aftrekking word —

(i) waar die Transvaalse Proviniale Administrasie die registrasie-owerheid is, op die Proviniale Inkomstefonds gestort; of

(ii) in enige ander geval, aan die plaaslike bestuur wat die registrasie-owerheid is, uitbetaal en maak deel uit van die inkomste van daardie plaaslike bestuur”; en

(ii) paragraaf (b) deur die volgende paragraaf te vervang:

“(b) van persone wat buite die gebied van 'n plaaslike bestuur woonagtig is en ten opsigte van 'n motorvoertuig wat gewoonlik buite sodanige gebied gehou word, word —

(i) waar die Transvaalse Proviniale Administrasie die registrasie-owerheid is, op die Proviniale Inkomstefonds gestort; of

(ii) in enige ander geval, aan die plaaslike bestuur wat die registrasie-owerheid is, uitbetaal en maak deel uit van die inkomste van daardie plaaslike bestuur.”; en

(c) deur in subartikel (7) na die woord “artikel” die woorde “deur 'n registrasie-owerheid wat 'n plaaslike bestuur is” in te voeg.

Wysiging van artikel 166 van Ordonnantjie 21 van 1966, soos vervang deur artikel 34 van Ordonnantjie 11 van 1970 en soos gewysig by artikel 41 van Ordonnantjie 17 van 1971.

22. Artikel 166(1) van die Hoofordonnantjie word hierby gewysig deur paragraaf (d) te skrap.

Wysiging van artikel 170 van Ordonnantje

23. Artikel 170 van die Hoofordonnantjie word hierby gewysig deur die volgende subartikel by te

form part of the income of that local authority.”;

(b) in subsection (5) by —

(i) the substitution for the proviso to paragraph (a) of the following provisos:

“Provided that, where such registering authority is the Transvaal Provincial Administration, such payment shall only be effected after such fees have been paid into the Provincial Revenue Fund: Provided further that where any such local authority is not the registering authority, the registering authority shall, before paying over any amount as aforesaid, deduct ten per cent from any such amount, and such deduction shall —

(i) where the Transvaal Provincial Administration is the registering authority, be paid into the Provincial Revenue Fund; or

(ii) in any other case, be paid over to the local authority which is the registering authority and shall form part of the revenue of that local authority”; and

(ii) the substitution for paragraph (b) of the following paragraph:

“(b) from persons residing outside the area of a local authority and in respect of a motor vehicle ordinarily kept outside such area, shall —

(i) where the Transvaal Provincial Administration is the registering authority, be paid into the Provincial Revenue Fund; or

(ii) in any other case, be paid over to the local authority which is the registering authority and shall form part of the revenue of that local authority”; and

(c) by the insertion in subsection (7) after the words “to be paid” of the words “by a registering authority which is a local authority”.

22. Section 166(1) of the principal Ordinance is hereby amended by the deletion of paragraph (d).

Amendment of section 166 of Ordinance 21 of 1966, as substituted by section 34 of Ordinance 11 of 1970 and as amended by section 41 of Ordinance 17 of 1971.

Amendment of section 170 of or-

23. Section 170 of the principal Ordinance is hereby amended by the addition of the follow-

sie 21 van 1966, soos gewysig by artikel 4 van Ordonnansie 14 van 1973, voeg, terwyl die bestaande artikel subartikel (1) word:

"(2) Iemand wat enige beding of voorwaarde in subartikel (1) beoog, oortree of versuum om daarvan te voldoen, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens vier honderd rand of met gevangenisstraf vir 'n tydperk van hoogstens een jaar of met daardie boete sowel as daardie gevangenisstraf."

Wysiging van Bylae 2 by Ordonnansie 21 van 1966, soos gewysig deur artikel 16 van Ordonnansie 7 van 1968, artikel 3 van Ordonnansie 8 van 1969, artikel 44 van Ordonnansie 17 van 1971, artikel 2 van Ordonnansie 16 en artikel 8 van Ordonnansie 19 van 1977.

24. Bylae 2 by die Hoofordonnansie word hierby gewysig deur —

(a) item 1 van Deel I deur die volgende item te vervang:

"1. Motorfiets wat 'n enjin met 'n silinderinhoud van hoogstens 50 cm³ het of wat deur elektriese krag aangedryf word 1,00";

(b) item 1 van Deel II deur die volgende item te vervang:

"1. Motorfiets wat 'n enjin met 'n silinderinhoud van hoogstens 50 cm³ het of wat deur elektriese krag aangedryf word R3"; en

(c) na item 11 van Deel VII die volgende item in te voeg:

"11A. Vir 'n tweede of daaropvolgende ondersoek ooreenkomsdig 'n kefnisgewing om gebruik van 'n motorvoertuig te staak (artikel 161(8)) —

(a) vir 'n motorfiets of 'n motor-driewiel 2,00

(b) vir 'n motorvoertuig nie in paragraaf (a) genoem nie 5,00".

Wysiging van artikel 4 van Ordonnansie 4 van Ordonnansie op Padverkeer, 1977, word hierby gewysig deur —

(a) in paragraaf (a) van die voorbehoudsbepaling daarby na die woorde "uitgesonderd artikels" die uitdrukking "19," in te voeg; en

(b) in paragraaf (c) van die voorbehoudsbepaling daarby na die woorde "lisensieer" die woorde "en sodanige registrasie geskied kosteloos" in te voeg.

Kort titel. 26. Hierdie Ordonnansie heet die Wysigingsordonnansie op Padverkeer, 1979.

No. 83 (Administrateurs), 1979.

PROKLAMASIE

Kragtens die bevoegdhede aan my verleent 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 regtsbevoegdheid van die Stadsraad van Boksburg.

Gegee onder my Hand te Pretoria, op hede die 18e dag van April, Eenduisend Negehonderd-Neg-en-sewentig.

S. G. J. VAN NIEKERK,
Administrator van die Provincie Transvaal.
PB. 3-6-2-8-33

dinance 21
of 1966,
as amend-
ed by sec-
tion 14 of
Ordinance
14 of
1975.

ing subsection, the existing section becoming subsection (1):

"(2) Any person who contravenes or fails to comply with any term or condition contemplated in subsection (1) shall be guilty of an offence and liable on conviction to a fine not exceeding four hundred rand or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment."

Amend-
ment of
Schedule 2
to Ordin-
ance 21 of
1966, as
amended
by section
16 of Ord-
inance 7
of 1968,
section 5
of Ordin-
ance 8 of
1969, sec-
tion 44 of
Ordinance
17 of
1971, sec-
tion 2 of
Ordinance
21 of
1974, sec-
tion 8 of
Ordinance
11 of
1976 and
section 18
of Ordin-
ance 19
of 1977.

24. Schedule 2 to the principal Ordinance is hereby amended by —

(a) the substitution for item 1 of Part I of the following item:

"1. Motor cycle which has an engine with a cylinder capacity not exceeding 50 cm³, or which is propelled by electrical power 1,00";

(b) the substitution for item 1 of Part II of the following item:

"1. Motor cycle which has an engine with a cylinder capacity not exceeding 50 cm³ or which is propelled by electrical power R3"; and

(c) the insertion after item 11 of Part VII of the following item:

"11A. For a second or subsequent examination in accordance with a notice to discontinue operation of a motor vehicle (section 161(8)) —

(a) for a motor cycle or a motor tricycle 2,00

(b) for a motor vehicle not referred to in paragraph (a) 5,00".

Amend-
ment of
section 4
of Ordin-
ance 19
of 1977.

25. Section 4 of the Second Road Traffic Amendment Ordinance, 1977, is hereby amended by —

(a) the insertion in paragraph (a) of the proviso thereto after the words "except sections" of the expression "19"; and

(b) the insertion in paragraph (c) of the proviso thereto after the words "such notice" of the words "and such registration shall be effected free of charge".

26. This Ordinance shall be called the Road Traffic Amendment Ordinance, 1979.

No. 83 (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 Boksburg.

Given under my Hand at Pretoria, this 18th day of April, One Thousand Nine Hundred and Seventy-nine.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 3-6-2-8-33

BYLAE.

'n Pad oor —

- (a) Restant van die plaas Leeupoort No. 113-I.R. soos aangedui deur die letters ABCDEFGHJKLM NOPQRSTUVWXYZ op Kaart L.G. No. A.4/79.
- (b) Restant van die plaas Leeupoort No. 113-I.R. soos aangedui deur die letters VWXYZA'B'C'D'E'F'G' H'J'K'L'M'N'O'P'Q'R'S' op Kaart L.G. No. A.4/79.
- (c) Gedeelte 40 van die plaas Leeupoort No. 113-I.R. soos aangedui deur die letters ZA'B' op Kaart L.G. No. 4.4/79.

No. 84 (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 55, geleë in dorp River Club, Registrasie Afdeling I.R., Transvaal, gehou kragtens Akte van Transport T5143/1974, voorwaarde B.9 in die gemelde Akte ophef; en

(2) die Noordelike Johannesburgstreek-dorpsaanlegskema, 1958, wysig deur die hersonering van Erf 55, dorp River Club, van "Algemene Woon" tot "Algemene Woon 1" vir die gebruik soos aangedui op die bylae tot Kaart 3, welke wysigingskema bekend staan as Wysigingskema 1078 soos aangedui op die bygaande Kaart 3 en die skemaklousules.

Gegee onder my Hand te Pretoria, op hede die 23ste dag van April, Eenduisend Negehonderd Nege-en-seentwintig.

S. G. J. VAN NIEKERK,
Administrator van die Provincie Transvaal.
PB. 4-14-2-211-3

NOORDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 1078

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 1078.

2. Klousule 15(a), Tabel "DA" deur die vervanging van die syfers "53 tot 58" waar dit in Kolom (2) onder dorp River Club voorkom, met die syfers "53, 54, 56 tot 58".

3. Klousule 15(a), Tabel "DA", deur die byvoeging van die volgende:

(1)	(2)	(3)
II	Dorp River Club — Erf 55	A.225

4. Bylae 'A' 55, deur die vervanging van die syfers "53 tot 58" waar dit voorkom, met die syfers "53, 54, 56 tot 58".

5. Deur die byvoeging van Bylae A225 tot die Skema.

SCHEDULE.

A road over —

- (a) Remainder of the farm Leeupoort No. 113-I.R. as described by the letters ABCDEFGHJKLM NOPQRSTUVWXYZ on Diagram S.G. No. A.4/79.
- (b) Remainder of the farm Leeupoort No. 113-I.R. as described by the letters VWXYZA'B'C'D'E'F'G' H'J'K'L'M'N'O'P'Q'R'S' on Diagram S.G. No. A.4/79.
- (c) Portion 40 of the farm Leeupoort No. 113-I.R. as described by the letters ZA'B' on Diagram S.G. No. A.4/79.

No. 84 (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 55, situated in River Club Township, Registration Division I.R., Transvaal, held in terms of Deed of Transfer T5143/1974, remove condition B.9 from the said Deed; and

(2) amend the Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of Erf 55, River Club Township, from "General Residential" to "General Residential 1" for the uses as indicated on the annexure to Map 3, and which amendment scheme will be known as Amendment Scheme 1078 as indicated on the annexed Map 3 and the scheme clauses.

Given under my Hand at Pretoria, this 23rd day of April, One thousand Nine hundred and Seventy-nine.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-211-3

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1078.

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 1078.

2. Clause 15(a), Table "DA", by the substitution of the figures "53 to 58" where they occur under River Club Township in Column (2); by the figures "53, 54, 56 to 58".

3. Clause 15(a), Table "DA", by the addition of the following:—

(1)	(2)	(3)
II	River Club Township — Erf 55	A.225

4. Annexure 'A' 55, by the substitution of the figures "53 to 58" where they occur by the figures "53, 54, 56 to 58".

5. By the addition of Annexure A225 to the Scheme.

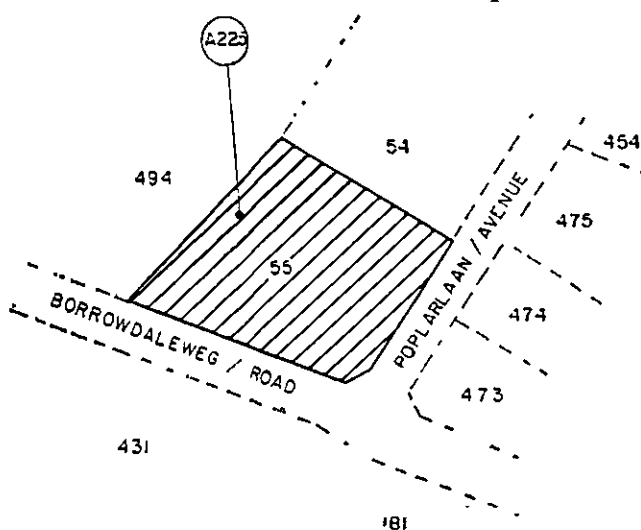
KODE 212 NOORDELIKE JOHANNESBURGSTREEK DORPSAANLEGSKEMA
CODE 212 NORTHERN JOHANNESBURG REGION TOWN PLANNING SCHEME

1958 KAART 3

WYSIGINGSKEMA
AMENDMENT SCHEME

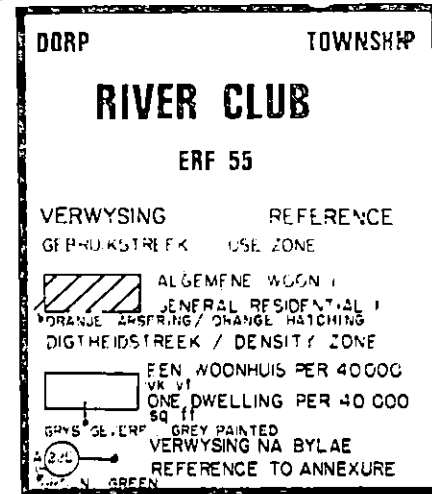
1078 VEL SHEET 1 VAN 1 VEL SHEET

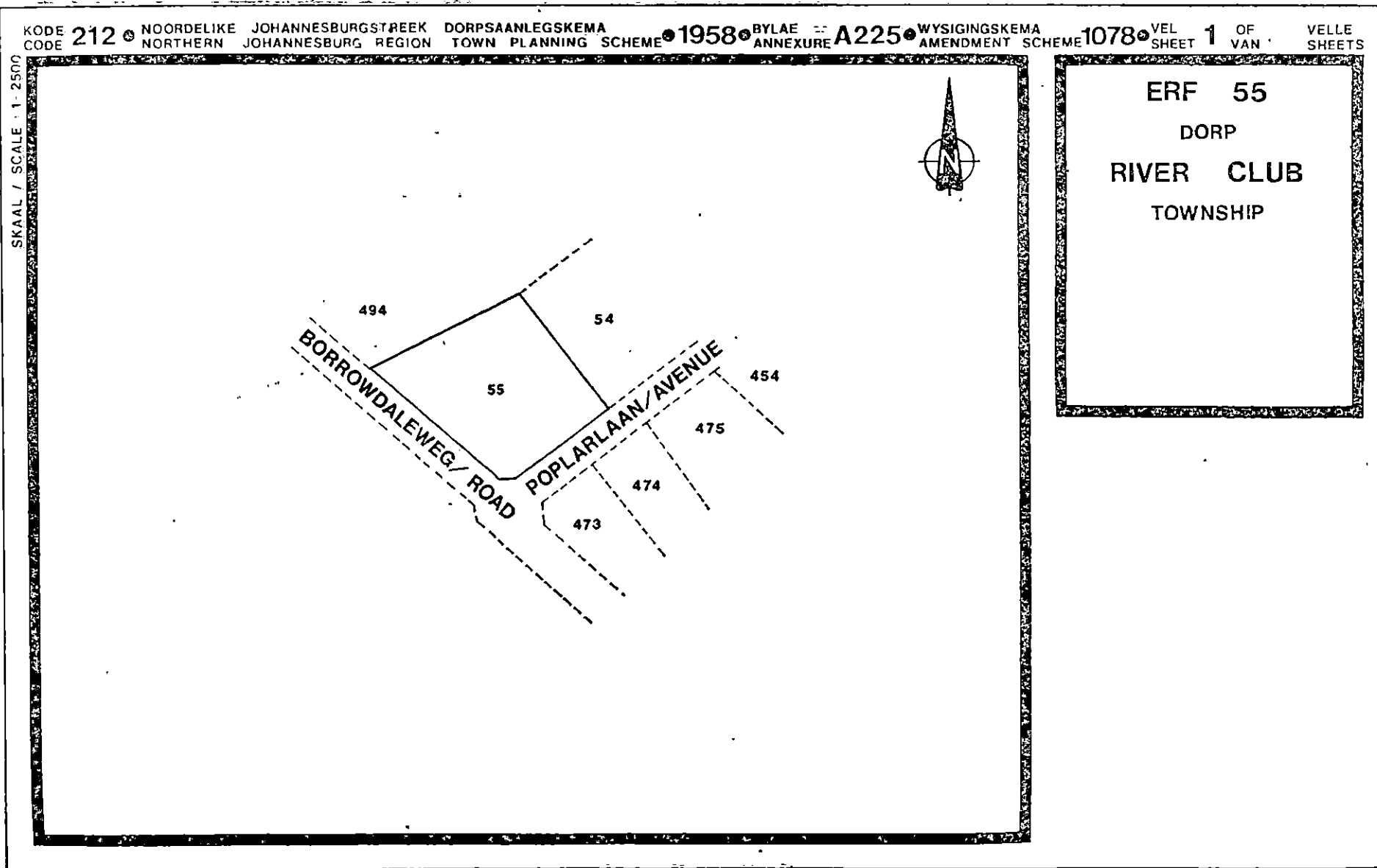
SKAAL SCALE 1:2500



Note: 1. Algemene Woon I aangeleent in oranje arsering oor 'n digtheidskleur (grys geverf)
2 Verwysing na Bylae in groen

Note: 1. General Residential I shown in hatched orange over a density colour (washed grey)
2. Reference to Annexure in green





A. Zoning: General Residential I for the erection of -

- (i) a dwelling unit or dwelling units at a density of 20 units per hectare; or
- (ii) blocks of flats at a floor area ratio and coverage of 0,4 and 30% respectively; or
- (iii) a block of flats at a floor area ratio and coverage of 1,8 and 60% respectively.

B. Conditions: Erf 55, River Club Township, shall be subject to the following conditions:

1. Buildings, including outbuildings, to be erected on the erf, and entrances to and exits from the erf shall be sited to the satisfaction of the local authority.
2. The loading and off-loading of goods shall be permitted only within the erf boundaries, unless the local authority provides loading facilities within the road reserve.
3. No material or goods of any kind whatsoever may be dumped or stored in the building restriction area along any existing street, proposed street/....

A. 1. Sonering: Algemene Woon I vir die oprigting van -

- (i) 'n wooneenhed of wooneenhede teen 'n digtheid van 20 wooneenhede per hektaar; of
- (ii) ~~vir~~ woonstelblokke teen 'n vloer-oppervlakte verhouding en dekking van 0,4 en 30% onderskeidelik; of
- (iii) 'n blok woonstelle teen 'n vloer-oppervlakte verhouding en dekking van 1,8 en 60% onderskeidelik.

B. Voorwaardes: Erf 55, Dorp River Club, is aan die volgende voorwaardes onderworpe:

1. Geboue, met inbegrip van buitegeboue wat op die erf opgerig word, en in- en uitgange tot en van die erf moet tot bevrediging van die plaaslike bestuur geleë word.
2. Die op- en aflaai van goedere word slegs binne die grense van die erf toegelaat tensy die plaaslike bestuur voorsiening vir laagerviere in die straatreserwe gemaak het.
3. Geen materiaal of goedere van watter aard ook al mag op die bouverbodstrook langs enige bestaande straat, voor-gestelde straat of straatverbrèding gestort/....

ERF 55
DORP
RIVER CLUB
TOWNSHIP

KODE 212 • NOORDELIKE JOHANNESBURGSTREEK DORPSAANLEGSKEMA
CODE NORTHERN JOHANNESBURG REGION TOWN PLANNING SCHEME • 1958 • BYLAE ANNEXURE A225 • WYSIGINGSKEMA
AMENDMENT SCHEME 1078 • VEL SHEET 3 OF 2 VELLE SHEETS

SKAAL / SCALE : 1 - 2500

street or street-widening and the aforementioned areas may only be developed for the purpose of lawns, gardens, parking or entrance roads.

4. A screen wall shall be erected as and when required by the local authority to the satisfaction of the local authority. The extent, material, design, height, position and maintenance of the wall shall be to the satisfaction of the local authority.
5. If the erf is fenced, or otherwise enclosed, the fence or other enclosing device shall be erected and maintained to the satisfaction of the local authority.
6. The registered owner shall be responsible for the maintenance of the whole development on the erf. If the local authority is of the opinion that the erf or any part of the development is not kept in a satisfactory state of maintenance, then the local authority shall be entitled to undertake such maintenance at the registered owner's cost.
7. In the event of blocks of flats being constructed to a floor area ratio/....
4. 'n Skermuur moet soos en wanneer deur die plaaslike bestuur vereis, tot bevrediging van die plaaslike bestuur opgerig word. Die omvang, materiaal, ontwerp, hoogte, posisie en instandhouding van die muur moet tot bevrediging van die plaaslike bestuur woon.
5. Indien die erf omhein of op 'n ander wyse toegemaak word, moet die heining of ander omheiningsmateriaal tot bevrediging van die plaaslike bestuur opgerig en instand gehou word.
6. Die geregistreerde eienaar is verantwoordelik vir die instandhouding van die hele ontwikkeling op die erf.. Indien die plaaslike bestuur van oordeel is dat die erf, of enige gedeelte van die ontwikkeling, nie bevredigend in stand gehou word nie, is die plaaslike bestuur geregtig om sodanige instandhouding op koste van die geregistreerde eienaar te ondernem.
7. Indien woonstelblokke tot 'n vloeroppervlakteverhouding en 'n dekking van/...

ERF 55
DORP
RIVER CLUB
TOWNSHIP

ratio and coverage of 0,4 and 30% respectively, the following conditions shall apply:

- (a) Buildings erected on the erf shall not exceed two storeys in height.
 - (b) The total coverage of all buildings shall not exceed 30% of the area of the erf.
 - (c) The floor area ratio shall not exceed 0,4.
 - (d) Effective paved parking spaces, together with the necessary manoeuvring space, shall be provided on the erf for each dwelling unit to the satisfaction of the local authority as follows:
 - (i) 1 Covered parking space for every dwelling unit with 3 or less living rooms.
 - (ii) 2 Covered parking spaces for every dwelling unit with 4 or more living rooms.
 - (iii) 1 Uncovered parking space for visitors for every 3 dwelling units.
 - (e) Buildings, including outbuildings, erected/....
- (a) van 0,4 en 30% onderskeidelik opgerig word, is die volgende voorwaardes van toepassing:
 - (a) Geboue wat op die erf opgerig word moet nie 'n hoogte van 2 verdiepings oorskry nie.
 - (b) Die totale dekking van alle geboue moet nie 30% van die oppervlakte van die erf oorskry nie.
 - (c) Die vloeroppervlakteverhouding moet nie 0,4 oorskry nie.
 - (d) Doeltreffende geplaveide parkeerplekke, tesame met die nodige beweggruimte moet soos volg op die erf tot bevrediging van die plaaslike bestuur vir elke wooneenheid voorsien word:
 - (i) 1 Bedekte parkeerplek vir elke woon-eenheid met 3 of minder woonvertrekke.
 - (ii) 2 Bedekte parkeerplekke vir elke woon-eenheid met 4 of meer woonvertrekke.
 - (iii) 1 Onbedekte parkeerplek vir besoekers vir elke 3 wooneenhede.
 - (e) Geboue, insluitende buitegeboue, wat hierna/....

ERF 55
 DORP
 RIVER CLUB
 TOWNSHIP

KODE 212 • NOORDELIKE JOHANNESBURGSTREEK DORPSAANLEGSKEMA
CODE NORTHERN JOHANNESBURG REGION TOWN PLANNING SCHEME

• 1958 • BYLAE ANNEXURE A225 • WYSIGINGSKEMA AMENDMENT SCHEME

• 1078 • VEL SHEET 5 OF 2 VELLE VAN 2 SHEETS

SKALA / SCALE : 1:2500

erected on the erf hereafter shall be located not less than 4,57 m from any existing or proposed street or street-widening and not less than 5 m from any other boundary.

hierna op die erf opgerig word, moet nie minder as 4,57 m vanaf enige bestaande of voorgestelde straat of straatverbreiding en nie minder as 5 m vanaf enige ander grens geleë wees nie.

(f) The registered owner of the erf shall provide and develop 200 m² of the erf as a playground for pre-school children, to the satisfaction of the local authority, which area may include paved and grassed surfaces. Play equipment shall be provided on the erf by the registered owner for the needs of the residents and to the satisfaction of the local authority.

(f) Die geregistreerde eienaar van die erf moet tot bevrediging van die plaaslike bestuur minstens 200 m² van die erf as kinderspeelruimte vir voorskoolse kinders beskikbaar stel en ontwikkel welke ruimte geplaveide oppervlakte^s en grasperke mag insluit. Speelapparaat moet op grond van die behoeftes van die inwoners tot bevrediging van die plaaslike bestuur deur die geregistreerde eienaar van die erf op die erf voorsien word.

(g) A site development plan drawn to a scale of 1:500 or to such other scale as may be approved by the local authority shall be submitted to the local authority for approval before the submission of any building plans. No building shall be erected on the erf until such time as such development plan has been approved by the local authority and the total development on the erf shall be in accordance with the approved development plan. Provided that the plan may be amended from time to time with the

written/....

(g) 'n Terreinontwikkelingsplan, opgestel op 'n skaal van 1:500 of sodanige ander skaal as wat die plaaslike bestuur mag goedkeur, moet voor die indiening van enige bouplanne vir goedkeuring aan die plaaslike bestuur voorgelê word. Geen gebou ~~mag~~ op die erf opgerig word voordat sodanige ontwikkelingsplan deur die plaaslike bestuur goedgekeur is nie, en die gehele ontwikkeling op die erf moet in ooreenstemming met die goedgekeurde ontwikkelingsplan wees: Met dien verstande dat die plan van tyd tot tyd met die skriftelike toestemming van/....

ERF 55

DORP

RIVER CLUB
TOWNSHIP

written consent of the local authority. Such development plan shall show at least the following:

- (i) Height, floor area, floor area ratio and coverage of buildings and the number of dwelling units.
- (ii) Open spaces, children's play areas and site beautification where required by the local authority.
- (iii) Entrances to and exits from the erf, internal roads and parking areas.
- (iv) Accesses to buildings and parking areas.
- (v) Building restriction areas.
- (vi) Parking areas and when required by the local authority, vehicular and pedestrian traffic circulation.
- (vii) The elevational treatment of all buildings and structures.
- (h) No subdivision of an erf in portions smaller than 4 000 m² may be approved without the consent of the Administrator.
- 8. In the event of dwelling units being erected to a density of 20 units/....
- (i) Hoogte, vloeroppervlakte, vloeroppervlaktcverhouding en dokking van geboue en die getal wooneenhede.
- (ii) Oopruimtes, kinderspeelterreine en terreinverfraaiing waar vereis deur die plaaslike bestuur.
- (iii) Ingange tot en uitgange vanaf die erf, interne paaie en parkergebiede.
- (iv) Toegange tot geboue en parkeergebiede.
- (v) Bouverbodstroke.
- (vi) Parkeergebiede, on waar vereis deur die plaaslike bestuur, motor- en voetgangerverkeersirkulasie.
- (vii) Aansigbehandeling van alle geboue en strukture.
- (h) Geen onderverdeling van 'n erf in gedeeltes kleiner as 4 000 m² mag sonder die toestemming van die Administrateur goedgekeur word nie.
- 8. Indien wooneenhede tot 'n digtheid van 20 eenhede per hektaar opgerig word/....

ERF 55
DORP
RIVER CLUB
TOWNSHIP

KODE 212 • NOORDELIKE JOHANNESBURGSTREEK DORPSAANLEGSKEMA
CODE NORTHERN JOHANNESBURG REGION TOWN PLANNING SCHEME • 1958 • BYLAE ANNEXURE A225 • WYSIGINGSKEMA
AMENDMENT SCHEME 1078 • VEL SHEET 7 OF VELLE SHEETS

SKAAL / SCALE : 1:2500

units per hectare, the following further conditions shall apply:

- (a) Except with the consent of the local authority and subject to such conditions as the local authority may impose, no profession or trade may be practised on the erf.
- (b) No building shall exceed two storeys in height.
- (c) Subject to the provisions of Section 84 of Ordinance 25 of 1965, but notwithstanding any other provision in this scheme, the local authority may consent to the subdivision of the erf if such subdivision is in accordance with the subdivisional proposals shown on the site development plan which applies to the erf.
- (d) Effective paved parking spaces, together with the necessary manoeuvring space, shall be provided on the erf for dwelling units, to the satisfaction of the local authority, as follows:
 - (i) One covered parking space for every dwelling unit.
 (iii)/....

word, is die volgende verdere voorwaardes van toepassing:

- (a) Behalwe met die toestemming van die plaaslike bestuur en onderworpe aan sodanige voorwaardes as wat die plaaslike bestuur mag ople, mag geen beroep of ambag op die erf beoefen word nie.
- (b) Geen gebou ~~meer~~ 2 verdiepings in hoogte oorskry nie.
- (c) Behoudens die bepalings van Artikel 84 van Ordonnansie 25 van 1965, maar nie teenstaande enige ander bepalings in hierdie skema vervat, kan die plaaslike bestuur toestem tot die onderverdeling van die erf, waar sodanige onderverdeling ooreenstem met die bepalings van die goedgekeurde onderverdelingsvoorstelle soos aange toon op die goedgekeurde terreinontwikkelingsplan, wat op die erf van toepassing is.
- (d) Doeltreffende geplaveide parkeerplekke, tesame met die nodige beweegruimte moet soos volg vir wooneenhede op die erf tot bevrediging van die plaaslike bestuur voorsien word:
 - (i) Een bedekte parkeerplek vir elke wooneenheid.
 (ii)/....

ERF 55

DORP

RIVER CLUB
TOWNSHIP

- (ii) One uncovered parking space for every dwelling unit if required by the local authority.

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

- (e) Buildings, including outbuildings, erected on the erf hereafter shall be located not less than 4,57 m from any boundary thereof abutting on a proposed street or street widening.

- (f) A site development plan drawn to a scale of 1:500 or to such other scale as may be approved by the local authority shall be submitted to the local authority for approval before the submission of any building plans. No building shall be erected on the erf until such time as such development plan has been approved by the local authority and the total development on the erf shall be in accordance with the approved development plan: Provided that the plan may be amended from time to time with the written consent of the local authority. Such development plan shall show at least the following:

- (i) The siting, height, and coverage of all/....

- (ii) Een onbedekte parkeerplek vir elke woonenheid, indien dit vereis word deur die plaaslike bestuur.

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

- (e) Geboue,, insluitende buitegeboue, wat hierna op die erf opgerig word, ~~nie~~ nie minder as 4,57 m vanaf enige bestaande of voorgestelde straat of straatverbreding geleë wees nie.

- (f) 'n Terreinontwikkelingsplan, opgestel op 'n skaal van 1:500 of sodanige ander skaal as wat die plaaslike bestuur mag goedkeur, moet vir goedkeuring aan die plaaslike bestuur voorgelê word voor die indiening van enige bouplanne. Geen gebou ~~nie~~ op die erf opgerig word voordat sodanige ontwikkelingsplan deur die plaaslike bestuur goedgekeur is nie, en die ~~gewe~~ hele ontwikkeling op die erf moet in ooreenstemming met die goedgekeure ontwikkelingsplan wees: Met dien verstande dat die plan van tyd tot tyd met die skriftelike toestemming van die plaaslike bestuur gewysig mag word. So 'n ontwikkelingsplan moet minstens die volgende aantoon:

- (i) Die plasing, hoogte en dekking van alle geboue/....

ERF 55

DORP

RIVER CLUB

TOWNSHIP

KODE 212 NOORDELIKE JOHANNESBURGSTREEK DORPSAANLEGSKEMA
CODE 212 NORTHERN JOHANNESBURG REGION TOWN PLANNING SCHEME BYLAE 1958 ANNEXURE A225 WYSIGINGSKEMA
VEL SHEET 9 OF VELLE VAN SHEETS

SKAAL / SCALE : 1:2500

- all buildings and structures.
- (ii) Open spaces, children's play areas (if it appears in the proposed development) and landscaping where required by the local authority.
- (iii) Entrances to and exits from the erf, and any proposed subdivision thereof.
- (iv) If the erf is to be subdivided, the proposed subdivisional lines.
- (v) Accesses to buildings and parking areas.
- (vi) Building restriction areas.
- (vii) Parking areas and when required by the local authority, vehicular and pedestrian traffic circulation.
- (viii) The elevational treatment of all buildings and structures.
- (ix) If it is proposed not to develop the whole erf at the same time, the grouping of the dwelling units and programming of the development thereof shall be clearly shown on the plan.
- (g) When a development plan which is submitted to the local authority for...
- (ii) geboue en strukture.
- (ii) Oopruimtes, kinderspeelterreine (indien dit voorkom in die beoogde ontwikkeling), en belandskapping waar vereis deur die plaaslike bestuur.
- (iii) Ingange tot en uitgange vanaf die erf en enige voorgestelde ondervерdeling daarvan.
- (iv) Indien die erf onderverdel word, die voorgestelde onderverdelingslyne.
- (v) Toegange tot geboue en parkeergebiede.
- (vi) Boubeperkingsgebiede.
- (vii) Parkeergebiede en waar vereis deur die plaaslike bestuur, motor- en voetgangersverkeersirkulasie.
- (viii) Aansigbehandeling van alle geboue en strukture.
- (ix) Indien dit beoog word om die erf nie in sy geheel gelykydig te ontwikkel nie, moet die groepering van die wooneenhede en programmering van die ontwikkeling daarvan duidelik op die plan aangedui word.
- (g) Waar 'n terreinontwikkelingsplan, wat voorgelê word aan 'n plaaslike bestuur vir...

ERF 55
DORP
RIVER CLUB
TOWNSHIP

for approval reflects proposals for subdivision which, in terms of the provisions of Ordinance 25 of 1965, must be approved by the Administrator, the applicant must indicate whether the subdivisional proposals are acceptable to the Director of Local Government.

9. If a block of flats at a floor area ratio and coverage of 1,8 and 60% respectively is erected on the erf, the following further conditions shall apply:

(a) The buildings shall not exceed 3 storeys in height; Provided that, an additional storey may be permitted if more than 75% of the ground floor area is used for the parking of motor vehicles.

(b) The total coverage of all buildings erected on the erf shall not exceed 60% of the area of the erf.

(c) The floor area ratio shall not exceed 1,8.

(d) Covered and paved parking in the ratio of one parking space to one dwelling unit, with the necessary manoeuvring space, shall be provided/....

vir goedkeuring, voorstelle vir onderverdeling aantoon wat ingevolge die bepalings van Ordonnansie 25 van 1965 deur die Administrateur goedgekeur moet word, moet aangedui word deur die applikant of die onderverdelingsvoorstelle aanvaarbaar is vir die Direkteur van Plaaslike Bestuur.

9. Indien 'n blok woonstelle teen 'n vloeroppervlakte verhouding en 'n dekkings van 1,8 en 60% onderskeidelik op die erf opgerig word, is die volgende verdere voorwaardes van toepassing:

(a) Die gebou moet nie 'n hoogte van drie verdiepings oorskry nie: Met dien verstande het 'n addisionele verdieping toegelaat mag word indien meer as 75% van die oppervlakte van die grondvlak vir die parkering van motorvoertuie gebruik word.

(b) Die totale dekking van alle geboue wat op die erf opgerig word moet nie 60% van die oppervlakte van die erf oorskry nie.

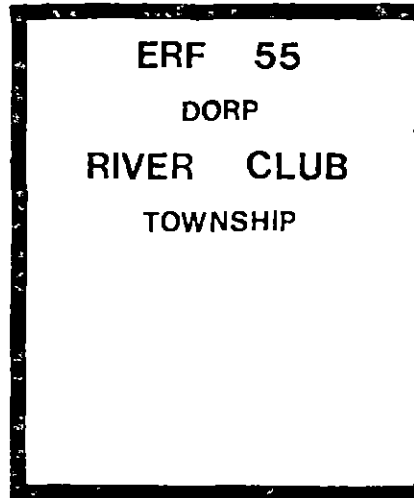
(c) Die vloeroppervlakteverhouding moet nie 1,8 oorskry nie.

(d) Bedekte en geplaveide parkering in die verhouding van een parkeerplek tot een woonenheid, met die nodige beweegruimte moet tot bevrediging van die plaaslike/....

ERF 55
DORP
RIVER CLUB
TOWNSHIP

SKAAL / SCALE : 1:2500

- | | |
|--|---|
| provided on the erf to the satisfaction of the local authority. | plaaslike bestuur op die erf voorsien word. |
| (e) The internal roads on the erf shall be constructed and maintained by the registered owner to the satisfaction of the local authority. | (e) Die interne paaie op die erf moet tot bevrediging van die plaaslike bestuur deur die geregistreerde eienaar gebou en in stand gehou word. |
| (f) The main building, which shall be a completed building and not one partly erected and intended for completion at a later date, shall be erected simultaneously with or before the erection of the out-buildings. | (f) Die hoofgebou wat 'n voltooide gebou moet wees en nie een wat gedeeltelik opgerig is om op 'n later datum voltooi te word nie, moet gelyktydig met, of voor die oprigting van die buitegeboue, opgerig word. |
| (g) Buildings, including outbuildings, erected on the erf hereafter, shall not be sited less than 4,57 metres from the street boundary and not less than 6 metres from any other boundary. | (g) Geboue, insluitende buitegeboue, wat hierna op die erf opgerig word, moet nie minder as 4,57 m vanaf die straatgrens en nie minder as 6 m vanaf die ander grense, geplaas word nie. |
| (h) The erf shall not be subdivided into portions less than 4 000 m ² in extent. | (h) Die erf mag nie in gedeeltes minder as 4 000 m ² verdeel word nie. |
| C. <u>Definitions</u> | C. <u>Definisies</u> |
| "Dwelling Unit" - means a set of linked rooms which include a kitchen, designed for living in and occupied by a single family, with at most 4 other persons and is a building (dwelling house) or a portion of a building that contains 2/.... | "Woon-enheid" - beteken 'n stel verbindie kamers wat 'n kombuis insluit, ontwerp vir bewoning en gebruik deur 'n enkele gesin, met hoogstens 4 ander persone en wat 'n gebou (woonhuis) of deel is van 'n gebou wat twee of meer wooneenhede bevat en wat 'n geheel vorm/.... |



KODE 212 NOORDELIKE JOHANNESBURGSTREEK DORPSAANLEGSKEMA
CODE NORTHERN JOHANNESBURG REGION TOWN PLANNING SCHEME 1958 BYLAE ANNEXURE A225 WYSIGINGSKEMA
AMENDMENT SCHEME 1078 VEL SHEET 12 OF 12 VELLE SHEETS

SKAAL / SCALE : 1-2500

2 or more dwelling units and forming a comprehensive whole. Various out-buildings and servants' quarters that are normally included may also be included.

vorm. Verskeie buitegeboue en bedien-dekwartiere wat gewoonlik ingesluit is, mag ook ingesluit word.

ERF .55

DORP

RIVER CLUB

TOWNSHIP

No. 85 (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 162, geleë in die dorp Carletonville, Registrasie Afdeling I.Q., Transvaal gehou kragtens Akte van Transport T41366/1975, voorwaardes 10(a) tot en met h(i), in die gemelde Akte ophef; en

(2) Carletonville-dorpsaanlegskema, 1961, wysig deur die hersonering van Erf 162, dorp Carletonville, van "Spesiaal" vir 'n vermaakklikheidsplek of residensiële geboue of 'n woonhuis tot "Spesiale Besigheid" welke wysigingskema bekend staan as Wysigingskema 60 soos aangedui op die bygaande Kaart 3 en die skemaklousules.

Gegee onder my Hand te Pretoria, op hede die 18de dag van April, Eenduisend Negehonderd Nege-en-sewentig.

S. G. J. VAN NIEKERK,
Administrator van die Provincie Transvaal.
PB. 4-14-2-225-5

CARLETONVILLE-WYSIGINGSKEMA 60.

Die Carletonville-dorpsaanlegskema, 1961, goedgekeur kragtens Administrateursproklamasie 137, gedateer 9 Mei 1962, word hiermee soos volg verder gewysig en verander:

1. Die kaart, soos aangetoon op Kaart 3, Wysigingskema 60.
2. Klousule 19(a), Tabel "D", Gebruikstreek V (Spesiaal), item 8, deur die skrapping van Erf 162, dorp Carletonville, tot Kolum 3.
3. Deur die byvoeging van Bylae 7 tot die Skema.

BYLAE 7.

GEBRUIKSTREEK III — SPESIALE BESIGHEID.

Erf 162 is onderworpe aan die volgende voorwaardes:

- (a) Geen gebou moet 2 verdiepings in hoogte oorskry nie.
- (b) Die totale dekking van alle geboue moet nie 50 % van die oppervlakte van die erf oorskry nie.
- (c) Die vloerruimteverhouding moet nie 1,0 oorskry nie.
- (d) Doeltreffende geplateide parkeerplekke, tesame met die nodige beweegruimte moet soos volg op die erf tot bevrediging van die plaaslike bestuur voorsien word:

(i) Winkels:

2 parkeerplekke per 100 m² bruto verhuurbare winkeloppervlakte.

(ii) Kantore:

2 parkeerplekke per 100 m² kantooroppervlakte.

No. 85 (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 162, situated in Carletonville Township, Registration Division I.Q., Transvaal, held in terms of Deed of Transfer T41366/1975, remove conditions 10(a) up to and including h(i); in the said Deed; and

(2) amend Carletonville Town-planning Scheme, 1961, by the rezoning of Erf 162, Carletonville Township, from "Special" for a place of amusement or residential buildings or a dwelling house to "Special Business" and which amendment scheme will be known as Amendment Scheme 60 as indicated on the annexed Map 3 and the scheme clauses.

Given under my Hand at Pretoria, this 18th day of April, One thousand Nine hundred and Seventy-nine.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-225-5

CARLETONVILLE AMENDMENT SCHEME 60.

The Carletonville Town-planning Scheme, 1961, approved by virtue of Administrator's Proclamation 137, dated 9 May 1962, is hereby further amended and altered in the following manner:

1. The map, as shown on Map 3, Amendment Scheme 60.
2. Clause 19(a), Table "D", Use Zone V (Special), item 8, by the deletion of Erf 162, Carletonville Township, to Column 3.
3. By the addition of Annexure 7 to the Scheme.

ANNEXURE 7.

USE ZONE III — SPECIAL BUSINESS.

Erf 162 is subject to the following conditions:

- (a) No building shall exceed 2 storeys in height.
- (b) The total coverage of all buildings shall not exceed 50 % of the area of the erf.
- (c) The floor space ratio shall not exceed 1,0.
- (d) Effective paved parking spaces, together with the necessary manoeuvring area shall be provided on the erf to the satisfaction of the local authority as follows:

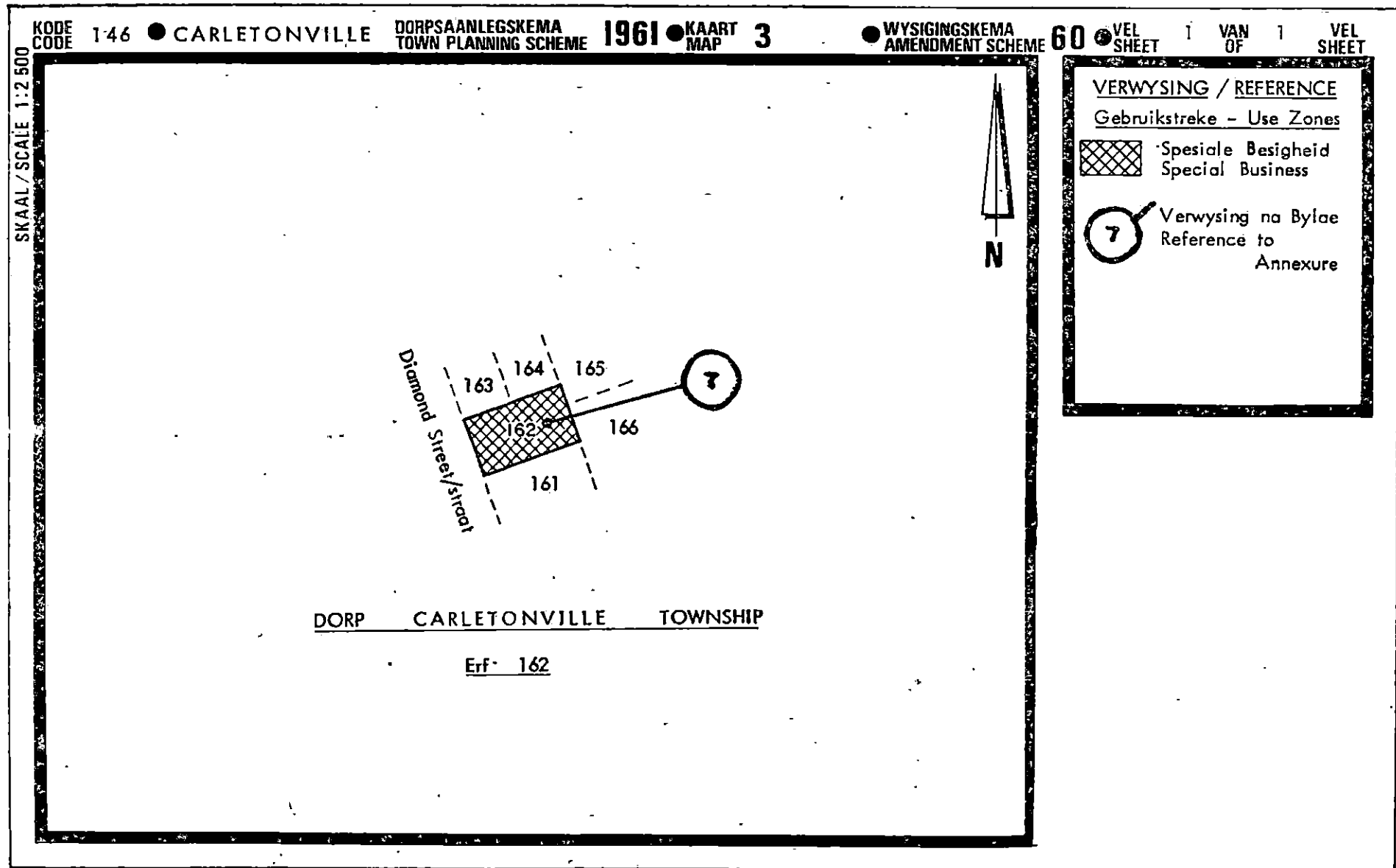
(i) Shops:

2 parking spaces per 100 m² gross leasable shop area.

(ii) Offices:

2 parking spaces per 100 m² office area.

- (iii) *Wooneenhede:
- 1 bedekte parkeerplek per wooneenheid met 3 of minder woonvertrekke,
 - 2 bedekte parkeerplekke per wooneenheid met 4 of meer woonvertrekke,
 - 1 onbedekte parkeerplek vir besoekers per 3 wooneenhede.
- (iv) Besigheidsgeboue (uitgesluit kantore):
- 1 parkeerplek per 100 m² besigheidsvloeroppervlakte.
- (e) Geboue, insluitende buitegeboue, hierna op die erf opgerig, moet nie nader as 6 m aan enige bestaande straat geleë wees nie.
- (f) Die plasing van geboue, insluitende buitegeboue, op die erf opgerig, en ingange tot en uitgange vanaf die erf moet tot bevrediging van die plaaslike bestuur wees.
- (g) Op- en aflaai van goedere moet slegs binne die grense van die erf geskied, tensy die plaaslike bestuur voorsiening vir larigerewe in die straatreserwe maak.
- (h) Geen materiaal of goedere van enige aard hoegehaamd moet op die bouverbodstrook van enige bestaande straat gestort, geplaas of geberg word nie, en genoemde gedeelte moet vir geen ander doel behalwe die uitlê van grasperke, tuine, parkering of toegangspaaie gebruik word nie.
- (i) 'n Skermmuur moet, soos en wanneer deur die plaaslike bestuur vereis, tot bevrediging van die plaaslike bestuur, opgerig word. Die omvang, materiaal, ontwerp, hoogte, posisie-en instandhouding van die muur moet tot bevrediging van die plaaslike bestuur wees.
- (j) Indien die erf omhein of op 'n ander wyse toegemaak word, moet die heining en omheiningsmateriaal tot bevrediging van die plaaslike bestuur opgerig en instand gehou word.
- (l) Die geregistreerde eienaar is verantwoordelik vir die instandhouding van die hele ontwikkeling op die erf. Indien die plaaslike bestuur van oordeel is dat die erf, of enige gedeelte van die ontwikkeling, nie bevredigend in stand gehou word nie, is die plaaslike bestuur geregtig om sodanige instandhouding op koste van die geregistreerde eienaar te onderneem.
- (m) * "Wooneenheid" — beteken 'n onderling verbinde stel kamers wat nie meer as een kombuis moet insluit nie, ontwerp vir bewoning en gebruik deur 'n enkele gesin tesame met nie meer as (4) ander persone nie en wat 'n gebou (woonhuis) is of wat deel is van 'n gebou wat twee of meer wooneenhede bevat en wat 'n geheel vorm. Dit kan ook sodanige buitegeboue en bediendekwartiere insluit as wat gewoonlik bykomstig daartoe is.
- (iii) *Dwelling Units:
- 1 covered parking space per dwelling unit with 3 or less living rooms,
 - 2 covered parking spaces per dwelling unit with 4 or more living rooms,
 - 1 uncovered parking space for visitors per 3 dwelling units.
- (iv) Business premises (excluding offices):
- 1 parking space per 100 m² business floor area.
- (e) Buildings, including outbuildings, hereafter erected on the erf, shall be located not nearer than 6 m from any existing street.
- (f) The siting of buildings, including outbuildings erected on the erf, and entrances to and exits from the erf shall be to the satisfaction of the local authority.
- (g) Loading and off-loading of goods shall take place within the boundaries on the erf only, unless the local authority provides loading facilities in the road reserve.
- (h) No material or goods of any nature whatsoever shall be dumped, placed or stored in the building restriction area of any existing street and the mentioned area shall be used for no other purpose except for the development of lawns, gardens, parking or access roads.
- (i) As and when required by the local authority a screen wall shall be erected to the satisfaction of the local authority. The extent, material, design, height, position and maintenance of the wall shall be to the satisfaction of the local authority.
- (j) If the erf is fenced or otherwise enclosed, the fencing and fencing material, shall be erected and maintained to the satisfaction of the local authority.
- (l) The registered owner is responsible for the maintenance of the entire development on the erf. If the local authority is of the opinion that the erf, or any portion of the development is not satisfactorily maintained, the local authority shall be entitled to undertake such maintenance at the registered owner's expense.
- (m) * "Dwelling Unit" — means a composite suite of mutually connected rooms which shall not include more than one kitchen, designed for occupation and use by a single family together with not more than four (4) other persons, and which is a building (dwelling house) or part of a building containing two or more dwelling units and which forms an entity. It can also include such outbuildings and servant's quarters which are usually incidental thereto.



KODE
CODE

SKAAL / SCALE 1:2500

146 • CARLETONVILLE

DORPSAANLEGSKEMA
TOWN PLANNING SCHEME

1961 • BYLAE
ANNEXURE

7

WYSIGINGSKEMA
AMENDMENT SCHEME

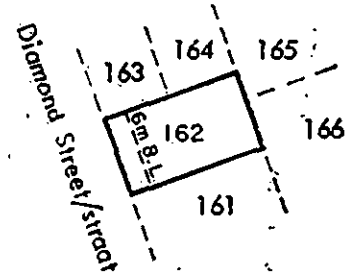
60

VEL
SHEET

1 VAN
OF

6

VELLE
SHEETS



DÖRP CARLETONVILLE TOWNSHIP

Erf 162

No. 86 (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 100 geleë in dorp Vanderbijlpark Noordwes 7 (Nywerheids), distrik Vanderbijlpark gehou kragtens Akte van Transport 44942/1968, voorwaarde G(a) ophef; en

(2) die Vanderbijlpark-dorpsaanlegskema 1, 1961, wysig deur die hersonering van Erf 100 dorp Vanderbijlpark Noordwes 7 (Nywerheids), van "Spesiale Nywerheid" tot "Spesiaal" vir die gebruik soos uiteengesit in die aangehegte skemaklousules, welke wysigingskema bekend staan as Wysigingskema 1/70 soos aangedui op die bygaande Kaart 3 en die skemaklousules.

Gegee onder my Hand te Pretoria, op hede die 18de dag van April, Eenduisend Negehonderd Nege-en-sewentig:

S. G. J. VAN NIEKERK,
Administrator van die Provincie Transvaal.
PB. 4/14/2/1355/8

VANDERBIJLPARK-WYSIGINGSKEMA 1/70.

Die Vanderbijlpark-dorpsaanlegskema 1, 1961; goedkeur kragtens Administrateursproklamasie 88, gedateer 14 Maart 1962, word hiermee soos volg verder gewysig en verander:—

1. Die kaart, soos aangetoon op Kaart 3, Wysigingskema 1/70.

2. Klousule 15(a), Tabel "D", Gebruikstreek XV (Spesiaal), deur die byvoeging van die volgende tot Kolomme (3), (4) en (5):—

(3)	(4)	(5)
(XLI) Dorp Vanderbijlpark Noordwes Uitbreiding 7 (Nywerheid), Erf 100: Nywerheidsgeboue, geboue vir hinderlike bedrywe, pakhuise, besigheidsgeboue.	Spesiale geboue, woonhuise, publieke garages, kafees, visbraaiery en kleinhandel verkoop van vis, kleinhandel verkoope van boumateriale, boubenodigdhede, hardware en sanitêreware en doeleinades in verband daarmee.	Ander gebruik nie onder Kolomme (3) en (4) nie.

3. Klousule 15(a), Tabel "D" deur die byvoeging van die volgende voorbehoudsbepaling:—

No. 86-(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 100 situated in Vanderbijlpark North West 7 (Industrial) Township, district Vanderbijlpark, held in terms of Deed of Transfer 44942/1968, remove condition G(a); and

(2) amend the Vanderbijlpark Town-planning Scheme 1, 1961, by the rezoning of Erf 100, Vanderbijlpark, North West 7 (Industrial) Township, from "Special Industrial" to "Special" for the uses as set out in the attached scheme clauses and which amendment scheme will be known as Amendment Scheme 1/70 as indicated on the annexed Map 3 and the scheme clauses.

Given under my Hand at Pretoria, this 18th day of April, One thousand Nine hundred and Seventy-nine.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4/14/2/1355/8

VANDERBIJLPARK AMENDMENT SCHEME 1/70.

The Vanderbijlpark Town-planning Scheme 1, 1961, approved by virtue of Administrator's Proclamation 88; dated 14 March, 1962, is hereby further amended and altered in the following manner:—

1. The map, as shown on Map 3, Amendment Scheme 1/70.

2. Clause 15(a), Table "D", Use Zone XV (Special), by the addition of the following to Columns (3), (4) and (5):—

(3)	(4)	(5)
(XLI) Vanderbijlpark North West Extension 7 (Industrial) Township, Erf 100: Industrial buildings, noxious industrial buildings, dwelling houses, warehouses, business premises.	Special buildings, residential buildings, dwelling houses, public garages, cafes, fish frying and retail sale of fish, retail trade in building materials, building requirements, hardware and sanitary ware and purposes incidental thereto.	Other uses not under Columns (3) and (4).

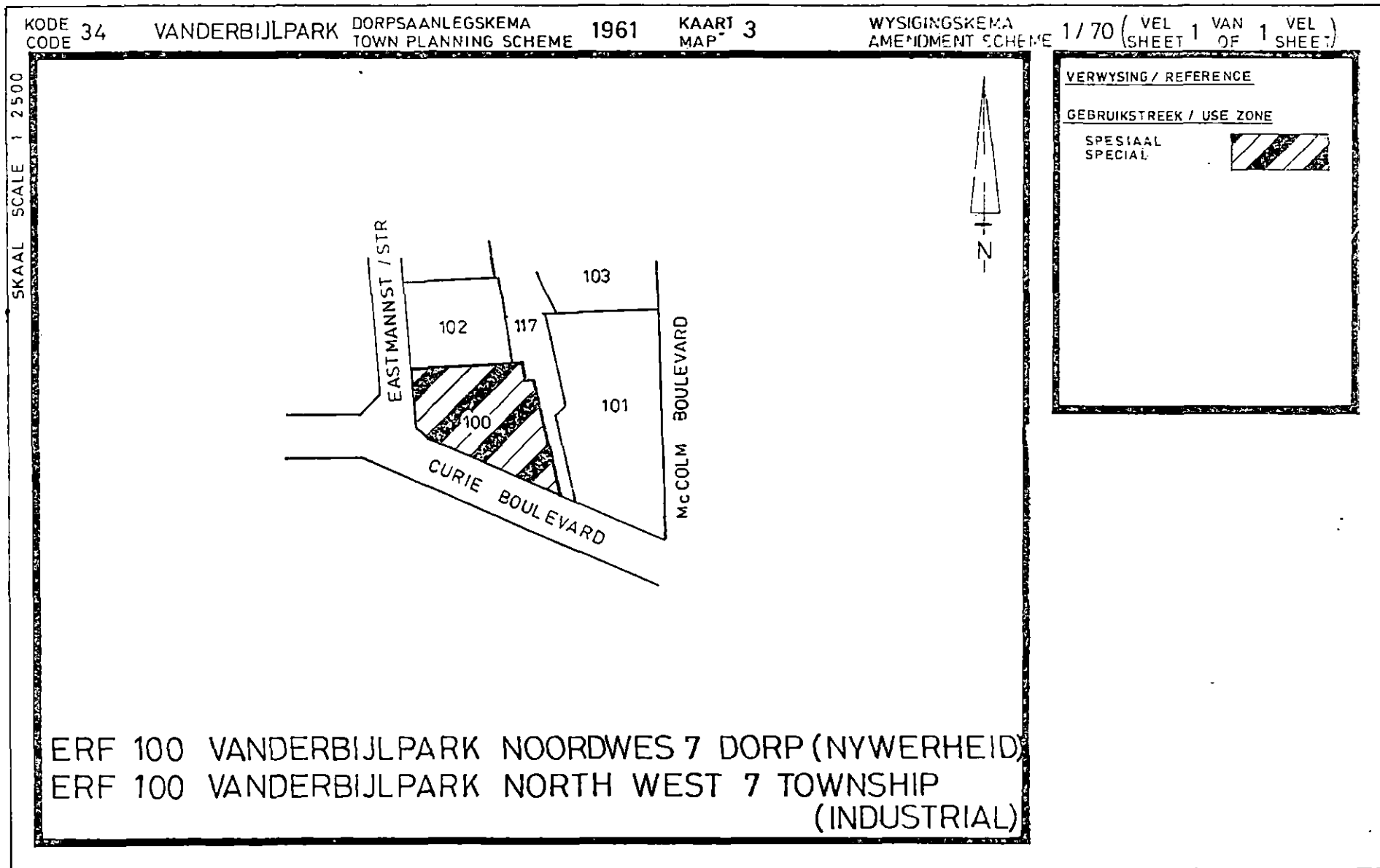
3. Clause 15(a), Table "D" by the addition of the following proviso:—

"(XL) Dorp Vanderbijlpark Noordwes Uitbreiding 7 (Nywerheids), Erf 100.

- (i) Geen gebou moet 3 verdiepings in hoogte oorskry nie.
- (ii) Die totale dekking van alle geboue moet nie 85 % van die oppervlakte van die erf oorskry nie.
- (iii) Parkering moet op die erf voorsien word tot bevrediging van die Raad.
- (iv) Fasilitete vir die op- en aflaai van voertuie moet op die erf voorsien word tot bevrediging van die Raad."

"(XL) Vanderbijlpark North West Extension 7 (Industrial) Township, Erf 100:—

- (i) No building shall exceed 3 storeys in height.
- (ii) The total coverage of all buildings shall not exceed 85 % of the area of the erf.
- (iii) Parking shall be provided on the erf to the satisfaction of the Council.
- (iv) Facilities for the loading and off loading of vehicles shall be provided on the erf to the satisfaction of the Council."



No. 87 (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 1432, geleë in die dorp Discovery Uitbreiding 7, distrik Roodepoort, gehou kragtens Akte van Transport F7896/1966, voorwaarde (n) in die genoemde Akte ophef; en

(2) Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946, wysig deur die hersonering van Erf 1432, dorp Discovery Uitbreiding 7 van "Spesiaal" vir winkels, besigheidspersele, droogsloonmakersbesigheid, woongeboue (uitsluitende hotelle) alleenlik op die boonste verdiepings en 'n crèche alleenlik op die dak tot "Spesiaal" vir die gebruik soos uiteengesit in die aangehegte Bylae E93, welke wysigingskema bekend staan as Wysigingskema 1/304 soos aangedui op die bygaande Kaart 3 en die skemaklousules.

Gegee onder my Hand te Pretoria, op hede die 18de dag van April, Eenduisend Negehonderd Nege-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
PB. 4-14-2-2337-1

ROODEPOORT-MAR AISBURG - WYSIGINGSKEMA 1/304.

Die Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946, goedgekeur kragtens Administrateursproklamasie 27, gedateer 12 Februarie 1947, word hiermee soos volg verder gewysig en verander:

1. Die kaart, soos aangetoon op Kaart 3, Wysigingskema 1/304.

2. Klousule 15(a), Tabel "C", Gebruikstreek XII (Spesiaal), Skedule "A", deur die byvoeging van die volgende tot Kolomme (3), (4) en (5):—

(3)	(4)	(5)
(CXII) Dorp Discovery Uitbreiding 7, Erf 1432:		
Gebruike soos aange- getoon op Bylae E93.	Gebruike soos aange- getoon op Bylae E93.	Ander gebruik ne onder Kolomme (3) en (4) nie.

3. Klousule 15(a), Tabel C(E), Gebruikstreek XII (Spesiaal) deur die byvoeging van die volgende:

Erf 1432, dorp Discovery Uitbreiding 7, E93.

No. 87 (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 1432, situated in Discovery Extension 7 Township, district Roodepoort held in terms of Deed of Transfer F7896/1966, remove Condition (n) in the said Deed; and

(2) amend Roodepoort-Maraisburg Town-planning Scheme 1, 1946 by the rezoning of Erf 1432, Discovery Extension 7 Township, from "Special" for shops, business premises, a dry-cleaning business, residential buildings (excluding hotels) on the upper floors only and a crèche on the roof only to "Special" for the uses as set out in the attached Annexure E93 and which amendment scheme will be known as Amendment Scheme 1/304 as indicated on the annexed Map 3 and the scheme clauses.

Given under my Hand at Pretoria, this 18th day of April, One thousand Nine hundred and Seventy-nine.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-2337-1

ROODEPOORT-MAR AISBURG AMENDMENT SCHEME 1/304.

The Roodepoort-Maraisburg Town-planning Scheme 1, 1946, approved by virtue of Administrator's Proclamation 27, dated 12th February, 1947, is hereby further amended and altered in the following manner:

1. The map, as shown on Map 3, Amendment Scheme 1/304.

2. Clause 15(a), Table "C", Use Zone XII (Special), Schedule "A" by the addition of the following to Columns (3), (4) and (5):

(3)	(4)	(5)
(CXII) Discovery Extension 7 Township, Erf 1432: Uses as indicated on Annexure E93.		Other uses not under Columns (3) and (4).

3. Clause 15(a), Table C(E), Use Zone XII (Special) by the addition of the following:

Erf 1432, Discovery Extension 7 Township, E93.

KODE 30 • RODEPOORT-MARAISBURG DORPSAANLEGSKEMA
CODE 30 • RODEPOORT-MARAISBURG TOWN PLANNING SCHEME

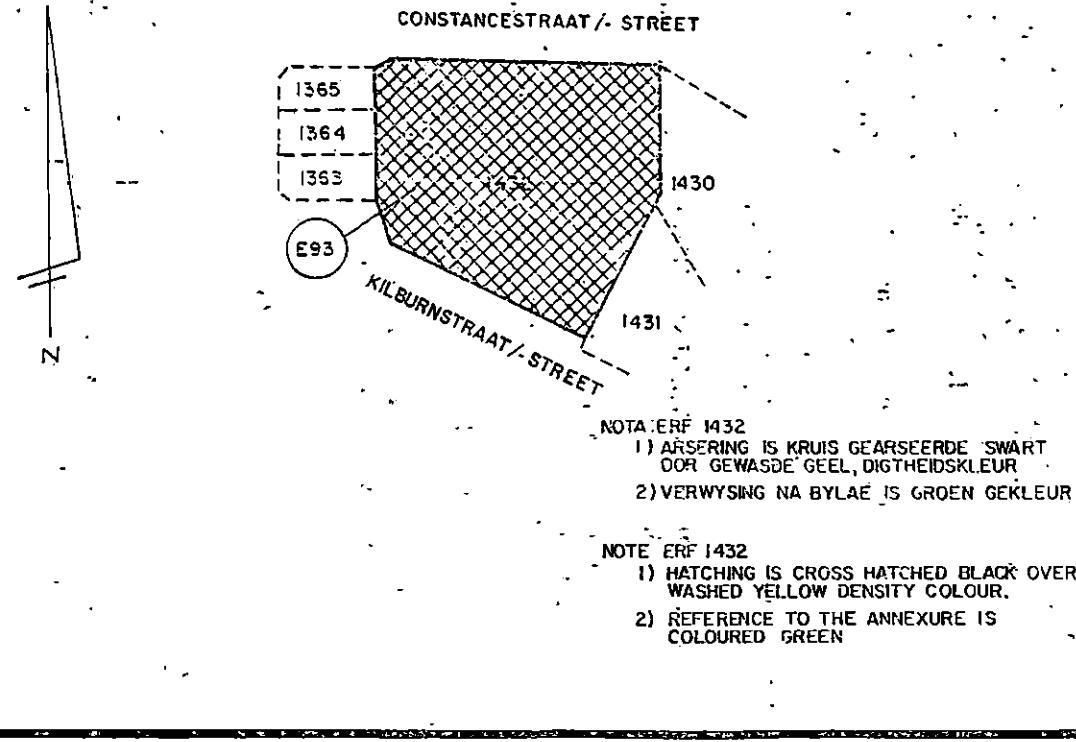
1/1946 •

KAART 3

• WYSIGINGSKEMA
AMENDMENT SCHEME

1/304 • VEL SHEET 1 VAN 1 VEL
SHEET 1 OF 1 SHEET

SKALA 1:2500



DORP TOWNSHIP
DISCOVERY
UITBREIDING EXTENSION 7
ERF 1432

VERWYSING / REFERENCE

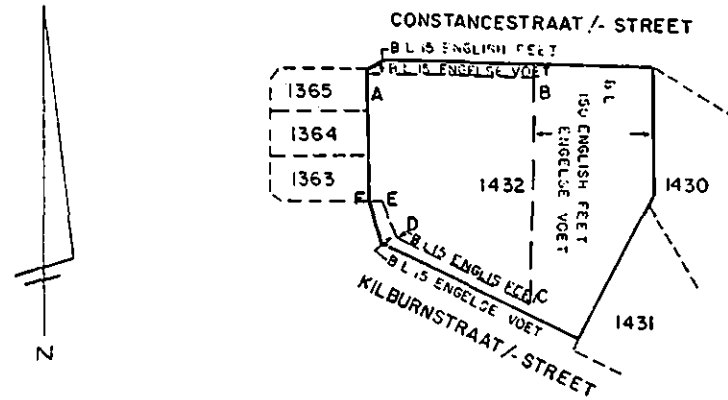
GEBRUIKSTREEK / USE ZONE
 spesiaal
 special

DIGTHEIDSTREEK / DENSITY ZONE
 een woonhuis per erf
 one dwelling house per erf
 gewasde geel
 washed yellow
 verwysing na bylae 'E'
 reference to annexure 'E'

KODE 30 • ROODEPOORT MARAISBURG DORPSAANLEGSKEMA
CODE 30 • ROODEPOORT MARAISBURG TOWN PLANNING SCHEME 1/1946 • BYLAE ANNEX E 93 • WYSIGINGSKEMA
AMENDMENT SCHEME

1/304 • VEL SHEET 1 VAN OF 3 VELLE SHEETS

SKALAAL SCALE 1:2500



DORP TOWNSHIP

DISCOVERY
UITBREIDING
EXTENSION 7

ERF 1432

REC ZONE XII (SPECIAL)

Die erf shall be used for the erection of shops, business premises, a dry cleaning business, residential buildings (excluding hotels) on upper floors only and a crèche on the roof only: Provided that with the consent of the Council a place of amusement, social hall, special building and a place of instruction may be erected.

The following further conditions shall apply:

1. The buildings shall not exceed 7 (seven) storeys in height: Provided that if the roofs of buildings are used for the purpose of a crèche, buildings for this purpose may be erected on the roof area: Provided that these do not cover more than 16 $\frac{2}{3}$ per cent of the total roof area.

2. Buildings, including outbuildings, which shall only be

erected/...

GERIJKSTREKK XII (SPECIAL)

Die erf moet gebruik word vir die oprigting van winkels, bedryfsluise, 'n droogskoonmakersbedryfheid, woongeboue (uitsluitende hotelle) op hoërste verdiepings alleenlik en 'n crèche alleenlik op die dak: Met dien verstaan dat met die toestemming van die Raad 'n vernakklikeidsplek, geselligheidsaal, spesiale gebou en 'n onderrigplek opgerig mag word.

Die volgende verdere voorwaardes sal van toepassing wees:

1. Die gebou moet nie 7 (sewe) verdiepings in hoogte oorskry nie: Met dien verstaande dat indien die dakke van geboue gebruik word vir die doel van 'n crèche, geboue vir hierdie doel op die dakoppervlakte opgerig mag word: Met dien verstaande dat dié nie meer as 16 $\frac{2}{3}$ persent van die totale dakoppervlakte mag beslaan nie.
2. Geboue, insluitende buitegeboue, wat net binne die oppervlakte/...

DORP

TOWNSHIP

**DISCOVERY
UITBREIDING 7**

ERF 1432

erected within the area marked ABCDEF shall not occupy more than 30 per cent of the total area of the erf: Provided that the floor space ratio of the erf shall not exceed 1,0.

3. Parking areas shall be provided and constructed, maintained and repaired at the applicant's own expense, when called upon to do so, to the requirements of the local authority.
4. All buildings, roadways, parking areas and points of access shall be sited to the requirements of and to the satisfaction of the local authority.
5. Provision for loading and off-loading shall be made in accordance with the requirements of and to the satisfaction of the local authority.
6. No offensive trade as specified either in section ninety-five of the Local Governments Ordinance 17 of 1939 (as amended) or in the Town Planning Scheme shall be conducted on the erf.

vlakte gemerk ABCDEF opgerig moet word, moet nie meer as 30 persent van die totale oppervlakte van die erf beslaan nie: Met dien verstande dat die vloerruimteverhouding van die erf nie 1,0 moet oorskry nie.

3. Parkeergebiede moet voorsien en gebou, instand gehou en herstel word op die eienaar se eie koste wanneer hy daar toe aangesê word, tot die vereistes van die plaaslike bestuur.
4. Alle geboue, ryvlakke, parkeringsgebiede en toegangspunte moet geplaas word tot die vereistes van en tot bevrediging van die plaaslike bestuur.
5. Voorsiening vir oplaai en aflaai moet gemaak word ooreenkomsdig die vereistes van en tot bevrediging van die plaaslike bestuur.
6. Geen hinderlike bedryf, soos omskryf of in artikel vyf-en-negentig van die Ordonnansie op Plaaslike Bestuur 17 van 1939 (soos gewysig) of in die Dorpsbeplanningskema moet op die erf bedryf word nie.

DORP	TOWNSHIP
DISCOVERY	
UITBREIDING	
EXTENSION	
ERF 1432	

No. 89 (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 Gedeelte "A" van Erf 275, geleë in dorp Vereeniging, distrik Vereeniging, gehou kragtens Akte van Transport 2324/1965, voorwaarde Een (g) ophef.

Gegee onder my Hand te Pretoria, op hede die 18de dag van April, Eenduisend Negehonderd Nege-en-sewentyg.

S. G. J. VAN NIEKERK,
Administrator van die Provincie Transvaal.
PB. 4-14-2-1368-7

No. 88 (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 Lotte 129 en 130, geleë in dorp Klippoortje Agricultural Lots, distrik Germiston, gehou kragtens Aktes van Transport F1915/1969 en F15321/1968, voorwaardes 5 en 6 van die genoemde Aktes ophef; en

(2) die Boksburg-dorpsaanlegskema 1, 1946, wysig deur die hersonering van Lotte 129 en 130, dorp Klippoortje Agricultural Lots, van "Landbou" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 7 000 vk. vt.", welke wysigingskema bekend staan as Wysigingskema 1/197 soos aangedui op die bygaande Kaart 3 en die skemaklousules.

Gegee onder my Hand te Pretoria, op hede die 18de dag van April, Eenduisend Negehonderd Nege-en-sewentyg.

S. G. J. VAN NIEKERK,
Administrator van die Provincie Transvaal.
PB. 4-14-2-5741-1

BOKSBURG-WYSIGINGSKEMA 1/197.

Die Boksburg-dorpsaanlegskema 1, 1946, goedgekeur kragtens Administrateursproklamasie 66, gedateer 19 Junie 1946, word hiermee soos volg verder gewysig en verander:

1. Die kaart, soos aangetoon op Kaart 3, Wysigingskema 1/197.

2. Klousule 15(a), Tabel "C", deur die byvoeging van die volgende voorbehoudsbepaling:

(95)(A) Die volgende voorwaarde is van toepassing op Lotte 129 en 130 in Dorp Klippoortje Agricultural Lots:

Geen onderverdeelde gedeelte moet kleiner as 800 m² wees nie.

No. 89 (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 Portion "A" of Erf 275, situate in Vereeniging Township, district Vereeniging, held in terms of Deed of Transfer 2324/1965, remove condition One (g).

Given under my Hand at Pretoria, this 18th day of April, One thousand Nine hundred and Seventy-nine.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-1368-7

No. 88 (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 Lots 129 and 130, situated in Klippoortje Agricultural Lots Township, district Germiston, held in terms of Deeds of Transfer F1915/1969 and F15321/1968, remove conditions 5 and 6 from the said Deeds; and

(2) amend the Boksburg Town-planning Scheme 1, 1946, by the rezoning of Lots 129 and 130 Klippoortje Agricultural Lots Township, from "Agricultural" to "Special Residential" with a density of "One dwelling per 7 000 sq. ft.", and which amendment scheme will be known as Amendment Scheme 1/197 as indicated on the annexed Map 3 and the scheme clauses.

Given under my Hand at Pretoria, this 18th day of April, One thousand Nine hundred and Seventy-nine.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
PB. 4-14-2-5741-1

BOKSBURG AMENDMENT SCHEME 1/197.

The Boksburg Town-planning Scheme 1, 1946, approved by virtue of Administrator's Proclamation 66, dated 19 June, 1946, is hereby further altered and amended in the following manner:

1. The map, as shown on Map 3, Amendment Scheme 1/197.

2. Clause 15(a), Table "C", by the addition of the following proviso:

(95)(A) The following condition shall apply to Lots 129 and 130 in Klippoortje Agricultural Lots Township:

No subdivided portion shall be smaller than 800 m².

CODE
KODE

8 • BOKSBURG

TOWN PLANNING SCHEME
DORPSAANLEGSKEMA

MAP
KAART

3

AMENDMENT SCHEME
WYSIGINGSKEMA

1/197

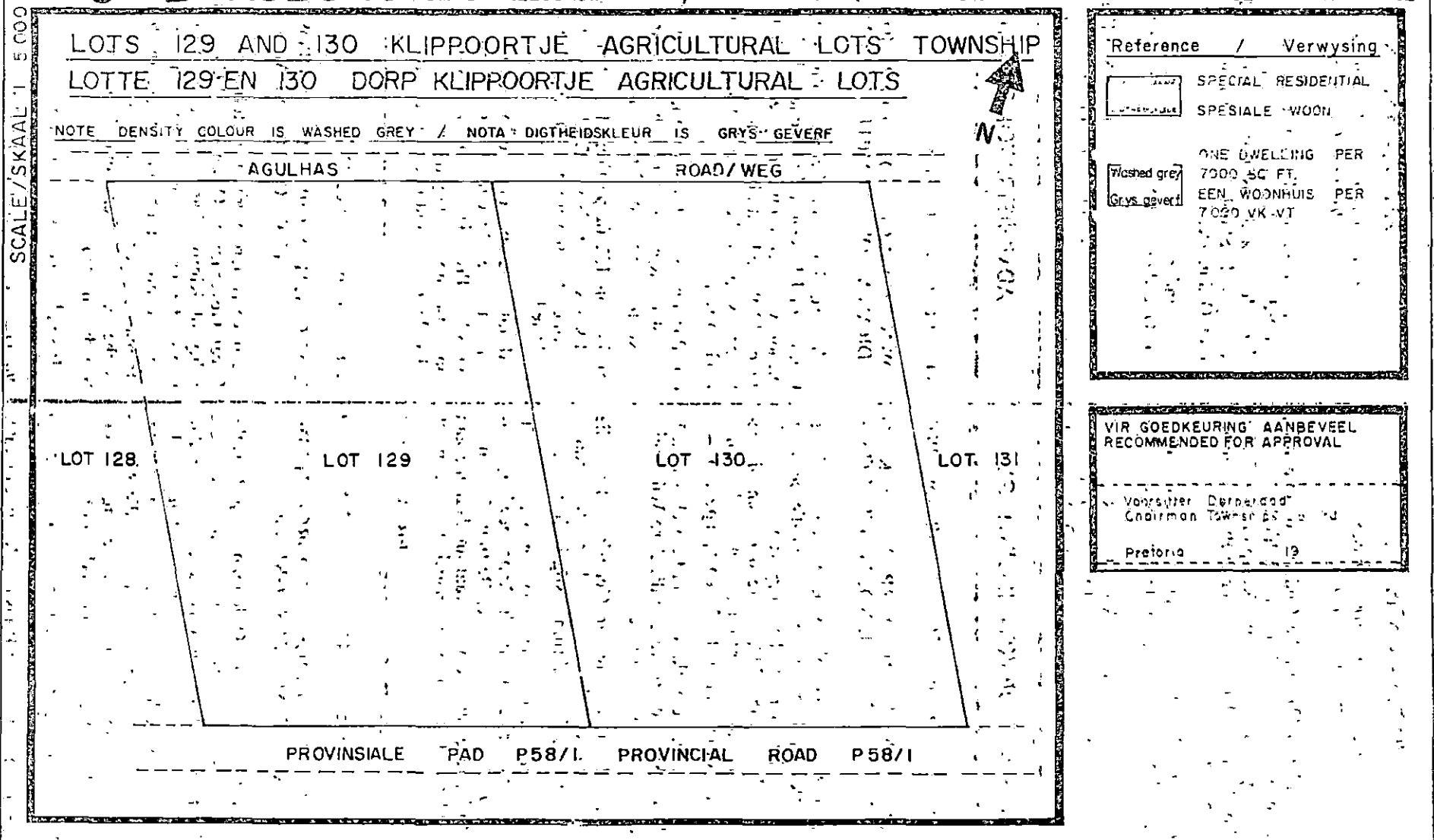
SHEET 1 OF 1 SHEET
VEL VAN VEL

LOTS 129 AND 130 KLIPPOORTJE AGRICULTURAL LOTS TOWNSHIP
LOTTE 129 EN 130 DORP KLIPPOORTJE AGRICULTURAL LOTS

NOTE DENSITY COLOUR IS WASHED GREY / NOTA DIGTHEIDSKLEUR IS GRYS GEVERF

AGULHAS

ROAD/WEG



Reference / Verwysing

SPECIAL RESIDENTIAL
SPÉIALE WOON

ONE DWELLING PER
7000 SG FT.
EEN WOONHUIS PER
7020 VK-VT

VIR GOEDKEURING AANBEVEEL
RECOMMENDED FOR APPROVAL

Vorsitter Dernerraad
Chairman Township
Pretoria

No. 90 (Administrateurs-), 1979.

PROKLAMASIE

deur sy Edele die Administrateur van die Provincie Transvaal.

Ingevolge artikel 45(2) van die Onderwysordinansie, 1953 (Ordonnansie 29 van 1953), sluit ek hierby die provinsiale onderwysinrigting, naamlik, Kemptonpark Senior Spesiale Skool in Deel (B) van die Eerste Bylae tot daar-die Ordonnansie in.

Gegee onder my Hand te Pretoria, op hede die 10de dag van April, Eenduisend Negehonderd Nege-en-sewentig.

S. G. J. VAN NIEKERK,
Administrateur van die Provincie Transvaal.
(T.O. In 1785-1)

ADMINISTRATEURSKENNISGEWINGS

Administratorkennisgewing 406 18 April 1979

STADSRAAD VAN KLERKSDORP: INTREKKING VAN VRYSTELLING VAN EIENDOMSBELASTING.

Die Administrateur maak hierby bekend dat die Stadsraad van Klerksdorp hom versoek het om die bevoegd-hede aan hom verleen deur die bepalings van artikel 9(10) van Ordonnansie 17 van 1939, uit te oefen en die be-staande vrystelling van die bepalings van die Plaaslike-Bestuur-Belastingordinansie, 1933, ten opsigte van —

- (a) Gedeelte 532 van die plaas Elandsheuwel No. 402-I.P., distrik Klerksdorp, waarop die dorp Wilkoppies Uitbreiding No. 18 gestig is; en
- (b) Gedeelte 132 ('n gedeelte van Gedeelte 83) van die plaas Elandsheuwel No. 402-I.P., distrik Klerksdorp, waarop die dorp Doringkruin gestig is, in te trek.

Alle belanghebbende persone is bevoeg om binne 30 dae na eerste publikasie van hierdie kennisgewing, skrif-telik by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, redes aan te voer waarom daar nie aan die Stadsraad van Klerksdorp se versoek voldoen moet word nie.

PB. 3-5-11-2-17

Administratorkennisgewing 438 2 Mei 1979

MUNISIPALITEIT KINROSS: VOORGESTELDE VERANDERING VAN GRENSE.

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Munisipaliteit van Kinross 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die be-voegdhede aan hom verleen by artikel 9(7) van genoem-de Ordonnansie uitoefen en die grense van die Munisi-palteit Kinross verander deur die uitsluiting van die gebied wat in die Bylae hierby omskryf word.

Enige belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie hiervan in die *Provinciale Koerant* aan die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria 'n teenpetisie te rig waarin die Ad-

No. 90 (Administrator's), 1979.

PROCLAMATION

by the Honourable the Administrator of the Province Transvaal.

In terms of section 45(2) of the Education Ordinance, 1953 (Ordinance 29 of 1953), I hereby include the provincial educational institution, namely, Kemptonpark Senior Spesiale Skool in Part (B) of the First Schedule to that Ordinance.

Given under my Hand at Pretoria, this 10th day of April, One thousand Nine hundred and Seventy-nine.

S. G. J. VAN NIEKERK,
Administrator of the Province Transvaal.
(T.O. In 1785-1)

ADMINISTRATOR'S NOTICES

Administrator's Notice 406 18 April, 1979

TOWN COUNCIL OF KLERKSDORP: WITHDRAWAL OF EXEMPTION FROM RATING.

The Administrator hereby notifies that the Town Council of Klerksdorp has requested him to exercise the authority convened on him by section 9(10) of Ordinance 17 of 1939, and withdraw the existing exemption from the provisions of the Local Authority Rating Ordinance, 1933, in respect of —

- (a) Portion 532 of the farm Elandsheuwel No. 402-I.P., district Klerksdorp on which the township of Wilkoppies Extension No. 18 has been established; and
- (b) Portion 132 (a portion of Portion 83) of the farm Elandshuwel No. 402-I.P., district Klerksdorp on which the township of Doringkruin has been established.

All interested persons are entitled to submit reasons in writing to the Director of Local Government, Private Bag X437, Pretoria, within 30 days of the first publication of this notice, why the request of the Town Council of Klerksdorp should not be granted.

PB. 3-5-11-2-17

Administrator's Notice 438 2 May, 1979

KINROSS MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES.

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

It shall be competent for any persons interested, within 30 days of the first publication hereof in the *Provincial Gazette*, to direct to the Director of Local Government, Private Bag X437, Pretoria a counterpetition re-

ministrateur versoek word om nie aan genoemde versoekskrif, in geheel of ten dele, te voldoen nie.

Verdere besonderhede van die aansoek lê in die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B306A, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk Kinross, ter insae.

PB. 3-2-3-88

BYLAE.

DORPSRAAD VAN EVANDER: BESKRYWING VAN GEBIED AFGESNY.

Begin by baken geletter A op Kaart L.G. No. A.5139/78 daarvandaan in 'n oostelike rigting tot die baken geletter B op daardie kaart; daarvandaan in 'n suidoostelike rigting langs die noordoostelike grens van Gedeeltes 108, 109 tot die baken geletter B op Kaart L.G. No. A.5140/78; daarvandaan in dieselfde suidoostelike rigting tot die punt geletter T op werkplan ingesluit met Meetstukke 1524/78; daarvandaan in 'n noordwestelike rigting tot die baken geletter C op Kaart L.G. No. A.5140/78; daarvandaan in 'n westelike rigting langs die suidwestelike grens van Gedeelte 109 van Winkelhaak No. 135-I.S. tot die baken geletter E op Kaart L.G. No. A.5140/78; daarvandaan in 'n westelike rigting langs die suidelike grens van Gedeelte 108 tot die baken geletter A' op Kaart L.G. No. A.5139/78; daarvandaan in 'n noordwestelike rigting tot die baken geletter A op Kaart L.G. No. A.5139/78, die beginpunt.

BYLAE.

KINROSS DORPSRAAD: BESKRYWING VAN GEBIED INGELYF.

Begin by baken geletter A op Kaart L.G. No. A.5138/78; daarvandaan in 'n suidoostelike rigting tot die baken geletter B op daardie kaart; daarvandaan in 'n suidoostelike rigting tot die baken geletter B op Kaart L.G. No. A.5137/78; daarvandaan in 'n suidwestelike rigting tot die baken geletter C op daardie kaart; daarvandaan in 'n westelike rigting tot die baken geletter D op daardie kaart; daarvandaan in 'n oostelike rigting tot die baken geletter B op Kaart L.G. No. A.5139/78; daarvandaan in 'n suidoostelike rigting langs die noordoostelike grens van Gedeeltes 108, 109 tot die baken geletter B op Kaart L.G. No. A.5140/78; daarvandaan in dieselfde suidoostelike rigting tot die punt geletter T op die werkplan ingesluit in Meetstukke 1524/78; daarvandaan in 'n noordwestelike rigting tot die baken geletter C op Kaart L.G. No. A.5140/78; daarvandaan in 'n westelike rigting langs die suidwestelike grens van Gedeelte 109 van Winkelhaak No. 135-I.S. tot die baken geletter E op Kaart L.G. No. A.5140/78; daarvandaan in 'n westelike rigting langs die suidelike grens van Gedeelte 108 tot die baken geletter A' op Kaart L.G. No. A.5139/78; daarvandaan in 'n noordwestelike rigting tot die baken geletter A op Kaart L.G. No. A.5139/78; daarvandaan in 'n oostelike rigting tot die baken geletter E op Kaart L.G. No. A.5137/78; daarvandaan in 'n noordoostelike rigting tot die baken geteken C op Kaart L.G. No. A.5138/78; daarvandaan in 'n westelike rigting tot die baken geletter D op daardie kaart; daarvandaan in 'n noordoostelike rigting tot die baken geletter A op daardie kaart, die beginpunt.

questing the Administrator to refrain from granting the said petition, either wholly or in part.

Further particulars of the application are open for inspection at the office of the Director of Local Government, Room B306A, Provincial Building, Pretorius Street, Pretoria and at the office of the Town Clerk of Kinross.

PB. 3-2-3-88

SCHEDULE.

TOWN COUNCIL OF EVANDER: DESCRIPTION OF AREA EXCISED.

Commencing at the beacon lettered A on Diagram S.G. No. A.5139/78; thence in an easterly direction to the beacon lettered B on that diagram; thence in a south-easterly direction along the north-eastern boundary of Portions 108, 109 to the beacon lettered B on Diagram S.G. No. A.5140/78; thence in the same south-easterly direction to the point lettered T on the working plan included in Survey Records 1524/78; thence in a north-westerly direction to the beacon lettered C on Diagram S.G. No. A.5140/78; thence in a westerly direction along the south-western boundary of Portion 109 of Winkelhaak No. 135-I.S. to the beacon lettered E on Diagram S.G. No. A.5140/78; thence in a westerly direction along the southern boundary of Portion 108 to the beacon lettered A' on Diagram S.G. No. A.5139/78; thence in a north-westerly direction to the beacon lettered A on Diagram S.G. No. A.5139/78, the point of commencement.

SCHEDULE.

VILLAGE COUNCIL OF KINROSS: DESCRIPTION OF AREA INCLUDED.

Commencing at the beacon lettered A on Diagram S.G. No. A.5138/78; thence in a south-easterly direction to the beacon lettered B on that diagram; thence in a south-easterly direction to the beacon marked B on the Diagram S.G. No. A.5137/78; thence in a south-westerly direction to the beacon marked C on that diagram; thence in a westerly direction to the beacon lettered D on that diagram; thence in an easterly direction to the beacon lettered B on Diagram S.G. No. A.5139/78; thence in a south-easterly direction along the north-eastern boundary of Portions 108, 109 to the beacon lettered B on Diagram S.G. No. A.5140/78; thence in the same south-easterly direction to the point lettered T on the working plan included in Survey Records 1524/78; thence in a north-westerly direction to the beacon lettered C on Diagram S.G. No. A.5140/78; thence in a westerly direction along the south-western boundary of Portion 109 of Winkelhaak No. 135-I.S. to the beacon lettered E on Diagram S.G. No. A.5140/78; thence in a westerly direction along the southern boundary of Portion 108 to the beacon lettered A' on Diagram S.G. No. A.5139/78; thence in a north-westerly direction to the beacon lettered A on Diagram S.G. No. A.5139/78; thence in an easterly direction to the beacon lettered E on Diagram S.G. No. A.5137/78; thence in a north-easterly direction to the beacon marked C on Diagram S.G. No. A.5138/78; thence in a westerly direction to the beacon lettered D on that diagram; thence in a north-easterly direction to the beacon marked A on that diagram, the point of commencement.

Administrateurskennisgiving 441 2 Mei 1979

MUNISIPALITEIT ERMELO: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

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

Die Watervoorsieningsverordeninge van die Munisipaliteit Ermelo, aangekondig by Administrateurskennisgiving 1044 van 19 November 1952, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder Aanhangsel VIII van Bylae 1 by Hoofstuk 3 soos volg te wysig:

- (a) Deur item 1 te wysig deur in subitem (1)(a) die syfer "2,7c" deur die syfer "3,7c" te vervang;
- (b) in subitem (2)(a) en (b) die syfers "1,7c" en "R850" onderskeidelik deur die syfers "2,7c" en "R1 350" te vervang;
- (c) aan die end van subitem (2)(b) die volgende in te voeg:

"(3) Die volgende gelde is van toepassing op die levering van water aan die Administrasieraad van Oos-Transvaal, per maand, per 100 l of gedeelte daarvan: 3c."

PB. 2-4-2-104-14

Administrateurskennisgiving 442 2 Mei 1979

MUNISIPALITEIT LICHTENBURG: 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 Lichtenburg aangekondig by Administrateurskennisgiving 1360 van 4 September 1977, soos gewysig, word hierby verder gewysig deur in item 3 van die Tarief van Gelde onder die Bylae die uitdrukking "54,5 %" deur die uitdrukking "66,5 %" te vervang.

Die bepalings in hierdie kennisgiving vervat, word geag op 1 Januarie 1979 in werking te getree het.

PB. 2-4-2-36-19

Administrateurskennisgiving 443 2 Mei 1979

MUNISIPALITEIT OTTOSDAL: WYSIGING VAN DORPSGRONDEVERORDENINGE.

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 Dorpsgrondeverordeninge van die Munisipaliteit Ottosdal, aangekondig by Administrateurskennisgiving 225 van 23 Februarie 1977, soos gewysig, word hierby verder gewysig deur Bylae A soos volg te wysig:

Administrator's Notice 441 2 May, 1979

ERMELO MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS.

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

The Water Supply By-laws of the Ermelo Municipality, published under Administrator's Notice 1044, dated 19 November, 1952, as amended, are hereby further amended by amending the Tariff of Charges under Annexure VIII of Schedule 1 to Chapter 3 as follows:

- (a) By amending item 1 by the substitution in subitem (1)(a) for the figure "2,7c" of the figure "3,7c";
- (b) the substitution in subitem (2)(a) and (b) for the figures "1,7c" and "R850" of the figures "2,7c" and "R1 350" respectively;
- (c) the insertion at the end of subitem (2)(b) of the following:

"(3) The following charges shall be applicable for the supply of water to the Administration Board of Eastern Transvaal, per month, per 100l or part thereof: 3c."

PB. 2-4-2-104-14

Administrator's Notice 442

2 May, 1979

LICHENBURG 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 Lichtenburg Municipality, published under Administrator's Notice 1360, dated 4 September, 1977, as amended, are hereby further amended by amending item 3 of the Tariff of Charges under the Schedule by the substitution for the expression "54,5 %" of the expression "66,5 %".

The provisions in this notice contained shall be deemed to have come into operation on 1 January, 1979.

PB. 2-4-2-36-19

Administrator's Notice 443

2 May, 1979

OTTOSDAL MUNICIPALITY: AMENDMENT TO TOWN LANDS 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 Town Lands By-laws of the Ottosdal Municipality, published under Administrator's Notice 225, dated 23 February, 1977, as amended, are hereby further amended by amending Schedule A as follows:

Deur in items 1 en 2 die syfers "50c" en "R1,50" onderskeidelik deur die syfers "R1,00" en "R2,50" te vervang.

PB. 2-4-2-95-100

Administrateurskennisgewing 444

2 Mei 1979

MUNISIPALITEIT PRETORIA: WYSIGING VAN VERORDENINGE BETREFFENDE OPENBARE GESENDHEID:

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 Openbare Gesondheid van die Municipaaliteit Pretoria, afgekondig by Goewermentskennisgewing 958 van 1903, soos gewysig, waarvan 'n Afrikaanse vertaling by Administrateurskennisgewing 572 van 18 Julie 1956 afgekondig is, word hierby verder soos volg gewysig:

1. Deur na artikel 1(vii) die volgende in te voeg:
 "(viii) 'Raad' beteken die Stadsraad van Pretoria en behels die Bestuurskomitee of enige beampete van die Raad handelende uit hoofde van enige bevoegdheid wat in verband met hierdie Verordeninge aan die Raad verleen is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is;
 (ix) 'Stadsingenieur' beteken die Stadsingenieur van die Raad of 'n beampete behoorlik deur hom gemachtig."

2. Deur paragraaf (ii) van artikel 21(b) van Deel III A van Hoofstuk II deur die volgende te vervang:

"(ii) Die Stadsingenieur kan die eienaar of okkuperder van 'n perseel deur middel van 'n kennisgewing wat by sodanige perseel aangelewer is; gelas om —

(aa) op sy koste 'n verwijderbare sak, wat voldoen aan die spesifikasies wat in sodanige kennisgewing vermeld is, te voorsien en sodanige sak binne-in 'n vullishouer te plaas op so 'n wyse dat wanneer vuilgoed in die houer gegooi word, dit in sodanige sak vergaar; en
 (bb) die in paragraaf (aa) bedoelde sak, behoorlik toegebied voor 06h00 op die dag van verwijdering van vullis op die sypaadjie voor die perseel te plaas."

PB. 2-4-2-77-3

Administrateurskennisgewing 445

2 Mei 1979

KENNISGEWING VAN VERBETERING.

GESONDHEIDSKOMITEE VAN SECUNDA: PROKLAMERING VAN PAD.

Administrateurskennisgewing 265 van 23 November 1979, word hierby verbeter deur paragraaf (b) in die Bylae met die volgende paragraaf te vervang:

By the substitution in items 1 and 2 for the figures "50c" and "R1,50" of the figures "R1,00" and "R2,50" respectively.

PB. 2-4-2-95-100

Administrator's Notice 444

2 May, 1979

PRETORIA 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 Pretoria Municipality, published under Government Notice 958 of 1903, as amended, an Afrikaans translation of which was published under Administrator's Notice 572, dated 18 July, 1956, are hereby further amended as follows:

1. By the insertion after section 1(vii) of the following:

"(viii) 'Council' shall mean the City Council of Pretoria and shall include the Management Committee or any officer of the Council acting by virtue of any powers conferred on the Council in connection with these By-laws, and which have been delegated to it in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance 40 of 1960);

(ix) 'City Engineer' shall mean the City Engineer of the Council or, any officer duly authorized by him."

2. By the substitution for paragraph (ii) of section 21(b) of Section III,A of Chapter II of the following:

"(ii) The City Engineer may instruct the owner or occupier of premises by means of a notice delivered at such premises —

(aa) at his own cost to provide a removable bag which complies with the specifications stated in such notice, and to place such bag inside a refuse receptacle in such a manner that when refuse is deposited into the receptacle, it shall collect in such bag; and

(bb) to place the bag referred to in paragraph (aa), properly tied, on the sidewalk in front of the premises, before 06h00 on the refuse removal day."

PB. 2-4-2-77-3

Administrator's Notice 445

2 May, 1979

CORRECTION NOTICE.

SECUNDA HEALTH COMMITTEE: PROCLAMATION OF ROAD.

Administrator's Notice 265, dated 23 November, 1979, is hereby corrected by the substitution of paragraph (b) in the Schedule for the following paragraph:

"(b) Die Restant van Gedeelte 30 van die plaas Drie-
fontein No. 137-I.S. soos aangedui deur die letters
ABCDEFGHIJKLMNOPQRSTUVWXYZ A'B'C'
D'E'F'G'H' op Kaart L.G. A.1413/79 Vel 1 en 2."
PB. 3-6-2-245

"(b) The Remainder of Portion 30 of the farm Drie-
fontein 137-I.S. as described by the letters ABCD-
EFGHIJKLMNOPQRSTUVWXYZ A'B'C'D'E'F'
G'H' on Diagram S.G. A.1413/79 Sheet 1 and 2."
PB. 3-6-2-245

Administrateurskennisgewing 446

2 Mei 1979

MUNISIPALITEIT VERWOERDBURG: VERORDENINGE BETREFFENDE HONDE EN HONDELISENSIES.

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

Woordomskrywing.

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

“belasting” die belasting wat ingevolge die Bylae gehof word;

“dryfgelde” die geld wat betaalbaar is wanneer ‘n hond in terme van die bepalings van hierdie verordeninge deur ‘n gemagtigde beampete van die Stadsraad gevang, aangekeer en vervoer is na die skut;

“ejenaar”, met betrekking tot ‘n hond ook iemand wat ‘n hond aanhou of in sy besit of onder sy sorg of behoer het;

“gemagtigde beampete” iemand wat deur die Raad daartoe gemagtig is;

“hond” ‘n reun sowel as ‘n teef;

“hondehok” enige plek wat vir die versorging van honde gebruik word of daarvoor bedoel is, of ‘n plek waar meer as drie honde vir veeartsenkundige behandeling aangehou word;

“jaar” of “jaarliks” ‘n tydperk van 12 (twaalf) maande wat op die 31ste dag van Desember eindig;

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

Belastingpligtigheid.

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

Persoon vir Belasting Aanspreeklik.

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

Administrator's Notice 446

2 May, 1979

VERWOERDBURG MUNICIPALITY: BY-LAWS RELATING TO DOGS AND DOG LICENCES.

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

Definitions.

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

“authorized officer” means a person authorized thereto by the Council;

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

“dog” means both a male and a female dog;

“driving fees” means the fee payable when a dog was caught, driven and transported by an officer of the Council in terms of these by-laws to the pound;

“kennel” means any premises used or intended to be used for the boarding of dogs, or premises where dogs in excess of three in number may be kept for veterinary treatment;

“owner” in relation to a dog includes any person who keeps or has in his possession, care or charge, a dog;

“tax” means the tax levied in terms of the Schedule;

“year” or “yearly” means a period of 12 (twelve) months ending on the 31st day of December.

Tax to be Paid.

2. No person within the municipality shall keep a dog that is six months old or older, unless such dog is registered at the municipal offices and in the manner hereinafter provided, a tax receipt in respect of each such dog has been obtained.

Person Liable for Tax.

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

Aansoekvorm en Belasting.

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

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

(3) Die belasting is 'n jaarlikse belasting en is elke jaar voor 31 Januarie betaalbaar.

Belastingkwitansie.

5.(1) Elke applikant wat aan die vereistes van artikel 4 voldoen het, ontvang 'n belastingkwitansie wat deur 'n gemagtigde beampete van die Raad onderteken moet wees sowel as 'n metaalplaatjie.

(2) Elke belastingkwitansie verval op 24h00 op 31 Desember wat volg op die uitreikingsdatum.

Duplikaatbelastingkwitansie en -Metaalplaatjie.

6. Enige persoon kan 'n duplikaat van 'n belastingkwitansie aan hom uitgereik verkry, by betaling van die geldie in die Bylae voorgeskryf.

Oordrag van Belastingkwitansie.

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

(1) Dic persoon wat die oordrag verlang, doen by die Raad aansoek en toon die kwitansie of duplikaat daarvan ten opsigte van die betrokke hond, geëndosseer, deur die oordraer dat hy die hond van die hand gesit het en vermeld daarop die naam en adres van die nuwe eienaar en dit word onderteken deur die oordagnemer.

(2) Die oordagnemer betaal aan die Raad die oordrag-geldie in die Bylae voorgeskryf.

(3) Wanneer aan die voorgaande vereistes voldoen is, endosseer die gemagtigde beampete die naam en adres van die nuwe eienaar op die belastingkwitansie: Met dien verstande dat geen bepaling vervat in hierdie artikel, geag word as magtiging tot oordrag van 'n belastingkwitansie ten opsigte van enige ander hond as die hond ten opsigte waarvan sodanige belasting oorspronklik betaal is.

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

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

(1) Enige persoon buite die munisipaliteit woonagtig wat 'n hond binne die munisipaliteit inbring vir 'n tydelike besoek vir 'n tydperk van hoogstens 30 dae van die datum van aankoms binne die munisipaliteit.

(2) Die Dierebeskermingsvereniging.

(3) 'n Blinde persoon wat van enige hond uitsluitlik as gids- of leihond gebruik maak en wat die Raad se skriftelike toestemming verkry het; en

(4) enige persoon buite die munisipaliteit woonagtig wat 'n hond op enige plek binne die munisipaliteit laat vir behandeling of huisvesting by 'n veearts of in 'n

Application Form and Tax.

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

(2) Any applicant in terms of subsection (1) shall, in respect of each dog aged six months old or older, pay the tax prescribed in the Schedule hereto.

(3) The tax shall be an annual tax and shall be payable before 31 January of each year.

Tax Receipt.

5.(1) Every applicant who has satisfied the requirements of section 4, shall receive a tax receipt signed by an authorized officer of the Council as well as a metal badge.

(2) Every tax receipt shall lapse at 24h00 on 31 December following the date of issue.

Duplicate Tax Receipt and Metal Badge.

6. Any person may obtain a duplicate of a tax receipt issued to him upon payment of the fees prescribed in the Schedule.

Transfer of Tax Receipt.

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

(1) The person desiring such transfer shall apply to the Council and produce the tax receipt (or duplicate thereof) in respect of the said dog, duly endorsed by the transferor, to the effect that the dog has been disposed of, stating the name and address of the new owner and signed by the transferee.

(2) The transferee shall pay to the Council the transfer fees prescribed in the Schedule.

(3) The authorised officer shall, on compliance with the above requirements endorse the name and address of the new owner on the tax receipt: Provided that nothing contained in this section shall be deemed to authorise the transfer of a tax receipt in respect of any dog other than the dog in respect of which such tax was originally paid.

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

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

(1) Any person residing outside the municipality, who brings any dog into the municipality for a temporary visit for a period not exceeding 30 days from the date of arrival within the municipality;

(2) The Society for the Prevention of Cruelty to Animals;

(3) Any blind person using any dog solely as a guide or lead dog and who has obtained the Council's approval in writing; and

(4) any person residing outside the municipality, who leaves any dog at any place within the municipality for treatment or boarding at a veterinary surgeon or a recognised kennel or dog boarding establishment;

erkende hondehok of hondelosiesinrigting: Met dien verstande dat enige hond ingevolge subartikels (1) en (4) na verwys, uit die munisipaliteit verwyder word onmiddellik na afloop van sodanige behandeling, huisvesting of tydelike besoek: Voorts met dien verstande dat die eienaar van sodanige hond 'n geldige lisensie besit uitgereik deur die owerheid binne wie se jurisdiksie die honde normaalweg gehou word.

Belastingkwitansie moet vir Inspeksie Getoon Word.

9. Enige persoon wat die belasting betaal het, moet die belastingkwitansie vir inspeksie aan 'n gemagtigde beampete toon wanneer dit redelikerwyse van hom vereis word.

Beperking op die Getal Honde.

10.(1) Die getal honde, ouer as ses maande, wat binne die munisipaliteit aangehou mag word, is soos volg:

- (a) Op persele wat vir spesiale woondoeleindes gesoneer is: Drie honde.
- (b) Op persele wat vir algemene woondoeleindes, besigheds- of nywerheidsdoeleindes gesoneer is mag geen honde aangehou word sonder dat toestemming van die Raad vooraf verkry is nie. Indien die Raad sy toestemming sou verleen mag hy enige voorwaardes ople wat in die besondere geval nodig mag wees.
- (c) Op persele wat as landbougrond of plaasgrond gesoneer is: Vier honde.

(2) 'n Perseel waarop honde aangehou word moet so omhein wees dat die honde in die erf gehou kan word en die heining moet behoorlik in stand gehou word.

(3) Tensy 'n ongesteriliseerde teef by die "Kennel Union of South Africa" geregistreer is en bevredigende bewys daarvan voorgelê kan word, kan so 'n teef nie op 'n perseel binne die munisipaliteit aangehou word nie alvorens toestemming daartoe vooraf van die Raad verkry is, en dan slegs met behoud van die voorafgaande bepalings.

(4) Wanneer daar by 'n vervolging ingevolge hierdie verordeninge beweer word dat 'n hond van 'n bepaalde ras, soort of ouerdom is, word daar vermoed dat sodanige hond van daardie ras, soort of ouerdom, is totdat die teendeel bewys word.

Hond moet Voorsien word van 'n Halsband met Plaatjie Daaraan Geheg.

11. Elkeen wat 'n hond aanhou wat 6 maande oud of ouer is, moet —

- (a) sodanige hond van 'n halsband voorsien waaraan die metaalplaatjie wat in artikel 5 genoem is, geheg is en geheg bly;
- (b) toesien dat sodanige halsband vir sodanige hond aangesit word en te alle tye aan hom bly.

Halsband van Hund Mag nie Wederegtelik gebruik of Verwyder word nie.

12. Niemand mag 'n halsband of enige metaalplaatjie aan so 'n halsband wederegtelik gebruik vernietig of van 'n hond af verwyder nie.

Hondehokke.

13. Niemand mag die saak van hondehokke oprig, bedryf of aanhou nie in enige gebied wat ingevolge in

Provided that any dog in terms of subitems (1) and (4) shall be removed from the municipality immediately after such treatment, boarding or temporary visit is completed: Provided further that the owner of such dog shall be in possession of a licence issued by the authority within whose jurisdiction such dog is normally kept.

Tax Receipt to be Produced for Inspection.

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

Restriction on the Number of Dogs.

10.(1) The number of dogs older than six months, that may be kept within the municipality shall be as follows:

- (a) On premises zoned for special residential purposes: Three dogs.
- (b) No dogs may be kept on premises zoned for general residential purposes or as industrial or business premises unless the prior approval of the Council has been obtained. In giving its approval the Council may impose any conditions it may deem fit in that particular case.
- (c) On premises zoned as agricultural or farm land: Four dogs.

(2) Premises where dogs are kept must be fenced in such a way that dogs are kept within the premises. The fence must be kept in good repair.

(3) Unspayed bitches may be kept on premises within the municipality only if the Council's prior approval thereto has been obtained, unless such unspayed bitch has been registered at the Kennel Union of South Africa and satisfactory proof thereof be shown, and then only in accordance with the foregoing provisions.

(4) When it is alleged in a prosecution under these by-laws that a dog is of a certain breed, kind or age it shall be presumed that such dog is of that breed, kind or age until the contrary is proved.

Dog to be Provided with Collar with Badge Attached.

11. Any person who keeps a dog of the age of 6 months or older shall —

- (a) provide such dog with a collar, to which shall be attached and maintained the metal badge referred to in section 5;
- (b) ensure that such collar is placed and at all times kept on such dog.

Dog's Collar and Badge not to be Unlawfully used or Removed.

12. No person shall unlawfully use, destroy, or remove any collar or any metal badge attached thereto from a dog.

Dog-Kennels.

13. No person shall establish, maintain or carry on a business of dog-kennels in an area zoned as a "gene-

goedgekeurde dorpsaanlegskema vir "algemene woon-doeleindes" of "spesiale woondoeleindes" ingedeel is of binne 300 m vanaf sodanige streek, tensy die Raad se skriftelike toestemming vooraf daartoe verkry is.

Skut van Honde.

14.(1) Enige gemagtigde beampete van die Raad, of enige ander persoon kan 'n hond wat losloop en skynbaar sonder baas is, of wat nie 'n metaalplaatjie aan sy halsband het nie, of wat aangehou word in stryd met enige bepaling in hierdie verordeninge vervat, skut, waar sodanige hond gehou word totdat die persoon wat dit opeis 'n belastingkwitansie daarvoor aan die skutmeester toon en die gelde in die Bylae voorgeskryf betaal het.

(2) Waar daar aan die halsband van 'n hond wat geskut is die naam en adres van 'n persoon voorkom, tree die skutmeester onmiddellik met sodanige persoon in verbinding. 'n Skriftelike mededeling, gepos aan die adres wat op die halsband voorkom, word as voldoende mededeling geag vir doeinde van hierdie artikel.

(3) Niemand mag enige hond wat wettig geskut is vryset of probeer vryset nie uit die besit van die persoon in beheer van die skut.

(4) Vir die toepassing van hierdie artikel beteken "skut" 'n plek wat die Raad vir aanhou en die van kant maak van honde ooreenkomsdig hierdie verordeninge aangewys het.

Register van Honde wat Geskut is.

15. Die Raad hou 'n register wat die datum aantoon waarop elke hond geskut, verkoop of van kant gemaak is, en in die geval van verkooping, die bedrag daarvoor verkry, welke bedrag die Raad toeval.

Onopgeëiste Honde kan Verkoop of van Kant Gemaak word.

16.(1) Ingeval 'n hond nie binne 'n tydperk van 96 uur na 12h00 van die dag waarop die hond geskut is, deur iemand wat daarop geregtig is opgeëis word nie, kan 'n gemagtigde beampete die hond laat verkoop of van kant laat maak.

(2) Die Raad is nie vir skadevergoeding aanspreeklik aan enige persoon wat op die hond aanspraak maak ten aansien van enige handeling ingevolge hierdie artikel nie.

Van Kant Maak van Honde.

17.(1) Die Raad kan, behoudens die bepalinge van artikels 14 en 16, gelas dat 'n hond van kant gemaak word —

- (a) waar dit blyk dat sodanige hond beantwoord aan die beskrywing in artikel 19(1), en die persoon wat daarop aanspraak maak, dit nie ingevolge artikel 19(3) kan terugkry nie;
- (b) waar 'n hond wat op 'n openbare plek gevind word losloop en skynbaar sonder baas is of nie opgeëis word nie; en
- (c) waar 'n hond op 'n openbare plek losloop en die eienaar of persoon wat daaroor toesig het, weier of in gebreke bly om die belasting wat ingevolge hierdie verordeninge ten opsigte daarvan verskuldig is, te betaal.

ral residential" or "special residential" area in terms of an approved town-planning scheme or within 300 m of such area unless the prior approval of the Council has been obtained.

Impounding of Dogs.

14.(1) Any authorized officer of the Council or any other person may take any dog which is at large and apparently ownerless, or which is without a metal badge its collar or which is being kept in contravention of any part of these by-laws, to be pound. Such dog shall be detained there until the person claiming such dog shall have produced to the poundmaster a tax receipt in respect thereof, and paid to the poundmaster the fees prescribed in the Schedule.

(2) Where there appears on the collar of any dog impounded the name and address of a person, the poundmaster shall immediately communicate with such person. A written communication posted to the address shown on the collar shall be deemed sufficient communication for the purpose of this section.

(3) No person shall rescue or attempt to rescue any dog lawfully impounded, from the custody of the person in charge of the pound.

(4) For the purposes of this section "pound" means a place designated by the Council for the detention and destruction of dogs in terms of these by-laws.

Register of Dogs Impounded.

15. The Council shall keep a register showing the date on which every dog is impounded, sold or destroyed, and in the case of a sale, the amount realised therefor, which amount shall accrue to the Council.

Unclaimed Dogs may be Sold or Destroyed.

16.(1) In the event of any dog not being claimed by any person entitled thereto within 96 hours after 12h00 of the day the dog was impounded, an authorized officer may cause the dog to be sold or to be destroyed.

(2) The Council shall not be liable for any compensation to any person entitled to the dog in respect of any action taken in terms of this section.

Destruction of Dogs.

17.(1) The Council may, subject to the provisions of sections 14 and 16, order the destruction of any dog —

- (a) where it appears that such dog is of the type described in section 19(1) and that the person claiming such dog is not entitled to its return in terms of section 19(3);
- (b) where any dog found at large in any public place appears to be ownerless or unclaimed; and
- (c) where any dog found at large in a public place and the owner or person having custody thereof, refuses or fails to pay the tax due in terms of these by-laws in respect of such dog.

(2) Die Raad is in geen geval aanspreeklik om aan enigiemand wat op 'n hond aanspraak maak wat ingevolge hierdie artikel van kant gemaak is, skadevergoeding te betaal nie.

Beampies van die Raad kan Persel Betree.

18.(1) Enige gemagtigde beampte van die Raad mag enige perseel betree ten einde hierdie verordeninge toe te pas of die aantal honde wat aangehou word vas te stel en belastingkwitansies te ondersoek.

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

Kwaai Honde en Loopse Tewe.

19.(1) Niemand mag toelaat dat enige hond en in besonder 'n hond wat —

- (a) wild, of gevaelik of kwaai voorkom; of
- (b) in die gewoonte geraak het om af te storm op enige voertuie, diere, pluimvee, duiwe of persone buite enige perseel waar dit aangehou word; of
- (c) skade aan persone of eiendom aanrig; of
- (d) 'n loopse teef is, op 'n publieke plek bring of dit toelaat nie.

(2) Enige gemagtigde beampte kan sodanige hond skut of laat skut.

(3) Niemand wat aanspraak maak op 'n hond wat aldus geskut is kry dit terug nie, tensy die skutgelde betaal is.

Honde wat Steurnis Veroorsaak

20.(1) Niemand mag 'n hond aanhou wat —

- (a) deur aanhouwend of te veel te blaf, te tjank of te huil, 'n steurnis of oorlas veroorsaak nie;
- (b) aan 'n aansteeklike siekte ly nie: Met dien verstande dat so 'n hond in 'n kliniek by 'n veearts gehuisves mag word vir behandeling.

(2) Indien 'n gemagtigde beampte van mening is dat 'n hond is soos bedoel in subartikel (1) kan hy die eienaar van so 'n hond skriftelik opdrag gee om die hond uit die munisipaliteit te verwijder en moet die eienaar sodanige hond binne 96 uur, bereken vanaf 12h00 op die dag waarop sodanige kennisgewing aan hom beteken is, aldus verwijder. Indien die eienaar nalaat om aan die opdrag te voldoen kan die gemagtigde beampte die hond skut en ooreenkomsdig artikels 16 en 17 daarmee handel.

(3) Die Raad is nie aanspreeklik vir betaling van skadevergoeding aan enige persoon wat op die hond aanspraak maak nie ten opsigte van enige handeling ingevolge hierdie artikel.

Hond moet aan Leiband vas wees.

21.(1) Niemand mag toelaat dat enige hond op straat of in 'n publieke plek rondloop nie tensy dit aan 'n leiband of ketting vas is en deur sodanige persoon beheer word.

(2) 'n Gemagtigde beampte van die Raad kan 'n hond wat nie aan 'n leiband of ketting vas is nie skut, en met

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

Council's Officers may Enter Premises.

18.(1) Any authorised officer of the Council may enter any premises for the purpose of enforcing these by-laws.

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

Vicious Dogs and Bitches on Heat.

19.(1) No person shall permit any dog, particularly a dog that —

- (a) is wild or vicious, or appears to be so;
- (b) has acquired the habit of running after vehicles, animals, poultry, pigeons or persons outside any premises where such dog is kept; or
- (c) cause damage to persons or property; or
- (d) is a bitch on heat, to be in a public place, or bring it in such place.

(2) Any authorized officer may impound any such dog or have it impounded.

(3) No person claiming any dog so impounded shall be entitled to its return, unless and until the pound fees are paid.

Dogs Causing Nuisance.

20.(1) No person shall keep a dog which —

- (a) creates a disturbance or a nuisance by constant or excessive barking, howling or whining;
- (b) suffers from a contagious disease: Provided that such dog may be kept in a veterinary surgeon's clinic for treatment.

(2) In the event of an authorized officer being of the opinion that a dog is a dog contemplated in subsection (1), he may order the owner of such dog in writing to remove such dog from the municipality and the owner then shall remove such dog from the municipality within 96 hours after 12h00 hours of the day when such notice was served. If the owner of such dog fails to comply with such written order the authorized officer may impound the dog and deal with it in terms of sections 16 and 17.

(3) The Council shall not be liable to pay any compensation to any person entitled to the dog in respect of any action in terms of this section.

Dogs to be on Lead.

21.(1) No person shall permit any dog to be at large in a street or public place unless it is kept on a leash or chain and under control of such person.

(2) Any authorized officer of the Council may impound a dog which is not kept on a leash or chain and

sodanige hond word gehandel ooreenkomsdig artikels 14 en 16 van hierdie verordeninge.

Honde mag nie Aangehits word nie.

22. Niemand mag sonder redelike gronde —

(1) 'n hond teen 'n persoon of dier aanhits nie;

(2) toelaat dat 'n hond onder sy toesig of in sy besit 'n persoon of dier aanval of vrees aanja nie.

Vermoede.

23. Indien daar kragtens hierdie verordeninge geregeltlike stappe teen iemand gedoen word op grond daarvan dat hy —

(1) 'n hond ouer as ses maande aanhou sonder dat hy sy hondebelaasting betaal het; of

(2) 'n hond aanhou wat nie gesteriliseer is nie;

word daar geag dat sodanige hond al ses maande oud of ouer is of dat sodanige hond nie gesteriliseer is nie, tensy en tot tyd en wyl die teendeel bewys is.

Strafbepalings.

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

Herroeping van Verordeninge.

25. Die Verordeninge Betreffende Honde en Honde-lisensies van die Munisipaliteit Verwoerburg, afgekondig by Administrateurskennisgewing 598 van 10 April 1974, word hierby herroep.

BYLAE.

1. Jaarlikse Hondebelaasting.

(1) Vir elke reun of teef wat 'n hond van die windhondfamilie of 'n hond van 'n derglike soort is:

(a) Vir die eerste hond: R15.

(b) Vir elke bykomende hond: R20.

(2) Vir honde waarop die bepalings van subitem (1) nie van toepassing is nie, is die volgende belastings betaalbaar:

(a) Vir elke reun of gesteriliseerde teef, waar 'n sertifikaat van 'n veearts voorgelê is dat die teef wel gesteriliseer is: R3.

(b) Vir elke teef: R15.

(3) Vir elke hond wat aan die eienaar van 'n nywerheidspersel behoort op sodanige persel aangehou en as waghond gebruik word en die nodige toestemming verkry is: R10.

(4) Vir elke hond op 'n algemene woon erf of besigheidspersel waarvoor die nodige toestemming verkry is: R20.

2. Duplikaat- en Oordrag van Belastingkwitansies.

(1) Vir die uitrek van 'n duplikaatbelastingkwitansie en 'n metaalplaatjie, elk: R1.

(2) Vir die oordrag van 'n belastingkwitansie, elk: R2.

such dog shall be dealt with in accordance with sections 14 and 16 of these by-laws.

Dogs not be Urged to Attack.

22. No person shall, without reasonable cause —

(1) set any dog on any person or animal;

(2) permit any dog in his custody or possession to attack or terrify any person or animal.

Presumption.

23. In any proceedings instituted in terms of these by-laws against any person on the ground that —

(1) he is keeping a dog of six months of age or older without having paid the tax in respect thereof; or

(2) he is keeping an unspayed bitch;

such dog shall be deemed to have reached the age of six months or that such dog is unspayed unless and until the contrary is proved.

Penalties.

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

Revocation of By-laws.

25. The By-laws Relating to Dogs and Dog Licences of the Verwoerburg Municipality, published under Administrator's Notice 598 dated 10 April 1974, are hereby revoked.

SCHEDULE.

1. Annual Dog Taxes.

(1) For every male dog or bitch which is a dog of the greyhound strain or a dog of a similar kind:

(a) For the first dog: R15.

(b) For every additional dog: R20.

(2) In respect of dogs to which the provisions of sub-item (1) do not apply, the following tax is payable:

(a) For every male dog or spayed bitch, where a certificate by a veterinary surgeon to the effect that the bitch has indeed been spayed, is submitted: R3.

(b) For every bitch: R15.

(3) For every dog belonging to the owner of an industrial site and which is kept and used as a watch dog on such site and for which the necessary consent has been obtained: R10.

(4) For every dog on a general residential erf or business premises after the necessary consent has been obtained: R20.

2. Duplicate and Transfer of Tax Receipts.

(1) For the issue of a duplicate tax receipt and a metal badge, each: R1.

(2) For the transfer of a tax receipt, each: R2.

3. Skutgelde en Dryfgelde.

- (1) Skutgelde per dag, per hond: R1.
 (2) Dryfgelde per hond: R5.

PB. 2-3-2-33-93

Administrateurskennisgewing 447

2 Mei 1979

BRAKPAN-WYSIGINGSKEMA 1/60.

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 Brakpan-dorpsaanlegskema 1, 1946, gewysig word deur die hersonering van Erwe 171 en 172, dorp Anzac Uitbreiding 2, van "Spesiaal" vir 'n woonhuis, of blok of blokke woonstelle tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Brakpan-wysigingskema 1/60.

PB. 4-9-2-9-60

Administrateurskennisgewing 448

2 Mei 1979

ELSBURG-WYSIGINGSKEMA 10.

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 Elsburg-dorpsaanlegskema 1973, gewysig word deur die hersonering van deel van Lotte 425, 426, 427 en deel van Gedeelte 5 van Lot 429, dorp Elsburg, soos volg:

(1) Deel van Lotte 425 en 426 van "Voorgestelde Nuwe Strate en Verbredings" tot "Algemene Nywerheid" met 'n digtheid van "Een woonhuis per 500 m²".

(2) Deel van Lotte 426 en 427 van "Algemene Nywerheid" tot "Voorgestelde Nuwe Straat"; en

(3) Deel van Gedeelte 5 van Lot 429 van "Spesiaal" vir woongeboue, karavaanpark tot "Voorgestelde Nuwe Straat".

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

Hierdie wysiging staan bekend as Elsburg-wysigingskema 10.

PB. 4-9-2-56-10

Administrateurskennisgewing 449

2 Mei 1979

PRETORIA-WYSIGINGSKEMA 343.

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur

3. Pound and Driving Fees.

- (1) Pound fee, per day, per dog: R1.
 (2) Driving fees, per dog: R5.

PB. 2-4-2-33-93

Administrator's Notice 447

2 May, 1979

BRAKPAN AMENDMENT SCHEME 1/60.

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 Brakpan Town-planning Scheme 1, 1946, by the rezoning of Erven 171 and 172, Anzac Extension 2 Township from "Special" for a dwelling house or block or blocks of flats to "Special Residential" with a density of "One dwelling per 1 000 m²" subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Brakpan and are open for inspection at all reasonable times.

This amendment is known as Brakpan Amendment Scheme 1/60.

PB. 4-9-2-9-60

Administrator's Notice 448

2 May, 1979

ELSBURG AMENDMENT SCHEME 10.

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 Elsburg Town-planning Scheme 1973, by the rezoning of part of Lots 425, 426, 427 and a part of Portion 5 of Lot 429, Elsburg Township as follows:

(1) Part of Lots 425 and 426 from "Proposed New Streets and Widenings" to "General Industrial" with a density of "One dwelling per 500 m²".

(2) Part of Lots 426 and 427 from "General Industrial" to "Proposed New Streets and Widenings"; and

(3) Part of Portion 5 of Lot 429 from "Special" for residential buildings, caravan park, institutions and dwelling houses to "Proposed New Street and Widenings".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Elsburg and are open for inspection at all reasonable times.

This amendment is known as Elsburg Amendment Scheme 10.

PB. 4-9-2-56-10

Administrator's Notice 449

2 May, 1979

PRETORIA AMENDMENT SCHEME 343.

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

het dat Pretoria-dorpsaanlegskema 1974, gewysig word deur die hersonering van Restant van Lot 18, dorp De Beers, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 000 m²" tot "Spesiaal" vir 'n woonhuis en 'n openbare garage, 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 343.

PB. 4-9-2-3H-343 Vol. 2

Administrateurskennisgewing 450 2 Mei 1979

JOHANNESBURG-WYSIGINGSKEMA 1/948.

Hierby word ooreenkomsdig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Johannesburg-wysigingskema 1/948 ontstaan het, het die Administrateur goedgekeur dat die skema verbeter word deur die vervanging van Kaart 3 en die skemaklousules deur 'n nuwe Kaart 3 en skemaklousules.

PB. 4-9-2-2-948

Administrateurskennisgewing 451 2 Mei 1979

KENNISGEWING VAN VERBETERING.

DORP BEYERSPARK UITBREIDING 15.

Die Bylae tot Administrateurskennisgewing 309 van 21 Maart 1979 word hierby verbeter deur —

1. in die aanhef die uitdrukking "(getroud buite gemeenskap van goedere met Adriaan Marie van der Velden)" deur die uitdrukking "(gebore Van Zijl) getroud met Adriaan Marie van der Velden, in Holland, welke huwelik beheer word deur die wette van daardie land" te vervang;

2. in die agste reël van die aanhef in die Engelse teks die syfers "13" deur die syfers "138" te vervang; en

3. in die aanhef tot Klousule 2 die uitdrukking "1(b)" deur die uitdrukking "1(6)" te vervang.

PB. 4-2-2-5358

Administrateurskennisgewing 452 2 Mei 1979

MUNISIPALITEIT JOHANNESBURG: 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 Municpaliteit Johannesburg, afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, word hierby verder deur Hoofstuk 13 onder Deel IV soos volg te wysig:

1. Deur artikel 1 te wysig deur —

Town-planning Scheme 1974, by the rezoning of the Remainder of Lot 18, De Beers Township, from "Special Residential" with a density of "One dwelling per 2 000 m²" to "Special" for a dwelling house and a public garage, 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 343.

PB. 4-9-2-3H-343 Vol. 2

Administrator's Notice 450 2 May, 1979

JOHANNESBURG AMENDMENT SCHEME 1/948.

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Johannesburg Amendment Scheme 1/948, the Administrator has approved the correction of the scheme by the substitution for Map 3 and the scheme clauses, of a new Map 3 and scheme clauses.

PB. 4-9-2-2-948

Administrator's Notice 451 2 May, 1979

CORRECTION NOTICE.

BEYERSPARK EXTENSION 15 TOWNSHIP.

The Schedule to Administrator's Notice 309 of 21 March, 1979 is hereby corrected by the substitution —

1. in the preamble for the expression "(married out of community of property to Adriaan Marie van der Velden)" of the expression "(born Van Zijl) married to Adriaan Marie van der Velden, in Holland, which marriage is governed by the laws of that country";

2. in the eighth line of the preamble for the figures "13" of the figures "138"; and

3. in the preamble to Clause 2 for the expression "1(b)" of the expression "1(6)".

PB. 4-2-2-5358

Administrator's Notice 452 2 May, 1979

JOHANNESBURG 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 Johannesburg Municipality, published under Administrator's Notice 11 dated 12 January, 1949, as amended, are hereby further amended by amending Chapter 13 under Part IV as follows:

1. By amending section 1 by —

(a) voor die woordomskrywing van "behandeling" die volgende woordomskrywing in te voeg:

"'agent' beteken iemand wat artikels vir behandeling teen 'n vergoeding gaan afhaal of ontvang en wat nie die eienaar of werknemer van 'n droogkoonmakery, 'n wassery of 'n wassery- of droogkoonmakerydepot is nie;"

(b) die woordomskrywing van "droogkoonmaakdepot" te skrap;

(c) ná die woordomskrywing van "wassery" die volgende woordomskrywing in te voeg:

"'wassery- of droogkoonmakerydepot' beteken enige perseel of gedeelte daarvan waarin artikels wat bestem is vir behandeling of wat reeds behandel is, ontvang, geberg of gehanteer word;";

(d) in die woordomskrywing van "perseel" die woorde "'n droogkoonmaakdepot" deur die woorde "'n wassery- of droogkoonmakerydepot" te vervang.

2. Deur artikel 4 deur die volgende te vervang:

"Vereistes vir Alle Persele."

4. Niemand mag in of op 'n perseel 'n wassery, 'n droogkoonmakery of wassery- of 'n droogkoonmakery-depot aanhou, of toelaat nie, tensy sodanige perseel te alle tye aan die volgende voorwaardes voldoen:

(1) Die perseel moet verlig en gevентileer wees op die wyse wat voorgeskryf is in artikels 11 en 12 van die Raads Sanitasieverordeninge (Algemeen), afgekondig by Administrateurskennisgewing 195 van 10 Maart 1965: Met dien verstande dat die bepalings van hierdie subartikel nie van toepassing is op enige perseel wat ingevolge die bepalings van die Wet op Fabrieke, Masjinerie en Bouwerk, 1941 (Wet 22 van 1941), geregistreer moet word nie.

(2)(a) Die mure van elke vertrek moet van bakstene of iets dergelyke of van 'n goedgekeurde stempelvloeistofdigte materiaal gebou wees.

(b) Die binne-oppervlakte van die mure van bakstene of iets dergelyks moet behalwe waar dit andersins deur die Geneeskundige Gesondheidsbeampte goedgekeur is, van geglasuurde teëls wees of moet met cementpleister gepleister wees wat glad afgewerk is en met 'n ligkleurige wasbare verf of ander duursame deklaag bedek wees.

(c) Alle ander muur- of afskortingsoppervlakte moet, as die Geneeskundige Gesondheidsoppervlakte dit vereis, met 'n ligkleurige wasbare verf of met 'n ander duursame deklaag bedek wees.

(3) Waar 'n vertrek 'n plafon het, moet laasgenoemde solied gemaak wees en met verf of 'n ander duursame deklaag bedek word.

(4) Alle vloere behalwe dié in 'n wassery- of droogkoonmakerydepot moet gemaak wees van cement-beton of 'n ander ewe duursame vloeistofdigte materiaal wat glad afgewerk is, en in die geval van enige vertrek waarin daar met water of enige ander vloeistof gewas of uitgespoel word, moet dit skuins genoeg gemaak en gedreineer wees sodat alle vloeistowwe doeltreffend kan afloop na 'n afloopgeut wat met 'n riol verbind moet wees of, indien daar geen riol beskikbaar is nie, na 'n ander doelteffende manier vir die veilige wegdoening van vuilwater of ander vloeistof: Met dien verstande dat in die

(a) the insertion after the definition of "adequate" or "effective" of the following definition:

"'agent' means a person who collects or receives articles for treatment for gain and who is not the owner or employee of a dry-cleaning establishment a laundry or laundry or dry-cleaning depot.".

(b) the deletion in the definition of "dry-cleaning establishment" of the expression "and 'dry-cleaning depot' means any premises or part thereof in which articles as aforesaid are received, stored or handled for the purpose of being subjected to the processes aforementioned, including laundering";

(c) the insertion after the definition of "laundry" of the following definition:

"'laundry or dry-cleaning depot' means any premises or part thereof in which articles which are intended for treatment or which have been treated, are received, stored or handled;";

(d) the substitution in the definition of "premises" for the words "a dry-cleaning depot" of the word "a laundry or dry-cleaning depot."

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

"Requirements for All Premises."

4. No person shall carry on or allow to be carried on, in or upon any premises a laundry, a dry-cleaning establishment or a laundry or dry-cleaning depot unless the following conditions are at all times complied with in respect thereof:

(1) The premises shall be lighted and ventilated in the manner prescribed in sections 11 and 12 of the Council's Sanitation (General) By-laws, published under Administrator's Notice 195 dated 10 March, 1965: Provided that the provisions of this subsection shall not apply to any premises required to be registered under the Factories, Machinery and Building Work Act, 1941 (Act 22 of 1941).

(2)(a) The walls of every room shall be of brick or similar construction or of an approved substantial and impervious material.

(b) The internal surfaces of walls of brick or similar construction shall, except where otherwise approved by the Medical Officer of Health, be of glazed tiles or be plastered with cement plaster, brought to a smooth finish and painted with a light coloured washable paint or other durable coating.

(c) All other wall and partition surfaces, if required by the Medical Officer of Health, shall be painted with a light coloured washable paint or other durable coating.

(3) Where a room is provided with a ceiling, the latter shall be of solid construction and covered with paint or other durable coating.

(4) All floors other than those in a laundry or dry-cleaning depot shall be constructed of cement-concrete or other equally durable impervious material brought to a smooth finish, and in the case of any room in which washing or rinsing with water or any other liquid is carried on, shall be sufficiently graded and drained for the efficient run-off of all liquids into an outside gully which shall be connected to a sewer or, if no sewer is available, to other effective means for the innocuous disposal of waste water or other liquid:

geval van 'n perseel waar muntwasmashjene gebruik word, die vloer slegs skuins gemaak en gedreineer moet wees indien die Geneeskundige Gesondheidsbeampte dit vereis.

(5) Muntwasmashjene moet op 'n wyse wat die Ingenieur goedkeur, gedreineer word.

(6) Daar moet 'n toereikende voorrad skoon water wees.

(7) Daar moet in elke kamer, behalwe 'n kleedkamer, minstens $2,5 \text{ m}^2$ onbelemmerde vloerruimte vir elke persoon wat terselfdertyd daarin werk of daarin bedrywig is, verskaf word en elke kamer moet minstens 3m hoog wees gemeet van die vloer af tot by die laagste punt van die plafon: Met dien verstande dat sodanige hoogte in 'n wassery- of droogskoonmakerydepot minstens 2,4 m moet wees.

(8) Alle tafels, toonbanke en ander meubels of toerusting in vertrekke moet op 'n goedgekeurde wyse en van goedgekeurde materiaal gemak wees.

(9) Doeltreffende middede moet verskaf word om dampe, gasse en walms vinnig uit die persele uit te suig en op onskadelike wyse na die buitelug weg te voer.

(10) Daar moet op persele waar meer as drie Blanke- of Nie-blankepersone van dieselfde geslag werk, vir die persone van elke sodanige groep 'n afsonderlike kleedkamer verskaf word —

(a). 'n minimum vloeroppervlakte het van 7 m^2 en 'n minimum breedte van 2 m of $0,5 \text{ m}^2$ onbelemmerde vloerruimte vir elke persoon wat sodanige kleedkamer gebruik, watter oppervlakte ook al die grootste is;

(b) met 'n goedgekeurde metaalsluitkas vir elke sodanige persoon toegerus is;

(c) toereikende sitplek en tafelruimte het;

(d) een wasbak vir elke vyftien werknemers het, of indien daar minder as vyftien is, een vir sodanige kleiner getal, en indien daar sodanige kleiner getal meer as vyftien of 'n veelvoud daarvan is, een vir sodanige kleiner getal, en sodanige wasbakke —

(i) moet toegerus wees met vuilwaterpype en gedreineer wees ooreenkomsdig die Raad se Drenearings- en Loodgietersverordeninge, afgekondig by Administrateurskennisgewing 509 van 1 Augustus 1962;

(ii) moet voorsien wees van genoeg seep en 'n toereikende voorraad goedgekeurde skoon handdoek in 'n goeie toestand;

(iii) moet 'n toereikende en standhoudende voorraad lopende warm en koue water hê wat daarnatoe aangelê is.

(11) 'n Goedgekeurde metaalsluitkas moet vir elke werknemer vir wie geen kleedkamer ingevolge subartikel (10) vereis word nie, verskaf en op 'n goedgekeurde plek gehou word.

(12)(a) Sanitasiegeriewe soos voorgeskryf in artikel 18 van die Raad se Sanitasieverordeninge (Algemeen) moet verskaf word vir persone wat op die persele werk.

(b) Indien muntwassery- of muntdroogskoonmaakmasjiene vir gebruik deur lede van die publiek verskaf word, moet toilet- en handewasbakgeriewe wat redelik

Provided that in the case of premises where coin-operated washing machines are in use, the floor thereof need be graded and drained only if so required by the Medical Officer of Health.

(5) Coin-operated washing machines shall be drained in a manner approved by the Engineer.

(6) There shall be an adequate supply of wholesome water.

(7) There shall be provided in every room, except a changeroom, not less than $2,5 \text{ m}^2$ of unobstructed floor space for each person at the same time working or engaged therein and every room shall be at least 3 m in height measured from the floor to the lowest point of the ceiling: Provided that in a laundry or dry-cleaning depot such height shall be at least 2,4 m.

(8) All tables, counters and other furniture or fittings in rooms shall be constructed in an approved manner and of an approved material.

(9) Effective means shall be provided for the expeditious extraction from the premises of all vapours, gases and fumes and or their innocuous expulsion into the open air.

(10) On premises where more than three White or three non-White persons of the same sex are employed, there shall be provided for the persons of each such category a separate changeroom which —

(a) shall have a minimum floor area of 7 m^2 and a minimum width of 2 m, or $0,5 \text{ m}^2$ of unobstructed floor area for each person using such changeroom, whichever shall be the greater;

(b) shall be equipped with an approved metal locker for each such person;

(c) shall have adequate seating and table accommodation;

(d) shall have one wash-basin for every fifteen employees, or if there are less than fifteen, one for such lesser number and, if there is such a lesser number in excess of fifteen or a multiple thereof, one for that lesser number, and such wash-basins —

(i) shall be fitted with waste pipes and drained in accordance with the Council's Drainage and Plumbing By-laws published under Administrator's Notice 509 dated 1 August 1962;

(ii) shall be supplied with sufficient soap, and an adequate supply of approved clean towelling in good condition;

(iii) shall have an adequate and constant supply of running hot and cold water laid on;

(11) In respect of each employee for which no changeroom is required in terms of subsection (10), an approved metal locker shall be provided and kept in an approved place.

12(a) Sanitary accommodation shall be provided for persons employed on the premises as prescribed in section 18 of the Council's Sanitation (General) By-laws.

(b) If coin-operated laundry or dry-cleaning machines are provided for use by members of the public, lavatory and hand-washing facilities which shall be

toeganklik is vir gebruik deur sodanige persone verskaf word;

(13) Daar moet in of aangrensend aan die gebied of vertrek waarin persone artikels wat vir behandeling ingelewer is hanteer of merk, handewasgeriewe verskaf word wat aan die vereistes van subartikel (10)(d) voldoen.

(14) Daar moet 'n afsonderlike vertrek met 'n vloeroppervlakte van minstens 7 m² en 'n minimum breedte van 2 m verskaf word vir die opberg van reinigingsmiddels en toerusting en ander artikels of stowwe wat in die perseel gebruik word: Met dien verstande dat in die geval van persele waar slegs muntwassery- of muntdroogskoonmaakmasjiene gebruik word, sodanige vertrek nie verskaf hoeft te word nie indien daar goedgekeurde toereikende bêreplek vir sodanige stowwe, toerusting en artikels voorsien word.

3. Deur subartikel (3) en (4) van artikel 5 te skrap.

4. 'Deur artikel 6 te wysig deur —

- (a) in subartikel (1)(a) en (b) die woord "kledingstukke" deur die woorde "artikels wat behandel moet word" en "behandelde artikels" onderskeidelik;
- (b) paragraaf (e) van subartikel (1) te skrap;
- (c) subartikel (2) te skrap en die bestaande subartikels (3) en (4) onderskeidelik te hernoem (2) en (3);
- (d) na subartikel (3) die volgende in te voeg:

"(4) Die volgende minimum totale vloeroppervlaktes, uitgesonderd die ruimte wat vir waterverwarmingseenhede nodig is, moet verskaf word ten opsigte van elkeen van die droogskoonmaakmasjiene met die vermoë wat hieronder aangegee word:

<i>Masjienvvermoë in kg.</i>	<i>Vloeroppervlakte</i>
7, 9 en 10	65 m ²
12 en 18	140 m ²
22 en 27	185 m ²
30 en 36	230 m ²
45	280 m ²
60 en 68	370 m ²

(5) Indien muntdroogskoonmaakmasjiene in die perseel geïnstalleer is vir gebruik deur lede van die publiek moet die volgende verskaf word:

- (a) 'n Goedgekeurde vertrek of ruimte met toereikende ventilasie vir die belugting van artikels wat droogskoongemaak is; en
- (b) 'n kennisgewing in albei amptelike tale, aangebring op 'n opvallende plek onmiddellik bokant die droogskoonmaakmasjiene in blokletters, minstens 75 mm hoog, waarby klante meegedeel word dat alle droogskoongemaakte artikels toereikend belug moet word nadat hulle droogskoongemaak is."

4. Deur in artikel 7 —

- (a) die opschrift "Droogskoonmaakdepots" deur die opschrift "Wassery- of Droogskoonmakerydepots" te vervang.
 - (b) die woord "droogskoonmaakdepot" deur die woord "wassery- of droogskoonmakerydepot" te vervang.
 - (c) subartikels (1) en (2) deur die volgende te vervang:
- "(1) Alle vertrekke moet plafonne hê.

reasonably accessible, shall be provided for the use of such persons.

(13) There shall be provided within, or adjacent to the area or room in which persons are engaged in the handling or marking of articles submitted for treatment, hand-washing facilities complying with the requirements of subsection (10)(d).

(14) There shall be provided a separate room with a floor area of at least 7 m² and a minimum width of 2 m for the storage of cleaning material and equipment and other articles or materials used on the premises: Provided that in the case of premises where only coin-operated laundry of dry-cleaning machines are in use, such room need not be provided if approved and adequate storage facilities for such materials, equipment and articles are provided.

3. By the deletion of subsection (3) and (4) of section 5.

4. By amending section 6 by —

- (a) the substitution in subsection (1)(a) and (b) for the word "clothes" of the words "articles for treatment" and "treated articles" respectively;
- (b) the deletion of paragraph (e) of subsection (1).
- (c) the deletion of subsection (2) and the renumbering of the existing subsections (3) and (4) to read (2) and (3) respectively;
- (d) the insertion at the end subsection (3) of the following:

"(4) The following minimum total floor areas, excluding the space required for water heating units shall be provided in respect of each of the dry-cleaning machines of the capacities listed hereunder:

<i>Machine capacity in kg</i>	<i>Floor area</i>
7, 9 and 10	65 m ²
12 and 18	140 m ²
22 and 27	185 m ²
30 and 36	230 m ²
45	280 m ²
60 and 68	370 m ²

(5) In coin-operated dry-cleaning machines have been installed on premises for use by members of the public, the following shall be provided:

- (a) An approved room or area adequately ventilated for the airing of articles dry-cleaned; and
- (b) a notice in both official languages, fixed in a prominent position immediately above the dry-cleaning machines and in block lettering not less than 75 mm high, advising customers that all dry-cleaned articles must be adequately aired after dry-cleaning".

4. By the substitution in section 7 —

- (a) for the heading "Dry-cleaning Depots" of the heading "Laundry or Dry-cleaning Depots".
- (b) for the words "dry-cleaning depot" of the words "laundry or dry-cleaning depot".
- (c) for subsections (1) and (2) of the following:

"(1) All rooms shall have ceilings.

(2) Alle vloere se konstruksie moet goedgekeur wees, moet glad afgewerk wees en moet in 'n goeie toestand gehou word.”.

5. Subartikel (3) te skrap en subartikels (4) en (5), onderskeidelik (3) en (4) te hernommer.

6. Deur artikel 8 te wysig deur —

(a) die eerste paragraaf deur die volgende te vervang:

“Die eienaar of persoon wat beheer het oor 'n wasserij, 'n wassery- of droogskoonmakerydepot of 'n droogskoonmakery, moet sorg dat daar aan die volgende vereistes voldoen word ten opsigte van die perseel en, vir sover dit van toepassing is, ten opsigte van elke voertuig, aan wie dit ook al behoort, wat gebruik word om artikels te vervoer wat bestem is vir behandeling, of wat reeds behandel is.”

(b) Die volgende voorbehoudbepalings aan die end van subartikel (b) by te voeg:

“: Met dien verstande dat in die geval van 'n agent, sy naam en woonadres op sy voertuig moet verskyn.”.

7. Deur in artikel 9 —

(a) subartikel (4) deur die volgende te vervang:

“(4) Alle pype waardeur stoom of warmwater na of van masjinerie loop, en enige waterverwarmstoerusting in 'n wasserij of droogskoonmakery moet toereikend met asbes of ander goedgekeurde stof beklee wees, en sodanige bekleding moet behoorlik in stand gehou word.”.

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

“(5)(a) Alle masjinerie en toerusting moet so geplaas wees dat daar vry toegang tot die ruimtes tussen elke masjién of stuk toerusting en enige muur is, sodat die vloer en muuropervlakte en enige diensaansluiting by die masjiene of toerusting behoorlik skoongemaak kan word.

(b) Minstens 50 % van die vloeroppervlakte van die perseel waarin muntwasserymasjiene of muntdroogskoonmaakmasjiene gebruik word, moet uit onbelemmerde vloerruimte bestaan.”.

8. Deur artikel 10 te wysig deur —

(a) aan die end van subartikel (1) die volgende voorbehoudbepaling by te voeg:

“: Met dien verstande dat, in die geval van 'n perseel waar muntwassery- of muntdroogskoonmaakmasjiene deur lede van die publiek gebruik word, die volgende verkoop mag word:

(a) Spuitmineraalwater, sappe of ander drinkgoed van 'n soortgelyke aard in die verseêlde houers waarin dit deur die vervaardiger verskaf word, onderworpe aan die bepalings van artikels 2(7)(a) en (b) en (17) van die Raad se Voedselhanteringsverordeninge wat die Raad, kragtens Administrateurskennisgewing 1492 van 28 Augustus 1974 aangeneem het;

(b) voedsel wat verkoop word deur middel van voedselautomate soos in artikel 1 van die Raad se Voedselmosverordeninge wat kragtens Administrateurskennisgewing 246 van 3 Maart 1976, gepubliseer is, omskryf word, onderworpe aan die vereistes van Deel I van dié Verordeninge.”.

(2) All floors shall be of approved construction and have a smooth finish and be kept in good repair.”.

5. By the deletion of subsection (3) of section 7, and renumbering of the existing subsections (4) and (5) to read (3) and (4) respectively.

6. By amending section 8 by —

(a) the substitution for the words beginning with “The following” and ending with “to and in respect of” of the words “The owner or person in control of a laundry, laundry or dry-cleaning depot or dry-cleaning establishment shall ensure that the following requirements are complied with in respect of the premises and, in so far as applicable, in respect of”.

(b) The addition at the end of subsection (6) of the following proviso:

“: Provided that in the case of an agent, his name and residential address shall appear on his vehicle.”.

7. By the substitution in section 9 —

(a) for subsection (4) of the following:

“(4) All pipes conveying steam or hot water to or from machinery and any water-heating apparatus within a laundry or dry-cleaning establishment shall be adequately lagged with asbestos or other approved material and such lagging shall be properly maintained.”.

(b) For subsection (5) of the following:

“(5)(a) All machinery and equipment shall be so positioned as to permit easy access to the areas between each machine or item of equipment and any wall for the proper cleaning of the floor and wall surfaces and any service connection to the machines or equipment.

(b) At least 50 % of the floor area of the premises in which coin-operated laundry or dry-cleaning machines are in use, shall be unobstructed floor space.”.

8. By amending section 10 by —

(a) the addition at the end of subsection (1) of the following proviso:

“: Provided that in the case of premises where coin-operated laundry machines are in use by members of the public the following may be sold:

(a) Aerated mineral waters, juices or other beverages of a similar nature in sealed containers as supplied by the manufacturer, subject to the provisions of section 2(7)(a) and (b) and (17) of the Council's Food Handling By-laws adopted by the Council under Administrator's Notice 1492 dated 28 August 1974;

(b) food sold from a food dispensing machine as defined in section 1 of the Council's Food Vending By-laws published under Administrator's Notice 246 dated 3 March, 1979, subject to the requirements of Part 1 of those By-laws.”.

(b) Subartikel(2) deur die volgende te vervang:

"(2) Geen vertrek of ruimte wat gebruik word vir die afgee of ontvangs van artikels wat behandel moet word, mag gebruik word vir of regstreeks verbind wees met enige perseel waarin enige bedryf, besigheid of beroep wat die vervaardiging, bereiding, hantering, verkoop, opdiening, aflewering of opberging van voedingsmiddelle of drank of nuwe klere behels, of 'n haarkappersbesigheid, bedryf of uitgeoefen word, nie: Met dien verstande dat die Geneeskundige Gesondheidsbeampte, indien hy oortuig is, dat dit nie die publieke gesondheid sal benadeel nie, skriftelik tot sodanige gebruik of verbinding kan toestem op sodanige voorwaardes wat hy mag stel."

9. Deur in artikel 11(2) die woord "droogskoonmaak-depot" deur die woord "wassery- of droogskoonmakery-depot" te vervang.

10. Deur artikel 15 te skrap en die bestaande artikels 16 en 17 onderskeidelik te hernoemmer 15 en 16.

11. Deur in artikel 16 die syfer "R100" deur die syfer "R300" te vervang.

PB. 2-4-2-77-2

Administrateurskennisgewing 453

2 Mei 1979

REGULASIES INSAKE DIE TRANSVAALSE GE-MEENSKAPLIKE MUNISIPALE JAARGELD- EN GRATIFIKASIEFONDS (NIE-BLANK): WYSIGING.

Ingevolge artikel 79 *quat* van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), wysig die Administrateur hierby die Regulasies, afgekondig by Administrateurskennisgewing 550 van 25 Mei 1970, soos in die Bylae hierby uiteengesit.

BYLAE.

1. Die naam van die Fonds word hierby gewysig deur die uitdrukking "(Nie-Blank)" te skrap:

2. Regulasie 1 word hierby gewysig deur —

(i) paragraaf (a) van die woordomskrywing van "afhanglike" deur die volgende paragraaf te vervang:

"(a) die eggenote of eggenoot, met inbegrip van 'n party by 'n gewoontehuwelik volgens Bantoereg en -gewoonte of 'n verbintenis wat volgens die leerstellings van 'n Indiese godsdienst as 'n huwelik erken word, weduwee of wewenaar, met inbegrip van 'n party wat die langslewende is van 'n gewoontehuwelik volgens Bantoereg en -gewoonte of 'n verbintenis wat volgens die leerstellings van 'n Indiese godsdienst as 'n huwelik erken word; of minderjarige kind van 'n lid.;"

(ii) die woordomskrywing van "Fonds" deur die volgende woordomskrywing te vervang:

"'Fonds' die Transvaalse Gemeenskaplike Munisipale Jaargeld- en Gratifikasiefonds ingevolge regulasie 2 ingestel.;" en

(b) The substitution for subsection (2) of the following:

"(2) No room or area used for the deposit or acceptance of articles for treatment shall be used for or communicate directly with any premises on which is carried on any trade, business or occupation involving the manufacture, preparation, handling, sale, serving, delivery or storage of articles of food or drink or new clothing, or the business of a hairdresser: Provided that the Medical Officer of Health may, if he is satisfied that it will not be detrimental to the public health, consent to such use or communication, subject to such conditions as he may impose."

9. By the substitution in section 11(2) for the words "dry-cleaning depot" of the words "laundry or dry-cleaning depot".

10. By the deletion of section 15, and the renumbering of the existing sections 16 and 17 to read 15 and 16, respectively.

11. By the substitution in section 16 for the figure "R100" of the figure "R300".

PB. 2-4-2-77-2

Administrator's Notice 453

2 May, 1979

REGULATIONS GOVERNING THE TRANSVAAL JOINT MUNICIPAL ANNUITY AND GRATUITY FUND (NON-WHITE): AMENDMENT.

In terms of section 79 *quat* of the Local Government Ordinance, 1939, (Ordinance 17 of 1939), the Administrator hereby amends the Regulations promulgated under Administrator's Notice 550 of 25 May, 1970, as set out in the Schedule hereto.

SCHEDULE.

1. The name of the Fund is hereby amended by the deletion of the expression "(Non-White)" at the end thereof.

2. Regulation 1 is hereby amended by —

(i) the substitution for paragraph (a) of the definition of "dependant" of the following paragraph:

"(a) The spouse, including a party to a customary union according to Bantu law and custom or a union recognized as a marriage under the tenets of any Indian religion, widow or widower, including a party who is the survivor of a customary union according to Bantu law and custom or a union which is recognized as a marriage under the tenets of any Indian religion, or minor child of such member.;"

(ii) the substitution for the definition of "child" of the following definition:

"'child' means the child of a member and includes a posthumous child, a stepchild, an illegitimate child and an adopted child, including a child who is the offspring of a customary union according to Bantu law and custom or a union

(iii) die woordomskrywing van "kind" deur die volgende woordomskrywing te vervang:

"'kind' 'n kind van 'n lid en omvat 'n nakind, 'n stiefkind, 'n buite-egtelike kind en 'n aange nome kind, met inbegrip van 'n kind wat die nasaat is van 'n gewoontehuwelik volgens Ban toereg en -gewoonte of 'n verbintenis wat volgens die leerstellings van 'n Indiese godsdiens as 'n huwelik erken word en wat geheel en al afhanklik is van 'n lid vir ondersteuning en onderhou, onderworpe aan bewys van die feite in elke geval tot voldoening van die komitee."

3. Regulasie 17 word hierby gewysig deur subregulasie (2) deur die volgende subregulasie te vervang:

"(2) Vanaf datum hiervan moet al die uitgawes in verband met of wat met die bestuur of administrasie van die Fonds in verband staan, met inbegrip van die ouderingskoste en die aktuariële ondersoeke deur die Fonds gedra word: Met dien verstande dat die koste om die aktuaris se goedkeuring van enige skema ingevolge regulasie 22 te verkry deur die betrokke plaaslike bestuur gedra moet word."

4. Regulasie 24 word hierby gewysig deur subregulasie (3) deur die volgende subregulasie te vervang:

"(3) Die komitee kan afsien van die levering van bewys van gesondheid ten opsigte van enige werknemer of groep werknemers."

5. Regulasie 28 word hierby gewysig deur subregulasie (2) deur die volgende subregulasie te vervang:

"(2) Enige werknemer wat 'n lid word —

- (a) voor of op die vyftiende dag van enige maand dra vanaf die eerste dag van daardie maand tot die Fonds by; of
- (b) na die vyftiende dag van enige maand dra vanaf die eerste dag van die daaropvolgende maand tot die Fonds by: Met dien verstande dat 'n werknemer nie tot die Fonds bydra nie ten opsigte van die maand waarin hy die ouderdom van 17 jaar bereik."

6. Regulasie 31 word hierby gewysig deur subregulasie (3) te skrap.

7. Regulasie 35 word hierby gewysig deur subregulasie (2) deur die volgende subregulasie te vervang:

"(2) 'n Lid wie se dienste ingevolge regulasie 34(1) behou word en wat vrywillig bedank of ontslaan word, word by die toepassing van hierdie Regulasies geag met pensioen af te getree het ingevolge hierdie Regulasies op die datum van sy bedanking of ontslag en aan hom word voordele soos bereken ingevolge subregulasie (1) toegeken."

8. Regulasie 39 word hierby deur die volgende regulasie vervang:

"Gratifikasie by Afdanking weens Swak Gesondheid, Reorganisasie of Ander Oorsake.

39. 'n Lid wat ingevolge regulasie 37(1) of 38 deur 'n plaaslike bestuur afgedank word en wat minder as 10 jaar deurlopende diens het, is ten opsigte van elke jaar deurlopende diens by afdanking geregtig op 'n gratifikasie gelyk aan 10 persent van sy gemiddelde jaarlikse pensioendraende emolumente vir die laaste 3 jaar van sy deurlopende diens of vir die hele tydperk van sy deurlopende diens indien sodanige tydperk minder as 3 jaar

recognized as a marriage under the tenets of any Indian religion and who is wholly dependent upon a member for support and maintenance, subject to proof of the facts in each case to the satisfaction of the committee.";

(iii) the substitution for the definition of "Fund" of the following definition:

"'Fund' means the Transvaal Joint Municipal Annuity and Gratuity Fund established in terms of regulation 2."

3. Regulation 17 is hereby amended by the substitution for subregulation (2) of the following subregulation:

"(2) As from date hereof, the whole of the expenses in connection with or incidental to the management or administration of the Fund, including the cost of audit and the actuarial investigations, shall be borne by the Fund: Provided that the cost of obtaining the actuary's approval of any scheme in terms of regulation 22 shall be borne by the local authority concerned."

4. Regulation 24 is hereby amended by the substitution for subregulation (3) of the following subregulation:

"(3) The committee may waive production of evidence of health in respect of any employee or group of employees."

5. Regulation 28 is hereby amended by the substitution for subregulation (2) of the following subregulation:

"(2) Any employee who becomes a member —

- (a) before or on the fifteenth day of any month, shall contribute to the Fund from the first day of that month; or
- (b) after the fifteenth day of any month, shall contribute to the Fund from the first day of the next succeeding month: Provided that an employee shall not contribute to the Fund in respect of the month in which he attains the age of 17 years."

6. Regulation 31 is hereby amended by the deletion of subregulation (3).

7. Regulation 35 is hereby amended by the substitution for subregulation (2) of the following subregulation:

"(2) A member whose services are retained in terms of regulation 34(1) and who resigns voluntarily or is discharged, shall for the purpose of these Regulations be deemed to have retired on pension in terms of these Regulations on the date of his resignation or discharge and he shall be granted benefits as calculated in terms of subregulation (1)."

8. The following regulation is hereby substituted for regulation 39:

"Gratuity on Discharge due to Ill-health, Re-organisation or other Causes.

39. A member who is retired by a local authority in terms of regulation 37(1) or 38 and who has less than 10 years continuous service shall, on being retired, be entitled in respect of each year of his continuous service to a gratuity equal to 10 per cent of his average annual pensionable emoluments over the last 3 years of his continuous service or over the whole period of his con-

is: Met dien verstande dat die gratifikasie nie minder is nie as die gratifikasie betaalbaar aan 'n lid wat vrywillig afgetree het."

9. Regulasie 42 word hereby geskrap.

10. Regulasie 43 word hereby deur die volgende regulasie vervang:

"Beëindiging van Diens."

43.(1) Indien 'n lid vrywillig uit die diens van 'n plaaslike bestuur tree of ontslaan word of die diens van 'n plaaslike bestuur verlaat onder omstandighede wat nie elders in hierdie Regulasies gemeld word nie, is hy, behoudens die bepalings van subregulasie (5), geregtig op 'n gratifikasie wat gelyk is aan die bedrag van sy bydraes, plus 2 persent van sodanige bedrag ten opsigte van elke voltooide jaar van deurlopende diens.

(2) 'n Lid op wie die bepalings van subregulasie (1) van toepassing is, en wat minstens vyftien jaar deurlopende diens voltooí het, kan in plaas van die voordeel daarin bepaal, kies om vanaf die datum van bereiking van die pensioenleeftyd, voordele te ontvang bereken ingevolge regulasie 33 soos op die datum waarop hy die diens verlaat het: Met dien verstande dat in geval hy voor sy pensioenleeftyd te sterwe kom, die komitee op advies van die aktuaris, die betaalbare voordeel bepaal wat egter nie minder mag wees as die bedrag bereken ingevolge subregulasie (1) soos op die datum van afsterwe nie.

(3) Neteenstaande enigets in subregulasies (1) en (2) vervat, is 'n lid wat vrywilliglik uit die diens van 'n plaaslike bestuur tree of ontslaan word of die diens van 'n plaaslike bestuur verlaat ten einde by 'n ander plaaslike bestuur in diens te tree, hetsy dit met die Fonds geassosieer is of nie, in sodanige omstandighede dat die tersaaklike bepalings van regulasie 55 op hom van toepassing is, nie op 'n gratifikasie ingevolge subregulasie (1) geregtig nie.

(4) Indien 'n lid die diens van 'n plaaslike bestuur verlaat en geregtig is op 'n voordeel ingevolge subregulasie (1) en indien hy daarna deur dieselfde plaaslike bestuur in diens geneem word, of deur 'n ander plaaslike bestuur wat met die Fonds geassosieer is, voordat sodanige voordeel aan hom betaal is, word die voordeel gekanselleer, die diensonderbreking van die lid gekondoneer en dra hy weer tot die Fonds by met ingang van die datum van herindiensneming.

(5) Indien 'n lid wat minstens tien jaar deurlopende diens gehad het en 'n ouderdom vyf jaar jonger as die pensioenleeftyd bereik het, die diens van 'n plaaslike bestuur vrywillig verlaat of ontslaan word en nie tot die diens van 'n ander plaaslike bestuur wat met die Fonds geassosieer is toetree nie, word daar aangeneem dat sodanige lid verkies het om met voordele af te tree ingevolge regulasie 36, en sodanige lid is nie geregtig op 'n gratifikasie ingevolge hierdie regulasie nie."

11. Regulasie 45 word hereby deur die volgende regulasie vervang:

"Herindiensneming."

45. Indien 'n lid die diens van 'n plaaslike bestuur verlaat om 'n ander rede as aftrede met 'n jaargeld soos beoog in regulasie 33 en hy ontvang 'n voordeel van die Fonds ingevolge regulasie 39 of regulasie 43(1), en indien hy in diens geneem word deur dieselfde plaas-

tinuous service if such period is less than 3 years: Provided that such gratuity shall not be less than the gratuity payable to a member who has retired voluntarily."

9. Regulation 42 is hereby deleted.

10. The following regulation is hereby substituted for regulation 43:

"Termination of Service."

43.(1) If a member retires voluntarily from the service of a local authority or is discharged or leaves the service of the local authority in circumstances not elsewhere referred to in these Regulations, he shall, subject to the provisions of subregulation (5), be entitled to receive a gratuity equal to the amount of his contributions, plus 2 per cent of such amount in respect of each completed year of continuous service.

(2) A member to whom the provisions of subregulation (1) apply, and who has completed at least fifteen years of continuous service may, instead of the benefit provided for therein, elect to receive, as from the date of attainment of the pension age, benefits calculated in terms of regulation 33 as at the date he left the service: Provided that in the event of his death before his pension age, the benefit payable shall be decided by the committee acting on the advice of the actuary, but shall not be less than the amount calculated in terms of subregulation (1) as at the date of death.

(3) Notwithstanding anything contained in subregulations (1) and (2), if a member retires voluntarily or is discharged from or leaves the service of a local authority in order to enter the service of another local authority, whether associated with the Fund or not, in such circumstances that the relevant provisions of regulation 55 apply to him, he shall not be entitled to a gratuity in terms of subregulation (1).

(4) If a member leaves the service of a local authority and is entitled to a benefit in terms of subregulation (1) and if he is thereafter employed by the same local authority or by another local authority associated with the Fund before such benefit has been paid to him, then the benefit shall be cancelled and the break in service of the member shall be condoned and he shall contribute to the Fund as from the date of re-employment.

(5) If a member who has had at least ten years' continuous service and who has attained an age five years younger than the pension age voluntarily leaves the service of a local authority or is discharged and does not enter the service of another local authority associated with the Fund, it shall be deemed that such member has elected to retire on benefits in terms of regulation 36, and such member shall not be entitled to a gratuity in terms of this regulation."

11. The following regulation is hereby substituted for Regulation 45:

"Re-employment."

45. If a member leaves the service of a local authority for any reason other than retirement on an annuity as contemplated in regulation 33 and receives a benefit from the Fund in terms of regulation 39 or regulation 43(1), and if he is employed by the same local

like bestuur of deur 'n ander plaaslike bestuur wat met die Fonds geassosieer is, dan betaal hy, as die datum van sy herindiensneming binne twaalf maande na die datum is waarop hy sodanige diens verlaat het, enige voordeel wat hy van die Fonds ontvang het in een bedrag terug of in paaiemente deur die komitee goedgekeur, tesame met saamgestelde rente van sewe-en-'n half persent jaarliks bereken vanaf die datum waarop hy sodanige voordeel ontvang het, tot op die datum of datums van terugbetaling, word die diensonderbreking gekondoneer en dra hy weer tot die Fonds by met ingang van die datum van herindiensneming: Met dien verstande dat, indien die datum van sy herindiensneming meer as twaalf maande en minder as vier-en-twintig maande na die datum is waarop hy sodanige diens verlaat het, hy met toestemming van die komitee kan kies om enige voordeel wat hy van die Fonds ontvang het soos voormeld, terug te betaal en die bepalings van hierdie regulasie is van toepassing: Met dien verstande voorts dat hierdie regulasie alleenlik van toepassing is indien die herindiensneming binne drie jaar nadat hy sodanige diens verlaat het, onder die Fonds se aandag kom."

12. Regulasie 47 word hierby gewysig deur subregulasie (3) deur die volgende subregulasie te vervang:

"(3) Betaling van jaargeld word maandeliks gemaak aan die begunstigte of sy agent wat behoorlik skriftelik daartoe gemagtig is, by lewering van sodanige bewys as wat die komitee vereis dat die begunstigte steeds kwalifiseer om die jaargeld te ontvang: Met dien verstande dat by ontstentenis van sodanige bewys die komitee na goeddunke betaling van die jaargeld kan uitstel totdat die vereiste bewys gelewer word."

13. Regulasie 48 word hierby geskrap.

Administrateurskennisgwing 454

2 Mei 1979

VERLEGGING EN VERBREDING VAN DISTRIKS-PAD 93: DISTRIK RANDFONTEIN.

Ingevolge die bepalings van artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlê die Administrateur hierby en vermeerder die reserwebreedte van Distrikspad 93, oor die plase Zuurbult 240-I.Q., Luipaardsvlei 243-I.Q. en Gembokfontein 290-I.Q., distrik Randfontein.

Dic algemene rigting en ligging van die verlegging en die omvang van die vermeerdering van die reserwebreedte van genoemde pad word aangetoon op Plan R.M.T. R51/78 wat in die kantoor van die Registrateur van Mynbriewe, Johannesburg, geliasseer is en waarvan afskrifte in die kantoor van die Streekbeampte, Privaatsak X001, Benoni, gehou word.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat die grond, wat die verlegging en verbreding van genoemde pad in beslag neem, aangetoon word op grootskaalse Planne W.R.P. 200/2, 4 en 5 wat vir belanghebbendes ter insae sal wees by die kantoor van die Streekbeampte, Benoni, vanaf die datum van afkondiging van hierdie kennisgwing.

U.K.B. 2066 gedateer 14 November 1978
D.P. 021-025-23/22/93

authority or by another local authority associated with the Fund, then, if the date of his re-employment is within twelve months of the date of his having left such service, he shall refund any benefit received from the Fund in one sum or by instalments approved by the committee, together with interest at the rate of seven and one-half per cent per annum compounded yearly from the date he received such benefit to the date or dates or repayment, the break in service shall be condoned and he shall again contribute to the Fund as from the date of re-employment: Provided that if the date of re-employment is more than twelve months and less than twenty-four months from the date of his having left such service, he may elect, with the consent of the committee, to refund any benefit received from the Fund with interest as aforesaid, and the provisions of this regulation shall apply: Provided further that this regulation shall be effective only if re-employment comes to the Fund's notice within three years of the date of his having left such service."

12. Regulation 47 is hereby amended by the substitution for subregulation (3) of the following subregulation:

"(3) Payment of annuity shall be made monthly to the beneficiary or his agent duly authorised in writing, on production of such evidence as the committee may require that the beneficiary still qualifies for the annuity: Provided that in the absence of such evidence the committee may, in its discretion, defer payment of the annuity until the required evidence is produced."

13. Regulation 48 is hereby deleted.

Administrator's Notice 454

2 May, 1979

DEVIATION AND WIDENING OF DISTRICT ROAD 93: DISTRICT OF RANDFONTEIN.

In terms of the provisions of section 5(1)(d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby deviates and increases the width of the road reserve of District Road 93 over the farms Zuurbult 240-I.Q., Luipaardsvlei 243-I.Q. and Gembokfontein 290-I.Q., district of Randfontein.

The general direction and situation of the deviation and the extent of the increase of the road reserve width of the said road is shown on Plan R.M.T. R51/78 which is filed at the office of the Registrar of Mining Titles, Johannesburg, copies of which are kept at the office of the Regional Officer, Private Bag X001, Benoni.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance, it is hereby declared that the land taken up by the deviation and widening of the said road, is shown on large scale Plans W.R.P. 200/2, 4 and 5 which will be available for inspection by any interested person at the office of the Regional Officer, Benoni, from the date of publication of this notice.

E.C.R. 2066 dated 14 November, 1978
D.P. 021-025-23/22/93

Administrateurkennisgewing 455

2 Mei 1979

VERKLARING VAN 'N SUBSIDIEPAD BINNE DIE MUNISIPALE GEBIED VAN BETHAL.

Ingevolge die bepalings van artikel 40(a) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verklaar die Administrateur hierby dat die pad, soos op bygaande sketsplan aangetoon en geleë binne die munisipale gebied van Bethal, as 'n subsidiepad sal bestaan.

U.K.B. 470 gedateer 15 Maart 1979
D.P. 051-056-23/22/456 Vol. II

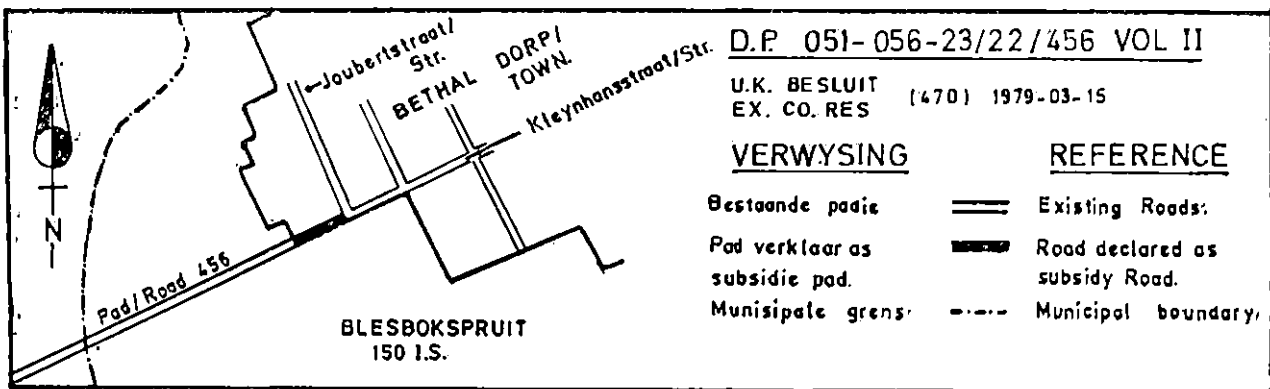
Administrator's Notice 455

2 May, 1979

DECLARATION OF A SUBSIDY ROAD WITHIN THE MUNICIPAL AREA OF BETHAL.

In terms of the provisions of section 40(a) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby declares that the road, as shown on the subjoined sketch plan and situated within the municipal area of Bethal, shall exist as a subsidy road.

E.C.R. 470 dated 15 March, 1979
D.P. 051-056-23/22/456 Vol. II



Administrateurkennisgewing 456

2 Mei 1979

WYSIGING VAN ADMINISTRATEURSKENNISGEWING 251 GEDATEER 12 MAART 1969 IN VERBAND MET DIE VERLEGGING EN VERBREDING VAN DISTRIKSPAD 1662: PELGRIMSRUS.

Administrateurkennisgewing 251 gedateer 12 Maart 1969 word hierby gewysig deur die sketsplan daarin vermeld deur die bygaande sketsplan te vervang.

D.P. 04-043-23/22/1662 Vol. 1

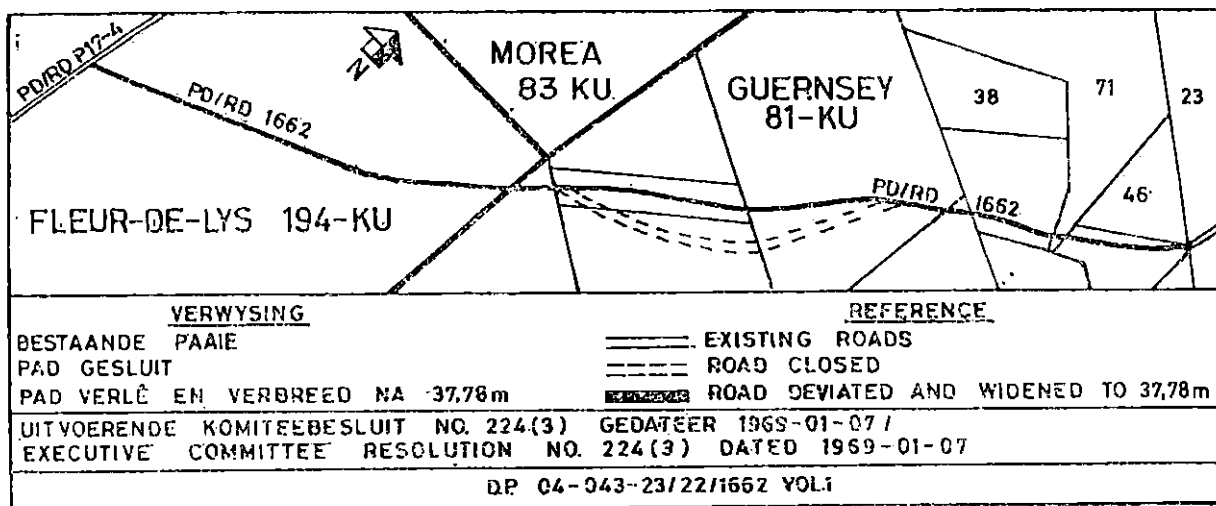
Administrator's Notice 456

2 May, 1979

AMENDMENT OF ADMINISTRATOR'S NOTICE 251 DATED 12 MARCH, 1969 IN CONNECTION WITH THE DEVIATION AND WIDENING OF DISTRICT ROAD 1662: DISTRICT OF PILGRIM'S REST.

Administrator's Notice 251 dated 12 March, 1969 is hereby amended by the substitution for the sketch plan therein referred to of the subjoined sketch plan.

D.P. 04-043-23/22/1662 Vol. 1



Administrateurskennisgewing 457

2 Mei 1979

VERLEGGING EN VERBREDING VAN DISTRIKS-PAD 1628: DISTRIK LOUIS TRICHARDT.

Ingevolge die bepalings van artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) verlê die Administrateur hierby en vermeerder die reserwebreedte van die gedeelte van Distrikspad 1628 oor die plase Welgevonden 4-L.T., Sterkstroom 6-L.T. en Goedgevonden 7-L.T., distrik Louis Trichardt, na 25 meter.

Die algemene rigting en ligging van die verlegging en omvang van die vermeerdering van die reserwebreedte van genoemde pad, word op bygaande sketsplan aangegetoon.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat die grond wat genoemde pad in beslag neem, met klipstapels afgemerkt is.

U.K.B. 522 gedateer 27 Maart 1979
D.P. 03-035-23/22/1628

Administrator's Notice 457

2 May, 1979

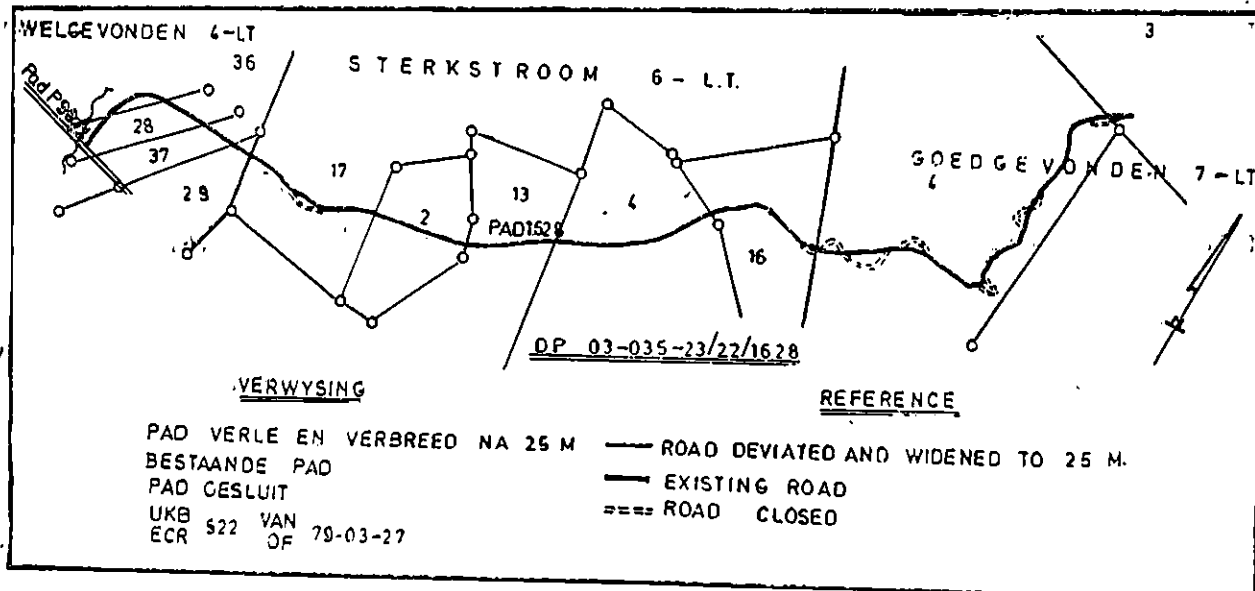
DEVIATION AND WIDENING OF DISTRICT ROAD 1628: DISTRICT OF LOUIS TRICHARDT.

In terms of the provisions of section 5(1)(d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957) the Administrator hereby deviates and increases the road reserve width of the section of District Road 1628 over the farms Welgevonden 4-L.T., Sterkstroom 6-L.T. and Goedgevonden 7-L.T., district of Louis Trichardt, to 25 metre.

The general direction and situation of the deviation and the extent of the increase of the road reserve width of the said road, is shown on the subjoined sketch plan.

In terms of the provisions of subsections (2) and (3) of section 5A of the said Ordinance it is hereby declared that the land taken up by the said road, has been demarcated by means of cairns.

E.C.R. 522 dated 27 March, 1979
D.P. 03-035-23/22/1628



Administrateurskennisgewing 458

2 Mei 1979

ORDONNANSIE OP NATUURBEWARING, 1967 (ORDONNANSIE 17 VAN 1967): VERKLARING VAN 'N GEBIED TOT 'N NATUURRESERVAAT.

Ingevolge die bepalings van artikel 3 van die Ordonnansie op Natuurbewaring, 1967 (Ordonnansie 17 van 1967), verklaar die Administrateur hierby die gebiede in die Bylae hierby uiteengesit tot 'n natuurreservaat, bekend te staan as Witbank Natuurreservaat, met ingang van 1 April 1979.

BYLAE.

WITBANK NATUURRESERVAAT, DISTRIK WITBANK (GROOTTE 308,9798 HA).

Witbank Natuurreservaat bestaande uit: —

Gedeeltes 2, 8 en 11 van die plaas Doornpoort 312-J.S., distrik Witbank.

Administrator's Notice 458

2 May, 1979

NATURE CONSERVATION ORDINANCE, 1967 (ORDINANCE 17 OF 1967): DECLARATION OF AN AREA AS A NATURE RESERVE.

In terms of the provisions of section 3 of the Nature Conservation Ordinance, 1967 (Ordinance 17 of 1967), the Administrator hereby declares the area as set out in the Schedule hereto, as a nature reserve, to be known as Witbank Nature Reserve as from 1 April, 1979.

SCHEDULE.

WITBANK NATURE RESERVE, DISTRICT OF WITBANK (EXTENT 308,9798 HA).

Witbank Nature Reserve comprising: —

Portions 2, 8 and 11 of the farm Doornpoort 312-J.S., district of Witbank.

Administrateurskennisgewing 459

2 Mei 1979

ORDONNANSIE OP PADVERKEER, 1966 (ORDONNANSIE 21 VAN 1966): WYSIGING VAN PADVERKEERSREGULASIES.

Ingevolge artikel 165 van die Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966), wysig die Administrateur hierby die Padverkeersregulasies, aangekondig by Administrateurskennisgewing 1052 van 28 Desember 1966, soos in die Bylae hierby uiteengesit.

T.W. 2/2 T.O. 10

BYLAE.

1. Regulasie 178(1) word hierby gewysig deur na die verwysing na Vorm 39 die volgende verwysings by te voeg:

"40 Aansoek om duplikaatbestuurderslisensie 177A

41 Duplikaatbestuurderslisensie 177A."

2. Die Derde Bylae word hierby gewysig deur —

(a) Vorms 1 tot en met 22 te skrap; en

(b) Vorms 40 en 41 deur die volgende vorms te vervang:

"NO. 40.

PROVINSIE TRANSVAAL.

ORDONNANSIE OP PADVERKEER, 1966.

AANSOEK OM DUPLIKAATBESTUURDERSLISENSIE UITGEREIK TE WORD DEUR OF NAMENS SEKRETARIS VAN PLURALE BETREKKINGE EN ONTWIKKELING.

(Artikel 177A.)

Familienaam Surname

Voortienaam Christian names

Woonadres Residential address

.....

Burgerskap Citizenship

Paspoort- of Reisdokumentnommer Passport or Travel Document Number

Rede vir aansoek Reason for application

.....

HANDTEKENING VAN APPLIKANT/SIGNATURE OF APPLICANT
(Kyk artikel 178/See section 178)

Administrator's Notice 459

2 May, 1979

ROAD TRAFFIC ORDINANCE, 1966 (ORDINANCE 21 OF 1966): AMENDMENT OF ROAD TRAFFIC REGULATIONS.

In terms of section 165 of the Road Traffic Ordinance, 1966 (Ordinance 21 of 1966), the Administrator hereby amends the Road Traffic Regulations, promulgated by Administrator's Notice 1052 of 28 December, 1966, as set out in the Schedule hereto.

T.W. 2/2 T.O. 10

SCHEDULE.

1. Regulation 178(1) is hereby amended by the addition after the reference to Form 39 of the following references:

"40 Application for duplicate driver's licence 177A

41 Duplicate driver's licence 177A."

2. The Third Schedule is hereby amended by —

(a) the deletion of Forms 1 up to and including 22; and

(b) the substitution for Forms 40 and 41 of the following forms:

TRANSVAAL PROVINCE.

ROAD TRAFFIC ORDINANCE, 1966.

APPLICATION FOR DUPLICATE DRIVER'S LICENCE TO BE ISSUED BY OR ON BEHALF OF SECRETARY FOR PLURAL RELATIONS AND DEVELOPMENT.

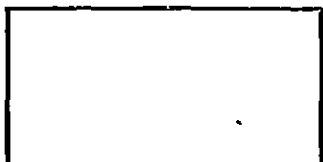
(Section 177A.)

Benewens handtekening,
linker duimafdruk
hier aangebring te word.



In addition to signature,
left thumb print to
be affixed here.

Waar linker duimafdruk nie
verkrygbaar is nie, regter
duimafdruk of enige ander
vingerafdruk wat verkrygbaar
is (spesifiseer).



Where left thumb print is
not obtainable, right
thumb print or any other
fingerprint which is
obtainable (specify).

Heg twee identiese
paspoortfoto's van
uself hier aan.

Attach two identical
passport photo's of
yourself here.

NO. 41.

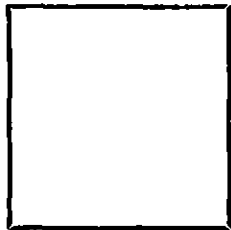
PROVINSIE TRANSVAAL.

TRANSVAAL PROVINCE.

ORDONNANSIE OP PADVERKEER, 1966.

ROAD TRAFFIC ORDINANCE, 1966.

DUPLIKAATBESTUURDERS-
LISENSIE UITGEREIK
DEUR OF NAMENS
DIE SEKRETARIS VAN
PLURALE BETREKKINGE
EN ONTWIKKELING.
(Artikel 177A.)



DUPLICATE DRIVER'S
LICENCE
ISSUED BY OR
ON BEHALF OF
SECRETARY FOR
PLURAL RELATIONS
AND DEVELOPMENT.
(Section 177A.)

Volg No. Serial No.

Datum en plek van uitreiking
van oorspronklike lisensie Date and place of issue
of original licence

Familienaam Surname

Voorname Christian names

Woonadres Residential address

Burgerskap Citizenship

Paspoort of Reisdokumentnommer Passport or Travel Document Number
word hierby gelisensieer om die volgende klas motor-
voertuig, soos beoog in artikel 58 van die Ordonnansie,
te bestuur, met bril, 'n kunsledemaat of ander liggaam-
like hulpmiddel, indien van toepassing (Die aard van
die hulpmiddel op die lisensie gemeld te word):
.....
.....
.....

is hereby licensed to drive the following class of motor
vehicle as contemplated in section 58 of the Ordinance,
with glasses, an artificial limb or other physical aid, if
applicable (The nature of the aid to be stated on the
licence):
.....
.....
.....

Klas motorvoertuig Class of motor vehicle

Kode Code
Noodsaaklike modifikasies van motorvoertuig/Essential modification of motor vehicle

HANDTEKENING VAN LISENSIEHOUER/SIGNATURE OF LICENCE HOLDER
(Kyk artikel 178/See section 178)

Benewens handtekening,
linker duimafdruk
hier aangebring te word.

Waar linker duimafdruk nie
verkrybaar is nie, regter
duimafdruk of enige
ander vingerafdruk wat
verkrybaar is (spesifieer).

Endossemente Endorsements

NAMENS: SEKRETARIS VAN PLURALE
BETREKKINGE EN ONTWIKKELING.

FOR: SECRETARY FOR PLURAL RELATIONS
AND DEVELOPMENT.

Kantoordatumstempel/Office date stamp.".

Administrateurskennisgewing 460

2 Mei 1979

INSTELLING VAN 'N SKUT OP DIE PLAAS KLIPRAND 76-J.R. IN DIE DISTRIK WARMBAD EN AANSTELLING VAN SKUTMEESTER.

Ingevolge die bepalings van artikel 3(1) van die Ordonnansie op Skutte, 1972 (Ordonnansie 13 van 1972), magtig die Administrateur hierby die instelling van 'n skut op die plaas Kliprand 76-J.R., in die distrik Warmbad met 'n brandmerk en ingevolge die bepalings van artikel 4(1) van genoemde Ordonnansie, stel die Administrateur mnr. J. G. Retief van Posbus 37, Kliprand, Pk. Pienaarssrivier as skutmeester vir die genoemde skut hierby aan.

T.W. 5/6/2/149

Administrateurskennisgewing 461

2 Mei 1979

OPHEFFING VAN SKUT OP DIE PLAAS SARAH-BELL, ELLISRAS DISTRIK.

Ingevolge artikel 17(1) van die Ordonnansie op Skutte, 1972 (Ordonnansie 13 van 1972) hef die Administrateur hierby op die skut, op die plaas Sarahbell, Ellisras distrik.

T.W. 5/6/2/114



In addition to signature,
left thumb print to be
affixed here.

Where left thumb print is
not obtainable, right thumb
print or any other fingerprint
which is obtainable
(specify).

Administrator's Notice 460

2 May, 1979

ESTABLISHMENT OF A POUND ON THE FARM KLIPRAND 76-J.R. IN THE DISTRICT OF WARM-BATHS, AND THE APPOINTMENT OF A POUND-MASTER.

In terms of the provisions of section 3(1) of the Pounds Ordinance, 1972 (Ordinance 13 of 1972), the Administrator hereby authorizes the establishment of a pound on the farm Kliprand 76-J.R. in the district of Warmbaths with a brand and in terms of the provisions of section 4(1) of the said Ordinance, the Administrator hereby appoints Mr. J. G. Retief of P.O. Box 37, Kliprand, P.O. Pienaarssrivier as Pound-master of the said pound.

T.W. 5/6/2/149

Administrator's Notice 461

2 May, 1979

DISESTABLISHMENT OF THE POUND ON THE FARM SARAHBELL, DISTRICT OF ELLISRAS.

In terms of section 17(1) of the Pounds Ordinance, 1972 (Ordinance 13 of 1972) the Administrator hereby disestablishes the pound on the farm Sarahbell, district of Ellisras.

T.W. 5/6/2/114

ALGEMENE KENNISGEWINGS

KENNISGEWING 91 VAN 1979.

ORDONNANSIE OP DIE VERDELING VAN GROND, 1973: AANSOEK OM DIE VERDELING VAN GROND.

Ooreenkomstig die bepalings van artikel 7(1) van die Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973) word hierby bekend gemaak dat ek 'n aansoek ingevolge die bepalings van artikel 5 van genoemde Ordonnansie van die eienaar, Elizabeth Hamilton, ten opsigte van die gebied grond, te wete Gedelchte 75 van die plaas Zandspruit No. 191-I.Q., distrik Krugersdorp ontvang het.

Sodanige aansoek, tesame met die betrokke planne en inligting is vir inspeksie beskikbaar by die kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van 60 dae vanaf die datum van die eerste publikasie hiervan in die *Provinciale Koerant*.

Iedereen wat beswaar wil maak teen dié toestaan van die aansoek of wat begerig is om vertoë te rig, moet die Direkteur skriftelik van sy redes daarvan binne genoemde tydperk van 60 dae in kennis stel.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 25 April 1979.

PB. 4-12-2-24-191-11

KENNISGEWING 93 VAN 1979.

PRETORIA-WYSIGINGSKEMA 515.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar Maurine Anne Bernstein, P/a. E. R. Bryce, Posbus 28528, Sunnyside, Pretoria aansoek gedoen het om Pretoriadorpsbeplanningskema 1974 te wysig deur die hersoneering van Erwe 47 en 48 geleë aan Kerkstraat en Festivalstraat, dorp Hatfield van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Dupleks Woon".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 515 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merino Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 25 April 1979.

PB. 4-9-2-3H-515

GENERAL NOTICES

NOTICE 91 OF 1979.

DIVISION OF LAND ORDINANCE, 1973: APPLICATION FOR THE DIVISION OF LAND.

In accordance with the provisions of section 7(1) of the Division of Land Ordinance, 1973 (Ordinance 19 of 1973) notice is hereby given that I have received an application in terms of the provisions of section 5 of the said Ordinance from the owner, Elizabeth Hamilton, in respect of the area of land, namely Portion 75 of the farm Zandspruit No. 191-I.Q., district Krugersdorp.

Such application together with the relevant plans and information is open for inspection at the office of the Director of Local Government, Room B206A, Provincial Building, Pretorius Street, Pretoria, for a period of 60 days from the date of the first publication hereof in the *Provincial Gazette*.

Any person who wishes to object to the granting of such application or who is desirous of making representations in the matter, shall notify the Director in writing of his reasons thereof within the said period of 60 days.

E. UYS,
Director of Local Government.
Pretoria, 25 April, 1979.

PB. 4-12-2-24-191-11

NOTICE 93 OF 1979.

PRETORIA AMENDMENT SCHEME 515.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (as amended) that application has been made by the owner Maurine Anne Bernstein, C/o. E. R. Bryce, P.O. Box 28528, Sunnyside, Pretoria for the amendment of Pretoria Town-planning Scheme 1974 by rezoning of Erven 47 and 48 situated on Church Street and Festival Street, Hatfield Township from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Duplex Residential".

The amendment will be known as Pretoria Amendment Scheme 515. Further particulars of the Scheme are open for inspection at the office of the Town Clerk, Pretoria and at the office of the Director of Local Government, 11th Floor, Merino Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 440, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.
Pretoria, 25 April, 1979.

PB. 4-9-2-3H-515

KENNISGEWING 92 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, Provinciale Gebou, Pretoriusstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

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 vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontyg 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, 25 April 1979.

BYLAE.

(a) Naam van Dorp en (b) Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Liggings	Verwysingsnommer
(a) Alrode-Suid Uitbreiding 10 (b) Alrodedev (Eiendoms) Beperk	Kommersieel : 24	Resterende Gedeelte van Gedeelte 110 van die plaas Palmietfontein No. 141-I.R.	Suidoos van en grens aan Alrode-Suid Uitbreiding 1 en noord-wes van en grens aan die Alberton-Vereeniging Pad P46/1.	PB. 4-2-2-6030

NOTICE 92 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 the date hereof.

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*.

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, 25 April, 1979.

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Alrode South Extension 10 (b) Alrodedev (Proprietary) Limited	Commercial : 24	Remaining Extent of Portion 110 of the farm Palmietfontein No. 141-I.R.	South-east of and abuts Alrode South Extension 1 and north-west of and abuts the Alberton- Vereeniging Road P46/I.	PB. 4-2-2-6030

KENNISGEWING 102 VAN 1979.

VOORGESTELDE STIGTING VAN DORPE.

Ingevolge artikel 58(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hiermee bekend gemaak dat aansoek gedoen is om toestemming om die dorpe gemeld in meegaande Bylae te stig.

Die aansoek met die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van agt weke na datum hiervan.

Ingevolge artikel 58(6) van die genoemde Ordonnansie moet iedereen wat beswaar wil maak teen die toestaan van die aansoeke of wat begerig is om in dié saak gehoor te word of vertoë te rig, die Direkteur skriftelik in kennis stel. Sodanige kennisgewing moet nie later nie as agt weke van die datum van sodanige eerste publikasie in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria.

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 2 Mei 1979.

PB.-DA. 57

BYLAE.

(a) Naam van Dorp en Eienaar(s)	Aantal Erwe	Beskrywing van Grond	Liggings	Verwysingsnommer
(a) Happy Valley (b) Duilio De Franceshi	Besigheid Spesiaal (mobiele wonings) : 1	Restant van Gedeelte 41 ('n gedeelte van Gedeelte 5), Olifantsvlei 327-I.Q., distrik Johannesburg.	Wes van en grens aan die Johannesburg-Vereeniging Pad (P1/1), suid van en grens aan Gedeelte 142 van die plaas Olifantsvlei.	PB. 4-2-2-6035
(a) Damonsville (b) Stadsraad van Brits	Spesiale Woon : 210 Algemene Woon : 1 Besigheid Parke : 3 Onderwys : 1 Munisipaal : 3 Godsdienstelik : 2 Kleuterskool : 1 Gemeenskapsentrum : 1 Jeugterrein : 1	Gedeelte 78 ('n gedeelte van Gedeelte 19) van die plaas Elandsfontein 440-J.Q., distrik van Brits.	Noord van en grens aan die De Wildt-Brits Pad, oos van en grens aan die Restrende Gedeelte van Gedeelte 18 van die plaas Elandsfontein 440-J.Q.	PB. 4-2-2-6014

NOTICE 102 OF 1979.

PROPOSED ESTABLISHMENT OF TOWNSHIPS.

It is hereby notified in terms of section 58(1) of the Town-planning and Townships Ordinance, 1965, that application has been made for permission to establish the townships mentioned in the accompanying Annexure.

The application together with the relevant plans, documents and information, is open for inspection at the office of the Director, Room B206A, 2nd Floor, Block B, Provincial Building, Pretorius Street, Pretoria, for a period of eight weeks from the date hereof.

In terms of section 58(6) of the said Ordinance any person who wishes to object to the granting of the application or who is desirous of being heard or of making representations in the matter, shall communicate in writing with the Director of Local Government. Such communication shall be received by the Director not later than eight weeks from the date of such first publication in the *Provincial Gazette*.

All objections must be lodged in duplicate and addressed to the Director of Local Government, Private Bag X437, Pretoria.

E. UYS,
Director of Local Government.
Pretoria, 2 May, 1979.

PB.-DA. 57

ANNEXURE.

(a) Name of Township and (b) Owner(s)	Number of Erven	Description of Land	Situation	Reference Number
(a) Happy Valley (b) Duilio De Franceschi	Business Special (mobile homes) : 1	Remaining Extent of Portion 41 (a portion of Portion 5), Olifantsvlei 327-I.Q., district Johannesburg.	West of and abuts the Johannesburg - Vereniging Road (P1/1), south of and abuts Portion 142 of the farm Olifantsvlei.	PB. 4-2-2-6035
(a) Damonsville (b) Town Council of Brits	Special Residential General Residential Business Parks Educational Municipal Ecclesiastical Crèche Community Centre Youth Centre : 210 : 1 : 1 : 3 : 1 : 3 : 2 : 1 : 1	Portion 78 (a portion of Portion 19) of the farm Elandsfontein 440-J.Q., district of Brits.	North of and abuts the De Wildt-Brits Road, east of and abuts the Remaining Extent of Portion 18 of the farm Elandsfontein 440-J.Q.	PB. 4-2-2-6014

KENNISGEWING 94 VAN 1979.

JOHANNESBURG-WYSIGINGSKEMA 1/1115.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar Elsie Laetitia Gutridge, P/a, Rosmarin Els & Taylor, Posbus 32004, Braamfontein, aansoek gedoen het om Johannesburg-dorpsaanlegskema 1, 1946 te wysig deur die hersonering van Erf 34, geleë aan Haswellstraat, dorp Oaklands, van "Spesiale Woon" met 'n digtheid van "Een Woonhuis per Erf" tot Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1115 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Elfde Vloer, Merino Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 25 April 1979.

PB. 4-9-2-1115

KENNISGEWING 95 VAN 1979.

RANDBURG-WYSIGINGSKEMA 201.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar, Mainstep Holdings No. 7 (Proprietary) Limited, P/a. Tempo Bande (Edms.) Bpk., Posbus 69887 Bryanston, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976 te wysig deur die hersonering van Erf 109 geleë aan Naafstraat en Langwastraat, dorp Strydom park Uitbreiding 2 van "Residensieel 1" met 'n digtheid van "Een woonhuis per Erf" tot "Nywerheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 201 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Elfde Vloer, Merino Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 25 April 1979.

PB. 4-9-2-132H-201

NOTICE 94 OF 1979.

JOHANNESBURG AMENDMENT SCHEME 1/1115.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (as amended) that application has been made by the owner Elsie Laetitia Gutridge, C/o. Rosmarin Els & Taylor, P.O. Box 32004, Braamfontein, for the amendment of Johannesburg Town-planning Scheme 1, 1946 by rezoning Erf 34, situated on Haswell Street, Oaklands Township from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 1 500 m²".

The amendment will be known as Johannesburg Amendment Scheme 1/1115. 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, 11th Floor, Merino Building, Pretoria 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 2000 at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.

Pretoria, 25 April, 1979.

PB. 4-9-2-2-1115

NOTICE 95 OF 1979.

RANDBURG AMENDMENT SCHEME 201.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (as amended) that application has been made by the owner Mainstep Holdings No. 7 (Proprietary) Limited, C/o. Tempo Tyres (Pty) Ltd., P.O. Box 69887, Bryanston, for the amendment of Randburg Town-planning Scheme, 1976 by rezoning Erf 109 situated on Naaf Street and Langwa Street, Strydom Park Extension 2 Township, from "Residential 1" with a density of "One dwelling per Erf" to "Industrial 1".

The amendment will be known as Randburg Amendment Scheme 201. 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, 11th Floor, Merino 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 2125 at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.

Pretoria, 25 April, 1979.

PB. 4-9-2-132H-201

KENNISGEWING 96 VAN 1979.

JOHANNESBURG-WYSIGINGSKEMA 1/1107.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar Leah Sieff, P/a. M. J. v.d. Merwe, Posbus 91261, Auckland Park aansoek gedoen het om Johannesburg-dorpsbeplanningskema 1, 1946 te wysig deur die hersonering van Restant van Standplaas 27 geleë aan Clubstraat, Poststraat en Tregoiningstraat, dorp Linksfield, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 m²" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 1/1107 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merinogebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 25 April 1979.

PB. 4-9-2-2-1107

KENNISGEWING 97 VAN 1979.

RANDBURG-WYSIGINGSKEMA 198.

Hierby word ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaai J. A. Stewart-Garden, P/a. mnr. Tompkins and Scott, Posbus 52161, Saxonwold aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976 te wysig deur die hersonering van Erf 4, geleë aan Westview Rylaan, dorp Osummit van "Residensieel 1" met 'n digtheid van "Een woonhuis per Erf tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 198 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11e Vloer, Merino Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 25 April 1979.

PB. 4-9-2-132H-198

NOTICE 96 OF 1979:

JOHANNESBURG AMENDMENT SCHEME 1/1107.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (as amended) that application has been made by the owner Leah Sieff, C/o. M. J. v.d. Merwe, P.O. Box 91261, Auckland Park, for the amendment of Johannesburg Town-planning Scheme 1, 1946 by rezoning Remainder of Stand 27, situated on Club Street, Post Street and Tregoining Street, Linksfield Township, from "Special Residential", with a density of "One dwelling per 1 500 m²" to "Special Residential" with a density of "One dwelling per 1 000 m²".

The amendment will be known as Johannesburg Amendment Scheme 1/1107. 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, 11th Floor, Merino 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 2000 at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.

Pretoria, 25 April, 1979.

PB. 4-9-2-2-1107

NOTICE 97 OF 1979.

RANDBURG AMENDMENT SCHEME 198.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (as amended) that application has been made by the owner J. A. Stewart-Garden, C/o. Messrs. Tompkins and Scott, P.O. Box 52161, Saxonwold for the amendment of Randburg Town-planning Scheme 1976 by rezoning Erf 4, situated on Westview Drive, Osummit Township, from "Residential 1" with a density of "One dwelling per Erf" to "Residential 1" with a density of "One dwelling per 2 000 m²".

The amendment will be known as Randburg Amendment Scheme 198. 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, 11th Floor, Merino 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, 25 April, 1979.

PB. 4-9-2-132H-198

KENNISGEWING 98 VAN 1979.

RANDBURG-WYSIGINGSKEMA 202.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar Peter Charles Schuster, P/a. Ainge and Ainge, Posbus 41445, Craighall aansoek gedoen het om Randburg-dorpsbeplanningskema 1976 te wysig deur die hersoneering van Lot 524 geleë aan Vinelaan, dorp Ferndale, van "Residensieel 1" met 'n digtheid van "Een woonhuis per Erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 202 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Elfde Vloer, Merino Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 25 April 1979.

PB. 4-9-2-132H-202

KENNISGEWING 99 VAN 1979.

KRUGERSDORP-WYSIGINGSKEMA 1/112.

Hierby word ooreenkomstig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (soos gewysig) bekend gemaak dat die eienaar Hermanus Phillipus Potgieter Kloppers, P/a. G. J. Smith & v.d. Watt, Posbus 98, Krugersdorp aansoek gedoen het om Krugersdorp-dorpsaanlegskema 1, 1946 te wysig deur die hersoneering van Erf 1925 geleë aan Biccardstraat, dorp Krugersdorp van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiaal" Gebruikstreek XII vir 'n woonhuis of kantore, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Krugersdorp-wysigingskema 1/112 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Elfde Vloer, Merino Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Krugersdorp ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 94, Krugersdorp 1740 skriftelik voorgelê word.

E. UYS,
Direkteur van Plaaslike Bestuur.

Pretoria, 25 April 1979.

PB. 4-9-2-18-112

NOTICE 98 OF 1979.

RANDBURG AMENDMENT SCHEME 202.

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, Peter Charles Schuster, C/o. Ainge and Ainge, P.O. Box 41445, Craighall for the amendment of Randburg Town-planning Scheme 1976 by rezoning of Lot 524 situated on Vine 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 m²".

The amendment will be known as Randburg Amendment Scheme 202. 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, Eleventh Floor, Merino 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 2125 at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.

Pretoria, 25 April, 1979.

PB. 4-9-2-132H-202

NOTICE 99 OF 1979.

KRUGERSDORP AMENDMENT SCHEME 1/112.

It is hereby notified in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (as amended) that application has been made by the owner Hermanus Phillipus Potgieter Kloppers, C/o. G. J. Smith & v.d. Watt, P.O. Box 98, Krugersdorp for the amendment of Krugersdorp Town-planning Scheme 1, 1946 by rezoning Erf 1925 situated on Biccard Street, Krugersdorp Township from "Special Residential" with a density of "One dwelling per Erf" to "Special" Use Zone XII for a dwelling house or offices, subject to certain conditions.

The amendment will be known as Krugersdorp Amendment Scheme 1/112. 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, 11th Floor, Merino Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 94, Krugersdorp 1740 at any time within a period of 4 weeks from the date of this notice.

E. UYS,
Director of Local Government.

Pretoria, 25 April, 1979.

PB. 4-9-2-18-112

KENNISGEWING 101 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 insaé lê by Kamer B206A, Provinciale 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 30-5-1979.

E. UYS,

Direkteur van Plaaslike Bestuur.
Pretoria, 2 Mei 1979.

Johanna Elizabeth Combrink, vir die wysiging van die titelvoorraades van Erf 629, dorp Muckleneuk, stad Pretoria, ten einde dit moontlik te maak dat die erf onderverdeel kan word.

PB. 4-14-2-1919-4

Margaretha Maria van Wyk, vir die wysiging van die titelvoorraades van Erf 153, dorp Vanderbijlpark, Registrasie Afdeling I.Q., Transvaal, ten einde dit moontlik te maak dat 3 wooneenhede wat as opsigterswoonstelle gebruik kan word by die hoofgebou wat op die erf opgerig gaan word, ingesluit mag word.

PB. 4-14-2-1341-5

Ernest Ratzlaff, vir die wysiging van die titelvoorraades van Erf 37, dorp Uraniaville, Registrasie Afdeling I.P., Transvaal, ten einde dit moontlik te maak dat erf vir die besigheid van 'n openbare garage gebruik kan word.

PB. 4-14-2-1689-1

Dorothy May Plumridge, vir;

- (1) die wysiging van titelvoorraades van Erf 41, dorp Craighall, stad Johannesburg, ten einde die erf onder te verdeel; en
- (2) die wysiging van die Johannesburg-dorpsaanlegskema deur die hersonering van Erf 41, dorp Craighall, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 v.k. vt."

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 2/123.

PB. 4-14-2-288-30

Sylvia Rhoda Goldberg, vir;

- (1) die wysiging van titelvoorraades van Erwe 13 en 14, dorp Morningside Manor, distrik Johannesburg, ten einde die erwe onder te verdeel en 'n tweede woonhuis op te rig; en
- (2) die wysiging van die Noordelike Johannesburgstreek-dorpsaanlegskema deur die hersonering van Erwe 13 en 14 Morningside Manor, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 v.k. vt."

Die wysigingskema sal bekend staan as Noordelike Johannesburgstreek-wysigingskema 1147.

PB. 4-14-2-2861-1

Map-Aid (Proprietary) Limited, vir die wysiging van die titelvoorraades van Erwe 225 en 226, dorp Glenan-

NOTICE 101 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 30-5-1979.

E. UYS,

Director of Local Government.
Pretoria, 2 May, 1979.

Johanna Elizabeth Combrink, for the amendment of the conditions of title of Erf 629, Muckleneuk Township, city of Pretoria, to permit the erf being subdivided.

PB. 4-14-2-1919-4

Margaretha Maria van Wyk, for the amendment of the conditions of title of Erf 153, Vanderbijlpark Township, Registration Division I.Q., Transvaal, to permit 3 living units which can be used as caretaker's flats to be included in the main building, to be erected on the erf.

PB. 4-14-2-1341-5

Ernest Ratzlaff, for the amendment of the conditions of title of Erf 37, Uraniaville Township, Registration Division I.P., Transvaal, to permit the erf being used for the business of a public garage.

PB. 4-14-2-1689-1

Dorothy May Plumridge, for;

- (1) the amendment of the conditions of title of Erf 41, Craighall Township, city of Johannesburg, in order to subdivide the erf; and
- (2) the amendment of the Johannesburg Town-planning Scheme by the rezoning of Erf 41, Craighall Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 15 000 sq. ft."

This amendment scheme will be known as Johannesburg Amendment Scheme 2/123.

PB. 4-14-2-288-30

Sylvia Rhoda Goldberg, for;

- (1) the amendment of the conditions of title of Erven 13 and 14 Morningside Manor, district Johannesburg, in order to subdivide the erven and erect a second dwelling; and
- (2) the amendment of the Northern Johannesburg Region Town-planning Scheme by the rezoning of Erven 13 and 14, Morningside Manor Township, from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 20 000 sq. ft."

This amendment scheme will be known as Northern Johannesburg Region Amendment Scheme 1147.

PB. 4-14-2-2861-1

Map-Aid (Proprietary) Limited, for the amendment of the conditions of title of Erven 225 and 226, Glenanda

da, Registrasie Afdeling I.R., Transvaal, ten einde dit moontlik te maak dat die erwe vir die oprigting van groepsbehuising en/of trosbehuising teen 'n maksimum totale dekking van 40 % binne 6 meter van die straatgrense, gebruik kan word.

PB. 4-14-2-2242-3

J. P. Zijlman (Eiendoms) Beperk, vir die wysiging van die titelvoorwaardes van die Resterende Gedeelte van Gedeelte 1 van die plaas Boschkop 199, Registrasie Afdeling I.Q., Distrik Roodepoort, ten einde dit moontlik te maak dat die eiendom vir die stigting van die dorp gebruik kan word.

PB. 4-15-2-39-199-2

Wyle Joachim; Jacobus Scholtz, vir;

- (1) die wysiging van titelvoorwaardes van Erf 744, dorp Menlopark, distrik Pretoria, ten einde die eiendom onder te verdeel in twee gedeeltes; en
- (2) die wysiging van Pretoria-dorpsbeplanningskema ten einde Erf 744, dorp Menlopark, te hersoneer van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²".

Die wysigingskema sal bekend staan as Pretoria-wysigingskema 521.

PB. 4-14-2-856-8

Norma Elizabeth Helena Passmore, vir;

- (1) die wysiging van titelvoorwaardes van Lot 31, dorp Parkview, distrik Johannesburg, ten einde 3 woon-eenhede op die eiendom op te rig; en
- (2) die wysiging van Johannesburg-dorpsbeplanningskema ten einde Lot 31, dorp Parkview, te hersoneer van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir bogenoemde doeleindes.

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 1/1118.

PB. 4-14-2-1013-9

Die Republiek van Suid-Afrika, vir die wysiging van die titelvoorwaardes van Gedeelte 1 van Hoewe 1, Sesfontein Landbouhoeves, Registrasie Afdeling I.R., Transvaal, ten einde dit moontlik te maak om 'n outomatiese telefooncentrale op die terrein op te rig.

PB. 4-16-2-534-1

KENNISGEWING 103 VAN 1979.

VOORGESTELDE UITBREIDING VAN GRENSE VAN DORP MARBLE HALL UITBREIDING 2.

Ingevolge artikel 82(4) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, word hierby bekend gemaak dat die Munisipaliteit van Marble Hall aansoek gedoen het om die uitbreiding van die grense van dorp Marble Hall Uitbreidung 2 om 'n gedeelte van Gedeelte 494 van die plaas Loskop-Noord No. 12-J.S., distrik Marble Hall te omvat.

Die betrokke gedeelte is geleë wes van en grens aan Erwe 181 en 237 en Worstlaan in die dorp Marble Hall Uitbreidung 2 en sal vir Spesiale Woondoeleindes gebruik word.

Township, Registration Division I.R.; Transvaal, to permit the erven being used for the erection of group housing and/or cluster housing at a maximum total coverage of 40 % within 6 metres of the boundaries abutting on a street.

PB. 4-14-2-2242-3

J. P. Zijlman (Eiendoms) Beperk, for the amendment of the conditions of title of the Remaining Extent of Portion 1 of the farm Boschkop 199, Registration Division I.Q., District Roodepoort, to permit the property being used for the establishment of a township.

PB. 4-15-2-39-199-2

The estate of the late Joachim Jacobus Scholtz, for;

- (1) the amendment of the conditions of title of Erf 744, Menlo Park Township, district Pretoria, in order to permit the subdivision of the property into two portions; and
- (2) the amendment of Pretoria Town-planning Scheme in order to amend the zoning of Erf 744, Menlo Park Township from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 000 m²".

This amendment scheme will be known as Pretoria Amendment Scheme 521.

PB. 4-14-2-856-8

Norma Elizabeth Helena Passmore, for;

- (1) the amendment of the conditions of title of Lot 31, Parkview Township, district Johannesburg, to permit the erection of 3 dwelling units on the property; and
- (2) the amendment of Johannesburg Town-planning Scheme in order to amend the zoning of Lot 31, Parkview Township, from "Special Residential" with a density of "One dwelling per erf" to "Special" for the abovementioned use.

This amendment scheme will be known as Johannesburg Amendment Scheme 1/1118.

PB. 4-14-2-1013-9

The Republic of South Africa, for the amendment of the conditions of title of Portion 1 of Holding 1, Sesfontein Agricultural Holdings, Registration Division I.R., Transvaal, to permit the erection of an automatic telephone exchange on the site.

PB. 4-16-2-534-1

NOTICE 103 OF 1979.

PROPOSED EXTENSION OF BOUNDARIES OF MARBLE HALL EXTENSION 2.

It is hereby notified in terms of section 82(4) of the Town-planning and Townships Ordinance, 1965, that application has been made by the Municipality of Marble Hall for permission to extend the boundaries of Marble Hall Extension 2 Township to include a portion of Portion 494 of the farm Loskop-Noord No. 12-J.S., district Marble Hall.

The relevant portion is situated west of and abuts Erven 181 and 237 and Worst Avenue in the township Marble Hall Extension 2 and is to be used for Special Residential purposes.

Die aansoek en die betrokke planne, dokumente en inligting lê ter insae by die kantoor van die Direkteur, Kamer B206A, 2de Vloer, Blok B, Provinciale Gebou, Pretoriussstraat, Pretoria, vir 'n tydperk van 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 vanaf die datum van die eerste publikasie van hierdie kennisgewing in die *Provinciale Koerant* deur die Direkteur van Plaaslike Bestuur ontvang word.

Alle besware moet in duplo ingedien word en gerig word aan die Direkteur, Departement van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001.

E. UYS,
Direkteur van Plaaslike Bestuur.
Pretoria, 2 Mei 1979.

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, 2 May, 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.

**TRANSVAAL PROVINCIALE
ADMINISTRASIE.**

TENDERS.

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

Tender No.	Beskrywing van Diens Description of Service	Sluitingsdatum Closing Date
H.D. 2/14/79	Staaltoerusting vir hospitale/Steel equipment for hospitals	8/6/1979
T.O.D. 3A/79	Kuns- en kunslytmateriaal/Arts and crafts material	22/6/1979
T.E.D.		
R.F.T. 64	Druk van Standaard Spesifikasies vir Pad- en Brugwerke/Printing of Standard Specifications for Road and Bridge Works	8/6/1979
W.F.T.B. 173/79	Baragwanath-hospitaal, Verpleegsterstehuis: Verpleegstersroepstelsel/Baragwanath Hospital: Nurses' Residence: Nurses' calling system	18/5/1979
W.F.T.B. 174/79	Barbertonse Hospitaal: Opknapping/Barberton Hospital: Renovation	18/5/1979
W.F.T.B. 175/79	Spesiale Skool Generaal Piet Joubert, Pietersburg: Aanbouings/Additions	15/6/1979
W.F.T.B. 176/79	Hoëskool Patriot, Witbank: Sentrale verwarmingsinstallasie/Central heating installation	18/5/1979
W.F.T.B. 177/79	Princess High School, Roodepoort: Elektriese installasie/Electrical installation	15/6/1979
W.F.T.B. 178/79	Kleuterskool Sinoville: Oprigting/ Erection	15/6/1979

TENDERS

N.B. — Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

**TRANSVAAL PROVINCIAL
ADMINISTRATION.**

TENDERS.

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description, tenders are for supplies):—

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die ampelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente asmede enige tender/kontrakvooraarde wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrybaar:

Tender verwy- sing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria			
		Kamer No.	Blok	Verdie- ping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaal- dienste, Pri- vaatsak X221.	A740	A	7	48-9260
HB	Direkteur van Hospitaal- dienste, Pri- vaatsak X221.	A728	A	7	48-9205
HC	Direkteur van Hospitaal- dienste, Pri- vaatsak X221.	A728	A	7	48-9206
HD	Direkteur van Hospitaal- dienste, Pri- vaatsak X221.	A730	A	7	48-0354
PFT	Provinsiale Sekretaris (Aaankope en Voorrade), Privaalsak X64.	A1119	A	11	48-0924
RFT	Direkteur, Transvaalse Paaiedepar- tement, Pri- vaatsak X197	D307	D	3	48-0530
TOD	Direkteur Transvaalse Onderwys- departement, Privaatsak X76.	A490 A489	A	4	48-9231 48-9437
WFT	Direkteur Transvaalse Werkedepar- tement, Pri- vaatsak X228.	C112	C	1	48-0675
WFTB	Direkteur, Transvaalse Werkedepar- tement, Pri- vaatsak X228.	E105	B	1	48-0306

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. In die geval van iedere W.F.T.B.-tender moet die tenderaar 'n deposito van R4 stort alvorens hy van die tenderdokumente voorsien sal word. Sodanige deposito moet in kontantgeld wees, 'n tjeuk deur die bank geparafeer of 'n departementele legorder kwitansie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inklaring 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 inklaring moet in 'n afsonderlike verséëld koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinsiale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inklaring moet teen 11h00 op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inklarings 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.

J. H. Conradie, Voorsitter, Transvaalse Provinsiale Tenderraad, Pretoria, 18 April 1979.

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 Ser- vices, Private Bag X221.	A740	A	7	48-9260
HB	Director of Hospital Ser- vices, Private Bag X221.	A728	A	7	48-9205
HC	Director of Hospital Ser- vices, Private Bag X221.	A728	A	7	48-9206
HD	Director of Hospital Ser- vices, Private Bag X221.	A730	A	7	48-0354
PFT	Provincial Se- cretary (Pur- chases and Supplies), Pri- vate Bag X64	A1119	A	11	48-0924
RFT	Director, Trans- vaal Roads Department, Private Bag X197	D307	D	3	48-0530
TOD	Director, Trans- vaal Educa- tion Depart- ment, Private Bag X76.	A490 A489	A	4	48-9231 48-9437
WFT	Director, Trans- vaal Department of Works, Private Bag X228.	C112	C	1	48-0675
WFTB	Director, Trans- vaal 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 'n gedeelte van 'n tender aan te neem.

3. In the case of each W.F.T.B. tender the tenderer must pay a deposit of R4 before he will be supplied with the tender documents. Such deposit must be in the form of cash, a bank initialised cheque, or a department standing deposit receipt (R10). The said deposit will be refunded if a bona fide tender is received from the tenderer or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer within 14 days after the closing date of the tender to the relative address shown in note 1 above.

4. All tenders must be submitted on the Administration's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11h00 on the closing date indicated above.

6. If tenders are delivered by hand, they must be deposited in the Formal Tender Box at the Enquiry Office in the foyer of the New Provincial Building, at, the Pretorius Street main entrance (near Bosman Street corner), Pretoria, by 11h00 on the closing date.

J. H. Conradie, Chairman, Transvaal Provincial Tender Board, Pretoria, 18 April, 1979.

Notices By Local Authorities

Plasticine Bestursschematische

PROVINCIAL GAZETTE, 2 MAY, 1979

286

Besonderhede van hierdie skema lê ter insas te Kamer 306, Derde Vloer, Burger-sentrum, Suid-Hoofrifweg, Springs, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 25 April 1979.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop bogenoemde ontwerpskema van toepassing is of binne 2 km van die grens daarvan, kan skriftelik enige beswaar indien by of vertoë tot bogenoemde plaaslike bestuur rig ten opsigte van sodanige ontwerpskema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 25 April 1979 en wanneer hy enige sodanige beswaar indien of sodanige vertoë rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

D. J. VAN DEN BERG,
Waarnemende Stadssekretaris.

Burgersentrum,
Springs.
25 April 1979.
Kennisgewing No. 83/1979.

TOWN COUNCIL OF SPRINGS. DRAFT AMENDMENT TOWN-PLANNING SCHEME 1/146.

The Town Council of Springs has prepared a draft amendment town-planning scheme to be known as Amendment Scheme 1/146. This draft scheme contains the following proposal:

The rezoning of Erf 893, Springs Township (corner Seventh Street and Park Avenue) from "Municipal Purposes" to "Special Residential".

Particulars of this scheme are open for inspection at Room 306, Third Floor, Civic Centre, South Main Reef Road, Springs for a period of four weeks from the date of the first publication of this notice which is 25 April 1979.

Any owner or occupier of immovable property situated within the area to which this draft scheme applies or within 2 km of the boundary thereof, may in writing lodge any objection with or may make any representations to the abovenamed local authority in respect of such draft scheme within four weeks of the first publication of this notice, which is 25 April 1979 and he may, when lodging any such objection or making such representations, request that he be heard by the local authority.

D. J. VAN DEN BERG,
Acting Town Secretary.

Civic Centre,
Springs.
25 April, 1979.
Notice No. 83/1979.

264—25—2

WARMBAD STADSRAAD.

KENNISGEWING KRAGTENS ARTIKEL 26(1) VAN DIE DORPSBEPLANNING EN DORPE ORDONNANSIE 25 VAN 1965.

VOORGESTELDE SKEMA: WARMBAD WYSIGINGSKEMA 1/18.

Die Stadsraad van Warmbad het 'n wysisigingontwerp-dorpsbeplanningskema opgestel, wat bekend sal staan as Warmbadwysigingskema 1/18. Hierdie ontwerpskema bevat die volgende voorstelle:

Die volgende hoekerwe in dorp Warmbad word hersoneer vanaf Spesiale Woon met 'n digtheid van een woonhuis per 1 000 m² na Spesiale Woon met 'n digtheid van een woonhuis per 700 m²:

Erwe 17, 20, 21, 27, 33, 43, 48, 53, 54, 60, 61, 67, 68, 74, 75, 88, 89, 95, 96, 110, 116, 123, 130, 131, 137, 145, 151, 158, 159, 166, 172, 175, 177, 183, 195, 196, 200, 286, 293, 301, 316, 322, 329, 330, 332, 392, 559, 575, 598 en Gedecle 1 van Erf 1121

Die verandering in digtheid sal toelaat dat hierdie erwe in twee gedeeltes onderverdeel kan word.

Besonderhede van hierdie skema lê ter insas in die Stadssekretaris se kantoor vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 25 April 1979.

Enige eienaar of besitter van onroerende eiendom geleë binne 'n gebied waarop bogenoemde ontwerpskema van toepassing is of binne 2 km van die grens daarvan kan skriftelik enige beswaar indien by of vertoë tot bogenoemde rig ten opsigte van sodanige ontwerpskema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 25 April 1979, en wanneer hy enige sodanige beswaar indien of sodanige vertoë rig, kan hy skriftelik versoek dat hy deur die plaaslike bestuur aangehoor word.

J. S. V. D. WALT,
Stadssekretaris.

Munisipale Kantore,
Posbus 48,
Warmbad
0480.
25 April 1979.
Kennisgewing No. 4/1979.

WARMBATHS TOWN COUNCIL.

NOTICE IN TERMS OF SECTION 26(1) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE 25 OF 1965.

PROPOSED SCHEME: WARMBATHS AMENDMENT SCHEME 1/18.

The Town Council of Warmbaths has prepared a draft amendment town-planning scheme, to be known as Warmbaths Amendment Scheme 1/18. This draft scheme contains the following proposals:

The following corner erven in Warmbaths Township are rezoned from Special Residential with a density of one dwelling per 1 000 m² to Special Residential with a density of one dwelling per 700 m²:

Erven 17, 20, 21, 27, 33, 43, 48, 53, 54, 60, 61, 67, 68, 74, 75, 88, 89, 95, 96, 110, 116, 123, 130, 131, 137, 145, 151, 158, 159, 166, 172, 175, 177, 183, 195, 196, 200, 286, 293, 301, 316, 322, 329, 330, 332, 392, 559, 575, 598 and Portion 1 of Erf 1121.

The change in density will permit these erven to be subdivided into two portions.

Particulars of this scheme are open for inspection at the Town Clerk's office for a period of four weeks from the date of the first publication of this notice, which is 25 April, 1979.

Any owner or occupier of immovable property situated within the area to which the abovenamed draft scheme applies or within 2 km of the boundary thereof, may in writing lodge any objection with or may make any representation to the abovenamed local authority in respect of such

draft scheme within four weeks of the first publication of this notice, which is 25 April, 1979, and he may then when lodging any such objection or making such representations request in writing that he be heard by the local authority.

J. S. V. D. WALT,
Town Clerk.
Municipal Offices,
P.O. Box 48,
Warmbaths,
0480.
25 April, 1979.
Notice No. 4/1979.

266—25—2

MUNISIPALITEIT CARLETONVILLE. VERVREEMDING VAN GEDEELTES 2 EN 3 VAN ERF 3756, CARLETONVILLE UITBREIDING 8.

(Kennisgewing ingevolge die bepalings van artikel 79(18)(b) van die Ordonnansie op Plaaslike Bestuur, 1939).

Die Stadsraad is van voorneme om, onderworpe aan die goedkeuring van sy Edele die Administrateur, Gedeeltes 2 en 3 van Erf 3756, Carletonville Uitbreiding 8; aan die plaaslike tak van die Suid-Afrikaanse Vereniging van Munisipale Werknemers te skenk.

Planne waarop die betrokke gedeeltes aangedui word, lê ter insas by die kantoor van die Stadssekretaris, Munisipale Kantoors, Carletonville, gedurende normale kantoorure.

Enige persoon wat teen die voorgestelde vervreemding beswaar wil maak, moet sy beswaar skriftelik by die ondergetekende indien, nie later nie as Vrydag, 18 Mei 1979.

G. P. DU PREEZ,
Waarnemende Stadssekretaris.
Munisipale Kantoors,
Posbus 3,
Carletonville,
2 Mei 1979.
Kennisgewing No. 22/1979.

MUNICIPALITY OF CARLETONVILLE. ALIENATION OF PORTIONS 2 AND 3 OF ERF 3756, CARLETONVILLE EXTENSION 8.

(Notice in terms of the provisions of section 79(18)(b) of the Local Government Ordinance, 1939).

The Town Council proposed, subject to the approval of the Honourable the Administrator, to donate Portions 2 and 3 of Erf 3756, Carletonville Extension 8, to the local branch of the South African Association of Municipal Employees.

Plans on which the relevant portions are indicated lie for inspection at the office of the Town Secretary, Municipal Offices, Carletonville, during normal office hours.

Any person who wishes to object to the proposed alienation of the said portions, must lodge his objection, in writing, with the undersigned not later than Friday, 18 May, 1979.

G. P. DU PREEZ,
Acting Town Clerk.
Municipal Offices,
P.O. Box 3,
Carletonville,
2 May, 1979.
Notice No. 22/1979.

268—2

DENDRON GESONDHEIDSKOMITEE.

PLAASLIKE BESTUUR VAN DENDRON: KENNISGEWING WAT BESWARE TEEN VOORLOPIGE WAARDERINGS RINGSLYS AANVRA.

Kennis word hierby ingevolge artikel 12(1)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige waarderingslys vir die boekjare 1979/82 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Dendron vanaf 23 April 1979 tot 30 Mei 1979 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die sekretaris ten opsigte van enige aangeleentheid in die voorlopige waarderingslys, opgeteken, soos in artikel 10 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevëstig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

Q. T. STRYDOM,
Sekretaris.

Dendron Gesondheidskomitee,
Posbus 44,
Dendron,
0715.
2 Mei 1979.

DENDRON HEALTH COMMITTEE.

LOCAL AUTHORITY OF DENDRON:
NOTICE CALLING FOR OBJECTIONS
TO PROVISIONAL VALUATION ROLL.

Notice is hereby given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial years 1979/82 is open for inspection at the office of the local authority of Dendron from 23 April, 1979 to 30 May, 1979 and any owner of rateable property or other person who so desires to lodge an objection with the town clerk in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

Q. T. STRYDOM,
Secretary.

Dendron Health Committee,
P.O. Box 44,
Dendron,
0715.
2 May, 1979.

STADSRAAD VAN EVANDER.

PLAASLIKE BESTUUR VAN EVANDER: KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEN OPSIGTE VAN VOORLOPIGE WAARDERINGSLYS VIR DIE BOEKJARE 1979/1982 AAN TE HOOR.

(Regulasie 9)

Kennis word hierby ingevolge artikel 15(3)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die waarderingsraad op 18 Mei 1979 om 09h00 sal plaasvind en ghou sal word by die volgende adres:

Burgersentrum
Bolognaweg
Evander

om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1979/1982 te oorweeg.

J. H. PRETORIUS,
Sekretaris: Waarderingsraad.

Burgersentrum,
Posbus 55,
Evander.
2280.
Tel. 2231/2
2 Mei 1979.
Kennisgewing No. 11/79.

TOWN COUNCIL OF EVANDER.

LOCAL AUTHORITY OF EVANDER:
NOTICE OF FIRST SITTING OF VA LUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS 1979/1982.

(Regulation 9)

Notice is hereby given in terms of section 15(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the valuation board will take place on 18 May, 1979 at 09h00 and will be held at the following address:

Civic Centre
Bologna Road.
Evander

to consider any objection to the provisional valuation roll for the financial years 1979/1982.

J. H. PRETORIUS,
Secretary: Valuation Board.

Civic Centre.
P.O. Box 55,
Evander.
2280.
Tel. 2231/2.
2 May, 1979.
Notice No. 11/79.

STAD GERMISTON.

KANSELLERING VAN SERWITUUT VIR 'N POMPSTASIE.

Kragtens die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, word vir algemene inligting bekend gemaak dat die Stadsraad van Germiston van voorname is om behoudens die goedkeuring van die Administrateur, die serwituut vir 'n pompstasie ten gunste van die Stadsraad van Germiston, 8 meter by 5 meter op Standplaas

600, dorp Germiston Uitbreiding No. 15, en geregistreer kragtens die stigtingvoorraades, te kanselleer, vir die betaling van die bedrag van R240,00 deur S.A. Trade Union Assurance Society (Pty) Ltd.

'n Plan as aanduiding van die ligging van die serwituut van 'n pompstasie wat gekanselleer staan te word lê vanaf 2 Mei 1979 tot en met 18 Mei 1979 ter insae in Kamer 115, Stadskantore, Presidentstraat, Germiston.

Enige iemand wat beswaar wil maak teen die uitvoering deur die Stadsraad van sy bevoegdhede ingevolge bepaling van artikel 79(18) van vermelde Ordonnansie, moet dit skriftelik voor of op 18 Mei 1979 doen.

H. J. DEETLEFS,
Stadssekretaris.

Munisipale Kantore,
Germiston,
2 Mei 1979.
Kennisgewing No. 41/1979.

CITY OF GERMISTON.

CANCELLATION OF SERVITUDE FOR A PUMP STATION.

It is notified for general information in terms of the provisions of section 79(18) of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the City Council of Germiston, subject to the consent of the Administrator, to cancel the servitude for a pump station in favour of the City Council of Germiston, 8 metres by 5 metres on Stand 600, Germiston Township Extension No. 15, and registered in terms of conditions of title, for the payment of the amount of R240,00 by the S.A. Trade Union Assurance Society (Pty) Ltd.

A plan showing the situation of the servitude for a pump station to be cancelled is available for inspection in Room 115, Municipal Offices, President Street, Germiston from 2 May, 1979 until 18 May, 1979.

Any person who is desirous of lodging an objection with the City Council in the exercise of its powers confirmed by section 79(18) of the said Ordinance, must do so in writing on or before 18 May, 1979.

H. J. DEETLEFS,
Town Secretary.
Municipal Offices;
Germiston.
2 May, 1979.
Notice No. 41/1979.

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEG SKEMA NO. 1, 1946 (WYSIGINGSKEMA 1/1121).

Daar word hiermee ingevolge artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, kennis gegee dat die Stadsraad van Johannesburg 'n ontwerpwy sigingsdorpsaanlegskema opgestel het wat bekend sal staan as Wysigingskema 1/1121.

Hierdie ontwerp skema bevat voorstelle vir die hersonering van:

1. Gedeelte 1 van Erf 140; Ormonde uitbreiding 1, geleë op die suidwestelike hoek van Central Parkway en Upavonweg, van openbare oop ruimte na openbare straat.

2. Erf 362, Ormonde-uitbreiding 1 (vroeër 'n deel van Central Parkway), geleë op die suidoostelike hoek van Central Parkway en Erdingweg, van openbare straat na openbare oop ruimte.

3. Erf 363, Ormonde-uitbreiding 1 (vroeër 'n deel van Central Parkway), geleë tussen Ellingenweg en Doradolaan, van openbare straat na openbare oop ruimte.

4. Erf 364, Ormonde-uitbreiding 1 (vroeër 'n deel van Upavonweg), geleë op die suidoostelike hoek van Central Parkway en Upavonweg, van openbare straat na openbare oop ruimte.

5. Erf 365, Ormonde-uitbreiding 1 (vroeër 'n deel van Alwen Westweg), geleë op die suidoostelike hoek van Alwen Westweg en Doradolaan, van openbare straat na openbare oop ruimte.

Die uitwerking van die skema is om sekere straatgedeeltes na parke en die gedeelte van 'n park na openbare straat te omskep.

Besonderhede van hierdie skema lê ter insae in Kamer 703, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 2 Mei 1979.

Enige eienaar of okkupant van vaste eiendom binne die gebied van die bogemelde dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 2 Mei 1979, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. MARSHALL,
Stadsekretaris.

Burgersentrum,
Braamfontein,
Johannesburg.
2 Mei 1979.

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME 1, 1946 (AMENDMENT SCHEME 1/1121).

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft amendment scheme to be known as Amendment Scheme 1/1121.

This draft scheme contains proposals to rezone:

1. Portion 1 of Erf 140 Ormonde Extension 1 Township, situated at the southwestern corner of Central Parkway and Upavon Road, from public open space to public street.

2. Erf 362 Ormonde Extension 1 Township (formerly part of Central Parkway), situated at the south-eastern corner of Central Parkway and Erding Road, from public street to public open space.

3. Erf 363 Ormonde Extension 1 Township (formerly part of Central Parkway), situated between Ellingen Road and Dorado Avenue, from public street to public open space.

4. Erf 364 Ormonde Extension 1 Township (formerly part of Upavon Road), situated at the south-eastern corner of Central Parkway and Upavon Road, from public street to public open space.

5. Erf 365 Ormonde Extension 1 Township (formerly part of Alwen West Road) situated at the south-eastern corner of Alwen West Road and Dorado Avenue, from public street to public open space.

The effect of the scheme is to convert certain streets to parks and a portion of a park to street.

Particulars of this scheme are open for inspection at Room 703, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice which is 2 May, 1979.

Any owner or occupier of immovable property situated within the area to which the abovementioned draft scheme applies or within 2 km of the boundary thereof may in writing lodge any objection with or may make any representations to the abovementioned local authority in respect of such draft scheme within four weeks of the first publication of this notice, which is 2 May, 1979 and he may when lodging any such objection or making such representations request in writing that he be heard by the local authority.

S. D. MARSHALL,
Civic Centre,
Braamfontein,
Johannesburg.
2 May, 1979.

272—2—9

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA NO. 1, 1946 (WYSIGINGSKEMA 1/1120).

Kennis word hiermee ingevolge artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg 'n ontwerpwysegingsdorpsaanlegskema opgestel het wat bekend sal staan as Johannesburg se Wysigingskema 1/1120.

Hierdie ontwerp-skema bevat die voorstel om 'n deel van Yeostraat, Yeoville, tussen Fortesque- en Kenmereweg, wat aan Erwe 527 tot 533 en Erf 1219, Yeoville, grens, van openbare straat na oop ruimte te hersoener op voorwaarde dat dit met Erf 1219, Yeoville, verenig word.

Die naaste kruising is Yeostraat en Kenmereweg.

Die skema bring mee dat Yeoville-plein of die geslote gedeelte van Yeostraat uitgebrei word.

Besonderhede van hierdie skema lê ter insae in Kamer 703, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 2 Mei 1979.

Enige eienaar of okkupant van vaste eiendom binne die gebied van die bogemelde dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 2 Mei 1979,

skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. MARSHALL,
Burgersentrum,
Braamfontein,
Johannesburg.
2 Mei 1979.

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME 1, 1946 (AMENDMENT SCHEME 1/1120)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft amendment scheme to be known as Johannesburg Amendment Scheme 1/1120.

This draft scheme contains a proposal to rezone a part of Yeo Street, Yeoville, between Fortesque Road and Kemmere Road which abuts on Lots 527 to 533 and Lot 1219 Yeoville from public street to public open space subject to it being consolidated with Lot 1219 Yeoville.

The nearest intersection is Yeo Street and Kemmere Road.

The effect of this scheme is to extend Yeoville Square over the closed part of Yeo Street.

Particulars of this scheme are open for inspection at Room 703, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 2 May, 1979.

Any owner or occupier of immovable property situated within the area to which the abovementioned draft scheme applies or within 2 km of the boundary thereof may in writing lodge any objection with or may make any representations to the abovementioned local authority in respect of such draft scheme within four weeks of the first publication of this notice, which is 2 May, 1979 and he may when lodging any such objection or making such representations request in writing that he be heard by the local authority.

S. D. MARSHALL,
Civic Centre,
Braamfontein,
Johannesburg.
2 May, 1979.

273—2—9

STAD JOHANNESBURG.

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSAANLEGSKEMA NO. 1, 1946 (WYSIGINGSKEMA 1/1119).

Kennis word hiermee ingevolge artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg 'n ontwerpwysegingskema opgestel het wat bekend sal staan as Johannesburg se Wysigingskema 1/1119.

Hierdie ontwerp-skema bevat 'n voorstel om die westelike van die twee gedeeltes van Turffonteinweg wat tussen Eastwoodstraatverlenging en Turf Clubstraat, Turffontein, strek munisipale doeleindes te soener op voorwaarde dat die padgedeelte met Gedeelte 15 van die plaas Turffontein 100-I.R. (Turffontein-brandweerstaetelein) verenig word.

Besonderhede van hierdie skema lê ter insae in Kamer 703, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 2 Mei 1979.

Enige eienaar of okkupant van vaste eiendom binne die gebied van die boegemelde dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoëten opsigte daarvan te rig en indien hy dit wil doen, moet hy die plaaslike bestuur binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 2 Mei 1979, skriftelik van sodanige beswaar of vertoë in kennis stel en vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

S. D. MARSHALL,
Stadssekretaris.

Burgersentrum,
Braamfontein,
Johannesburg.
2 Mei 1979.

CITY OF JOHANNESBURG.

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME 1, 1946 (AMENDMENT SCHEME 1/1119).

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft amendment scheme to be known as Johannesburg Amendment Scheme 1/1119.

This draft scheme contains a proposal to zone the western side of the two portions of Turffontein Road extending between Eastwood Street Extension and Turf Club Street, Turffontein as Municipal, subject to the road portion being consolidated with Portion 15 of the Farm Turffontein 100-I.R. (Turffontein Fire Station site).

Particulars of this scheme are open for inspection at Room 703, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 2 May, 1979.

Any owner or occupier of immovable property situated within the area to which the abovementioned draft scheme applies or within 2 km of the boundary thereof may in writing lodge any objection with or may make any representations to the abovementioned local authority in respect of such draft scheme within four weeks of the first publication of this notice, which is 2 May, 1979 and he may when lodging any such objection or making such representations request in writing that he be heard by the local authority.

S. D. MARSHALL,
City Secretary.

Civic Centre,
Braamfontein,
Johannesburg.
2 May, 1979.

274-2-9

DORPSRAAD VAN KOSTER.

WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Koster van voorneme is om die Elektrisiteitsverordeninge te wysig.

Die algemene strekking van hierdie wysisiging is om nuwe tariewe vir die levering van Elektrisiteit te aanyaar.

Afskrifte van die voorgestelde wysisiging lê ter insae by die kantoor van die Stadsklerk vir 'n tydperk van 14 (veertien) dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde wysisiging wil aanteken, moet dit strifstelik binne 14 (veertien) dae na publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende indien.

J. T. POTGIETER,
Stadsklerk.

Munisipale Kantore,
Privaatsak 66,
Koster. 2825
2 Mei 1979.

Kennisgewing No. 8/1979.

VILLAGE COUNCIL OF KOSTER.

AMENDMENT TO ELECTRICITY BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that it is the intention of the Village Council to amend the Electricity By-laws.

The general purport of the amendment is to adopt new tariffs for the supply of Electricity.

Copies of the proposed amendment are open for inspection at the office of the Town Clerk for a period of 14 (fourteen) days from the date of publication hereof.

Any person who desires to record his objection to the proposed amendment must do so in writing to the undersigned within 14 (fourteen) days after the date of publication of this notice, in the Provincial Gazette.

J. T. POTGIETER,
Town Clerk.

Municipal Office,
Private Bag 66,
Koster. 2825
2 May, 1979.

Notice No. 8/1979.

275-2

MUNISIPALITEIT VAN MEYERTON.

TUSSENTYDSE WAARDERINGSLYSTE.

Kennis geskied hiermee ingevolge die bepalings van artikel 12 van die Plaaslike Bestuur Belastings Ordonnansie No. 20 van 1933 dat die tussentydse waarderingslyste vir die jare 1976/79 oop is vir inspeksie by die kantoor van die Stadssekretaris, Munisipale Kantore, Meyerton, vanaf 1979-05-02 tot 1979-06-04 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleenthed in die tussentydse waarderingslyste opgeteken, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendombelasting of daarvan vrygestel is of ten opsigte van enige weglatting van enige aangeleenthed uit sodanige lys doen so binne die gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die kantoor van die ondergetekende verkrybaar en daar word daarop gewys dat slegs besware wat op die voorgeskrewe vorm voor 15h30 op 1979-

06-04, by ondergetekende ingedien is, oorweeg sal word.

A. D. NORVAL,
Stadsklerk.

Munisipale Kantore,
Presidentplein,
Meyerton. 1960
2 Mei 1979.

Kennisgewing No. 244.

MUNICIPALITY OF MEYERTON.

INTERIM VALUATION ROLL.

Notice is hereby given in terms of the provisions of section 12 of the Local Authorities Rating Ordinance No. 20 of 1933 that the interim valuation rolls for the years 1976/79 are open for inspection at the office of the Town Treasurer, Municipal Offices, Meyerton, from 1979-05-02 to 1979-06-04 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the interim valuation rolls as contemplated, including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll, shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable from the undersigned and attention is drawn to the fact that only objections on the prescribed form which have been received before 15h30 on 1979-06-04 shall be considered.

A. D. NORVAL,
Town Clerk.
Municipal Offices,
President Square,
Meyerton. 1960
2 May, 1979.
Notice No. 244.

276-2

STADSRAAD VAN MEYERTON.

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE WAARDERINGSLYS AANVRA.

Kennis word hierby ingevolge artikel 12(1)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige waarderingslys vir die boekjare 1979/82 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Meyerton vanaf 1979-05-02 tot 1979-06-04 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleenthed in die voorlopige waarderingslys opgeteken, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendombelasting of daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleenthed uit sodanige lys doen so binne die gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui, beskikbaar en aandag word spesifiek gevension op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n be-

swaar op die voorgeskrewe vorm betyds ingedien het nie.

A. D. NORVAL,
Stadsklerk.

Presidentplein,
Meyerton, 1960
2 Mei 1979.
Kennisgewing No. 245.

TOWN COUNCIL OF MEYERTON.

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL.

Notice is hereby given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial years 1979/82 is open for inspection at the office of the local authority of Meyerton from 1979-05-02 to 1979-06-04 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

A. D. NORVAL,
Town Clerk.

President Square,
Meyerton, 1960
2 May, 1979.
Notice No. 245.

277-2

STADSRAAD VAN NELSPRUIT.

VOORGESTELDE PERMANENTE SLUITING VAN GEDEELTES VAN PARK ERWE NOS. 199-202, 'N GEDEELTE VAN KASTURISTRAAT EN 'N GEDEELTE VAN MULTANLAAN, NELINDIA DORP, DISTRIK NELSPRUIT.

Kennis word hiermee ingevolge die bepalings van artikel 68 van die Ordonnansie op Plaaslike Bestuur, 1939, gegee dat die Stadsraad voornemens is om gedeeltes van Park Erwe Nos. 199 tot 202, 'n gedeelte van Kasturistraat en 'n gedeelte van Multanlaan, 'Nelindia dorp, distrik Nelspruit, permanent te sluit. Die voorgestelde sluiting word gedoen met die oog op die heruitleg van die noordelike gedeelte van Nelindia.

Planne wat die voorgestelde sluiting aandui, lê ter insae by die kantoor van die Stadssekretaris, Stadhuis, Nelspruit en enig een wat beswaar teen die voorgestelde sluiting of enige eis vir skadevergoeding wil maak, word versoek om so 'n beswaar of eis skriftelik by die ondergetekende in te dien uiterens op 2 Julie 1979.

P. R. BOSHOFF,
Stadsklerk.

Stadhuis,
Postbus 45,
Nelspruit, 1200
2 Mei 1979.
Kennisgewing No. 44/79.

TOWN COUNCIL OF NELSPRUIT:
PROPOSED PERMANENT CLOSING OF PORTIONS OF PARK ERVEN NOS. 199-202, A PORTION OF KASTURI STREET AND A PORTION OF MULTAN AVENUE, NELINDIA TOWN, DISTRICT NELSPRUIT.

Notice is hereby given in terms of section 68 of the Local Government Ordinance, 1939, that the Town Council intends closing permanently portions of Park Erven Nos. 199 to 202, a portion of Kasturi Street, and a portion of Multan Avenue, Nelindia Town, district Nelspruit. The proposed closing is done in view of the re-layout of the northern portion of Nelindia.

The plans indicating the proposed closing lie open for inspection at the office of the Town Secretary, Town Hall, Nelspruit, and any person who has any objection to the proposed closing or any claim for compensation must lodge such objection or claim with the undersigned in writing before the 2nd July, 1979.

P. R. BOSHOFF,
Town Clerk.

Town Hall,
P.O. Box 45,
Nelspruit, 1200
2 May, 1979.
Notice No. 44/79.

278-2

Ordinance, 1933 (Ordinance 20 of 1933), that the provisional valuation roll for the financial years 1979/82 is open for inspection at the office of the local authority of Nelspruit from 27/4/79 to 28/5/79 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional valuation roll as contemplated in section 8 of the said Ordinance shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation court unless he has timeously lodged an objection in the prescribed form.

This notice is in replacement of Notice Number 33/79, dated 19 March, 1979.

P. R. BOSHOFF,
Town Clerk.

Town Hall,
Voortrekker Street,
Nelspruit, 1200
2 May, 1979.
Notice No. 48/79.

279-2

STADSRAAD VAN POTCHEFSTROOM.

WYSIGING VAN VERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Potchefstroom voornemens is om sy Municipale Blankewerknemerspensioenfonds-verordeninge te wysig, deur voorsiening te maak vir verbeterde voordele.

'n Afskrif van die wysiging lê ter insae by die kantoor van die Stadssekretaris (Kamer 316) nuwe Municipale Kantore, Wolmaransstraat, Potchefstroom, vir 'n tydperk van veertien dae met ingang van datum van publikasie hiervan in die Provinciale Koerant, naamlik 2 Mei 1979.

Enige persoon wat beswaar teen die wysiging wil aanteken, moet sodanige beswaar skriftelik by die Stadsklerk inhandig binne veertien dae vanaf datum van publikasie hiervan.

S. H. OLIVIER,
Stadsklerk.

2 Mei 1979.
Kennisgewing No. 37.

POTCHEFSTROOM TOWN COUNCIL.

BY-LAWS AMENDMENT.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Potchefstroom Town Council intends amending its Municipal White Employees Pension Fund By-laws, by improving the benefits.

A copy of this amendment are open for inspection at the office of the Town Secretary (Room 316), new Municipal Offices, Wolmarans Street, Potchefstroom, for a period of fourteen days from date of publication hereof in the Provincial Gazette, viz 2 May, 1979.

Any person who wishes to object to this amendment, must lodge such objection in

TOWN COUNCIL OF NELSPRUIT:
LOCAL AUTHORITY OF NELSPRUIT:
NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL.

Notice is hereby given in terms of section 12(1) of the Local Authorities Rating

writing with the Town Clerk within fourteen days of publication hereof.

S. H. OLIVIER,
Town Clerk.

2 May, 1979.
Notice No. 37.

280-2

RENSBURG STADSRAAD.

WYSIGING VAN VERORDENINGE.

Kennis geskied hiermee ooreenkomsdig die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad voornemens is om die volgende Verordeninge te wysig:

- (i) Die herroeping van die Standaard Personeel-verordeninge.
- (ii) Standaard-Reglement van orde te wysig.

Besware teen die beoogde herroeping of wysiging moet skriftelik voor 17 Mei 1979 by ondergetekende ingedien word.

J. I. DU TOIT,
Stadsklerk.

Posbus 2001,
Rensburg, 2401
2 Mei 1979.

RENSBURG TOWN COUNCIL.

AMENDMENT OF BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends to:

- (i) Amend the Standard Standing Orders; and
- (ii) revoke the Standard Staff By-laws.

Objections to the amendment or the revocation must be lodged in writing with the undersigned not later than 17 May, 1979.

J. I. DU TOIT,
Town Clerk.

P.O. Box 2001,
Rensburg, 2401
2 May, 1979.

281-2

STADSRAAD VAN RUSTENBURG.

WYSIGING VAN ELEKTRISITEITSVOORSIENINGSVERORDENINGE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad voornemens is om die Elektrisiteitsvoorsieningsverordeninge te wysig ten einde die minimumheffing van verbruikers wat nie huishoudelike of grootmaatverbruikers nie, te verlaag.

'n Afskrif van die voorgestelde wysiging lê ter insae by die kantoor van die Stadssekretaris vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennissiging in die Provinciale Koerant by die Stadsklerk doen.

STADSKLERK.

Stadskantore,
Posbus 16,
Rensburg, 0300
2 Mei 1979.

Kennisgewing No. 40/1979.

TOWN COUNCIL OF RUSTENBURG.

AMENDMENT TO ELECTRICITY SUPPLY BY-LAWS.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council intends amending the Electricity Supply By-laws, in order to lower the minimum charge payable by consumers who are not domestic or bulk consumers.

A copy of the proposed amendment is open for inspection at the office of the Town Secretary for a period of 14 days from the date of publication hereof.

Any person who desires to record his objection to the proposed amendment must do so in writing to the Town Clerk within 14 days from the date of publication of this notice in the Provincial Gazette.

TOWN CLERK.

Municipal Offices,
P.O. Box 16,
Rustenburg, 0300
2 May, 1979.
Notice No. 40/1979.

282-2

DORPSRAAD VAN SABIE.

VERLOFREGULASIES.

Kennis geskied hiermee kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Sabie van voorneme is om die Eenvormige Verlofregulasies aangekondigd by Administrateursgoedkeuring 553 van 26 Julie 1950, te herroep omrede die verlof nou beheer word kragtens die Wet op Nywerheidsversoening en wel volgens Goewermentskennissiging No. R1726 van 2 September 1977.

Enige persoon wat beswaar wil aanteken teen die voorgestelde herroeping moet dit skriftelik doen binne 14 dae na die datum van publikasie hiervan by ondergetekende.

D. F. J. VAN VUUREN,
Stadsklerk.

Municipal Offices,
Sabie.
2 Mei 1979.

VILLAGE COUNCIL OF SABIE.

LEAVE REGULATIONS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Village Council of Sabie intends revoking the Uniform Leave Regulations promulgated by Administrator's Notice No. 553 of 26 July, 1950, because leave is now regulated in accordance with the Industrial Conciliation Act, 1956, as published under Government Notice No. R1726 of 2 September 1977.

Any person who wishes to lodge an objection to the intended revocation must do so in writing to the undersigned within 14 days of the publication of this notice.

D. F. J. VAN VUUREN,
Town Clerk.

Municipal Offices,
Sabie.
2 May, 1979.

283-2

STADSRAAD VAN STILFONTEIN...
WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Kennis geskied hiermee dat ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur No. 17 van 1939, soos gewysig, die Stadsraad van Stilfontein van voorneme is om die Watervoorsieningsverordeninge te wysig ten einde voorsiening te maak vir die verhoging van tariewe vanaf 1 Julie 1979.

Afskrifte van die voorgestelde wysigings lê ter insae by die kantoor van die Stadssekretaris, Municipale Kantoer, Stilfontein, gedurende kantoorure en besware daarante moet skriftelik binne 14 dae vanaf datum van publikasie van hierdie kennissiging by die ondergetekende ingedien word.

T. A. KOEN,
Stadsklerk.

Municipale Kantore,
Posbus 20,
Stilfontein, 2550
2 Mei 1979.
Kennisgewing No. 10/1979.

TOWN COUNCIL OF STILFONTEIN.
AMENDMENT OF WATER SUPPLY BY-LAWS.

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the Town Council of Stilfontein to amend the Water Supply By-laws in order to make provision for an increase in the tariffs as from 1 July, 1979.

Copies of the amendments will lie for inspection at the office of the Town Secretary, Municipal Offices, Stilfontein, during normal office hours and any objection thereto must be lodged in writing with the undersigned within fourteen days from the date of publication of this notice.

T. A. KOEN,
Town Clerk.

Municipal Offices,
P.O. Box 20,
Stilfontein, 2550
2 May, 1979.
Notice No. 10/1979.

284-2

STADSRAAD VAN VERWOERDBURG.

WYSIGING VAN VERORDENINGE.

Daar word hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Verwoerdburg voornemens is om die volgende verordeninge te wysig:

1. Watervoorsieningsverordeninge; en
2. Rioleringsverordeninge.

Die algemene strekking van hierdie wysigings is om voorsiening te maak vir 'n gedifferensierde tariefstruktuur om die betaling van basiese heffingsgeld deur verskillende klasse van verbruikers en/of gebruikers neer te lê met ingang van 1 Julie 1979.

Afskrifte van hierdie wysigings lê ter insae gedurende kantoorure by die kantoor

van die Stadsekretaris vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiginge wens aan te teken moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondergetekende doen.

Munisipale Kantore,
Posbus 14013,
Verwoerdburg. 0140
2 Mei 1979.
Kennisgewing No. 18/1979.

P. J. GEERS,
Stadsklerk.

TOWN COUNCIL OF VERWOERD-BURG.

AMENDMENT TO BY-LAWS.

It is hereby notified in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that the Town Council of Verwoerdburg intends to amend the following By-laws:

1. Water Supply By-laws; and
2. Drainage By-laws.

The general purport of these amendments is to make provision for a differentiated tariff structure for the payment of basic charges by various classes of consumers and/or users as from 1 July, 1979.

Copies of these amendments are open to inspection during office hours at the office

of the Town Secretary for a period of fourteen (14) days from the date of publication hereof.

Any person who desires to record his objection to the proposed amendments must do so in writing to the undermentioned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

P. J. GEERS,
Town Clerk.

Municipal Offices,
P.O. Box 14013,
Verwoerdburg. 0140
2 May, 1979.
Notice No. 18/1979.

285—2

INHOUD**CONTENTS****Proklamasies**

83. Munisipaliteit Boksburg: Proklamering van Pad Aansoek ingevolge die Wet op Opheffing van Beperkings, 1967: Erf 55, dorp River Club, Registrasie Afdeling I.R., Transvaal; en Noordelike Johannesburgstreek-wysigingskema 1078	915
84. Wet op Opheffing van Beperkings, 1967: (A) Erf 162; dorp Carletonville, Registrasie Afdeling I.Q., Transvaal, en (B) Carletonville-wysigingskema 60	916
85. Wet op Opheffing van Beperkings, 1967: (A) Erf 162; dorp Carletonville, Registrasie Afdeling I.Q., Transvaal, en (B) Carletonville-wysigingskema 60	930
86. Wet op Opheffing van Beperkings, 1967: (A) Erf 100, dorp Vanderbijlpark Noord Wes 7 (Industrieel), distrik Vanderbijlpark; en (B) Vanderbijlpark-w/s 1/70	934
87. Wet op Opheffing van Beperkings, 1967: (A) Erf 1432, dorp Discovery Uitbreiding 7, distrik Roodepoort; en (B) Roodepoort-Maraisburg-w/s 1/304	937
88. Aansoek ingevolge die Wet op Opheffing van Beperkings, 1967: Lotte 129 en 130, dorp Klippoortje Agricultural Lots, distrik Germiston; en Boksburg-wysigingskema 1/197	942
89. Wysiging van Titelvoorraad van Gedeelte "A" van Erf 275, dorp Vereeniging, distrik Vereniging	942
90. Insluiting van die naam van Kemptonpark Senior Spesiale Skool in Deel (B) van die Eerste Bylae tot die Onderwysordinansie, 1953	944

Administrateurskennisgewings

406. Stadsraad van Klerksdorp: Intrekking van Vrystelling van Eiendomsbelasting soos per Bylaag	944
438. Munisipaliteit Kinross: Verandering van grense	944
439. Ontwerpwygigsordonnansie op Brandweerdienste, 1979 (O.O. 18)	905
440. Ontwerpwygigsordonnansie op Padverkeer, 1979 (O.O. 17)	905
441. Munisipaliteit Ermelo: Wysiging van Watervoorsieningsverordeninge	946
442. Munisipaliteit Lichtenburg: Wysiging van Elektrisiteitsverordeninge	946
443. Munisipaliteit Ottosdal: Wysiging van Dorpsgrondeverordeninge	946
444. Munisipaliteit Pretoria: Wysiging van Verordeninge Betroffende Openbare Gesondheid	947
445. Kennisgewing van Verbetering: Gesondheidskomitee van Secunda: Proklamering van Pad	947
446. Munisipaliteit Verwoerdburg: Verordeninge Betroffende Hondelisensies	948
447. Brakpan-wysigingskema 1/60	954
448. Elsburg-wysigingskema 10	954
449. Pretoria-wysigingskema 343	954
450. Johannesburg-wysigingskema 1/948	955
451. Dorp Beyerspark Uitbreiding 15: Verbeteringskennisgewing	955
452. Munisipaliteit Johannesburg: Wysiging van publieke Gesondheidsverordeninge	955
453. Transvaalse Gemeenskaplike Munisipale Jaargeld- en Gratifikasiefonds (Nie-Blank): Wysiging van Regulasies	960
454. Verlegging en verbreding van Distrikspad 93: Distrik Randfontein	963
455. Verklaring van 'n Subsidiepad binne die munisipale gebied van Bethal	964
456. Wysiging van Administrateurskennisgewing 251 gedateer 12 Maart 1969 in verband met die verlegging en verbreding van Distrikspad 1662: Distrik Pelgrimsrus	964
457. Verlegging en verbreding van Distrikspad 1628: Distrik Louis Trichardt	965
458. Ordonnansie op Natuurbewaring, 1967: Verklaring van 'n gebied tot 'n Natuurreservaat	965
459. Ordonnansie op Padverkeer, 1966 (Ordonnansie 21 van 1966): Wysiging van Padverkeersregulاسies	966
460. Stigting van Skut of die plaas Kliprand, Warmbad distrik en aanstelling van Skutmeester	968
461. Opheffing van Skut op die plaas Sarahbell, Ellisras distrik	968

Proclamations

83. Boksburg Municipality: Proclamation of Road Application in terms of the Removal of Restrictions Act, 1967: Erf 55, River Club Township, Registration Division I.R., Transvaal, and Northern Johannesburg Region Amendment Scheme 1078	915
84. Removal of Restrictions Act, 1967: (A) Erf 162, Carletonville Township, Registration Division I.Q., Transvaal; and (B) Carletonville Amendment Scheme 60	916
85. Removal of Restrictions Act, 1967: (A) Erf 100, Vanderbijlpark North West 7 (Industrial) Township, district Vanderbijlpark; and (B) Vanderbijlpark A/S 1/70	930
86. Removal of Restrictions Act, 1967: (A) Erf 1432, Discovery Extension 7 Township, district Roodepoort; and (B) Roodepoort-Maraisburg A/S 1/304	934
87. Application in terms of the Removal of Restrictions Act, 1967: Lots 129 and 130, Klippoortje Agricultural Lots Township, district Germiston; and Boksburg Amendment Scheme 1/197	937
88. Amendment of Title Conditions of Portion "A" of Erf 275, Vereeniging Township, district Vereniging	942
89. Inclusion of the Kempton Park Senior Special School in Part (B) of the First Schedule to the Education Ordinance, 1953	944

Administrator's Notices

406. Town Council of Klerksdorp: Withdrawal of Exemption from Rating as per Annexure	944
438. Kinross Municipality: Alteration of Boundaries	944
439. Fire Brigade Amendment Draft Ordinance, 1979 (D.O. 18)	905
440. Road Traffic Amendment Draft Ordinance, 1979 (D.O. 17)	905
441. Ermelo Municipality: Amendment to Water Supply By-laws	946
442. Lichtenburg Municipality: Amendment to Electricity By-laws	946
443. Ottosdal Municipality: Amendment to Town Lands By-laws	946
444. Pretoria Municipality: Amendment to Public Health By-laws	947
445. Correction Notice. Secunda Health Committee: Proclamation of Road	947
446. Verwoerdburg Municipality: By-laws Relating to Dogs and Dog Licences	948
447. Brakpan Amendment Scheme 1/60	954
448. Elsburg Amendment Scheme 10	954
449. Pretoria Amendment Scheme 343	954
450. Johannesburg Amendment Scheme 1/948	955
451. Beyerspark Extension 15 Township: Correction Notice	955
452. Johannesburg Municipality: Amendment to Public Health By-laws	955
453. Transvaal Joint Municipal Annuity and Gratuity Fund (Non-White): Amendment to Regulations	960
454. Deviation and Widening of District Road 93: District of Randfontein	963
455. Declaration of a Subsidy road within the municipal area of Bethal	964
456. Amendment of Administrator's Notice 251 dated 12 March 1969 in connection with the deviation and widening of District Road 1662: District of Pilgrim's Rest	964
457. Deviation and widening of District Road 1628: District of Louis Trichardt	965
458. Nature Conservation Ordinance, 1967: Declaration of an area as a Nature Reserve	965
459. Road Traffic Ordinance, 1966 (Ordinance 21 of 1966): Amendment of Road Traffic Regulations	966
460. Establishment of Pound on the farm Kliprand, district Warmbaths and appointment of poundmaster	968
461. Disestablishment of Pound on the farm Sarahbell, district of Ellisras	968

Algemene Kennisgewings

91.	Ordonnansie op die Verdeling van Grond 1973 (Ordonnansie 19 van 1973): Aansoek om die Verdeling van Grond	969
92.	Voorgeselde Dorpstigting: Alrode-Suid Uitbrei- ding 10	970
93.	Pretoria-wysigingskema 515	969
94.	Johannesburg-wysigingskema 1/1115	974
95.	Randburg-wysigingskema 201	974
96.	Johannesburg-wysigingskema 1/1107	975
97.	Randburg-wysigingskema 198	975
98.	Randburg-wysigingskema 202	976
99.	Krugersdorp-wysigingskema 1/112	976
101.	Wet op Opheffing van Beperkings 84 van 1967	977
102.	Voorgeselde Dorpstigting. 1. Happy Valley; 2. Damonsville	972
103.	Voorgeselde Dorpstigting. 1. Happy Valley; 2. Damonsville	978
	Tenders	980
	Plaaslike Bestuurskennisgewings	982

General Notices

91.	Division of Land Ordinance 1973 (Ordinance 19 of 1973): Application for the Division of Land	969
92.	Proposed Establishment of Townships: Alrode South Extension 10	971
93.	Pretoria Amendment Scheme 515	969
94.	Johannesburg Amendment Scheme 1/1115	974
95.	Randburg Amendment Scheme 201	974
96.	Johannesburg Amendment Scheme 1/1107	975
97.	Randburg Amendment Scheme 198	975
98.	Randburg Amendment Scheme 202	976
99.	Krugersdorp Amendment Scheme 1/112	976
101.	Removal of Restrictions Act 84 of 1967	977
102.	Proposed Establishment of Townships. 1. Happy Valley; 2. Damonsville	973
103.	Proposed Establishment of Townships. 1. Happy Valley; 2. Damonsville	978
	Tenders	980
	Notices by Local Authorities	982

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