

MENIKO



DIE PROVINSIE TRANSVAAL

Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)



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Intekengelde is vooruitbetaalbaar aan die Provinciale Sekretaris, Privaatsak X64, Pretoria 0001.

C. C. J. BADENHORST,
Provinciale Sekretaris.

KENNISGEWING 93 VAN 1982:

PROVINSIALE RAAD VAN TRANSVAAL.

VAKATURE IN DIE KIESAFDELING GERMISTON— DISTRIK

Ooreenkomsdig artikel 188(2) van die Kieswet, 1979 (Wet 45 van 1979), verklaar ek hiermee dat weens die bedanking van Barend Hendrik Jacobus van der Berg met

OFFICIAL GAZETTE OF THE TRANSVAAL. (Published every Wednesday.)

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C. C. J. BADENHORST,
Provincial Secretary.

NOTICE 93 OF 1982

PROVINCIAL COUNCIL OF TRANSVAAL.

VACANCY IN THE ELECTORAL DIVISION OF GERMISTON DISTRICT

Pursuant to section 188(2) of the Electoral Act, 1979 (Act 45 of 1979), I hereby declare that, on account of the resignation of Barend Hendrik Jacobus van der Berg, with

ingang van 1 Maart 1982 daar 'n vakature vanaf dié datum in die verteenwoordiging in die Provinciale Raad, van die Kiesafdeling Germiston-distrik ontstaan het.

J.G.A. MEYER,
Klerk van die Provinciale Raad, Transvaal.
Provinciale Raad, Pretoria, 24 Februarie 1982.

P.R. 4-6-3

No. 82 (Administrateurs-), 1982.

PROKLAMASIE

Nademaal by artikel 90 van die Grondwet van die Republiek van Suid-Afrika, 1961, aan my die bevoegdheid verleen word om 'n ordonnansie, waarin die Staatspresident-inrade toegestem het, af te kondig:

So is dit dat ek hierby die Ordonnansie op die Stadsraad van Midrand, 1981, wat hieronder gedruk is, askondig.

Gegee onder my Hand te Pretoria op hede die 23ste dag van Februarie Eenduisend Negehonderd Twee-en-tachtig.

W.A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.

PR. 4-11-(1981/22)

ORDONNANSIE NO. 15 VAN 1981.

(Toestemming verleen op 6 Januarie 1982.)

(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Om voorsiening te maak vir die verkleining van die regssgebied van die Transvaliese Raad vir die Ontwikkeling van Buitestedelike Gebiede; vir aangeleenthede betreffende die verklaring van die gebied van die Plaaslike Gebiedskomitee van Halfway House/Olifantsfontein tot 'n munisipaliteit onder die regsvvoegdheid van 'n stadsraad; en om vir bykomstige aangeleenthede voorsiening te maak.

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

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

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

"die Belastingordonnansie" die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977);

"die munisipaliteit" die munisipaliteit in artikel 4(1) beoog;

"die Ordonnansie" die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939); en

"die Verkiesingsordonnansie" die Ordonnansie op Munisipale Verkiesings, 1970 (Ordonnansie 16 van 1970).

2. Administrateursproklamasie No. 147 van 1981, gepubliseer in die *Provinciale Koerant* van 24 Junie 1981, word hierby herroep.

effect from 1 March, 1982, a vacancy has occurred with effect from this date in the representation in the Provincial Council of the Electoral Division of Germiston District.

J.G.A. MEYER,
Clerk of the Provincial Council, Transvaal.
Provincial Council, Pretoria, 24 February, 1982.

P.R. 4-6-3

No. 82 (Administrator's-), 1982.

PROCLAMATION

Whereas power is vested in me by section 90 of the Republic of South Africa Constitution Act, 1961, to promulgate an Ordinance, assented to by the State President-in-Council;

Now, therefore, I do hereby promulgate the Town Council of Midrand Ordinance, 1981 which is printed hereunder.

Given under my Hand at Pretoria on this 23rd day of February One Thousand Nine Hundred and Eighty-two.

W.A. CRUYWAGEN,
Administrator of the Province Transvaal.

PR. 4-11-(1981/22)

ORDINANCE NO. 15 OF 1981.

(Assented to on 6 January, 1982.)

(Afrikaans copy signed by the State President.)

AN ORDINANCE

To provide for the diminution of the area of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas; for matters relating to the declaration of the area of the Local Area Committee of Halfway House/Olifantsfontein as a municipality under the jurisdiction of a town council; and to provide for matters incidental thereto

**B E IT ENACTED by the Provincial Council of Transvaal
as follows: —****Definitions.**

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

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

"the Elections Ordinance" means the Municipal Elections Ordinance, 1970 (Ordinance 16 of 1970);

"the municipality" means the municipality contemplated in section 4(1)(a);

"the Ordinance" means the Local Government Ordinance, 1939 (Ordinance 17 of 1939); and

"the Rating Ordinance" means the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977).

**Repeal of
Administrator's
Proclamation
No. 147 of 1981.**

2. Administrator's Proclamation No. 147 of 1981, published in the *Provincial Gazette* of 24 June 1981, is hereby repealed.

Verkleining van
regsgebied van
Transvaalse
Raad vir die
Ontwikkeling
van
Buitestedelike
Gebiede.

3. Die regsgebied van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede word hierby geag met ingang van 1 Julie 1981 in gevolge artikel 14(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie 20 van 1943), verklein te wees deur die uitsluiting uit daardie regsgebied van die gebied omskryf in Bylae 1 by hierdie Ordonnansie.

Gebied van
Plaaslike
Gebiedskomitee
van Halfway
House/
Olifantsfontein
geag
munisipaliteit
onder
regsbevoegdheid
van stadsraad
verklaar te wees,
naam en grense
van
munisipaliteit en
benoeming en
eerste verkiesing
van raadslede.

- 4.** (1) Hierby word geag dat die Administrateur —
- ingevolge artikel 9(1)(a) van die Ordonnansie die gebied van die Plaaslike Gebiedskomitee van Halfway House/Olifantsfontein met ingang van 1 Julie 1981 tot 'n munisipaliteit onder die regsbevoegdheid van 'n stadsraad verklaar het en dat hy met ingang van daardie datum 'n stadsraad vir die munisipaliteit ingestel het;
 - ingevolge artikel 9(2) van die Ordonnansie die naam "Stadsraad van Midrand" aan die munisipaliteit toegeken het;
 - ingevolge artikel 9(3) van die Ordonnansie die grense van die munisipaliteit omskryf het soos in Bylae 1 by hierdie Ordonnansie uiteengesit;
 - ingevolge artikel 153 van die Ordonnansie die persone in Bylae 2 by hierdie Ordonnansie genoem tot raadslede van die Stadsraad van Midrand benoem het; en
 - ingevolge artikel 32 van die Verkiesingsordinansie 3 Maart 1982 vir die hou van die eerste verkiesing van raadslede vir die munisipaliteit bepaal het.
- (2) Ondanks die bepalings van artikel 33 van die Verkiesingsordinansie word 'n algemene verkiesing van raadslede nie gedurende 1982 in die munisipaliteit gehou nie.

Bekragtiging van
sekere
handelinge.

5. Enigiets gedoen deur iemand in Bylae 2 by hierdie Ordonnansie genoem voor die inwerkingtreding van hierdie Ordonnansie en wat —

- heet deur so iemand gedoen te wees het in sy hoedanigheid van raadslid van die Stadsraad van Midrand; en
- ongeldig sou gewees het indien hierdie Ordonnansie nie verorden was nie,

word hereby bekratig.

Aantal wyke
geag bepaal te
wees.

6. Vir doeleindes van die eerste verkiesing van raadslede vir die Stadsraad van Midrand in gevolge die bepalings van die Verkiesingsordinansie, word hierby geag dat die Administrateur in gevolge artikel 3(1) van daardie Ordonnansie bepaal het dat die munisipaliteit in tien wyke ingedeel moet word.

Indeling van
munisipaliteit in
wyke.

- 7.** (1) Ten einde die munisipaliteit in die aantal wyke in artikel 6 genoem, in te deel —
- word hereby geag dat die Administrateur in gevolge artikel 3(2) van die Verkiesingsordinansie 1 Julie 1981 bepaal het as die datum in daardie artikel beoog; en
 - is die oorblywende bepalings van artikel 3(2) en artikel 4 tot en met artikel 6 van die

Diminution of
area of
jurisdiction of
Transvaal Board
for the
Development of
Peri-Urban
Areas.

3. The area of jurisdiction of the Transvaal Board for the Development of Peri-Urban Areas is hereby deemed to have been diminished in terms of section 14(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance 20 of 1943), with effect from 1 July 1981 by the exclusion from that area of jurisdiction of the area defined in Schedule 1 to this Ordinance.

Area of Local
Area Committee
of Halfway
House/
Olifantsfontein
deemed to have
been declared
municipality
under
jurisdiction of
town council.
name and
boundaries of
municipality and
appointment and
first election of
councillors.

- 4.** (1) It is hereby deemed that the Administrator has —
- in terms of section 9(1)(a) of the Ordinance, declared the area of the Local Area Committee of Halfway House/Olifantsfontein to be a municipality under the jurisdiction of a town council with effect from 1 July 1981 and that he has established a town council for the municipality with effect from that date;
 - in terms of section 9(2) of the Ordinance, assigned the name "Town Council of Midrand" to the municipality;
 - in terms of section 9(3) of the Ordinance, described the boundaries of the municipality as set out in Schedule 1 to this Ordinance;
 - in terms of section 153 of the Ordinance, appointed the persons referred to in Schedule 2 to this Ordinance as councillors of the Town Council of Midrand; and
 - in terms of section 32 of the Elections Ordinance, determined 3 March 1982 for the holding of the first election of councillors for the municipality.

(2) Notwithstanding the provisions of section 33 of the Elections Ordinance, a general election of councillors shall not be held in the municipality during 1982.

Validation of
certain acts.

5. Anything done by a person referred to in Schedule 2 to this Ordinance prior to the commencement of this Ordinance and which —

- purports to have been done by such person in his capacity as councillor of the Town Council of Midrand; and
- would have been invalid had this Ordinance not been enacted,

is hereby validated.

Number of
wards deemed to
have been
determined.

6. For the purposes of the first election of councillors for the Town Council of Midrand in terms of the provisions of the Elections Ordinance, it is hereby deemed that the Administrator has, in terms of section 3(1) of that Ordinance, determined that the municipality shall be divided into ten wards.

Division of
municipality into
wards.

- 7.** (1) In order to divide the municipality into the number of wards referred to in section 6 —
- it is hereby deemed that the Administrator has, in terms of section 3(2) of the Elections Ordinance, determined 1 July 1981 as the date contemplated in that section; and
 - the remaining provisions of section 3(2) and section 4 up to and including section 6 of

Verkiesingsordonnansie *mutatis mutandis*
van toepassing.

(2) Enigets gedoen voor die inwerkingtreding van hierdie Ordonnansie ten einde die munisipaliteit in die aantal wyke in artikel 6 genoem, in te deel en wat heet gedoen te gewees het ingevolge enige bepaling in subartikel (1)(b) genoem, word hierby geag ingevolge daardie bepaling gedoen te gewees het.

Diverse
bepalings in
verband met
eiendomsbelasting

8. (1) Hierby word geag dat die Administrateur ingevolge artikel 159bis.(1)(e) van die Ordonnansie opdrag gegee het dat die waarderingslys saamgestel deur die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede ingevolge die bepalings van die Belastingordonnansie ten opsigte van die gebied van die Plaaslike Gebiedskomitee van Halfway House/Olifantsfontein en wat van krag was onmiddellik voor die datum waarop daardie gebied ingevolge artikel 4 (1)(a) geag word tot 'n munisipaliteit onder die regsvvoegdheid van 'n stadsraad verklaar te gewees het, tot 30 Junie 1982 van krag bly.

(2) Die Stadsraad van Midrand kan, by die uitvoering van die bevoegdhede by artikel 21 van die Belastingordonnansie verleen, vir die boekjaar 1 Julie 1981 tot 30 Junie 1982 verskillende eiendomsbelastings vir verskillende gedeeltes van die gebied ten opsigte waarvan die waarderingslys in subartikel (1) beroog van krag bly, hef, en enige sodanige heffing voor die inwerkingtreding van hierdie Ordonnansie word hierby bekragtig.

(3) Enige kennisgewing deur die Stadsraad van Midrand gegee voor die inwerkingtreding van hierdie Ordonnansie en wat heet ingevolge artikel 26(2) van die Belastingordonnansie gegee te gewees het, word hierby geag ingevolge daardie bepalings gegee te gewees het.

Kort titel.

9. Hierdie Ordonnansie heet die Ordonnansie op die Stadsraad van Midrand, 1981.

BYLAE 1

Begin by die noordwestelike baken van Gedeelte 133 (Kaart A 1473/61) van die plaas Diepsloot 388 JR; daarvandaan suidooswaarts met die noordoostelike grens van die genoemde Gedeelte 133 van die plaas Diepsloot 388 JR langs tot by die noordoostelike baken daarvan; daarvandaan suidweswaarts en ooswaarts met die grense van die volgende langs sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 133 van die plaas Diepsloot 388 JR en Kyalami-Landbouhoeves Uitbreiding 1 (Algemene Plan A 2519/53) tot by die noordwestelike baken van Gedeelte 4 (Kaart Boek 216 folio 11) van die plaas Witpoort 406 JR; daarvandaan ooswaarts met die grense van die volgende langs sodat hulle in hierdie gebied ingesluit word: Die volgende gedeeltes van die plaas Witpoort 406 JR: Die genoemde Gedeelte 4, Gedeelte 116 (Kaart A 3975/62) en Gedeelte 3 (Kaart Boek 97 folio 26) en Crowthorne-Landbouhoeves (Algemene Plan A 6583/39) tot by die oostelike baken van die laasgenoemde landbouhoeve; daarvandaan noordooswaarts, noordweswaarts en noordooswaarts met die grense van die plaas Randjesfontein 405 JR langs sodat dit in hierdie gebied ingesluit word tot by die noordoostelike baken daarvan; daarvandaan noordwaarts en ooswaarts met die grense van die volgende langs sodat hulle in hierdie gebied ingesluit word: Die plase Olifantsfontein 410 JR, Olifantsfontein 402 JR en Gedeelte 6 (Kaart A 7308/47) van die plaas Sterkfontein 401 JR tot by die noordoostelike baken van die laasgenoemde gedeelte; daarvandaan algemeen suidooswaarts en suidwes-

the Elections Ordinance shall apply *mutatis mutandis*.

(2) Anything done prior to the commencement of this Ordinance in order to divide the municipality into the number of wards referred to in section 6 and which purports to have been done in terms of any provision referred to in subsection (1)(b), is hereby deemed to have been done in terms of that provision.

Miscellaneous
provisions in
connection with
rates.

8. (1) It is hereby deemed that the Administrator has, in terms of section 159bis.(1)(e) of the Ordinance, directed that the valuation roll compiled by the Transvaal Board for the Development of Peri-Urban Areas in terms of the provisions of the Rating Ordinance in respect of the area of the Local Area Committee of Halfway House/Olifantsfontein and which was in force immediately prior to the date upon which that area is, in terms of section 4(1)(a), deemed to have been declared to be a municipality under the jurisdiction of a town council, shall continue to be in force until 30 June 1982.

(2) The Town Council of Midrand may, in exercising the powers conferred by section 21 of the Rating Ordinance, levy for the financial year 1 July 1981 to 30 June 1982 different rates in different portions of the area in respect of which the valuation roll contemplated in subsection (1) continues to be in force, and any such levying prior to the commencement of this Ordinance, is hereby validated.

(3) Any notice given by the Town Council of Midrand prior to the commencement of this Ordinance and which purports to have been given in terms of section 26(2) of the Rating Ordinance is hereby deemed to have been given in terms of that provision.

Kort titel.

9. This Ordinance shall be called the Town Council of Midrand Ordinance, 1981.

SCHEDULE 1

Beginning at the north-western beacon of Portion 133 (Diagram A 1473/61) of the farm Diepsloot 388 JR; thence south-eastwards along the north-eastern boundary of the said Portion 133 of the farm Diepsloot 388 JR to the north-eastern beacon thereof; thence south-westwards and eastwards along the boundaries of the following so as to include them in this area: The said Portion 133 of the farm Diepsloot 388 JR and Kyalami Agricultural Holdings Extension 1 (General Plan A 2519/53) to the north-western beacon of Portion 4 (Diagram Book 216 folio 11) of the farm Witpoort 406 JR; thence eastwards along the boundaries of the following so as to include them in this area: The following portions of the farm Witpoort 406 JR: The said Portion 4, Portion 116 (Diagram A 3975/62) and Portion 3 (Diagram Book 97 folio 26) and Crowthorne Agricultural Holdings (General Plan A 6583/39) to the eastern-most beacon of the last-named agricultural holding; thence north-eastwards, north-westwards and north-eastwards along the boundaries of the farm Randjesfontein 405 JR so as to include it in this area to the north-eastern beacon thereof; thence northwards and eastwards along the boundaries of the following so as to include them in this area: The farms Olifantsfontein 410 JR, Olifantsfontein 402 JR and Portion 6 (Diagram A 7308/47) of the farm Sterkfontein 401 JR to the north-eastern beacon of the last-named portion; thence generally south-eastwards and south-westwards along the boundaries of the following so as to include them in this area: The said Portion 6 of the farm Sterkfontein 401 JR, Gillie-

waarts met die grens van die volgende langs sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 6 van die plaas Sterkfontein 401 JR, Gilliemead-Landbouhoewes (Algemene Plan A 7368/50) en die volgende gedeeltes van die plaas Sterkfontein 401 JR: Gedeelte 4 (Kaart A 1067/42) en die genoemde Gedeelte 6 tot by die noordoostelike baken van die plaas Redlands 404 JR; daarvandaan algemeen suidooswaarts met die grense van die volgende phase langs sodat hulle in hierdie gebied ingesluit word: Die genoemde phase Redlands 404 JR en Olifantsfontein 402 JR tot by die suidelikste baken van die laasgenoemde plaas; daarvandaan noordweswaarts met die suidwestelike grens van die genoemde plaas Olifantsfontein 402 JR langs tot by die suidoostelike baken van die plaas Olifantsfontein 410 JR; daarvandaan noordweswaarts met die suidwestelike grens van die genoemde plaas Olifantsfontein 410 JR langs tot by die noordoostelike baken van Gedeelte 5 (Kaart A 2543/30) van die plaas Kaalfontein 13 IR; daarvandaan suidooswaarts en suidweswaarts met die grense van die genoemde Gedeelte 5 van die plaas Kaalfontein 13 IR langs tot by die suidelikste baken daarvan; daarvandaan suidooswaarts met die noordoostelike grense van die plaas Allandale 10 IR langs tot by die suidoostelike baken daarvan; daarvandaan algemeen suidweswaarts met die suidoostelike grense van die genoemde plaas Allandale 10 IR en die plaas Waterval 5 IR langs tot by die oostelikste baken van Gedeelte 38 (Kaart A 703/38) van die plaas Waterval 5 IR; daarvandaan noordweswaarts met die noordoostelike grens van die genoemde Gedeelte 38 van die plaas Waterval 5 IR langs tot waar dit gesny word deur die middel van die Jukskerivier; daarvandaan algemeen noordweswaarts met die genoemde middel van die Jukskerivier langs tot waar dit gesny word deur die suidoostelike grens van die plaas Bothasfontein 408 JR; daarvandaan suidweswaarts met die genoemde suidoostelike grens van die plaas Bothasfontein 408 JR langs tot by die suidelikste baken daarvan; daarvandaan algemeen noordweswaarts met die grens van die volgende langs sodat hulle in hierdie gebied ingesluit word: Die genoemde plaas Bothasfontein 408 JR en Kyalami-Landbouhoewes (Algemene Plan A 480/47) tot by die oostelikste baken van Glenfernness-Landbouhoewes (Algemene Plan A 5929/49); daarvandaan suidweswaarts met die grense van die volgende langs sodat hulle in hierdie gebied ingesluit word: Die genoemde Glenfernness-Landbouhoewes, Glenfernness-Landbouhoewes Uitbreiding 1 (Algemene Plan A 5928/49) en die genoemde Glenfernness-Landbouhoewes tot by die suidoostelike baken van die laasgenoemde landbouhoewes; daarvandaan algemeen noordweswaarts en noordwaarts met die grense van die volgende langs sodat hulle in hierdie gebied ingesluit word: Die genoemde Glenfernness-Landbouhoewes, Kyalami-Landbouhoewes Uitbreiding 1 (Algemene Plan A 2919/53) en Gedeelte 133 (Kaart A 1473/61) van die plaas Diepsloot 388 JR tot by die noordwestelike baken van die laasgenoemde gedeelte, die beginpunt.

BYLAE 2

Mnr. N. Fourie
 Mnr. M. Grond
 Mnr. P.G.M. Gundry
 Mnr. K.B. Mycock
 Mnr. A.K. Parker
 Mnr. M.B. Snaddon
 Mnr. P.C. Steenhoff
 Mnr. B.M.S. Tribe
 Mnr. H.J. Wiese
 Mnr. C.J. Stoop.

No. 83 (Administrateurs-), 1982.

PROKLAMASIE

Nademaal by artikel 90 van die Grondwet van die Republiek

mead Agricultural Holdings (General Plan A 7368/50) and the following portions of the farm Sterkfontein 401 JR: Portion 4 (Diagram A 1067/42) and the said Portion 6 to the north-eastern beacon of the farm Redlands 404 JR; thence generally south-eastwards along the boundaries of the following farms so as to include them in this area: The said farms Redlands 404 JR and Olifantsfontein 402 JR to the southernmost beacon of the last-named farm; thence north-westwards along the south-western boundary of the said farm Olifantsfontein 402 JR to the south-eastern beacon of the farm Olifantsfontein 410 JR; thence north-westwards along the south-western boundary of the said farm Olifantsfontein 410 JR to the north-eastern beacon of Portion 5 (Diagram A 2543/30) of the farm Kaalfontein 13 IR; thence south-eastwards and south-westwards along the boundaries of the said Portion 5 of the farm Kaalfontein 13 IR to the southernmost beacon thereof; thence south-eastwards along the north-eastern boundaries of the farm Allandale 10 IR to the south-eastern beacon thereof; thence generally south-westwards along the south-eastern boundaries of the said farm Allandale 10 IR and the farm Waterval 5 IR to the easternmost beacon of Portion 38 (Diagram A 703/38) of the farm Waterval 5 IR; thence north-westwards along the north-eastern boundary of the said Portion 38 of the farm Waterval 5 IR to where it is intersected by the middle of the Jukskei River; thence generally north-westwards along the said middle of the Jukskei River to where it is intersected by the south-eastern boundary of the farm Bothasfontein 408 JR; thence south-westwards along the said south-eastern boundary of the farm Bothasfontein 408 JR to the southernmost beacon thereof; thence generally north-westwards along the boundaries of the following so as to include them in this area: The said farm Bothasfontein 408 JR and Kyalami Agricultural Holdings (General Plan A 480/47) to the easternmost beacon of Glenfernness Agricultural Holdings (General Plan A 5929/49); thence south-westwards along the boundaries of the following so as to include them in this area: The said Glenfernness Agricultural Holdings, Glenfernness Agricultural Holdings Extension 1 (General Plan A 5928/49) and the said Glenfernness Agricultural Holdings to the south-eastern beacon of the last-named agricultural holdings; thence generally north-westwards and northwards along the boundaries of the following so as to include them in this area: The said Glenfernness Agricultural Holdings, Kyalami Agricultural Holdings Extension 1 (General Plan A 2919/53) and Portion 133 (Diagram A 1473/61) of the farm Diepsloot 388 JR to the north-western beacon of the last-named portion, the place of beginning.

SCHEDULE 2

Mr. N. Fourie
 Mr. M. Grond
 Mr. P.G.M. Gundry
 Mr. K.B. Mycock
 Mr. A.K. Parker
 Mr. M.B. Snaddon
 Mr. P.C. Steenhoff
 Mr. B.M.S. Tribe
 Mr. H.J. Wiese
 Mr. C.J. Stoop.

No. 83 (Administrator's), 1982.

PROCLAMATION

Whereas power is vested in me by section 90 of the Republiek

bliek van Suid-Afrika, 1961, aan my die bevoegdheid verleen word om 'n ordonnansie, waarin die Staatspresident-in-rade toegestem het, af te kondig:

So is dit dat ek hierby die Wysigsordonnansie op die Gekonsolideerde Leningsfonds vir Munisipaliteite, 1981, wat hieronder gedruk is, afgondig.

Gegee onder my Hand te Pretoria op hede die 23ste dag van Februarie, Eenduisend Negehonderd Twee-en-tachtig.

W.A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PR. 4-11(1981/15)

ORDONNANSIE NO. 14 VAN 1961.

Toestemming verleent op 26 Januarie 1962.
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op die Gekonsolideerde Leningsfonds vir Munisipaliteite, 1952, ten opsigte van die woordomskrywing in artikel 1 vervat; ten opsigte van die toepassing van die Ordonnansie soos in artikel 2 beoog; ten opsigte van die aanwending van die opbrengs van die verkoop van sekere bates soos in artikel 14 beoog; ten opsigte van die aanwending van die saldo in die spesiale rekening soos in artikel 15 beoog; en om vir bykomstige aangeleenthede voorsering te maak.

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:-

Wysiging van artikel 1 van
Ordonnansie 9 van 1952, soos gewysig by artikel 1 van
Ordonnansie 7 van 1971.

1. Artikel 1 van die Ordonnansie op die Gekonsolideerde Leningsfonds vir Munisipaliteite, 1952 (hierna die Hoofordonnansie genoem), word hierby gewysig deur —
 - (a) na die woordomskrywing van "Delgingsfonds" die volgende woordomskrywing in te voeg:

"(ivA) 'dorpsraad' 'n dorpsraad ingevolge Hoofstuk VIII van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), ingestel; (xvi)":
 - (b) na die woordomskrywing van "geskatte bruikbaarheidsduur" die volgende woordomskrywing in te voeg:

"(viA) 'gesondheidskomitee' 'n gesondheidskomitee ingevolge Hoofstuk IX van die Ordonnansie op Plaaslike Bestuur, die Ordonnansie op Plaaslike Bestuur, 1939, ingestel; (ixA)":
 - (c) die woordomskrywing van "leningsbevoegdheid" deur die volgende woordomskrywing te vervang:

"(viii) 'leningsbevoegdheid' die magtiging of goedkeuring ingevolge enige wet aan die Raad verleent ten einde kapitaaluitgawes, uitgesonderd kapitaaluitgawes in artikel 61 van die Behuisingswet, 1966 (Wet 4 van 1966), beoog, te finansier deur middel van 'n lening, uitgesonderd —

 - (a) 'n korttermynlening, met inbegrip van 'n onmiddellik opvraagbare lening; en
 - (b) 'n bankoortrekking: (vi)":
 - (d) die woordomskrywing van "munisipaliteit" te skrap;

blic of South Africa Constitution Act, 1961, to promulgate an Ordinance, assented to by the State President-in-Council;

Now, therefore, I do hereby promulgate the Municipal Consolidated Loans Fund Amendment Ordinance, 1981, which is printed hereunder.

Given under my Hand at Pretoria on the 23rd day of February, One thousand Nine hundred and Eighty-two.

W.A. CRUYWAGEN,
Administrator of the Province Transvaal.
PR. 4-11(1981/16)

ORDINANCE NO. 14 OF 1981.

(Assented to on 26 January 1982.)

(Afrikaans copy signed by the State President.)

AN ORDINANCE

To amend the Municipal Consolidated Loans Fund Ordinance, 1952, in respect of the definitions contained in section 1; in respect of the application of the Ordinance as contemplated in section 2; in respect of the application of the proceeds from the sale of certain assets as contemplated in section 14; in respect of the application of the balance in the special account as contemplated in section 15; and to provide for matters incidental thereto.

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

- Amendment of section 1 of Ordinance 9 of 1952, as amended by section 1 of Ordinance 7 of 1971.
1. Section 1 of the Municipal Consolidated Loans Fund Ordinance, 1952 (hereinafter referred to as the principal Ordinance), is hereby amended by —
 - (a) the substitution for the definition of "borrowing power" of the following definition:

"(vi) 'borrowing power' means the authority or approval granted to the Council in terms of any law in order to finance capital expenditure, other than capital expenditure contemplated in section 61 of the Housing Act, 1966 (Act 4 of 1966), by means of a loan, other than —

 - (a) a short term loan, including a loan at call; and
 - (b) a bank overdraft; (viii)":
 - (b) the substitution for the definition of "Council" of the following definition:

"(vii) 'Council' means the City Council of Johannesburg or a town council, village council or health committee as contemplated in section 2; (xii)":
 - (c) the insertion after the definition of "fractional instalment" of the following definition;

"(ixA) 'health committee' means a health committee established in terms of Chapter IX of the Local Government Ordinance, 1939 (Ordinance 17 of 1939); (viA);
 - (d) the deletion of the definition of "municipality";
 - (e) the insertion after the definition of "Renewals Fund" of the following definition:

- (e) die woordomskrywing van "Raad" deur die volgende woordomskrywing te vervang:
"(xii) 'Raad' die Stadsraad van Johannesburg of 'n stadsraad, dorpsraad of gesondheidskomitee soos in artikel 2 beoog; (vii)", en
- (f) na die woordomskrywing van "Raad" die volgende woordomskrywing in te voeg:
"(xiiA) 'stadsraad' 'n stadsraad ingevolge Hoofstuk I van die Ordonnansie op Plaaslike Bestuur, 1939, ingestel, en omvat 'n grootstadsraad; (xivA)".

Vervanging van artikel 2 van Ordonnansie 9 van 1952.

2. Artikel 2 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"*Toepassing van Ordonnansie.* 2. Die bepalings van hierdie Ordonnansie is van toepassing op die Stadsraad van Johannesburg en op 'n stadsraad, dorpsraad of gesondheidskomitee waarop die Administrator die bepalings van hierdie Ordonnansie by proklamasie in die *Provinsiale Koerant* van toepassing maak."

Wysiging van artikel 14 van Ordonnansie 9 van 1952, soos vervang deur artikel 1 van Ordonnansie 9 van 1953.

3. Artikel 14 van die Hoofordonnansie word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

"(1) Die netto-opbrengs ontvang uit die verkooping van 'n bate van die Raad, uitgesonderd 'n bate in artikel 79(18)(d) of (f) of artikel 83(3)(a) van die Ordonnansie op Plaaslike Bestuur, 1939, genoem, wat deur middel van 'n voorskot verkry is, word in die eerste plek aangewend ter vermindering van die uitstaande saldo, as daar is, van die voorskot deur middel waarvan die bate verkry is, en enige oorskot word of in die spesiale rekening in artikel 13 genoem, inbetaal of kan met die voorafverkreeë skriftelike goedkeuring van die Administrator vir enige ander doel gebruik word: Met dien verstande dat 'n Raad in die Sesde Bylae by die Ordonnansie op Plaaslike Bestuur, 1939, genoem, sonder die goedkeuring van die Administrator sodanige oorskot vir enige ander doel kan gebruik."

Vervanging van artikel 15 van Ordonnansie 9 van 1952.

4. Artikel 15 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"*Aanwending van saldo in spesiale rekening.* 15. Die batige saldo in die spesiale rekening in artikel 13 genoem, kan óf in die Leningsfonds op die bedinge en voorwaardes wat die Raad bepaal, belê word óf op 'n terugbetaalbare basis op die bedinge en voorwaardes wat die Administrator bepaal, uitgereik word: Met dien verstande dat in die geval van 'n Raad in die Sesde Bylae by die Ordonnansie op Plaaslike Bestuur, 1939, genoem, so 'n Raad die bedinge en voorwaardes bepaal waarop sodanige batige saldo op 'n terugbetaalbare basis uitgereik word."

Vervanging van lang titel van Ordonnansie 9 van 1952.

5. Die lang titel van die Hoofordonnansie word hierby deur die volgende lang titel vervang:

"Om voorsiening te maak vir die instelling en bestuur van 'n Gekonsolideerde Leningsfonds deur die Stadsraad van Johannesburg en deur 'n stads-

"(xivA) 'town council" means a town council established in terms of Chapter I of the Local Government Ordinance, 1939, and includes a city council; (xiiA);

- (f) the addition of the following definition:
"(xvi) 'village council' means a village council established in terms of Chapter VIII of the Local Government Ordinance, 1939. (ivA)".

Substitution of section 2 of Ordinance 9 of 1952.

"Application of Ordinance.

2. The provisions of this Ordinance shall apply to the City Council of Johannesburg and to a town council, village council or health committee to which the Administrator, by proclamation in the *Provincial Gazette*, applies the provisions of this Ordinance."

3. Section 14 of the principal Ordinance is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) The net proceeds received from the sale of an asset of the Council, other than an asset referred to in section 79(18)(d) or (f) or section 83(3)(a) of the Local Government Ordinance, 1939, acquired by means of an advance, shall, in the first instance, be applied in reduction of the outstanding balance, if any, of the advance by means of which the asset was acquired, and any surplus shall either be paid into the special account referred to in section 13 or may, with the prior written approval of the Administrator, be used for any other purpose: Provided that a Council referred to in the Sixth Schedule to the Local Government Ordinance, 1939, may, without the approval of the Administrator, use such surplus for any other purpose."

Amendment of section 14 of Ordinance 9 of 1952, as substituted by section 1 of Ordinance 9 of 1953.

4. The following section is hereby substituted for section 15 of the principal Ordinance:

"Application of balance in special account.

15. The credit balance in the special account referred to in section 13 may either be invested in the Loans Fund on such terms and conditions as the Council may determine or be issued on a repayable basis on such terms and conditions as the Administrator may determine: Provided that in the case of a Council referred to in the Sixth Schedule to the Local Government Ordinance, 1939, such Council shall determine the terms and conditions on which such credit balance shall be issued on a repayable basis."

Substitution of long title of Ordinance 9 of 1952.

5. The following long title is hereby substituted for the long title of the principal Ordinance:

"To provide for the establishment and management of a Consolidated Loans Fund by the City Council of Johannesburg and by a town council, village council or health committee to which the Administrator applies the provisions of this Ordinance: and to provide for matters incidental thereto."

Voorbehoude.

raad, dorpsraad of gesondheidskomitee waarop die Administrateur die bepalings van hierdie Ordonnansie van toepassing maak; en om vir bykomstige aangeleenthede voorsiening te maak.”.

6.(1) Indien die bepalings van die Hoofordonnansie ingevolge artikel 2 van daardie Ordonnansie, soos deur artikel 2 van hierdie Ordonnansie vervang, op die Gesondheidskomitee van Secunda van toepassing gemaak word, geskied die kapitaaloordragte na en betalings aan die Gekonsolideerde Leningsfonds soos in artikel 4 van die Hoofordonnansie beoog en die inkomstebetalings aan en oordragte na die Gekonsolideerde Leningsfonds soos in artikel 5 van die Hoofordonnansie beoog ten opsigte van daardie Gesondheidskomitee op die wyse en op die voorwaardes deur die Administrateur bepaal.

(2) Die Gekonsolideerde Leningsfonds wat deur die Dorpsraad van Bedfordview voor die inwerkingtreding van hierdie Ordonnansie ingestel is, word met ingang van die datum van die instelling daarvan, geag 'n Gekonsolideerde Leningsfonds te wees wat ingevolge artikel 3 van die Hoofordonnansie ingestel is.

Kon titel.

7. Hierdie Ordonnansie heet die Wysigingsordonnansie, op die Gekonsolideerde Leningsfonds vir Munisipaliteit, 1981.

No. 84 (Administrateurs-), 1982.

PROKLAMASIE

Nademaal by artikel 90 van die Grondwet van die Republiek van Suid-Afrika, 1961, aan my die bevoegdheid verleen word om 'n ordonnansie, waarin die Staatspresident-in-rade toegestem het, af te kondig:

So is dit dat ek hierby die Wysigingsordonnansie op Plaaslike Bestuur, 1981, wat hieronder gedruk is, afskondig.

Gegee onder my Hand te Pretoria op hede die 23ste dag van Februarie, Eenduisend Negehonderd Twee-en-tachtig.

W.A. CRUYWAGEN,
Administrator van die Provincie Transvaal.
PR. 4-11(1981/14)

ORDONNANSIE NO. 13 VAN 1981.
(Toestemming verleen op 2 Februarie 1982.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Plaaslike Bestuur, 1939, ten opsigte van kontrakte vir die uitvoering van werk of die levering van goedere soos in artikel 35 beoog; ten opsigte van die bevoegdheid van 'n raad omrente op agterstallige gelde, belastings en heffings te hef soos in artikel 50A beoog; ten opsigte van leningsbevoegdheide soos in artikel 52 beoog; deur artikels 53 en 54 te herroep; ten opsigte van die reg om publieke plekke te sluit soos in artikel 66 beoog; ten opsigte van die permanente sluiting of verlegging van strate soos in artikel 67 beoog; ten opsigte van die algemene bevoegdheide van 'n raad soos in artikel 79 beoog; ten opsigte van die vassetting, wysiging of intrekking van geldte by spesiale besluit soos in artikel 80B beoog; ten opsigte van werke vir die levering van water soos in artikel 81 beoog; ten opsigte van werke vir die levering van lig, hitte en krag soos in artikel 83 beoog; ten opsigte van die verslapping of ophefing van die voldoening aan sekere bouverordeninge deur 'n plaaslike bestuur soos in artikel 104 bis beoog; ten opsigte van die samestelling en bevoegdheide van gesondheidskomitees soos in artikel 123 beoog; deur artikel 128 te herroep; ten

Savings.

6.(1) If the provisions of the principal Ordinance are, in terms of section 2 of that Ordinance; as substituted by section 2 of this Ordinance, applied to the Health Committee of Secunda, the capital transfers and payments to the Consolidated Loans Fund as contemplated in section 4 of the principal Ordinance and the revenue payments and transfers to the Consolidated Loans Fund as contemplated in section 5 of the principal Ordinance shall, in respect of that Health Committee, be effected in the manner and on the conditions determined by the Administrator.

(2) The Consolidated Loans Fund established by the Village Council of Bedfordview prior to the commencement of this Ordinance shall, with effect from the date of the establishment thereof, be deemed to be a Consolidated Loans Fund established in terms of section 3 of the principal Ordinance.

Short title.

7. This Ordinance shall be called the Municipal Consolidated Loans Fund Amendment Ordinance, 1981.

No. 84 (Administrator's), 1982.

PROCLAMATION

Whereas power is vested in me by section 90 of the Republic of South Africa Constitution Act, 1961, to promulgate an ordinance, assented to by the State President-in-Council;

Now, therefore, I do hereby promulgate the Local Government Amendment Ordinance, 1981, which is printed hereunder.

Given under my Hand at Pretoria on this 23rd day of February, One thousand Nine hundred and Eighty-two.

W.A. CRUYWAGEN,
Administrator of the Province Transvaal.
PR. 4-11(1981/14)

ORDINANCE NO. 13 OF 1981.
(Assented to on 2 February 1982.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE

To amend the Local Government Ordinance, 1939, in respect of contracts for the execution of work or the supply of goods as contemplated in section 35; in respect of the power of a council to charge interest on arrear moneys, rates and charges as contemplated in section 50A; in respect of borrowing powers as contemplated in section 52; by the repeal of sections 53 and 54; in respect of the power to close public places as contemplated in section 66; in respect of the permanent closing or diversion of streets as contemplated in section 67; in respect of the general powers of a council as contemplated in section 79; in respect of the determination, amendment or withdrawal of charges by special resolution as contemplated in section 80B; in respect of works for the supply of water as contemplated in section 81; in respect of works for the supply of light, heat and power as contemplated in section 83; in respect of the relaxation of or dispensing with the compliance with certain building by-laws by a local authority as contemplated in section 104 bis; in respect of the constitution and powers of health committees as contemplated in section 123; by the repeal of section 128; in respect of the power to undertake sewerage and drainage works as

opsigte van die bevoegdheid om rioolings- en dreineringswerke te onderneem soos in artikel 133 beoog; ten opsigte van rioolplase soos in artikel 136 beoog; deur 'n nuwe Sesde Bylae by te voeg; en om vir bykomstige aangeleenthede voorsiening te maak:

DIE Provinciale Raad van Transvaal VERORDEN SOOS VOLG:

Wysiging van artikel 33 van Ordonnansie 17 van 1939, soos gewysig deur artikel 3 van Ordonnansie 27 van 1951, artikel 2 van Ordonnansie 18 van 1961, artikel 2 van Ordonnansie 24 van 1965, artikel 2 van Ordonnansie 24 van 1966, artikel 2 van Ordonnansie 16 van 1967, artikel 2 van Ordonnansie 15 van 1969, artikel 1 van Ordonnansie 21 van 1976, artikel 1 van Ordonnansie 16 van 1978 en artikel 1 van Ordonnansie 13 van 1980.

1. Artikel 35 van die Ordonnansie op Plaaslike Bestuur, 1939 (hierna die Hoofordonnansie genoem), word hierby gewysig deur subartikel (3) *quat*, deur die volgende subartikel te vervang:

"(3) *quat*. (a) Nadat tenders tot 'n vergelykbare grondslag ingevolge subartikel (3)*bis* herlei is, word spoorvrag en ander vervoerkoste, as daar is, tot op die plek van aflevering deur die raad vereis by die tenderpryse wat aldus herlei is, gevoeg indien sodanige koste nie reeds by die tenderprys ingesluit is nie, en daarna aanvaar die raad, behoudens die bepalings van die hieropvolgende paragrawe, die laagste tender.

(b) Indien die raad van mening is dat aanvaarding van die laagste tender nie in die openbare belang sal wees nie, lê die raad die aangeleentheid, tesame met sy aanbeveling, aan die Administrator voor wie se beslissing afdoende is: Met dien verstande dat die raad nie die aangeleentheid aan die Administrator hoeft voor te lê nie, maar die aanvaarding van 'n ander tender as die laagste tender kan oorweeg indien —

(i) die voorkeur wat ten opsigte van sodanige tender geëis word, nie deur die voorkeur wat ten opsigte van enige van die laer tenders geëis word, oorskry word nie;

(ii) al die tenders vir die levering van goedere is wat slegs 'n plaaslike inhoud het; of

(iii) die raad 'n raad is in die Sesde Bylae by hierdie Ordonnansie genoem.

(c) In die geval van gelykhed van tenderpryse word voorkeur aan tenders verleen in dieselfde volgorde as die volgorde in die Tenderregulasies van die Provincie Transvaal bepaal.

(d) In alle gevalle waar tenders in alle ander opsigte gelyk is, word voorkeur aan tenders verleen wat goedere aanbied wat in die Provincie Transvaal geproduceer, vervaardig of gemonteer is."

2. Artikel 50A van die Hoofordonnansie word hierby gewysig deur die volgende subartikel by te voeg, terwyl die bestaande artikel subartikel (1) word:

"(2) By die toepassing van subartikel (1) word rente per maand gehef en word 'n gedeelte van 'n maand as 'n volle maand gereken."

3. Artikel 52 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Leningbevoegdheid en bankontrekkingfasilitete. 52.(1) Behoudens die bepalings van hierdie Ordonnansie, kan 'n raad by spesiale besluit —

(a) 'n lening aangaan om —

(i) uitgawes wat by die uitvoering van sy bevoegdhede aangegaan word, te bestry; of

(ii) 'n bestaande lening terug

contemplated in section 133; in respect of sewage farms as contemplated in section 136; by the addition of a new Sixth Schedule; and to provide for matters incidental thereto.

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

Amendment of section 35 of Ordinance 17 of 1939, as amended by section 3 of Ordinance 27 of 1951, section 2 of Ordinance 18 of 1961, section 24 of Ordinance 24 of 1966, section 2 of Ordinance 16 of 1967, section 2 of Ordinance 15 of 1969, section 1 of Ordinance 21 of 1976, section 1 of Ordinance 16 of 1978 and section 1 of Ordinance 13 of 1980.

"(3) *quat*. (a) After tenders have been reduced to a comparative basis in terms of subsection (3)*bis*, railage and other transport charges, if any, to the point of delivery required by the council shall be added to the tender prices so reduced if such charges are not already included in the tender price, and the council shall thereafter, subject to the provisions of the succeeding paragraphs, accept the lowest tender.

(b) If the council is of the opinion that acceptance of the lowest tender would not be in the public interest, the council shall submit the matter, together with its recommendation, to the Administrator whose decision shall be final: Provided that the council need not submit the matter to the Administrator but may consider the acceptance of a tender other than the lowest tender if

(i) the preference claimed in respect of such tender is not exceeded by the preference claimed in respect of any of the lower tenders;

(ii) all the tenders are for the supply of goods having a local content only; or

(iii) the council is a council referred to in the Sixth Schedule to this Ordinance.

(c) In the case of equality of tender prices, preference shall be accorded to tenders in the same sequence as the sequence determined in the Tender Regulations of the Province of Transvaal.

(d) In all cases of equality of tenders in all other respects, preference shall be accorded to tenders offering goods produced, manufactured or assembled in the Province of Transvaal."

Amendment of section 50A of Ordinance 17 of 1939, as inserted by section 5 of Ordinance 16 of 1978.

2. Section 50A of the provincial Ordinance is hereby amended by the addition of the following subsection, the existing section becoming subsection (1):

"(2) For the purposes of subsection (1) interest shall be charged per month and any part of a month shall be counted as a full month."

3. The following section is hereby substituted for section 52 of the principal Ordinance:

Substitution of section 52 of Ordinance 17 of 1939, as amended by section 1 of Ordinance 19 of 1943, section 4 of Ordinance 19 of 1944, section 5 of Ordinance 27 of 1951, section 3 of Ordinance 10 of 1971 and section 2 of Ordinance 16 of 1979.

"Borrowing powers and bank overdraft facilities. 52.(1) Subject to the provisions of this Ordinance, a council may by special resolution —

(a) raise a loan for —

(i) defraying expenditure incurred in the execution of its powers; or

(ii) repaying an existing loan: Provided that —

Wysiging van artikel 32 van Ordonnansie 17 van 1939, soos ingevoeg deur artikel 3 van Ordonnansie 16 van 1978.

Vervanging van artikel 32 van Ordonnansie 17 van 1939, soos gewysig deur artikel 1 van Ordonnansie 19 van 1943, artikel 4 van Ordonnansie 19 van 1944, artikel 5 van Ordonnansie 27 van 1951, artikel 3 van Ordonnansie 10 van 1971 en artikel 2 van Ordonnansie 16 van 1979.

- te betaal; Met dien verstande dat —
- (aa) die lening nie die uitstaande bedrag op die oorspronklike lening oorskry nie; of
 - (bb) die tydperk waarbinne die lening terugbetaalbaar is, nie die onverstrekke gedeelte van die tydperk waarbinne die oorspronklike lening terugbetaalbaar is, oorskry nie;
- (b) 'n korttermynlening, met inbegrip van 'n onmiddellik opvraagbare lening, aangaan ten einde —
- (i) 'n leningsuitgawe; of
 - (ii) 'n uitgawe op inkomstrekening, aangegaan in afwagting van die ontvangs van inkomste ingevolge artikel 58 begroot en waaruit die uitgawe bestry sou word.
- tydelik te finansieer; of
- (c) oortrekkingsfasiliteite van 'n bank verkry.
- (2) 'n Raad gaan nie 'n lening in paragraaf (a)(i) of (b) van subartikel (1) beoog sonder die voorafverkreeë skriftelike goedkeuring van die Administrateur aan nie of verkry nie oortrekkingsfasiliteite soos is paragraaf (c) van daardie subartikel beoog sonder sodanige goedkeuring nie, en die Administrateur kan sodanige goedkeuring verleen onderworpe aan die bedinge en voorwaardes wat hy bepaal: Met dien verstande dat die bepalings van hierdie subartikel nie op 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem van toepassing is nie.
- (3) Waar 'n lening in subartikel (1)(a) beoog deur die uitgiste van esfekte aangegaan word, is die bepalings van die Johannesburg Municipality Borrowing Powers Ordinance, 1903 (Ordonnansie 3 van 1903), behalwe artikel 51, *mutatis mutandis* van toepassing.”.

4. Artikel 53 van die Hoorordonnansie word hierby herroep.

5. Artikel 54 van die Hoorordonnansie word hierby herroep.

6. Artikel 66 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

"Sluiting van sekere publieke plekke." 66.(1) Ondanks andersluidende bepalings in hierdie Ordonnansie vervat,

- (aa) the loan shall not exceed the amount outstanding on the original loan; or
 - (bb) the period within which the loan is redeemable shall not exceed the unexpired portion of the period within which the original loan is redeemable;
- (b) raise a short term loan, including a loan at call, in order to finance temporarily —
- (i) loan expenditure; or
 - (ii) expenditure on revenue account incurred in anticipation of the receipt of revenue estimated in terms of section 58 and from which the expenditure would have been defrayed; or
- (c) obtain overdraft facilities from a bank.
- (2) A council shall not raise a loan contemplated in paragraph(a)(i) or (b) of subsection (1) without the prior written approval of the Administrator or obtain overdraft facilities as contemplated in paragraph (c) of the subsection without such approval, and the Administrator may grant such approval subject to such terms and conditions as he may determine: Provided that the provisions of this subsection shall not apply to a council referred to in the Sixth Schedule to this Ordinance.

(3) Where a loan contemplated in subsection (1)(a) is raised by the issue of stock, the provisions of the Johannesburg Municipality Borrowing Powers Ordinance, 1903 (Ordinance 3 of 1903), except section 51, shall apply *mutatis mutandis*.

4. Section 53 of the principal Ordinance is hereby repealed.

5. Section 54 of the principal Ordinance is hereby repealed.

6. The following section is hereby substituted for section 66 of the principal Ordinance:

66.(1) Notwithstanding anything to the contrary contained in this Ordinance, a council may, after having

Repeal of
section 53 of
Ordinance 17 of
1939.

Repeal of
section 54 of
Ordinance 17 of
1939, as
amended by
section 6 of
Ordinance 24 of
1966.

Substitution of
section 66 of
Ordinance 17 of
1939.

"Closing of
certain public
places."

kan 'n raad, nadat hy die kennis gegee het wat hy nodig ag —

- (a) 'n plein, oop of ingeslotte ruimte, tuin of park waarvan die eiendomsreg by die raad berus, tydelik sluit;
- (b) 'n straat, pad of deurgang waarvan die eiendomsreg by die raad berus —
 - (i) permanent of tydelik vir 'n bepaalde soort verkeer, optog of vergadering; of
 - (ii) tydelik vir alle verkeer, sluit; of
- (c) 'n straat, pad of deurgang in paragraaf (b) beoog, tydelik verlê.

(2) 'n Raad sluit nie 'n straat, pad of deurgang permanent soos in subartikel (1)(b)(i) beoog sonder die voorafverkêre skrifstelike goedkeuring van die Administrateur nie: Met dien verstande dat die bepalings van hierdie subartikel nie op 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem van toepassing is nie.

(3) 'n Publieke plek wat ingevolge subartikel (1) tydelik gesluit is, kan tydelik verhuur of die gebruik daarvan tydelik aan enige persoon verleen word op die bedinge en voorwaardes wat die raad bepaal."

7. Artikel 67 van die Hoofordonnansie word hierby gewysig —

- (a) deur in die uitdrukking wat paragraaf (1) voorafgaan, die uitdrukking ", met die goedkeuring van die Administrateur," te skrap;
- (b) deur paragraaf (6) deur die volgende paragraaf te vervang:

"(6) Na die vasgestelde datum in paragraaf (3) beoog, moet die raad —

 - (a) indien dit 'n raad is in die Sesde Bylae by hierdie Ordonnansie genoem, elke beswaar wat ingevolge paragraaf (3) ingedien is, oorweeg en daarna kan sodanige raad die voorgestelde sluiting of verlegging uitvoer; of
 - (b) indien dit 'n ander raad is as 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, die volgende aan die Administrateur voorlê —
 - (i) volle besonderhede van die voorgestelde sluiting of verlegging;
 - (ii) 'n afskrif van die plan in paragraaf (2) beoog;
 - (iii) 'n gesertifiseerde afskrif van elke beswaar, as daar is, wat ingevolge paragraaf (3) ingedien is; en
 - (iv) 'n sertikaat ten esfekte dat aan die bepalings van dié voorafgaande paragrawe voldoen is."
 - (c) deur in paragraaf (7) die uitdrukking "para-

Wysiging van artikel 67 van Ordonnansie 17 van 1939, soos vervang deur artikel 3 van Ordonnansie 11 van 1942 en soos gewysig by artikel 3 van Ordonnansie 19 van 1944, artikel 1 van Ordonnansie 24 van 1960 en artikel 3 van Ordonnansie 16 van 1979.

given such notice as it may deem necessary

- (a) close temporarily any square, open or enclosed space, garden or park vested in the council;
- (b) close any street, road or thoroughfare vested in the council —
 - (i) permanently or temporarily for any particular class of traffic, procession or gathering; or
 - (ii) temporarily for all traffic; or
- (c) divert temporarily any street, road or thoroughfare contemplated in paragraph (b).

(2) A council shall not close a street, road or thoroughfare permanently as contemplated in subsection (1)(b)(i) without the prior written approval of the Administrator: Provided that provisions of this subsection shall not apply to a council referred to in the Sixth Schedule to this Ordinance.

(3) Any public place closed temporarily in terms of subsection (1) may be let temporarily or the use thereof granted temporarily to any person on such terms and conditions as the council may determine."

Amendment of section 67 of Ordinance 17 of 1939, as substituted by section 3 of Ordinance 11 of 1942 and as amended by section 5 of Ordinance 19 of 1944, section 1 of Ordinance 24 of 1960 and section 3 of Ordinance 16 of 1979.

7. Section 67 of the principal Ordinance is hereby amended —

- (a) by the deletion in the expression preceding paragraph (1) of the expression "with the approval of the Administrator";
- (b) by the substitution for paragraph (6) of the following paragraph:

"(6) After the specified date contemplated in paragraph (3) the council shall —

 - (a) if it is a council referred to in the Sixth Schedule to this Ordinance, consider every objection lodged in terms of paragraph (3) and thereafter such council may carry out the proposed closing or diversion; or
 - (b) if it is a council other than a council referred to in the Sixth Schedule to this Ordinance, submit the following to the Administrator —
 - (i) full particulars of the proposed closing or diversion;
 - (ii) a copy of the plan contemplated in paragraph (2);
 - (iii) a certified copy of every objection, if any, lodged in terms of paragraph (3); and
 - (iv) a certificate to the effect that the provisions of the preceding paragraphs have been complied with."
 - (c) by the substitution in paragraph (7) for the

- graaf (6)" deur die uitdrukking "paragraaf (6)(b)" te vervang; en
- (d) deur paragraaf (9) deur die volgende paragraaf te vervang:
- "(9) Nadat die voorgestelde sluiting of verlegging uitgevoer is, stel die raad onverwyd
- (a) indien dit 'n raad is in die Sesde Bylae by hierdie Ordonnansie genoem, die Landmeter-generaal en die Registrateur van Aktes of ander betrokke registrasiebeampte skriftelik in kennis dat die sluiting of verlegging behoorlik ooreenkomsdig die bepalings van hierdie Ordonnansie gedoen is; of
- (b) indien dit 'n ander raad is as 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, die Administrateur skriftelik daarvan in kennis en die Administrateur stel daarop, indien hy oortuig is dat die sluiting of verlegging behoorlik ooreenkomsdig die bepalings van hierdie Ordonnansie gedoen is, die Landmeter-generaal en die Registrateur van Aktes of ander betrokke registrasiebeampte dienooreenkomsdig skriftelik in kennis."

Wysiging van artikel 79 van Ordonnansie 17 van 1939, soos gewysig by artikel 8 van Ordonnansie 12 van 1941, artikel 5 van Ordonnansie 11 van 1942, artikel 3 van Ordonnansie 19 van 1943, artikel 6 van Ordonnansie 19 van 1944, artikel 11 van Ordonnansie 27 van 1951, artikel 8 van Ordonnansie 25 van 1953, artikel 5 van Ordonnansie 16 van 1955, artikel 7 van Ordonnansie 21 van 1957, artikel 3 van Ordonnansie 33 van 1959, artikel 2 van Ordonnansie 24 van 1960, artikel 6 van Ordonnansie 18 van 1961, artikel 2 van Ordonnansie 5 van 1962, artikel 3 van Ordonnansie 12 van 1962, artikel 1 van Ordonnansie 7 van 1964, artikel 1 van Ordonnansie 14 van 1964, artikel 15 van Ordonnansie 18 van 1965, artikel 5 van Ordonnansie 24 van 1965, artikel 9 van Ordonnansie 25 van 1965, artikel 8 van

8. Artikel 79 van die Hoofordonnansie word hierby gewysig —

- (a) deur subartikel (4)*ter* deur die volgende subartikel te vervang:
- "(4)*ter* in 'n gebou in subartikel (4) of (4)*bis* beoog die besigheids- of kantoorakkommodasie wat na die mening van die raad in belang van die raad of die inwoners van die munisipaliteit verhuur kan word, voorsien: Met dien verstande dat —
- (a) 'n raad, uitgesonderd 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, nie sonder die voorafverkreeë skriftelike goedkeuring van die Administrateur sodanige akkommodasie voorsien nie;
- (b) 'n raad nie sodanige akkommodasie in 'n gebou in subartikel (4)*bis* beoog, voorsien nie tensy die raad oortuig is dat sodanige akkommodasie hoofsaaklik bedoel is vir persone wat die betrokke parkeergarage sal gebruik, en waar die goedkeuring van die Administrateur ingevolge paragraaf (a) vereis word, hy nie sodanige goedkeuring verleen nie tensy hy insgelyks oortuig is; en
- (c) sodanige akkommodasie slegs by openbare tender verhuur word;"

expression "paragraph (6)" of the expression "paragraph (6)(b)"; and

- (d) by the substitution for paragraph (9) of the following paragraph:

"(9) After the proposed closing or diversion has been carried out, the council shall forthwith —

- (a) if it is a council referred to in the Sixth Schedule to this Ordinance, notify the Surveyor-General and the Registrar of Deeds or other registration officer concerned in writing that the closing or diversion has been effected properly in accordance with the provisions of this Ordinance; or
- (b) if it is a council other than a council referred to in the Sixth Schedule to this Ordinance, notify the Administrator in writing thereof, and the Administrator shall thereupon, if he is satisfied that the closing or diversion has been effected properly in accordance with the provisions of this Ordinance, notify the Surveyor-General and Registrar of Deeds or other registration officer concerned accordingly in writing."

Amendment of section 79 of Ordinance 17 of 1939, as amended by

section 8 of Ordinance 12 of 1941, section 5 of Ordinance 11 of 1942, section 3 of Ordinance 19 of 1943, section 6 of Ordinance 19 of 1944, section 11 of Ordinance 27 of 1951, section 8 of Ordinance 25 of 1953, section 5 of Ordinance 16 of 1955, section 7 of Ordinance 21 of 1957, section 3 of Ordinance 33 of 1959, section 2 of Ordinance 24 of 1960, section 6 of Ordinance 18 of 1961, section 2 of Ordinance 5 of 1962, section 3 of Ordinance 12 of 1962, section 1 of Ordinance 7 of 1964, section 1 of Ordinance 14 of 1964, section 15 of Ordinance 18 of 1965, section 5 of Ordinance 24 of 1965, section 96 of Ordinance 25 of 1965, section 8 of Ordinance 24 of 1966, section 3 of Ordinance 16 of 1967, section 8 of Ordinance 15 of 1968, section 3 of Ordinance 10 of 1970, section 6 of

8. Section 79 of the principal Ordinance is hereby amended —

- (a) by the substitution for subsection (4) *ter* of the following subsection:
- "(4)*ter* provide in any building contemplated subsection (4) or (4)*bis* such business or office accommodation as may, in the opinion of the council, be let in the interest of the council or the inhabitants of the municipality: Provided that —
- (a) a council, other than a council referred to in the Sixth Schedule to this Ordinance, shall not provide such accommodation without the prior written approval of the Administrator;
- (b) a council shall not provide such accommodation in a building contemplated in subsection (4)*bis* unless the council is satisfied that such accommodation is intended mainly for persons who will use the parking garage concerned, and where the approval of the Administrator is required in terms of paragraph (a), he shall not grant such approval unless he is likewise satisfied; and
- (c) such accommodation shall be let by public tender only;"

Ordonnansie 24 van 1966, artikel 3 van
Ordonnansie 16 van 1967, artikel 8 van
Ordonnansie 15 van 1968, artikel 3 van
Ordonnansie 10 van 1970, artikel 6 van
Ordonnansie 10 van 1971, artikel 2 van
Ordonnansie 16 van 1972, artikel 2 van
Ordonnansie 6 van 1974, artikel 1 van
Ordonnansie 15 van 1975, artikel 3 van
Ordonnansie 14 van 1976, artikel 3 van
Ordonnansie 21 van 1976, artikel 18 van
Ordonnansie 18 van 1977, artikel 2 van
Ordonnansie 22 van 1977, artikel 7 van
Ordonnansie 16 van 1978, artikel 4 van
Ordonnansie 16 van 1979 en artikel 3 van
Ordonnansie 13 van 1980.

- (b) deur subartikel 9(bis) deur die volgende subartikel te vervang:

"(9)*bis* 'n lening aan sportklub toestaan: Met dien verstande dat 'n raad, uitgesonderd 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, nie sonder die voorafverkreeë skrifstelike goedkeuring van die Administrator sodanige lening toestaan nie, en die Administrator kan sodanige goedkeuring verleen onderworpe aan die bedinge en voorwaardes wat hy bepaal;";

- (c) deur die voorbehoudsbepalings by subartikel (10) deur die volgende voorbehoudsbepaling te vervang:

Met dien verstande dat —

- (a) waar 'n raad van voorneme is om die gebruik van sodanige ontspanningsgronde of geboue vir 'n tydperk van tien jaar of langer te verhuur of toe te ken, laat die raad 'n kennisgewing van die besluit te dien effekte —

- (i) op die openbare kennisgewingbord van die raad aanbring; en
- (ii) ooreenkomsdig die bepalings van artikel 110 van die Grondwet van die Republiek van Suid-Afrika, 1961 (Wet 32 van 1961), in 'n nuusblad publiseer,

waarin iedereen wat beswaar maak teen die voorgenome verhuring of toekenning versoek word om sy beswaar binne 'n vermelde tydperk van minstens veertien dae vanaf die datum van die publikasie van die kennisgewing in die nuusblad skriftelik by die raad in te dien; en

- (b) die goedkeuring van die Administrator nie vereis word nie waar —

- (i) 'n raad die gebruik van sodanige ontspanningsgronde of geboue vir 'n korter tydperk as tien jaar verhuur of toeken; of
- (ii) 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem van voorneme is om die gebruik van sodanige ontspanningsgronde of geboue vir 'n tydperk van tien jaar of langer te verhuur of toe te ken en geen beswaar na aanleiding van die kennisgewings in paragraaf (a) beoog, by die raad ingedien word nie;" :

- (d) deur paragraaf (b) van subartikel (16) deur die volgende paragraaf te vervang:

"(b) 'n lening aan 'n inrigting, organisasie, vereniging of klub wat in die Provincie in belang van die jeug optree, toestaan: Met dien verstande dat 'n raad,

Ordinance 10 of 1971, section 2 of Ordinance 16 of 1972, section 2 of Ordinance 6 of 1974, section 1 of Ordinance 15 of 1975, section 3 of Ordinance 14 of 1976, section 3 of Ordinance 21 of 1976, section 18 of Ordinance 18 of 1977, section 2 of Ordinance 22 of 1977, section 7 of Ordinance 16 of 1978, section 4 of Ordinance 16 of 1979 and section 3 of Ordinance 13 of 1980.

- (b) by the substitution for subsection (9)*bis* of the following subsection:

"(9)*bis* grant a loan to any sports club: Provided that a council, other than a council referred to in the Sixth Schedule to this Ordinance, shall not grant such loan without the prior written approval of the Administrator, and the Administrator may grant such approval subject to such terms and conditions as he may determine;";

- (c) by the substitution for the provisos to subsection (10) of the following proviso: "Provided that —

- (a) where a council proposes to let or grant the use of such recreation grounds or buildings for a period of ten years or more, the council shall cause a notice of the resolution to that effect to be —

- (i) affixed to the public notice board of the council; and
- (ii) published in a newspaper in accordance with the provisions of section 110 of the Republic of South Africa Constitution Act, 1961 (Act 32 of 1961),

in which every person who objects to the proposed letting or granting is called upon to lodge his objection in writing with the council within a stated period, not being less than fourteen days from the date of the publication of the notice in the newspaper; and

- (b) the approval of the Administrator shall not be required where

- (i) a council lets or grants the use of such recreation grounds or buildings for a period of less than ten years; or

- (ii) a council referred to in the Sixth Schedule to this Ordinance proposes to let or grant the use of such recreation grounds or buildings for a period of ten years or more and no objection is lodged with the council in response to the notices contemplated in paragraph (a);"

- (d) by the substitution for paragraph (b) of subsection (16) of the following paragraph:

"(b) grant a loan to an institution, organisation, society or club which acts in the Province in the interest of the youth: Provided that a council, other than a council referred to in the Sixth Schedule to this Ordinance, shall not

uitgesonderd 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, nie sonder die voorafverkreeë skrifstelike goedkeuring van die Administrator sodanige lening toestaan nie, en die Administrator kan sodanige goedkeuring verleen onderworpe aan die bedinge en voorwaardes wat hy bepaal;";

- (e) deur die volgende voorbehoudsbepaling by subartikel (17)(e) te voeg:

"Met dien verstande dat die bepalings van hierdie paragraaf nie van toepassing is nie op 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem indien geen beswaar na aanleiding van die kennisgewing in paragraaf (b) beoog, by die raad ingedien word nie;"

- (f) deur subartikel (28)*ter* deur die volgende subartikel te vervang:

"(28)*ter* op die voorwaardes wat die Administrator bepaal, 'n skema instel ingevolge waarvan finansiële hulp aan 'n werknemer van die raad verleen word vir die delging van 'n behuisingslening ten opsigte van 'n woning op 'n perseel —

- (a) wat in die naam van sodanige werknemer of in die naam van die eggenoot van sodanige werknemer of in die name van sodanige werknemer en eggenoot gesamentlik geregistreer is; of

- (b) waarvan die reg op huurpag ingevolge artikel 6A(4)(b)(i) van die Swartes (Stadsgebiede) Konsolidasiewet, 1945 (Wet 25 van 1945), ten gunste van sodanige werknemer of ten gunste van die eggenoot van sodanige werknemer of ten gunste van sodanige werknemer en eggenoot gesamentlik geregistreer is;"

- (g) deur na subartikel (28)*ter* die volgende subartikel in te voeg:

"(28)*quat.* op die voorwaardes wat die Administrator bepaal, 'n lening aan 'n administrasieraad ingevolge artikel 2 van die Wet op die Administrasie van Swart Sake, 1971 (Wet 45 van 1971), ingestel of aan die Ekonomiese Ontwikkelingskorporasie, Beperk in artikel 2 van die Wet op die Bevordering van Ekonomiese Ontwikkeling van Swart State, 1968 (Wet 46 van 1968), genoem, toestaan vir die oprigting van geboue waarin huisvesting vir Swart werkenmers van die raad verskaf word."

- (h) deur die voorbehoudsbepaling by subartikel (33)*quat.* deur die volgende voorbehoudsbepaling te vervang:

"met dien verstande dat waar 'n raad, uitgesonderd 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, 'n medalje, aandenking, adres, kenteken of bewys aanbied, die koste daarvan nie die bedrag wat die

grant such loan without the prior written approval of the Administrator, and the Administrator may grant such approval subject to such terms and conditions as he may determine;"

- (e) by the addition of the following proviso to subsection (17)(e):

"Provided that the provisions of this paragraph shall not apply to a council referred to in the Sixth Schedule to this Ordinance if no objection is lodged with the council in response to the notices contemplated in paragraph (b);"

- (f) by the substitution for subsection (28)*ter* of the following subsection:

"(28)*ter* on such conditions as the Administrator may determine, introduce a scheme in terms of which financial assistance is given to an employee of the council for the repayment of a housing loan in respect of a house on a site —

- (a) which is registered in the name of such employee or in the name of the spouse of such employee or in the names of such employee and spouse jointly; or

- (b) the right of leasehold of which is in terms of section 6A(4)(b)(i) of the Blacks (Urban Areas) Consolidation Act, 1945 (Act 25 of 1945), registered in favour of such employee or in favour of the spouse of such employee or in favour of such employee and spouse jointly;"

- (g) by the insertion after subsection (28)*ter* of the following subsection:

"(28)*quat.* on such conditions as the Administrator may determine, grant a loan to an administration board established in terms of section 2 of the Black Affairs Administration Act, 1971 (Act 45 of 1971), or to the Corporation for Economic Development, Limited referred to in section 2 of the Promotion of the Economic Development of Black States Act, 1968 (Act 46 of 1968), for the erection of buildings in which housing is provided for Black employees of the council."

- (h) by the substitution for the proviso to subsection (33)*quat.* of the following proviso:

"Provided that where a council, other than a council referred to in the Sixth Schedule to this Ordinance, presents a medal, memento, address or token, the cost thereof shall not exceed such amount as the Administrator may from time to time determine;"

- Administrator van tyd tot tyd bepaal, oorskry nie;”;
- (i) deur subartikel (42) deur die volgende subartikel te vervang:
“(42) uitgawes ten opsigte van onthale en vermaakklikheid aangaan: Met dien verstande dat waar 'n raad, uitgesonderd 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, van voorneme is om addisionele uitgawes soos in die voorbehoudsbepaling by artikel 58(2) beoog ten opsigte van onthale en vermaakklikheid aan te gaan, verkry sodanige raad, bo en behalwe die goedkeuring ingevolge daardie artikel vereis, die skriftelike goedkeuring van die Administrator;”; en
- (j) deur paragraaf (a) van subartikel (53) deur die volgende paragraaf te vervang:
“(a) 'n inkomstereservefonds vir 'n spesifieke doel en 'n kapitaalreservefonds vir 'n spesifieke kapitale doel of vir kapitale doelendes in die algemeen stig: Met dien verstande dat —
- (i) 'n raad, uitgesonderd 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, nie sonder die voorafverkreeë skriftelike goedkeuring van die Administrator 'n kapitaalreservefonds stig nie; en
 - (ii) waar 'n raad, uitgesonderd 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, 'n inkomstereservefonds gestig het of 'n kapitaalreservefonds vir 'n spesifieke doel gestig het, wend sodanige raad nie sonder die voorafverkreeë skriftelike goedkeuring van die Administrator so 'n fonds of enige gedeelte daarvan vir 'n ander doel as die spesifieke doel waarvoor dit gestig is, aan nie;”:

9. Artikel 80B van die Hoofordonnansie word hierby gewysig deur die volgende voorbehoudsbepaling by subartikel (4)(b) te voeg:

“: Met dien verstande dat waar geen beswaar binne die tydperk in subartikel (3)(d) beoog, indien word nie sodanige vasstelling of wysiging geag word bevestig te wees.”

10. Artikel 81(1) van die Hoofordonnansie word hierby gewysig —

- (a) deur die uitdrukking “(met toestemming van die Administrator)” te skrap; en
- (b) deur paragrawe (c) en (d) van die voorbehoudsbepaling daarby deur die volgende paragrawe te vervang:
“(c) 'n raad, uitgesonderd 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, nie sonder die voorafverkreeë skriftelike goedkeuring van die Administrator met die oprigting of bou van sulke werke begin nie of sulke werke verkry nie;

Wysiging van artikel 80B van Ordonnansie 17 van 1939, soos ingevoeg deur artikel 6 van Ordonnansie 16 van 1979.

Wysiging van artikel 81 van Ordonnansie 17 van 1939, soos gewysig by artikel 8 van Ordonnansie 19 van 1944, artikel 7 van Ordonnansie 16 van 1955, artikel 3 van Ordonnansie 14 van 1963, artikel 11 van Ordonnansie 24 van 1966, artikel 4 van Ordonnansie 16 van 1967, artikel 9 van Ordonnansie 10 van 1971, artikel 3 van Ordonnansie 10 van 1973, artikel 3 van Ordonnansie 15

- (i) by the substitution for subsection (42) of the following subsection:
“(42) incur expenditure in respect of receptions and entertainment: Provided that where a council, other than a council referred to in the Sixth Schedule to this Ordinance, proposes to incur additional expenditure as contemplated in the proviso to section 58(2) in respect of receptions and entertainment, such council shall, in addition to the approval required in terms of that section, obtain the written approval of the Administrator;”; and
- (j) by the substitution for paragraph (a) of subsection (53) of the following paragraph:
“(a) establish a revenue reserve fund for a specific purpose and a capital reserve fund for a specific capital purpose or for capital purposes generally: Provided that
- (i) a council, other than a council referred to in the Sixth Schedule to this Ordinance, shall not establish a capital reserve fund without the prior written approval of the Administrator; and
 - (ii) where a council, other than a council referred to in the Sixth Schedule to this Ordinance, has established a revenue reserve fund or has established a capital reserve fund for a specific purpose, such council shall not, without the prior written approval of the Administrator, use such fund or any portion thereof for any purpose other than the specific purpose for which it was established;”
- 9. Section 80B of the principal Ordinance is hereby amended by the addition of the following proviso to subsection (4)(b):**
- “: Provided that where no objection is lodged within the period contemplated in subsection (3)(d), such determination or amendment shall be deemed to have been ratified.”
- 10. Section 81(i) of the principal Ordinance is hereby amended —**
- (a) by the deletion of the expression “(with the consent of the Administrator)”; and
- (b) by the substitution for paragraphs (c) and (d) of the proviso thereto of the following paragraphs:
“(c) a council, other than a council referred to in the Sixth Schedule to this Ordinance, shall not commence with the establishment or construction of such works or acquire such works without the prior written approval of the Administrator;
- Amendment of section 80B of Ordinance 17 of 1939, as inserted by section 6 of Ordinance 16 of 1979.
- Amendment of section 81 of Ordinance 17 of 1939, as amended by section 8 of Ordinance 19 of 1944, section 7 of Ordinance 16 of 1955, section 3 of Ordinance 14 of 1963, section 11 of Ordinance 24 of 1966, section 4 of Ordinance 16 of 1967, section 9 of Ordinance 10 of 1971, section 3 of Ordinance 10 of 1973, section 3 of Ordinance 15 of 1975 and section 4 of Ordinance 14 of 1976.

van 1975 en
artikel 4 van
Ordonnansie 14
van 1976.

- (d) waar 'n raad water lewer aan persone wat buite die munisipaliteit woonagtig is, stel die raad die gelde daarvoor en die voorwaardes van levering daarvan by besluit vas, en die gelde en voorwaardes wat aldus deur 'n raad, uitgesonderd 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, vasgestel is, is aan die goedkeuring van die Administrateur onderworpe;".

Wysiging van artikel 83 van Ordonnansie 17 van 1939, soos gewysig by artikel 10 van Ordonnansie 12 van 1941, artikel 9 van Ordonnansie 19 van 1944, artikel 1 van Ordonnansie 22 van 1948, artikel 5 van Ordonnansie 33 van 1959, artikel 9 van Ordonnansie 15 van 1968, artikel 4 van Ordonnansie 10 van 1973, artikel 4 van Ordonnansie 6 van 1974, artikel 4 van Ordonnansie 15 van 1975 en, artikel 5 van Ordonnansie 13 van 1980.

Vervanging van artikel 104 bis van Ordonnansie 17 van 1939, soos ingevoeg deur artikel 3 van Ordonnansie 14 van 1964.

- 11. Artikel 83 van die Hoofordonnansie word hierby gewysig deur paragraaf (i) van die voorbehoudbepaling by subartikel (1)(c) deur die volgende paragraaf te vervang:**

"(i) 'n raad, uitgesonderd 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, nie sonder die voorafverkreeë skrifstelike goedkeuring van die Administrateur met die oprigting of bou van sulke werke begin nie of sulke werke verkry nie;".

- 12. Artikel 104bis van die Hoofordonnansie word hierby deur die volgende artikel vervang:**

"Bevoegdheid van plaaslike bestuur om vereistes van bouverordeining te verslap of van voldoening daaraan af te sien.

104bis(1). Waar 'n plaaslike bestuur van mening is dat in 'n bepaalde geval die vereistes van enige bouverordeining wat binne sy regssgebied van krag is, onredelik is, kan sodanige plaaslike bestuur —

- (a) indien dit 'n raad is in die Sesde Bylae by hierdie Ordonnansie genoem, onderworpe aan die voorwaardes wat die raad bepaal; of
- (b) indien dit 'n ander plaaslike bestuur is as 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, met die voorafverkreeë skrifstelike goedkeuring van die Administrateur en onderworpe aan die voorwaardes wat die Administrateur bepaal,

sodanige vereistes verslap of van die voldoening daaraan assien.

(2) Iemand wat enige voorwaarde wat ingevolge subartikel (1) bepaal is, oortree of versuum om daaraan te voldoen, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens honderd rand."

- 13. Artikel 123 van die Hoofordonnansie word hierby gewysig deur in subartikel (4) na die uitdrukking "een-en-vyftig," die uitdrukking "twee-en-vyftig, vyf-en-vyftig," in te voeg.**

Wysiging van artikel 123 van Ordonnansie 17 van 1939, soos gewysig by artikel 13 van Ordonnansie 27 van 1951, artikel 10 van Ordonnansie 25 van 1953, artikel 4 van Ordonnansie 14

- (d) where a council supplies water to persons resident outside the municipality, the council shall determine the charges therefor and the conditions of supply thereof by resolution, and the charges and conditions so determined by a council, other than a council referred to in the Sixth Schedule to the Ordinance, shall be subject to the approval of the Administrator;";

Amendment of section 83 of Ordinance 17 of 1939, as amended by section 10 of Ordinance 12 of 1941, section 9 of Ordinance 19 of 1944, section 1 of Ordinance 22 of 1948, section 3 of Ordinance 33 of 1959, section 9 of Ordinance 15 of 1968, section 4 of Ordinance 10 of 1973, section 4 of Ordinance 6 of 1974, section 4 of Ordinance 15 of 1975 and section 5 of Ordinance 13 of 1980.

- 11. Section 83 of the principal Ordinance is hereby amended by the substitution for paragraph (i) of the proviso to subsection (1)(c) of the following paragraph:**

"(i) a council, other than a council referred to in the Sixth Schedule to this Ordinance, shall not commence with the establishment or construction of such works or acquire such works without the prior written approval of the Administrator;".

Substitution of section 104 bis of Ordinance 17 of 1939, as inserted by section 3 of Ordinance 14 of 1964.

"Power of local authority to relax requirements of building by-laws or to waive compliance therewith.

- 12. The following section is hereby substituted for section 104bis of the principal Ordinance:**

104bis(1). Where a local authority is of the opinion that in a particular case the requirements of any building by-law in operation within its area of jurisdiction is unreasonable, such local authority may —

(a) if it is a council referred to in the Sixth Schedule to this Ordinance, subject to such conditions as the council may determine; or

(b) if it is a local authority other than a council referred to in the Sixth Schedule to this Ordinance, with the prior written approval of the Administrator and subject to such conditions as the Administrator may determine,

relax such requirements or waive compliance therewith.

(2) Any person who contravenes or fails to comply with any condition determined in terms of subsection (1) shall be guilty of an offence and liable on conviction to a fine not exceeding one hundred rand."

Amendment of section 123 of Ordinance 17 of 1939, as amended by section 13 of Ordinance 27 of 1951, section 10 of Ordinance 25 of 1953, section 4 of Ordinance 14 of 1964, section 21 of

- 13. Section 123 of the principal Ordinance is hereby amended by the insertion in subsection (4) after the expression "fifty-one," of the expression "fifty-two, fifty-five,".**

van 1964, artikel
21 van
Ordonnansie 24
van 1966, artikel
11 van
Ordonnansie 15
van 1968, artikel
6 van
Ordonnansie 10
van 1970 en
artikel 9 van
Ordonnansie 16
van 1978.

Herroeping van
artikel 128 van
Ordonnansie 17
van 1939.

Wysiging van
artikel 133 van
Ordonnansie 17
van 1939.

14. Artikel 128 van die Hoofordonnansie word hierby herroep.

15. Artikel 133 van die Hoofordonnansie word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

"(1) Die raad kan riolerings- of dreineringswerke binne of buite die munisipaliteit oprig, bou, uitrus en uitvoer; Met dien verstande dat 'n raad, uitgesonderd 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, nie sonder die voorafverkreeë skriftelike goedkeuring van die Administrator met die oprigting of bou van sulke werke begin nie.".

16. Artikel 136 van die Hoofordonnansie word hierby gewysig —

- (a) deur die woorde "met toestemming van die Administrator" te skrap; en
- (b) deur die volgende subartikel by te voeg, terwyl die bestaande artikel subartikel (1) word:

"(2) 'n Raad, uitgesonderd 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, rig nie sonder die voorafverkreeë skriftelike goedkeuring van die Administrator 'n rioolplaas of rioolvuil-werke in subartikel (1) beoog, op nie."

17. Die Hoofordonnansie word hierby gewysig deur die volgende Bylae by te voeg:

"SESDE BYLAE.

PLAASLIKE BESTURE VRYGESTEL VAN SEKERE BEPALINGS VAN HIERDIE ORDONNANSIE.

Die Stadsraad van Germiston.

Die Stadsraad van Johannesburg.

Die Stadsraad van Pretoria.

Die Stadsraad van Roodepoort."

18. Hierdie Ordonnansie heet die Wysigingsordonnansie op Plaaslike Bestuur, 1981.

Byvoeging van
Sesde Bylae by
Ordonnansie 17
van 1939.

Kort titel.

No. 85 (Administrateurs-), 1981.

PROKLAMASIE

Nademaal by artikel 90 van die Grondwet van die Republiek van Suid-Afrika, 1961, aan my die bevoegdheid verleen word om 'n ordonnansie, waarin die Staatspresident-in-raade toegestem het, af te kondig;

So is dit dat ek hierby die Wysigingsordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1981, wat hieronder gedruk is, akskondig.

Ordinance 24 of
1966, section 11
of Ordinance 15
of 1968, section
6 of Ordinance
10 of 1970 and
section 9 of
Ordinance 16 of
1978.

Repeal of
section 128 of
Ordinance 17 of
1939.

Amendment of
section 133 of
Ordinance 17 of
1939.

14. Section 128 of the principal Ordinance is hereby repealed.

15. Section 133 of the principal Ordinance is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) The council may erect, construct, equip and carry out sewerage or drainage works within or outside the municipality: Provided that a council, other than a council referred to in the Sixth Schedule to this Ordinance, shall not commence with the erection or construction of such works without the prior written approval of the Administrator."

16. Section 136 of the principal Ordinance is hereby amended —

- (a) by the deletion of the words "subject to the consent of the Administrator"; and
- (b) by the addition of the following subsection, the existing section becoming subsection (1):

"(2) A council, other than a council referred to in the Sixth Schedule to this Ordinance, shall not establish a sewage farm or sewage disposal works contemplated in subsection (1) without the prior written approval of the Administrator."

17. The principal Ordinance is hereby amended by the addition of the following Schedule:

"SIXTH SCHEDULE.

LOCAL AUTHORITIES EXEMPTED FROM CERTAIN PROVISIONS OF THIS ORDINANCE.

The City Council of Germiston.

The City Council of Johannesburg.

The City Council of Pretoria.

The City Council of Roodepoort."

Short title.

18. This Ordinance shall be called the Local Government Amendment Ordinance, 1981.

No. 85 (Administrator's), 1982.

PROCLAMATION

Whereas power is vested in me by section 90 of the Republic of South Africa Constitution Act, 1961, to promulgate an Ordinance, assented to by the State President-in-council;

Now, therefore, I do hereby promulgate the Local Government (Administration and Elections) Amendment Ordinance, 1981, which is printed hereunder.

Gegee onder my Hand te Pretoria op hede die 23ste dag van Februarie, Eenduisend Negehonderd Twee-en-tachtig.

W.A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.
PR. 4-11(1981/12)

ORDONNANSIE NO. 12 VAN 1981.
(Toestemming verleen op 21 Januarie 1982.)
(Afrikaanse eksemplaar deur die Staatspresident onderteken.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, ten opsigte van die prosedure op vergaderings van 'n bestuurskomitee soos in artikel 55 beoog; ten opsigte van die delegasie van bevoegdhede deur 'n raad en bestuurskomitee soos in artikel 58 beoog; en ten opsigte van die komitees van grootstadsrade soos in artikel 60 beoog.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG: —

Wysiging van artikel 55 van Ordonnansie 40 van 1960, soos gewysig by artikel 2 van Ordonnansie 16 van 1964, artikel 14 van Ordonnansie 15 van 1968, artikel 1 van Ordonnansie 11 van 1971, artikel 2 van Ordonnansie 13 van 1973, artikel 2 van Ordonnansie 17 van 1978 en artikel 1 van Ordonnansie 9 van 1979.

1. Artikel 55 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (hierna die Hoofordonnansie genoem), word hierby gewysig deur —
- (a) paragraaf (b) van subartikel (13) deur die volgende paragraaf te vervang:

"(b) Waar die raad oortuig is dat die bestuurskomitee tydelik nie na behore kan funksioneer nie vanweë die afwesigheid vir 'n tydperk van langer as dertig dae van enige lid, kan die raad met die toestemming van die Administrateur —

 - (i) 'n raadslid, op die wyse in artikel twee-en-vyftig bepaal, verkie om in die plek van die lid wat afwesig is gedurende die tydperk van sy afwesigheid of dié korter tydperk wat die Administrateur bepaal, te dien;
 - (ii) waar die lid wat afwesig is die voorstitter van 'n komitee is, die ondervoorsitter van sodanige komitee aanstel om in die plek van sodanige lid vir die tydperk in subparagraph (i) beoog, te dien; of
 - (iii) waar die lid wat afwesig is —
 - (aa) die voorstitter van die bestuurskomitee is; en
 - (bb) nie die voorstitter van 'n komitee is nie,

en die ondervoorsitter van die bestuurskomitee die voorstitter van 'n komitee is, die ondervoorsitter van die komitee waarvan die ondervoorsitter van die bestuurskomitee die voorstitter is, aanstel om in die plek van sodanige lid vir die tydperk in subparagraph (i) beoog, te dien:

Met dien verstande dat 'n raad wat in die Sesde Bylae by die Ordonnansie op Plaaslike Bestuur, 1939, genoem word, nie die Administrateur se toestemming vir die uit-oefening van die bevoegdhede by hierdie paragraaf verleen, nodig het nie en in daardie geval dien die betrokke raadslid of ondervoorsitter van die betrokke komitee in

Given under my Hand at Pretoria on this 23rd day of February, One thousand Nine hundred and Eighty-two.

W.A. CRUYWAGEN,
Administrator of the Province Transvaal.
PR. 4-11(1981/12)

ORDINANCE NO. 12 OF 1981.
(Assented to on 21 January 1982.)
(Afrikaans copy signed by the State President.)

AN ORDINANCE

To amend the Local Government (Administration and Elections) Ordinance, 1960, in respect of the procedure at meetings of a management committee as contemplated in section 55; in respect of the delegation of powers by a council and management committee as contemplated in section 58; and in respect of the committees of city councils as contemplated in section 60.

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

- Amendment of section 55 of Ordinance 40 of 1960, as amended by section 2 of Ordinance 16 of 1964, section 14 of Ordinance 15 of 1968, section 1 of Ordinance 11 of 1971, section 2 of Ordinance 13 of 1973, section 2 of Ordinance 17 of 1978 and section 1 of Ordinance 9 of 1979.
1. Section 55 of the Local Government (Administration and Elections) Ordinance, 1960 (hereinafter referred to as the principal Ordinance), is hereby amended by
- (a) the substitution for paragraph (b) of subsection (13) of the following paragraph:

"(b) Where the council is satisfied that the management committee is unable temporarily to function satisfactorily owing to the absence for a period of more than thirty days of any member, the council may, with the consent of the Administrator —

 - (i) elect a councillor in the manner provided for in section fifty-two to serve in the place of the member who is absent during the period of his absence or such shorter period as the Administrator may determine;
 - (ii) where the member who is absent is the chairman of a committee, appoint the deputy-chairman of such committee to serve in the place of such member for the period contemplated in subparagraph (i); or
 - (iii) where the member who is absent is —
 - (aa) the chairman of the management committee; and
 - (bb) not the chairman of a committee,

and the deputy-chairman of the management committee is the chairman of a committee, appoint the deputy-chairman of the committee of which the deputy-chairman of the management committee is the chairman to serve in the place of such member for the period contemplated in subparagraph (i):

Provided that a council referred to in the Sixth Schedule to the Local Government Ordinance, 1939, shall not require the Administrator's consent for exercising the powers conferred by this paragraph and in that case the councillor concerned or the deputy-chairman of the committee con-

- (b) die plek van die lid wat afwesig is gedurende die tydperk van sy afwesigheid.”; en
 (b) die voorbehoudsbepaling by subartikel (14) deur die volgende voorbehoudsbepaling te vervang:

“Met dien verstande dat geen sodanige toestemming ten opsigte van meer as ses gewone vergaderings gedurende 'n tydperk van ses maande sonder die voorafverkreeë toestemming van die Administrateur deur 'n bestuurskomitee, uitgesonderd die bestuurskomitee van 'n raad in die Sesde Bylae by die Ordonnansie op Plaaslike Bestuur, 1939, genoem, verleen word nie.”.

2. Artikel 58 van die Hoofordonnansie word hierby gewysig deur in subartikel (5) na die woord “Raad” die uitdrukking „uitgesonderd 'n raad in die Sesde Bylae by die Ordonnansie op Plaaslike Bestuur, 1939, genoem,” in te voeg.

3. Artikel 60 van die Hoofordonnansie word hierby gewysig deur subartikel (1) en (2) deur die volgende subartikels te vervang:

“(1) Indien 'n grootstadslaag van mening is dat die bestuurskomitee vanweë die aard en omvang van die bevoegdhede, funksies en pligte wat die bestuurskomitee het of aan hom gedelegeer sal word, nie in staat is of sal wees om sodanige bevoegdhede, funksies en pligte na behore uit te voer of te vervul nie, kan die raad, of vir 'n algemene of 'n spesiale doel, een of meer komitees uit die geledere van die raad aanstel met die bevoegdhede, funksies en pligte wat die raad bepaal.

(2) Een van die lede van elke komitee wat ingevolge subartikel (1) aangestel word, word deur die bestuurskomitee uit sy geledere aangewys, en die lid wat aldus aangewys word, is die voorzitter van daardie komitee.”.

4. Hierdie Ordonnansie heet die Wysigingsordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1981.

Wysiging van artikel 58 van Ordonnansie 40 van 1960, soos vervang deur artikel 4 van Ordonnansie 17 van 1978.

Wysiging van artikel 60 van Ordonnansie 40 van 1960.

Kort titel.

No. 86 (Administrateurs-), 1982.

PROKLAMASIE

Nademaal by artikel 90 van die Grondwet van die Republiek van Suid-Afrika, 1961, aan my die bevoegdheid verleent word om 'n ordonnansie, waarin die Staatspresident-in-raad toegestem het, af te kondig;

So is dit dat ek hierby die Wysigingsordonnansie op Winkelure, 1981, wat hieronder gedruk is, afkondig.

Gegee onder my Hand te Pretoria op hede die 23ste dag van Februarie, Eenduisend Negehonderd Twee-en-tachtig.

W.A. CRUYWAGEN,
 Administrateur van die Provincie Transvaal.
 PR. 4-11(1981/6)

ORDONNANSIE NO. 11 VAN 1981.
 (Toestemming verleent op 2 Februarie 1982.)
 (Engelse eksemplaar deur die Staatspresident onderteken.)

cerned shall serve in the place of the member who is absent during the period of his absence.”; and

- (b) the substitution for the proviso to subsection (14) of the following proviso:

“Provided that no such permission in respect of more than six ordinary meetings during a period of six months shall, without the prior consent of the Administrator, be granted by a management committee, other than the management committee of a council referred to in the Sixth Schedule to the Local Government Ordinance, 1939.”.

2. Section 58 of the principal Ordinance is hereby amended by the insertion in subsection (5) after the word “council” of the expression “other than a council referred to in the Sixth Schedule to the Local Government Ordinance, 1939.”.

3. Section 60 of the principal Ordinance is hereby amended by the substitution for subsections (1) and (2) of the following subsections:

“(1) If a city council is of the opinion that the management committee, owing to the nature and extent of the powers, functions and duties which the management committee has or which will be delegated to it, is or will be unable to carry out or fulfil such powers, functions and duties satisfactorily, the council may, either for a general or a special purpose, appoint one or more committees from the members of the council with such powers, functions and duties as the council may determine.

(2) One of the members of every committee appointed in terms of subsection (1) shall be designated by the management committee from its members, and the member so designated shall be the chairman of the committee.”.

4. This Ordinance shall be called the Local Government (Administration and Elections) Amendment Ordinance, 1981.

Short title

No. 86 (Administrator's), 1982.

PROCLAMATION

Whereas power is vested in me by section 90 of the Republic of South Africa Constitution Act, 1961, to promulgate an Ordinance, assented to by the State President-in-council;

Now, therefore, I do hereby promulgate the Shop Hours Amendment Ordinance, 1981, which is printed hereunder.

Given under my Hand at Pretoria on this 23rd day of February, One thousand Nine hundred and Eighty-two.

W.A. CRUYWAGEN,
 Administrator of the Province Transvaal.
 PR. 4-11(1981/6)

ORDINANCE NO. 11 OF 1981.
 (Assented to on 2 February, 1982.)
 (English copy signed by the State President.)

'N ORDONNANSIE

Tot wysiging van die Ordonnansie op Winkelure, 1959, ten opsigte van die normale handelstye soos in artikel 3 beoog; deur artikel 4 te herroep; ten opsigte van die handel benewens en buite normale handelstye soos in artikel 5 beoog; ten opsigte van die voorwaarde van handel buite normale handelstye soos in artikel 11 beoog; ten opsigte van die misdrywe en strafbepalings soos in artikel 14 beoog; ten opsigte van die vermoedens soos in artikel 16 beoog; ten opsigte van die bevoegdheid om regulasies te maak soos in artikel 17 beoog; en om vir bykomstige aangeleenthede voorsteling te maak.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG:

Wysiging van artikel 3 van Ordonnansie 24 van 1959, soos gewysig by artikel 3 van Ordonnansie 14 van 1978.

Herroeping van artikel 4 van Ordonnansie 24 van 1959.

Wysiging van artikel 5 van Ordonnansie 24 van 1959, soos gewysig by artikel 1 van Ordonnansie 20 van 1960, artikel 1 van Ordonnansie 19 van 1961, artikel 3 van Ordonnansie 18 van 1963, artikel 1 van Ordonnansie 11 van 1968, artikel 2 van Ordonnansie 15 van 1972, artikel 2 van Ordonnansie 14 van 1974, artikel 4 van Ordonnansie 14 van 1978 en artikel 2 van Ordonnansie 11 van 1980.

Wysiging van artikel 11 van Ordonnansie 24 van 1959, soos vervang deur artikel 4 van Ordonnansie 15 van 1972.

Wysiging van artikel 14 van Ordonnansie 24 van 1959, soos gewysig by artikel 5 van Ordonnansie 19 van 1961, artikel 6 van Ordonnansie 18 van 1963, artikel 3 van Ordonnansie 11 van 1968 en artikel 10 van Ordonnansie 14 van 1978.

1. Artikel 3 van die Ordonnansie op Winkelure, 1959 (hierna die Hoofordonnansie genoem), word hierby gewysig deur die uitdrukking "vier" en "sewe," te skrap.

2. Artikel 4 van die Hoofordonnansie word hierby herroep.

3. Artikel 5(1) van die Hoofordonnansie word hierby gewysig deur paragraaf (b) deur die volgende paragraaf te vervang:

"(b) tussen die ure 1 nm. en 6 nm. op enige Saterdag wat nie 'n openbare feesdag is nie, indien sodanige winkel geleë is meer as 8 kilometer buite die grense van 'n dorp wat

(i) 'n dorp is soos omskryf in die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965); en

(ii) binne die regsgebied van 'n grootstadsraad, stadsraad, dorpsraad of gesondheidskomitee ingestel ingevolge die bepalings van die Ordonnansie op Plaaslike Bestuur, 1939, is:

Met dien verstande dat die Administrateur, by kennisgewing in die *Provinsiale Koerant*, die dryf van handel buite normale handelstye ingevolge hierdie paragraaf ten opsigte van enige sodanige winkel met ingang van 'n datum in sodanige kennisgewing gespesifieer, kan verbied;".

4. Artikel 11 van die Hoofordonnansie word hierby gewysig deur die uitdrukking "4," en "7," te skrap.

5. Artikel 14 van die Hoofordonnansie word hierby gewysig —

(a) deur in subartikel (1) —

(i) in paragraaf (a), die uitdrukking "vier" en "sewe," te skrap; en

(ii) paragraaf (e) te skrap;

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

"(2) Benewens enige straf wat ingevolge subartikel (1) opgelê kan word, kan die hof 'n winkelier wat ingevolge daardie subartikel skuldig bevind is en wat geregtig is om ingevolge enige bepaling van hierdie Or-

AN ORDINANCE

To amend the Shop Hours Ordinance, 1959, in respect of the normal trading times as contemplated in section 3; by repealing section 4; in respect of the trading in addition to and outside normal trading times as contemplated in section 5; in respect of the conditions of trading outside normal trading times as contemplated in section 11; in respect of the offences and penalties as contemplated in section 14; in respect of the presumptions as contemplated in section 16; in respect of the power to make regulations as contemplated in section 17; and to provide for matters incidental thereto.

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

Amendment of section 3 of Ordinance 24 of 1959, as amended by section 3 of Ordinance 14 of 1978.

Repeal of section 4 of Ordinance 24 of 1959.

Amendment of section 5 of Ordinance 24 of 1959, as amended by section 1 of Ordinance 20 of 1960, section 1 of Ordinance 19 of 1961, section 3 of Ordinance 18 of 1963, section 1 of Ordinance 11 of 1968, section 2 of Ordinance 15 of 1972, section 2 of Ordinance 14 of 1974, section 4 of Ordinance 14 of 1978 and section 2 of Ordinance 11 of 1980.

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

"(b) between the hours of 1 p.m. and 6 p.m. on any Saturday which is not a public holiday, if such shop is situated more than 8 kilometres outside the boundaries of a township which —

(i) is a township as defined in the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965); and

(ii) is within the area of jurisdiction of a city council, town council, village council or health committee constituted in terms of the provisions of the Local Government Ordinance, 1939;

Provided that the Administrator may, by notice in the *Provincial Gazette*, prohibit the trade outside normal trading times in terms of this paragraph in respect of any such shop with effect from a date specified in such notice;".

4. Section 11 of the principal Ordinance is hereby amended by the deletion of the expressions "4," and "7,".

Amendment of section 11 of Ordinance 24 of 1959, as substituted by section 4 of Ordinance 15 of 1972.

5. Section 14 of the principal Ordinance is hereby amended —

(a) in subsection (1) by —

(i) the deletion in paragraph (a) of the expression "four" and "seven,"; and

(ii) the deletion of paragraph (e);

by the substitution for subsection (2) of the following subsection:

"(2) In addition to any penalty which may be imposed in terms of subsection (1), the court may prohibit a shopkeeper convicted in terms of that subsection and who is, in terms of any provision of this Ordinance, entitled to trade in, on or from the shop

donnansie buite normale handelstye in, op of van die betrokke winkel handel te drywe en enige opvolger van sodanige winkelier, hetsy direk al dan nie, wat in, op of van sodanige winkel handel drywe of sal drywe, verbied om buite normale handelstye in, op of van sodanige winkel handel te drywe: Met dien verstande dat die Administrateur op skriftelike aansoek sodanige winkelier of enige opvolger van hom kan toelaat om met ingang van 'n datum deur die Administrateur gespesifieer, ingevolge die bepaling van hierdie Ordonnansie in, op of van die betrokke winkel buite normale handelstye handel te drywe.”;

- (c) deur subartikel (3) te skrap; en
- (d) deur in subartikel (4) die uitdrukking “of ten opsigte waarvan 'n verbod ingevolge subartikel (3) bestaan,” te skrap.

6. Artikel 16(1) van die Hoofordonnansie word hereby gewysig —

- (a) deur paragraaf (d) deur die volgende paragraaf te vervang:
 - “(d) dat enige winkel geleë is binne 'n munisipaliteit, 'n lokasie of 'n Swart dorp of 'n Swart gebied of nie aldus geleë is nie, of dat enige winkel nie geleë is nie meer as 8 kilometer buite die grense van 'n dorp soos omskryf in die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, wat binne die regsgebied van 'n grootstradsraad, stadsraad, dorpsraad of gesondheidskomitee ingestel ingevolge die bepaling van die Ordonnansie op Plaaslike Bestuur, 1939, is; of”;
- (b) deur paragraaf (f) deur die volgende paragraaf te vervang:
 - “(f) dat enige besondere winkel onderworpe is aan 'n bevel ingevolge subartikel (2) van artikel veertien; of”.

7. Artikel 17(1) van die Hoofordonnansie word hereby gewysig deur paragraaf (b) te skrap.

8. Hierdie Ordonnansie heet die Wysigingsordonnansie op Winkelure, 1981.

Wysiging van artikel 16 van Ordonnansie 24 van 1939, soos gewysig by artikel 6 van Ordonnansie 19 van 1961, artikel 7 van Ordonnansie 18 van 1963 en artikel 11 van Ordonnansie 14 van 1978.

Wysiging van artikel 17 van Ordonnansie 24 van 1939, soos gewysig by artikel 12 van Ordonnansie 14 van 1978.

Kort titel.

No. 79 (Administrateurs-), 1982.

PROKLAMASIE

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

So is dit dat ek; met betrekking tot Erf 438, geleë in die Dorp Waterkloof, in voorwaarde (a) in Akte van Transport T 23208/1980 die woorde:

“Not more than one dwelling house with the necessary out-buildings and appurtenances shall be erected on the said Lot and the said Lot shall not be subdivided”, ophef.

concerned outside normal trading times and any successor to such shopkeeper, whether immediate or not, who trades or will trade in, on or from such shop, from trading outside normal trading times, in, on or from such shop: Provided that the Administrator may, on written application, permit such shopkeeper or any successor to him, with effect from a date specified by the Administrator, to trade in terms of the provisions of this Ordinance in, on or from the shop concerned outside normal trading times.”;

- (c) by the deletion of subsection (3); and
- (d) by the deletion in subsection (4) of the expression “or in respect of which a prohibition exists in terms of subsection (3).”

Amendment of section 16 of Ordinance 24 of 1939, as amended by section 6 of Ordinance 19 of 1961, section 7 of Ordinance 18 of 1963 and section 11 of Ordinance 14 of 1978.

- (a) by the substitution for paragraph (d) of the following paragraph:
 - “(d) that any shop is situated within a municipality, a location, a Black village or a Black area or is not so situated or that any shop is not situated more than 8 kilometres outside the boundaries of a township as defined in the Town-planning and Townships Ordinance, 1965, which is within the area of jurisdiction of a city council, town council, village council or health committee constituted in terms of the provisions of the Local Government Ordinance, 1939; or”;
- (b) by the substitution for paragraph (f) of the following paragraph:
 - “(f) that any particular shop is subject to an order in terms of subsection (2) of section fourteen; or”.

Amendment of section 17 of Ordinance 24 of 1939, as amended by section 12 of Ordinance 14 of 1978.

7. Section 17(1) of the principal Ordinance is hereby amended by the deletion of paragraph (b).

8. This Ordinance shall be called the Shop Hours Amendment Ordinance, 1981.

No. 79 (Administrator's), 1982.

PROCLAMATION

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

Now therefore I do hereby; in respect of Erf 438, situated in Waterkloof Township, remove in condition (a) in Deed of Transfer T 23208/1980 the words:

“Not more than one dwelling house with the necessary out-buildings and appurtenances shall be erected on the said Lot and the said Lot shall not be subdivided.”

Gegee onder my Hand te Pretoria, op hede die 12e dag van Februarie Eenduisend Negehonderd Twee-en-tig.

W.A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.

PB. 4-14-2-1404-130

No. 80 (Administrateurs-), 1982.

PROKLAMASIE

Nademaal bevoegdheid by artikel 2 van die Wet op Ophef-fing 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;

1. met betrekking tot Erf 467, geleë in die dorp Illovo, Registrasie Afdeling IR, Transvaal; voorwaardes 1(a) en (b) in Akte van Transport T 25158/1981, ophef; en

2. Johannesburg-dorpsbeplanningskema, 1979, wysig deur die hersonering van Erf 467, dorp Illovo, van "Residensieel 4" tot "Spesiaal" vir die gebruik uiteengesit in die skedules tot Kaart 3, welke wysigingskema bekend staan as Johannesburg-wysigingskema 65, soos aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsraad van Johannesburg.

Gegee onder my Hand te Pretoria, op hede die 19e dag van Februarie Eenduisend Negehonderd Twee-en-tig.

W.A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.

PB. 4-14-2-634-10

No. 81 (Administrateurs-), 1982.

PROKLAMASIE

Ingevolge artikel 49(1) van die Registrasie van Aktes Wet, 1937 (Wet 47 van 1937), saamgelees met artikel 82 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), brei ek hiermee die grense van die dorp Primindia Uitbreiding 18 uit deur Gedeelte 351 ('n gedeelte van Gedeelte 218) van die plaas Roodekopjes of Swartkopjes 427-JQ, distrik Brits daarin op te neem onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

Gegee onder my Hand te Pretoria op hede die 19e dag van Februarie Eenduisend Negehonderd Twee-en-tig.

W.A. CRUYWAGEN,
Administrateur van die Provincie Transvaal.

PB. 4-8-2-3054-1

BYLAE

I. VOORWAARDE VAN UITBREIDING VAN GRENSE.

Begiftiging.

Betaalbaar aan die plaaslike bestuur.

Die aansoekdoener moet ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur bedrae geld betaal gelykstaande met:

Given under my Hand at Pretoria, this 12th day of February One Thousand Nine hundred and Eighty-two.

W.A. CRUYWAGEN,
Administrator of the Province Transvaal.

PB. 4-14-2-1404-130

No. 80 (Administrator's), 1982.

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;

No therefore I do hereby;

1. in respect of Erf 467, situated in Illovo Township, Registration Division IR, Transvaal; remove conditions 1(a) and (b) in Deed of Transfer T 25158/1981; and

2. amend Johannesburg Town-Planning Scheme 1979, by the rezoning of Erf 467, Illovo Township, from "Residential 4" to "Special" for the uses set out in the schedules to Map 3, and which amendment scheme will be known as Johannesburg Amendment Scheme 65, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the City Council of Johannesburg.

Given under my Hand at Pretoria, this 19th day of February One Thousand Nine Hundred and Eighty-two.

W.A. CRUYWAGEN,
Administrator of the Province Transvaal.

PB. 4-14-2-634-10

No. 81 (Administrator's), 1982.

PROCLAMATION

In terms of section 49(1) of the Deeds Registries Act, 1937 (Act 47 of 1937), read with section 82 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), I hereby extend to boundaries of Primindia Extension 18 Township to include Portion 351 (a portion of Portion 218) of the farm Roodekopjes or Swartkopjes 427-JQ, district of Brits, subject to the conditions set out in the Schedule hereto.

Given under my Hand at Pretoria on this 19th day of February One Thousand Nine Hundred and Eighty-two.

W.A. CRUYWAGEN,
Administrator of the Province Transvaal.

PB. 4-8-2-3054-1

SCHEDULE

I. CONDITION OF EXTENSION OF BOUNDARIES.

Endowment.

Payable to the local authority.

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

(1) 15 % van die grondwaarde van die erf, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinering in of vir die dorp.

(2) 1 % van die grondwaarde van die erf welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n stortingssterrein.

(3) 1 % van die grondwaarde van die erf welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n begraafplaas.

Sodanige begiftiging moet ooreenkomsdig die bepalings van artikel 74 van die genoemde Ordonnansie betaal word.

2. TITELVOORWAARDES

Die erf is onderworpe aan die volgende voorwaardes opgele deur die Administrateur ingevolge Ordonnansie 25 van 1965:

(1) Die erf is onderworpe aan 'n serwituut, 2 m breed, vir riolering- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense uitgesonderd 'n straatgrens indien en wanneer dit deur die plaaslike bestuur verlang word: Met dien verstande dat die plaaslike bestuur van enige sodanige serwituut mag afsien.

(2) Geen gebou of ander struktuur mag binne die voorname serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2 m daarvan geplant word nie.

(3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhou of verwydering van sodanige rioolhoofspyleidings en ander werke wat hy volgens goeddunke noedsaaklik ag, tydelik te plaas op die grond wat aan die voorname serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voorname doel, onderworpe daaraan dat die plaasklike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwydering van sodanige rioolhoofspyleidings en ander werke veroorsaak word.

(1) 15 % of the land value of the erf, which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township.

(2) 1 % of the land value of the erf, which amount shall be used by the local authority for the acquisition of land for a depositing site.

(3) 1 % of the land value of the erf, which amount shall be used by the local authority for the acquisition of land for a cemetery.

Such endowment shall be paid in accordance with the provisions of Section 74 of the said Ordinance.

2. CONDITIONS OF TITLE.

The erf shall be subject to the following conditions imposed by the Administrator in terms of Ordinance 25 of 1965:

(1) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.

(2) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.

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

Administrateurskennisgewings

Administrateurskennisgewing 191 17 Februarie 1982

MUNISIPALITEIT STILFONTEIN: VOORGESTELDE VERANDERING VAN GRENSE.

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

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

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

PB. 3-2-3-115

BYLAE.

Die volgende gedeeltes van die plaas Palmietfontein 403-IP.

Gedeelte	Grootte	Kaart
Restant van Gedeelte 4	212,4806 ha	1261/1895
Restant van Gedeelte 13	315,8192 ha	A 882/09
Gedeelte 14 ('n gedeelte van Gedeelte 4)	212,4806 ha	A 1720/10
Gedeelte 39 ('n gedeelte van Gedeelte 13)	24,3575 ha	A 2629/60

Administrateurskennisgewing 253 3 Maart 1982

KENNISGEWING VAN VERBETERING.

MUNISIPALITEIT DELMAS: TARIEF VAN GELDE VIR DIE LEWERING VAN ELEKTRISITEIT.

Administrateurskennisgewing 158 van 10 Februarie 1982, word hierby verbeter deur die datum "19 Februarie 1982" deur die datum "10 Februarie 1982" te vervang.

PB. 2-4-2-36-53

Administrateurskennisgewing 254 3 Maart 1982

MUNISIPALITEIT EVANDER: 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 Municipaliteit Evander, deur die Raad aangeneem by Administrateurskennisgewing 775 van 16 Mei 1973, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

Administrator's Notices

Administrator's Notice 191

17 February, 1982

STILFONTEIN MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES.

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

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

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

PB. 3-2-3-115

SCHEDULE.

The following portions of the farm Palmietfontein 403-IP:

Portion	Area	Diagram
Remainder of Portion 4	212,4806 ha	1261/1895
Remainder of Portion 13	315,8192 ha	A 882/09
Portion 14 (a portion of Portion 4)	212,4806 ha	A 1720/10
Portion 39 (a portion of Portion 13)	24,3575 ha	A 2629/60

Administrator's Notice 253

3 March, 1982

CORRECTION NOTICE.

DELMAS MUNICIPALITY: TARIFF OF CHARGES FOR THE SUPPLY OF ELECTRICITY.

Administrator's Notice 158, dated 10 February, 1982, is hereby corrected by the substitution in the Afrikaans text for the date "19 Februarie 1982" of the date "10 Februarie 1982".

PB. 2-4-2-36-53

Administrator's Notice 254

3 March, 1982

EVANDER 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 Evander Municipality, adopted by the Council under Administrator's Notice 775, dated 16 May 1973, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. Deur in item 1(2)(b) die syfer "3,03c" deur die syfer "3,47c" te vervang.

2. Deur in item 2(2)(b) die syfer "3,71c" deur die syfer "4,15c" te vervang.

3. Deur in item 3(3) die syfer "3,18c" deur die syfer "3,62c" te vervang.

Die bepальings in hierdie kennisgewing vervat, word geag op 1 Januarie 1982 in werking te getree het.

PB. 2-4-2-36-154

Administrateurskennisgewing 255

3 Maart 1982

MUNISIPALITEIT HARTBEESFONTEIN: AANNAME VAN WYSIGING VAN STANDAARD-FINANSIEËLE VERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Hartbeesfontein ingevolge artikel 96bis(2) van genoemde Ordonnansie, die wysiging van die Standaard-Finansiële Verordeninge, afgekondig by Administrateurskennisgewing 488 van 6 Mei 1981, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB. 2-4-2-173-87.

Administrateurskennisgewing 256

3 Maart 1982

MUNISIPALITEIT KLERKSDORP: ABATTOIRVERORDENINGE.

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

Woordomskrywings

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

"abattoir" die Raad se abattoir insluitende die perseel waarop die abattoir geleë is en alle geboue en strukture wat daarop opgerig is;

"abattoir superintendent" die persoon wat van tyd tot tyd deur die Raad in daardie betrekking aangestel is, sy gemagtigde verteenwoordiger of enige amptenaar van die Raad wat gemagtig is om as sulks op te tree:

"dier" 'n dier soos in die Wet omskryf word;

"eienaar" met betrekking tot 'n dier of tot vleis, iemand wat die alleen- of mede-eienaar daarvan is, en dit sluit die agent van so 'n eienaar in;

"geslagte dier" omvat die geheel of enige hgedeelte van 'n geslagte dier;

"Minister", die Minister van Landbou en Visserye.

"munisipale gebied" die gebied of distrik onder die beheer enregsbevoegdheid van die Raad;

"Raad" die Stadsraad van Klerksdorp, die Raad se Bestuurskomitee wat handel kragtens die bevoegdheid wat ingevolge die bepaling van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is, en enige beampete aan wie die Komitee ingevolge die bepaling van subartikel (3) van genoemde artikel, op gesag van die Raad, die bevoegdhede, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan deleger, en ditinderdaad gedelegeer het;

1. By the substitution in item 1(2)(b) for the figure "3,03c" of the figure "3,47c".

2. By the substitution in item 2(2)(b) for the figure "3,71c" of the figure "4,15c".

3. By the substitution in item 3(3) for the figure "3,18c" of the figure "3,62c".

The provisions in this notice contained, shall be deemed to have come into operation on 1 January 1982.

PB. 2-4-2-36-154

Administrator's Notice 255

3 March, 1982

HARTBEESFONTEIN MUNICIPALITY: ADOPTION OF AMENDMENT TO STANDARD FINANCIAL BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Hartbeesfontein has in terms of section 96bis(2) of the said Ordinance, adopted the amendment to the Standard Financial By-laws, published under Administrator's Notice 488, dated 6 May 1981, as by-laws made by the said Council.

PB. 2-4-2-173-87.

Administrator's Notice 256

3 March, 1982

KLERKSDORP MUNICIPALITY: ABATTOIR BY-LAWS.

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

Definitions.

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

"abattoir" means the Council's abattoir including the premises on which the abattoir is situated and all buildings, open areas and kraal erected thereon;

"abattoir superintendent" means the person from time to time appointed by the Council to that post, his authorized representative or any other official of the Council who is authorized to act as such;

"Act" means the Animal Slaughter, Meat and Animal Products Hygiene Act, 1967 (Act 87 of 1967), and the regulations published amended from time to time;

"animal" means an animal as defined in the Act;

"butcher" means a person who is the holder of a registration certificate as retail or wholesale butcher issued by the Meat Industries Control Board in terms of section 24 of Proclamation R.200 of 1964;

"butcher's meat" means the edible parts of all slaughtered animals fit for human consumption, except preserved meat, dried meat or biltong;

"Council" means the Town Council of Klerksdorp, that Council's Management Committee acting under the powers delegated to it in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance 40 of 1960), and any officer to whom that Committee has been empowered by the Council in terms of subsection (3) of that section to delegate and has in fact delegated the powers, functions and duties vesting in the Council in relation to these by-laws;

"regulasies" die Staande Regulasies wat kragtens die Wet by Goewermentskennisgewing R3505 van 9 Oktober 1969 afgekondig is, en van tyd tot tyd gewysig of uitgebrei is:

"slagman" enige persoon wat diere slag, afslag, bewerk of opsns;

"slagter" 'n persoon wat die houer is van 'n registrasiesertifikaat as klein- of groothandelslagter uitgereik deur die Raad van Beheer oor die Vee- en Vleisnywerheid kragtens artikel 24 van Proklamasie R200 van 1964;

"slagtersvleis" die eetbare gedeeltes van alle geslagte diere wat vir menslike verbruik bedoel is, uitgesonderd ingelegde vleis, ingemaakte vleis, gedroogde vleis of biltong;

"Wet" die Wet op Higiëne by Diereslag, Vleis en Produkte, Dierlike Produkte, 1967 (Wet 87 van 1967), en die regulasies wat kragtens die wet uitgevaardig is, soos van tyd tot tyd gewysig;

2. Hierdie verordeninge vul die bepalings van die Wet en die regulasies aan, en 'n uitdrukking wat nie hierin omskryf word nie, maar in die Wet of die regulasies omskryf word, het die betekenis wat daarin daaraan toegeken word. Ingeval hierdie verordeninge strydig met die Wet of die regulasies is, is laasgenoemde geldig.

Gelde.

3.(1) Die gelde vir die gebruik van die abattoir is die wat die Minister van tyd tot tyd kragtens artikel 21 van die Wet op die Abattoirbedryf, 1976 (Wet 54 van 1976), vasstel, en wat op die hoofkennisgewingbord in die kantoor van die abattoir superintendent in die abattoir vertoon moet word.

(2) 'n Slagter wat van die abattoir gebruik maak, moet aan die Raad 'n kontant deposito vir die betaling van sodanige gelde betaal of 'n goedgekeurde waarborg vir die betaling van sodanige gelde verstrek, of moet maandeliks die beraamde gelde aan die Raad vooruitbetaal. Die juiste bedrag van sodanige deposito vooruitbetaalbare gelde of waarborg sal van tyd tot tyd deur die Raad bepaal word met inagneming van die aantal diere wat oor die voorafgaande tydperk van ses maande deur sodanige slagter geslag is.

(3) Iemand wat van die abattoir gebruik maak en wat nie besigheid as 'n slagter doen nie, moet alle gelde kontant betaal ten tyde van die slagting.

(4) Iemand wat in gebreke bly om die kontant deposito te maak of om 'n waarborg te voorsien of in gebreke bly om die slaggelde vooruit te betaal, word nie toegelaat om enige slagting by die abattoir te doen nie.

Ure.

4. (1) Die abattoir is elke dag, gedurende die tye soos deur die Raad van tyd tot tyd deur besluit bepaal, oop. Die sluiting word elke dag aangekondig deur die lui van 'n klok dertig minute voor en op die sluitingsuur.

(2) Niemand mag na die vasgestelde ure, of nadat hy deur die abattoir superintendent versoek is om te vertrek, in die abattoir bly nie.

(3) Diere moet in die abattoir ingebring word op die tye soos deur die abattoir superintendent van tyd tot tyd bepaal.

(4) Behalwe in spesiale omstandighede, soos na goeddunke deur die abattoir superintendent bepaal, is die abattoir gedurende naweke en op openbare feesdae gesluit.

Beheer deur die Abattoir Superintendent.

5. Die beheer van die abattoir staan onder die toesig van die abattoir superintendent, ooreenkomsdig alle betrokke wette en besluite van die Raad, en alle persone in die abattoir moet al sy wettige opdragte en al sodanige betrokke wette en

"Minister" means the Minister of Agriculture and Fisheries;

"municipal area" means the area or district under the control and jurisdiction of the Council;

"owner" in relation to any animal or meat, means any person who is the sole or part owner thereof, and includes the agent of any such owner;

"Regulations" means the Standing Regulations published under the Act in terms of Government Notice R.3505, dated 9 October 1969, as amended or added to from time to time;

"slaughtered animal" means the whole or any part of a slaughtered animal;

"slaughterman" means any person who slaughters, skins, works or cuts up animals.

2. These by-laws shall be supplementary to the provisions of the Act and the Regulations and any expression not defined herein but defined in the Act or the Regulations shall have the meaning assigned to it there. In the event of any conflict between these by-laws and the Act or the Regulations, the latter shall prevail.

Charges.

3.(1) The charges for the use of the abattoir shall be as determined by the Minister from time to time in terms of section 21 of the Abattoir Industry Act, 1976 (Act 54 of 1976), and shall be displayed on the principal notice board in the office of the abattoir superintendent at the abattoir.

(2) Any slaughterman who makes use of the abattoir shall pay a cash deposit or submit an approved guarantee to the Council for the payment of such charges or shall pay the estimated charges monthly in advance to the Council. The exact amount of such deposit, prepayable charges or guarantees shall be determined from time to time by the Council in accordance with the number of animals which were slaughtered by such slaughterman over the immediately preceding period of six months.

(3) Any person making use of the abattoir and who does not do business as a butcher, shall pay all charges in cash at the time of slaughtering.

(4) Any person who fails to make a cash deposit or to furnish a guarantee or who fails to pay to slaughter fees in advance shall not be permitted to do any slaughtering at the abattoir.

Abattoir hours.

4.(1) The abattoir shall be open every day during such hours as determined by the Council from time to time. The closing of the abattoir shall be announced by the ringing of a bell thirty minutes before as well as on the closing time.

(2) No person shall remain in the abattoir after the fixed hours, or after requested by the abattoir superintendent to leave.

(3) Animals shall be brought into the abattoir during the hours as determined by the abattoir superintendent from time to time.

(4) The abattoir shall be closed over week-ends and on public holidays, except in special circumstances as determined by the abattoir superintendent.

Control by the abattoir superintendent.

5. The abattoir superintendent shall control the abattoir according to all the relevant laws and resolutions of the Council, and every person in the abattoir shall obey all lawfull

besluite gehoorsaam, insluitende die bepalings van hierdie verordeninge.

6. Niemand mag hom met die abattoir superintendent of enige een van sy personeel bemoei, of hulle hinder in die uitvoering van hulle pligte, of enige steurnis in die abattoir veroorsaak nie en enige sodanige persoon kan uit die abattoir verwijder word.

7. Geen persoon, behalwe die wat in diens van die Raad is of deur die abattoir superintendent daartoe gemagtig is, mag die abattoir binnegaan of daar vertoef anders as vir doelendes van besigheid, en alle persone is onderworpe aan die sekuriteitsreëlings van die Raad.

Beheer oor werknekemers.

8.(1) Niemand mag in die abattoir werksaam wees nie, tensy hy in besit is van 'n identifikasiedokument uitgereik deur die Raad waarop die naam en adres van die werkewer en werkneemer, asook die aard van die werk waarvoor laasgenoemde gehuur is, vermeld word. Sodanige werkneemer moet duidelike insinjies op die rug of linkerborst dra. Behoudens be-roep binne sewe dae op die Raad, kan die abattoir superintendent enige persoon, sonder opgaaf van redes, heet om die abattoir binne te gaan.

(2) Geen persoon wat met die slag van diere of die verpakking, hantering, verwerking of beringing van karkasse, vleis of vleisprodukte in die abattoir te doen sal hé, mag in diens geneem word alvorens sodanige persoon aan die abattoir superintendent 'n sertifikaat toon, uitgereik deur 'n geregistreerde mediese praktiseer, waarin verklaar word dat genoemde persoon vry is van enige aansteeklike siekte, dat hy in goede gesondheid verkeer, en geskik is vir sodanige werk. Elke persoon, werksaam in die abattoir wat een van bovenoemde handelinge verrig moet minstens een maal per jaar 'n mediese ondersoek ondergaan ten einde vas te stel of sodanige persoon vry is van enige aansteeklike siektes. Die koste van genoemde ondersoek sal gedra word deur die werkewer in wie se diens so 'n persoon geregistreer is.

(3) Die abattoir superintendent kan weier om 'n werkneemer van die Raad te laat regstreer of kan sy diens heëindig as die werkneemer na sy mening nie 'n geskiklike persoon is nie, of as sodanige werkneemer skuldig bevind is aan 'n oortreding van hierdie verordeninge of van enige ander verordeninge van die Raad wat in, of in verband met, die abattoir begaan is.

(4) Elkeen wat in die abattoir werksaam is, moet ter bevrediging van die abattoir superintendent sindelikheid op sy klere en persoon asook in sy werk, in ag neem, en moet oorklere en 'n hoofbedekking dra wat deur die abattoir superintendent goedgekeur is.

Uitrusting, gereedskap, toebehore, meubels.

9. Alle uitrusting, gereedskap, toebehore en meubels wat deur die Raad verskaf is, moet met behoorlike sorg en alleen vir die doel waarvoor dit bestem is, gebruik word, en geeneen van genoemde artikels, mag om enige rede deur enige persoon wat nie daartoe geregtig is, uit die abattoir gemaak word nie. Oortreding van hierdie artikel is strafbaar en sodanige persoon en sy prinsipaal of werkewer is aanspreeklik vir enige skade wat die Raad as gevolg van so 'n oortreding mag ly.

Beperking van die Raad se aanspreeklikheid.

10. Die Raad is nie aanspreeklik nie vir skade aan of verlies van 'n dier, 'n karkas, vleis, 'n voertuig of 'n onderdeel daarvan, of enige ander artikel of ding terwyl dit in die abattoir is, of vir die dood of besering van, of vir verlies wat as gevolg van watter oorsaak ook al gely word deur iemand in die abattoir wat nie 'n werkneemer van die Raad is nie, tensy daar bewys is dat sodanige skade, besering, verlies of dood te wye is aan nataligheid van die Raad of van enige een van sy werknekemers wat binne die bestek van sy pligte gehandel het.

orders given by the abattoir superintendent as well as all such relevant laws and resolutions.

6. No person shall interfere with or obstruct the abattoir superintendent or any of his staff, in the performance of their official duties, or cause any disturbance in the abattoir and any such person may be removed from the abattoir.

7. No person, except employees of the Council or a person lawfully authorized thereto by the abattoir superintendent, shall enter the abattoir or remain there for any other purpose than for business, and every person shall be subject to the security regulations of the Council.

Control over employees.

8.(1) No person shall be employed in the abattoir unless he is in possession of an identity document issued by the Council and on which is recorded the name and the address of the employer and the employee, as well as the nature of the duties of the employee. Such employee shall display a distinctive insignia on his back or left breast. Subject to appeal to the Council within seven days, the abattoir superintendent may without stating reasons, prohibit any person to enter the abattoir.

(2) No person shall be employed in the slaughtering of an animal or the packing, handling, processing or storing of a carcass, meat or animal product in the abattoir, unless he furnishes the abattoir superintendent with a medical certificate issued by a registered medical practitioner, stating that the said person is free from any contagious disease and that he is in good health and fit for such employment. Every person employed in the abattoir executing one of the abovementioned operations, shall undergo a medical examination at least once a year in order to establish that such person is free of any contagious disease. The cost of the medical examination shall be at the expense of the employer in whose service the employee is registered.

(3) The abattoir superintendent may refuse the registration of any employee of the Council or terminate his services where, in his opinion, such employee is not a fit person to be so registered or employed or if such employee has been convicted of any contravention of these by-laws or any other by-laws of the Council when committed in or in connection with the abattoir.

(4) Every person employed in the abattoir shall, to the satisfaction of the abattoir superintendent, observe cleanliness in his person and attire and in his operations, and shall wear overalls and a headcovering approved of by the abattoir superintendent.

Equipment, implements, fittings and furniture.

9. All equipment, implements, fittings and furniture supplied by the Council, shall be used with proper care and only for the purpose for which they are intended, and none of the abovementioned articles shall for any reason whatsoever be taken out of the abattoir by any person who is not authorized thereto. Contravention of this section is liable to punishment and such a person and his principal or employer will be liable for any damage the Council may suffer resulting from such a contravention.

Limitation of Council's liability.

10. Save where damage, injury, loss or death is proved to be due to the negligence of the Council or of any of its employees acting within the scope of his employment, the Council shall not be liable for any damage to or the loss of any animal, carcass, meat, any vehicle or any accessory thereof or any other article or thing in any manner whatsoever while in the abattoir, nor for the death of, injury to or loss suffered from any cause whatsoever by any person in the abattoir who is not an employee of the Council.

Werkgewer se aanspreeklikheid.

11. 'n Werkgewer wat op een of ander wyse met die abattoir gemoeid is, is teenoor die Raad aanspreeklik vir die gedrag en handeling van werkneemers en vir alle skade, uitgesonderd redelike slytasie wat sodanige werkneemers aan die Raad se eiendom berokken.

Identifikasie van diere: Verpligtinge van eienaar.

12.(1) Elke persoon wat 'n dier of diere in die abattoir bring moet, wanneer hy die abattoir binnegaan, die volgende besonderhede met betrekking tot die dier of diere aan die abattoir superintendent verstrek:

- (a) 'n Beskrywing daarvan en die getal wat ingebring word;
- (b) die merk waarna in subartikel (2) verwys word;
- (c) die naam en adres van die eienaar asook sy telefoon-nommer;
- (d) sodanige nadere besonderhede as wat die abattoir superintendent mag verlang.

(2) Elke dier wat in die abattoir ingebring word, moet, op so 'n wyse gemerk wees dat hulle maklik geïdentifiseer kan word. Elke sodanige onderskeidingsmerk moet deur die abattoir superintendent goedgekeur en aangeteken word.

Kraal: Gevaarlike diere.

13.(1) Elke dier wat in die abattoir ingebring word, moet deur die eienaar in 'n kraal geplaas word soos deur die abattoir superintendent aangewys, en mag nie daaruit gehaal word nie behalwe vir die doel om geslag te word.

(2) Elke bul en ander gevaaarlike dier moet deur die eienaar of persoon wat daarmee belas is, aan 'n tou of ketting wat sterk genoeg is na en in die slagkraal geleei word en met sodanige tou of ketting vasgemaak word.

Reëling van slagplekke, -tre en -heurte.

14.(1) Niemand mag 'n dier in enige ander deel van die abattoir as die wat spesiaal vir die doel afgesondert is, slag of bewerk nie.

(2) Die abattoir superintendent moet, ten einde gedrang, vertraging, ongerief of verlies te voorkom, die aantal diere bepaal wat daagliks deur enige persoon geslag mag word asook wanneer sulke slagtings moet plaasvind, die volgorde waarin en die plek waar sulke diere geslag en skoon gemaak moet word; asook die tyd wanneer en die volgorde waarin die karkasse van geslagte diere uit die abattoir verwijder moet word ten einde die mins moontlike vertraging, ongerief of verlies te veroorsaak aan die eienaars van die diere.

(3) Niemand mag die karkas van 'n dier op enige plek in die abattoir hang of laat hang of toelaat dat dit gehang word sonder magtiging van die abattoir superintendent nie.

Opgaaf van diere wat geslag gaan word.

15. Elke persoon wat gebruik maak van die abattoir, moet 'n staat wat die getal diere aantoon wat geslag gaan word, asook alle besonderhede voor 12h00 die voorafgaande dag by die abattoir superintendent inlewer.

Besmette diere.

16. Die abattoir superintendent kan weier om toe te laat dat enige dier in die abattoir ingebring of geslag word, as hy weet, of vermoed, dat dit besmet is, en hy moet sodanige dier na die plek neem of laat neem wat vir die slag van besmette diere afgesondert is en 'n afkeuringspermit uitreik of laat uitreik. Enige dier wat as ongeskik vir menslike verbruik bevind word, moet mee gehandel word ooreenkomsdig die bepalings van artikel 29 van die Wet. Enige een wat rede het om te vermoed of weet dat 'n dier besmet is, moet die abattoir superinten-

Employer's liability.

11. An employer who is in any way whatsoever involved with the abattoir, shall be responsible to the Council for the conduct and behaviour of his employees and for any damage other than fair wear and tear, caused to the property of the Council by such employees.

Identification of animals: Liability of owner.

12.(1) Every person bringing an animal or animals into the abattoir shall, on entering the abattoir, furnish the abattoir superintendent with the following particulars relating to such animal or animals:

- (a) The description thereof and the number brought in;
- (b) the mark referred to in subsection (2);
- (c) the name, address and telephone number of the owner;
- (d) such further information as the abattoir superintendent may require.

(2) Every animal brought into the abattoir shall be marked with an identification mark in such a way that they are easily identified. Every such mark of distinction shall be approved and noted by the abattoir superintendent.

Penning of dangerous animals.

13.(1) Every animal brought into the abattoir shall be put by the owner in a kraal designated by the abattoir superintendent, and no such animal shall be removed therefrom except for the purpose of being slaughtered.

(2) Every bull and other dangerous animal shall be led by the owner or person in charge thereof, by rope or chain of sufficient strength to, and in the slaughter kraal, and shall be tied up with such rope or chain.

Regulation of place, time and order of slaughtering.

14.(1) No person shall slaughter or dress any animal in any part of the abattoir other than specially set apart for that purpose.

(2) The abattoir superintendent shall, in order to prevent overcrowding, delay, inconvenience or loss, determine the number of animals which may be slaughtered daily by any person and also when such slaughterings are to take place, in which order and at what place such animals are to be slaughtered and cleaned and also the time and order of removal of carcasses of slaughtered animals from the abattoir in order to cause the least possible delay, inconvenience or loss to the owners of the animals.

(3) No person shall hang or allow the carcass of any animal to be hung in any place in the abattoir without the authority of the abattoir superintendent.

Return of animals to be slaughtered.

15. Every person using the abattoir, shall before 12h00 on the preceding day, deliver to the abattoir superintendent a statement indicating the number of animals to be slaughtered, as well as any further information related to such slaughterings.

Diseased animals.

16. The abattoir superintendent may refuse any animal to be admitted to the abattoir or to be slaughtered if he is aware or he suspects that such animal is diseased and he shall take or order any person to take such animal to the place set apart for the slaughtering of diseased animals and issue, or cause to be issued a rejection certificate where an animal is found to be unfit for human consumption, such animal shall be dealt with in accordance with the provisions of section 29 of the Act. Any person who is aware or suspects that an animal is di-

tendent onverwyld daarvan in kennis stel. Die abattoir superintendent kan na goeddunke en sonder toestemming van die eienaar 'n voordoodse ondersoek op 'n dier laat doen, en die eienaar aanspreeklik hou vir die koste van sodanige ondersoek.

17. Ingeval die abattoir kragtens die Wet op Dieresiektes en Parasiete, 1956 (Wet 13 van 1956), of enige wysiging daarvan, tot 'n besmette plek verklaar word, kan die abattoir superintendent, in oorleg met die Staatsveearts, gelas dat die abattoir gesluit word en dat alle diere in die abattoir binne 24 uur, of sodanige korter tydperk as wat hy raadsaam ag, geslag moet word.

Soort, bou en sindelikheid van voertuie.

18. Elke voertuig wat gebruik word vir die vervoer van geslagte diere moet van 'n vierwiel type wees. Die raamwerk van so 'n voertuig moet geheel en al toe wees en die deure, wat stofdig moet wees, moet aan die agterkant of aan die sykant van die raamwerk wees; die hele binnekant van die voertuig, met inbegrip van die deksel, bodem, kante en ente, moet met gegalvaniseerde yster of ander soortgelyke ondeurdringbare materiaal uitgevoer wees en deeglik vasgehug wees, en alle lasse moet gesoldeer of gesweis en waterdig gemaak wees, en 'n gladde oppervlakte heé waarop geen vullis kan vaskleef of aanpak nie. Alle binneboute en klinknaelkoppe moet rond gemaak wees sodat hulle nie die skoonmaak van die voertuig belemmer nie, en daar mag behalwe die boute en klinknaelkoppe niks binne die voertuig se binnevlek uitsteek nie. Daar moet twee openinge, elkeen van 250 mm in deursnee, in die bodem van die voertuig gemaak wees om water uit te laat wanneer die voertuig skoongemaak word; hierdie openinge moet op gesikte en doeltreffende wyse toegedek wees wanneer die voertuig in gebruik is. Die naam en adres van die eienaar moet op die voertuig op 'n oogvallende plek aangebring word en alle voertuie moet, tot bevrediging van die abattoir superintendent, uitgevoer wees: Met dien verstande dat die bepalings van hierdie artikel slegs van toepassing is op 'n slagter.

Algemene bepalings: Slag van diere.

19. Alle swak of beseerde diere en alle jong kalwers, moet by aankoms in die abattoir geslag word.

20. Vermoeide, uitgeputte of senuweeagtige diere mag nie dadelik geslag word nie, maar moet in 'n kraal geplaas word en tyd gegee word om te rus en hulle normale toestand te herwin voordat hulle geslag word. Die beslissing van die abattoir superintendent omtrent die toestand van 'n dier is afdoende.

21. Die abattoir superintendent kan na goeddunke enige maatreëls tref om onnodige lyding van, of wredeheid op diere te voorkom.

22. Niemand mag enige dier wat in die abattoir bring is om geslag te word, sonder toestemming van die abattoir superintendent, lewendig daaruit neem, of toelaat dat dit daaruit geneem word nie.

23. Niemand mag enige lewend dier binne die abattoir verkoop of vir verkoop vertoon nie.

24. Niemand mag die vleis van 'n dooie dier of enige deel daarvan, in die abattoir bring nie, tensy hy vooraf toestemming daartoe van die abattoir superintendent verkry het.

25. Die vleis van enige dier wat in die abattoir gevrek het behalwe deur dit te slag, word die eiendom van die Raad.

Metode om diere te slag.

26. 'n Dier word geslag op die wyse soos voorgeskryf in die Wet.

Wegruiming van afval.

27. Geen pote, pens, afval of ander ingewande mag vir langer as twee ure nadat 'n dier geslag is in die abattoir gelaat

seased, shall forthwith report this fact to the abattoir superintendent. The abattoir superintendent may, in his discretion and without permission of the owner, order an animal to be examined before slaughtering and the owner of that animal shall be liable for the cost of such examination.

17. Where the abattoir is declared an infectious place under the Animal Diseases and Parasites Act 1956 (Act 13 of 1956), or any amendment thereof, the abattoir superintendent may, in conjunction with the Government Veterinary Inspector order all animals within the abattoir be slaughtered within 24 hours or such lesser period as he may under the circumstances deem expedient.

Type, structure and cleanliness of vehicles.

18. Every vehicle used for the transport of slaughtered animals, shall be of a four wheeled type. The body of such vehicle shall be entirely enclosed and the doors which shall be dustproof shall be fitted at the rear or on the sides of the body; the entire interior of the vehicle, including top, bottom, sides and ends, shall be lined with galvanised iron, or other similar non-porous material, not less than 18 gauge, securely bolted and fixed and all joints soldered or welded and made watertight, presenting a smooth surface to which no filth can adhere. The interior heads of all bolts and rivets shall be rounded so as to present no obstacle to cleaning the vehicle. Other than such bolts and rivet heads no other surface projection shall be allowed within the vehicle. Two openings, each 250 mm in diameter, shall be provided in the bottom of the vehicle to allow of the escape of water when the vehicle is being cleaned, which openings shall be efficiently closed by means suitable thereto while the vehicle is in use. The name and address of the owner shall be painted in a conspicuous place on all vehicles and all vehicles shall be lined to the satisfaction of the abattoir superintendent: Provided that the provisions of this section shall apply to butchers only.

General stipulations: Slaughtering of animals.

19. All weak and injured animals and all young calves shall be slaughtered immediately on arrival at the abattoir.

20. Tired, exhausted or nervous animals shall not be slaughtered immediately, but shall be penned and be given time to rest in order to regain their normal condition before being slaughtered. The decision of the abattoir superintendent concerning the condition of an animal shall be decisive.

21. The abattoir superintendent may take such measures as he deems fit to prevent any unnecessary suffering or cruelty to animals.

22. No person shall cause or suffer any animal which has been brought into the abattoir for the purpose of being slaughtered to be taken out alive except with the permission of the abattoir superintendent.

23. No person shall sell or expose for sale any live animal within the abattoir.

24. No person shall bring into the abattoir the meat of a dead animal or any portion thereof without the permission of the abattoir superintendent.

25. The carcass of any animal which died in the abattoir, otherwise than by slaughter, shall become the property of the Council.

Method of slaughter.

26. An animal shall be slaughtered in the manner prescribed in the Act.

Disposal of offal.

27. No feet, tripe, offal or other entrails shall be left in the abattoir for longer than 2 hours after an animal has been

word nie, en alle pote, pense, afval of ander ingewande moet volgens opdrag van die abattoir superintendent mee weggedoen word.

Bloed en mis.

28. Alle bloed, mis en ander afval asook alle afgewekeerde vleis behoort aan die Raad. Enige persoon wat serum van 'n ongebore kalf uit die abattoir wil wegneem, mag dit slegs doen na inspeksie deur en met verlof van die abattoir superintendent, en dan net in houers deur hom goedgekeur.

Merk en hang van vleis.

29. Geen geslagte dier of gedeelte daarvan mag uit die abattoir verwijder word alvorens dit nie vir 'n tydperk soos deur die abattoir superintendent bepaal, in verkoeling bevriesing gehou is en ooreenkomsdig die bepalings van die Wet gemerk is en met 'n skoon en gesikte bedekking toegemaak is nie.

Bewaring in koelkamers.

30.(1) Elkeen wat 'n geslagte dier of pakket vir bewaring aflewer, moet wanneer dit vir bewaring oorhandig word, 'n kwitansie van die abattoir superintendent daarvoor kry. Die Raad is nie vir enige fout of versuum by aflevering aanspreeklik nie en kan aflevering weier, tensy voornoemde kwitansie getoon kan word saam met 'n skriftelike opdrag van die persoon wat die artikel in bewaring gegee het wanneer aflevering verlang word.

(2) Die Raad sal nie aanspreeklik gehou word nie vir beskadiging aan die inhoud van enige kas of pakket as dit op versoek van die eienaar oopgemaak is nie.

(3) Die Raad kan enige artikel wat in die koelkamer bewaar is, na die vrieskamer verwijder indien die toestand van voornoemde artikel, volgens die mening van die abattoir superintendent, skadelik vir ander artikels geword het wat in die koelkamer bewaar word.

(4) Waar 'n persoon wat 'n artikel in bewaring geplaas het, in gebreke bly of nalaat om die koste wat daarop betaalbaar is op aanvraag te betaal, of weier om te betaal, kan die Raad die artikel in besit neem en dit verkoop en die netto opbrengs gebruik nadat alle koste in verband met sodanige verkoping afgetrek is, ten einde die bedrag te vereffen wat aan die Raad verskuldig is sonder enige verbeuring van die Raad se reg om 'n aksie teen die wanbetaler in te stel om geldie in te vorder.

(5) Die Raad mag enige artikel vir opberging weier, wat volgens die mening van die abattoir superintendent in 'n toestand van ontbinding is, of wat van so 'n aard is dat dit vermoedelik ander artikels wat opgeberg word, kan besmet of beskadig.

(6) Die Raad is nie aanspreeklik vir skade wat deur brand veroorsaak word of vir beders as gevolg van onregelmatige temperatuur, of wanneer masjinerie onklaar raak, of weens enige ander oorsaak buite beheer van die Raad.

Algemeen.

31. Niemand mag enige hond, kat, pluimvee of enige dier wat nie vir menslike voedsel bestem is, in die abattoir inbring nie.

32. Niemand mag alkoholiese of bedwelmende drank van enige aard in die abattoir bring nie.

33. Geen persoon wat onder die invloed van sterk drank is mag in enige gedeelte van die abattoir ingaan nie.

34. Niemand mag op opsetlike of nalatige wyse water vermors nie, maar moet toesien dat krane onmiddellik na gebruik toegemaak word.

35. Niemand mag in die abattoir rook nie behalwe in 'n plek wat vir daardie doel afgesonder is.

slaughtered, and all feet, tripe, offal or other entrails shall be disposed of as the abattoir superintendent shall direct.

Blood and manure.

28. All blood, manure and other offal as well as all rejected meat shall belong to the Council. Any person desirous of removing serum of an unborn calf from the abattoir shall do so only with the permission of the abattoir superintendent, after inspection by him and then only in special approved receptacles.

Marking and hanging of meat.

29. No slaughtered animal or part thereof may be removed from the abattoir unless it has been kept refrigerated or frozen for a period determined by the abattoir superintendent, and has been marked in accordance with the provisions of the Act and covered with a clean and suitable cover.

Cold storage.

30.(1) Every person who delivers for storage a carcass or package shall, at the time of storing, obtain a receipt therefor from the abattoir superintendent. The Council shall not be held liable for any error or failure in delivery and may refuse delivery unless the said receipt is produced together with a written order from the person who gave the article in storage when delivery is required.

(2) The Council shall not be liable for damage to the contents of any case or package which has been opened at the request of the owner.

(3) The Council may remove to the freezing-room any article which has been stored in the chilling-room if, in the opinion of the abattoir superintendent, the condition of the said article shall have become injurious to other articles stored in the chilling-room.

(4) Where a person who has placed an article in storage fails or neglects to pay or refuses to pay on demand the charges due and payable thereon, the Council may take possession of the article and sell it and may utilise the net proceeds after all expenses in connection with such sale shall have been deducted, for the payment of the amount due to the Council without prejudice to the Council's right to institute action against the defaulter for recovery of the charges due.

(5) The Council may refuse to accept any article for storage which in the opinion of the abattoir superintendent, is in a state of decomposition, or is of such a nature as is likely to contaminate or endanger other articles in storage.

(6) The Council shall not be liable for damage resulting from fire, nor for spoilage due to irregular temperature or breakdown of machinery or any other cause beyond the control of the Council.

General.

31. No person shall bring into the abattoir any dog, cat or fowl nor any animal not fit for human consumption.

32. No person shall bring into the abattoir any alcoholic or intoxicating liquours of kind whatsoever.

33. No person under the influence of intoxication liquor shall enter in any part of the abattoir.

34. No person shall willfully or negligently waste water, but shall ensure that water taps are shut off immediately after use.

35. No person shall smoke in the abattoir except in a place set aside for that purpose.

36. Niemand mag in die abattoir spuug of oorlas veroorsaak nie.

37. Voertuie moet in die abattoir op sodanige plekke parker word en teen sodanige snelhede bestuur word as wat die abattoir superintendent van tyd tot tyd bepaal.

Strafbepaling.

38. Iemand wat 'n bepaling van hierdie verordeninge oortree of wat versuim om daaraan te voldoen, of wat veroorsaak of toelaat of duld dat iemand anders dit oortree of versuim om daaraan te voldoen, begaan 'n misdryf, en is by skuldigbevinding strafbaar met 'n boete van hoogstens R200 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 6 maande.

Herroeping van verordeninge.

39. Die Abattoir Verordeninge van die Munisipaliteit van Klerksdorp, afgekondig by Administrateurskennisgewing 369 van 24 Julie 1935, soos gewysig, word hierby herroep.

PB. 2-4-2-2-17

Administrateurskennisgewing 257

3 Maart 1982

MUNISIPALITEIT RANDBURG : VERORDENINGE BETREFFENDE DIE LISENSIERING VAN EN BEHEER OOR LOODGIETERS EN RIOOIERS.

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

Woordomskrywing.

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

"gelisansieerde" enige persoon aan wie 'n lisensie kragtens hierdie verordeninge uitgereik is:

"loodgieterswerk" alle werk in verband met die konstruksie, bevestiging, herstel en verwijdering van drek-vuilwater-toebehore, drek- en vuilwaterpype, ventilasie pype, spoelbakke en -kleppe en die aanlē van gietysterpype, of pype van ander goedgekeurde materiaal uitgesonderd erdepype, vir perseelriole;

"Raad" die Stadsraad van Randburg, dié Raad se Bestuurskomitee wat handel kragtens die bevoegdhede wat ingevolge die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, aan hom gedelegeer is, en enige beampete aan wie dié Komitee ingevolge die bepalings van subartikel (3) van genoemde artikel, op gesag van die Raad, die bevoegdhede, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan deleger, en dit inderdaad gedelegeer het;

"rioolaanlewêrwerk" alle werk in verband met die aanlē, herstel of verwijdering van erdepype of pype van ander goedgekeurde materiaal, uitgesonderd gietysterpype, perseelriole, en die konstruksie van rioolputte, slik- en vettvangers, mangate, kamers, opgaartenke en septiese tenke;

"Stadsingenieur" die Raad se Direkteur Tegnies of Stadsingenieur (Water en Riolerings).

Loodgieterslisensies.

2. 'n Eersteklas- of praktiese loodgieterslisensie verleen aan die wettige houer daarvan die reg om enige loodgieterswerk vir die riolerings van enige perseel, uitgesonderd die aanlē van erderiole of -kamers, uit te voer. Sodanige lisensie verleen ook aan die houer daarvan die reg om enige werk aan die verbruiker se kant in verband met waterdienste wat met die Raad se hoofwaterpyp verbind is, uit te voer.

36. No person shall spit or commit a nuisance within the abattoir.

37. Vehicles shall be parked within the abattoir at such places and be driven at such speeds as the abattoir superintendent may from time to time determine.

Penalties.

38. Any person who contravenes or fails to comply with, or who causes, permits or suffers any other person to contravene or fail to comply with any provision of these by-laws, shall be guilty of an offence and liable on conviction to a fine not exceeding R200 or, in default of payment, imprisonment for a period not exceeding 6 months.

Revocation of By-laws.

39. The Abattoir By-laws of the Klerksdorp Municipality published under Administrator's Notice 369 dated 24 July, 1935, as amended, are hereby revoked.

PB. 2-4-2-2-17

Administrator's Notice 257

3 March, 1982

RANDBURG MUNICIPALITY: BY-LAWS RELATING TO THE LICENSING AND CONTROL OF PLUMBERS AND DRAIN LAYERS.

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

Definitions.

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

"Council" means the Town Council of Randburg, the Council's Management Committee, acting under the powers delegated to it in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960, and any officer to whom that Committee has been empowered by the Council in terms of subsection (3) of the said section to delegate and has in fact delegated the powers, functions and duties vesting in the Council in relation to these by-laws;

"drainlaying work" means any work performed in connection with the laying, repair or removal of earthen ware drains or drains of other approved material excluding cast-iron drains, and the construction of gullies, silt and grease traps, manholes, chambers, conserving tanks and septic tanks;

"licensee" means any person to whom a licence has been issued in terms of these by-laws;

"plumbing work" means any work performed in connection with the construction, fixing, repair or removal of soil- and waste-water fittings, soil- and waste-water pipes, ventilation pipes, flushing cisterns, and flushing valves and the laying of cast-iron drains or drains of other approved material excluding earthen drains;

"Town Engineer" means the Council's Director Technical or Town Engineer (Water and Sewerage).

Plumbers' licences.

2. A first-class or practical plumber's licence shall entitle the lawful holder thereof to perform any plumbing work for the drainage of any premises, excluding the laying of earthenware drains or chambers. Such licence shall also entitle the holder thereof to perform any work on the consumer's side of water services connected to the Council's water mains.

Rioolleerslisensie.

3. Die regmatige houer van 'n rioolleerslisensie mag enige rioolaanlewerk in verband met die riolering van enige perseel verrig, maar mag op generlei wyse die werk van 'n loodgieter verrig nie: Met dien verstande dat die laswerk van erderolie uitgevoer kan word deur enige persoon waar sodanige laswerk onder die toesig van 'n gelisensieerde rioolleer uitgevoer word, en mits sodanige laswerk aan standaardvereistes voldoen en tot bevrediging van die Stadsingenieur of sy gevoldagtig uitgevoer word.

Uitvoering van werk sonder lisensie.

4. Niemand mag enige werk waarna in artikel 2 en 3 verwys word, uitvoer of iemand anders dit laat doen of toelaat dat hy dit doen nie, tensy sodanige persoon in die regmatige besit van 'n loodgieters- of rioolleerslisensie is: Met dien verstande dat enigiemand die vervanging, herplasing van wasters en herverpakking van krane en koeëlkleppe of die skoonmaak van enige vuilwaterpyp of sanitêre toebehore kan uitvoer: Voorts met dien verstande dat werk waarna in artikel 2 en 3 verwys word, deur enige werknemer van die Raad daar toe gemagtig deur die Stadsingenieur, of deur 'n geregistreerde vakleerling of deur 'n student, wat 'n ambagskool of soortgelyke inrigting onder Staatsbeheer hywoon, verrig kan word terwyl sodanige vakleerling of student sodanige werk onder die beheer en toesig van 'n persoon in besit van 'n loodgieters- of rioolleerslisensie verrig.

Uitreiking van lisensies.

5. Enige persoon wat 'n lisensie waarna in artikel 2 of 3 verwys word, wil bekom, moet bewys van praktiese onderrig en teoretiese kennis op die wyse hierna uiteengesit voorlê: Met dien verstande dat die Raad aan 'n persoon in besit van 'n geldige loodgieters- of rioolleerslisensie, uitgereik deur die Stadsraad van Johannesburg of Pretoria, 'n soortgelyke lisensie kan uitrek by voorlegging van sodanige lisensie en by voorlegging van bewyse dat hy die persoon is wat in die lisensie genoem word, en mits sodanige persoon minstens een van die amptelike tale magtig is.

Vereistes vir 'n loodgieterslisensie.

6.(1) Enige persoon wat aansoek doen om 'n praktiese loodgieterslisensie, moet vir inspeksie en optekening in die Raad se register die volgende voorlê:

- (a) Indien gekwalifiseerd voor en insluitende die jaar 1944, 'n afskrif van sy Vakleerlingkontrak met die endossement van die Komitee vir Vakleerlinge dat sodanige vakleerlingskap bevredigend voltooi is: of
- (b) Indien hy na 1944 gekwalifiseer het, 'n sertifikaat dat hy in die kwalifiserende toets ingevolge die Wet op Vakleerlinge, 1944, soos gewysig, of in die toets voorgeskryf ingevolge die Wet op Opleiding van Ambagsmanne, 1951, soos gewysig, geslaag het.

(2) Sodanige persoon moet verder 'n bevredigende mondelinge of skrifteklike toets, of albei, in een van die amptelike tale voor die Raad se Stadsingenieur, of 'n persoon of persone deur hom benoem, afle om aan te toon dat hy 'n genoegsame kennis het van die Raad se Riolerings- en Loodgietersverordeninge en die Raad se Watervoorsieningsverordeninge.

(3) 'n Persoon wat begerig is om 'n eersteklas loodgieterslisensie te bekom, moet bykomend tot die vereistes ingevolge subartikels (1) en (2), 'n sertifikaat voorlê dat hy in die vak Sanitasie II in die Nasionale Tegniese- en Handelseksamen geslaag het.

Vereistes vir 'n rioolleerslisensie.

7.(1) Enige persoon wat aansoek doen om 'n rioolleerslisensie, moet die Raad se Stadsingenieur, of 'n persoon of persone deur hom benoem, tevrede stel —

Drain layers' licences.

3. The lawful holder of a drain layers' licence may perform any drainlaying work for the drainage of any premises but may not in any way perform the work of a plumber: Provided that the jointing of earthen drains may be carried out by any person where such jointing is performed under the supervision of a licensed drain layer, and provided such jointing complies with standard requirements and is executed to the satisfaction of the Town Engineer or any person authorized thereto by him.

Working without licence.

4. No person shall carry out and no person shall cause or allow any other person to carry out any work referred to in sections 2 and 3, unless such person is in lawful possession of a plumber's or drain layer's licence: Provided that any person may effect the replacement, re-washering or repacking of water taps and ball valves or the cleaning of any waste pipe or sanitary fittings: Provided further that work referred to in section 2 and 3 may be performed by any employee of the Council authorized to do so by the Town Engineer, or by any registered apprentice or by a student attending a trade school or similar institution under Government control whilst such apprentice or student performs such work under the control and supervision of a person holding a plumber's or drain layer's licence.

Issuing of licences.

5. Any person wishing to obtain a licence referred to in section 2 or 3, shall submit proof of practical training and theoretical knowledge in the manner detailed hereinafter: Provided that a person holding a valid plumber's or drain layer's licence issued by the City Council of Johannesburg or Pretoria may be granted a similar licence by the Council on production of such licence and on production of proof that he is the person named in the licence and provided such person is proficient in at least one of the official languages.

Requirements for Plumber's licence.

6.(1) Any person applying for a practical plumber's licence, shall submit the following for inspection and recording in the Council's register:

- (a) If qualified before and including the year 1944, a copy of his Contract of Apprenticeship with the endorsement of the Apprenticeship Committee that such apprenticeship has been satisfactorily completed; or
- (b) if qualified after 1944, a certificate that he has passed the qualifying test prescribed in terms of the Apprenticeship Act, 1944, as amended, or the test prescribed in terms of the Training of Artisans Act, 1951, as amended.

(2) Such person shall further undergo satisfactorily an oral or written test, or both, held in one of the official languages before the Council's Town Engineer or a person or persons nominated by him, to show that he has an adequate knowledge of the Council's Drainage and Plumbing By-laws and the Council's Water Supply By-laws.

(3) A person wishing to obtain a first class plumber's licence shall, in addition to the requirements in terms of subsections (1) and (2), produce a certificate that he has passed in the subject of Sanitation II in the National Technical and Commercial Examination.

Requirements for Drain layer's licence.

7.(1) Any person applying for a Drain Layer's licence shall satisfy the Council's Town Engineer or a person or persons nominated by him —

- (a) by wyse van 'n mondeline of skriftelike toets, of albei, dat hy beide amptelike tale verstaan en kan lees en skryf en dat hy die Raad se Rioolingsverordeninge, in soverre dit betrekking het op die werk van 'n rioolléer, ken en verstaan; en
- (b) by wyse van 'n praktiese toets, dat hy 'n bevredigende standaard in die uitvoering van die werk, wat normaalweg deur 'n rioolléer gedoen word, bereik het.
- (2) Elke applikant moet sy eie nodige gereedskap, materiaal en perseel vir die praktiese toets verskaf.

Toestaan van tydelyke lisensies.

8. Die Stadsingenieur kan volgens sy diskresie aan enige persoon 'n tydelyke loodgieters- of rioolléerslisensie toestaan, of ten opsigte van 'n bepaalde werk of in die algemeen, vir tydperke van hoogstens drie maande op 'n keer: Met dien verstande dat sodanige persoon aan die vereistes vir die uitreiking van sodanige lisensie voldoen.

Reg van appèl.

9. Enige persoon wat gegrif voel oor die weiering om 'n lisensie aan hom toe te staan, het die reg om appèl by die Stadsklerk aan te teken binne twee weke nadat hy van sodanige weiering in kennis gestel is. Sodanige appèl moet so gou doenlik deur 'n komitee van die Raad verhoor word, en die beslissing van sodanige komitee is finaal.

Tyd en plek van eksamens.

10. Eksamens word van tyd tot tyd hy die Raad se kantore of op sodanige ander plek as waartoe die Stadsingenieur besluit, gehou. Sodanige eksamens mag nie later as drie maande na die skriftelike ontvangs deur die Stadsingenieur van 'n kandidaat se aansoek om toelating tot sodanige eksamen, gereel word nie. 'n Onsuksesvolle kandidaat mag nie meer as twee maal aansoek doen om 'n hereksamen af te lê nie: Met dien verstande dat 'n verdere hereksamenoorweeg kan word by indiening van bewyse van verdere toepaslike kwalifikasies of ondervinding of albei.

Register moet voor die uitreiking van lisensies geteken word.

11.(1) Voordat 'n lisensie aan 'n suksesvolle applikant of 'n persoon in besit van 'n geldige lisensie uitgereik word, moet sodanige applikant bewys van sy identiteit voorlê en 'n register bevattende 'n verklaring dat hy sodanige lisensie aanvaar onderworpe aan en in ooreenstemming met die voorwaarde ingevolge enige van die verordeninge wat van tyd tot tyd met betrekking tot sodanige lisensie van krag is, onderteken.

(2) Enige persoon wat aansoek doen om 'n duplikaat lisensie, moet bewys van identiteit voorlê en 'n beëdigde verklaring aflu dat die oorspronklike lisensie verlore of vernielig is.

Toon van lisensie.

12. Indien daartoe versoek deur enige gemagtigde beample van die Raad, moet enige persoon wat besig is met loodgieters- of rioolléwerk binne die Raad se reggebied, sy lisensie toon.

Intrekking van lisensie.

13. Die Raad kan te eniger tyd 'n lisensie toegestaan ingevolge hierdie verordeninge, intrek indien hy daarvan oortuig is dat die lisensiehouer enige loodgieters- of rioolléwerk op 'n nalatige of onvakkundige wyse tot nadeel van enige persoon of eiendom of instryd met enige van die Raad se verordeninge verrig het: Met dien verstande dat voordat sodanige intrekking geskied, die betrokke loodgieter- of rioolléer die geleentheid gebied word om voor 'n komitee van die Raad te verskyn om homself te verdedig.

(a) by means of an oral or written test, or both, that he is able to understand, read and write both of the official languages and that he knows and understands the Council's Drainage By-laws in so far as they are applicable to the work of a drain layer: and

(b) by means of a practical test, that he has reached an adequate standard in the performance of the work normally done by a drain layer.

(2) Every applicant shall provide the necessary tools, materials and site for the practical test himself.

Grant of temporary licences.

8. The Town Engineer may in his discretion issue to any person a temporary plumber's or drain layer's licence, either for specific work or generally, for periods not exceeding three months at one time: Provided that such person shall comply with the requirements for the issuing of such licence.

Right of Appeal.

9. Any person who feels aggrieved by a refusal of the issue of a licence to him shall have the right to lodge an appeal with the Town Clerk within two weeks after notification of such refusal. Such appeal shall be heard as soon as is practicable by a committee of the Council and the decision of such committee shall be final.

Time and place of examinations.

10. Examinations shall be held from time to time at the Council's office or such other place as the Town Engineer may decide. Such examinations shall be arranged not later than three months after receipt by the Town Engineer of a candidate's written application for admission to such examination. An unsuccessful candidate may not apply more than twice for re-examination: Provided that a further re-examination may be considered upon production of proof of further qualifications or experience or both.

Register to be signed before issue of licences.

11.(1) Prior to the issue of a licence to any successful applicant, or the issue of a licence to an applicant holding a valid licence issued by the City Council of Pretoria or Johannesburg, such applicant shall be required to submit proof of identity and to sign a register containing a declaration that he accepts such licence subject to and in conformity with the conditions of any by-laws which may be in force from time to time with regard to such licence.

(2) Any person applying for the issue of a duplicate licence shall submit proof of identity and swear an affidavit that the original licence was lost or destroyed.

Licence to be produced.

12. When called upon to do so by any authorized officer of the Council, any person engaged on plumbing or drainlaying work within the Council's area of jurisdiction shall produce his licence.

Cancellation of licence.

13. The Council may at any time cancel any licence granted in terms of these by-laws if it is satisfied that the licensee has performed any plumbing or drainlaying work in a negligent or unworkmanlike manner to the detriment of any person or property or contrary to any of the Council's by-laws: Provided that prior to such cancellation such plumber or drain layer shall be afforded an opportunity before a committee of the Council of being heard in his own defence.

Verrigting van werk buite normale werkure.

14. Sonder die voorafverkreeë skriftelike toestemming van die Stadsingenieur of 'n persoon deur hom daartoe gemagtig, mag geen loodgieters- of rioollêwerk na normale werkure, gedurende naweke of op openbare vakansiedae verrig word nie.

Strafbepalings.

15. Iemand wat enige bepaling van hierdie verordeninge oortree of 'n misdryf daarteen begaan, is by skuldigbevinding strafbaar met 'n boete van hoogstens R200 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 6 maande en in geval van 'n voortdurende misdryf, met 'n verdere bedrag van hoogstens R10 vir elke dag waarop sodanige misdryf voortduur nadat 'n skriftelike kennisgewing van die Raad uitgereik is, en vir 'n tweede en latere misdryf is hy by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 12 maande.

PB. 2-4-2-136-132

Administrateurskennisgewing 258

3 Maart 1982

MUNISIPALITEIT RANDBURG: AMBULANS-VERORDENINGE.

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

Woordomskrywing.

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

"ambulans" enige voertuig wat spesifiek vir die vervoer van siek of beseerde persone gebou of aangepas is;

"beampte" iemand wat die Raad as 'n beampte in sy diens aangestel het;

"brandweerhoof" die persoon wat deur die raad as hoof van die brandweerdepartement aangestel is of sy gemagtigde verteenwoordiger;

"diens" enige ambulansdiens wat die Raad lewer;

"geneeskundige sertifikaat" 'n sertifikaat wat deur 'n geregistreerde geneesheer uitgereik en onderteken is;

"munisipaliteit" die gebied of distrik waaroer die Raad beheer uitoefen en waarin hy regsbewoegdheid het en dit sluit buitegebiede in soos dit in die Ordonnansie op Plaaslike Bestuur, 1939, omskryf word;

"Raad" die Stadsraad van Randburg, dié Raad se Bestuurskomitee wat handel kragtens die bevoegdhede wat ingevolge die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, aan hom gedelegeer is, en enige beampte aan wie dié Komitee ingevolge die bepalings van subartikel (3) van genoemde artikel, op gesag van die Raad, die bevoegdhede, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan deleger, en dit inderdaad gedelegeer het;

"rit" die reis wat 'n ambulans van en na die ambulansdepot op 'n diensbesoek afle, en dit behels die afstand na en van enige bykomende punte langs die roete van sodanige reis wat in die loop van sodanige diensbesoek aangedoen is, al na die geval.

Vervoer van pasiënte.

2.(1) Behoudens die bepalings van subartikels (2), (3) en (4), kan iemand wat aan 'n siekte, hetsy aansteeklik of nie, of aan

Performance of work outside normal working hours.

14. No plumbing or drain-laying work shall be performed after normal working hours, over weekends or on public holidays without the prior written permission of the Town Engineer or a person authorized thereto by him.

Penalties.

15. Any person who contravenes or commits a breach of any provision of these by-laws shall be liable, on conviction, to a fine not exceeding R200 or, in default of payment, imprisonment for a period not exceeding 6 months, and in the case of a continuing offence to a further sum not exceeding R10 for each day such offence continues, after a written notice from the Council has been issued, and for a second or subsequent offence he shall be liable, on conviction, to a fine not exceeding R300 or, in default of payment, imprisonment for a period not exceeding 12 months.

PB. 2-4-2-136-132

Administrator's Notice 258

3 March, 1982

RANDBURG MUNICIPALITY: AMBULANCE BY-LAWS.

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

Definitions.

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

"ambulance" means any vehicle which is constructed or adapted specifically for the conveyance of sick or injured persons;

"chief fire officer" means the person appointed by the Council as head of the fire department or his authorized representative;

"Council" means the Town Council of Randburg, the Council's Management Committee, acting under the powers delegated to it in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960, and any officer to whom that Committee has been empowered by the Council in terms of subsection (3) of the said section to delegate and has in fact delegated the powers, functions and duties vesting in the Council in relation to these by-laws;

"medical certificate" means a certificate given under the hand of a registered medical practitioner;

"municipality" means the area or district under the control and jurisdiction of the Council and includes outside areas defined as such in the Local Government Ordinance, 1939;

"officer" means any person appointed as such to the service by the Council;

"trip" means the journey from and to the ambulance depot made by an ambulance on a service call, and includes the distance to and from any additional points of call along the route of such journey in the course of such service call, as the case may be.

Conveyance of patients.

2.(1) Subject to the provisions of subsection (2), (3) and (4), any person who is suffering from a disease, whether infectious

'n besering, hoe dit ook al opgedoen is, of aan enige ander vorm van liggamlike ongesiktheid ly, per ambulans vervoer word as sy liggamlike toestand van so 'n aard is dat hy 'n hospitaal of 'n ander plek waar geneeskundige behandeling gegee word nie op 'n ander wyse as per ambulans kan bereik of verlaat nie; of as dit uit 'n geneeskundige oogpunt nie raadsaam is dat dit op 'n ander wyse geskied nie.

(2) Voordat iemand per ambulans na 'n hospitaal of 'n ander plek waar geneeskundige behandeling gegee word, of daarvan af, vervoer word, kan 'n beampie met inagneming van die aard van die siekte, besering of ongesiktheid, vereis dat daar, voordat so iemand vervoer word of binne sodanige tydperk nadat hy vervoer is as wat die beampie kan bepaal, 'n geneeskundige sertifikaat getoon word waarin daar verklaar word dat dit nodig of raadsaam is dat die betrokkeen per ambulans vervoer word.

(3) As iemand per ambulans vervoer is en binne die tydperk wat in subartikel (2) genoem word, 'n sertifikaat moes getoon het, versuum om sodanige sertifikaat binne die voorgeskreve tydperk aan die brandweerhoof te toon, moet hy 'n bedrag wat gelykstaan met dubbel die gelde waarvoor hy aanspreeklik sou gewees het as hy sodanige sertifikaat besit het, aan die Raad betaal.

(4) 'n Beampie kan aan enigiemand toestemming verleen om 'n beseerde,iek of ongesikte persoon in 'n ambulans te vergesel.

Raad nie aanspreeklik nie.

3.(1) Die Raad is nie vir skadevergoeding of andersins aanspreeklik vanweë die tyd wat verstryk vandat 'n ambulans ontbied is totdat die persoon wat daarin vervoer moet word, opgelaai word nie.

(2) Die Raad is nie op enige wyse hoegenaamd verantwoordelik vir enige ongelukke wat mag gebeur in verband met die gebruik van enige ambulans nie, of vir enige beserings wat veroorsaak mag word of enige siekte wat opgedoen mag word deur iemand wat in sodanige ambulans vervoer word.

(3) Die Raad is nie op enige wyse hoegenaamd verantwoordelik vir die verlies van enige artikel of eiendom van iemand wat in enige ambulans vervoer word nie.

Betaling van geld.

4.(1) Behoudens die bepalings van subartikel (2), moet die persoon wat per ambulans vervoer word, die toepaslike gelde wat in Bylae hierby aangegee word, vir die diens betaal: Met dien verstande dat hy nie vir sodanige gelde aanspreeklik is nie as —

- (a) hy binne die munisipaliteit is wanneer hy in opdrag van die stadsgeneesheer of distriksgeneesheer vervoer word omdat hy aan 'n aansteeklike of besmetlike siekte ly, of omdat daar geag word dat hy daaraan ly: en
- (b) hy kragtens artikel 77 van die Ordonnansie op Plaaslike Bestuur, 1939, per ambulans vervoer moet word.

(2) Indien iemand op versoek van die Staat, die Provinciale Administrasie of 'n plaaslike owerheid per ambulans vervoer word, moet sodanige liggome, behoudens andersluidende bepalings van enige wet, die toepaslike gelde wat in die Bylae hierby aangegee word vir die diens betaal.

Gebruik van ambulans.

5. Behoudens die bepalings van hierdie verordeninge, kan ambulanse gebruik word om iemand te vervoer —

- (a) binne die munisipaliteit en tussen die munisipaliteit en sodanige geneeskundige inrigtings, hospitale en plekke buite die munisipaliteit, en tussen sodanige hospitale, inrigtings en plekke;

or not, or from injury, however sustained, or from any other form of physical incapacity, may be transported in an ambulance if his physical condition is such that he cannot or it is medically advisable that he should reach or leave a hospital or other place of medical treatment by means other than being transported by ambulance.

(2) Before removing a person by ambulance to or from a hospital or other place of medical treatment an officer may, regard being had to the nature of the illness, injury or incapacity, require a medical certificate to be produced, either before removing him or within such period after removing him as such officer may specify, certifying that it is necessary or advisable for such person to be transported by ambulance.

(3) Should a person who has been transported by ambulance and who was required to produce a certificate within the time specified in subsection (2), fail to submit to the chief fire officer such certificate within the time prescribed, he shall pay to the Council an amount equal to double the charge for which he would have been liable if he were in possession of such certificate.

(4) Permission may be given by an officer for any person to accompany an injured, sick or incapacitated person in an ambulance.

Council not liable.

3.(1) The Council shall not be liable for damages or otherwise by reason of the length of time which elapses between the summoning of an ambulance and its picking up of the person to be transported thereby.

(2) The Council shall in no way whatever be responsible for any accidents that may happen in connection with the use of any ambulance, or for any injuries that may be caused to, or any disease that may be contracted by any person transported in such ambulance.

(3) The Council shall in no way whatever be responsible for the loss of any article or property of any person conveyed in any ambulance.

Payment of charges.

4.(1) Subject to the provisions of subsection (2), the person conveyed by an ambulance shall pay for the service the appropriate charge specified in the Schedule hereto: Provided that he shall not be liable for such charge if —

- (a) he is within the municipality at the time of being conveyed on the instructions of the medical officer of health or the district surgeon because he is or is deemed to be suffering from a contagious or infectious disease; and
- (b) he is required to be transported by ambulance in terms of section 77 of the Local Government Ordinance, 1939.

(2) If a person is conveyed by ambulance at the request of the State, the Provincial Administration or a local authority, such bodies shall, subject to any provision to the contrary in any law, pay for the service the appropriate charge specified in the Schedule hereto.

Use of ambulance.

5. Subject to the provisions of these by-laws, ambulances may be used for conveying a person —

- (a) within the municipality and between the municipality and such medical institutions, hospitals and places as are outside the municipality, and between such hospitals, institutions and places;

- (b) van 'n hospitaal of 'n ander geneeskundige inrigting na 'n hospitaal of ander geneeskundige inrigting binne die munisipaliteit of buite die munisipaliteit as die persoon gewoonweg binne die munisipaliteit woon en daar 'n geneeskundige sertikaat getoon word waarin daar verklaar word dat hy nie die vereiste behandeling kan ontvang in die hospitaal of geneeskundige inrigting waarin hy verkeer nie en die brandweerhoof of, in die geval van 'n besmetlike of aansteeklike siekte, die stads-geneesheer, met inagneming van die werkdrukte in die diens, magtiging verleen dat hy vervoer kan word;
- (c) na enige plek en daarvandaan af, in gevalle van buitengewone rampe, op versoek van 'n plaaslike owerheid en as die brandweerhoof, met inagneming van die werkdrukte in die diens, magtiging verleen dat vervoer gereel kan word.
- (d) vanaf enige plek buite die munisipaliteit, maar nie verder as 20 km daarvan nie, in gevalle van nood, of waar dit noodsaaklik geag word en alleenlik met die goedkeuring van die brandweerhoof of enige ander beampete wat deur hom benoem is.

Reg om strate te sluit.

6.(1) Dit is wettig vir enige bevelvoerende beampete om enige straat, deurgang of plek tydelik te sluit indien hy dit nodig ag vir openbare veiligheid en vir die doeltreffende hantering van enige noodtoestand of ambulansgevalle, en dit is wettig vir hom om iemand wat weier om enige straat, deurgang of plek wat aldus gesluit is, te verlaat nadat die beampete hom versoek het om dit te doen, te verwijder, met gebruik van nie meer geweld as wat redelikerwyse nodig is nie.

(2) Iemand wat versuim om enige bevel van die bevelvoerende beampete kragtens subartikel (1) aan hom gegee, uit te voer, is skuldig aan 'n misdryf.

Boetes vir dra van uniform van die ambulansafdeling deur enige persoon wat nie 'n lid is nie.

7. Iemand wat nie 'n beampete of lid van die brandweerdepartement of 'n lid van die burgerlike beskermingskorps is nie, en wat die erkende uniform van die brandweerdepartement dra of hom op watter wyse ook al as 'n beampete, ambulansman of lid van die brandweerdepartement voordoen, is by die eerste oortreding strafbaar met 'n boete van hoogstens R50 en by die tweede of daaropvolgende oortreding, met 'n boete van hoogstens R100.

Plig om hulp te verleen.

8.(1) Enige lid van die publiek, of noodhulporganisasie in die munisipaliteit wat opleiding ontvang het, en wat weier of versuim om op versoek van die bevelvoerende beampete alle hulp wat hy by magte is om te verleen, aan enige beampete of lid van die brandweerdepartement in die uitvoering van sy pligte ten opsigte van 'n ambulansgeval te verleen, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R50.

(2) Die bevelvoerende beampete is by magte om algemele bevel oor te neem van enige verrigtinge wat ten opsigte van 'n ambulansgeval of ander noodtoestand uitgevoer word deur persone wat nie in die brandweerdepartement se diens is nie, met inbegrip van die eienaar van die eiendom of sy bediendes of agente, of om dit te wysig, daarin in te gryp of dit te beëindig, en iemand wat hom daarin inmeng of enigets doen instryd met enige bevel of sonder die goedkeuring van die bevelvoerende beampete of wat weier om enige redelike versoek van die bevelvoerende beampete of enige ander beampete uit te voer, is skuldig aan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R100.

- (b) from a hospital or other medical institution to a hospital or other medical institution within the municipality or outside the municipality, if the person is ordinarily resident in the municipality and a medical certificate is furnished stating that he cannot be given the necessary treatment at the hospital or medical institution where he is and the chief fire officer or, in the case of an infectious or contagious disease, the medical officer of health, authorizes the conveyance, having regard to the exigencies of the service;
- (c) to and from any place in cases of abnormal disaster at the request of a local authority if the chief fire officer authorizes such conveyance, having regard to the exigencies of the services.
- (d) from any place outside the municipality but within 20 km thereof, in cases of emergency or necessity only with the approval of the chief fire officer or any officer nominated by him.

Power to close streets.

6.(1) It shall be lawful for any officer in charge to temporarily close any street, passage or place which he may deem necessary for public safety and for the effective dealing with any other emergency or ambulance cases, and it shall be lawful for him to remove, using no more force than is reasonably necessary, any person who refuses to leave any street, passage or place so closed after having been required by such officer to do so.

(2) Any person who fails to obey any order of the officer in charge given to him in terms of subsection (1), shall be guilty of an offence.

Penalty for wearing ambulance section uniform by any person who is not a member.

7. Any person, not being an officer or a member of the fire department or the civil defence corps who wears the recognised uniform of the ambulance section or in any way represents himself to be an officer, ambulanceman or member of the fire department, shall be liable for the first offence to a penalty not exceeding R50, and for the second or a subsequent offence to a penalty not exceeding R100.

Duty to assist.

8.(1) Any member of the public or trained member of a first aid organization in the municipality who refuses or fails, when called upon by the officer in charge, to render all assistance in his power to any officer or member of the fire department in the execution of his duty in respect of an ambulance case, shall be guilty of an offence and upon conviction be liable to a fine not exceeding R50.

(2) The officer in charge shall be entitled to assume entire command of, to modify or to interfere with or put a stop to any operations being conducted in respect of an ambulance case or any other emergency by persons not in the employ of the fire department, including the owner of the premises or his servants or agents, and any person who interferes or commits any act in contravention of any order or without the approval of the officer in charge, or who refuses to comply with any reasonable request of the officer in charge or any other officer shall be guilty of an offence and upon conviction be liable to a fine not exceeding R100.

Dwarsbomming.

9. Iemand wat enige beampete van die brandweerdepartement of ander persoon wat kragtens die bevele van sodanige beampete optree, in die uitvoering van sy pligte lastig val, molesteer of dwarsboom, is skuldig aan 'n misdryf, en die bevelvoerende beampete of sy gemagtigde verteenwoordiger kan sodanige dwang uitoeft as wat nodig mag wees, om te verhoed dat sodanige persoon met sulke hemoeiing, molestering of obstruksie voortgaan.

False inligting.

10. Iemand wat opsetlik die brandweerdepartement op watter wyse ook al in kennis stel van 'n beweerde ambulansgeval of enige inligting betreffende 'n geval wat vals of onjuis bevind word, is skuldig aan 'n misdryf en by 'n eerste skuldigbevinding daarvan strafbaar met 'n boete van hoogstens R50 en by elke daaropvolgende skuldigbevinding met 'n boete van hoogstens R100.

Strawwe.

11. Behoudens die bepalings van hierdie verordeninge wat boetes voorskryf vir die misdrywe wat daarin vermeld word, is iemand wat 'n oortreding begaan van enige van die verordeninge waarvoor daar nie spesifiek vir 'n boete voorsiening gemaak word nie, skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R300 en by wanbetaling daarvan met gevangenisstraf vir 'n tredperk van hoogstens twaalf maande.

BYLAE.

TARIEF VAN GELDE VIR AMBULANSDIENSTE.

Vir die vervoer van Blanke persone binne die munisipaliteit woonagtig, per pasiënt, per rit —

- (a) na of vanaf die naaste gesikte hospitaal of inrigting: R10;
- (b) na of vanaf enige ander hospitaal of inrigting binne 'n radius van 80 km vanaf die brandweerstasie: R30;
- (c) na of vanaf enige hospitaal of inrigting buite 'n radius van 80 km vanaf die brandweerstasie slegs ten opsigte van die heenrit betaalbaar, per km: 80c.

2. Vir die vervoer van Blanke persone buite die munisipaliteit woonagtig, per pasiënt, per rit —

- (a) na of vanaf die naaste gesikte hospitaal of inrigting of na 'n adres binne die munisipaliteit: R20;
- (b) na of vanaf enige ander hospitaal of inrigting binne 'n radius van 80 km, vanaf die brandweerstasie: R30;
- (c) na of vanaf enige hospitaal of inrigting buite 'n radius van 80 km vanaf die brandweerstasie, slegs ten opsigte van die heenrit betaalbaar, per km: 80c.

3. Vir die vervoer van Nie-Blanke persone, per pasiënt, per rit —

- (a) na en vanaf die naaste gesikte hospitaal of inrigting: R6;
- (b) na of vanaf enige ander hospitaal of inrigting binne 'n radius van 80 km vanaf die brandweerstasie: R12;
- (c) na of vanaf enige hospitaal of inrigting buite 'n radius van 80 km vanaf die brandweerstasie, slegs ten opsigte van die heenrit betaalbaar, per km: 80c.

4. Vir die vervoer van ouderdomspensionaris, oorlogs-pensionaris, ongesektheidspensionaris of hulpbehoewendes soos gesertifiseer deur 'n Landdros of gemagtigde beampete van die Staat, per pasiënt, per rit —

- (a) na die naaste gesikte hospitaal of inrigting: Gratis:

Obstruction.

9. Any person who hampers, molests or obstructs any officer of the fire department of other person acting in accordance with the order of such officer at the execution of his duties, shall be guilty of an offence, and the officer in charge or his authorized representative may exercise such force as may be necessary to prevent such person from continuing such interference, molesting or obstruction.

False information.

10. Any person who wilfully gives to the fire department by any means whatever any notice of an alleged ambulance case or any information relating to a case, which is found to be false or inaccurate, shall be guilty of an offence and liable on first conviction thereof, to a penalty not exceeding R50 and on every subsequent such conviction to a penalty not exceeding R100.

Penalties.

11. Subject to the provisions of these by-laws prescribing penalties for the offences mentioned therein, any person committing any contravention of any of the by-laws for which no penalty is specifically provided, shall be guilty of an offence and liable on conviction thereof, to a fine not exceeding R300 and in default of payment thereof to imprisonment for a period not exceeding twelve months.

SCHEDULE.

TARIFF OF CHARGES FOR AMBULANCE SERVICES.

1. For the conveyance of White persons resident within the municipality, per patient, per trip —

- (a) to or from the nearest appropriate hospital or institution: R10;
- (b) to or from any other hospital or institution within a radius of 80 km from the fire station: R30;
- (c) to or from any hospital or institution outside a radius of 80 km from the fire station, payable in respect of the outward trip only, per km: 80c.

2. For the conveyance of White persons resident outside the municipality, per patient, per trip —

- (a) to or from the nearest appropriate hospital or institution or to an address within the municipality: R20;
- (b) to or from any other hospital or institution within a radius of 80 km from the fire station: R30;
- (c) to or from any hospital or institution outside a radius of 80 km from the fire station, payable in respect of the outward trip only, per km: 80c.

3. For the conveyance of Non-White persons, per patient, per trip —

- (a) to or from the nearest appropriate hospital or institution: R6;
- (b) to or from any hospital or institution within a radius of 80 km from the fire station: R12;
- (c) to or from any hospital or institution outside a radius of 80 km from the fire station, payable in respect of the outward trip only, per km: 80c.

4. For the conveyance of old-age pensioners, war pensioners, disability pensioners or indigent persons as certified by a Magistrate or authorized Government official, per patient, per trip —

- (a) to the nearest appropriate hospital or institution: Free of charge;

- (b) vanaf die naaste geskikte hospitaal of instigting: R10;
- (c) na of vanaf enige ander hospitaal of instigting binne 'n radius van 80 km vanaf die brandweerstasie: R30;
- (d) na of vanaf enige ander hospitaal of instigting buite 'n radius van 80 km vanaf die brandweerstasie slegs ten opsigte van die heenrit betaalbaar, per km: 80c.

5. Slagoffers van padongelukke of aanrandings op enige openbare pad of plek of waar die ambulanse deur die Suid-Afrikaanse Polisie ontbied word: Gratis.

6. Vir die ontsmetting van 'n ambulans wanneer 'n pasiënt wat aan 'n aansteeklike of besmetlike siekte ly, vervoer is: R2.

7. Vir die toediening van suurstof of entonoxgas —

- (a) aan persone vervoer ingevolge items 1 tot en met 3 en 4 (b), (c) en (d): R2.
- (b) in ander gevalle as dié in paragraaf (a) genoem: Gratis.

Die Tarief van Gelde vir Ambulansdienste van die Munisipaliteit, Randburg, aangekondig by Administrateurskennisgewing 486 van 5 April 1978, word hierby herroep.

PB. 2-4-2-7-132

Administrateurskennisgewing 259

3 Maart 1982.

MUNISIPALITEIT RUSTENBURG: WYSIGING VAN BOUVERORDENINGE.

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

Die Bouverordeninge van die Munisipaliteit Rustenburg, deur die Raad aangeneem by Administrateurskennisgewing 433 van 6 April 1977, soos gewysig, word hierby verder gewysig deur na artikel 229(2) die volgende in te voeg:

"(3) Ondanks die bepalings van subartikel (1) en (2), kan die raad, waar hy dit nodig ag in belang van die estetiese voorkoms van die gebou waarop die teken aangebring of geskilder word, of van die omgewing van sodanige gebou, toelaat dat die afmetings van enige sodanige teken groter as die voorgeskrewe afmetings is."

PB. 2-4-2-19-31.

Administrateurskennisgewing 260

3 Maart 1982

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE: WYSIGING VAN LANSERIA LUGHAWEVERORDENINGE.

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, gelees met artikel 16(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, en Proklamasie 6 (Administrateurs-) van 1945, die verordeninge hierna uiteengesit, wat deur hom ingevolge artikel 99 van eersgenoemde Ordonnansie goedgekeur is.

Die Lanseria Lughaweverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, aangekondig by Administrateurskennisgewing 1324 van 6 September 1978, soos gewysig, word hierby verder soos volg gewysig:

- (b) from the nearest appropriate hospital or institution: R10;
- (c) to or from any other hospital or institution within a radius of 80 km the fire station: R30;
- (d) to or from any other hospital or institution outside a radius of 80 km from the fire station, payable in respect of the outward trip only, per km: 80c.

5. Victims of accidents or assaults on any public road or place or where the ambulance is summoned by the South African Police: Free of charge.

6. For the disinfection of an ambulance when a patient suffering from an infection or contagious disease has been conveyed: R2.

7. For the administering of oxygen or entonox gas —

- (a) to persons conveyed in terms of items 1 to 3 inclusive and 4(b), (c) and (d): R2;
- (b) in cases other than those referred to in paragraph (a): Free of charge.

The Tariff of Charges for Ambulance Services of the Randburg Municipality, published under Administrator's Notice 486, dated 5 April 1978, is hereby revoked.

PB. 2-4-2-7-132

Administrator's Notice 259

3 March, 1982.

RUSTENBURG MUNICIPALITY: AMENDMENT TO BUILDING BY-LAWS.

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

The Building By-laws of the Rustenburg Municipality, adopted by the Council under Administrator's Notice 433, dated 6 April, 1977, as amended, are hereby further amended by the insertion after section 229(2) of the following:

"(3) Notwithstanding the provisions of subsections 1 and 2, the Council may allow that the measurements of any such sign may be larger than the prescribed measurements if it is deemed necessary in the interests of the aesthetical appearance of the building on which the sign is to be fitted or painted or of the surroundings of such building."

PB. 2-4-2-19-31.

Administrator's Notice 260

3 March, 1982

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS: AMENDMENT TO LANSERIA AIRPORT BY-LAWS.

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, read with section 16(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, and Proclamation 6 (Administrator's) of 1945, publishes the By-laws set forth hereinafter, which have been approved by him in terms of section 99 of the first-mentioned Ordinance.

The Lanseria Airport By-laws of the Transvaal Board for the Development of Peri-Urban Areas, Published under Administrator's Notice 1324, dated 6 September 1978, as amended, are hereby further amended as follows:

1. By the substitution for subsection (1) of section 14 of the following:

1. Deur subartikel (1) van artikel 14 deur die volgende te vervang:

"(1) Behalwe op 'n deur die Bestuurder goedgekeurde plek of punt en wyse, mag niemand op die lughawe brandstof aan enige lugvaartuig verskaf of brandstof uitlaat nie."

2. Deur na artikel 21 die volgende in te voeg en die bestaande artikel 22 te hernoemmer 23.

"Raad nie Aanspreeklik nie vir enige Besering of Skade."

22. Die lughawe word op eie risiko gebruik en die Raad aanvaar geen verantwoordelikheid of aanspreeklikheid hoe-genaamd nie ten opsigte van enige persoonlike beserings of beskadiging of verlies van enige eiendom van huurders, passasiers of enige ander persoon wat om watter rede ook al die lughawe besoek."

3. Deur item 2 van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

"Landingsgelde."

2.(1) Landingsgelde is ooreenkomsdig die volgende tabel betaalbaar ten opsigte van alle lugvaartuie, helikopters uitgesluit, wat die lughawe gebruik:

	<i>Maksimum gesertifiseerde massa van lugvaartuig, in kilogram</i>	<i>Per enkel landing</i>		<i>Per maand</i>	
		R	R	R	R
(a)	Tot en met — 500	2,90	29,00		
(b)	Bo 500 tot en met — 1 000	4,20	42,00		
(c)	Bo 1 000 tot en met — 1 500	5,25	52,50		
(d)	Bo 1 500 tot en met — 2 000	6,30	63,00		
(e)	Bo 2 000 tot en met — 2 500	7,50	75,00		
(f)	Bo 2 500 tot en met — 3 000	8,90	89,00		
(g)	Bo 3 000 tot en met — 4 000	12,30	123,00		
(h)	Bo 4 000 tot en met — 5 000	15,50	155,00		
(i)	Bo 5 000 tot en met — 6 000	19,10	191,00		
(j)	Bo 6 000 tot en met — 7 000	22,50	225,00		
(k)	Bo 7 000 tot en met — 8 000	26,00	260,00		
(l)	Bo 8 000 tot en met — 9 000	29,40	294,00		
(m)	Bo 9 000 tot en met — 10 000	32,70	327,00		
(n)	en daarna, vir elke bykomende 2 000 kg of gedeelte daarvan	4,10	41,00		

(2) Helikopterlandingsgelde.

	<i>Maksimum gesertifiseerde massa van helikopter, in kilogram</i>	<i>Per enkel landing</i>		<i>Per maand</i>	
		R	R	R	R
(a)	Tot en met — 500	0,55	5,50		
(b)	Bo 500 tot en met — 1 000	0,80	8,00		
(c)	Bo 1 000 tot en met — 1 500	1,05	10,50		
(d)	Bo 1 500 tot en met — 2 000	1,25	12,50		
(e)	Bo 2 000 tot en met — 2 500	1,50	15,00		
(f)	Bo 2 500 tot en met — 3 000	1,75	17,50		
(g)	Bo 3 000 tot en met — 4 000	2,45	24,50		
(h)	Bo 4 000 tot en met — 5 000	3,10	31,00		

"(1) No person shall on the airport, supply fuel or defuel any aircraft, except at a place or point and in a manner approved by the Manager."

2. By the insertion after section 21 of the following and the renumbering of the existing section 22 to read 23.

"Board not Liable for any Injury or Damage."

22. The airport shall be used at own risk and the Board shall accept no responsibility or liability whatsoever in respect of any personal injuries or damage or loss to any property of lessees, passengers or any other person visiting the airport for whatever reason."

3. By the substitution for item 2 of the Tariff of Charges under the Schedule of the following:

"Landing Fees."

2.(1) Landing fees shall be payable in accordance with the following schedule in respect of all aircraft, excluding helicopters, using the airport:

	<i>Maksimum gesertifiseerde massa van lugvaartuig, in kilogram</i>	<i>Per single landing</i>		<i>Per month</i>	
		R	R	R	R
(a)	Up to and including — 500	—	500	2,90	29,00
(b)	Above 500 up to and including — 1 000	—	1 000	4,20	42,00
(c)	Above 1 000 up to and including — 1 500	—	1 500	5,25	52,50
(d)	Above 1 500 up to and including — 2 000	—	2 000	6,30	63,00
(e)	Above 2 000 up to and including — 2 500	—	2 500	7,50	75,00
(f)	Above 2 500 up to and including — 3 000	—	3 000	8,90	89,00
(g)	Above 3 000 up to and including — 4 000	—	4 000	12,30	123,00
(h)	Above 4 000 up to and including — 5 000	—	5 000	15,50	155,00
(i)	Above 5 000 up to and including — 6 000	—	6 000	19,10	191,00
(j)	Above 6 000 up to and including — 7 000	—	7 000	22,50	225,00
(k)	Above 7 000 up to and including — 8 000	—	8 000	26,00	260,00
(l)	Above 8 000 up to and including — 9 000	—	9 000	29,40	294,00
(m)	Above 9 000 up to and including — 10 000	—	10 000	32,70	327,00
(n)	and thereafter, for every additional 2 000 kg or part thereof	—	—	4,10	41,00

(2) Helicopter Landing Fees.

	<i>Maximum certified mass of helicopter, in kilograms</i>	<i>Per single landing</i>		<i>Per month</i>	
		R	R	R	R
(a)	Up to and including — 500	—	500	0,55	5,50
(b)	Above 500 up to and including — 1 000	—	1 000	0,80	8,00
(c)	Above 1 000 up to and including — 1 500	—	1 500	1,05	10,50
(d)	Above 1 500 up to and including — 2 000	—	2 000	1,25	12,50
(e)	Above 2 000 up to and including — 2 500	—	2 500	1,50	15,00
(f)	Above 2 500 up to and including — 3 000	—	3 000	1,75	17,50
(g)	Above 3 000 up to and including — 4 000	—	4 000	2,45	24,50
(h)	Above 4 000 up to and including — 5 000	—	5 000	3,10	31,00

ming van die Raad vooraf verkry is. Indien die Raad sy toestemming sou verleen, kan hy enige voorwaardes ople wat hy in die besondere geval goed mag ag.

- (c) Op persele wat as landbougrond of plaasgrond gesoneer is, 'n maksimum van 4 honde.".

2. Verordeninge Betreffende Honde en Hondelisensies van die Munisipaliteit Zeerust, aangekondig by Administrateurskennisgewing 972 van 19 Desember 1956, soos gewysig, word hierby herroep.

PB. 2-4-2-33-41

Administrateurskennisgewing 263

3 Maart 1982.

MUNISIPALITEIT KLERKSDORP: WYSIGING VAN ELEKTRISITEITSVERORDENINGE.

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

Die Elektrisiteitsverordeninge van die Munisipaliteit Klerksdorp, deur die Raad aangeneem by Administrateurskennisgewing 1261 van 26 Julie 1972, soos gewysig, word hierby verder gewysig deur Deel A van die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 2(2)(a) die syfer "2,5 c" deur die syfer "2,84 c" te vervang.
2. Deur in item 2(2)(b) die syfer "R4,75" deur die syfer "R5,68" te vervang.
3. Deur in item 3(1) die syfer "4,8c" deur die syfer "5,36c" te vervang.
4. Deur in item 3(2) die syfer "R12" deur die syfer "R13,40" te vervang.
5. Deur in item 4(2)(a) die syfer "1,3 c" deur die syfer "1,52 c" te vervang.
6. Deur in item 4(2)(b) die syfer "R5,20" deur die syfer "R5,85" te vervang.
7. Deur in item 4(2)(c) die syfer "R312" deur die syfer "R345" te vervang.
8. Deur in item 5(2) die syfers "8,5c" en "R4,76" onderskeidelik deur die syfers "9,4 c" en "R5,64" te vervang.
9. Deur in item 6(1)(a) die syfer "1,6 c" deur die syfer "1,85 c" te vervang.
10. Deur in item 6(1)(b) die syfer "R31,20" deur die syfer "R37" te vervang.
11. Deur in item 7(2) die syfer "R6" deur die syfer "R7,60" te vervang.

Die bepalings in hierdie kennisgewing vervat, word geag op 1 Januarie 1982 in werking te getree het.

PB. 2-4-2-36-17.

Administrateurskennisgewing 264

3 Maart 1982.

GEDEELTELIKE ROJERING VAN DIE ALGEMENE PLAN VAN DIE DORP STRATHAVON UITBREIDING 10, DISTRIK JOHANNESBURG.

Kennis geskied hiermee ingevolge die bepalings van artikel 83D(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), dat die algemene plan van die dorp Strathavon Uitbreiding 10 gedeeltelik gerooier is

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, a maximum of four dogs.".

The By-laws Relating to Dogs of the Zeerust Municipality, published under Administrator's Notice 972, dated 19 December, 1956, as amended, are hereby revoked.

PB. 2-4-2-33-41

Administrator's Notice 263

3 March, 1982.

KLERKSDORP 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 Klerksdorp Municipality, adopted by the Council under Administrator's Notice 1261, dated 26 July, 1972, as amended, are hereby further amended by amending Part A of the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 2(2)(a) for the figure "2,5 c" of the figure "2,84 c".
2. By the substitution in item 2(2)b for the figure "R4,75" of the figure "R5,68".
3. By the substitution in item 3(1) for the figure "4,8 c" of the figure "5,36 c".
4. By the substitution in item 3(2) for the figure "R12" of the figure "R13,40".
5. By the substitution in item 4(2)(a) for the figure "1,3 c" of the figure "1,5 c".
6. By the substitution in item 4(2)(b) for the figure "R5,20" of the figure "R5,85".
7. By the substitution in item 4(2)(c) for the figure "R312" of the figure "R345".
8. By the substitution in item 5(2) for the figures "8,5 c" and "R4,76" of the figures "9,4 c" and "R5,64" respectively.
9. By the substitution in item 6(1)(a) for the figure "1,6 c" of the figure "1,85 c".
10. By the substitution in item 6(1)(b) for the figure "R31,20" of the figure "R37".
11. By the substitution in item 7(2) for the figure "R6" of the figure "R7,60".

The provisions in this notice contained, shall be deemed to have come into operation on 1 January, 1982.

B. 2-4-2-36-17.

Administrator's Notice 264

3 March, 1982.

PARTIAL CANCELLATION OF THE GENERAL PLAN OF STRATHAVON EXTENSION 10 TOWNSHIP, DISTRICT OF JOHANNESBURG.

Notice is hereby given in terms of section 83D(1) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the general plan of the township of Strathavon Extension 10 has been partially cancelled by the exclu-

deur die uitsluiting daarvan van Erwe 110 en 111, onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-4563.

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR WOODHAVEN LIMITED INGEVOLGE DIE BEPALINGS VAN ARTIKEL 83 VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, EN DIE OPMETINGSWET, 1927, OM DIE GEDEELTELIKE ROJERING VAN DIE ALGEMENE PLAN VAN DIE DORP STRATHAVON UITBREIDING 10, PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. WYSIGING VAN STIGTINGSVOORWAARDES VAN DORP STRATHAVON UITBREIDING 10.

(1) Voorwaarde 1(2) van die stigtingsvoorwaardes van die dorp Strathavon Uitbreiding 10 afgekondig kragtens Administrateurskennisgewing 1433 van 1 Oktober 1980 (hierna die voorwaardes genoem), word gewysig deur die insvoeging van die uitdrukking "soos gewysig" na die uitdrukking "A.1206/80".

(2) Voorwaardes 1(4)(a) en (b) word hiermee geskrap en voorwaardes (5) en (6) hernommer na (4) en (5) onderskeidelik.

2. WYSIGING VAN STIGTINGSVOORWAARDES VAN DORP STRATHAVON UITBREIDING 10 SOOS INGELEYF BY DIE TITELS VAN ERWE BY OORDRAG.

Die titelvoorwaardes word hiermee geskrap — voorwaardes 2(1) tot (3).

Administrateurskennisgewing 265

3 Maart 1982.

SPRINGS-WYSIGINGSKEMA 1/184.

Die Administrator verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysigingskema van Springs-dorpsaanlegskema 1, 1948, wat uit diezelfde grond as die dorp New Era Uitbreiding 1 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Springs-wysigingskema 1/184.

PB. 4-9-2-32-184.

Administrateurskennisgewing 266

3 Maart 1982

VERKLARING TOT GOEDGEKEURDE DORP.

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrator hierby die dorp New Era Uitbreiding 1 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB. 4-2-2-5703

sion therefrom of Erven 110 and 111, subject to the conditions set forth in the Schedule hereto.

PB. 4-2-2-4563.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY WOODHAVEN LIMITED UNDER THE PROVISIONS OF SECTION 83 OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, AND THE LAND SURVEY ACT, 1927, FOR THE PARTIAL CANCELLATION OF THE GENERAL PLAN OF STRATHAVON EXTENSION 10 TOWNSHIP, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

1. AMENDMENT OF CONDITIONS OF ESTABLISHMENT OF STRATHAVON EXTENSION 10 TOWNSHIP.

(1) Condition 1(2) of the Conditions of Establishment of Strathavon Extension 10 Township promulgated in terms of Administrator's Notice 1433 of 1 October, 1980 (hereinafter referred to as the conditions), is amended by the insertion of the expression "as amended" after the expression "A.1206/80".

(2) Conditions 1(4)(a) and (b) are hereby deleted and conditions (5) and (6) renumbered to (4) and (5) respectively.

2. AMENDMENT OF THE CONDITIONS OF ESTABLISHMENT OF STRATHAVON EXTENSION 10 TOWNSHIP INCORPORATED INTO THE TITLES OF ERVEN UPON TRANSFER.

The conditions of title are hereby deleted — conditions 2(1) to (3).

Administrator's Notice 265

3 March, 1982.

SPRINGS AMENDMENT SCHEME 1/184.

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme being an amendment of Springs Town-planning Scheme 1, 1948, comprising the same land as included in the Township of New Era Extension 1.

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

This amendment is known as Springs Amendment Scheme 1/184.

PB. 4-9-2-32-184.

Administrator's Notice 266

3 March, 1982

DECLARATION OF APPROVED TOWNSHIP.

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares New Era Extension 1 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB. 4-2-2-5703

BYLAE.

VOORWAARDES WAAROP DIE AANSOEK GEDOEN DEUR DIE STADSRAAD VAN SPRINGS INGEVOLG DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 32 VAN DIE PLAAS THE SPRINGS 129-IR PROVINSIE TRANSVAAL, TOEGESTAAN IS.

1. STIGTINGSVOORWAARDES.

(1) Naam.

Die naam van die dorp is New Era Uitbreiding 1.

(2) Ontwerp.

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan L.G.A. 3502/81.

(3) Begifting.

Betaalbaar aan die betrokke Administrasieraad.

Die dorpseienaars moet kragtens die bepalings van artikel 3 van Ordonnansie op Dorpsbeplanning en Dorpe, 1965, 'n globale bedrag begifting aan die betrokke Administrasieraad betaal welke bedrag deur sodanige Raad aangewend moet word vir die verkryging van grond vir woondoeleindes vir Swartes. Die bedrag van sodanige begifting moet gelykstaande wees aan 1% van die grondwaarde van erwe in die dorp soos bepaal ingevolge artikel 74(3) van die genoemde Ordonnansie en is ingevolge die bepalings van artikel 73 van genoemde Ordonnansie betaalbaar.

(4) Beskikking oor bestaande titelvoorwaardes.

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd

- (a) die kraglynserwituut ten gunste van die Elektrisiteitsvoorsieningskomissie geregistreer kragtens Notariële Akte van Serwituut K3476/81-S wat slegs erf 190 in die dorp raak;
- (b) die onteiening geregistreer kragtens Onteieningskennisgewing EX 455/80 wat slegs erf 188 in die dorp raak.

(5) Grond vir municipale doeleinades.

Die dorpseinaar moet op eie koste die volgende erwe vir municipale doeleinades voorbehou:

Parke : Erwe 201 en 202
Algemeen : Erf 191

(6) Toegang.

- (a) Ingang van Provinsiale Pad K132 tot die dorp en uitgang tot Provinsiale Pad K132 van die dorp word beperk tot die aansluiting van die straat tussen erwe 184 en 185 met sodanige pad.
- (b) Die dorpseinaar moet op eie koste 'n meetkundige uitlegontwerp (skaal 1:500) van die in- en uitgangspunte genoem in (a) hierbo en spesifikasies vir die bou van die aansluitings laat opstel en voorlê aan die Direkteur van die Transvaalse Paaiedepartement vir goedkeuring. Die dorpseinaar moet, nadat die ontwerp en spesifikasies goedgekeur is, die toegange op eie koste bou tot bevrediging van die Direkteur van die Transvaalse Paaiedepartement.

(7) Ontvangs en versorging van stormwater.

Die dorpseinaar moet die stormwaterreinering van die dorp so reël dat dit inpas by dié van Pad K132 en moet die stormwater wat van die pad afloop of afgelei word, ontvang en versorg.

SCHEDULE.

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE TOWN COUNCIL OF SPRINGS UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 32 OF THE FARM THE SPRINGS 129-IR PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT.

(1) Name.

The name of the township shall be New Era Extension 1.

(2) Design.

The township shall consist of erven and streets indicated on General Plan S.G.A. 3502/81.

(3) Endowment.

Payable to the relevant Administration board.

The township owner shall, in terms of the provisions of section 63 of the Town-Planning and Townships Ordinance, 1965, pay a lump sum endowment to the relevant Administration Board for the acquisition of land for residential purposes for Blacks. The amount of such endowment shall be equal to 1% of the land value of the erven in the township as determined in terms of section 74(3) of the said Ordinance and shall be payable in accordance with the provisions of section 73 of the said Ordinance.

(4) Disposal of existing conditions of title.

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

- (a) the power servitude in favour of the Electricity Supply Commission registered under Notarial Deed of Servitude K3476/81-S which affects Erf 190 in the township only;
- (b) the expropriation registered under Notice of Expropriation EX 455/80 which affects erf 188 in the township only.

(5) Land for municipal purposes.

The township owner shall at its own expense reserve the following erven for municipal purposes:

Parks : Erven 201 and 202
General : Erf 191

(6) Access.

- (a) Ingress from Provincial Road K132 to the township and egress to Provincial Road K132 from the township shall be restricted to the junction of the street between Erven 184 and 185 with the said road.
- (b) The township owner shall at its own expense, submit a geometric design lay-out (scale 1:500) of the ingress and egress points referred to in (a) above, and specifications for the construction of the accesses, to the Director, Transvaal Roads Department for approval. The township owner shall, after approval of the lay-out and specifications construct the said ingress and egress points at its own expense to the satisfaction of the Director, Transvaal Roads Department.

(7) Acceptance and disposal of stormwater.

The township owner shall arrange for the drainage of the township to fit in with that of Road K132 and for all stormwa-

(8) Afvoer van stormwater.

Indien dit as gevolg van die stigting van die dorp volgens die mening van die Hoofbestuurder van S.A. Spoorweë en Hawens Administrasie nodig is om enige duikers onder die spoorlyn te bou of om enige bestaande duikers te vergroot of enige ander werk in verband met vloedwaterdreinering te verrig moet die koste daarvan deur die dorpsseienaar gedra word.

2. TITELVOORWAARDES.

Die erwe hieronder genoem, is onderworpe aan die voorwaardes soos aangedui, opgelê deur die Administrateur ingevolge Ordonnansie 25 van 1965.

(1) Alle erwe met uitsondering van dié genoem in klousule 1(5).

- (a) Die erf is onderworpe aan 'n servituut, 2 m breed, vir riolierings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense uitgesondert 'n straatgrens, indien en wanneer dit deur die plaaslike bestuur verlang word: Met dien verstande dat die plaaslike bestuur van enige sodanige servituut mag afsien.
- (b) Geen gebou of ander struktuur mag binne die voorname servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwijdering van sodanige rioolhoofpypleidings en ander werke as wat hy na goeddunke noodsaaklik ag tydelik te plaas op die grond wat aan die voornoemde servituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel; onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwijdering van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

(2) Erwe 188 en 189.

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

(3) Erwe 181, 182, 185, 186, 195 en 196.

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

Administrateurskennisgewing 267

3 Maart 1982.

BRITS-WYSIGINGSKEMA 1/55.

Die Administrateur verklaar hierby ingevalle die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Brits-dorpsaanlegskema 1, 1958, wat uit dieselfde grond as die dorp Premindia Uitbreiding 18 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Brits-wysigingskema 1/55.

PB. 4-9-2-10-55.

ter running off or being diverted from the road to be received and disposed of.

(8) Disposal of stormwater.

Should it in the opinion of the General Manager of the S.A. Railways and Harbours Administration become necessary, as a result of the establishment of the township, to construct any culverts under the railway tracks or to enlarge any existing culverts or to do any other work in connection with stormwater drainage, the cost thereof shall be borne by the township owner.

2. CONDITIONS OF TITLE.

The erven mentioned hereunder shall be subject to the conditions indicated, imposed by the Administrator in terms of Ordinance 25 of 1965:

(1) All erven with the exception of those mentioned in clause 1(5).

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

(2) Erven 188 and 189.

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

(3) Erven 181, 182, 185, 186, 195 and 196.

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

Administrator's Notice 267

3 March, 1982.

BRITS AMENDMENT SCHEME 1/55.

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme being an amendment of Brits Town-planning Scheme 1, 1958, comprising the same land as included in the Township of Premindia Extension 18.

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

This amendment is known as Brits Amendment Scheme 1/55.

PB. 4-9-2-10-55.

Administrateurskennisgewing 268

3 Maart 1982.

KENNISGEWING VAN VERBETERING: ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 1/364.

Administrateurskennisgewing 1472 gedateer 28 Oktober 1981 word hierby verbeter deur enige verwysing na die ske-manommer waar dit ookal voorkom te skrap en deur die nommer "1/364" te vervang.

PB. 4-9-2-30-364.

Administrateurskennisgewing 269

3 Maart 1982.

VERBETERING VAN ADMINISTRATEURSKENNSGEWING 80 VAN 20 JANUARIE 1982.

Administrateurskennisgewing 80 van 20 Januarie 1982 word hiermee verbeter deur die nommer "2296" waar dit in die kennisgewing voorkom te vervang met die nommer "2299".

Verwysing: 10/4/1/3/P8-1(1).

Administrateurskennisgewing 270

3 Maart 1982.

VERLEGGING EN VERBREDING VAN PROVINSIALE PAD P187-1 EN VERLENGING VAN PROVINSIALE PAD P187-1: DISTRIKTE NELSPRUIT EN BARBERTON.

Die Administrator:

A. verlê en vermeerder hiermee, ingevolge die bepalings van artikel 5(1)(d) en artikel 3 van die Pedordonansie, 1957 (Ordonnansie 22 van 1957), die reserwebreedte van Provinciale Pad P187-1 oor die plase Roodewal 470 JT, Coetzeestroom 479 JT, Doornkloof 478 JT en De Goede Hoop 532 JT, distrik Nelspruit, na afwisselende breedtes van 40 meter tot 130 meter.

B. verklaar hiermee, ingevolge die bepalings van artikel 5(1)(b) en artikel 3 van genoemde Ordonnansie dat 'n openbare provinsiale pad met wisselende breedtes met 'n minimum van 40 meter, as 'n verlenging van provinsiale pad P187-1 oor die plase De Goede Hoop 532 JT, distrik Nelspruit en My Own 546 JT, Arnoldsburg 545 JT, Swartkop 604 JT en Lienstein 627 JT, distrik Barberton, sal bestaan.

Die algemene rigting en ligging van die verleggings en die omvang van die reserwe breedtes van die onderskeie paaie word op die bygaande sketsplan aangegetoon.

Ooreenkomsdig die bepalings van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie, word hierby verklaar dat 'n grootskaalse plan wat die grond wat deur die genoemde paaie in beslag geneem word, aandui, ter insae van enige belanghebbendes by die kantoor van die Streeksbeampte, Lydenburg, vanaf datum van hierdie kennisgewing beskikbaar sal wees.

U.K.B. 489(33), Gedateer 13 Maart 1975.
Verwysing DP04-044-23/21/P187-1 Vol. II.

Administrator's Notice 268

3 March, 1982.

NOTICE OF CORRECTION: ROODEPOORT-MARAISBURG AMENDMENT SCHEME 1/364.

Administrator's Notice 1472 dated 28 October, 1981 is hereby corrected by the deletion of any reference to the scheme number wherever it appears and the substitution of the number "1/364".

PB. 4-9-2-30-364.

Administrator's Notice 269

3 March, 1982.

CORRECTION OF ADMINISTRATOR'S NOTICE 80 DATED 20 JANUARY, 1982.

Administrator's Notice 80 dated 20 January, 1982 is hereby corrected by the substitution for the number "2296" where it appears in the notice, of the number "2299".

Reference: 10/4/1/3/P8-1(1).

Administrator's Notice 270

3 March, 1982.

DEVIATION AND WIDENING OF PROVINCIAL ROAD P187-1 AND EXTENSION OF PROVINCIAL ROAD P187-1: DISTRICTS OF NELSPRUIT AND BARBERTON.

The Administrator:

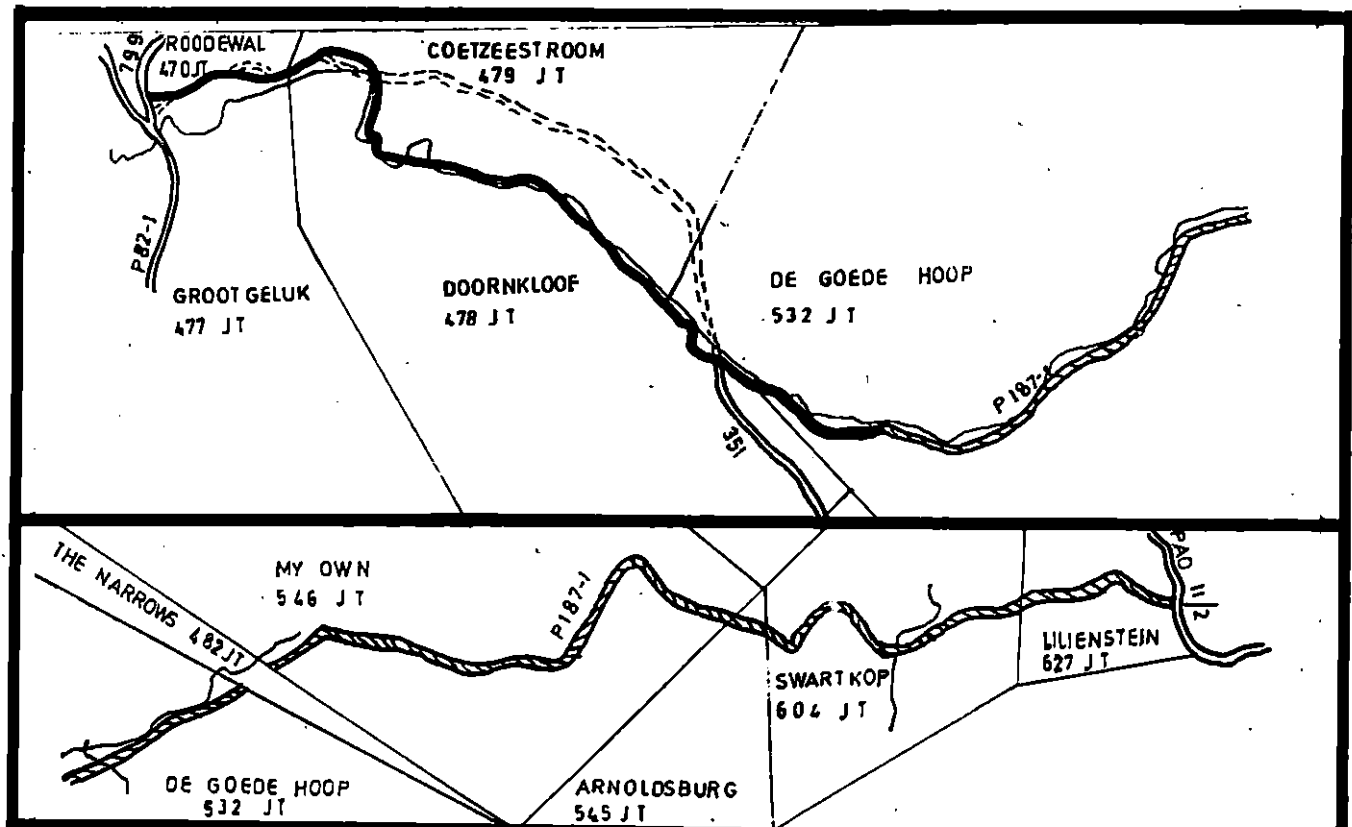
A. hereby deviates and increases, in terms of the provisions of section 5(1)(d) and section 3 of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the reserve width of provincial road P187-1 over the farms Roodewal 470 JT, Coetzeestroom 479 JT, Doornkloof 478 JT and De Goede Hoop 532 JT, district of Nelspruit, to varying widths of 40 metre to 130 metre.

B. hereby declares, in terms of the provisions of section 5(1)(b) and section 3 of the said Ordinance, that a public provincial road with varying widths to a minimum of 40 metre, shall exist as an extension of provincial road P187-1 over the farms De Goede Hoop 532 JT, district of Nelspruit and My Own 546 JT, Arnoldsburg 545 JT, Swartkop 604 JT, and Lienstein 627 JT district of Barberton.

The general direction and situation of the deviations and extent of the reserve widths of the various roads, are 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 a large scale plan showing the land taken up by the said roads will be available for inspection by any interested person at the office of the Regional Officer, Lydenburg, from the date of this notice.

E.C.R. 489(33), dated 13 March, 1975.
Reference DP. 04-044-23/21/P187-1 Vol. II.



VERWYSING

BESTAANDE PAAIE

PAD VERLÉ EN VERBREED
NA AFWISSELENDE BREEDTES
VAN 40 TOT 130 M

PAD VERKLAAR MET AFWISSELENDE
BREEDTES MET N MINIMUM
VAN 40 METER.

UK BESL. 489 (33) 75.03.13
EXCO RES.
DP 04-044-23/21 / P187-1 VOL II

REFERENCE

EXISTING ROADS

ROADS DEVIATED AND WIDENED
WITH VARYING WIDTHS
OF 40 TO 130 M

ROAD DECLARED WITH
VARYING WIDTHS OF
40 METRE MINIMUM

Administrateurskennisgewing 271

3 Maart 1982

VERKLARING VAN PROVINSIALE PAD: DISTRIK NELSPRUIT.

Ingevolge die bepaling van artikel 5(1)(c) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957), verklaar die Administrator dat 'n openbare pad, naamlik 'n provinsiale pad, oor die plase Roodewal 470 JT, Coetzeestroom 479 JT en Doornkloof 478 JT, distrik Nelspruit, soos op bygaande sketsplan aangedui sal bestaan.

Ooreenkomsdig die bepaling van subartikels (2) en (3) van artikel 5A van genoemde Ordonnansie word hierby verklaar dat grootskaalse planne wat die grond wat deur die genoemde openbare pad in beslag geneem word, aandui, ter insae van enige belanghebbende by die kantoor van die Streekbeampte, Lydenburg, vanaf die datum van hierdie kennisgewing beskikbaar sal wees.

U.K.B. 489(33) gedateer 13 Maart 1975.
Verwysing: DP04-044-23/21/P187-1 VOL II

Administrator's Notice 271

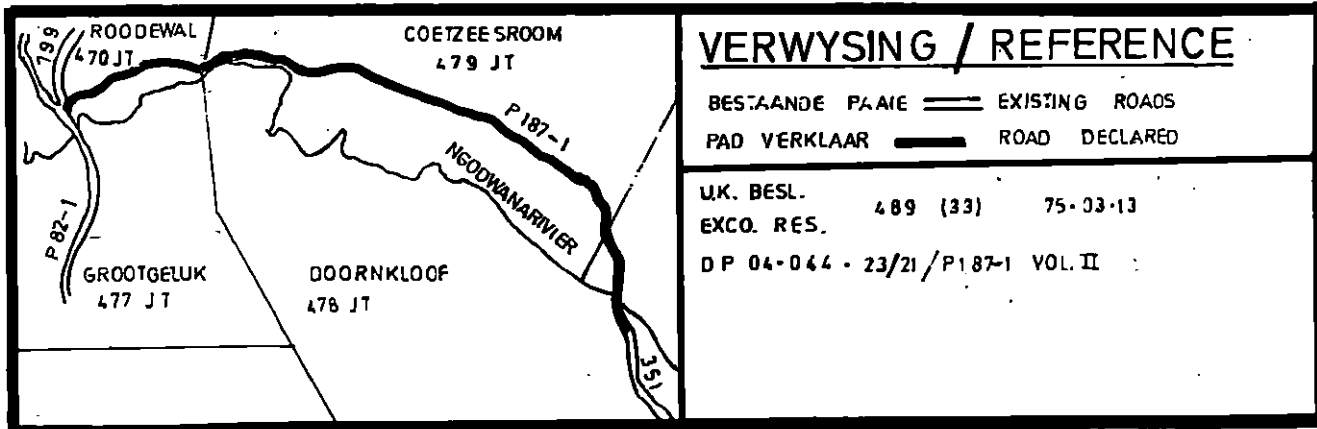
3 March, 1982

DECLARATION OF PROVINCIAL ROAD: DISTRICT OF NELSPRUIT.

In terms of the provisions of section 5(1)(c) of the Roads Ordinance, 1957 (Ordinance 22 of 1957), the Administrator hereby declares that a public road, namely a provincial road, shall exist over the farms Roodewal 470 JT, Coetzeestroom 479 JT and Doornkloof 478 JT, district of Nelspruit, as indicated 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 large scale plans showing the land taken up by the said public road will be available for inspection by any interested person at the office of the Regional Officer, Lydenburg, from the date of this notice.

E.C.R. 489(33) dated 13 March, 1975.
Reference: DP04-44-23/21/P187-1 VOL II



Administrateurskennisgewing 272

3 Maart 1982

VERKLARING VAN OPENBARE PAD OOR DIE PLASE SLACHTKRAAL 193 JQ, VOGELSTRUISPAN 189 JQ, ATOOM 184 JQ EN VOGELFONTEIN 191 JQ: DISTRIK BRITS.

Die Administrateur verklaar hiermee, ingevolge die bepalings van artikel 5(1)(b), 5(1)(c) en artikel 3 van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) dat openbare distrikspad 2483 met afwisselende reserwebreedtes en met 'n minimum breedte van 25 meter, oor die plase Slachtkraal 193, JQ, Vogelstruispan 189 JQ, Atoom 184 JQ en Vogelfontein 191 JQ, distrik Brits, sal bestaan.

Die algemene rigting en ligging en die omvang van die reserwebreedte van genoemde pad, word op die bygaande sketsplan aangetoon.

Ingevolge die bepalings van subartikel (2) en (3) van artikel 5A van genoemde Ordonnansie, word hiermee verklaar dat die grond wat bovermelde pad in beslag neem, met klipstapels afgemeerk is.

U.K.B. 2078 gedateer 15 Desember 1981.
D.P. 08-085-23/17/11 VOL. I

Administrator's Notice 272

3 March, 1982

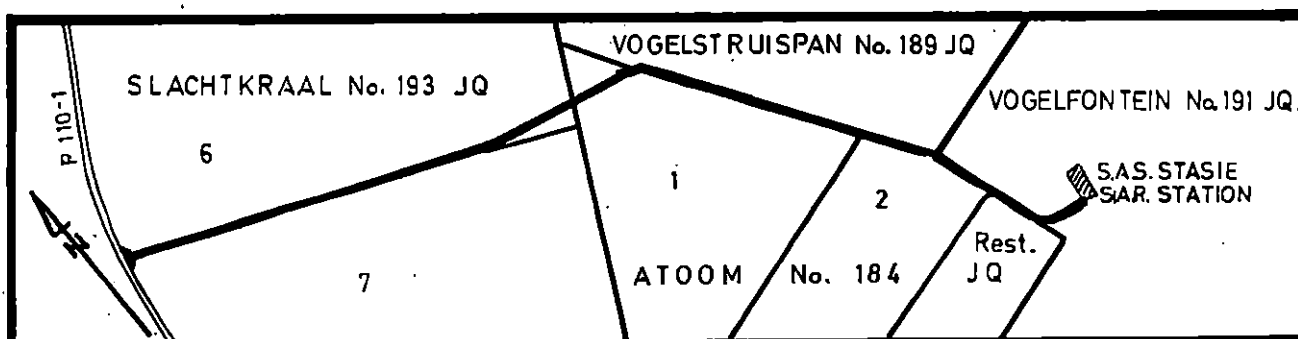
DECLARATION OF PUBLIC ROAD OVER THE FARMS SLACHTKRAAL 193 JQ, VOGELSTRUISPAN 189 JQ, ATOOM 184 JQ AND VOGELFONTEIN 191 JQ: DISTRICT OF BRITS.

The Administrator hereby declares, in terms of the provisions of section 5(1)(b), 5(1)(c) and section 3 of the Road Ordinance, 1957 (Ordinance 22 of 1957) that public district road 2483 with varying widths and with a minimum width of 25 metre, shall exist over the farms Slachtkraal 193 JQ, Vogelstruispan 189 JQ, Atoom 184 JQ and Vogelfontein 191 JQ, district of Brits.

The general direction and situation and the extent of the 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 above mentioned road, has been demarcated by means of cairns.

E.C.R. 2078 dated 15 December, 1981.
D.P. 08-085-23/17/11 VOL. I



DP 08-085-23/17/11 Vol 1

U.K. Besluit 2078 15.12.1981
Ex.Com.Res.

VERWYSING

Bestaande pad —————

REFERENCE

Existing road

Pad verklaar 25 m —————

Road declared 25 m

Administrateurskennisgiving 273	3 Maart 1982	Administrator's Notice 273	3 March, 1982
VERKLARING VAN OPENBARE PAD OOR DIE PLASE SLACHTKRAAL 193 JQ, VOGELSTRUISPAN 189 JQ, ATOOM 184 JQ EN VOGELFONTEIN 191 JQ, DISTRIK BRITS.		DECLARATION OF PUBLIC ROAD OVER THE FARMS SLACHTKRAAL 193 JQ, VOGELSTRUISPAN 189 JQ, ATOOM 184 JQ AND VOGELFONTEIN 191 JQ: DISTRICT OF BRITS.	
Ingevolge artikel 5(3A) van die Padordonnansie, 1957 (Ordonnansie 22 van 1957) word Administrateurskennisgiving 77 van 20 Januarie 1982 hiermee ingetrek. DP. 08-085-23/17/11 VOL. 1		In terms of section 5(3A) of the Roads Ordinance, 1957 (Ordinance 22 of 1957) Administrator's Notice 77 of 20 January 1982, is hereby revoked. DP. 08-085-23/17/11 VOL. 1	
Administrateurskennisgiving 274	3 Maart 1982	Administrator's Notice 274	3 March, 1982
PRETORIA-WYSIGINGSKEMA 613.		PRETORIA AMENDMENT SCHEME 613.	
Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema 1974 gewysig word deur die hersonering van Restant van Erf 224, Constantia Park van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 250m".		It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme 1974 by the rezoning of Remainder of Erf 224, Constantia Park from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 1 250m".	
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.		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.	
Hierdie wysiging staan bekend as Pretoria-wysigingskema 613.	PB. 4-9-2-3H-613	This amendment is known as Pretoria Amendment Scheme 613.	PB. 4-9-2-3H-613
Administrateurskennisgiving 275	3 Maart 1982	Administrator's Notice 275	3 March, 1982
VEREENIGING-WYSIGINGSKEMA 1/175.		VEREENIGING AMENDMENT SCHEME 1/175.	
Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Vereeniging-dorpsaanlegskema 1, 1956 gewysig word deur die hersonering van Deel van Restant van die Plaas Leeuwkuil 596 IQ van "Onbepaald" tot "Spesiaal" vir 'n behandlingsentrum, kliniek, koshuis, skool en beskutte werkverskaffingsentrum vir serebraal verlamde pasiënte, onderworpe aan sekere voorwaardes en met toestemming van die Raad, spesiale geboue.		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 Vereeniging Town-planning Scheme 1, 1956 by the rezoning of Part of the Remainder of the farm Leeuwkuil 596 IQ from "Undetermined" to "Special" for a treatment centre, clinic, hostel, school and a sheltered employment centre for cerebral palsied patients subject to certain conditions and with the consent of the Council, special buildings.	
Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk Vereeniging en is beskikbaar vir inspeksie op alle redelike tye.		Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Vereeniging and are open for inspection at all reasonable times.	
Hierdie wysiging staan bekend as Vereeniging-wysigingskema 1/175.	PB. 4-9-2-36-175	This amendment is known as Vereeniging Amendment Scheme 1/175.	PB. 4-9-2-36-175
Administrateurskennisgiving 276	3 Maart 1982	Administrator's Notice 276	3 March, 1982
JOHANNESBURG-WYSIGINGSKEMA 288.		JOHANNESBURG AMENDMENT SCHEME 288.	
Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema 1979 gewysig word deur die hersonering van Erf 1550, Bezuidenhout Valley van "Residensieel 1" met 'n digtheid van "Een woonhuis per		It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme 1979 by the rezoning of Erf 1550, Bezuidenhout Valley from "Residential 1" with a density of "One dwelling per 400m" to "Special" for shops with a density of	

400m²" tot "Spesiaal" vir winkels met 'n digtheid van "Een woonhuis per 400m²" Hoogtesone 8, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 288.

PB. 4-9-2-2H-288

Administrateurskennisgewing 277

3 Maart 1982

PRETORIA-WYSIGINGSKEMA 377.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema 1974 gewysig word deur die hersonering van Erf 3, Waterkloof Park, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 500m²".

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 377.

PB. 4-9-2-3H-377

Administrateurskennisgewing 278

3 Maart 1982

MIDDELBURG-WYSIGINGSKEMA 28.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Middelburg-dorpsbeplanningskema 1974 gewysig word deur die hersonering van Erf 83, Middelburg, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500m²" tot "Algemene Woon 2" met 'n digtheid van "Een woonhuis per 1 500m²", 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 Middelburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Middelburg-wysigingskema 28.

PB. 4-9-2-21H-28

Administrateurskennisgewing 279

3 Maart 1982

SPRINGS-WYSIGINGSKEMA 183.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Springs-dorpsbeplanningskema 1, 1948 gewysig word deur die hersonering van Erwe 615 tot en met 619, Petersfield Uitbreiding 1, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Inrigting", onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema

"One dwelling per 400m²" Height Zone 8, subject to certain conditions.

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

This amendment is known as Johannesburg Amendment Scheme 288.

PB. 4-9-2-2H-288

Administrator's Notice 277

3 March, 1982

PRETORIA AMENDMENT SCHEME 377.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme 1974 by the rezoning of Erf 3, Waterkloof Park, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 2 500m²".

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 377.

PB. 4-9-2-3H-377

Administrator's Notice 278

3 March, 1982

MIDDELBURG AMENDMENT SCHEME 28.

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 Middelburg Town-planning Scheme 1974 by the rezoning of Erf 83, Middelburg, from "Special Residential" with a density of "One dwelling per 1 500m²" to "General Residential 2" with a density of "One dwelling per 1 500m²", 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, Middelburg and are open for inspection at all reasonable times.

This amendment is known as Middelburg Amendment Scheme 28.

PB. 4-9-2-21H-28

Administrator's Notice 279

3 March, 1982

SPRINGS AMENDMENT SCHEME 183.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Springs Town-planning Scheme 1, 1948 by the rezoning of Erven 615 up to including 619, Petersfield Extension 1, from "Special Residential" with a density of "One dwelling per Erf" to "Institutions", subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria

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

Hierdie wysiging staan bekend as Springs-wysigingskema 183.

PB. 4-9-2-32-183

Administrateurskennisgewing 280 3 Maart 1982

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 1/399.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Roodepoort-Maraisburg-dorpsaanlegskema 1, 1946 gewysig word deur die hersonering van Lot 309, Florida van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 10 000 vk.vt."

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

Hierdie wysiging staan bekend as Roodepoort-Maraisburg-wysigingskema 1/399.

PB. 4-9-2-30-399

Administrateurskennisgewing 281 3 Maart 1982

PRETORIA-WYSIGINGSKEMA 656.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema 1974 gewysig word deur die hersonering van Restant van Erf 376, Rietfontein van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000m²" tot "Dupleks Woon" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 656.

PB. 4-9-2-3H-656

Administrateurskennisgewing 282 3 Maart 1982

SANDTON-WYSIGINGSKEMA 171.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Sandton-dorpsbeplanningskema 1980 gewysig word deur die hersonering van Erwe 955 en 957, Morningside Uitbreiding 89 van "Residensieel 1" met 'n digtheid van "Een woonhuis per Erf" tot "Residensieel 3". Hoogtesone 4.

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

and the Town Clerk, Springs and are open for inspection at all reasonable times.

This amendment is known as Springs Amendment Scheme 183.

PB. 4-9-2-32-183

Administrator's Notice 280 3 March, 1982

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 1/399.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946 by the rezoning of Lot 309, Florida from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 10 000 sq.ft."

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

This amendment is known as Roodepoort-Maraisburg Amendment Scheme 1/399.

PB. 4-9-2-30-399

Administrator's Notice 281 3 March, 1982

PRETORIA AMENDMENT SCHEME 656.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme 1974 by the rezoning of Remainder of Erf 376, Rietfontein from "Special Residential" with a density of "One dwelling per 1 000m²" to "Duplex Residential" subject to certain conditions.

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

This amendment is known as Pretoria Amendment Scheme 656.

PB. 4-9-2-3H-656

Administrator's Notice 282 3 March, 1982

SANDTON AMENDMENT SCHEME 171.

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 Sandton Town-planning Scheme 1980 by the rezoning of Erven 955 and 957, Morningside Extension 89 from "Residential 1" with a density of "One dwelling per Erf" to "Residential 3". Hight Zone 4.

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 171.
PB. 4-9-2-116H-171.

Administrateurskennisgewing 283 3 Maart 1982

BRITS-WYSIGINGSKEMA 1/66.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Brits-dorpsaanlegskema 1, 1958 gewysig word deur die hersonering van Deel van Erf 242, Primindia, Uitbreiding 20, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Algemene Woon" met 'n digtheid van "Een woonhuis per Erf", onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Brits-wysigingskema 1/66.

PB. 4-9-2-10-66

Administrateurskennisgewing 284 3 Maart 1982

VEREENIGING-WYSIGINGSKEMA 1/187.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Vereeniging-dorpsaanlegskema 1, 1956 gewysig word deur die hersonering van Erf 249, Three Rivers van "Spesiale Woon" met 'n digtheid van "Een woonhuis per Erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk.vt."

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

Hierdie wysiging staan bekend as Vereeniging-wysigingskema 1/187.

PB. 4-9-2-36-187

Administrateurskennisgewing 285 3 Maart 1982

ALBERTON-WYSIGINGSKEMA 30.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Alberton-dorpsbeplanningskema 1979 soos volg gewysig word:

1. Deur die skraping van klousule 24(1).
2. Deur die byvoeging van die volgende klousule 24(1).

"Sruimtes 24.(1) Elke woonhuis moet aan elke kant tussen die buitemure van die gebou en die sygrense van sy terrein, 'n ruimte sonder geboue daarop hê. Die gesamentlike wydte van sodanige ruimtes moet nie minder as 4,5 meter wees nie en die wydte van een sodanige ruimte moet nie minder as 1,5 meter wees nie. Die ruimte aan elke kant van die gebou moet

This amendment is known as Sandton Amendment Scheme 171.

PB. 4-9-2-116H-171

Administrator's Notice 283

3 March, 1982

BRITS AMENDMENT SCHEME 1/66.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Brits Town-planning Scheme 1, 1958 by the rezoning of Part of Erf 242, Primindia, Extension 20, from "Special Residential" with a density of "One dwelling per Erf" to "General Residential" with a density of "One dwelling per Erf" subject to certain conditions.

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

This amendment is known as Brits Amendment Scheme 1/66.

PB. 4-9-2-10-66

Administrator's Notice 284

3 March, 1982

VEREENIGING AMENDMENT SCHEME 1/187.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Vereeniging Town-planning Scheme 1, 1956 by the rezoning of Erf 249, Three Rivers 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.".

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

This amendment is known as Vereeniging Amendment Scheme 1/187.

PB. 4-9-2-36-187

Administrator's Notice 285

3 March, 1982

ALBERTON AMENDMENT SCHEME 30.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Alberton Town-planning Scheme 1979 as follows:

1. By the deletion of clause 24(1).

2. By the addition of the following clause 24(1).

"Side spaces 24.(1) Every dwelling shall have on each side between the external walls of the building and the side boundaries of its site a space free of all buildings. The aggregate width of such spaces shall not be less than 4,5 metres nor shall the width of one such space be less than 1,5 metres. The space at each side of the building shall extend for its full width from the front boundary of the erf to a line 1 metre behind

deurgaans vir sy volle wydte vanaf die voorste grens van die erf tot 'nlyn 1 meter agter en parallel met die agtermuur van die gebou strek behalwe as die woonhuis agter 'n winkel of besigheidseiendom opgerig is, in welke geval die kantruimte vanaf die agtermuur van die winkel of besigheidseiendom moet strek; Met dien verstande dat 'n private motorhuis wat aan die sykant van 'n woonhuis geheg is, nie 'n hoogte van 3 meter oorskry nie, op een sodanige kantruimte opgerig mag word waar die oppervlakte van 'n erf minder is as 550 m^2 , onderhewig daaraan dat die ander kantruimte, minstens 1,5 meter wyd is, behalwe waar ontwikkeling voor die bepaalde datum, ooreenkomsdig die vorige digtheidsindeling plaasgevind het; Met dien verstande voorts dat waar die frontwydte van enige erf 19 m of minder is, die gesamentlike wydte van die kantruimte verminder mag word tot 'n minimum van 3 meter.

Met dien verstande voorts dat:

- (a) 'n Gebou wat gewoonweg in verband met die hoofgebou op die erf of terrein nodig is, in sodanige ruimte opgerig mag word as die totale oop syruimte hierbo vereis, nie verminder nie en daar;
 - (i) 'n ruimte van 1,5 meter tussen die hoofgebou en die ander sygrens gelaat word en;
 - (ii) 'n afstand van minstens 1,5 meter tussen sodanige gebou en die hoofgebou gelaat word.
- (b) 'n Motorhuis wat aan die hoofgebou vas is en 'n eenheid daarmee vorm, beskou word as deel van die hoofgebou; in welke geval;
 - (i) 'n minimum afstand van 0,9 meter tussen die naaste punt van die motorhuis en die sygrens van die erf of terrein gehandhaaf moet word; en
 - (ii) die totale oop syruimte nie verminder nie."

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

Hierdie wysiging staan bekend as Alberton-wysigingskema 30.

PB. 4-9-2-4H-30

Administrateurskennisgewing 286

3 Maart 1982

PRETORIA-WYSIGINGSKEMA 545.

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema 1974 gewysig word deur die hersonering van Erf 357, Wonderboom South van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000m²" tot "Dupleks Woon" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 545.

PB. 4-9-2-3H-545

and parallel with the rear wall of the building except where such dwelling is erected at the rear of a shop or business premises when the side space shall extend from the rear wall of the shop or business premises: Provided that a private garage attached to the side of a dwelling and not exceeding 3 metres in height, may be erected on one such side space where the area of the erf is less than 550 m^2 subject to the other side space being not less than 1,5 metres in width, except where development has taken place in terms of the previous density prior to the fixed date: Provided further that where the frontage of any erf is 19 metres or less the aggregate width of the side spaces may be reduced to a minimum of 3 metres.

Provided further that:

- (a) a building ordinarily required in connection with the use of the main building on the erf or site may be erected on such space if the aggregate side space laid down above is not reduced and;
 - (i) a space of 1,5 m is provided between the other side of the main building and the side boundary and
 - (ii) a space of 1,5 m is left between such building and the main building.
- (b) a garage which is attached to the main building and forming a unit therewith shall be regarded as an integral part of the main building, in which case;
 - (i) a minimum distance of 0,9 metres shall be left between the nearest point of the garage and the side boundary of the erf or site and;
 - (ii) the total aggregate sidespace required above is not reduced."

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

This amendment is known as Alberton Amendment Scheme 30.

PB. 4-9-2-4H-30

Administrator's Notice 286

3 March, 1982

PRETORIA AMENDMENT SCHEME 545.

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme 1974 by the rezoning of Erf 357, Wonderboom South from "Special Residential" with a density of "One dwelling per 1 000m²" to "Duplex Residential" subject to certain conditions.

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

This amendment is known as Pretoria Amendment Scheme 545.

PB. 4-9-2-3H-545

Algemene Kennisgewings

KENNISGEWING 89 VAN 1982.

JOHANNESBURG-WYSIGINGSKEMA 671.

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Pallinghurst Place (Proprietary) Limited aansoek gedoen het om Johannesburg dorpsbeplanning 1, 1979 te wysig deur die hersonering van Erf 80 geleë aan Jan Smutslaan, dorp Johannesburg van "Residensieel 4" met 'n digtheid van "Een woonhuis per Erf" met 'n vloer ruimte verhouding van 0,31 tot "Residensieel 4" met 'n vloer ruimte verhouding van 0,37.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 671 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en 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 bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

Pretoria, 24 Februarie 1982.

PB. 4-9-2-2H-671

KENNISGEWING 90 VAN 1982.

PRETORIA-WYSIGINGSKEMA 876.

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Adriaan Stephanus Engelbrecht aansoek gedoen het om Pretoria dorpsbeplanning 1, 1974 te wysig deur die hersonering van Lot 1424 geleë aan Generaal Beyersstraat, dorp Pretoria Noord van "Spesiale Woon" met 'n digtheid van "Een Woonhuis per bestaande Erf" tot "Spesiale Woon" met 'n digtheid van "Een Woonhuis per 1 000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 876 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, 0001 skriftelik voorgelê word.

Pretoria, 24 Februarie 1982.

PB. 4-9-2-3H-876.

KENNISGEWING 94 VAN 1982.

PIET RETIEF—WYSIGINGSKEMA 4

Die Direkteur van Plaaslike Bestuur gee hiermee ooreen-

General Notices

NOTICE 89 OF 1982.

JOHANNESBURG AMENDMENT SCHEME 671.

The Director of Local Government gives notice 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 Pallinghurst Place (Proprietary) Limited for the amendment of Johannesburg Town-planning Scheme 1, 1979 by rezoning Erf 80 situated on Jan Smuts Avenue Johannesburg Township from "Residential 4" with a floor space ratio of 0,31 to "Residential 4" with a floor space ratio of 0,37.

The amendment will be known as Johannesburg Amendment Scheme 671. 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, cnr. Bosman and Pretorius Streets, 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.

Pretoria, 24 February, 1982.

PB. 4-9-2-2H-671

NOTICE 90 OF 1982.

PRETORIA AMENDMENT SCHEME 876

The Director of Local Government gives notice 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 Adriaan Stephanus Engelbrecht for the amendment of Pretoria Town-planning Scheme 1, 1974 by rezoning Lot 1424 situated on Generaal Beyers Street, Pretoria North 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".

The amendment will be known as Pretoria Amendment Scheme 876. 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, cnr. Bosman and Pretorius Streets, 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.

Pretoria, 24 February, 1982.

PB. 4-9-2-3H-876.

NOTICE 94 OF 1982.

PIET RETIEF AMENDMENT SCHEME 4

The Director of Local Government gives notice in terms

komstig die bepalings van Artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Potties Motors Eiendomme (Edms) Bpk. aansoek gedoen het om Piet Retief Dorpsbeplanningskema, 1980 te wysig deur hersonering van Resterende Gedeelte van Erf 91, geleë aan Kerkstraat, dorp Piet Retief van "Spesiaal" vir die doeleindes van banke, kantore, professionele kamers, algemene woongeboue, woonhuise en spesiale geboue tot "Spesiaal" vir die doeleindes van besigheid, kantore, openbare garage en enige ander gebruiks soos deur die Administrator goedgekeur na raadpleging met die Dorperaad en die Stadsraad.

Verdere besonderhede van hierdie wysigingskema (wat Piet Retief-Wysigingskema 4 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de vloer, Merinogebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Piet Retief ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 23, Piet Retief, 2380 skriftelik voorgelê word.

Pretoria, 3 Maart 1982.

PB. 4-9-2-25-4

KENNISGEWING 95 VAN 1982.

JOHANNESBURG-WYSIGINGSKEMA 654.

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorps-beplannings en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Liberty Properties (Braamfontein) (Proprietary) Limited aansoek gedoen het om Johannesburg Dorpsbeplanningskema 1, 1979 te wysig deur die hersonering van Erwe 3725 tot 3737, 3739, 3740 en 4738 geleë aan Ameshofstraat, dorp Johannesburg van "Besigheid 4" tot "Besigheid 4" wat voorsiening maak vir 350 parkeerplekke bokant grondvlak.

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 654 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v. Bosman- en 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 bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

Pretoria, 3 Maart 1982.

PB. 4-9-2-2H-654

KENNISGEWING 96 VAN 1982

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 1/438.

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Nancy

of Section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner Potties Motors eiendomme (Pty) Ltd for the amendment of Piet Retief Town-planning Scheme 1980, by rezoning Remaining Extent of Erf 91 situated on Kerk Street, Piet Retief from "Special" for the purpose of banks, offices, professional chambers, residential buildings, dwelling houses and special buildings to "Special" for the purposes of business, offices, public garage and for any other uses as may be approved by the Administrator after consultation with the Townships Board and the Town Council.

The amendment will be known as Piet Retief Amendment Scheme 4. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Piet Retief and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, 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 23, Piet Retief, 2380 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3rd March, 1982.

PB. 4-9-2-25-4

NOTICE 95 OF 1982.

JOHANNESBURG AMENDMENT SCHEME 654

The Director of Local Government gives notice 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 Liberty Properties (Braamfontein) (Proprietary) Limited for the amendment of Johannesburg Town-planning Scheme 1, 1979 by rezoning Erven 3725 to 3737, 3740 and 4738 from "Business 4" to "Business 4" permitting the provision of 350 parking places above ground level.

The amendment will be known as Johannesburg Amendment Scheme 654. 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, cnr. Bosman and Pretorius Streets, 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.

Pretoria, 3 March, 1982

PB. 4-9-2-2H-654

NOTICE 96 OF 1982

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 1/438.

The Director of Local Government gives notice 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 Nancy Fay Spagnoletti for the

Fay Spagnoletti aansoek gedoen het om Roodepoort-Maraisburg dorpsbeplanningskema 1, 1946 te wysig deur die hersonering van Erf 305 geleë aan Alexandrastraat, dorp Florida van "Spesiale Woon" met 'n digdheid van "Een Woonhuis per Erf" tot "Spesiale Woon" met in digdheid van "Een woonhuis per 1000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Roodepoort-Maraisburg-wysigingskema 1/438 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v. Bosman-en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Roodepoort-Maraisburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 217, Roodepoort-Maraisburg, 1725 skriftelik voorgelê word.

Pretoria, 3 Maart 1982

PB. 4-9-2-30-438

KENNISGEWING 97 VAN 1982.

RANDBURG-WYSIGINGSKEMA 481.

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Hermanus Johannes Pietersen aansoek gedoen het om Randburg dorpsbeplanningskema 1, 1976 te wysig deur die hersonering van Lot 787 geleë aan Pinestraat, dorp Ferndale van "Spesiale woon" met 'n digdheid van "Een woonhuis per Erf" tot "Spesiale woon" met 'n digdheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 481 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v. Bosman- en 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 bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, P/sak 1, Randburg, 2125 skriftelik voorgelê word.

Pretoria, 3 Maart 1982.

PB. 4-9-2-132H-481

KENNISGEWING 98 VAN 1982.

ROODEPOORT-MARAISBURG-WYSIGINGSKEMA 1/435

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Byxia (Proprietary) Limited aansoek gedoen het om Roodepoort-Maraisburg dorpsbeplanningskema 1, 1946 te wysig deur die hersonering van Lot 1871 geleë aan Adolphusstraat, dorp Roodepoort van "Algemene Besigheid" onderworpe aan sekere voorwaardes tot

amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946 by rezoning Erf 305 situated on Alexandra Street Florida 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".

The amendment will be known as Roodepoort-Maraisburg Amendment Scheme 1/438. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Roodepoort-Maraisburg and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 217, Roodepoort-Maraisburg, 1725 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 March, 1982.

PB. 4-9-2-30-438

NOTICE 97 OF 1982.

RANDBURG AMENDMENT SCHEME 481

The Director of Local Government gives notice 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 Hermanus Johannes Pietersen for the amendment of Randburg Town-planning Scheme 1, 1976 by rezoning Lot 787 situated on Pine Avenue Ferndale 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 Randburg Amendment Scheme 481. 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, cnr. Bosman and Pretorius Streets, 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/Bag 1, Randburg, 2125 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 March, 1982.

PB. 4-9-2-132H-481

NOTICE 98 OF 1982.

ROODEPOORT-MARAISBURG AMENDMENT SCHEME 1/435.

The Director of Local Government gives notice 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 Byxia (Proprietary) Limited for the amendment of Roodepoort-Maraisburg Town-planning Scheme 1, 1946 by rezoning Lot 1871 situated on Adolphus Street Roodepoort Township from "General Business" subject to certain conditions to "General Business" in order to amend the coverage to 90 %, the

"Alegmene Besigheid" ten einde die dekking te wysig tot 90 %, die vloer ruimte verhouding om bepaal te word deur die straatwydte en parkering tot 2 parkeerplekke tot 100 m² vir winkels.

Verdere besonderhede van hierdie wysigingskema (wat Roodepoort-Maraisburg-Wysigingskema 1/435 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Roodepoort-Maraisburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 217, Roodepoort-Maraisburg, 1725 skriftelik voorgelê word.

Pretoria, 3 Maart 1982

PB. 4-9-2-30-435

KENNISGEWING 99 VAN 1982.

JOHANNESBURG-WYSIGINGSKEMA 651.

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965. (Ordonnansie 25 van 1965), kennis dat die eienaar Antonio Neto Carneiro aansoek gedoen het om Johannesburg dorpsbeplanningskema 1, 1979 te wysig deur die hersonering van Erf 567 geleë aan Corneliusstraat, dorp Troyeville van "Residensieel 4" met 'n digtheid van "1 woonhuis per 200 m²" tot "Besigheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 651 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou h/v. Bosman-en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

Pretoria, 3 Maart 1982

PB. 4-9-2-2H-651

KENNISGEWING 100 VAN 1982.

JOHANNESBURG-WYSIGINGSKEMA 664.

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Soldeocan (Proprietary) Limited aansoek gedoen het om Johannesburg dorpsbeplanningskema 1, 1979 te wysig deur die hersonering van Gedeltes 1, 2, en oorblywende gedeelte van Erf 18 geleë aan Cedarstraat dorp Richmond van "Residensieel 1" — tot "Besigheid 1".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 664 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

floor area ratio to be determined by the width of the street and parking to 2 parking places per 100 m² for shops.

The amendment will be known as Roodepoort-Maraisburg Amendment Scheme 1/435. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Roodepoort-Maraisburg and at the office of the Director of Local Government, 11th Floor, Merino building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local government, in writing at the above address or private Bag X437, Pretoria and the Town Clerk, P.O. Box 217 Roodepoort-Maraisburg, 1725 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 March, 1982.

PB. 4-9-2-30-435

NOTICE 99 OF 1982.

JOHANNESBURG AMENDMENT SCHEME 651.

The Director of Local Government gives notice 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 Antonio Neto Carneiro for the amendment of Johannesburg Town-planning Scheme 1, 1979 by rezoning Erf 567 situated on Cornelia Street Troyeville Township from "Residential 4" with a density of "One dwelling per 200 m²" to "Business 1".

The amendment will be known as Johannesburg Amendment Scheme 651. 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, cnr. Bosman and Pretorius Streets, 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.

Pretoria, 3 March, 1982.

PB. 4-9-2-2H-651

NOTICE 100 OF 1982.

JOHANNESBURG AMENDMENT SCHEME 664.

The Director of Local Government gives notice 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 Soldeoca (Proprietary) Limited for the amendment of Johannesburg Town-planning Scheme 1, 1979 by rezoning Portions 1, 2 and R.E. of Lot 18 situated on Cedar Street Richmond Township from "Residential 1" to "Business 1".

The amendment will be known as Johannesburg Amendment Scheme 664. 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, cnr. Bosman and Pretorius Streets, Pretoria.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

Pretoria, 3 Maart 1982.

PB. 4-9-2-2H-664

KENNISGEWING 101 VAN 1982.

JOHANNESBURG-WYSIGINGSKEMA 672.

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Margaret Maureen Impey aansoek gedoen het om Johannesburg dorpsbeplanningskema 1, 1979 te wysig deur die hersonering van Restant van Erf 292 geleë aan Victoriaweg, dorp Lombardy East van "Openbare Garage" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 672 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v. Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

Pretoria, 3 Maart 1982.

PB. 4-9-2-2H-672

KENNISGEWING 102 VAN 1982.

RANDBURG-WYSIGINGSKEMA 480.

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Johannes Christiaan Roos aansoek gedoen het om Randburg dorpsbeplanningskema 1, 1976 te wysig deur die hersonering van Erf 722 geleë aan Pretoriaweg, dorp Ferndale van "Residensieel 1" met 'n digtheid van "Een Woonhuis per Erf" tot "Spesiaal" vir kantore en professionele kamers.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 480 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg, 2125 skriftelik voorgelê word.

Pretoria, 3 Maart 1982.

PB. 4-9-2-132H-480

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.

Pretoria, 3 March, 1982.

PB. 4-9-2-2H-664

NOTICE 101 OF 1982.

JOHANNESBURG AMENDMENT SCHEME 672.

The Director of Local Government gives notice 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 Margaret Maureen Impey for the amendment of Johannesburg Town-planning scheme 1, 1979 by rezoning Remaining Extent of Erf 292 situated on Victoria Road Lombardy East Township from "Public Garage" to "Residential 1" with a density of "One dwelling per 2000 m²".

The amendment will be known as Johannesburg Amendment Scheme 672. 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, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection of 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.

Pretoria, 3 March, 1982.

PB. 4-9-2-2H-672

NOTICE 102 OF 1982.

RANDBURG AMENDMENT SCHEME 480.

The Director of Local Government gives notice 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 Johannes Christiaan Roos for the amendment of Randburg Town-planning Scheme 1, 1976 by rezoning Erf 722 situated on Pretoria Road Ferndale Township from "Residential 1" with a density of "One Dwelling per Erf" to "Special" for offices and professional suites.

The amendment will be known as Randburg Amendment Scheme 480. 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, cnr. Bosman and Pretorius Streets, 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.

Pretoria, 3 March, 1982.

PB. 4-9-2-132H-480

KENNISGEWING 103 VAN 1982.

PRETORIA-WYSIGINGSKEMA 853.

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Dawid Jurie Johannes Roux aansoek gedoen het om Pretoria dorpsbeplanningskema 1, 1974 te wysig deur die hersonering van Gedeelte 1 en Restant van Lot 243 geleë aan Wonderboomstraat, dorp Wolmer van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1250 m²" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 750 m²".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-Wysigingskema 853 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, 0001 skriftelik voorgelê word.

Pretoria, 3 Maart 1982.

PB. 4-9-2-3H-853

KENNISGEWING 104 VAN 1982.

BETHAL-WYSIGINGSKEMA 3

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Jan Andries Buitendag aansoek gedoen het om Bethal dorpsaanlegskema 1981 te wysig deur die hersonering van Erf 53 geleë aan Naudestraat dorp Bethal van "Residensieel 1" met 'n digtheid van "Een woonhuis per 1000 m²" tot "Besigheid 2".

Verdere besonderhede van hierdie wysigingskema (wat Bethal-wysigingskema 3 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Bethal ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Bethal, 2310 skriftelik voorgelê word.

Pretoria, 3 Maart 1982.

PB. 4-9-2-7H-3

KENNISGEWING 105 VAN 1982.

JOHANNESBURG-WYSIGINGSKEMA 675.

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Shell

NOTICE 103 OF 1982.

PRETORIA AMENDMENT SCHEME 853.

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 or 1965), that application has been made by the owner Dawid Jurie Johannes Roux for the amendment of Pretoria Town-planning Scheme 1, 1974 by rezoning Portion 1 and Remainder of Lot 243 situated on Wonderboom Street Wolmer Township from "Special Residential" with a density of "One dwelling per 1250 m²" to "Special Residential" with a density of "One dwelling per 750 m²".

The amendment will be known as Pretoria Amendment Scheme 853. 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, cnr. Bosman and Pretorius Streets, 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 of 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.

Pretoria, 3 March, 1982.

PB. 4-9-2-3H-853

NOTICE 104 OF 1982.

BETHAL AMENDMENT SCHEME 3.

The Director of Local Government gives notice 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 Jan Andries Buitendag for the amendment of Bethal Town-planning Scheme 1981 by rezoning Erf 53 situated on Naude Street Bethal Township from "Residential 1" with a density of "One dwelling Per 1000 m²" to "Business 2".

The amendment will be known as Bethal Amendment Scheme 3. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Bethal and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 3, Bethal, 2310 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 March, 1982.

PB. 4-9-2-7H-3

NOTICE 105 OF 1982.

JOHANNESBURG AMENDMENT SCHEME 675.

The Director of Local Government gives notice 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 Shell South Africa

South Africa (Proprietary) Limited aansoek gedoen het om Johannesburg dorpsaanlegskema 1, 1979 te wysig deur die hersonering van (voormalige Erf 325) 'n deel van Erf 834 geleë aan Northweg, dorp Regents Park Estate van "Residensieel 4" met 'n digtheid van "Een woonhuis per 200 m²" tot "Openbare Garage".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-Wysigingskema 675 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v. Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

Pretoria, 3 Maart 1982.

PB. 4-9-2-2H-675

KENNISGEWING 106 VAN 1982.

JOHANNESBURG-WYSIGINGSKEMA 653.

Die Direkteur van Plaaslike Bestuur gee hereby ooreenkomsig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Ursula Cecilia Sabine Barrett aansoek gedoen het om Johannesburg dorpsbeplanningskema 1, 1979 te wysig deur die hersonering van Erf 187 geleë aan Ninthlaan, dorp Parktown North van "Residensieel 1" met 'n digtheid van "Een woonhuis per 1250 m²" tot "Residensieel 1" met 'n digtheid van "1 woonhuis per 1000 m²".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 653 genoem sal word) lê in die kantoor van die Direkteur van plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en 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 van die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

Pretoria, 3 Maart 1982.

PB. 4-9-2-2H-653

KENNISGEWING 107 VAN 1982.

JOHANNESBURG-WYSIGINGSKEMA 687

Die Direkteur van Plaaslike Bestuur gee hereby ooreenkomsig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Lismyer Investments (Proprietary) Limited aansoek gedoen het om Johannesburg dorpsbeplanningskema 1, 1979 te wysig deur die hersonering van Lotte 76 en 77 geleë aan Donnellystraat, dorp Kenilworth van "Residensieel 4" met 'n digtheid van "Een woonhuis per 200 m²" tot "Besigheid 1".

(Proprietary) Limited for the amendment of Johannesburg Town-planning Scheme 1, 1979 by rezoning former Erf 325 Part of Cons Erf 834 situated on North Road Regents Park Estate Township from "Residential 4" with a density of "One dwelling per 200 m²" to "Public Garage."

The amendment will be known as Johannesburg Amendment Scheme 675. 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, cnr. Bosman and Pretorius Streets, 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.

Pretoria, 3 March, 1982.

PB. 4-9-2-2H-675

NOTICE 106 OF 1982.

JOHANNESBURG AMENDMENT SCHEME 653.

The Director of Local government gives notice 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 Ursula Cecilia Sabine Barrett for the amendment of Johannesburg Town-planning Scheme 1, 1979 by rezoning Erf 187 situated on Ninth Avenue Parktown North Township from "Residential 1" with a density of "One dwelling per 1250 m²" to "Residential 1" with a density of "One dwelling per 1000 m²".

The amendment will be known as Johannesburg Amendment Scheme 653. 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, cnr. Bosman and Pretorius Streets, 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.

Pretoria, 3 March, 1982.

PB. 4-9-2-2H-653

NOTICE 107 OF 1982.

JOHANNESBURG AMENDMENT SCHEME 687.

The Director of Local Government gives notice 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 Lismyer Investments (Proprietary) Limited for the amendment of Johannesburg Town-planning Scheme 1, 1979 by rezoning Lots 76 and 77 situated on Donnelly Street Kenilworth Township from "Residential 4" with a density of "One dwelling per 200 m²" to "Business 1".

Verdere besonderhede van hierdie wysigingskema (wat Johannesburg-wysigingskema 687 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v Bosman- en 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 kennisgiving aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

Pretoria, 3 Maart 1982.

PB. 4-9-2-2H-687

KENNISGEWING 108 VAN 1982.

WET OP OPHEFFING VAN BEPERKINGS, 1967.

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê op die 10de Vloer, Merinogebou, Pretoriussstraat, Pretoria, en in die kantoor van die betrokke plaaslike bestuur.

Enige beswaar, met volle redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovermelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 31 Maart 1982.

Lagerwey Caterers (Eiendoms) Beperk,

(1) die wysiging van titelvoorraades van Erwe 2091 tot 2096 en 2098, dorp Witbank Uitbreiding 10 ten einde die erwe te gebruik vir aaneengeskakelde of losstaande, wooneenhede met 'n digtheid van 20 eenhede per hektaar; en

(2) die wysiging van die Witbank-dorpsbeplanningskema, 1948 deur die hersonering van die erwe van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir aaneengeskakelde of losstaande wooneenhede.

Die wysigingskema sal bekend staan as Witbank-wysigingskema 1/114.

PB. 4-14-2-1535-4

Hume-Fuchs Properties Limited, vir —

(1) die wysiging van titelvoorraades van Erwe 46, 47, 48 en 49, dorp Alrode, distrik Alberton ten einde die erwe vir industriële doeleindes te kan gebruik; en

(2) die wysiging van Albertonse Dorpsbeplanningskema 1979 deur die hersonering van die erwe van "Besigheid 1" tot "Industrieel 2".

Die wysigingskema sal bekend staan as Alberton-wysigingskema 51.

PB. 4-14-2-37-3

Mnr. F.J. Poolman, vir die wysiging van die titelvoorraades van Lot 522, dorp Lyttelton Manor Uitbreiding 1 ten einde die boulyn op die sygrens van die erf te verslap.

PB. 4-14-2-811-22

Springs Stadsraad, vir die wysiging van die stigtingsvoorraades van die dorp Dal Fouché ten einde 'n verdere toegangspad tot Olympiaweg tussen Erwe 55 en 352 moontlik te maak.

PB. 4-14-2-3081-2

The amendment will be known as Johannesburg Amendment Scheme 687. 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, cnr. Bosman and Pretorius Streets, 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.

Pretoria, 3 March, 1982.

PB. 4-9-2-2H-687

NOTICE 108 OF 1982.

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the above-mentioned Act that the undermentioned applications have been received by the Director of Local Government and are open for inspection at the 10th Floor, Merino 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 31 March, 1982.

Lagerwey Caterers (Proprietary) Limited,

(1) the amendment of the conditions of title of Erven 2091 to 2096 and 2098, Witbank Extension 10 Township in order to use erven for attached or detached dwelling units with a density of 20 units per hectare; and

(2) the amendment of the Witbank Town-planning Scheme, 1948 by the rezoning of the erven from "Special Residential" with a density of "One dwelling per erf" to "Special" for attached or detached dwelling units.

This amendment scheme will be known as Witbank Amendment Scheme 1/114.

PB. 4-14-2-1535-4

Hume-Fuchs Properties Limited, for —

(1) the amendment of the conditions of title of Erven 46, 47, 48 and 49, Alrode Township, District Alberton in order to use the erven for industrial purposes and

(2) the amendment of Alberton Town planning Scheme, 1979 by the rezoning of the erven from "Business 1" to "Industrial 2".

This amendment scheme will be known as Alberton Amendment Scheme 51.

PB. 4-14-2-37-3

Mr. F.J. Poolman, for the amendment of the conditions of title of Lot 522, Lyttelton Manor Extension 1 Township in order to permit the relaxation of the building line on the side boundary of the erf.

PB. 4-14-2-811-22

Springs Town Council, for the amendment of the conditions of establishment in Dal Fouché Township to permit a further access road to Olympia Road between Erwen 55 and 352.

PB. 4-14-2-3081-2

Laheev (Edms) Bpk., vir die wysiging van die titelvoorraades van Erf 41, dorp Vanderbijlpark Central East No. 6 ten einde dit moontlik te maak dat die erf vir 'n openbare garage insluitende petroloverkope gebruik kan word.

PB. 4-14-2-1345-4

Lagerwey Caterers (Eiendoms Beperk), vir—

- (1) die wysiging van titelvoorraades van Erwe 2083, 2084, 2088 en 2089, dorp Witbank Uitbreiding 10 ten einde die erwe te gebruik vir aaneengeskakelde of losstaande wooneenhede met 'n digtheid van 20 eenhede per hektaar; en
- (2) die wysiging van die Witbank Dorpsbeplanningskema, 1948 deur die hersonering van die erwe van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir aaneengeskakelde of losstaande wooneenhede.

Die wysigingskema sal bekend staan as Witbank-wysigingskema 1/115.

PB. 4-14-2-1535-6

Lagerwey Caterers (Eiendoms) Beperk, vir—

- (1) die wysiging van titelvoorraades van Erwe 2117 tot 2126, dorp Witbank Uitbreiding 10 ten einde die erwe te gebruik vir aaneengeskakelde of losstaande wooneenhede met 'n digtheid van 20 eenhede per hektaar; en
- (2) die wysiging van die Witbank Dorpsbeplanningskema, 1948 deur die hersonering van die erwe van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir aaneengeskakelde of losstaande wooneenhede.

Die wysigingskema sal bekend staan as Witbank-wysigingskema 1/116.

PB. 4-14-2-1535-5

Divac (Proprietary) Limited, vir—

- (1) die wysiging van titelvoorraades van Erf 150, dorp Paarlshoop ten einde kommersiële gebruik toe te laat; en
- (2) die wysiging van die Johannesburg Dorpsbeplanningskema, 1979 deur die hersonering van die erf van "Residensieel 4" tot "Kommersieel 2".

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 705.

PB. 4-14-2-3692-2

Mev. A.J.R. Luntz; Mn. V.P. Myerson en M.P.L. Shenker, vir—

- (1) die wysiging van titelvoorraades van Erf 99, Dorp Illovo ten einde die woonhuis te gebruik as 'n kuns- en/of antieke vertoonlokaal en 'n kantoor vir 'n kurator; en
- (2) die wysiging van die Johannesburg Dorpsbeplanningskema, 1979 deur die erf te hersoneer van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 1" met 'n dightheid van "Een woonhuis per erf" met 'n voorbehoudsbepaling vir 'n kuns- en/of antieke vertoonlokaal en 'n kantoor vir kuratore.

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 517.

PB. 4-14-2-634-17

Mnr. P.W. Broekman vir—

- (1) die wysiging van titelvoorraades van Erf 612, dorp Silverton ten einde die erf te onderverdeel; en

Laheev (Pty) Ltd., for the amendment of the conditions of title of Erf 41, Vanderbijlpark Central East No. 6 to permit the erf being used for a public garage including petrol sales.

PB. 4-14-2-1345-4

Lagerwey Caterers (Proprietary) Limited, for—

- (1) the amendment of the conditions of title of Erven 2083, 2084, 2988 and 2089, Witbank Extension 10 Township in order to use the erven for attached and detached dwelling units with a density of 20 units per hectare; and
- (2) the amendment of the Witbank Town-planning Scheme, 1948 by the rezoning of the erven from "Special Residential" with a density of "One dwelling per erf" to "Special" for Attached or detached dwelling units.

This amendment scheme will be known as Witbank Amendment Scheme 1/115.

PB. 4-14-2-1535-6

Lagerwey Caterers (Proprietary) Limited, for—

- (1) the amendment of the conditions of title of Erven 2117 to 2126, Witbank Extension 10 Township in order to use the erven for attached or detached dwelling units with a density of 20 units per hectare; and
- (2) the amendment of the Witbank Town-planning Scheme, 1948 by the rezoning of the erven from "Special Residential" with a density of "One dwelling per erf" to "Special for attached or detached dwelling units."

This amendment scheme will be known as Witbank. Amendment Scheme 1/116.

PB. 4-14-2-1535-5

Divac (Proprietary) Limited, for—

- (1) the amendment of the conditions of title of Erf 150, Paarlshoop Township in order to obtain commercial rights; and
- (2) the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of the erf from "Residential 4" to "Commercial 2"

This amendment scheme will be known as Johannesburg Amendment Scheme 705.

PB. 4-14-2-3692-2

Mrs. A.J.R. Luntz; Mr. V.P. Myerson and Mrs. M.P.L. Shenker, for—

- (1) the amendment of the conditions of title of Erf 99, Illovo Township in order to permit the dwelling house to be used as an art and/or antique gallery and a curators' office; and
- (2) the amendment of the Johannesburg Town-planning Scheme, 1979 in order to amend the zoning from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per erf" with a proviso for an art and/or antique gallery and a curators office.

This amendment scheme will be known as Johannesburg Amendment Scheme 517.

PB.

PB. 4-14-2-634-17

Mr. P.W. Broekman, for—

- (1) the amendment of the conditions of title of Erf 612, Silverton Township in order to subdivide the erf; and

(2) die wysiging van Pretoria Dorpsbeplanningskema, 1974 deur die hersonering van die erf vanaf "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 793.

PB. 4-14-2-1232-8

KENNISGEWING 109 VAN 1982.

SPRINGS-WYSIGINGSKEMA 1/200.

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Arabrab Investments (Proprietary) Limited aansoek gedoen het om Springs dorpsbeplanningskema 1, 1948 te wysig deur die hersonering van Erwe 494, 495 en 496 geleë aan 5de Straat en 3de Laan, dorp Geduld van "Algemene woon" met 'n digtheid van "Een woonhuis per 2500 vt." tot "Algemene Besigheid."

Verdere besonderhede van hierdie wysigingskema (wat Springs-wysigingskema 1/200 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Springs ter insae.

Enige beswaar of vertoe teen die aansoek kan te enige tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 45, Springs, 1560 skriftelik voorgelê word.

Pretoria, 3 Maart 1982.

PB. 4-9-2-32-200

KENNISGEWING 110 VAN 1982.

ORDONNANSIE OP DIE VERDELING VAN GROND, 1973: AANSOEK OM DIE VERDELING VAN GROND

Ooreenkomsdig die bepalings van artikel 7(1) van die Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973) word hierby bekend gemaak dat ek 'n aansoek ingevolge die bepalings van artikel 5 van genoemde Ordonnansie van die eienaar(s) Grinaker Precast (Pty) Ltd. ten opsigte van die gebied grond, te wete Gedeelte 9 van die Plaas Olieenhoutbosch 389, J.R., Distrik Pretoria ontvang het.

Verwysing: PB. 4-12-2-37-389-4.

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, Pretoriussstraat, Pretoria, vir 'n tydperk van 30 dae vanaf die datum van die eerste publikasie hiervan in die *Provinciale Koerant*.

Iedereen wat beswaar wil maak teen die toestaan van die aansoek of wat begerig is om vertoe te rig, moet die Direkteur skriftelik van sy redes daarvan binne genoemde tydperk van 30 dae in kennis stel.

S.W.B. BRITS
Direkteur van Plaaslike Bestuur

(2) the amendment of Pretoria Town-planning Scheme, 1974 by the rezoning of the erf 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 793.

PB. 4-14-2-1232-8

NOTICE 109 OF 1982.

SPRINGS AMENDMENT SCHEME 1/200.

The Director of Local Government gives notice 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 Arabrab Investments (Proprietary) Limited for the amendment of Springs Town-Planning Scheme 1, 1948 by rezoning Erven 494, 495 and 496 situated on 5th Street and 3rd Avenue Geduld Township from "General Residential" with a density of "One dwelling per 2500 sq ft" to "General Business".

The amendment will be known as Springs Amendment Scheme 1/200. Furter particulars of the scheme are open for inspection at the office of the Town Clerk, Springs and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretoriuss Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 45, Springs, 1560 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3 March, 1982.

PB. 4-9-2-32-200

NOTICE 110 OF 1982

DIVISION OF LAND ORDINANCE, 1973: APPLICATION FOR THE DIVISION OF LAND

The Director of Local Government hereby gives notice in terms of the provisions of section 7(1) of the Division of Land Ordinance, 1973 (Ordinance 19 of 1973), that an application in terms of the provisions of section 5 of the said Ordinance for the division of Portion 9 of the farm Olieenhoutbosch 389, J.R. District Pretoria, has been submitted by the owner Grinaker Precast (Pty) Ltd.

Reference: PB. 4-12-2-37-389-4

Such application together with the relevant documents, plans and information is open for inspection at the office of the Director of Local Government, Room B206, Provincial Building, Pretorius Street, Pretoria, for a period of 30 days from date of first publication hereof in the *Provincial Gazette*.

Any person who desires to object to the granting of such application or who desires to make any representations in regard thereto, must notify the Director of Local Government, Private Bag X437, Pretoria, 0001, in writing and in duplicate of his reasons therefor within a period of 30 days from the date of the first publication hereof.

S.W.B. BRITS
Director of Local Authority

KENNISGEWING 111 VAN 1981

BETHAL-WYSIGINGSKEMA 4

Die Direkteur van Plaaslike Bestuur gee hereby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Oostelike Transvaalse Koöperasie Beperk aansoek gedoen het om Bethal-dorpsaanlegskema, 1980 te wysig deur die byvoeging van die volgende voorbehoudsbepaling tot Klousule 5.b tabel "D": "die erf mag voort vir 'n restaurant gebruik word" t.o.v. Erwe RE/312, 1/312 en 313 geleë aan Kleynhansstraat dorp Bethal.

Verdere besonderhede van hierdie wysigingskema (wat Bethal-wysigingskema 4 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, 11de Vloer, Merinogebou, h/v, Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Bethal 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 3, Bethal, 2310 skriftelik voorgelê word.

Pretoria, 3 Maart 1982.

PB. 4-9-2-7H-4

NOTICE 111 OF 1982.

BETHAL AMENDMENT SCHEME 4.

The Director of Local Government gives notice 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 Oostelike Transvaalse Koöperasie Beperk for the amendment of Bethal Town-planning Scheme 1981 by the addition of the following proviso to Clause 5.b Table "D": "The Erf may further be used for a restaurant" i.r.o. Erven RE/312, 1/312 and 313 situated on Kleynhans Street Bethal Township.

The amendment will be known as Bethal Amendment Scheme 4. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Bethal and at the office of the Director of Local Government, 11th Floor, Merino Building, cnr. Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government in writing at the above address or Private Bag X437, Pretoria, and the Town Clerk, P.O. Box 3, Bethal, 2310 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 3rd March, 1982.

PB. 4-9-2-7H-4

KONTRAK R.F.T. 124/1982

TRANSVAALSE PROVINSIALE ADMINISTRASIE.

KENNISGEWING AAN TENDERAARS.

TENDER R.F.T. 124 VAN 1982.

DIE AANBOU VAN DIE UNCLE CHARLIE'S-
PROJEK: SUIDELIKE KONTRAK — JOHANNESBURG.

Tenders word hiermee van ervare kontrakteurs vir bogenoemde diens gevra.

Tenderdokumente, met inbegrip van 'n stel tekeninge, is by die Direkteur, Transvaalse Paaiedepartement, Kamer D307, Provinciale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrybaar teen die betaling van 'n tydelike deposito van R100,00 (eenhonderd rand). Hierdie bedrag sal terugbetaal word, mits 'n bona fide-tender ontvang word of alle sodanige tenderdokumente binne 14 dae na die sluitingsdatum van die tender aan die uitreikingskantoor teruggestuur word.

'n Bykomende afskrif van die hoeveelheidspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op Woensdag, 10 Maart 1982 om 10h00 by die Uncle Charlie's-padkaffie ontmoet om saam met hulle die terrein te gaan besigtig. Die ingenieur sal by geen ander geleenthed vir besigtigingsdoeleindes beskikbaar wees nie, en tenderaars word derhalwe versoek om op gemaalde datum teenwoordig te wees.

Tenders, ooreenkomsdig die voorwaardes in die tenderdokumente ingevul, in verseëlide koeverte waarop "Tender R.F.T. 124 van 1982" geëndosseer is, moet die Voorsitter, Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, voor 11h00 op Vrydag, 2 April 1982 bereik wanneer die tenders in die openbaar oopgemaak sal word.

Tenders wat per bode/persoonlik aangelever word, moet voor 11h00 in die Formele Tenderraadbus by die navraagkantoor in die voorportaal van die Provinciale Gebou by die hoofingang, Pretoriusstraat, (naby die hoek van Bosmanstraat), Pretoria, geplaas word.

Die Transvaalse Provinciale Administrasie verbind hom nie om die laagste of enige tender aan te neem of om enige rede vir die afwyking van 'n tender te verstrek nie.

Tenders is vir negentig (90) dae bindend.

J.H. CONRADIE,
Voorsitter: Transvaalse Provinciale Tenderraad.

CONTRACT R.F.T. 124/1982

TRANSVAAL PROVINCIAL ADMINISTRATION.

NOTICE TO TENDERERS.

TENDER R.F.T. 124 OF 1982.

THE CONSTRUCTION OF THE UNCLE CHARLIE'S-
PROJECT: SOUTHERN CONTRACT — JOHANNES-
BURG.

Tenders are hereby invited from experienced contractors for the abovementioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room D307, Provincial Buildings, Church Street, Private Bag X197, Pretoria, on payment of a temporary deposit of R100,00 (one hundred rand). This amount will be refunded provided a bona fide tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities will be provided free of charge.

An engineer will meet intending tenderers on Wednesday, 10 March 1982 at 10h00 at the Uncle Charlie's road-house to inspect the site with them. The engineer will not be available for inspection purposes on any other occasion and tenderers are, therefore, requested to be present on the said date.

Tenders, completed in accordance with the conditions in the tender documents, in sealed envelopes endorsed "Tender R.F.T. 124 of 1982" should reach the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, before 11h00 on Friday, 2 April 1982 when the tenders will be opened in public.

Should the tender documents be delivered by messenger/personally, they should be placed in the Formal Tender Box at the enquiry office in the foyer of the Provincial Building at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria, before 11h00.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for ninety (90) days.

J.H. CONRADIE,
Chairman: Transvaal Provincial Tender Board.

TENDERS

L.W. — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE.**TENDERS.**

Tenders vir die volgende dienste/voorrade/verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

TENDERS

N.B. — Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION.**TENDERS.**

Tenders are invited for the following services/supplies/ sales. (Unless otherwise indicated in the description tenders are for supplies):—

Tender	Beskrywing van Tender Description of Tender	Sluitingsdatum Closing date
W.F.T.B. 43/82	Baragwanath-hospitaal, Nuwe Administrasieblok: Elektriese installasie/Baragwanath Hospital, New Administration Block: Electrical installation. Item 2408/7603.....	2/4/1982
W.F.T.B. 44/82	Laerskool Boskop, Honeydew: Opknapping met inbegrip van elektriese werk/Renovation including electrical work.....	2/4/1982
W.F.T.B. 45/82	Laerskool Garsfontein, Pretoria: Konstruksie van parkeergebied en sportveld/Cconstruction of parking area and sports fields.....	2/4/1982
W.F.T.B. 46/82	Laerskool Krugersdorp-Noord: Opknapping met inbegrip van elektriese werk/Renovation including electrical work.....	2/4/1982
W.F.T.B. 47/82	Paardekraal-hospitaal, Krugersdorp: Verskeie kleiner werke/Paardekraal Hospital, Krugersdorp: Various minor works.....	2/4/1982
R.F.T. 67/82M	Trektipe roosterrollers/Drawn type grid rollers.....	16/4/1982
R.F.T. 68/82M	Wieltype swaardienswisselgangskottelée/Heavy duty wheel type off-set disc harrows.....	16/4/1982
H.D. 1/2/82	Video-opleidingstelsel: (1) Produksietoerusting (2) Terugspeeltoerusting/Video training system: (1) Production equipment (2) Playback equipment.....	26/3/1982

BELANGRIKE OPMERKINGS.

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente as mede enige tender / koatraakvoorwaardes 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 Hospitaaldienste, Privaatsak X221.	A740	A	7	28-9260
HB	Direkteur van Hospitaaldienste, Privaatsak X221.	A726	A	7	28-9204
HC	Direkteur van Hospitaaldienste, Privaatsak X221	A726	A	7	28-9204
HD	Direkteur van Hospitaaldienste, Privaatsak X221	A743	A	7	28-9201
PFT	Provinciale Sekretaris (Aankope en Voorrade), Privaatsak X64.	A1020	A	11	28-0441
RFT	Direkteur, Transvaalse Paaiedepartement, Privaatsak X197.	D307	D	3	28-0530
TOD	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76.	A489	A	4	28-9612
WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	C119	C	1	28-9254
WFTB	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	B103	E	1	28-0306

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 departementelegeordertwintjie (R10). Genoemde depositobedrag sal terugbetaal word as 'n bona fide-inkstrywing van die tenderaar ontvang word of as die tenderdokumente, met inbegrip van planne, spesifikasies en hoeveelheidslysste, binne 14 dae na die sluitingsdatum van die tenderaar teruggestuur word na die betrokke adres in opmerking 1 hierbo aangetoon.

4. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

5. Iedere inkstrywing moet in 'n afsonderlike verseëlde koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inkstrywings moet teen 11h00 op die sluitingsdatum hierbo aangetoon, in die Voorsitter se hande wees.

6. Indien inkstrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofgang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

J.H. Conradie, Voorsitter, Transvaalse Provinciale Tenderraad.
Pretoria, 17 Februarie, 1982.

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	Direktor of Hospital Services, Private bag X221.	A740	A	7	28-9260
HB	Direktor of Hospital Services, Private Bag X221.	A726	A	7	28-9204
HC	Direktor of Hospital Services, Private Bag X221.	A726	A	7	28-9204
HD	Direktor of Hospital Services, Private Bag X221.	A743	A	7	28-9201
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64	A1020	A	11	28-0441
RFT	Director, Transvaal Roads Department, Private Bag X197.	D307	D	3	28-0530
TOD	Director, Transvaal Education Department, Private Bag X76.	A489	A	4	28-9612
WFT	Director, Transvaal Department of Works, Private Bag X228.	C119	C	1	28-9254
WFTB	Director, Transvaal Department of Works, Private Bag X228.	B103	E	1	28-0306

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. In the case of each W.F.T.B. tender the tenderer must pay a deposit of R4 before he will be supplied with the tender documents. Such deposit must be in the form of cash, a bank initialised cheque, or a department standing deposit receipt (R10). The said deposit will be refunded if a bona fide tender is received from the tenderer or if the tender documents including plans, specifications and bills of quantities are returned by the tenderer within 14 days after the closing date of the tender to the relative address shown in note 1 above.

4. All tenders must be submitted on the Administration's official tender forms.

5. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, P.O. Box 1040, Pretoria, and must be clearly 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, 17 February, 1982.

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Notices By Local Authorities

STADSRAAD VAN KEMPTON PARK.
WYSIGINGDORPSPUBLANNINGSKRMA
1/243.

Hierdie ontwerp-skema bevat die volgende voorstel: —

Die herindeling van die gebruiksreg van Gedelte 5 van plaas Rietfontein 32 I.R. van "Algemene Nywerheid" na "Landbou".

Die naam en adres van die eienaar van die eiendom is: —

Die Stadsraad van Kempton Park,
Posbus 13,
Kempton Park.

Besonderhede van hierdie skema lê ter insae te Kamer 159, Stadhuis, Margaretlaan, Kempton Park, vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie Kennisgewing, naamlik 24 Februarie 1982.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperdeerder van vaste eiendom binne die regsgebied van die Kempton Parkse Dorpsbeplanningskema, 1 van 1952, soos gewysig, of binne twee kilometer 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 Stadsklerk van Kempton Park binne vier (4) weke vanaf die eerste publikasie van hierdie Kennisgewing, dit wil sê, voor of op 25 Maart 1982, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Stadsraad van Kempton Park gehoor wil word of nie.

Q. W. VAN DER WALT,
Stadsklerk.

Stadhuis,
Margaretlaan,
Posbus 13,
Kempton Park.
24 Februarie 1982.

Kennisgewing No. 13/1982.

TOWN COUNCIL OF KEMPTON PARK.

AMENDMENT TOWN-PLANNING SCHEME 1/244.

The Town Council of Kempton Park has prepared a draft Amendment Town-planning Scheme, to be known as the Kempton Park Amendment Scheme 1/244.

This draft scheme contains the following proposal: —

The rezoning of the right of use of Portion 5 of the farm Rietfontein 32 I.R. from "General Industrial" to "Agricultural".

The name and address of the owner of the property concerned is: —

The Town Council of Kempton Park,
P.O. Box 13,
Kempton Park.

Particulars of this scheme are open for inspection at Room 159, Town Hall, Margaret Avenue, Kempton Park, for a period of four (4) weeks from the date of the first publication of this Notice, which is 24 February, 1982.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Kempton Park Town-planning Scheme, 1 of 1952, as amended, or within two kilometres of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if he wishes to do so, he shall, within four (4) weeks of the first publication of this Notice, that is before or on 25 March, 1982, inform the Town Clerk of Kempton Park in writing of such objection or representation and shall state

whether or not he wishes to be heard by the Town Council of Kempton Park.

Q. W. VAN DER WALT,
Town Clerk.

Town Hall,
Margaret Avenue,
P.O. Box 13,
Kempton Park.
24 February, 1982.
Notice No. 13/1982.

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STADSRAAD VAN PRETORIA.

VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974: DORPSBEPLANNINGSWYSIGINGSKEMA 877.

Die Stadsraad van Pretoria het 'n ontwerp-wysiging van die Pretoria-dorpsbeplanningskema, 1974, wat as Dorpsbeplanningswysigingskema 877 bekend sal staan, opgestel.

Hierdie ontwerp-skema bevat die volgende voorstel: Die hersonering van erf 286, Lynnwood Ridge, van "Municipal" tot "Special" vir parkering.

Die eiendom is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae in kamers 6056W en 363W, Munitoria, Van der Walt-straat, Pretoria, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 24 Februarie 1982.

Die raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperdeerder van vaste eiendom binne die gebied van die Pretoria-Dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan af, 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 Stadsklerk, Posbus 440, Pretoria 0001, binne vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 24 Februarie 1982, skriftelik van sodanige beswaar of vertoe in kennis stel, en vermeld of hy deur die plaaslike bestuur gehoor wil word, al dan nie.

P. DELPORT,
Stadsklerk.

24 Februarie 1982.
Kennisgewing 40 van 1982.

CITY COUNCIL OF PRETORIA.

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 878.

The City Council of Pretoria has drawn up a draft amendment to the Pretoria town-planning scheme, 1974, to be known as town-planning amendment scheme 878.

This draft scheme contains the following proposal: The rezoning of erf 286, Lynnwood Ridge, from "Municipal" to "Special" for parking.

The property is registered in the name of the city council of Pretoria.

Particulars of this scheme are open to inspection in rooms 6056W and 363W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 24 February, 1982.

The council will consider the scheme and will decide whether it should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Town-planning scheme, 1974, or within two kilometres of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof, and, if he wishes to do so, he shall, within four weeks of the date of the first publication of this notice, which is 24 February, 1982, inform the Town Clerk, P. O. Box 440, Pretoria 0001, in writing of such objection or representation, and shall state whether or not he wishes to be heard by the local authority.

P. DELPORT,
Town Clerk.

24 February, 1982.
Notice 40 of 1982.

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STADSRAAD VAN PRETORIA.

VOORGESTELDE WYSIGING VAN DIE PRETORIA-DORPSBEPLANNINGSKEMA, 1974: DORPSBEPLANNINGSWYSIGINGSKEMA 877.

Die stadsraad van Pretoria het 'n ontwerp-wysiging van die Pretoria-dorpsbeplanningskema, 1974, wat as dorpsbeplanningswysigingskema 877 bekend sal staan, opgestel.

Hierdie ontwerp-skema bevat die volgende voorstel: Die hersonering van Erf 146, Annlin, van "Municipal" tot "Spesiale Besigheid."

Die eiendom is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae in kamers 6056W en 363W, Munitoria, Van der Walt-Straat, Pretoria, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 24 Februarie 1982.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperdeerder van vaste eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan af, 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 stadsklerk, Posbus 440, Pretoria 0001, binne vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 24 Februarie 1982, skriftelik van sodanige beswaar of vertoe in kennis stel, en vermeld of hy deur die plaaslike bestuur gehoor wil word, al dan nie.

P. DELPORT,
Stadsklerk.

Februarie 1982.
Kennisgewing 41 van 1982.

CITY COUNCIL OF PRETORIA.

PROPOSED AMENDMENT TO PRETORIA TOWN-PLANNING SCHEME, 1974: TOWN-PLANNING AMENDMENT SCHEME 877.

The City Council of Pretoria has drawn up a draft amendment to the Pretoria Town-planning Scheme, 1974, to be known as Town-planning amendment Scheme 877.

This draft scheme contains the following proposal:

The rezoning of Erf 146, Annlin, from "Municipal" to "Special Business".

The Property is registered in the name of the City Council of Pretoria.

Particulars of this scheme are open to inspection in rooms 6056W and 363W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 24 February, 1982.

The Council will consider the Scheme and will decide whether it should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Town-planning Scheme, 1974 or within two kilometers of the boundary thereof, has the right to object to the Scheme or to make representations in respect thereof, and, if he wishes to do so, he shall, within four weeks of the date of the first publication of this notice, which is 24 February, 1982, inform the Town Clerk, P. O. Box 440, Pretoria 0001, in writing of such objection or representation, and shall state whether or not he wishes to be heard by the local authority.

P. DELPORT,
Town Clerk.

24 February, 1982.
Notice 41 of 1982.

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of four weeks from the date of the first publication of this notice, which is 24 February, 1982.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, P. O. Box 113, Potchefstroom, within a period of four weeks from the above-mentioned date.

S. H. OLIVIER,
Town Clerk.

Notice No. 14.

152-24-3

STADSRAAD VAN WITBANK.

WYSIGING VAN VERORDENINGE BETREFFENDE VASTE AFVAL EN SANITEIT.

Kennis geakied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Witbank van voorneme is om die Verordening betreffende Vaste Afval en Saniteit afgekondig onder Administrateurskennisgwing No. 527 gedateer 13 Mei 1981, soos gewysig, te wysig.

Die algemene strekking van die wysiging is om voorstiening te maak vir 'n verwyderingstarieff vir mini-massahouers.

Afskrifte van voorgestelde wysiging lê ter insae by die kantoor van die Stadssekretaris gedurende normale kantoorure vir 'n tydperk van veertien (14) dae vanaf datum van hierdie kennisgwing.

Enige persoon wat beswaar teen die voorgestelde wysiging van die verordeninge wil aanteken moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie by die Stadslerk, Municipale Kantore, Witbank, indien.

J. D. B. STEYN,
Stadslerk.

Municipale Kantore,
Privaatsak 7205,
Witbank.

1035.
3 Maart 1982.
Kennisgwing No. 23/1982.

TOWN COUNCIL OF WITBANK.

AMENDMENT TO REFUSE (SOLID WASTES) AND SANITARY BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Witbank intends to amend the Refuse (Solid Wastes) and Sanitary By-laws promulgated under Administrator's Notice No. 527 dated 13 May, 1981 as amended.

The general purport of the amendment is to provide for a tariff of charges of mini-mass containers.

Copies of the proposed amendment will be open to inspection at the office of the Town Secretary during normal office hours for a period of fourteen (14) days from date of this notice.

Any person who desires to record his objection to the proposed amendment of the By-laws must do so in writing to the Town Clerk, Municipal Offices, Witbank, within fourteen (14) days from date of publication hereof.

J. D. B. STEYN,
Town Clerk.

Municipal Offices,
Privatebag 7205,
Witbank.
1035.
3 March, 1982.
Notice No. 23/1982.

165-3.

STADSRAAD VAN POTCHEFSTROOM.

VOORGESTELDE WYSIGING VAN DIE POTCHEFSTROOMSE DORPSBEPLANNINGSKEMA, 1980 (WYSIGINGSKEMA 53).

Die Stadsraad van Potchefstroom het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Potchefstroom Wysigingskema 53. Hierdie skema sal 'n wysigingakema wees en bevat die volgende voorstelle:-

Die hersonering van erf 125, Potchindustria, (groot ongeveer 5,0188 hektaar) en die noordelike gedeelte van die resterende gedeelte van erf 121, Potchindustria, suid van Pietersenstraat en Noord van die begraafplaas (groot ongeveer 4,4650 hektaar) van "Openbare Oopruimte" na "Nywerheid I".

Besonderhede van hierdie skema lê ter insae te Kamer 312 van die Municipale Kantore, Wolmaransstraat, Potchefstroom, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgwing, naamlik 24 Februarie 1982.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik aan die Stadslerk, Posbus 113, Potchefstroom, gerig word.

S. H. OLIVIER,
Stadslerk.

Kennisgwing No. 14.

TOWN COUNCIL OF POTCHEFSTROOM.

PROPOSED AMENDMENT TO POTCHEFSTROOM TOWN PLANNING SCHEME, 1980 (AMENDMENT SCHEME 53).

The Town Council of Potchefstroom has prepared a draft town-planning Scheme, to be known as Amendment Scheme 53. This scheme will be an amendment scheme and contains the following proposals:-

The rezoning of Erf 125, Potchindustria (approximately 5,0188 hectares) and the northern portion of the remaining extent of erf 121, Potchindustria, south of Pietersen Street, and north of the cemetery (approximately 4,4650 hectares) from „Public Open Space“ to „Industrial I“.

Details of this scheme are open for inspection at Room 312 of the Municipal Offices, Wolmarans Street, Potchefstroom, for a period

BLOEMHOF MUNICIPALITY.

AMENDMENT OF BY-LAWS.

It is notified in terms of section 96 of the Local Government Ordinance No. 17 of 1939, as amended, that it is the intention of the Village Council of Bloemhof to amend the following by-laws:

- (a) Electricity Supply By-laws, promulgated under Administrator's Notice No. 359 dated 15 November, 1967, as amended (Tariffs).
- (b) Water Supply By-laws, promulgated under Administrator's Notice No. 1044 dated 19 November, 1952, as amended (Tariffs).

Copies of the proposed amendments will be open for inspection during office hours at the office of the Town Clerk until 17 March, 1982 and objections, if any, must be lodged in writing with the undersigned on or before 17 March, 1982.

W. F. HAMMAN,
Town Clerk.

Municipal Offices,
P.O. Box 116,
Bloemhof.
2660.
3 March, 1982.

164-3

STAD JOHANNESBURG.

VERSKAFFING VAN BUSTERMINUS: LEYDSSTRAAT.

Daar word hierby ingevolge artikel 65bis van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Raad se Bestuurskomitee op 18 Januarie 1982 besluit het dat daar met ingang van 1 April 1982 'n stilhouplek vir busse, 22 m lank, daargestel word aan die suidekant

van Leydastraat, tussen die toegangspad na die Rotunda en die SAS-parkeergedeelte.

Die Bestuurskomitee se besluit is tot 24 Maart 1982 ter insae beskikbaar gedurende gewone kantoorure in Kamer 0211, Blok A, Burgersentrum, Braamfontein.

Enigeen wat teen die ligging van die busstilhouplek beswaar wil maak, moet sy beswaar uiters op 24 Maart 1982 skriftelik by die ondergetekende persoon indien.

ALEWYN P. BURGER,
Stadsklerk

Burgersentrum,
Braamfontein,
Johannesburg.
3 Maart 1982.

CITY OF JOHANNESBURG.

PROVISION OF BUS TERMINUS: LEYDS STREET.

Notice is hereby given in terms of section 65bis of the Local Government Ordinance, 1939, that on 18 January, 1982 the Council's Management Committee resolved that from 1 April, 1982 a stopping place for buses 22 m long, be fixed on the south side of Leyds Street, between the access road to the Rotunda and the SAR parking area.

The Management Committee's resolution will lie open for inspection during office hours at Room 0211, Block A, Civic Centre, Braamfontein, until 24 March, 1982.

Any person who objects to the location of the bus stopping place must lodge his objection in writing with the undersigned not later than 24 March, 1982.

ALEWYN P. BURGER,
Town Clerk.

Civic Centre,
Braamfontein,
Johannesburg.
3 March, 1982.

166-3

STADSRAAD VAN MEYERTON.

WYSIGING VAN VERORDENINGE.

Daar word hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Stadsraad van voorname is om die Elektriesiteitstariewe met ingang 29 Januarie 1982 te wysig.

Die algemene strekking van die voorgestelde wysiging is om tariewe te wysig ten einde die verhoogde aankope tarief van Evkom te absorbeer.

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die Stadssekretaris, Stadhuis, Meyerton, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing.

Besware, indien enige, teen die voorgestelde wysiging moet skriftelik binne veertien (14) dae na die publikasie van hierdie kennisgewing by die ondergetekende ingedien word.

A. D. NORVAL,
Stadsklerk.

Stadhuis,
Posbus 9,
Meyerton.
1960.
3 Maart 1982.
Kennisgewing No. 344.

MEYERTON TOWN COUNCIL.

AMENDMENT OF BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council intends amending the Electricity By-laws with effect from 29 January, 1982.

The general purport of the amendments is to amend tariffs to absorb the increased purchase tariff of Escom.

Copies of these amendments are open for inspection at the office of the Town Secretary, Town Hall, Meyerton, for a period of fourteen (14) days from date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within fourteen (14) days after the date of publication of this notice.

A. D. NORVAL.
Town Clerk.

Town Hall,
P.O. Box 9,
Meyerton.
1960.
3 March, 1982.
Notice No. 344.

167-3

STADSRAAD VAN NELSPRUIT.

VOORGESTELDE NELSPRUIT WYSIGINGSKEMA NO. 1/85.

Die Stadsraad van Nelspruit het 'n wysisingsontwerpdoopbeplanningskema opgestel, wat bekend sal staan as Nelspruit Wysisingskema No. 1/85. Hierdie ontwerpkema bevat voorstelle wat daarop neerkom dat West Acres dorp ingesluit word in die Nelspruitse Dorpsaanlegskema No. 1 van 1949.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadssekretaris, Kamer 221, Stadhuis, Nelspruit vir 'n tydperk van 4 weke vanaf die datum van die eerste publikasie van hierdie kennisgewing naamlik 24 Februarie 1982.

Enige eienaar of besitter van onroerende eiendom geleë binne die gebied waarop bovenoemde ontwerpkema van toepassing is, of binne 2 kilometer van die grens daarvan, kan skriftelik enige beswaar indien by of vertoë tot die raad rig ten opsigte van sodanige ontwerpkema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing naamlik 24 Februarie 1982 en wanneer sodanige beswaar ingedien of vertoë gerig word skriftelik vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. R. BOSHOFF,
Stadsklerk.

Die Stadhuis,
Posbus 45,
Nelspruit.
1200.
3 Maart 1982.
Kennisgewing No. 12/82.

TOWN COUNCIL OF NELSPRUIT.

PROPOSED NELSPRUIT AMENDMENT SCHEME 1/85.

The Town Council of Nelspruit has prepared a draft amendment Town-planning Scheme to be known as Nelspruit Amendment Scheme No. 1/85. The draft amendment scheme contains proposals to the effect that West Acres Town be included in the Nelspruit Town-planning Scheme, No. 1 of 1949.

Particulars of this scheme are open for inspection at the office of the Town Secretary, Room 221, Town Hall, Nelspruit, for a period of four weeks from the date of the first publication of this notice, which is 24 February, 1982.

Any owner or occupier of immovable property situated within the area of which the abovementioned draft scheme applies, or within 2 kilometres 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 the 24 February, 1982 and he may, when lodging any such objection or making such representations, request in writing that he be heard by the Local Authority.

P. R. BOSHOFF,
Town Clerk.

Town Hall,
P.O. Box 45,
Nelspruit.
1200.
3 March, 1982.
Notice No. 12/1982.

168-3

STADSRAAD VAN NIGEL.

VOORGESTELDE WYSIGING VAN NIGEL DORPSAANLEGSKEMA.

Die Stadsraad van Nigel het 'n ontwerp-wysisingsdorpsbeplanningskema opgestel wat bekend sal staan as wysisingskema No. 73.

Hierdie ontwerpskema bevat die volgende voorstel:

Die hersonering van Erf 82, Mackenzieville, van "Openbare Oop Ruimte" na "Opvoedkundig".

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadsklerk, Nigel, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 24 Februarie 1982.

Enige eienaar of besitter van onroerende eiendom geleë binne die gebied waarop bovenoemde ontwerpkema van toepassing is, of binne 2 km van die grens daarvan, kan skriftelik enige beswaar indien by of vertoë tot die raad rig ten opsigte van sodanige ontwerpkema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing naamlik 24 Februarie 1982 en wanneer sodanige beswaar ingedien of vertoë gerig word skriftelik vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. M. WAGENER,
Stadsklerk.

Munisipale Kantore,
Posbus 23,
Nigel.
3 Maart 1982.
Kennisgewing No. 18/1982.

TOWN COUNCIL OF NIGEL.

PROPOSED AMENDMENT TO THE NIGEL TOWN-PLANNING SCHEME.

The Town Council of Nigel has prepared a draft amendment Town-planning scheme, to be known as Amendment Scheme No. 73.

This draft scheme contains the following proposal:

The rezoning of Erf 82 Mackenzieville, from "Public Open Space" to "Educational".

Particulars of this scheme are open for inspection at the office of the Town Clerk, Nigel, for a period of four weeks from the date of the

first publication of this notice which is 24 Februarie, 1982.

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 make any representations to the Council in respect of such draft scheme within four weeks of the first publication of this notice, which is 24 February, 1982 and when lodging such objection or making such representations state in writing, whether or not, he wishes to be heard by the Council.

P. M. WAGENER,
Town Clerk.

Municipal Offices,
P.O. Box 23,
Nigel.
3 March, 1982.
Notice No. 18/1982.

169-3.

STADSRAAD VAN NIGEL.

VOORGESTELDE WYSIGING VAN NIGEL DORPSAANLEGSKEMA.

Die Stadsraad van Nigel het 'n ontwerp-wysigingsdorpsbeplanningkema opgestel wat bekend sal staan as wysigingkema No. 72.

Hierdie ontwerpskema bevat die volgende voorstel:

Die hersonering van 'n gedeelte van Erf 86, Vorsterkroon Uitbreiding 2, van "Park" na "Nywerheid 3".

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadsklerk, Nigel, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 24 Februarie 1982.

Enige eienaar of besitter van onroerende eiendom geleë binne die gebied waarop bovenoemde ontwerpskema van toepassing is, of binne 2 km van die grens daarvan, kan skriftelik enige beswaar indien by of vertoe tot die raad rig ten opsigte van sodanige ontwerpskema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing naamlik 24 Februarie 1982 en wanneer sodanige beswaar ingedien of vertoe gerig word skriftelik vermeld of hy deur die plaaslike bestuur gehoor wil word of nie.

P. M. WAGENER,
Stadsklerk.

Munisipale Kantore,
Posbus 23,
Nigel.
3 Maart 1982.
Kennisgewing No. 19/1982.

TOWN COUNCIL OF NIGEL.

PROPOSED AMENDMENT TO THE NIGEL TOWN-PLANNING SCHEME.

The Town Council of Nigel has prepared a draft amendment Town-planning Scheme, to be known as Amendment Scheme No. 72.

This draft scheme contains the following proposal.

The rezoning of a portion of Erf 86, Vorsterkroon Extension 2, from "Park" to "Industrial 3".

Particulars of this scheme are open for inspection at the office of the Town Clerk, Nigel, for a period of four weeks from the date of the first publication of this notice which is 24 February, 1982.

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 make any representations to the Council in respect of such draft scheme within four weeks of the first publication of this notice, which is 24 February, 1982, and when lodging such objection or making such representations state in writing, whether or not, he wishes to be heard by the Council.

P. M. WAGENER,
Town Clerk.

Municipal Offices,
P.O. Box 23,
Nigel.
3 March, 1982.
Notice No. 19/1982.

170-3.

PONGOLA GESONDHEIDS KOMITEE.

KENNISGEWING WAT BESWAAR TEEN VOORLOPIGE WAARDERINGS LYS AANVRA.

(Regulasie 5).

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 1982 – 1986 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Pongola vanaf 3 Maart 1982 tot 2 April 1982 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 gemeide tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui, beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die Waarderingraad te oppertensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

J. R. SWANTON,
Sekretaris.

Gesondheidskomiteekantoor,
Nuwe Republiekstraat 37,
Pongola.
3170.

PONGOLA HEALTH COMMITTEE.

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL.

(Regulation 5).

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 1982 – 1986 is open for inspection at the office of the local authority of Pongola from 3 March, 1982 to 2 April, 1982 and any owner of rateable property or other persons who so desires to lodge an objection with the Secretary 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.

J. R. SWANTON,
Secretary.

Pongola Health Committee,
37, Republic Street,
Pongola.
3170.
3 March, 1982.
Notice No. 7/1982.

171-3

STADSRAAD VAN POTGIETERSRUS.

AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE BRANDWEERDIENSTE.

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Stadsraad van Potgietersrus van voornemens is om die Brandweerverordeninge van toepassing op die Stadsraad van Potgietersrus, afgekondig by Administrateurskennisgewing No. 674 van 10 September 1958, soos gewysig, uitgesondert die Tarief van Gelde te herroep en om die Standardverordeninge betreffende brandweerdienste afgekondig by Administrateurskennisgewing 1771 van 23 Desember 1981 ingevolge artikel 96bis(2) van die Ordonnansie op Plaaslike Bestuur, 1939, sonder wysiging as verordeninge van die Stadsraad van Potgietersrus te aanvaar.

Afskrifte van die Standaardverordeninge lê ter insae by die kantoor van die Stadssekretaris vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondergetekende doen.

C. F. B. MATTHEUS,
Stadsklerk.

Munisipale Kantoer,
Posbus 34,
Potgietersrus.
0600.
3 Maart 1982.
Kennisgewing No. 11/1982.

TOWN COUNCIL OF POTGIETERSRUS.

ADOPTION OF STANDARD BY-LAWS RELATING TO FIRE BRIGADE SERVICES.

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Potgietersrus intends to revoke the Fire By-laws, with the exception of the Tariff of Charges, of the Potgietersrus Municipality, published under Administrator's Notice No. 674 dated 10 September, 1958, as amended and to adopt the Standard By-laws relating to Fire Brigade Services published by Administrator's Notice 1771, dated 23 December, 1981 without amendment in terms of section 96bis(2) of the Local Government Ordinance, 1939, as by-laws of the Town Council of Potgietersrus.

Copies of the Standard By-laws are open to inspection at the office of the Town Secretary for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said amendment must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

C. F. B. MATTHEUS,
Town Clerk.

Municipal Offices,
P.O. Box 34,
Potgietersrus.
0600.
3 March, 1982.
Notice No. 11/1982.

172-3

STADSRAAD VAN PRETORIA.**VOORGESTELDE SLUITING VAN 'N GEDEELTE VAN JOOSTESTRAAT, PRETORIA-WES.**

Hiermee word ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, kennis gegee dat die Raad voornemens is om 'n gedeelte, drie meter wyd, van Joostestraat, Pretoria-Wes, waar dit by Von Wiellighstraat aansluit, permanent vir alle verkeer te sluit.

Die betrokke Raadsbesluit en 'n plan waarop die straatgedeelte aangebeeld is, lê gedurende gewone kantoorure in Kamer 362, Derde Verdieping, Wesblok, Munitoria, Van der Waltstraat, Pretoria, ter insae.

Enigiemand wat beswaar teen die voorgenoemde sluiting wil maak of wat enige eis om vergoeding het indien die sluiting plaasvind, moet sy beswaar of eis, al na die geval, skriftelik voor of op Vrydag, 7 Mei 1982, by die ondergetekende indien.

P. DELPORT,
Stadsklerk.

3 Maart 1982.
Kennisgewing No. 49/1982.

CITY COUNCIL OF PRETORIA.**PROPOSED CLOSING OF A PORTION OF JOOSTE STREET, PRETORIA WEST.**

Notice is hereby given in terms of section 67 of the Local Government Ordinance, No. 17 of 1939, as amended, that it is the intention of the Council to close permanently to all traffic a portion, three metres wide, of Jooste Street, Pretoria West, where it joins Von Wielligh Street.

The Council resolution concerned and a plan showing the street portion, are open to inspection at Room 362, Third Floor, West Block, Munitoria, Van der Walt Street, Pretoria, during normal office hours.

Any person who has any objection to the proposed closing or who may have any claim to compensation if such closing is carried out, must lodge his objection or claim, as the case may be, in writing with the undersigned on or before Friday, 7 May, 1982.

P. DELPORT,
Town Clerk.

3 March, 1982.
Notice No. 49/1982.

173-3

KENNISGEWING NO VAN 1982.

Onderstaande kennisgewing word vir algemene inligting gepubliseer: —

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 1927) word hiermee bekendgemaak dat versekeringmerke in die ondergenoemde deel van Claremont (Pretoria) Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringmerke opgerig is: —

Claremont Dorp (Pretoria)
(Gedeeltes 6 — 20 van Lot 522)

D. J. GRUNDLINGH,
Landmeter-generaal.

NOTICE NO. OF 1982.

The following notice is published for general information: —

Surveyor-General
Surveyor-General's Office
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927) that reference marks have been officially established in terms of that subsection in the undermentioned portion of Claremont (Pretoria) Township.

Town where reference marks have been established: —

Claremont Township (Pretoria).
(Portions 6 — 20 of Lot 522)

D. J. GRUNDLINGH,
Surveyor-General.
174-3

MUNISIPALITEIT RANDFONTEIN.**HERROEPING VAN BRANDWEERVERORDENINGE EN AANVAARDING VAN DIE STANDAARDVERORDENINGE BETREFFENDE BRANDWEERDIENSTE.**

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Raad van voorneme is om sy Brandweerverordeninge, afgekondig by Administrateurkennisgewing 295 van 15 Junie 1932, soos gewysig, te herroep en die Standaardverordeninge Betreffende Brandweerdienste, afgekondig by Administrateurkennisgewing No. 1771 van 23 Desember 1981, te aanvaar.

Afskrifte van die Standaardverordeninge Betreffende Brandweerdienste lê ter insae in die kantoor van die Stadssekretaris (Kamer C) vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen die aanvaarding van die genoemde Standaardverordeninge wens aan te teken moet dit skriftelik binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondergetekende doen.

C. J. JOUBERT,
Posbus 218,
Randfontein.
1760.

Tel. 693-2271.
3 Maart 1982.
Kennisgewing No. 10/1982.

MUNICIPALITY OF RANDFONTEIN.**REPEAL OF FIRE BRIGADE BY-LAWS AND ADOPTION OF STANDARD BY-LAWS RELATING TO FIRE BRIGADE SERVICES.**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as

amended, that the Council intends to repeal its Fire Brigade By-laws as published under Administrator's Notice 295 dated 15 June, 1932, as amended, and to adopt the Standard By-laws Relating to Fire Brigade Services published under Administrator's Notice No. 1771 dated 23 December, 1981.

Copies of the Standard By-laws Relating to Fire Brigade Services are open for inspection at the office of the Town Secretary (Room C) for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the adoption of the said Standard By-laws must do so in writing to the undersigned within fourteen (14) days after date of publication of this notice in the Provincial Gazette.

C. J. JOUBERT,
Town Clerk.

P.O. Box 218,
Randfontein.
1760.
Tel. 693-2271.
3 March, 1982.
Notice No. 10/1982.

175-3

MUNISIPALITEIT RANDFONTEIN.**PROKLAMASIE VAN PAD.**

Ingevolge die bepalinge van die Plaaslike Bestuurs-Paaie Ordonnansie No. 44 van 1904, soos gewysig deur Ordonnansie No. 8 van 1930, word hiermee bekend gemaak dat die Stadsraad van Randfontein Sy Edele die Administrateur van Transvaal versoek het om die pad wat in die onderstaande skedule beskryf is, as publieke pad te proklameer.

'n Afskrif van die versoekskrif en van die kaarte wat daarby aangeheg is, kan gedurende gewone katoorure te Kamer C, Stadsaal, Randfontein, besigtig word.

Enige belanghebbende persoon wat wens om 'n beswaar teen die proklamasie van die pad waaraan verwys word, in dien, moet sodanige beswaar skriftelik, in tweevoud, by die Administrateur van Transvaal en die Stadsklerk, Randfontein, inhandig binne 'n maand vanaf 17 Maart 1982.

C. J. JOUBERT,
Stadsklerk.

Posbus 218,
Randfontein.
1760.
Tel. 693-2271.
3 Maart 1982.
Kennisgewing No. 9/1982.

SKEDULE

'n Pad soos aangedui op Diagramme LG No. A 5750/81, LG No. A 5751/81 en LG No. A 5752/82 (twee velle) oor die restant van die plaas Droogeheuvel 251 IQ, restant van Gedeelte 2 van die plaas Droogeheuvel 251 IQ en restant van Gedeelte 4 van die plaas Droogeheuvel 251 IQ, ten einde 'n verbindingspad tussen die dorpsgebiede Finsbury en Helikon Park daar te stel.

MUNICIPALITY OF RANDFONTEIN.**PROCLAMATION OF ROAD.**

Notice is hereby given in terms of the Local Authorities Road Ordinance No. 44 of 1904, as amended by Ordinance No. 8 of 1930, that the Town Council of Randfontein has petitioned the Honourable the Administrator of the Transvaal to proclaim as a public road the road described in the schedule hereunder.

A copy of the petition and of the diagrams attached thereto can be inspected at Room C, Town Hall Building, Randfontein, during ordinary office hours.

Any person interested, desiring to lodge any objection to the proclamation of the road referred to, must lodge such objection in writing, in duplicate, with the Administrator of the Transvaal and the Town Clerk, Randfontein, within one month from 17 March, 1982.

C. J. JOUBERT,
Town Clerk.

P.O. Box 218,
Randfontein.
1760.
Tel. 693-2271.
3 March, 1982.
Notice No. 9/1982.

SCHEDULE.

A road as indicated on Diagrams SG No. 5750/81, SG No. 5751/81 and SG No. 5752/82 (two sheets), traversing remainder of the farm Droogheuvel 251 IQ, remainder of Portion 2 of the farm Droogheuvel 251 IQ, and remainder of Portion 4 of the farm Droogheuvel 251 IQ, in order to provide for a road between the townships Finsbury and Helikon Park.

176-3-10-17

STADSRAAD VAN ROODEPOORT. WYSIGING VAN WATERVOORSIENINGSVERORDENINGE.

Kennis geakied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Stadsraad van Roodepoort van voorname is om die Watervoorsieningsverordeninge, deur die Raad aangeneem by Administrateurskennisgewing 1271 van 31 Augustus 1977, soos gewysig, verder te wysig.

Die algemene strekking van die wysings is om sekere tariewe te verhoog.

Afskrifte van die betrokke wysings lê gedurende normale kantoorure vir veertien dae na die publikasie hiervan in die kantoor van die Stadssekretaris, Roodepoort, ter insae.

Enige persoon wat teen die voorgestelde wysings van gemelde verordeninge beswaar wil aanteken, moet dit skriftelik binne veertien dae na die publikasie van hierdie kennisgewing in die Provinciale Koerant by die Stadssekretaris, Roodepoort, indien.

W. J. ZYBRANDS,
Stadsklerk.

3 Maart 1982.
Kennisgewing No. 18/1982.

CITY COUNCIL OF ROODEPOORT. AMENDMENT TO WATER SUPPLY BY-LAWS.

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 17 of 1939, as amended, that the City Council of Roodepoort intends amending the Water Supply By-laws adopted by the Council under Administrator's Notice 1271 dated 31 August, 1977, as amended.

The general purport of the amendments is to increase certain tariffs.

Copies of the amendments are open for inspection at the office of the City Secretary, Roodepoort, during normal office hours for a period of fourteen days after the date of publication hereof.

Any person who wishes to record his objection to the proposed amendments of the said

By-laws must do so in writing with the undersigned within fourteen days after the date of publication hereof in the *Provincial Gazette*.

W. J. ZYBRANDS,
Town Clerk.

3 March, 1982.
Notice No. 10/1982.

177-3-10

STADSRAAD VAN ROODEPOORT.

WYSIGING VAN VASSTELLING VAN GELDE.

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939) word hierby bekend gemaak dat die Stadsraad van Roodepoort by spesiale besluit, besluit het om die tariewe soos in die *Provinciale Koerant* van 29 Oktober 1980 vasgestel, te wysig deur paragraaf 4(13)(a) deur die volgende met ingang 1 Desember 1981, te vervang:

"(13) Vir die verkoop van:

- (a)(i) bundels bevattende besonderhede van eiendomme: R30,00
 - (ii) dorpsgebiedkaart in boekvorm: R20,00
 - (iii) bundels bevattende besonderhede van eiendomme en dorpsgebiedkaarte in een stel: R50,00"
-

CITY COUNCIL OF ROODEPOORT.

DETERMINATION OF CHARGES.

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, (Ordinance 17 of 1939) it is hereby notified that the City Council of Roodepoort has by special resolution determined to amend the charges set out in the *Provincial Gazette* of 29 October, 1980 by the substitution for paragraph 4(13)(a) of the following with effect from 1 December, 1981:

"(13) For the sale of:

- (a)(i) volumes comprising of particulars of properties: R30,00
- (ii) township plans in book form: R20,00
- (iii) volumes comprising of particulars of properties and township plans in one volume: R50,00"

178-3

STADSRAAD VAN RUSTENBURG.

HERROEPING VAN HONDEVERORDENINGE EN AANNAMME VAN STANDAARD VERORDENINGE BETREFFENDE HONDE.

Daar word hierby kennis gegee ingevolge die bepaling van artikel 96 van Ordonnansie 17 van 1939, dat die Stadsraad van Rustenburg van voorname is om die Standaard Verordeninge Betreffende Honde afgekondig by Administrateurskennisgewing 1387 van 14 Oktober 1981 as verordeninge van die Stadsraad van Rustenburg te aanvaar en om die Stadsraad se bestaande Verordeninge Betreffende Honde afgekondig by Administrateurskennisgewing 75 van 9 Februarie 1949, soos gewysig, te herroep.

'n Afskrif van die Standaard Verordeninge Betreffende Honde lê ter insae gedurende kantoorure by Kamer 605, Stadskantore, Burgerstraat, Rustenburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die *Provinciale Koerant*, naamlik 3 Maart 1982.

Enige persoon wat beswaar teen die aanname van die verordeninge wil maak, moet dit skriftelik by die Stadsklerk doen binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die *Provinciale Koerant*, naamlik 3 Maart 1982.

STADSKLERK.

Stadskantore,
Posbus 16,
Rustenburg.
0300.

3 Maart 1982.
Kennisgewing No. 19/1982.

TOWN COUNCIL OF RUSTENBURG.

REPEAL OF DOG BY-LAWS AND ADOPTION OF STANDARD BY-LAWS RELATING TO DOGS.

It is hereby notified in terms of the provisions of section 96 of Ordinance 17 of 1939, that the Town Council intend adopting the Standard By-laws Relating to Dogs published under Administrator's Notice 1387 dated 14 October, 1981 as by-laws for the Town Council of Rustenburg, and to repeal the existing By-laws Relating to Dogs of the Town Council of Rustenburg published under Administrator's Notice 75 dated 9 February, 1949 as amended.

A copy of the Standard By-laws Relating to Dogs lies for inspection during office hours at Room 605, municipal offices, Burger Street, Rustenburg, for a period of fourteen (14) days from the date of publication of this notice in the *Provincial Gazette*, namely 3 March, 1982.

TOWN CLERK.

Municipal Offices,
P.O. Box 16,
Rustenburg.
0300.

3 March, 1982.
Notice No. 19/1982.

179-3

STADSRAAD VAN STILFONTEIN.

PLAASLIKE BESTUUR VAN STILFONTEIN: KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BESWARE TEN OPSIGTE VAN VOORLOPIGE WAARDERINGSLYS VAN DIE BOEKJARE 1982/85 EN VOORLOPIGE AANVULLENDE WAARDERINGSLYS VIR DIE BOEKJARE 1979/82 AAN TE HOOR.

Kennis word hierby ingevolge artikel 15(3)(c) en 37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die waarderingraad op 17 Maart 1982 om 10h00 sal plaasvind en gehou sal word by die volgende adres:

Raadsaal
Munisipalekantore
Stilfontein.

om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1982/85 en die voorlopige aanvullende waarderingslys vir die boekjare 1979/82 te oorweeg.

S. BLAKE,
Sekretaris van die Waarderingsraad.
Munisipalekantore,
Posbus 20,
Stilfontein.
2550.
3 Maart 1982.
Kennisgewing No. 7/1982.

TOWN COUNCIL OF STILFONTEIN.

LOCAL AUTHORITY OF STILFONTEIN:
NOTICE OF FIRST SITTING OF VALUA-
TION BOARD TO HEAR OBJECTIONS IN
RESPECT OF PROVISIONAL VALUA-
TION ROLL FOR THE FINANCIAL
YEARS 1982/85 AND PROVISIONAL SUP-
PLEMENTARY VALUATION ROLL FOR
THE FINANCIAL YEARS 1979/82.

Notice is hereby given in terms of section 15(3)(c) and 37 of the Local Authorities Rating Ordinance 1977 (Ordinance 11 of 1977), that the first sitting of the valuation board will take place on the 17th March, 1982, at 10h00 and will be held at the following address:

Council Chamber,
Municipal Offices,
Stilfontein.

to consider any objection to the provisional valuation roll for the financial years 1982/85 and provisional supplementary valuation roll for the financial years 1979/82.

S. BLAKE,
Secretary for the Valuation Board.
Municipal Offices,
P.O. Box 20,
Stilfontein.
2550.
3 March, 1982.
Notice No. 7/1982.

180-3

MUNISIPALITEIT VERWOERDBURG.

KENNISGEWING KRAGTENS ARTIKEL
80B(8) VAN DIE ORDONNANSIE OP
PLAASLIKE BESTUUR, 1939 (ORDON-
NANSIE 17 VAN 1939): TARIEF VIR
ELEKTRISITEIT.

Kennis geskied hiermee kragtens die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Verwoerdburg by spesiale besluit op 29 September 1981 beeluit het om die Tarief vir Elektrisiteit, soos uiteengesit in die Municipale Kennisgewing wat op 27 Mei 1981 in *Provinciale Koerant* 4148 gepubliseer is, met ingang 1 Desember 1981 te wysig deur paraagraaf (i) van item 2(1) van die Bylae deur die volgende te vervang:

"(i) Grond waarop geboue vir 'n kerk,
ouetehuis, kindertehuis en enige ander

soortgelyke inrigting opgerig kan word:
Vir elke sodanige stuk grond: R25."

P. J. GEERS,
Stadsklerk

Munisipale Kantore,
Posbus 14013,
Verwoerdburg.
0140.
3 Maart 1982.
Kennisgewing No. 12/1982.

tot die Algemene Besigheidsregte, verleen sal word.

Besonderhede van hierdie Skema lê ter insae by die kantoor van die Stadssekretaris (Kamer B28) Munisipale Kantore, Voortrekkerweg, Warmbad vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, te wete 3 Maart 1982.

Enige beswaar of vertoeë in verband met hierdie Skema moet skriftelik aan die Stadsklerk, Privaatsak X1609, Warmbad, 0480, binne 'n tydperk van vier (4) weke van bogenoemde datum voorgelê word.

H. J. PIENAAR,
Stadsklerk.

Munisipale Kantore,
Privaatsak X1609,
Warmbad.
0480.
3 Maart 1982.
Kennisgewing No. 4/1982.

VERWOERDBURG MUNICIPALITY.

NOTICE IN TERMS OF SECTION 80B(8)
OF THE LOCAL GOVERNMENT
ORDINANCE, 1939 (ORDINANCE 17 OF
1939): CHARGES FOR ELECTRICITY.

It is hereby notified in terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Verwoerdburg has by special resolution on 29 September, 1981, resolved to amend the Charges for Electricity as set out in the Municipal Notice which was published on 27 May, 1981, in *Provincial Gazette* 4148, by the substitution for paragraph (i) of item 2(1) of the Schedule, with effect from 1 December, 1981, of the following:

"(i) Land upon which buildings for a church, and old age home, a children's home or a similar establishment can be erected: For each such piece of land: R25."

P. J. GEERS,
Town Clerk.

Municipal Office,
P.O. Box 14013,
Verwoerdburg.
0140.
3 March, 1982.
Notice No. 12/1982.

181-3

STADSRAAD VAN WARMBAD.

VOORGESTELDE WYSIGING VAN DIE
WARMBAD DORPSAANLEGSKEMA, 1948
(WYSIGINGSKEMA 1/24).

Die Stadsraad van Warmbad het 'n ontwerpdorpsbeplanningkema opgestel wat bekend sal staan as Wysigingskema 1/24.

Hierdie Skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

1. Erwe 476, 477, 478, 479, 500, 501, 502, 503, 537, 538, 546, 550, Gedeelte 1 van Erf 551, 641, 642, 643, 644, 646, 647, 650, Gedeeltes 7 en 9 van Erf 699 en die suid-oostelike gedeelte van Erf 191, die reg tot 'n Openbare Garage bykomend

tot die Algemene Besigheidsregte, verleen sal word.

Besonderhede van hierdie Skema lê ter insae by die kantoor van die Stadssekretaris (Kamer B28) Munisipale Kantore, Voortrekkerweg, Warmbad vir 'n tydperk van vier (4) weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, te wete 3 Maart 1982.

Enige beswaar of vertoeë in verband met hierdie Skema moet skriftelik aan die Stadsklerk, Privaatsak X1609, Warmbad, 0480, binne 'n tydperk van vier (4) weke van bogenoemde datum voorgelê word.

H. J. PIENAAR,
Stadsklerk.

Munisipale Kantore,
Privaatsak X1609,
Warmbad.
0480.
3 Maart 1982.
Kennisgewing No. 4/1982.

TOWN COUNCIL OF WARMBATHS.

PROPOSED AMENDMENT TO WARM-
BATHS TOWN-PLANNING SCHEME, 1948
(AMENDMENT SCHEME 1/24).

The Town Council of Warmbaths has prepared a draft Town-planning scheme, to be known as Amendment Scheme 1/24.

This Scheme will be an amendment Scheme and contain the following proposals.

1. Erven 476, 477, 478, 479, 500, 501, 502, 503, 537, 538, 546, 550, Portion 1 of Erf 551, 641, 642, 643, 644, 646, 647, 650, Portions 7 and 9 of Erf 699 and the south-eastern portion of Erf 191 will each be given the right of a public garage in addition to the General Business rights.

Particulars of this Scheme are open for inspection at the Office of the Town Secretary, (Room B28), Municipal Offices, Voortrekker Road, Warmbaths for a period of four (4) weeks from the date of the first publication of this notice in the *Provincial Gazette*, which is 3 March, 1982.

Any objection or representation in connection with this Scheme shall be submitted in writing to the Town Clerk, Private Bag X1609, Warmbaths, 0480 within a period of four (4) weeks from the abovementioned date.

H. J. PIENAAR,
Town Clerk.

Municipal Offices,
Private Bag X1609,
Warmbaths.
0480.
3 March, 1982.
Notice No. 4/1982.

182-3-10.

INHOUD**Proklamasies.**

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